

# Journal of the Senate

## Number 25—Regular Session

Friday, March 11, 2016

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#### CALL TO ORDER

The Senate was called to order by President Gardiner at 10:00 a.m. A quorum present—37:

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Richter
Bean	Gibson	Ring
Benacquisto	Grimsley	Sachs
Bradley	Hays	Simmons
Brandes	Hukill	Simpson
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson
Evers	Legg	
Flores	Margolis	

## **PRAYER**

The following prayer was offered by Reverend David S. Williams, Chaplain, Jacksonville Sheriff's Office:

O God, who governs the world in righteousness and whose judgments are true and righteous: Grant those who legislate for us to be of one mind, to establish justice, and promote the welfare of all people. Bless all members of the Senate with understanding, purpose, and sound speech, that at the end of the day they may hear the voice of God say, "Job well done." Amen.

## **PLEDGE**

Senate Pages, Connor Hansen of Tallahassee; Logan Roberts of Tallahassee; and Bailey Smith of Tallahassee, joined by Andrew Gardiner, Jr., Joanna Gardiner, and Kathryn Gardiner, children of the President; and Faith Lee, daughter of Senator Lee; led the Senate in the Pledge of Allegiance to the flag of the United States of America.

# ADOPTION OF RESOLUTIONS

At the request of Senator Latvala—

By Senator Latvala—

**SR 1794**—A resolution recognizing and commending the Moffitt Cancer Center on the occasion of its 30th anniversary.

WHEREAS, in 1981, the Legislature passed a bill creating the H. Lee Moffitt Cancer Center and Research Institute, and construction of the project began in 1983, and

WHEREAS, the Moffitt Cancer Center opened in 1986 and in 1989 launched the Blood and Marrow Transplant Program, and

WHEREAS, in 1993, Moffitt Cancer Center Screening and Prevention opened, followed in 1995 by the Moffitt Research Center, and

WHEREAS, in 1998, the Moffitt Cancer Center earned a National Cancer Institute (NCI) Cancer Center Support Grant, and the Legislature appropriated \$100 million to expand research and clinical programs, and

WHEREAS, in 2001, the Moffitt Cancer Center earned NCI Comprehensive Cancer Center status and in 2003 opened the Vincent A. Stabile Research Building and an expanded Muriel Rothman Building, and

WHEREAS, in 2003 the Moffitt Cancer Center launched Total Cancer Care, an innovative program that seeks to overcome economic and geographic barriers to advanced cancer care, and

WHEREAS, in 2009, the Moffitt Cancer Center opened the South Expansion, where two new Varian Trilogy units and a new Pinnacle Treatment Planning System have been installed and are in use in the Radiation Oncology Section, and

WHEREAS, in 2011, the Moffitt Cancer Center at International Plaza opened, and Moffitt South moved to a location near Tampa International Airport and International Plaza, and

WHEREAS, in 2015 the modern, 207,000-square-foot Moffitt McKinley Outpatient Center opened, fulfilling a critical need for expanded outpatient services, and

WHEREAS, the Moffitt Cancer Center, the state's only NCI-designated Comprehensive Cancer Center and the state leader in treatment, research, and training, treats 1,000 patients each day as the third-largest and fastest-growing cancer center in the nation, and

WHEREAS, the Moffitt Cancer Center has grown from 400 employees to more than 5,000, and has a nearly \$2 billion economic impact, with more than 100 patent applications, and

WHEREAS, the Moffitt Cancer Center is training more than 1,800 students annually to address the critical future shortage of oncologists in this state, and

WHEREAS, the Moffitt Cancer Center is leading the state in research, with nearly 12,000 patients placed in clinical trials in the past 5 years, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Senate recognizes and commends the Moffitt Cancer Center on the occasion of its 30th anniversary.

—was introduced, read, and adopted by publication.

#### BILLS ON THIRD READING

Consideration of SB 314 was deferred.

HB 585—A bill to be entitled An act relating to instruction for homebound and hospitalized students; amending s. 1003.57, F.S.; requiring school districts to provide instruction to homebound or hospitalized students; requiring the State Board of Education to adopt rules for student eligibility, methods of providing instruction to homebound or hospitalized students, and the initiation of services; requiring certain school districts to enter into an agreement with certain children's specialty hospitals to establish certain processes and timelines relating to the instruction of homebound or hospitalized students; providing an effective date.

—was read the third time by title.

On motion by Senator Legg, **HB 585** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Flores Margolis Montford Gaetz Abruzzo Galvano Negron Altman Bean Garcia Richter Benacquisto Gibson Ring Bradley Grimsley Sachs Hays Brandes Simmons Braynon Hukill Simpson Bullard Smith Hutson Clemens Joyner Sobel Latvala Detert Soto Diaz de la Portilla Lee Stargel Thompson Legg

Nays-None

Vote after roll call:

Yea—Dean

**HB 981**—A bill to be entitled An act relating to administrative procedures; amending s. 120.541, F.S.; providing additional requirements for the calculation of estimated adverse impacts and regulatory costs; providing an effective date.

—was read the third time by title.

On motion by Senator Ring, **HB 981** was passed and certified to the House. The vote on passage was:

Yeas-37

Mr. President Flores Negron Richter Abruzzo Gaetz Galvano Altman Ring Garcia Sachs Bean Benacquisto Gibson Simmons Bradley Grimsley Simpson Smith **Brandes** Hays Hukill Sobel Braynon Bullard Hutson Soto Clemens Latvala Stargel Detert Lee Thompson Diaz de la Portilla Legg

Montford

Navs-None

Evers

Vote after roll call:

Yea-Dean, Joyner

CS for HB 821—A bill to be entitled An act relating to reimbursement of assessments; creating s. 295.24, F.S.; prohibiting an agent or attorney representing a claimant from directly or indirectly requesting, receiving, or obtaining reimbursement from the claimant for assessments charged to the agent or attorney by the United States Department of Veterans Affairs; providing penalties; providing an effective date.

—was read the third time by title.

On motion by Senator Altman, **CS for HB 821** was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Altman Galvano Richter Bean Garcia Ring Sachs Benacquisto Gibson Bradley Grimsley Simmons Brandes Hays Simpson Hukill Smith Braynon Bullard Hutson Sobel Clemens Joyner Soto Dean Latvala Stargel Detert Lee Thompson Diaz de la Portilla Legg Margolis

Nays-None

CS for CS for HB 139—A bill to be entitled An act relating to dental care; creating s. 381.4019, F.S.; establishing a joint local and state dental care access account initiative, subject to the availability of funding; authorizing the creation of dental care access accounts; specifying the purpose of the initiative; providing definitions; providing criteria for the selection of dentists for participation in the initiative; providing for the establishment of accounts; limiting the number of new dental care access accounts established per fiscal year; requiring the Department of Health to implement an electronic benefit transfer system; providing for the use of funds deposited in the accounts; authorizing the department to distribute state funds to accounts, subject to legislative appropriation; authorizing the department to accept contributions from local sources for deposit in designated accounts; limiting the number of years that an account may remain open; providing for the immediate closure of accounts under certain circumstances; authorizing the department to transfer state funds remaining in a closed account at a specified time; requiring the department to return unspent funds from local sources; requiring a dentist to repay funds in certain circumstances; authorizing the department to pursue disciplinary enforcement actions and to use other legal means to recover funds; requiring the department to establish by rule application procedures and a process to verify the use of funds withdrawn from a dental care access account; requiring the department to give priority to applications from dentists practicing in certain areas; requiring the Department of Economic Opportunity to rank shortage areas and medically underserved areas; requiring the Department of Health to annually submit a report with certain information to the Governor and the Legislature; requiring rulemaking for the submission of information for such reporting; providing an appropriation and authorizing a position; providing an effective date.

—was read the third time by title.

On motion by Senator Gaetz, **CS for CS for HB 139** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Bradley Dean
Abruzzo Brandes Detert
Altman Braynon Diaz de la Portilla
Bean Bullard Evers
Benacquisto Clemens Flores

Gaetz Latvala Simmons Galvano Simpson Lee Smith Garcia Legg Gibson Margolis Sobel Grimsley Montford Soto Hays Negron Stargel Hukill Richter Thompson Ring Hutson Joyner Sachs

Nays-None

Consideration of CS for CS for HB 7061 was deferred.

SB 314—A bill to be entitled An act relating to direct filing of juveniles; amending s. 985.556, F.S.; deleting provisions relating to the involuntary mandatory waiver of children by a state attorney; amending s. 985.557, F.S.; requiring a state attorney to document in writing specified information; requiring the state attorney to submit specified collected information to the Department of Juvenile Justice; deleting provisions relating to the mandatory direct filing of children to adult court; prohibiting the transfer to adult court of a child found to be incompetent under certain circumstances; requiring the department to collect specified information beginning on a certain date; requiring the department to work with the Office of Program Policy Analysis and Government Accountability to generate a report of specified information; requiring the department to submit reports to the Governor and the Legislature by specified dates; amending ss. 985.03, 985.04, 985.15, and 985.565, F.S.; conforming provisions to changes made by the act; reenacting s. 985.265(5), F.S., relating to juvenile detention transfer and release and education, and adult jails, to incorporate the amendments made to ss. 985.556 and 985.557, F.S., in a reference thereto; providing an effective date.

—as amended March 10, was read the third time by title.

On motion by Senator Diaz de la Portilla, **SB 314**, as amended, was passed and certified to the House. The vote on passage was:

## Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Altman Galvano Richter Garcia Ring Bean Benacquisto Gibson Sachs Bradley Grimsley Simmons Brandes Hays Simpson Hukill Braynon Smith Bullard Hutson Sobel Clemens Joyner Soto Dean Latvala Stargel Detert Lee Thompson Diaz de la Portilla Legg Margolis

Nays-None

CS for CS for HB 7061—A bill to be entitled An act relating to transportation; amending s. 311.12, F.S.; establishing the Seaport Security Advisory Committee directed by the Florida Seaport Transportation and Economic Development Council; providing for membership and duties; directing the council to establish a Seaport Security Grant Program to assist in implementation of security at specified seaports; directing the council to adopt rules; amending s. 316.003, F.S.; revising and providing definitions; creating s. 316.2069, F.S.; authorizing a municipality or county to permit the use of commercial megacycles; providing requirements; providing applicability; amending s. 316.235, F.S.; revising specifications for bus deceleration lighting systems; amending s. 316.303, F.S.; providing exceptions to a prohibition of a viewer or screen visible from the driver's seat of a motor vehicle; amending s. 320.525, F.S.; revising the definition of the term "port

vehicles and equipment"; amending s. 332.08, F.S.; revising the maximum period of time for which certain municipalities may lease airports, navigation facilities, or related real property; amending s. 333.01, F.S.; revising and providing definitions of terms used in provisions relating to airport safety regulation; amending s. 333.025, F.S.; revising requirements for a permit to construct or alter an obstruction; revising procedures for issuing such permit; revising duties of the department relating to issuance of the permit; providing for administrative review of a denial of a permit; amending s. 333.03, F.S.; revising requirements and procedures for certain local political subdivisions to adopt and enforce airport zoning regulations; directing the department to provide assistance to political subdivisions with regard to federal obstruction standards; providing minimum requirements for airport land use compatibility zoning regulations; directing political subdivisions to provide the department with copies of airport zoning regulations; providing applicability and effect; amending s. 333.04, F.S.; revising provisions for incorporation of zoning regulations with a political subdivision's comprehensive regulations; revising provisions for a conflict between airport zoning regulations and other regulations; amending s. 333.05, F.S.; revising procedure for adoption of zoning regulations; revising provisions relating to an airport zoning commission; amending s. 333.06, F.S.; revising airport zoning regulation requirements; revising requirements for adoption of an airport master plan and amendments thereto; amending s. 333.07, F.S.; requiring a permit to construct, alter, or allow an airport obstruction in an airport hazard area under certain circumstances; providing conditions for issuance or denial of such permit; revising provisions to compel conformance; removing provisions for obtaining a variance to zoning regulations; removing reference to a board of adjustment; revising provisions directing a political subdivision to require an owner to install and maintain certain lighting or marking of obstructions; amending s. 333.09, F.S.; revising requirements for administration of airport protection zoning regulations; requiring the political subdivision to provide a process for permitting, notifications to the department, and enforcement; providing for appeal of decisions made by the political subdivision; amending s. 333.11, F.S.; revising provisions for judicial review of decisions by a political subdivision; revising jurisdiction of the court relating to decisions of the political subdivision; removing reference to a board of adjustment; requiring certain procedures before an appeal to a court; amending s. 333.12, F.S.; revising provisions for acquisition of property when a nonconforming obstruction is determined to be an airport hazard; amending s. 333.13, F.S.; revising penalty provisions; creating s. 333.135, F.S.; providing a timeframe for compliance by political subdivisions; repealing ss. 333.065, 333.08, 333.10, and 333.14, F.S., relating to guidelines regarding land use near airports, appeals, boards of adjustment, and a short title; reenacting s. 350.81(6), F.S., relating to communications services offered by governmental entities, to incorporate changes made by the act in a reference thereto; amending s. 337.18, F.S., relating to contracts for construction or maintenance; revising conditions for waiver of a required surety bond; amending 338.165, F.S.; removing an option to issue certain bonds secured by toll revenues collected on certain facilities; authorizing the department to transfer the Pinellas Bayway System to the Florida Turnpike; providing applicability; repealing chapter 85-364, Laws of Florida, as amended, relating to the Pinellas Bayway; amending s. 338.231, F.S., relating to the Florida Turnpike; removing a provision that authorizes the department to use revenues from the turnpike system for the payment of principal and interest of certain bonds and the operation and maintenance expenses of the Sawgrass Expressway; amending s. 339.175, F.S., relating to the Tampa Bay Area Regional Transportation Authority; revising provisions for a coordinating committee composed of metropolitan planning organizations; designating the committee as the "TBARTA Metropolitan Planning Organizations Chairs Coordinating Committee"; revising membership of the committee; providing duties of the authority, M.P.O.'s, and the department; amending s. 339.2818, F.S., relating to the Small County Outreach Program; revising the definition of the term "small county"; amending s. 339.55, F.S., relating to the State Infrastructure Bank; revising the types of projects eligible for consideration for state infrastructure loans; repealing s. 341.0532, F.S., relating to statewide transportation corridors; amending s. 341.301, F.S.; revising definitions relating to rail programs; amending s. 341.302, F.S., relating to the rail program; revising provisions for assumption of obligations and liability in conjunction with the acquisition, ownership, construction, operation, maintenance, and management of a rail corridor; amending s. 343.92, F.S.; revising membership of the governing board of the Tampa Bay Area Regional Transportation Authority; providing for the Secretary of Transportation to appoint two advisors to the

board; amending s. 343.922, F.S., relating to powers and duties of such authority; revising the time period for updating the authority's master plan; directing the authority to provide administrative support and direction to the TBARTA Metropolitan Planning Organizations Chairs Coordinating Committee; amending s. 348.565, relating to the Tampa-Hillsborough County Expressway Authority; revising provisions that authorize certain projects to be financed by revenue bonds; amending s. 348.753, F.S., relating to the Central Florida Expressway Authority; revising provisions for membership on the authority; removing a provision for appointment of a secretary of the authority; amending s. 565.02, F.S., authorizing the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue a license for the sale of beer and wine on certain commercial megacycles; amending s. 810.09, F.S.; providing enhanced criminal penalties for a trespass upon the operational area of an airport with specified intent if specified signage is posted; providing a definition; directing the Office of Economic and Demographic Research to determine the economic benefits of the Department of Transportation's adopted work program; directing the department to provide access to necessary data; requiring a report to the Legislature; directing the department to study the operation of driver-assistive truck platooning technology; authorizing the department to conduct a pilot project to test such operation; providing security requirements; requiring a report to the Governor and Legislature; directing the department to conduct a feasibility study of state interchange improvements; requiring a report to the Governor and Legislature; amending ss. 212.05, 316.1303, 316.545, 316.605, 316.6105, 316.613, 316.622, 316.650, 316.70, 320.01, 320.08, 320.0801, 320.38, 322.031, 450.181, 559.903, 655.960, 732.402, and 860.065, F.S.; conforming cross-references; providing an effective

—as amended March 10, was read the third time by title.

#### RECONSIDERATION OF AMENDMENT

On motion by Senator Brandes, the Senate reconsidered the vote by which engrossed **Amendment 1 (691108)** was adopted.

Senator Brandes moved the following amendment:

Amendment 1 (691108) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (5) is added to section 288.1097, Florida Statutes, to read:

 $288.1097\,$  Qualified job training organizations; certification; duties.—

(5) Notwithstanding s. 624.4625(1)(b), any member of a qualified job training organization that is both certified under this section and has at least one roadside cleaning service contract with a state agency among its membership may participate in a self-insurance fund authorized under s. 624.4625.

Section 2. Subsections (5) and (6) are added to section 311.12, Florida Statutes, to read:

311.12 Seaport security.—

### (5) ADVISORY COMMITTEE.—

- (a) There is created the Seaport Security Advisory Committee, which shall be under the direction of the Florida Seaport Transportation and Economic Development Council.
  - (b) The committee shall consist of the following members:
- 1. Five or more port security directors appointed by the council chair shall serve as voting members. The council chair shall designate one member of the committee to serve as committee chair.
- 2. A designee from the United States Coast Guard shall serve ex officio as a nonvoting member.
- 3. A designee from United States Customs and Border Protection shall serve ex officio as a nonvoting member.

- 4. Two representatives from local law enforcement agencies providing security services at a Florida seaport shall serve ex officio as nonvoting members.
- (c) The committee shall meet at the call of the chair but at least annually. A majority of the voting members constitutes a quorum for the purpose of transacting business of the committee, and a vote of the majority of the voting members present is required for official action by the committee
- (d) The committee shall provide a forum for discussion of seaport security issues, including, but not limited to, matters such as national and state security strategy and policy, actions required to meet current and future security threats, statewide cooperation on security issues, and security concerns of the state's maritime industry.

## (6) GRANT PROGRAM.—

- (a) The Florida Seaport Transportation and Economic Development Council shall establish a Seaport Security Grant Program for the purpose of assisting in the implementation of security plans and security measures at the seaports listed in s. 311.09(1). Funds may be used for the purchase of equipment, infrastructure needs, cybersecurity programs, and other security measures identified in a seaport's approved federal security plan. Such grants may not exceed 75 percent of the total cost of the request and are subject to legislative appropriation.
- (b) The Seaport Security Advisory Committee shall review applications for the grant program and make recommendations to the council for grant approvals. The council shall adopt by rule criteria to implement this subsection.
- Section 3. Section 316.003, Florida Statutes, is reordered and amended to read:
- 316.003 Definitions.—The following words and phrases, when used in this chapter, shall have the meanings respectively ascribed to them in this section, except where the context otherwise requires:
- (1) AUTHORIZED EMERGENCY VEHICLES.—Vehicles of the fire department (fire patrol), police vehicles, and such ambulances and emergency vehicles of municipal departments, public service corporations operated by private corporations, the Fish and Wildlife Conservation Commission, the Department of Environmental Protection, the Department of Health, the Department of Transportation, and the Department of Corrections as are designated or authorized by their respective department or the chief of police of an incorporated city or any sheriff of any of the various counties.
- (2)(90) AUTONOMOUS VEHICLE.—Any vehicle equipped with autonomous technology. The term "autonomous technology" means technology installed on a motor vehicle that has the capability to drive the vehicle on which the technology is installed without the active control or monitoring by a human operator. The term excludes a motor vehicle enabled with active safety systems or driver assistance systems, including, without limitation, a system to provide electronic blind spot assistance, crash avoidance, emergency braking, parking assistance, adaptive cruise control, lane keep assistance, lane departure warning, or traffic jam and queuing assistant, unless any such system alone or in combination with other systems enables the vehicle on which the technology is installed to drive without the active control or monitoring by a human operator.
- (3)(2) BICYCLE.— Every vehicle propelled solely by human power, and every motorized bicycle propelled by a combination of human power and an electric helper motor capable of propelling the vehicle at a speed of not more than 20 miles per hour on level ground upon which any person may ride, having two tandem wheels, and including any device generally recognized as a bicycle though equipped with two front or two rear wheels. The term does not include such a vehicle with a seat height of no more than 25 inches from the ground when the seat is adjusted to its highest position or a scooter or similar device. A  $\overline{No}$  person under the age of 16 may not operate or ride upon a motorized bicycle.
- (4)(63) BICYCLE PATH.—Any road, path, or way that is open to bicycle travel, which road, path, or way is physically separated from motorized vehicular traffic by an open space or by a barrier and is

located either within the highway right-of-way or within an independent right-of-way.

 $(5)\overline{(76)}~$  BRAKE HORSEPOWER.—The actual unit of torque developed per unit of time at the output shaft of an engine, as measured by a dynamometer.

(6)(3) BUS.—Any motor vehicle designed for carrying more than 10 passengers and used for the transportation of persons and any motor vehicle, other than a taxicab, designed and used for the transportation of persons for compensation.

(7)(4) BUSINESS DISTRICT.—The territory contiguous to, and including, a highway when 50 percent or more of the frontage thereon, for a distance of 300 feet or more, is occupied by buildings in use for business.

(8)(5) CANCELLATION.—Declaration of Cancellation means that a license which was issued through error or fraud as is declared void and terminated. A new license may be obtained only as permitted in this chapter.

(9)(64) CHIEF ADMINISTRATIVE OFFICER.—The head, or his or her designee, of any law enforcement agency which is authorized to enforce traffic laws.

 $(10)(\!65)$  CHILD.—A child as defined in s. 39.01, s. 984.03, or s. 985.03.

- (11) COMMERCIAL MEGACYCLE.—A vehicle that has fully operational pedals for propulsion entirely by human power and meets all of the following requirements:
  - (a) Has four wheels and is operated in a manner similar to a bicycle.
  - (b) Has at least five but no more than 15 seats for passengers.
- (c) Is primarily powered by pedaling but may have an auxiliary motor capable of propelling the vehicle at no more than 15 miles per hour.

(12)(66) COMMERCIAL MOTOR VEHICLE.—Any self-propelled or towed vehicle used on the public highways in commerce to transport passengers or cargo, if such vehicle:

- (a) Has a gross vehicle weight rating of 10,000 pounds or more;
- (b) Is designed to transport more than 15 passengers, including the driver; or
- (c) Is used in the transportation of materials found to be hazardous for the purposes of the Hazardous Materials Transportation Act, as amended  $(49\ U.S.C.\ ss.\ 1801\ et\ seq.)$ .

A vehicle that occasionally transports personal property to and from a closed-course motorsport facility, as defined in s. 549.09(1)(a), is not a commercial motor vehicle if it is not used for profit and corporate sponsorship is not involved. As used in this subsection, the term "corporate sponsorship" means a payment, donation, gratuity, in-kind service, or other benefit provided to or derived by a person in relation to the underlying activity, other than the display of product or corporate names, logos, or other graphic information on the property being transported.

(13)(67) COURT.—The court having jurisdiction over traffic offenses.

# (14)<del>(6)</del> CROSSWALK.—

- (a) That part of a roadway at an intersection included within the connections of the lateral lines of the sidewalks on opposite sides of the highway, measured from the curbs or, in the absence of curbs, from the edges of the traversable roadway.
- (b) Any portion of a roadway at an intersection or elsewhere distinctly indicated for pedestrian crossing by lines or other markings on the surface.

(15)(7) DAYTIME.—The period from a half hour before sunrise to a half hour after sunset. *The term* "nighttime" means at any other hour.

(16)(8) DEPARTMENT.—The Department of Highway Safety and Motor Vehicles as defined in s. 20.24. Any reference herein to *the* Department of Transportation shall be construed as referring to the Department of Transportation  $as_7$  defined in s. 20.23, or the appropriate division thereof.

(17)(9) DIRECTOR.—The Director of the Division of the Florida Highway Patrol of the Department of Highway Safety and Motor Vehicles.

(18)(10) DRIVER.—Any person who drives or is in actual physical control of a vehicle on a highway or who is exercising control of a vehicle or steering a vehicle being towed by a motor vehicle.

(19) DRIVER-ASSISTIVE TRUCK PLATOONING TECHNOL-OGY.—Vehicle automation and safety technology that integrates sensor array, wireless vehicle-to-vehicle communications, active safety systems, and specialized software to link safety systems and synchronize acceleration and braking between two vehicles while leaving each vehicle's steering control and systems command in the control of the vehicle's driver in compliance with the National Highway Traffic Safety Administration rules regarding vehicle-to-vehicle communications.

(20)(83) ELECTRIC PERSONAL ASSISTIVE MOBILITY DE-VICE.—Any self-balancing, two-nontandem-wheeled device, designed to transport only one person, with an electric propulsion system with average power of 750 watts (1 horsepower), the maximum speed of which, on a paved level surface when powered solely by such a propulsion system while being ridden by an operator who weighs 170 pounds, is less than 20 miles per hour. Electric personal assistive mobility devices are not vehicles as defined in this section.

(21)(11) EXPLOSIVE.—Any chemical compound or mechanical mixture that is commonly used or intended for the purpose of producing an explosion and which contains any oxidizing and combustive units or other ingredients in such proportions, quantities, or packing that an ignition by fire, friction, concussion, percussion, or detonator of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effect on contiguous objects or of destroying life or limb

(22)(62) FARM LABOR VEHICLE.—Any vehicle equipped and used for the transportation of nine or more migrant or seasonal farm workers, in addition to the driver, to or from a place of employment or employment-related activities. The term does not include:

- (a) Any vehicle carrying only members of the immediate family of the owner or driver.
  - (b) Any vehicle being operated by a common carrier of passengers.
  - (c) Any carpool as defined in s. 450.28(3).

(23)(12) FARM TRACTOR.—Any motor vehicle designed and used primarily as a farm implement for drawing plows, mowing machines, and other implements of husbandry.

 $(24)\overline{(13)}$  FLAMMABLE LIQUID.—Any liquid which has a flash point of 70 degrees Fahrenheit or less, as determined by a Tagliabue or equivalent closed-cup test device.

(25)(68) GOLF CART.—A motor vehicle designed and manufactured for operation on a golf course for sporting or recreational purposes.

 $(26)\overline{(14)}$  GROSS WEIGHT.—The weight of a vehicle without load plus the weight of any load thereon.

(27)(69) HAZARDOUS MATERIAL.—Any substance or material which has been determined by the secretary of the United States Department of Transportation to be capable of imposing an unreasonable risk to health, safety, and property. This term includes hazardous waste as defined in s. 403.703(13).

(28)(15) HOUSE TRAILER.—

- (a) A trailer or semitrailer which is designed, constructed, and equipped as a dwelling place, living abode, or sleeping place, (either permanently or temporarily,) and is equipped for use as a conveyance on streets and highways; or
- (b) A trailer or a semitrailer the chassis and exterior shell of which is designed and constructed for use as a house trailer, as defined in paragraph (a), but which is used instead, permanently or temporarily, for the advertising, sales, display, or promotion of merchandise or services or for any other commercial purpose except the transportation of property for hire or the transportation of property for distribution by a private carrier.
- (29)(16) IMPLEMENT OF HUSBANDRY.—Any vehicle designed and adapted exclusively for agricultural, horticultural, or livestockraising operations or for lifting or carrying an implement of husbandry and in either case not subject to registration if used upon the highways.

# (30)(17) INTERSECTION.—

- (a) The area embraced within the prolongation or connection of the lateral curblines; or, if none, then the lateral boundary lines of the roadways of two highways which join one another at, or approximately at, right angles; or the area within which vehicles traveling upon different highways joining at any other angle may come in conflict.
- (b) Where a highway includes two roadways 30 feet or more apart, then every crossing of each roadway of such divided highway by an intersecting highway shall be regarded as a separate intersection. If the In the event such intersecting highway also includes two roadways 30 feet or more apart, then every crossing of two roadways of such highways shall be regarded as a separate intersection.
- (31)(18) LANED HIGHWAY.—A highway the roadway of which is divided into two or more clearly marked lanes for vehicular traffic.
- (32)(19) LIMITED ACCESS FACILITY.—A street or highway especially designed for through traffic and over, from, or to which owners or occupants of abutting land or other persons have no right or easement, or only a limited right or easement, of access, light, air, or view by reason of the fact that their property abuts upon such limited access facility or for any other reason. Such highways or streets may be parkways from which trucks, buses, and other commercial vehicles are excluded; or they may be freeways open to use by all customary forms of street and highway traffic.
- (33)(20) LOCAL AUTHORITIES.—Includes All officers and public officials of the several counties and municipalities of this state.
- (34)(91) LOCAL HEARING OFFICER.—The person, designated by a department, county, or municipality that elects to authorize traffic infraction enforcement officers to issue traffic citations under s. 316.0083(1)(a), who is authorized to conduct hearings related to a notice of violation issued pursuant to s. 316.0083. The charter county, non-charter county, or municipality may use its currently appointed code enforcement board or special magistrate to serve as the local hearing officer. The department may enter into an interlocal agreement to use the local hearing officer of a county or municipality.
- (35)(80) MAXI-CUBE VEHICLE.—A specialized combination vehicle consisting of a truck carrying a separable cargo-carrying unit combined with a semitrailer designed so that the separable cargo-carrying unit is to be loaded and unloaded through the semitrailer. The entire combination may not exceed 65 feet in length, and a single component of that combination may not exceed 34 feet in length.
- (36)(61) MIGRANT OR SEASONAL FARM WORKER.—Any person employed in hand labor operations in planting, cultivation, or harvesting agricultural crops.
- (37)(77) MOPED.—Any vehicle with pedals to permit propulsion by human power, having a seat or saddle for the use of the rider and designed to travel on not more than three wheels,; with a motor rated not in excess of 2 brake horsepower and not capable of propelling the vehicle at a speed greater than 30 miles per hour on level ground; and with a power-drive system that functions directly or automatically without clutching or shifting gears by the operator after the drive system is engaged. If an internal combustion engine is used, the displacement may not exceed 50 cubic centimeters.

- (38)(86) MOTOR CARRIER TRANSPORTATION CONTRACT.—
- (a) A contract, agreement, or understanding covering:
- 1. The transportation of property for compensation or hire by the motor carrier;
- 2. Entrance on property by the motor carrier for the purpose of loading, unloading, or transporting property for compensation or hire; or
- 3. A service incidental to activity described in subparagraph 1. or subparagraph 2., including, but not limited to, storage of property.
- (b) "Motor carrier transportation contract" does not include the Uniform Intermodal Interchange and Facilities Access Agreement administered by the Intermodal Association of North America or other agreements providing for the interchange, use, or possession of intermodal chassis, containers, or other intermodal equipment.
- (39)(21) MOTOR VEHICLE.—Except when used in s. 316.1001, a self-propelled vehicle not operated upon rails or guideway, but not including any bicycle, motorized scooter, electric personal assistive mobility device, swamp buggy, or moped. For purposes of s. 316.1001, "motor vehicle" has the same meaning as provided in s. 320.01(1)(a).
- (40)(22) MOTORCYCLE.—Any motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a tractor or a moped.
- (41)(82) MOTORIZED SCOOTER.—Any vehicle not having a seat or saddle for the use of the rider, designed to travel on not more than three wheels, and not capable of propelling the vehicle at a speed greater than 30 miles per hour on level ground.
- (42)(78) NONPUBLIC SECTOR BUS.—Any bus which is used for the transportation of persons for compensation and which is not owned, leased, operated, or controlled by a municipal, county, or state government or a governmentally owned or managed nonprofit corporation.
- (43)(23) OFFICIAL TRAFFIC CONTROL DEVICES.—All signs, signals, markings, and devices, not inconsistent with this chapter, placed or erected by authority of a public body or official having jurisdiction for the purpose of regulating, warning, or guiding traffic.
- (44)(24) OFFICIAL TRAFFIC CONTROL SIGNAL.—Any device, whether manually, electrically, or mechanically operated, by which traffic is alternately directed to stop and permitted to proceed.
- (45)(25) OPERATOR.—Any person who is in actual physical control of a motor vehicle upon the highway, or who is exercising control over or steering a vehicle being towed by a motor vehicle.
- (46)(26) OWNER.—A person who holds the legal title of a vehicle. If, or, in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or if in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee, or lessee, or mortgagor shall be deemed the owner, for the purposes of this chapter.
- (47)(27) PARK OR PARKING.—The standing of a vehicle, whether occupied or not occupied, otherwise than temporarily for the purpose of and while actually engaged in loading or unloading merchandise or passengers as may be permitted by law under this chapter.
  - (48)(28) PEDESTRIAN.—Any person afoot.
- $(49)(\!29)$  PERSON.—Any natural person, firm, copartnership, association, or corporation.
- $(50)(\!\!\!\!$  OPNEUMATIC TIRE.—Any tire in which compressed air is designed to support the load.
- (51)(31) POLE TRAILER.—Any vehicle without motive power designed to be drawn by another vehicle and attached to the towing vehicle by means of a reach or pole, or by being boomed or otherwise secured to the towing vehicle, and ordinarily used for transporting long

or irregularly shaped loads such as poles, pipes, or structural members capable, generally, of sustaining themselves as beams between the supporting connections.

(52)(32) POLICE OFFICER.—Any officer authorized to direct or regulate traffic or to make arrests for violations of traffic regulations, including Florida highway patrol officers, sheriffs, deputy sheriffs, and municipal police officers.

(53)(33) PRIVATE ROAD OR DRIVEWAY.—Except as otherwise provided in paragraph (75)(b) (53)(b), any privately owned way or place used for vehicular travel by the owner and those having express or implied permission from the owner, but not by other persons.

(54)(34) RADIOACTIVE MATERIALS.—Any materials or combination of materials which emit ionizing radiation spontaneously in which the radioactivity per gram of material, in any form, is greater than 0.002 microcuries.

(55)(35) RAILROAD.—A carrier of persons or property upon cars operated upon stationary rails.

(56)(36) RAILROAD SIGN OR SIGNAL.—Any sign, signal, or device erected by authority of a public body or official, or by a railroad, and intended to give notice of the presence of railroad tracks or the approach of a railroad train.

(57)(37) RAILROAD TRAIN.—A steam engine, electric or other motor, with or without cars coupled thereto, operated upon rails, except a streetcar.

(58)(38) RESIDENCE DISTRICT.—The territory contiguous to, and including, a highway, not comprising a business district, when the property on such highway, for a distance of 300 feet or more, is, in the main, improved with residences or residences and buildings in use for business.

(59)(39) REVOCATION.—Termination of Revocation means that a licensee's privilege to drive a motor vehicle is terminated. A new license may be obtained only as permitted by law.

(60)(40) RIGHT-OF-WAY.—The right of one vehicle or pedestrian to proceed in a lawful manner in preference to another vehicle or pedestrian approaching under such circumstances of direction, speed, and proximity as to give rise to danger of collision unless one grants precedence to the other.

(61)(41) ROAD TRACTOR.—Any motor vehicle designed and used for drawing other vehicles and not so constructed as to carry any load thereon, either independently or as any part of the weight of a vehicle or load so drawn.

(62)(42) ROADWAY.—That portion of a highway improved, designed, or ordinarily used for vehicular travel, exclusive of the berm or shoulder. If In the event a highway includes two or more separate roadways, the term "roadway" as used herein refers to any such roadway separately, but not to all such roadways collectively.

(63)(43) SADDLE MOUNT; FULL MOUNT.—An arrangement whereby the front wheels of one vehicle rest in a secured position upon another vehicle. All of the wheels of the towing vehicle are upon the ground, and only the rear wheels of the towed vehicle rest upon the ground. Such combinations may include one full mount, whereby a smaller transport vehicle is placed completely on the last towed vehicle.

(64)(44) SAFETY ZONE.—The area or space officially set apart within a roadway for the exclusive use of pedestrians and protected or so marked by adequate signs or authorized pavement markings as to be plainly visible at all times while set apart as a safety zone.

(65)(92) SANITATION VEHICLE.—A motor vehicle that bears an emblem that is visible from the roadway and clearly identifies that the vehicle belongs to or is under contract with a person, entity, cooperative, board, commission, district, or unit of local government that provides garbage, trash, refuse, or recycling collection.

(66)(45) SCHOOL BUS.—Any motor vehicle that complies with the color and identification requirements of chapter 1006 and is used to transport children to or from public or private school or in connection

with school activities, but not including buses operated by common carriers in urban transportation of school children. The term "school" includes all preelementary, elementary, secondary, and postsecondary schools.

(67)(46) SEMITRAILER.—Any vehicle with or without motive power, other than a pole trailer, designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that some part of its weight and that of its load rests upon, or is carried by, another vehicle.

(68)(47) SIDEWALK.—That portion of a street between the curbline, or the lateral line, of a roadway and the adjacent property lines, intended for use by pedestrians.

(69)(48) SPECIAL MOBILE EQUIPMENT.—Any vehicle not designed or used primarily for the transportation of persons or property and only incidentally operated or moved over a highway, including, but not limited to, ditchdigging apparatus, well-boring apparatus, and road construction and maintenance machinery, such as asphalt spreaders, bituminous mixers, bucket loaders, tractors other than truck tractors, ditchers, leveling graders, finishing machines, motor graders, road rollers, scarifiers, earthmoving carryalls and scrapers, power shovels and draglines, and self-propelled cranes and earthmoving equipment. The term does not include house trailers, dump trucks, truck-mounted transit mixers, cranes or shovels, or other vehicles designed for the transportation of persons or property to which machinery has been attached.

(70)(49) STAND OR STANDING.—The halting of a vehicle, whether occupied or not *occupied*, otherwise than temporarily, for the purpose of, and while actually engaged in, receiving or discharging passengers, as may be permitted by law under this chapter.

(71)(50) STATE ROAD.—Any highway designated as a state-maintained road by the Department of Transportation.

(72)(51) STOP.—When required, complete cessation from movement.

(73)(52) STOP OR STOPPING.—When prohibited, any halting, even momentarily, of a vehicle, whether occupied or not *occupied*, except when necessary to avoid conflict with other traffic or to comply with the directions of a law enforcement officer or traffic control sign or signal.

(74)(70) STRAIGHT TRUCK.—Any truck on which the cargo unit and the motive power unit are located on the same frame so as to form a single, rigid unit.

## (75)(53) STREET OR HIGHWAY.—

- (a) The entire width between the boundary lines of every way or place of whatever nature when any part thereof is open to the use of the public for purposes of vehicular traffic;
- (b) The entire width between the boundary lines of any privately owned way or place used for vehicular travel by the owner and those having express or implied permission from the owner, but not by other persons, or any limited access road owned or controlled by a special district, whenever, by written agreement entered into under s. 316.006(2)(b) or (3)(b), a county or municipality exercises traffic control jurisdiction over said way or place;
- (c) Any area, such as a runway, taxiway, ramp, clear zone, or parking lot, within the boundary of any airport owned by the state, a county, a municipality, or a political subdivision, which area is used for vehicular traffic but which is not open for vehicular operation by the general public; or
- (d) Any way or place used for vehicular traffic on a controlled access basis within a mobile home park recreation district which has been created under s. 418.30 and the recreational facilities of which district are open to the general public.

 $(76)(\!54)$  SUSPENSION.—Temporary with drawal of a licensee's privilege to drive a motor vehicle.

(77)(89) SWAMP BUGGY.—A motorized off-road vehicle that is designed or modified to travel over swampy or varied terrain and that

may use large tires or tracks operated from an elevated platform. The term does not include any vehicle defined in chapter 261 or otherwise defined or classified in this chapter.

(78)(81) TANDEM AXLE.—Any two axles the whose centers of which are more than 40 inches but not more than 96 inches apart and are individually attached to or articulated from, or both, a common attachment to the vehicle, including a connecting mechanism designed to equalize the load between axles.

(79) $\overline{(71)}$  TANDEM TRAILER TRUCK.—Any combination of a truck tractor, semitrailer, and trailer coupled together so as to operate as a complete unit.

(80)(72) TANDEM TRAILER TRUCK HIGHWAY NETWORK.—A highway network consisting primarily of four or more lanes, including all interstate highways; highways designated by the United States Department of Transportation as elements of the National Network; and any street or highway designated by the Florida Department of Transportation for use by tandem trailer trucks, in accordance with s. 316.515, except roads on which truck traffic was specifically prohibited on January 6, 1983.

#### (81)(73) TERMINAL.—Any location where:

- (a) Freight either originates, terminates, or is handled in the transportation process; or
  - (b) Commercial motor carriers maintain operating facilities.

(82)(55) THROUGH HIGHWAY.—Any highway or portion thereof on which vehicular traffic is given the right-of-way and at the entrances to which vehicular traffic from intersecting highways is required to yield right-of-way to vehicles on such through highway in obedience to either a stop sign or yield sign, or otherwise in obedience to law.

(83)(56) TIRE WIDTH.—The Tire width is that width stated on the surface of the tire by the manufacturer of the tire, if the width stated does not exceed 2 inches more than the width of the tire contacting the surface.

(84)(57) TRAFFIC.—Pedestrians, ridden or herded animals, and vehicles, streetcars, and other conveyances either singly or together while using any street or highway for purposes of travel.

(85)(87) TRAFFIC INFRACTION DETECTOR.—A vehicle sensor installed to work in conjunction with a traffic control signal and a camera or cameras synchronized to automatically record two or more sequenced photographic or electronic images or streaming video of only the rear of a motor vehicle at the time the vehicle fails to stop behind the stop bar or clearly marked stop line when facing a traffic control signal steady red light. Any notification under s. 316.0083(1)(b) or traffic citation issued by the use of a traffic infraction detector must include a photograph or other recorded image showing both the license tag of the offending vehicle and the traffic control device being violated.

 $(86)(\!84)$  TRAFFIC SIGNAL PREEMPTION SYSTEM.—Any system or device with the capability of activating a control mechanism mounted on or near traffic signals which alters a traffic signal's timing cycle.

(87)(58) TRAILER.—Any vehicle with or without motive power, other than a pole trailer, designed for carrying persons or property and for being drawn by a motor vehicle.

(88)(74) TRANSPORTATION.—The conveyance or movement of goods, materials, livestock, or persons from one location to another on any road, street, or highway open to travel by the public.

(89)(88) TRI-VEHICLE.—An enclosed three-wheeled passenger vehicle that:

- (a) Is designed to operate with three wheels in contact with the ground;
  - (b) Has a minimum unladen weight of 900 pounds;
  - (c) Has a single, completely enclosed, occupant compartment;
  - (d) Is produced in a minimum quantity of 300 in any calendar year;

- (e) Is capable of a speed greater than 60 miles per hour on level ground; and
  - (f) Is equipped with:
- 1. Seats that are certified by the vehicle manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 207, "Seating systems" (49 C.F.R. s. 571.207);
  - 2. A steering wheel used to maneuver the vehicle;
- 3. A propulsion unit located forward or aft of the enclosed occupant compartment;
- 4. A seat belt for each vehicle occupant certified to meet the requirements of Federal Motor Vehicle Safety Standard No. 209, "Seat belt assemblies" (49 C.F.R. s. 571.209);
- 5. A windshield and an appropriate windshield wiper and washer system that are certified by the vehicle manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 205, "Glazing materials" (49 C.F.R. s. 571.205) and Federal Motor Vehicle Safety Standard No. 104, "Windshield wiping and washing systems" (49 C.F.R. s. 571.104); and
- 6. A vehicle structure certified by the vehicle manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 216, "Rollover crush resistance" (49 C.F.R. s. 571.216).

(90)(59) TRUCK.—Any motor vehicle designed, used, or maintained primarily for the transportation of property.

(91)(60) TRUCK TRACTOR.—Any motor vehicle designed and used primarily for drawing other vehicles and not so constructed as to carry a load other than a part of the weight of the vehicle and load so drawn.

(92)(93) UTILITY SERVICE VEHICLE.—A motor vehicle that bears an emblem that is visible from the roadway and clearly identifies that the vehicle belongs to or is under contract with a person, entity, cooperative, board, commission, district, or unit of local government that provides electric, natural gas, water, wastewater, cable, telephone, or communications services.

(93)(75) VEHICLE.—Every device, in, upon, or by which any person or property is or may be transported or drawn upon a highway, except excepting devices used exclusively upon stationary rails or tracks.

(94)(85) VICTIM SERVICES PROGRAMS.—Any community-based organization the whose primary purpose of which is to act as an advocate for the victims and survivors of traffic crashes and for their families. The victims services offered by these programs may include grief and crisis counseling, assistance with preparing victim compensation claims excluding third-party legal action, or connecting persons with other service providers, and providing emergency financial assistance.

(95)(79) WORK ZONE AREA.—The area and its approaches on any state-maintained highway, county-maintained highway, or municipal street where construction, repair, maintenance, or other street-related or highway-related work is being performed or where one or more lanes  $are \stackrel{\cdot}{i}$  closed to traffic.

Section 4. Subsection (7) of section 316.0745, Florida Statutes, is amended to read:

316.0745 Uniform signals and devices.—

(7) The Department of Transportation may, upon receipt and investigation of reported noncompliance and is authorized, after hearing pursuant to 14 days' notice, to direct the removal of any purported traffic control device that fails to meet the requirements of this section, wherever the device is located and without regard to assigned responsibility under s. 316.1895 which fails to meet the requirements of this section. The public agency erecting or installing the same shall immediately bring it into compliance with the requirements of this section or remove said device or signal upon the direction of the Department of Transportation and may not, for a period of 5 years, install any replacement or new traffic control devices paid for in part or in full with revenues raised by the state unless written prior approval is received from the Department of Transportation. Any additional violation by a

public body or official shall be cause for the withholding of state funds for traffic control purposes until such public body or official demonstrates to the Department of Transportation that it is complying with this section.

- Section 5. Section 316.2069, Florida Statutes, is created to read:
- 316.2069 Commercial Megacycles.—The governing body of a municipality, or the governing board of a county with respect to an unincorporated portion of the county, may authorize the operation of a commercial megacycle on roads or streets within the respective jurisdictions if the requirements of subsections (1) through (3) are met:
- (1) Prior to authorizing such operation, the responsible local governmental entity must first determine that commercial megacycles may safely travel on or cross the public road or street, considering factors including, but not limited to, the speed, volume, and character of motor vehicle traffic using the road or street. Upon such determination, the responsible governmental entity shall post appropriate signs to indicate that such operation is allowed.
- (2) The authorization by the governing body must clearly identify the roads or streets under the governing body's jurisdiction on or across which operation of commercial megacycles is permitted.
- (3) The governing body's authorization, at a minimum, must require that a commercial megacycle be:
- (a) Operated at all times by its owner or lessee or an employee of the owner or lessee.
- (b) Operated by a driver at least 18 years of age who possess a Class  $\it E$  driver license.
- (c) Occupied by a safety monitor at least 18 years of age, who shall supervise the passengers while the commercial megacycle is in motion.
- (d) Insured with minimum commercial general liability insurance of not less than \$1,000,000, prior to and at all times of operation, satisfactory proof of which shall be provided to the appropriate governing body.
- (4) The Department of Transportation may prohibit the operation of commercial megacycles on or across any road under its jurisdiction if it determines that such prohibition is necessary in the interest of safety.
- (5) Section 316.1936 does not apply to the passengers being transported in a commercial megacycle while operating in accordance with this section.
- (6) This section does not prohibit use of an auxiliary motor to move the commercial megacycle from the roadway under emergency circumstances or while no passenger is on board.
- Section 6. Subsection (5) of section 316.235, Florida Statutes, is amended to read:
  - 316.235 Additional lighting equipment.—
- (5) A bus, as defined in s. 316.003(3), may be equipped with a deceleration lighting system that which cautions following vehicles that the bus is slowing, is preparing to stop, or is stopped. Such lighting system shall consist of red or amber lights mounted in horizontal alignment on the rear of the vehicle at or near the vertical centerline of the vehicle, no greater than 12 inches apart, not higher than the lower edge of the rear window or, if the vehicle has no rear window, not higher than 100 72 inches from the ground. Such lights shall be visible from a distance of not less than 300 feet to the rear in normal sunlight. Lights are permitted to light and flash during deceleration, braking, or standing and idling of the bus. Vehicular hazard warning flashers may be used in conjunction with or in lieu of a rear-mounted deceleration lighting system.
- Section 7. Subsections (1) and (3) of section 316.303, Florida Statutes, are amended to read:

- (1) No motor vehicle may be operated on the highways of this state if the vehicle is actively displaying moving television broadcast or prerecorded video entertainment content that is shall be equipped with television type receiving equipment so located that the viewer or screen is visible from the driver's seat while the vehicle is in motion, unless the vehicle is equipped with autonomous technology, as defined in s. 316.003(2), and is being operated in autonomous mode, as provided in s. 316.85(2).
- (3) This section does not prohibit the use of an electronic display used in conjunction with a vehicle navigation system; an electronic display used by an operator of a vehicle equipped with autonomous technology, as defined in s. 316.003(2); or an electronic display used by an operator of a vehicle equipped and operating with driver-assistive truck platooning technology, as defined in s. 316.003(19).
- Section 8. Paragraph (c) of subsection (3) of section 316.640, Florida Statutes, is amended to read:
- 316.640 Enforcement.—The enforcement of the traffic laws of this state is vested as follows:
  - (3) MUNICIPALITIES.—
- (c)1. A chartered municipality or its authorized agency or instrumentality may employ as a parking enforcement specialist any individual who successfully completes a training program established and approved by the Criminal Justice Standards and Training Commission for parking enforcement specialists, but who does not otherwise meet the uniform minimum standards established by the commission for law enforcement officers or auxiliary or part-time officers under s. 943.12.
- 2. A parking enforcement specialist employed by a chartered municipality or its authorized agency or instrumentality is authorized to enforce all state, county, and municipal laws and ordinances governing parking within the boundaries of the municipality employing the specialist, or, pursuant to a memorandum of understanding between the county and the municipality, within the boundaries of the county in which the chartered municipality or its authorized agency or instrumentality is located, by appropriate state, county, or municipal traffic citation.
- 3. A parking enforcement specialist employed pursuant to this subsection may not carry firearms or other weapons or have arrest authority.
- Section 9. Subsection (1) of section 316.85, Florida Statutes, is amended to read:
  - 316.85 Autonomous vehicles; operation.—
- (1) A person who possesses a valid driver license may operate an autonomous vehicle in autonomous mode on roads in this state if the vehicle is equipped with autonomous technology, as defined in s. 316.003(2).
  - Section 10. Section 316.86, Florida Statutes, is amended to read:
- 316.86 Operation of vehicles equipped with autonomous technology on roads for testing purposes; financial responsibility; Exemption from liability for manufacturer when third party converts vehicle.—
- (1) Vehicles equipped with autonomous technology may be operated on roads in this state by employees, contractors, or other persons designated by manufacturers of autonomous technology, or by research organizations associated with accredited educational institutions, for the purpose of testing the technology. For testing purposes, a human operator shall be present in the autonomous vehicle such that he or she has the ability to monitor the vehicle's performance and intervene, if necessary, unless the vehicle is being tested or demonstrated on a closed course. Before the start of testing in this state, the entity performing the testing must submit to the department an instrument of insurance, surety bond, or proof of self insurance acceptable to the department in the amount of \$5 million.
- (2) The original manufacturer of a vehicle converted by a third party into an autonomous vehicle *is* shall not be liable in, and shall have a defense to and be dismissed from, any legal action brought against the original manufacturer by any person injured due to an alleged vehicle

defect caused by the conversion of the vehicle, or by equipment installed by the converter, unless the alleged defect was present in the vehicle as originally manufactured.

Section 11. Subsection (1) of section 319.145, Florida Statutes, is amended to read:

#### 319.145 Autonomous vehicles.—

- (1) An autonomous vehicle registered in this state must continue to meet applicable federal standards and regulations for such a motor vehicle. The vehicle must shall:
- (a) Have a system to safely alert the operator if an autonomous technology failure is detected while the autonomous technology is engaged. When an alert is given, the system must:
  - 1. Require the operator to take control of the autonomous vehicle; or
- 2. If the operator does not, or is not able to, take control of the autonomous vehicle, be capable of bringing the vehicle to a complete stop Have a means to engage and disengage the autonomous technology which is easily accessible to the operator.
- (b) Have a means, inside the vehicle, to visually indicate when the vehicle is operating in autonomous mode.
- (e) Have a means to alert the operator of the vehicle if a technology failure affecting the ability of the vehicle to safely operate autonomously is detected while the vehicle is operating autonomously in order to indicate to the operator to take control of the vehicle.
- (c)(d) Be capable of being operated in compliance with the applicable traffic and motor vehicle laws of this state.
- Section 12. Paragraph (b) of subsection (3) of section 319.30, Florida Statutes, is amended, and paragraph (c) is added to that subsection, to read:
- 319.30 Definitions; dismantling, destruction, change of identity of motor vehicle or mobile home; salvage.—

(3)

- (b) The owner, including persons who are self-insured, of a motor vehicle or mobile home that is considered to be salvage shall, within 72 hours after the motor vehicle or mobile home becomes salvage, forward the title to the motor vehicle or mobile home to the department for processing. However, an insurance company that pays money as compensation for the total loss of a motor vehicle or mobile home shall obtain the certificate of title for the motor vehicle or mobile home, make the required notification to the National Motor Vehicle Title Information System, and, within 72 hours after receiving such certificate of title, forward such title to the department for processing. The owner or insurance company, as applicable, may not dispose of a vehicle or mobile home that is a total loss before it obtains a salvage certificate of title or certificate of destruction from the department. Effective July 1, 2023:
- 1. Thirty days after payment of a claim for compensation pursuant to this paragraph, the insurance company may receive a salvage certificate of title or certificate of destruction from the department if the insurance company is unable to obtain a properly assigned certificate of title from the owner or lienholder of the motor vehicle or mobile home, if the motor vehicle or mobile home does not carry an electronic lien on the title and the insurance company:
- a. Has obtained the release of all liens on the motor vehicle or mobile home:
  - b. Has provided proof of payment of the total loss claim; and
- c. Has provided an affidavit on letterhead signed by the insurance company or its authorized agent stating the attempts that have been made to obtain the title from the owner or lienholder and further stating that all attempts are to no avail. The affidavit must include a request that the salvage certificate of title or certificate of destruction be issued in the insurance company's name due to payment of a total loss claim to the owner or lienholder. The attempts to contact the owner may be by written

request delivered in person or by first-class mail with a certificate of mailing to the owner's or lienholder's last known address.

- 2. If the owner or lienholder is notified of the request for title in person, the insurance company must provide an affidavit attesting to the inperson request for a certificate of title.
- 3. The request to the owner or lienholder for the certificate of title must include a complete description of the motor vehicle or mobile home and the statement that a total loss claim has been paid on the motor vehicle or mobile home.
- (c) When applying for a salvage certificate of title or certificate of destruction, the owner or insurance company must provide the department with an estimate of the costs of repairing the physical and mechanical damage suffered by the vehicle for which a salvage certificate of title or certificate of destruction is sought. If the estimated costs of repairing the physical and mechanical damage to the mobile home are equal to 80 percent or more of the current retail cost of the mobile home, as established in any official used mobile home guide, the department shall declare the mobile home unrebuildable and print a certificate of destruction, which authorizes the dismantling or destruction of the mobile home. For a late model vehicle with a current retail cost of at least \$7,500 just prior to sustaining the damage that resulted in the total loss, as established in any official used car guide or valuation service, if the owner or insurance company determines that the estimated costs of repairing the physical and mechanical damage to the vehicle are equal to 90 percent or more of the current retail cost of the vehicle, as established in any official used motor vehicle guide or valuation service, the department shall declare the vehicle unrebuildable and print a certificate of destruction, which authorizes the dismantling or destruction of the motor vehicle. However, if the damaged motor vehicle is equipped with custom-lowered floors for wheelchair access or a wheelchair lift, the insurance company may, upon determining that the vehicle is repairable to a condition that is safe for operation on public roads, submit the certificate of title to the department for reissuance as a salvage rebuildable title and the addition of a title brand of "insurance-declared total loss." The certificate of destruction shall be reassignable a maximum of two times before dismantling or destruction of the vehicle is required, and shall accompany the motor vehicle or mobile home for which it is issued, when such motor vehicle or mobile home is sold for such purposes, in lieu of a certificate of title. The department may not issue a certificate of title for that vehicle. This subsection is not applicable if a mobile home is worth less than \$1,500 retail just prior to sustaining the damage that resulted in the total loss in any official used mobile home guide or when a stolen motor vehicle or mobile home is recovered in substantially intact condition and is readily resalable without extensive repairs to or replacement of the frame or engine. If a motor vehicle has a current retail cost of less than \$7,500 just prior to sustaining the damage that resulted in the total loss, as established in any official used motor vehicle guide or valuation service, or if the vehicle is not a late model vehicle, the owner or insurance company that pays money as compensation for the total loss of the motor vehicle shall obtain a certificate of destruction, if the motor vehicle is damaged, wrecked, or burned to the extent that the only residual value of the motor vehicle is as a source of parts or scrap metal, or if the motor vehicle comes into this state under a title or other ownership document that indicates that the motor vehicle is not repairable, is junked, or is for parts or dismantling only. A person who knowingly violates this paragraph or falsifies documentation to avoid the requirements of this paragraph commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 13. Subsection (1) of section 320.525, Florida Statutes, is amended to read:

320.525 Port vehicles and equipment; definition; exemption.—

(1) As used in this section, the term "port vehicles and equipment" means trucks, tractors, trailers, truck cranes, top loaders, fork lifts, hostling tractors, chassis, or other vehicles or equipment used for transporting cargo, containers, or other equipment. The term includes motor vehicles being relocated within a port facility or via designated port district roads.

Section 14. Paragraph (c) is added to subsection (8) of section 322.051, Florida Statutes, to read:

322.051 Identification cards.—

(8)

- (c) The international symbol for the deaf and hard of hearing shall be exhibited on the identification card of a person who is deaf or hard of hearing upon the payment of an additional \$1 fee for the identification card and the presentation of sufficient proof that the person is deaf or hard of hearing as determined by the department. Until a person's identification card is next renewed, the person may have the symbol added to his or her identification card upon surrender of his or her current identification card, payment of a \$2 fee to be deposited into the Highway Safety Operating Trust Fund, and presentation of sufficient proof that the person is deaf or hard of hearing as determined by the department. If the applicant is not conducting any other transaction affecting the identification card, a replacement identification card may be issued with the symbol without payment of the fee required in s. 322.21(1)(f)3. For purposes of this paragraph, the international symbol for the deaf and hard of hearing is substantially as follows:
  - ... (International Symbol of Access for Hearing Loss) ...
- Section 15. Paragraph (c) of subsection (1) of section 322.14, Florida Statutes, is redesignated as paragraph (d), and a new paragraph (c) is added to that subsection to read:

#### 322.14 Licenses issued to drivers.—

(1)

- (c) The international symbol for the deaf and hard of hearing provided in s. 322.051(8)(c) shall be exhibited on the driver license of a person who is deaf or hard of hearing upon the payment of an additional \$1 fee for the license and the presentation of sufficient proof that the person is deaf or hard of hearing as determined by the department. Until a person's license is next renewed, the person may have the symbol added to his or her license upon the surrender of his or her current license, payment of a \$2 fee to be deposited into the Highway Safety Operating Trust Fund, and presentation of sufficient proof that the person is deaf or hard of hearing as determined by the department. If the applicant is not conducting any other transaction affecting the driver license, a replacement license may be issued with the symbol without payment of the fee required in s. 322.21(1)(e).
- Section 16. The amendments made by this act to ss. 322.051 and 322.14, Florida Statutes, shall apply upon implementation of new designs for the driver license and identification card by the Department of Highway Safety and Motor Vehicles.
- Section 17. Paragraph (c) of subsection (1) of section 332.08, Florida Statutes, is amended to read:

## 332.08 Additional powers.—

- (1) In addition to the general powers in ss. 332.01-332.12 conferred and without limitation thereof, a municipality that has established or may hereafter establish airports, restricted landing areas, or other air navigation facilities, or that has acquired or set apart or may hereafter acquire or set apart real property for such purposes, is authorized:
- (c) To lease for a term not exceeding 50 30 years such airports or other air navigation facilities, or real property acquired or set apart for airport purposes, to private parties, any municipal or state government or the national government, or any department of either thereof, for operation; to lease or assign for a term not exceeding 50 30 years to private parties, any municipal or state government or the national government, or any department of either thereof, for operation or use consistent with the purposes of ss. 332.01-332.12, space, area, improvements, or equipment on such airports; to sell any part of such airports, other air navigation facilities, or real property to any municipal or state government, or the United States or any department or instrumentality thereof, for aeronautical purposes or purposes incidental thereto, and to confer the privileges of concessions of supplying upon its airports goods, commodities, things, services, and facilities; provided, that in each case in so doing the public is not deprived of its rightful equal and uniform use thereof.
  - Section 18. Section 333.01, Florida Statutes, is amended to read:

- 333.01 Definitions.—As used in For the purpose of this chapter, the term following words, terms, and phrases shall have the meanings herein given, unless otherwise specifically defined, or unless another intention clearly appears, or the context otherwise requires:
- (1) "Aeronautical study" means a Federal Aviation Administration study, conducted in accordance with the standards of 14 C.F.R. part 77, subpart C, and Federal Aviation Administration policy and guidance, on the effect of proposed construction or alteration upon the operation of air navigation facilities and the safe and efficient use of navigable airspace.
- (1) "Aeronautics" means transportation by aircraft; the operation, construction, repair, or maintenance of aircraft, aircraft power plants and accessories, including the repair, packing, and maintenance of parachutes; the design, establishment, construction, extension, operation, improvement, repair, or maintenance of airports, restricted landing areas, or other air navigation facilities, and air instruction.
- (2) "Airport" means any area of land or water designed and set aside for the landing and taking off of aircraft and used utilized or to be used utilized in the interest of the public for such purpose.
- (3) "Airport hazard" means an obstruction to air navigation which affects the safe and efficient use of navigable airspace or the operation of planned or existing air navigation and communication facilities any structure or tree or use of land which would exceed the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23,77.25, 77.28, and 77.29 and which obstructs the airspace required for the flight of aircraft in taking off, maneuvering, or landing or is otherwise hazardous to such taking off, maneuvering, or landing of aircraft and for which no person has previously obtained a permit or variance pursuant to s. 333.025 or s. 333.07.
- (4) "Airport hazard area" means any area of land or water upon which an airport hazard might be established if not prevented as provided in this chapter.
- (5) "Airport land use compatibility zoning" means airport zoning regulations governing restricting the use of land on, adjacent to, or in the immediate vicinity of airports in the manner enumerated in s. 333.03(2) to activities and purposes compatible with the continuation of normal airport operations including landing and takeoff of aircraft in order to promote public health, safety, and general welfare.
- (6) "Airport layout plan" means a set of scaled drawings that provide a graphic representation of the existing and future development plan for the airport and demonstrate the preservation and continuity of safety, utility, and efficiency of the airport detailed, scale engineering drawing, including pertinent dimensions, of an airport's current and planned facilities, their locations, and runway usage.
- (7) "Airport master plan" means a comprehensive plan of an airport which typically describes current and future plans for airport development designed to support existing and future aviation demand.
- (8) "Airport protection zoning regulations" means airport zoning regulations governing airport hazards.
- (9) "Department" means the Department of Transportation as created under s. 20.23.
- (10) "Educational facility" means any structure, land, or use that includes a public or private kindergarten through 12th grade school, charter school, magnet school, college campus, or university campus. The term does not include space used for educational purposes within a multi-tenant building.
  - (11) "Landfill" has the same meaning as provided in s. 403.703.
- (12)(7) "Obstruction" means any existing or proposed manmade object or object, of natural growth or terrain, or structure construction or alteration that exceeds violates the federal obstruction standards contained in 14 C.F.R. part 77, subpart C ss. 77.21, 77.23, 77.25, 77.28, and 77.29. The term includes:
  - (a) Any object of natural growth or terrain;

(b) Permanent or temporary construction or alteration, including equipment or materials used and any permanent or temporary apparatus: or

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- (c) Alteration of any permanent or temporary existing structure by a change in the structure's height, including appurtenances, lateral dimensions, and equipment or materials used in the structure.
- (13)(8) "Person" means any individual, firm, copartnership, corporation, company, association, joint-stock association, or body politic, and includes any trustee, receiver, assignee, or other similar representative thereof.
- (14)(9) "Political subdivision" means the local government of any county, municipality eity, town, village, or other subdivision or agency thereof, or any district or special district, port commission, port authority, or other such agency authorized to establish or operate airports in the state.
- (15) "Public-use airport" means an airport, publicly or privately owned, licensed by the state, which is open for use by the public.
- (16)(10) "Runway protection elear zone" means an area at ground level beyond the runway end to enhance the safety and protection of people and property on the ground a runway clear zone as defined in 14 C.F.R. s. 151.9(b)
- (17)(11) "Structure" means any object, constructed, erected, altered, or installed by humans, including, but not limited to without limitation thereof, buildings, towers, smokestacks, utility poles, power generation equipment, and overhead transmission lines.
- (18) "Substantial modification" means any repair, reconstruction, rehabilitation, or improvement of a structure when the actual cost of the repair, reconstruction, rehabilitation, or improvement of the structure equals or exceeds 50 percent of the market value of the structure.
- Section 19. Section 333.025, Florida Statutes, is amended to read:
- 333.025 Permit required for obstructions structures exceeding federal obstruction standards.—
- (1) A person proposing the construction or alteration In order to prevent the erection of an obstruction must obtain a permit from the department structures dangerous to air navigation, subject to the provisions of subsections (2), (3), and (4), each person shall secure from the Department of Transportation a permit for the crection, alteration, or modification of any structure the result of which would exceed the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.25, 77.25, 77.28, and 77.29. However, permits from the department of Transportation will be required only within an airport hazard area where federal obstruction standards are exceeded and if the proposed construction or alteration is within a 10-nautical-mile radius of the airport reference point, located at the approximate geometric geographical center of all usable runways of a public-use airport or a publicly owned or operated airport, a military airport, or an airport licensed by the state for public use.
- (2) Existing, planned, and proposed Affected airports will be considered as having those facilities on public-use airports contained in an which are shown on the airport master plan, in or an airport layout plan submitted to the Federal Aviation Administration, Airport District Office or in comparable military documents shall, and will be so protected from airport hazards. Planned or proposed public use airports which are the subject of a notice or proposal submitted to the Federal Aviation Administration or to the Department of Transportation shall also be protected.
- (3) A permit is not required for existing structures that requirements of subsection (1) shall not apply to projects which received construction permits from the Federal Communications Commission for structures exceeding federal obstruction standards before prior to May 20, 1975, provided such structures now exist; a permit is not required for nor shall it apply to previously approved structures now existing, or any necessary replacement or repairs to such existing structures if, so long as the height and location are is unchanged.
- (4) If When political subdivisions have, in compliance with this chapter, adopted adequate airport airspace protection zoning regula-

- tions, placed in compliance with s. 333.03, and such regulations are on file with the department's aviation office, and established a permitting process Department of Transportation, a permit for the construction or alteration of an obstruction is such structure shall not be required from the department of Transportation. Upon receipt of a complete permit application, the local government shall provide a copy of the application to the department's aviation office by certified mail, return receipt requested, or by a delivery service that provides a receipt evidencing delivery. To evaluate technical consistency with this subsection, the department shall have a 15-day review period following receipt of the application, which must run concurrently with the local government permitting process. Cranes, construction equipment, and other temporary structures in use or in place for a period not to exceed 18 consecutive months are exempt from the department's review, unless such review is requested by the department.
- (5) The department of Transportation shall, within 30 days after of the receipt of an application for a permit, issue or deny a permit for the construction or erection, alteration, or modification of an obstruction any structure the result of which would exceed federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.25, 77.25, 77.28, and 77.29. The department shall review permit applications in conformity with s. 120.60.
- (6) In determining whether to issue or deny a permit, the department shall consider:
  - (a) The safety of persons on the ground and in the air.
  - (b) The safe and efficient use of navigable airspace.
- (c) (a) The nature of the terrain and height of existing structures.
- (b) Public and private interests and investments.
- (d) The effect of the construction or alteration of an obstruction on the state licensing standards for a public-use airport contained in chapter 330 and rules adopted thereunder.
- (e)(e) The character of existing and planned flight flying operations and planned developments at public-use of airports.
- (f)(d) Federal airways, visual flight rules, flyways and corridors, and instrument approaches as designated by the Federal Aviation Administration.
- (g)(e) The effect of Whether the construction or alteration of an obstruction on the proposed structure would cause an increase in the minimum descent altitude or the decision height at the affected airport.
  - (f) Technological advances.
- (g) The safety of persons on the ground and in the air.
- (h) Land use density.
- (i) The safe and efficient use of navigable airspace.
- (h)(j) The cumulative effects on navigable airspace of all existing obstructions structures, proposed structures identified in the applicable jurisdictions' comprehensive plans, and all other known proposed obstructions structures in the area.
- (7) When issuing a permit under this section, the department of Transportation shall, as a specific condition of such permit, require the owner obstruction marking and lighting of the obstruction to install, operate, and maintain, at the owner's expense, marking and lighting in conformance with the specific standards established by the Federal Aviation Administration permitted structure as provided in s. 323.07(3)(b).
- (8) The department may of Transportation shall not approve a permit for the construction or alteration exection of an obstruction a structure unless the applicant submits both documentation showing both compliance with the federal requirement for notification of proposed construction or alteration and a valid aeronautical study. A evaluation, and no permit may not shall be approved solely on the basis that the Federal Aviation Administration determined that the such proposed construction or alteration of an obstruction was not an airport

hazard structure will not exceed federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, or 77.29, or any other federal aviation regulation.

- (9) The denial of a permit under this section is subject to administrative review pursuant to chapter 120.
  - Section 20. Section 333.03, Florida Statutes, is amended to read:
  - 333.03 Requirement Power to adopt airport zoning regulations.—
- (1)(a) In order to prevent the creation or establishment of airport hazards, Every political subdivision having an airport hazard area within its territorial limits shall, by October 1, 1977, adopt, administer, and enforce, under the police power and in the manner and upon the conditions hereinafter prescribed in this section, airport protection zoning regulations for such airport hazard area.
- (b) If Where an airport is owned or controlled by a political subdivision and if any other political subdivision has land upon which an obstruction may be constructed or altered which underlies any surface of the airport as provided in 14 C.F.R. part 77, subpart C, the political subdivisions airport hazard area appertaining to such airport is located wholly or partly outside the territorial limits of said political subdivision, the political subdivision owning or controlling the airport and the political subdivision within which the airport hazard area is located, shall either:
- 1. By interlocal agreement, in accordance with the provisions of chapter 163, adopt, administer, and enforce a set of airport protection zoning regulations applicable to the airport hazard area in question; or
- 2. By ordinance, regulation, or resolution duly adopted, create a joint airport protection zoning board that, which board shall have the same power to adopt, administer, and enforce a set of airport protection zoning regulations applicable to the airport hazard area in question as that vested in paragraph (a) in the political subdivision within which such area is located. The Each such joint airport protection zoning board shall have as voting members two representatives appointed by each participating political subdivision participating in its creation and in addition a chair elected by a majority of the members so appointed. However, The airport manager or a representative of each airport in managers of the affected participating political subdivisions shall serve on the board in a nonvoting capacity.
- (c) Airport protection zoning regulations adopted under paragraph (a) must shall, at as a minimum, require:
- 1. A permit variance for the construction or erection, alteration, or modification of any obstruction structure which would cause the structure to exceed the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, and 77.29;
- 2. Obstruction marking and lighting for obstructions structures as specified in s. 333.07(3);
- 3. Documentation showing compliance with the federal requirement for notification of proposed construction *or alteration of structures* and a valid aeronautical *study* evaluation submitted by each person applying for a *permit* variance;
- 4. Consideration of the criteria in s. 333.025(6), when determining whether to issue or deny a permit variance; and
- 5. That approval of a permit not be based no variance shall be approved solely on the determination by the Federal Aviation Administration basis that the such proposed structure is not an airport hazard will not exceed federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, or 77.29, or any other federal aviation regulation.
- (d) The department shall be available to provide assistance to political subdivisions regarding federal obstruction standards shall issue copies of the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, and 77.29 to each political subdivision having airport hazard areas and, in cooperation with political subdivisions, shall issue appropriate airport zoning maps depicting within each county the maximum allowable height of any structure or tree. Material

- distributed pursuant to this subsection shall be at no cost to authorized recipients.
- (2) In the manner provided in subsection (1), political subdivisions shall adopt, administer, and enforce interim airport land use compatibility zoning regulations shall be adopted. Airport land use compatibility zoning When political subdivisions have adopted land development regulations shall, at a minimum, in accordance with the provisions of chapter 163 which address the use of land in the manner consistent with the provisions herein, adoption of airport land use compatibility regulations pursuant to this subsection shall not be required. Interim airport land use compatibility zoning regulations shall consider the following:
- (a) The prohibition of new landfills and the restriction of existing landfills Whether sanitary landfills are located within the following areas:
- 1. Within 10,000 feet from the nearest point of any runway used or planned to be used by *turbine* turbejet or turbeprop aircraft.
- 2. Within 5,000 feet from the nearest point of any runway used only by only nonturbine piston type aircraft.
- 3. Outside the perimeters defined in subparagraphs 1. and 2., but still within the lateral limits of the civil airport imaginary surfaces defined in 14 C.F.R. s. 77.19 part 77.25. Case-by-case review of such landfills is advised.
- (b) Where Whether any landfill is located and constructed in a manner so that it attracts or sustains hazardous bird movements from feeding, water, or roosting areas into, or across, the runways or approach and departure patterns of aircraft. The landfill operator must political subdivision shall request from the airport authority or other governing body operating the airport a report on such bird feeding or roosting areas that at the time of the request are known to the airport. In preparing its report, the authority, or other governing body, shall consider whether the landfill will incorporate bird management techniques or other practices to minimize bird hazards to airborne aircraft. The airport authority or other governing body shall respond to the political subdivision no later than 30 days after receipt of such request.
- (c) Where an airport authority or other governing body operating a publicly owned, public-use airport has conducted a noise study in accordance with the provisions of 14 C.F.R. part 150, or where a public-use airport owner has established noise contours pursuant to another public study approved by the Federal Aviation Administration, the prohibition of incompatible uses, as established in the noise study in 14 C.F.R. part 150, Appendix A or as a part of an alternative Federal Aviation Administration-approved public study, within the noise contours established by any of these studies, except if such uses are specifically contemplated by such study with appropriate mitigation or similar techniques described in the study neither residential construction nor any educational facility as defined in chapter 1013, with the exception of aviation school facilities, shall be permitted within the area contiguous to the airport defined by an outer noise contour that is considered incompatible with that type of construction by 14 C.F.R. part 150, Appendix A or an equivalent noise level as established by other types of
- (d) Where an airport authority or other governing body operating a publicly owned, public-use airport has not conducted a noise study, the prohibition of neither residential construction and nor any educational facility as defined in chapter 1013, with the exception of aviation school facilities, shall be permitted within an area contiguous to the airport measuring one-half the length of the longest runway on either side of and at the end of each runway centerline.
- (e)(3) The restriction of In the manner provided in subsection (1), airport zoning regulations shall be adopted which restrict new incompatible uses, activities, or substantial modifications to existing incompatible uses construction within runway protection clear zones, including uses, activities, or construction in runway clear zones which are incompatible with normal airport operations or endanger public health, safety, and welfare by resulting in congregations of people, emissions of light or smoke, or attraction of birds. Such regulations shall prohibit the construction of an educational facility of a public or private school at either end of a runway of a publicly owned, public use airport within an

area which extends 5 miles in a direct line along the centerline of the runway, and which has a width measuring one-half the length of the runway. Exceptions approving construction of an educational facility within the delineated area shall only be granted when the political subdivision administering the zoning regulations makes specific findings detailing how the public policy reasons for allowing the construction outweigh health and safety concerns prohibiting such a location.

- (4) The procedures outlined in subsections (1), (2), and (3) for the adoption of such regulations are supplemental to any existing procedures utilized by political subdivisions in the adoption of such regulations.
- (3)(5) Political subdivisions shall provide The Department of Transportation shall provide technical assistance to any political subdivision requesting assistance in the preparation of an airport zoning code. a copy of all local airport protection zoning codes, rules, and regulations and airport land use compatibility zoning regulations, and any related amendments and proposed and granted variances thereto, to shall be filed with the department's aviation office within 30 days after adoption department.
- (4)(6) Nothing in Subsection (2) may not or subsection (3) shall be construed to require the removal, alteration, sound conditioning, or other change, or to interfere with the continued use or adjacent expansion of any educational facility structure or site in existence on July 1, 1993, or be construed to prohibit the construction of any new structure for which a site has been determined as provided in former s. 235.19, as of July 1, 1993.
- (5) This section does not prohibit an airport authority, a political subdivision or its administrative agency, or any other governing body operating a public-use airport from establishing airport zoning regulations more restrictive than prescribed in this section in order to protect the health, safety, and welfare of the public in the air and on the ground.
  - Section 21. Section 333.04, Florida Statutes, is amended to read:
- 333.04  $\,$  Comprehensive zoning regulations; most stringent to prevail where conflicts occur.—
- (1) INCORPORATION.—In the event that a political subdivision has adopted, or hereafter adopts, a comprehensive plan or policy zening ordinance regulating, among other things, the height of buildings, structures, and natural objects, and uses of property, any airport zoning regulations applicable to the same area or portion thereof may be incorporated in and made a part of such comprehensive plan or policy zoning regulations, and be administered and enforced in connection therewith.
- (2) CONFLICT.—In the event of conflict between any airport zoning regulations adopted under this chapter and any other regulations applicable to the same area, whether the conflict be with respect to the height of structures or *vegetation* trees, the use of land, or any other matter, and whether such regulations were adopted by the political subdivision *that* which adopted the airport zoning regulations or by some other political subdivision, the more stringent limitation or requirement shall govern and prevail.
  - Section 22. Section 333.05, Florida Statutes, is amended to read:
  - 333.05 Procedure for adoption of airport zoning regulations.—
- (1) NOTICE AND HEARING.—No Airport zoning regulations may not shall be adopted, amended, or repealed changed under this chapter except by action of the legislative body of the political subdivision or affected subdivisions in question, or the joint board provided in s. 333.03(1)(b)2. s. 323.03(1)(b) by the political subdivisions bodies therein provided and set forth, after a public hearing in relation thereto, at which parties in interest and citizens shall have an opportunity to be heard. Notice of the hearing shall be published at least once a week for 2 consecutive weeks in a newspaper an official paper, or a paper of general circulation; in the political subdivision or subdivisions where in which are located the airport zoning regulations are areas to be adopted, amended, or repealed zoned.
- (2) AIRPORT ZONING COMMISSION.—Before Prior to the initial zoning of any airport area under this chapter, the political subdivision or joint airport zoning board that which is to adopt, administer, and

enforce the regulations must shall appoint a commission, to be known as the airport zoning commission, to recommend the boundaries of the various zones to be established and the regulations to be adopted therefor. Such commission shall make a preliminary report and hold public hearings thereon before submitting its final report, and the legislative body of the political subdivision or the joint airport zoning board may shall not hold its public hearings or take any action until it has received the final report of such commission, and at least 15 days shall elapse between the receipt of the final report of the commission and the hearing to be held by the latter board. If Where a planning eity plan commission, an airport commission, or a comprehensive zoning commission already exists, it may be appointed as the airport zoning commission.

Section 23. Section 333.06, Florida Statutes, is amended to read:

333.06 Airport zoning regulation requirements.—

- (1) REASONABLENESS.—All airport zoning regulations adopted under this chapter shall be reasonable and *may not* none shall impose any requirement or restriction which is not reasonably necessary to effectuate the purposes of this chapter. In determining what regulations it may adopt, each political subdivision and joint airport zoning board shall consider, among other things, the character of the flying operations expected to be conducted at the airport, the nature of the terrain within the airport hazard area and runway *protection* elear zones, the character of the neighborhood, the uses to which the property to be zoned is put and adaptable, and the impact of any new use, activity, or construction on the airport's operating capability and capacity.
- (2) INDEPENDENT JUSTIFICATION.—The purpose of all airport zoning regulations adopted under this chapter is to provide both airspace protection and land uses use compatible with airport operations. Each aspect of this purpose requires independent justification in order to promote the public interest in safety, health, and general welfare. Specifically, construction in a runway protection elear zone which does not exceed airspace height restrictions is not conclusive evidence per se that such use, activity, or construction is compatible with airport operations.
- (3) NONCONFORMING USES.—An No airport protection zoning regulation regulations adopted under this chapter may not shall require the removal, lowering, or other change or alteration of any obstruction structure or tree not conforming to the regulation regulations when adopted or amended, or otherwise interfere with the continuance of any nonconforming use, except as provided in s. 333.07(1) and (3).
- (4) ADOPTION OF AIRPORT MASTER PLAN AND NOTICE TO AFFECTED LOCAL GOVERNMENTS.—An airport master plan shall be prepared by each public-use publicly owned and operated airport licensed by the department of Transportation under chapter 330. The authorized entity having responsibility for governing the operation of the airport, when either requesting from or submitting to a state or federal governmental agency with funding or approval jurisdiction a "finding of no significant impact," an environmental assessment, a siteselection study, an airport master plan, or any amendment to an airport master plan, shall submit simultaneously a copy of said request, submittal, assessment, study, plan, or amendments by certified mail to all affected local governments. As used in For the purposes of this subsection, the term "affected local government" is defined as any municipality eity or county having jurisdiction over the airport and any municipality eity or county located within 2 miles of the boundaries of the land subject to the airport master plan.
  - Section 24. Section 333.065, Florida Statutes, is repealed.
  - Section 25. Section 333.07, Florida Statutes, is amended to read:
- 333.07 Local government permitting of airspace obstructions Permits and variances.—
  - (1) PERMITS.—
- (a) A person proposing to construct, alter, or allow an airport obstruction in an airport hazard area in violation of the airport protection zoning regulations adopted under this chapter must apply for a permit. A Any airport zoning regulations adopted under this chapter may require that a permit be obtained before any new structure or use may be

constructed or established and before any existing use or structure may be substantially changed or substantially altered or repaired. In any event, however, all such regulations shall provide that before any nonconforming structure or tree may be replaced, substantially altered or repaired, rebuilt, allowed to grow higher, or replanted, a permit must be secured from the administrative agency authorized to administer and enforce the regulations, authorizing such replacement, change, or repair. No permit may not shall be issued if it granted that would allow the establishment or creation of an airport hazard or if it would permit a nonconforming obstruction structure or tree or nonconforming use to be made or become higher or to become a greater hazard to air navigation than it was when the applicable airport protection zoning regulation was adopted which allowed the establishment or creation of the obstruction, or than it is when the application for a permit is made.

- (b) If Whenever the political subdivision or its administrative agency determines that a nonconforming obstruction use or conforming structure or tree has been abandoned or is more than 80 percent torn down, destroyed, deteriorated, or decayed, a no permit may not shall be granted if it that would allow the obstruction said structure or tree to exceed the applicable height limit or otherwise deviate from the airport protection zoning regulations.; and, Whether or not an application is made for a permit under this subsection or not, the said agency may by appropriate action, compel the owner of the nonconforming obstruction may be required structure or tree, at his or her own expense, to lower, remove, reconstruct, alter, or equip such obstruction object as may be necessary to conform to the current airport protection zoning regulations. If the owner of the nonconforming obstruction neglects or refuses structure or tree shall neglect or refuse to comply with such requirement order for 10 days after notice thereof, the administrative said agency may report the violation to the political subdivision involved therein, which subdivision, through its appropriate agency, may proceed to have the obstruction object so lowered, removed, reconstructed, altered, or equipped, and assess the cost and expense thereof upon the owner of the obstruction object or the land whereon it is or was located, and, unless such an assessment is paid within 90 days from the service of notice thereof on the owner or the owner's agent, of such object or land, the sum shall be a lien on said land, and shall bear interest thereafter at the rate of 6 percent per annum until paid, and shall be collected in the same manner as taxes on real property are collected by said political subdivision, or, at the option of said political subdivision, said lien may be enforced in the manner provided for enforcement of liens by chapter 85.
- (e) Except as provided herein, applications for permits shall be granted, provided the matter applied for meets the provisions of this chapter and the regulations adopted and in force hereunder.
- (2) CONSIDERATIONS WHEN ISSUING OR DENYING PER-MITS.—In determining whether to issue or deny a permit, the political subdivision or its administrative agency must consider the following, as applicable:
  - (a) The safety of persons on the ground and in the air.
  - (b) The safe and efficient use of navigable airspace.
  - (c) The nature of the terrain and height of existing structures.
- (d) The effect of the construction or alteration on the state licensing standards for a public-use airport contained in chapter 330 and rules adopted thereunder.
- (e) The character of existing and planned flight operations and developments at public-use airports.
- (f) Federal airways, visual flight rules, flyways and corridors, and instrument approaches as designated by the Federal Aviation Administration.
- (g) The effect of the construction or alteration of the proposed structure on the minimum descent altitude or the decision height at the affected airport.
- (h) The cumulative effects on navigable airspace of all existing structures and all other known proposed structures in the area.

(i) Additional requirements adopted by the political subdivision or administrative agency pertinent to evaluation and protection of airspace and airport operations.

#### (2) VARIANCES.—

- (a) Any person desiring to erect any structure, increase the height of any structure, permit the growth of any tree, or otherwise use his or her property in violation of the airport zoning regulations adopted under this chapter or any land development regulation adopted pursuant to the provisions of chapter 163 pertaining to airport land use compatibility, may apply to the board of adjustment for a variance from the zoning regulations in question. At the time of filing the application, the applicant shall forward to the department by certified mail, return receipt requested, a copy of the application. The department shall have 45 days from receipt of the application to comment and to provide its comments or waiver of that right to the applicant and the board of adjustment. The department shall include its explanation for any objections stated in its comments. If the department fails to provide its comments within 45 days of receipt of the application, its right to comment is waived. The board of adjustment may proceed with its consideration of the application only upon the receipt of the department's comments or waiver of that right as demonstrated by the filing of a copy of the return receipt with the board. Noncompliance with this section shall be grounds to appeal pursuant to s. 333.08 and to apply for judicial relief pursuant to s. 333.11. Such variances may only be allowed where a literal application or enforcement of the regulations would result in practical difficulty or unnecessary hardship and where the relief granted would not be contrary to the public interest but would do substantial justice and be in accordance with the spirit of the regulations and this chapter. However, any variance may be allowed subject to any reasonable conditions that the board of adjustment may deem necessary to effectuate the purposes of this chapter.
- (b) The Department of Transportation shall have the authority to appeal any variance granted under this chapter pursuant to s. 333.08, and to apply for judicial relief pursuant to s. 333.11.
  - (3) OBSTRUCTION MARKING AND LIGHTING.—
- (a) In issuing a granting any permit or variance under this section, the political subdivision or its administrative agency or board of adjustment shall require the owner of the obstruction structure or tree in question to install, operate, and maintain thereon, at his or her own expense, such marking and lighting in conformance with the specific standards established by the Federal Aviation Administration as may be necessary to indicate to aircraft pilots the presence of an obstruction.
- (b) Such marking and lighting shall conform to the specific standards established by rule by the Department of Transportation.
- (e) Existing structures not in compliance on October 1, 1988, shall be required to comply whenever the existing marking requires refurbishment, whenever the existing lighting requires replacement, or within 5 years of October 1, 1988, whichever occurs first.
  - Section 26. Section 333.08, Florida Statutes, is repealed.
  - Section 27. Section 333.09, Florida Statutes, is amended to read:
- 333.09 Administration of airport protection zoning regulations.—
- (1) ADMINISTRATION.—All airport protection zoning regulations adopted under this chapter shall provide for the administration and enforcement of such regulations by the political subdivision or its administrative agency an administrative agency which may be an agency created by such regulations or any official, board, or other existing agency of the political subdivision adopting the regulations or of one of the political subdivisions which participated in the creation of the joint airport zoning board adopting the regulations, if satisfactory to that political subdivision, but in no case shall such administrative agency be or include any member of the board of adjustment. The duties of any administrative agency designated pursuant to this chapter must shall include that of hearing and deciding all permits under s. 333.07 s. 333.07(1), deciding all matters under s. 333.07(3), as they pertain to such agency, and all other matters under this chapter applying to said agency, but such agency shall not have or exercise any of the powers herein delegated to the board of adjustment.

- (2) LOCAL GOVERNMENT PROCESS.—
- (a) A political subdivision required to adopt airport zoning regulations under this chapter shall provide a process to:
  - 1. Issue or deny permits consistent with s. 333.07.
- 2. Provide the department with a copy of a complete application consistent with s. 333.025(4).
- 3. Enforce the issuance or denial of a permit or other determination made by the administrative agency with respect to airport zoning regulations.
- (b) If a zoning board or permitting body already exists within a political subdivision, the zoning board or permitting body may implement the airport zoning regulation permitting and appeals processes.

#### (3) APPEALS.—

- (a) A person, a political subdivision or its administrative agency, or a joint airport zoning board that contends a decision made by a political subdivision or its administrative agency is an improper application of airport zoning regulations may use the process established for an appeal.
- (b) All appeals taken under this section must be taken within a reasonable time, as provided by the political subdivision or its administrative agency, by filing with the entity from which the appeal is taken a notice of appeal specifying the grounds for appeal.
- (c) An appeal shall stay all proceedings in the underlying action appealed from, unless the entity from which the appeal is taken certifies pursuant to the rules for appeal that by reason of the facts stated in the certificate a stay would, in its opinion, cause imminent peril to life or property. In such cases, proceedings may not be stayed except by order of the political subdivision or its administrative agency on notice to the entity from which the appeal is taken and for good cause shown.
- (d) The political subdivision or its administrative agency shall set a reasonable time for the hearing of appeals, give public notice and due notice to the parties in interest, and decide the same within a reasonable time. Upon the hearing, any party may appear in person, by agent, or by attorney.
- (e) The political subdivision or its administrative agency may, in conformity with this chapter, affirm, reverse, or modify the decision on the permit or other determination from which the appeal is taken.
  - Section 28. Section 333.10, Florida Statutes, is repealed.
  - Section 29. Section 333.11, Florida Statutes, is amended to read:

## 333.11 Judicial review.—

- (1) Any person, aggrieved, or taxpayer affected, by any decision of a board of adjustment, or any governing body of a political subdivision, or the Department of Transportation or any joint airport zoning board affected by a decision of a political subdivision, or its of any administrative agency hereunder, may apply for judicial relief to the circuit court in the judicial circuit where the political subdivision board of adjustment is located within 30 days after rendition of the decision by the board of adjustment. Review shall be by petition for writ of certiorari, which shall be governed by the Florida Rules of Appellate Procedure.
- (2) Upon presentation of such petition to the court, it may allow a writ of certiorari, directed to the board of adjustment, to review such decision of the board. The allowance of the writ shall not stay the proceedings upon the decision appealed from, but the court may, on application, on notice to the board, on due hearing and due cause shown, grant a restraining order.
- (3) The board of adjustment shall not be required to return the original papers acted upon by it, but it shall be sufficient to return certified or sworn copies thereof or of such portions thereof as may be called for by the writ. The return shall concisely set forth such other facts as may be pertinent and material to show the grounds of the decision appealed from and shall be verified.

- (2)(4) The court has shall have exclusive jurisdiction to affirm, reverse, or modify, or set aside the decision on the permit or other determination from which the appeal is taken brought up for review, in whole or in part, and, if appropriate need be, to order further proceedings by the political subdivision or its administrative agency board of adjustment. The findings of fact by the political subdivision or its administrative agency board, if supported by substantial evidence, shall be accepted by the court as conclusive, and an no objection to a decision of the political subdivision or its administrative agency may not board shall be considered by the court unless such objection was raised in the underlying proceeding shall have been urged before the board, or, if it was not so urged, unless there were reasonable grounds for failure to do so.
- (3)(5) If In any case in which airport zoning regulations adopted under this chapter, although generally reasonable, are held by a court to interfere with the use and enjoyment of a particular structure or parcel of land to such an extent, or to be so onerous in their application to such a structure or parcel of land, as to constitute a taking or deprivation of that property in violation of the State Constitution or the Constitution of the United States, such holding shall not affect the application of such regulations to other structures and parcels of land, or such regulations as are not involved in the particular decision.
- (4)(6) A judicial No appeal to any court may not shall be or is permitted under this section until the appellant has exhausted all of its remedies through application for local government permits, exceptions, and appeals, to any courts, as herein provided, save and except an appeal from a decision of the board of adjustment, the appeal herein provided being from such final decision of such board only, the appellant being hereby required to exhaust his or her remedies hereunder of application for permits, exceptions and variances, and appeal to the board of adjustment, and gaining a determination by said board, before being permitted to appeal to the court hereunder.
  - Section 30. Section 333.12, Florida Statutes, is amended to read:
- 333.12 Acquisition of air rights.—If In any ease which: it is desired to remove, lower or otherwise terminate a nonconforming obstruction is determined to be an airport hazard and the owner will not remove, lower, or otherwise eliminate it-structure or use; or the approach protection necessary cannot, because of constitutional limitations, be provided by airport zoning regulations under this chapter; or it appears advisable that the necessary approach protection be provided by acquisition of property rights rather than by airport zoning regulations, the political subdivision within which the property or nonconforming obstruction use is located, or the political subdivision owning or operating the airport or being served by it, may acquire, by purchase, grant, or condemnation in the manner provided by chapter 73, such property, air right, avigation navigation easement, or other estate, portion, or interest in the property or nonconforming obstruction structure or use or such interest in the air above such property, tree, structure, or use, in question, as may be necessary to effectuate the purposes of this chapter, and in so doing, if by condemnation, to have the right to take immediate possession of the property, interest in property, air right, or other right sought to be condemned, at the time, and in the manner and form, and as authorized by chapter 74. In the case of the purchase of any property, or any easement, or estate or interest therein or the acquisition of the same by the power of eminent domain, the political subdivision making such purchase or exercising such power shall, in addition to the damages for the taking, injury, or destruction of property, also pay the cost of the removal and relocation of any structure or any public utility that which is required to be moved to a new location.
  - Section 31. Section 333.13, Florida Statutes, is amended to read:
  - 333.13 Enforcement and remedies.—
- (1) Each violation of this chapter or of any *airport zoning* regulations, orders, or rulings *adopted* promulgated or made pursuant to this chapter shall constitute a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, and each day a violation continues to exist shall constitute a separate offense.
- (2) In addition, the political subdivision or agency adopting the airport zoning regulations under this chapter may institute in any court of competent jurisdiction an action to prevent, restrain, correct, or abate any violation of this chapter or of airport zoning regulations adopted

under this chapter or of any order or ruling made in connection with their administration or enforcement, and the court shall adjudge to the plaintiff such relief, by way of injunction, (which may be mandatory,) or otherwise, as may be proper under all the facts and circumstances of the case in order to fully effectuate the purposes of this chapter and of the regulations adopted and orders and rulings made pursuant thereto.

(3) The department of Transportation may institute a civil action for injunctive relief in the appropriate circuit court to prevent violation of any provision of this chapter.

Section 32. Section 333.135, Florida Statutes, is created to read:

333.135 Transition provisions.—

- (1) Any airport zoning regulation in effect on July 1, 2016, which includes provisions in conflict with this chapter shall be amended to conform to the requirements of this chapter by July 1, 2017.
- (2) Any political subdivision having an airport within its territorial limits which has not adopted airport zoning regulations shall, by July 1, 2017, adopt airport zoning regulations consistent with this chapter.
- (3) For those political subdivisions that have not yet adopted airport zoning regulations pursuant to this chapter, the department shall administer the permitting process as provided in s. 333.025.
  - Section 33. Section 333.14, Florida Statutes, is repealed.
  - Section 34. Section 335.085, Florida Statutes, is created to read:

335.085 Installation of roadside barriers along certain water bodies contiguous with state roads.—

- (1) This section shall be cited as "Chloe's Law."
- (2) By June 30, 2018, the department shall install roadside barriers to shield water bodies contiguous with state roads at locations where a death due to drowning resulted from a motor vehicle accident in which a vehicle departed the adjacent state road during the period between July 1, 2006, and July 1, 2016. This requirement does not apply to any location at which the department's chief engineer determines, based on engineering principles, that installation of a barrier would increase the risk of injury to motorists traveling on the adjacent state road.

Section 35. The Department of Transportation shall review all motor vehicle accidents that resulted in death due to drowning in a water body contiguous with a state road and that occurred during the period between July 1, 2006, and July 1, 2016. The department shall use the reconciled crash data received from the Department of Highway Safety and Motor Vehicles and shall submit a report to the President of the Senate and the Speaker of the House of Representatives by January 3, 2017, providing recommendations regarding any necessary changes to state laws and department rules to enhance traffic safety.

Section 36. Subsection (3) of section 337.0261, Florida Statutes, is amended to read:

337.0261 Construction aggregate materials.—

(3) LOCAL GOVERNMENT DECISIONMAKING.—A No local government may not shall approve or deny a proposed land use zoning change, comprehensive plan amendment, land use permit, ordinance, or order regarding construction aggregate materials without considering any information provided by the Department of Transportation regarding the effect such change, amendment, permit decision, ordinance, or order would have on the availability, transportation, cost, and potential extraction of construction aggregate materials on the local area, the region, and the state. The failure of the Department of Transportation to provide this information shall not be a basis for delay or invalidation of the local government action. A No local government may not impose a moratorium, or combination of moratoria, of more than 12 months' duration on the mining or extraction of construction aggregate materials, commencing on the date the vote was taken to impose the moratorium. January 1, 2007, shall serve as the commencement of the 12-month period for moratoria already in place as of July 1, 2007.

Section 37. Paragraph (a) of subsection (1) of section 337.18, Florida Statutes, is amended to read:

- 337.18  $\,$  Surety bonds for construction or maintenance contracts; requirement with respect to contract award; bond requirements; defaults; damage assessments.—
- (1)(a) A surety bond shall be required of the successful bidder in an amount equal to the awarded contract price. However, the department may choose, in its discretion and applicable only to multiyear maintenance contracts, to allow for incremental annual contract bonds that cumulatively total the full, awarded, multiyear contract price.
- 1. The department may waive the requirement for all or a portion of a surety bond if:
- a. For a project for which The contract price is \$250,000 or less and, the department may waive the requirement for all or a portion of a surety bond if it determines that the project is of a noncritical nature and that nonperformance will not endanger public health, safety, or property;
- b. The prime contractor is a qualified nonprofit agency for the blind or for the other severely handicapped under s. 413.036(2); or
- c. The prime contractor is using a subcontractor that is a qualified nonprofit agency for the blind or for the other severely handicapped under s. 413.036(2). However, the department may not waive more than the amount of the subcontract.
- 2. If the Secretary of Transportation or the secretary's designee determines that it is in the best interests of the department to reduce the bonding requirement for a project and that to do so will not endanger public health, safety, or property, the department may waive the requirement of a surety bond in an amount equal to the awarded contract price for a project having a contract price of \$250 million or more and, in its place, may set a surety bond amount that is a portion of the total contract price and provide an alternate means of security for the balance of the contract amount that is not covered by the surety bond or provide for incremental surety bonding and provide an alternate means of security for the balance of the contract amount that is not covered by the surety bond. Such alternative means of security may include letters of credit, United States bonds and notes, parent company guarantees, and cash collateral. The department may require alternate means of security if a surety bond is waived. The surety on such bond shall be a surety company authorized to do business in the state. All bonds shall be payable to the department and conditioned for the prompt, faithful, and efficient performance of the contract according to plans and specifications and within the time period specified, and for the prompt payment of all persons defined in s. 713.01 furnishing labor, material, equipment, and supplies for work provided in the contract; however, whenever an improvement, demolition, or removal contract price is \$25,000 or less, the security may, in the discretion of the bidder, be in the form of a cashier's check, bank money order of any state or national bank, certified check, or postal money order. The department shall adopt rules to implement this subsection. Such rules shall include provisions under which the department shall refuse to accept bonds on contracts when a surety wrongfully fails or refuses to settle or provide a defense for claims or actions arising under a contract for which the surety previously furnished a bond.

Section 38. Subsection (4) of section 338.165, Florida Statutes, is amended, and subsection (11) is added to that section, to read:

338.165 Continuation of tolls.—

- (4) Notwithstanding any other law to the contrary, pursuant to s. 11, Art. VII of the State Constitution, and subject to the requirements of subsection (2), the Department of Transportation may request the Division of Bond Finance to issue bonds secured by toll revenues collected on the Alligator Alley  $and_7$  the Sunshine Skyway Bridge, the Beeline-East Expressway, the Navarre Bridge, and the Pinellas Bayway to fund transportation projects located within the county or counties in which the project is located and contained in the adopted work program of the department.
- (11) The department's Pinellas Bayway System may be transferred by the department and become part of the turnpike system under the Florida Turnpike Enterprise Law. The transfer does not affect the rights of the parties, or their successors in interest, under the settlement agreement and final judgment in Leonard Lee Ratner, Esther Ratner,

and Leeco Gas and Oil Co. v. State Road Department of the State of Florida, No. 67-1081 (Fla. 2nd Cir. Ct. 1968). Upon transfer of the Pinellas Bayway System to the turnpike system, the department shall also transfer to the Florida Turnpike Enterprise the funds deposited in the reserve account established by chapter 85-364, Laws of Florida, as amended by chapters 95-382 and 2014-223, Laws of Florida, which funds shall be used by the Florida Turnpike Enterprise solely to help fund the costs of repair or replacement of the transferred facilities.

Section 39. Chapter 85-364, Laws of Florida, as amended by chapter 95-382 and section 48 of chapter 2014-223, Laws of Florida, is repealed.

Section 40. Subsections (5) and (6) of section 338.231, Florida Statutes, are amended to read:

338.231 Turnpike tolls, fixing; pledge of tolls and other revenues.—The department shall at all times fix, adjust, charge, and collect such tolls and amounts for the use of the turnpike system as are required in order to provide a fund sufficient with other revenues of the turnpike system to pay the cost of maintaining, improving, repairing, and operating such turnpike system; to pay the principal of and interest on all bonds issued to finance or refinance any portion of the turnpike system as the same become due and payable; and to create reserves for all such purposes.

(5) In each fiscal year while any of the bonds of the Broward County Expressway Authority series 1984 and series 1986-A remain outstanding, the department is authorized to pledge revenues from the turnpike system to the payment of principal and interest of such series of bonds and the operation and maintenance expenses of the Sawgrass Expressway, to the extent gross toll revenues of the Sawgrass Expressway are insufficient to make such payments. The terms of an agreement relative to the pledge of turnpike system revenue will be negotiated with the parties of the 1984 and 1986 Broward County Expressway Authority lease purchase agreements, and subject to the covenants of those agreements. The agreement must establish that the Sawgrass Expressway is subject to the planning, management, and operating control of the department limited only by the terms of the lease purchase agreements. The department shall provide for the payment of operation and maintenance expenses of the Sawgrass Expressway until such agreement is in effect. This pledge of turnpike system revenues is subordinate to the debt service requirements of any future issue of turnpike bonds, the payment of turnpike system operation and maintenance expenses, and subject to any subsequent resolution or trust indenture relating to the issuance of such turnpike bonds.

(5)(6) The use and disposition of revenues pledged to bonds are subject to ss. 338.22-338.241 and such regulations as the resolution authorizing the issuance of the bonds or such trust agreement may provide.

Section 41. Paragraph (i) of subsection (6) and paragraph (c) of subsection (7) of section 339.175, Florida Statutes, are amended to read:

339.175 Metropolitan planning organization.—

- (6) POWERS, DUTIES, AND RESPONSIBILITIES.—The powers, privileges, and authority of an M.P.O. are those specified in this section or incorporated in an interlocal agreement authorized under s. 163.01. Each M.P.O. shall perform all acts required by federal or state laws or rules, now and subsequently applicable, which are necessary to qualify for federal aid. It is the intent of this section that each M.P.O. shall be involved in the planning and programming of transportation facilities, including, but not limited to, airports, intercity and high-speed rail lines, seaports, and intermodal facilities, to the extent permitted by state or federal law.
- (i) The Tampa Bay Area Regional Transportation Authority Metropolitan Planning Organization Chairs A chair's Coordinating Committee is created within the Tampa Bay Area Regional Transportation Authority, composed of the M.P.O.'s serving Citrus, Hernando, Hillsborough, Manatee, Pasco, Pinellas, Polk, and Sarasota Counties. The authority shall provide administrative support and direction to the committee. The committee must, at a minimum:
- 1. Coordinate transportation projects deemed to be regionally significant by the committee.

- 2. Review the impact of regionally significant land use decisions on the region.
- 3. Review all proposed regionally significant transportation projects in the respective transportation improvement programs which affect more than one of the M.P.O.'s represented on the committee.
- 4. Institute a conflict resolution process to address any conflict that may arise in the planning and programming of such regionally significant projects.
- (7) LONG-RANGE TRANSPORTATION PLAN.—Each M.P.O. must develop a long-range transportation plan that addresses at least a 20-year planning horizon. The plan must include both long-range and short-range strategies and must comply with all other state and federal requirements. The prevailing principles to be considered in the longrange transportation plan are: preserving the existing transportation infrastructure; enhancing Florida's economic competitiveness; and improving travel choices to ensure mobility. The long-range transportation plan must be consistent, to the maximum extent feasible, with future land use elements and the goals, objectives, and policies of the approved local government comprehensive plans of the units of local government located within the jurisdiction of the M.P.O. Each M.P.O. is encouraged to consider strategies that integrate transportation and land use planning to provide for sustainable development and reduce greenhouse gas emissions. The approved long-range transportation plan must be considered by local governments in the development of the transportation elements in local government comprehensive plans and any amendments thereto. The long-range transportation plan must, at a minimum:
  - (c) Assess capital investment and other measures necessary to:
- 1. Ensure the preservation of the existing metropolitan transportation system including requirements for the operation, resurfacing, restoration, and rehabilitation of major roadways and requirements for the operation, maintenance, modernization, and rehabilitation of public transportation facilities; and
- 2. Make the most efficient use of existing transportation facilities to relieve vehicular congestion, improve safety, and maximize the mobility of people and goods. Such efforts must include, but are not limited to, consideration of infrastructure and technological improvements necessary to accommodate advances in vehicle technology, such as autonomous technology and other developments.

In the development of its long-range transportation plan, each M.P.O. must provide the public, affected public agencies, representatives of transportation agency employees, freight shippers, providers of freight transportation services, private providers of transportation, representatives of users of public transit, and other interested parties with a reasonable opportunity to comment on the long-range transportation plan. The long-range transportation plan must be approved by the M.P.O.

Section 42. Subsection (2) of section 339.2818, Florida Statutes, is amended to read:

339.2818 Small County Outreach Program.—

(2)(a) For the purposes of this section, the term "small county" means any county that has a population of  $170,000 \, 150,000$  or less as determined by the most recent official estimate pursuant to s. 186.901.

(b) Notwithstanding paragraph (a), for the 2015-2016 fiscal year, for purposes of this section, the term "small county" means any county that has a population of 165,000 or less as determined by the most recent official estimate pursuant to s. 186.901. This paragraph expires July 1, 2016.

Section 43. Subsections (1) and (2) of section 339.55, Florida Statutes, are amended to read:

339.55 State-funded infrastructure bank.—

(1) There is created within the Department of Transportation a state-funded infrastructure bank for the purpose of providing loans and credit enhancements to government units and private entities for use in constructing and improving transportation facilities or ancillary facilities that produce or distribute natural gas or fuel.

- (2) The bank may lend capital costs or provide credit enhancements for:
- (a) A transportation facility project that is on the State Highway System or that provides for increased mobility on the state's transportation system or provides intermodal connectivity with airports, seaports, rail facilities, and other transportation terminals, pursuant to s. 341.053, for the movement of people and goods.
- (b) Projects of the Transportation Regional Incentive Program which are identified pursuant to s. 339.2819(4).
- (c)1. Emergency loans for damages incurred to public-use commercial deepwater seaports, public-use airports, and other public-use transit and intermodal facilities that are within an area that is part of an official state declaration of emergency pursuant to chapter 252 and all other applicable laws. Such loans:
- a. May not exceed 24 months in duration except in extreme circumstances, for which the Secretary of Transportation may grant up to 36 months upon making written findings specifying the conditions requiring a 36-month term.
- b. Require application from the recipient to the department that includes documentation of damage claims filed with the Federal Emergency Management Agency or an applicable insurance carrier and documentation of the recipient's overall financial condition.
- c. Are subject to approval by the Secretary of Transportation and the Legislative Budget Commission.
- 2. Loans provided under this paragraph must be repaid upon receipt by the recipient of eligible program funding for damages in accordance with the claims filed with the Federal Emergency Management Agency or an applicable insurance carrier, but no later than the duration of the loan.
- (d) Beginning July 1, 2017, applications for the development and construction of natural gas fuel production or distribution facilities used primarily to support the transportation activities at seaports or intermodal facilities. Loans under this paragraph may be used to refinance outstanding debt.
- Section 44. Paragraph (c) is added to subsection (3) of section 339.64, Florida Statutes, and paragraph (a) of subsection (4) of that section is amended, to read:
  - 339.64 Strategic Intermodal System Plan.—
  - (3)
- (c) The department shall coordinate with federal, regional, and local partners, as well as industry representatives, to consider infrastructure and technological improvements necessary to accommodate advances in vehicle technology, such as autonomous technology and other developments, in Strategic Intermodal System facilities.
- (4) The Strategic Intermodal System Plan shall include the following:
- (a) A needs assessment that must include, but is not limited to, consideration of infrastructure and technological improvements necessary to accommodate advances in vehicle technology, such as autonomous technology and other developments.
  - Section 45. Section 341.0532, Florida Statutes, is repealed.
- Section 46. Paragraphs (a) and (b) of subsection (2) of section 343.92, Florida Statutes, are amended to read:
  - 343.92 Tampa Bay Area Regional Transportation Authority.—
- (2) The governing board of the authority shall consist of 15 voting = 16 members.
- (a) There shall be one nonvoting, ex officio member of the board who shall be appointed by The secretary of the department shall appoint two advisors to the board but who must be the district secretary for each one

- of the department districts within the seven-county area of the authority, at the discretion of the secretary of the department.
- (b) The There shall be 15 voting members of the board  $shall\ be$  as follows:
- 1. The county commissions of Citrus, Hernando, Hillsborough, Pasco, Pinellas, Manatee, and Sarasota Counties shall each appoint one elected official to the board. Members appointed under this subparagraph shall serve 2-year terms with not more than three consecutive terms being served by any person. If a member under this subparagraph leaves elected office, a vacancy exists on the board to be filled as provided in this subparagraph.
- 2. The Tampa Bay Area Regional Transportation Authority (TBARTA) Metropolitan Planning Organization West Central Florida M.P.O. Chairs Coordinating Committee shall appoint one member to the board who must be a chair of one of the six metropolitan planning organizations in the region. The member appointed under this subparagraph shall serve a 2-year term with not more than three consecutive terms being served by any person.
- 3.a. Two members of the board shall be the mayor, or the mayor's designee, of the largest municipality within the service area of each of the following independent transit agencies or their legislatively created successor agencies: Pinellas Suncoast Transit Authority and Hillsborough Area Regional Transit Authority. The largest municipality is that municipality with the largest population as determined by the most recent United States Decennial Census.
- b. Should a mayor choose not to serve, his or her designee must be an elected official selected by the mayor from that largest municipality's city council or city commission. A mayor or his or her designee shall serve a 2-year term with not more than three consecutive terms being served by any person.
- c. A designee's term ends if the mayor leaves office for any reason. If a designee leaves elected office on the city council or commission, a vacancy exists on the board to be filled by the mayor of that municipality as provided in sub-subparagraph a.
- d. A mayor who has served three consecutive terms on the board must designate an elected official from that largest municipality's city council or city commission to serve on the board for at least one term.
- 4.a. One membership on the board shall rotate every 2 years between the mayor, or his or her designee, of the largest municipality within Manatee County and the mayor, or his or her designee, of the largest municipality within Sarasota County. The mayor, or his or her designee, from the largest municipality within Manatee County shall serve the first 2-year term. The largest municipality is that municipality with the largest population as determined by the most recent United States Decennial Census.
- b. Should a mayor choose not to serve, his or her designee must be an elected official selected by the mayor from that municipality's city council or city commission.
- 5. The Governor shall appoint to the board four business representatives, each of whom must reside in one of the seven counties governed by the authority, none of whom may be elected officials, and at least one but not more than two of whom shall represent counties within the federally designated Tampa Bay Transportation Management Area. Members appointed by the Governor shall serve 3-year terms with not more than two consecutive terms being served by any person.
- Section 47. Paragraphs (d), (e), and (f) of subsection (3) of section 343.922, Florida Statutes, are amended, and paragraph (g) is added to that subsection, to read:

343.922 Powers and duties.—

(3)

- (d) After its adoption, the master plan shall be updated every 5 2 years before July 1.
- (e) The authority shall present the original master plan and updates to the governing bodies of the counties within the seven-county region,

- to the TBARTA Metropolitan Planning Organization West Central Florida M.P.O. Chairs Coordinating Committee, and to the legislative delegation members representing those counties within 90 days after adoption.
- (f) The authority shall coordinate plans and projects with the *TBARTA Metropolitan Planning Organization* West Central Florida M.P.O. Chairs Coordinating Committee, to the extent practicable, and participate in the regional M.P.O. planning process to ensure regional comprehension of the authority's mission, goals, and objectives.
- (g) The authority shall provide administrative support and direction to the TBARTA Metropolitan Planning Organization Chairs Coordinating Committee as provided in s. 339.175(6)(i).
- Section 48. Subsection (3) of section 348.565, Florida Statutes, is amended, and subsection (5) is added to that section, to read:
- 348.565 Revenue bonds for specified projects.—The existing facilities that constitute the Tampa-Hillsborough County Expressway System are hereby approved to be refinanced by revenue bonds issued by the Division of Bond Finance of the State Board of Administration pursuant to s. 11(f), Art. VII of the State Constitution and the State Bond Act or by revenue bonds issued by the authority pursuant to s. 348.56(1)(b). In addition, the following projects of the Tampa-Hillsborough County Expressway Authority are approved to be financed or refinanced by the issuance of revenue bonds in accordance with this part and s. 11(f), Art. VII of the State Constitution:
- (3) Lee Roy Selmon Crosstown Expressway System widening, and any extensions thereof.
- (5) Capital projects that the authority is authorized to acquire, construct, reconstruct, equip, operate, and maintain pursuant to this part, including, without limitation, s. 348.54(15), provided that any financing of such projects does not pledge the full faith and credit of the state.
- Section 49. Subsection (20) is added to section 479.16, Florida Statutes, to read:
- 479.16 Signs for which permits are not required.—The following signs are exempt from the requirement that a permit for a sign be obtained under this chapter but are required to comply with s. 479.11(4)-(8), and the provisions of subsections (15)-(20) (15) (19) may not be implemented or continued if the Federal Government notifies the department that implementation or continuation will adversely affect the allocation of federal funds to the department:
- (20) Signs that are located within the controlled area of a federal-aid primary highway but that are on a parcel adjacent to an off-ramp to the termination point of a turnpike system, if there is no directional decision to be made by a driver, the signs are primarily facing the off-ramp, and the signs have been in existence since at least 1995.

If the exemptions in subsections (15)-(20) (15) (19) are not implemented or continued due to notification from the Federal Government that the allocation of federal funds to the department will be adversely impacted, the department shall provide notice to the sign owner that the sign must be removed within 30 days after receipt of the notice. If the sign is not removed within 30 days after receipt of the notice by the sign owner, the department may remove the sign, and the costs incurred in connection with the sign removal shall be assessed against and collected from the sign owner.

- Section 50. Section 563.13, Florida Statutes, is created to read:
- 563.13 Florida brewery directional signs; fees.—Upon the request of a brewery licensed under s. 561.221(2) or (3) which produces a minimum of 2,500 barrels per year on the premises, is open to the public at least 30 hours per week, and is available for tours, the Department of Transportation shall install directional signs for the brewery on the rights-ofway of interstate highways and primary and secondary roads in accordance with Florida's Highway Guide Sign Program as provided in chapter 14-51, Florida Administrative Code. A brewery licensed in this state which requests placement of a directional sign through the department's permit process shall pay all associated costs.
- Section 51. Paragraph (a) of subsection (2) of section 812.014, Florida Statutes, is amended to read:

- 812.014 Theft.—
- (2)(a)1. If the property stolen is valued at \$100,000 or more or is a semitrailer that was deployed by a law enforcement officer; or
- 2. If the property stolen is cargo valued at \$50,000 or more that has entered the stream of interstate or intrastate commerce from the shipper's loading platform to the consignee's receiving dock; or
  - 3. If the offender commits any grand theft and:
- a. In the course of committing the offense the offender uses a motor vehicle as an instrumentality, other than merely as a getaway vehicle, to assist in committing the offense and thereby damages the real property of another; or
- b. In the course of committing the offense the offender causes damage to the real or personal property of another in excess of \$1,000;  $or_7$
- c. In the course of committing the offense the offender uses any type of device to defeat, block, disable, jam, or interfere with a global positioning system or similar system designed to identify the location of the cargo or the vehicle or trailer carrying the cargo,

the offender commits grand theft in the first degree, punishable as a felony of the first degree, as provided in s. 775.082, s. 775.083, or s. 775.084.

- Section 52. The Department of Transportation, in consultation with the Department of Highway Safety and Motor Vehicles, shall study the use and safe operation of driver-assistive truck platooning technology, as defined in s. 316.003, Florida Statutes, for the purpose of developing a pilot project to test vehicles that are equipped to operate using driver-assistive truck platooning technology.
- (1) Upon conclusion of the study, the Department of Transportation, in consultation with the Department of Highway Safety and Motor Vehicles, may conduct a pilot project to test the use and safe operation of vehicles equipped with driver-assistive truck platooning technology.
- (2) Notwithstanding ss. 316.0895 and 316.303, Florida Statutes, the Department of Transportation may conduct the pilot project in such a manner and at such locations as determined by the Department of Transportation based on the study.
- (3) Before the start of the pilot project, manufacturers of driver-assistive truck platooning technology being tested in the pilot project must submit to the Department of Highway Safety and Motor Vehicles an instrument of insurance, a surety bond, or proof of self-insurance acceptable to the department in the amount of \$5 million.
- (4) Upon conclusion of the pilot project, the Department of Transportation, in consultation with the Department of Highway Safety and Motor Vehicles, shall submit the results of the study and any findings or recommendations from the pilot project to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

Section 53. (1)(a) The Office of Economic and Demographic Research shall evaluate and determine the economic benefits, as defined in s. 288.005(1), Florida Statutes, of the state's investment in the Department of Transportation's adopted work program developed in accordance with s. 339.135(5), Florida Statutes, for fiscal year 2016-2017 and the following 4 fiscal years. At a minimum, a separate return on investment shall be projected for each of the following areas:

- 1. Roads and highways.
- 2. Rails.
- Public transit.
- 4. Aviation.
- 5. Seaports.
- (b) The evaluation shall be limited to the funding anticipated by the adopted work program but may address the continuing economic impact for those transportation projects in the 5 years after the conclusion of the adopted work program. The evaluation must also determine the number

- of jobs created, the increase or decrease in personal income, and the impact on gross domestic product from the direct, indirect, and induced effects on the state's investment in each area.
- (2) The Department of Transportation and each of its district offices shall provide the Office of Economic and Demographic Research full access to all data necessary to complete the evaluation, including any confidential data.
- (3) The Office of Economic and Demographic Research shall submit the evaluation to the President of the Senate and the Speaker of the House of Representatives by January 1, 2017.
  - Section 54. Section 316.87, Florida Statutes, is created to read:
- 316.87 Nonemergency medical transportation services.—To ensure the availability of nonemergency medical transportation services throughout the state, a provider licensed by the county or operating under a permit issued by the county may not be required to use a vehicle that is larger than needed to transport the number of persons being transported or that is inconsistent with the medical condition of the individuals receiving the nonemergency medical transportation services. This section does not apply to the procurement, contracting, or provision of paratransit transportation services, directly or indirectly, by a county or an authority, pursuant to the Americans with Disabilities Act of 1990, as amended.
- Section 55. Transportation facility designations; Department of Transportation to erect suitable markers.—
- (1) That portion of C.R. 155/Meridian Road between Meridian Hills Road and the Georgia state line in Leon County is designated as "Dubose Ausley Highway."
- (2) The Department of Transportation is directed to erect suitable markers designating the transportation facilities as described in this section.
- Section 56. Transportation facility designations; Department of Transportation to erect suitable markers.—
- (1) Bridge number 429958 on S.R. 842/Broward Boulevard at North Fork New River in Broward County is designated as the "Senator Christopher L. Smith Bridge."
- (2) The Department of Transportation is directed to erect suitable markers designating the transportation facility as described in this section.
- Section 57. Transportation facility designations; Department of Transportation to erect suitable markers.—
- (1) That portion of S.R. 922 from N.E. 10th Avenue east to the North Miami City Limits in Miami-Dade County is designated as "Stanley G. Tate Boulevard."
- (2) That portion of Miami Avenue between N.E. 5th Street and U.S. 41/S.R. 90/S.E. 7th Street in Miami-Dade County is designated as "Robert L. Shevin Memorial Boulevard."
- (3) Bridge number 870054 on S.R. 112/W. 41st Street/Arthur Godfrey Road in Miami Beach is designated as the "Senator Paul B. Steinberg Bridge."
- (4) The Department of Transportation is directed to erect suitable markers designating the transportation facilities as described in this section.
- Section 58. Section 1 of chapter 26497, Laws of Florida, 1951, is amended to read:
- Section 1. That the following described route be and the same is hereby declared, designated and established as a State Road, forming a part of the connecting system of the State of Florida, and shall be known as the *SHEPARD* BROAD CAUSEWAY BOULEVARD.

Beginning at the intersection of State Road AIA and 96th Street in Dade County, Florida, and running in a Westerly direction, as near as possible in a direct line, through the Town of Bay Harbor Islands,

- Florida, across Broad Causeway, spanning Biscayne Bay, and through the Town of North Miami, Florida, to the point where such highway shall intersect with State Road Number 7, along the most practicable and feasible route to be determined by the State Road Department.
- Section 59. Paragraph (c) of subsection (1) of section 212.05, Florida Statutes, is amended to read:
- 212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state.
- (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows:
- (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles:
- 1. When a motor vehicle is leased or rented for a period of less than 12 months:
- a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped off in another state.
- b. If the motor vehicle is rented in another state and dropped off in Florida, the rental is exempt from Florida tax.
- 2. Except as provided in subparagraph 3., for the lease or rental of a motor vehicle for a period of not less than 12 months, sales tax is due on the lease or rental payments if the vehicle is registered in this state; provided, however, that no tax shall be due if the taxpayer documents use of the motor vehicle outside this state and tax is being paid on the lease or rental payments in another state.
- 3. The tax imposed by this chapter does not apply to the lease or rental of a commercial motor vehicle as defined in s. 316.003(12)(a) 316.003(66)(a) to one lessee or rentee for a period of not less than 12 months when tax was paid on the purchase price of such vehicle by the lessor. To the extent tax was paid with respect to the purchase of such vehicle in another state, territory of the United States, or the District of Columbia, the Florida tax payable shall be reduced in accordance with the provisions of s. 212.06(7). This subparagraph shall only be available when the lease or rental of such property is an established business or part of an established business or the same is incidental or germane to such business.
- Section 60. Subsection (1) of section 316.1303, Florida Statutes, is amended to read:
- 316.1303 Traffic regulations to assist mobility-impaired persons.—
- (1) Whenever a pedestrian who is mobility impaired is in the process of crossing a public street or highway with the assistance of a guide dog or service animal designated as such with a visible means of identification, a walker, a crutch, an orthopedic cane, or a wheelchair, the driver of a vehicle approaching the intersection, as defined in s. 316.003(17), shall bring his or her vehicle to a full stop before arriving at the intersection and, before proceeding, shall take precautions necessary to avoid injuring the pedestrian.
- Section 61. Paragraph (b) of subsection (2) and paragraph (a) of subsection (4) of section 316.545, Florida Statutes, are amended to read:
- 316.545 Weight and load unlawful; special fuel and motor fuel tax enforcement; inspection; penalty; review.—
  - (2)
- (b) The officer or inspector shall inspect the license plate or registration certificate of the commercial vehicle, as defined in s. 316.003(66), to determine *whether* if its gross weight is in compliance with the declared gross vehicle weight. If its gross weight exceeds the

declared weight, the penalty shall be 5 cents per pound on the difference between such weights. In those cases when the commercial vehicle, as defined in s. 316.003(66), is being operated over the highways of the state with an expired registration or with no registration from this or any other jurisdiction or is not registered under the applicable provisions of chapter 320, the penalty herein shall apply on the basis of 5 cents per pound on that scaled weight which exceeds 35,000 pounds on laden truck tractor-semitrailer combinations or tandem trailer truck combinations, 10,000 pounds on laden straight trucks or straight trucktrailer combinations, or 10,000 pounds on any unladen commercial motor vehicle. If the license plate or registration has not been expired for more than 90 days, the penalty imposed under this paragraph may not exceed \$1,000. In the case of special mobile equipment as defined in s. 316.003(48), which qualifies for the license tax provided for in s. 320.08(5)(b), being operated on the highways of the state with an expired registration or otherwise not properly registered under the applicable provisions of chapter 320, a penalty of \$75 shall apply in addition to any other penalty which may apply in accordance with this chapter. A vehicle found in violation of this section may be detained until the owner or operator produces evidence that the vehicle has been properly registered. Any costs incurred by the retention of the vehicle shall be the sole responsibility of the owner. A person who has been assessed a penalty pursuant to this paragraph for failure to have a valid vehicle registration certificate pursuant to the provisions of chapter 320 is not subject to the delinquent fee authorized in s. 320.07 if such person obtains a valid registration certificate within 10 working days after such penalty was assessed.

(4)(a) A No commercial vehicle may not, as defined in s. 316.003(66), shall be operated over the highways of this state unless it has been properly registered under the provisions of s. 207.004. Whenever any law enforcement officer identified in s. 207.023(1), upon inspecting the vehicle or combination of vehicles, determines that the vehicle is in violation of s. 207.004, a penalty in the amount of \$50 shall be assessed, and the vehicle may be detained until payment is collected by the law enforcement officer.

Section 62. Subsection (2) of section 316.605, Florida Statutes, is amended to read:

316.605 Licensing of vehicles.—

(2) Any commercial motor vehicle, as defined in s. 316.003(66), operating over the highways of this state with an expired registration, with no registration from this or any other jurisdiction, or with no registration under the applicable provisions of chapter 320 shall be in violation of s. 320.07(3) and shall subject the owner or operator of such vehicle to the penalty provided. In addition, a commercial motor vehicle found in violation of this section may be detained by any law enforcement officer until the owner or operator produces evidence that the vehicle has been properly registered and that any applicable delinquent penalties have been paid.

Section 63. Subsection (6) of section 316.6105, Florida Statutes, is amended to read:

316.6105 Violations involving operation of motor vehicle in unsafe condition or without required equipment; procedure for disposition.—

(6) This section does not apply to commercial motor vehicles as defined in s. 316.003(66) or transit buses owned or operated by a governmental entity.

Section 64. Paragraph (a) of subsection (2) of section 316.613, Florida Statutes, is amended to read:

316.613 Child restraint requirements.—

- (2) As used in this section, the term "motor vehicle" means a motor vehicle as defined in s. 316.003 that is operated on the roadways, streets, and highways of the state. The term does not include:
  - (a) A school bus as defined in s. 316.003(66) 316.003(45).

Section 65. Subsection (8) of section 316.622, Florida Statutes, is amended to read:

316.622 Farm labor vehicles.—

(8) The department shall provide to the Department of Business and Professional Regulation each quarter a copy of each accident report involving a farm labor vehicle, as defined in s. 316.003(62), commencing with the first quarter of the 2006 2007 fiscal year.

Section 66. Paragraph (b) of subsection (1) of section 316.650, Florida Statutes, is amended to read:

316.650 Traffic citations.—

(1)

(b) The department shall prepare, and supply to every traffic enforcement agency in the state, an appropriate affidavit-of-compliance form that shall be issued along with the form traffic citation for any violation of s. 316.610 and that indicates the specific defect needing to be corrected. However, such affidavit of compliance may shall not be issued in the case of a violation of s. 316.610 by a commercial motor vehicle as defined in s. 316.003(66). Such affidavit-of-compliance form shall be distributed in the same manner and to the same parties as is the form traffic citation.

Section 67. Subsection (1) of section 316.70, Florida Statutes, is amended to read:

316.70 Nonpublic sector buses; safety rules.—

- (1) The Department of Transportation shall establish and revise standards to *ensure* assure the safe operation of nonpublic sector buses, as defined in s. 316.003(78), which standards shall be those contained in 49 C.F.R. parts 382, 385, and 390-397 and which shall be directed toward ensuring towards assuring that:
- $\mbox{(a)}$  Nonpublic sector buses are safely maintained, equipped, and operated.
- (b) Nonpublic sector buses are carrying the insurance required by law and carrying liability insurance on the checked baggage of passengers not to exceed the standard adopted by the United States Department of Transportation.
- (c) Florida license tags are purchased for nonpublic sector buses pursuant to s. 320.38.
- (d) The driving records of drivers of nonpublic sector buses are checked by their employers at least once each year to ascertain whether the driver has a suspended or revoked driver license.

Section 68. Paragraph (a) of subsection (1) of section 320.01, Florida Statutes, is amended to read:

320.01 Definitions, general.—As used in the Florida Statutes, except as otherwise provided, the term:

(1) "Motor vehicle" means:

(a) An automobile, motorcycle, truck, trailer, semitrailer, truck tractor and semitrailer combination, or any other vehicle operated on the roads of this state, used to transport persons or property, and propelled by power other than muscular power, but the term does not include traction engines, road rollers, special mobile equipment as defined in s. 316.003 316.003(48), vehicles that run only upon a track, bicycles, swamp buggies, or mopeds.

Section 69. Section 320.08, Florida Statutes, is amended to read:

320.08 License taxes.—Except as otherwise provided herein, there are hereby levied and imposed annual license taxes for the operation of motor vehicles, mopeds, motorized bicycles as defined in s. 316.003(2) 316.003(2), tri-vehicles as defined in s. 316.003, and mobile homes, as defined in s. 320.01, which shall be paid to and collected by the department or its agent upon the registration or renewal of registration of the following:

- (1) MOTORCYCLES AND MOPEDS.—
- (a) Any motorcycle: \$10 flat.
- (b) Any moped: \$5 flat.

- (c) Upon registration of a motorcycle, motor-driven cycle, or moped, in addition to the license taxes specified in this subsection, a non-refundable motorcycle safety education fee in the amount of \$2.50 shall be paid. The proceeds of such additional fee shall be deposited in the Highway Safety Operating Trust Fund to fund a motorcycle driver improvement program implemented pursuant to s. 322.025, the Florida Motorcycle Safety Education Program established in s. 322.0255, or the general operations of the department.
- (d) An ancient or antique motorcycle: \$7.50 flat, of which \$2.50 shall be deposited into the General Revenue Fund.
  - (2) AUTOMOBILES OR TRI-VEHICLES FOR PRIVATE USE.—
- (a) An ancient or antique automobile, as defined in s. 320.086, or a street rod, as defined in s. 320.0863: \$7.50 flat.
  - (b) Net weight of less than 2,500 pounds: \$14.50 flat.
- (c) Net weight of 2,500 pounds or more, but less than 3,500 pounds: \$22.50 flat.
  - (d) Net weight of 3,500 pounds or more: \$32.50 flat.
  - (3) TRUCKS.—
  - (a) Net weight of less than 2,000 pounds: \$14.50 flat.
- (b) Net weight of 2,000 pounds or more, but not more than 3,000 pounds: \$22.50 flat.
- (c) Net weight more than 3,000 pounds, but not more than 5,000 pounds: \$32.50 flat.
- (d) A truck defined as a "goat," or other vehicle if used in the field by a farmer or in the woods for the purpose of harvesting a crop, including naval stores, during such harvesting operations, and which is not principally operated upon the roads of the state: \$7.50 flat. The term "goat" means a motor vehicle designed, constructed, and used principally for the transportation of citrus fruit within citrus groves or for the transportation of crops on farms, and which can also be used for hauling associated equipment or supplies, including required sanitary equipment, and the towing of farm trailers.
  - (e) An ancient or antique truck, as defined in s. 320.086: \$7.50 flat.
- (4) HEAVY TRUCKS, TRUCK TRACTORS, FEES ACCORDING TO GROSS VEHICLE WEIGHT.—
- (a) Gross vehicle weight of 5,001 pounds or more, but less than 6,000 pounds: \$60.75 flat, of which \$15.75 shall be deposited into the General Revenue Fund.
- (b) Gross vehicle weight of 6,000 pounds or more, but less than 8,000 pounds: \$87.75 flat, of which \$22.75 shall be deposited into the General Revenue Fund.
- (c) Gross vehicle weight of 8,000 pounds or more, but less than 10,000 pounds: \$103 flat, of which \$27 shall be deposited into the General Revenue Fund.
- (d) Gross vehicle weight of 10,000 pounds or more, but less than 15,000 pounds: \$118 flat, of which \$31 shall be deposited into the General Revenue Fund.
- (e) Gross vehicle weight of 15,000 pounds or more, but less than 20,000 pounds: \$177 flat, of which \$46 shall be deposited into the General Revenue Fund.
- (f) Gross vehicle weight of 20,000 pounds or more, but less than 26,001 pounds: \$251 flat, of which \$65 shall be deposited into the General Revenue Fund.
- (g) Gross vehicle weight of 26,001 pounds or more, but less than 35,000: \$324 flat, of which \$84 shall be deposited into the General Revenue Fund.
- (h) Gross vehicle weight of 35,000 pounds or more, but less than 44,000 pounds: \$405 flat, of which \$105 shall be deposited into the General Revenue Fund.

- (i) Gross vehicle weight of 44,000 pounds or more, but less than 55,000 pounds: \$773 flat, of which \$201 shall be deposited into the General Revenue Fund.
- (j) Gross vehicle weight of 55,000 pounds or more, but less than 62,000 pounds: \$916 flat, of which \$238 shall be deposited into the General Revenue Fund.
- (k) Gross vehicle weight of 62,000 pounds or more, but less than 72,000 pounds: \$1,080 flat, of which \$280 shall be deposited into the General Revenue Fund.
- (l) Gross vehicle weight of 72,000 pounds or more: \$1,322 flat, of which \$343 shall be deposited into the General Revenue Fund.
- $\,$  (m) Notwithstanding the declared gross vehicle weight, a truck tractor used within a 150-mile radius of its home address is eligible for a license plate for a fee of \$324 flat if:
- 1. The truck tractor is used exclusively for hauling forestry products; or
- 2. The truck tractor is used primarily for the hauling of forestry products, and is also used for the hauling of associated forestry harvesting equipment used by the owner of the truck tractor.
- Of the fee imposed by this paragraph, \$84 shall be deposited into the General Revenue Fund.
- (n) A truck tractor or heavy truck, not operated as a for-hire vehicle, which is engaged exclusively in transporting raw, unprocessed, and nonmanufactured agricultural or horticultural products within a 150-mile radius of its home address, is eligible for a restricted license plate for a fee of:
- 1. If such vehicle's declared gross vehicle weight is less than 44,000 pounds, \$87.75 flat, of which \$22.75 shall be deposited into the General Revenue Fund.
- 2. If such vehicle's declared gross vehicle weight is 44,000 pounds or more and such vehicle only transports from the point of production to the point of primary manufacture; to the point of assembling the same; or to a shipping point of a rail, water, or motor transportation company, \$324 flat, of which \$84 shall be deposited into the General Revenue Fund.

Such not-for-hire truck tractors and heavy trucks used exclusively in transporting raw, unprocessed, and nonmanufactured agricultural or horticultural products may be incidentally used to haul farm implements and fertilizers delivered direct to the growers. The department may require any documentation deemed necessary to determine eligibility prior to issuance of this license plate. For the purpose of this paragraph, "not-for-hire" means the owner of the motor vehicle must also be the owner of the raw, unprocessed, and nonmanufactured agricultural or horticultural product, or the user of the farm implements and fertilizer being delivered.

- (5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT; SCHOOL BUSES; SPECIAL PURPOSE VEHICLES.—
- (a)1. A semitrailer drawn by a GVW truck tractor by means of a fifth-wheel arrangement: \$13.50 flat per registration year or any part thereof, of which \$3.50 shall be deposited into the General Revenue Fund.
- 2. A semitrailer drawn by a GVW truck tractor by means of a fifth-wheel arrangement: \$68 flat per permanent registration, of which \$18 shall be deposited into the General Revenue Fund.
- (b) A motor vehicle equipped with machinery and designed for the exclusive purpose of well drilling, excavation, construction, spraying, or similar activity, and which is not designed or used to transport loads other than the machinery described above over public roads: \$44 flat, of which \$11.50 shall be deposited into the General Revenue Fund.
- (c) A school bus used exclusively to transport pupils to and from school or school or church activities or functions within their own county: \$41 flat, of which \$11 shall be deposited into the General Revenue Fund.

- (d) A wrecker, as defined in s. 320.01, which is used to tow a vessel as defined in s. 327.02, a disabled, abandoned, stolen-recovered, or impounded motor vehicle as defined in s. 320.01, or a replacement motor vehicle as defined in s. 320.01: \$41 flat, of which \$11 shall be deposited into the General Revenue Fund.
- (e) A wrecker that is used to tow any nondisabled motor vehicle, a vessel, or any other cargo unless used as defined in paragraph (d), as follows:
- 1. Gross vehicle weight of 10,000 pounds or more, but less than 15,000 pounds: \$118 flat, of which \$31 shall be deposited into the General Revenue Fund.
- 2. Gross vehicle weight of 15,000 pounds or more, but less than 20,000 pounds: \$177 flat, of which \$46 shall be deposited into the General Revenue Fund.
- 3. Gross vehicle weight of 20,000 pounds or more, but less than 26,000 pounds: \$251 flat, of which \$65 shall be deposited into the General Revenue Fund.
- 4. Gross vehicle weight of 26,000 pounds or more, but less than 35,000 pounds: \$324 flat, of which \$84 shall be deposited into the General Revenue Fund.
- 5. Gross vehicle weight of 35,000 pounds or more, but less than 44,000 pounds: \$405 flat, of which \$105 shall be deposited into the General Revenue Fund.
- 6. Gross vehicle weight of 44,000 pounds or more, but less than 55,000 pounds: \$772 flat, of which \$200 shall be deposited into the General Revenue Fund.
- 7. Gross vehicle weight of 55,000 pounds or more, but less than 62,000 pounds: \$915 flat, of which \$237 shall be deposited into the General Revenue Fund.
- 8. Gross vehicle weight of 62,000 pounds or more, but less than 72,000 pounds: \$1,080 flat, of which \$280 shall be deposited into the General Revenue Fund.
- 9. Gross vehicle weight of 72,000 pounds or more: \$1,322 flat, of which \$343 shall be deposited into the General Revenue Fund.
- (f) A hearse or ambulance: \$40.50 flat, of which \$10.50 shall be deposited into the General Revenue Fund.

## (6) MOTOR VEHICLES FOR HIRE.—

- (a) Under nine passengers: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund; plus \$1.50 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.
- (b) Nine passengers and over: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund; plus \$2 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.

## (7) TRAILERS FOR PRIVATE USE.—

- (a) Any trailer weighing 500 pounds or less: \$6.75 flat per year or any part thereof, of which \$1.75 shall be deposited into the General Revenue Fund.
- (b) Net weight over 500 pounds: \$3.50 flat, of which \$1 shall be deposited into the General Revenue Fund; plus \$1 per cwt, of which 25 cents shall be deposited into the General Revenue Fund.

#### (8) TRAILERS FOR HIRE.—

- (a) Net weight under 2,000 pounds: \$3.50 flat, of which \$1 shall be deposited into the General Revenue Fund; plus \$1.50 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.
- (b) Net weight 2,000 pounds or more: \$13.50 flat, of which \$3.50 shall be deposited into the General Revenue Fund; plus \$1.50 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.
  - (9) RECREATIONAL VEHICLE-TYPE UNITS.—

- (a) A travel trailer or fifth-wheel trailer, as defined by s. 320.01(1)(b), that does not exceed 35 feet in length: \$27 flat, of which \$7 shall be deposited into the General Revenue Fund.
- (b) A camping trailer, as defined by s. 320.01(1)(b)2.: \$13.50 flat, of which \$3.50 shall be deposited into the General Revenue Fund.
  - (c) A motor home, as defined by s. 320.01(1)(b)4.:
- 1. Net weight of less than 4,500 pounds: \$27 flat, of which \$7 shall be deposited into the General Revenue Fund.
- 2. Net weight of 4,500 pounds or more: \$47.25 flat, of which \$12.25 shall be deposited into the General Revenue Fund.
  - (d) A truck camper as defined by s. 320.01(1)(b)3.:
- 1. Net weight of less than 4,500 pounds: \$27 flat, of which \$7 shall be deposited into the General Revenue Fund.
- 2. Net weight of 4,500 pounds or more: \$47.25 flat, of which \$12.25 shall be deposited into the General Revenue Fund.
  - (e) A private motor coach as defined by s. 320.01(1)(b)5.:
- 1. Net weight of less than 4,500 pounds: \$27 flat, of which \$7 shall be deposited into the General Revenue Fund.
- 2. Net weight of 4,500 pounds or more: \$47.25 flat, of which \$12.25 shall be deposited into the General Revenue Fund.
- (10) PARK TRAILERS; TRAVEL TRAILERS; FIFTH-WHEEL TRAILERS; 35 FEET TO 40 FEET.—
- (a) Park trailers.—Any park trailer, as defined in s. 320.01(1)(b)7.: \$25 flat.
- (b) A travel trailer or fifth-wheel trailer, as defined in s. 320.01(1)(b), that exceeds 35 feet: \$25 flat.
  - (11) MOBILE HOMES.—
  - (a) A mobile home not exceeding 35 feet in length: \$20 flat.
- (b) A mobile home over 35 feet in length, but not exceeding 40 feet: \$25 flat.
- (c) A mobile home over 40 feet in length, but not exceeding 45 feet: \$30 flat.
- (d) A mobile home over 45 feet in length, but not exceeding 50 feet: \$35 flat.
- (e) A mobile home over 50 feet in length, but not exceeding 55 feet: \$40 flat.
- (f) A mobile home over 55 feet in length, but not exceeding 60 feet: \$45 flat.
- (g) A mobile home over 60 feet in length, but not exceeding 65 feet: \$50 flat.
  - (h) A mobile home over 65 feet in length: \$80 flat.
- (12) DEALER AND MANUFACTURER LICENSE PLATES.—A franchised motor vehicle dealer, independent motor vehicle dealer, marine boat trailer dealer, or mobile home dealer and manufacturer license plate: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund.
- $(13)\;\;$  EXEMPT OR OFFICIAL LICENSE PLATES.—Any exempt or official license plate: \$4 flat, of which \$1 shall be deposited into the General Revenue Fund.
- (14) LOCALLY OPERATED MOTOR VEHICLES FOR HIRE.—A motor vehicle for hire operated wholly within a city or within 25 miles thereof: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund; plus \$2 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.

(15) TRANSPORTER.—Any transporter license plate issued to a transporter pursuant to s. 320.133: \$101.25 flat, of which \$26.25 shall be deposited into the General Revenue Fund.

Section 70. Subsection (1) of section 320.0801, Florida Statutes, is amended to read:

320.0801 Additional license tax on certain vehicles.—

(1) In addition to the license taxes specified in s. 320.08 and in subsection (2), there is hereby levied and imposed an annual license tax of 10 cents for the operation of a motor vehicle, as defined in s. 320.01, and moped, as defined in s. 316.003 316.003(77), which tax shall be paid to the department or its agent upon the registration or renewal of registration of the vehicle. Notwithstanding the provisions of s. 320.20, revenues collected from the tax imposed in this subsection shall be deposited in the Emergency Medical Services Trust Fund and used solely for the purpose of carrying out the provisions of ss. 395.401, 395.4015, 395.404, and 395.4045 and s. 11, chapter 87-399, Laws of Florida.

Section 71. Section 320.38, Florida Statutes, is amended to read:

320.38 When nonresident exemption not allowed.—The provisions of s. 320.37 authorizing the operation of motor vehicles over the roads of this state by nonresidents of this state when such vehicles are duly registered or licensed under the laws of some other state or foreign country do not apply to any nonresident who accepts employment or engages in any trade, profession, or occupation in this state, except a nonresident migrant or seasonal farm worker as defined in s. 316.003 316.003(61). In every case in which a nonresident, except a nonresident migrant or seasonal farm worker as defined in s. 316.003 316.003(61), accepts employment or engages in any trade, profession, or occupation in this state or enters his or her children to be educated in the public schools of this state, such nonresident shall, within 10 days after the commencement of such employment or education, register his or her motor vehicles in this state if such motor vehicles are proposed to be operated on the roads of this state. Any person who is enrolled as a student in a college or university and who is a nonresident but who is in this state for a period of up to 6 months engaged in a work-study program for which academic credits are earned from a college whose credits or degrees are accepted for credit by at least three accredited institutions of higher learning, as defined in s. 1005.02, is not required to have a Florida registration for the duration of the work-study program if the person's vehicle is properly registered in another jurisdiction. Any nonresident who is enrolled as a full-time student in such institution of higher learning is also exempt for the duration of such enrollment.

Section 72. Subsection (1) of section 322.031, Florida Statutes, is amended to read:

322.031 Nonresident; when license required.—

(1) In each case in which a nonresident, except a nonresident migrant or seasonal farm worker as defined in s. 316.003 316.003(61), accepts employment or engages in a trade, profession, or occupation in this state or enters his or her children to be educated in the public schools of this state, such nonresident shall, within 30 days after beginning such employment or education, be required to obtain a Florida driver license if such nonresident operates a motor vehicle on the highways of this state. The spouse or dependent child of such nonresident shall also be required to obtain a Florida driver license within that 30-day period before operating a motor vehicle on the highways of this state.

Section 73. For the purpose of incorporating the amendment made by this act to section 333.01, Florida Statutes, in a reference thereto, subsection (6) of section 350.81, Florida Statutes, is reenacted to read:

350.81 Communications services offered by governmental entities.—

(6) To ensure the safe and secure transportation of passengers and freight through an airport facility, as defined in s. 159.27(17), an airport authority or other governmental entity that provides or is proposing to provide communications services only within the boundaries of its airport layout plan, as defined in s. 333.01(6), to subscribers which are integral and essential to the safe and secure transportation of passen-

gers and freight through the airport facility, is exempt from this section. An airport authority or other governmental entity that provides or is proposing to provide shared-tenant service under s. 364.339, but not dial tone enabling subscribers to complete calls outside the airport layout plan, to one or more subscribers within its airport layout plan which are not integral and essential to the safe and secure transportation of passengers and freight through the airport facility is exempt from this section. An airport authority or other governmental entity that provides or is proposing to provide communications services to one or more subscribers within its airport layout plan which are not integral and essential to the safe and secure transportation of passengers and freight through the airport facility, or to one or more subscribers outside its airport layout plan, is not exempt from this section. By way of example and not limitation, the integral, essential subscribers may include airlines and emergency service entities, and the nonintegral, nonessential subscribers may include retail shops, restaurants, hotels, or rental car companies.

Section 74. Subsection (3) of section 450.181, Florida Statutes, is amended to read:

450.181 Definitions.—As used in part II, unless the context clearly requires a different meaning:

(3) The term "migrant laborer" has the same meaning as migrant or seasonal farm *worker* workers as defined in s. 316.003 316.003(61).

Section 75. Subsection (5) of section 559.903, Florida Statutes, is amended to read:

559.903 Definitions.—As used in this act:

(5) "Motor vehicle" means any automobile, truck, bus, recreational vehicle, motorcycle, motor scooter, or other motor powered vehicle, but does not include trailers, mobile homes, travel trailers, trailer coaches without independent motive power, watercraft or aircraft, or special mobile equipment as defined in s. 316.003 316.003(48).

Section 76. Subsection (1) of section 655.960, Florida Statutes, is amended to read:

655.960 Definitions; ss. 655.960-655.965.—As used in this section and ss. 655.961-655.965, unless the context otherwise requires:

(1) "Access area" means any paved walkway or sidewalk which is within 50 feet of any automated teller machine. The term does not include any street or highway open to the use of the public, as defined in s. 316.003(76)(a)  $\frac{316.003(53)(a)}{316.003(47)}$  or (b), including any adjacent sidewalk, as defined in s. 316.003  $\frac{316.003(47)}{316.003(47)}$ .

Section 77. Paragraph (b) of subsection (2) of section 732.402, Florida Statutes, is amended to read:

732.402 Exempt property.—

(2) Exempt property shall consist of:

(b) Two motor vehicles as defined in s. 316.003 316.003(21), which do not, individually as to either such motor vehicle, have a gross vehicle weight in excess of 15,000 pounds, held in the decedent's name and regularly used by the decedent or members of the decedent's immediate family as their personal motor vehicles.

Section 78. Subsection (1) of section 860.065, Florida Statutes, is amended to read:

860.065  $\,$  Commercial transportation; penalty for use in commission of a felony.—

(1) It is unlawful for any person to attempt to obtain, solicit to obtain, or obtain any means of public or commercial transportation or conveyance, including vessels, aircraft, railroad trains, or commercial vehicles as defined in s. 316.003 316.003(66), with the intent to use such public or commercial transportation or conveyance to commit any felony or to facilitate the commission of any felony.

Section 79. This act shall take effect July 1, 2016.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to transportation; amending s. 288.1097, F.S.; authorizing members of certain qualified job training organizations to participate in a self-insurance fund; amending s. 311.12, F.S.; establishing the Seaport Security Advisory Committee under the direction of the Florida Seaport Transportation and Economic Development Council; providing membership and duties; directing the council to establish a Seaport Security Grant Program to assist in the implementation of security at specified seaports; directing the council to review applications, make recommendations to the council, and adopt rules; amending s. 316.003, F.S.; revising and providing definitions; amending s. 316.0745, F.S.; revising the circumstances under which the Department of Transportation is authorized to direct the removal of certain traffic control devices; requiring the public agency erecting or installing such a device to bring it into compliance with certain requirements or remove it upon the direction of the department; creating s. 316.2069, F.S.; authorizing the governing body of a municipality or a county to authorize the operation of commercial megacycles on or across streets or roads under the specified conditions; authorizing the Department of Transportation to prohibit the operation of commercial megacycles on or across any road under its jurisdiction if it determines that such prohibition is necessary in the interest of safety; excluding commercial megacycle passengers from certain provisions regarding possession of open containers of alcoholic beverages in vehicles under specified conditions; providing that use of an auxiliary motor under certain circumstances is not prohibited; amending s. 316.235, F.S.; revising specifications for bus deceleration lighting systems; amending s. 316.303, F.S.; revising the prohibition from operating, under certain circumstances, a motor vehicle that is equipped with television-type receiving equipment; providing exceptions to the prohibition against displaying moving television broadcast or pre-recorded video entertainment content in vehicles; amending s. 316.640, F.S.; expanding the authority of a chartered municipal parking enforcement specialist to enforce state, county, and municipal parking laws and ordinances within the boundaries of certain counties pursuant to a memorandum of understanding; amending s. 316.85, F.S.; revising the circumstances under which a licensed driver is authorized to operate an autonomous vehicle in autonomous mode; amending s. 316.86, F.S.; deleting a provision authorizing the operation of vehicles equipped with autonomous technology on roads in this state for testing purposes by certain persons or research organizations; deleting a requirement that a human operator be present in an autonomous vehicle for testing purposes; deleting certain financial responsibility requirements for entities performing such testing; amending s. 319.145, F.S.; revising provisions relating to required equipment and operation of autonomous vehicles; amending s. 319.30, F.S.; authorizing insurance companies to receive a salvage certificate of title or certificate of destruction from the Department of Highway Safety and Motor Vehicles after a specified number of days after payment of a claim as of a specified date, subject to certain requirements; requiring insurance companies seeking such title or certificate of destruction to follow a specified procedure; providing requirements for the request; amending s. 320.525, F.S.; revising the definition of the term "port vehicles and equipment"; amending ss. 322.051 and 322.14, F.S.; authorizing the international symbol for the deaf and hard of hearing to be exhibited on the driver license or identification card of a person who is deaf or hard of hearing; providing applicability; amending s. 332.08, F.S.; extending the authorized term of certain airport-related leases; amending s. 333.01, F.S.; defining and redefining terms; amending s. 333.025, F.S.; revising the requirements relating to permits required for obstructions; requiring certain existing, planned, and proposed facilities to be protected from airport hazards; requiring the local government to provide a copy of a complete permit application to the Department of Transportation's aviation office, subject to certain requirements; requiring the department to have a specified review period following receipt of such application; providing exemptions from such review under certain circumstances; revising the circumstances under which the department issues or denies a permit; revising the department's requirements before a permit is issued; revising the circumstances under which the department is prohibited from approving a permit; providing that the denial of a permit is subject to administrative review; amending s. 333.03, F.S.; conforming provisions to changes made by the act; revising the circumstances under which a political subdivision owning or controlling an airport and another political subdivision adopt, administer, and enforce airport protection zoning regulations or create a joint airport protection zoning board; revising the provisions relating to airport protection zoning regulations and joint airport protection zoning boards; requiring the department to be available to provide assistance

to political subdivisions regarding federal obstruction standards; deleting provisions relating to certain duties of the department; revising provisions relating to airport land use compatibility zoning regulations; revising construction; providing applicability; amending s. 333.04, F.S.; authorizing certain airport zoning regulations to be incorporated in and made a part of comprehensive plans and policies, rather than a part of comprehensive zoning regulations, under certain circumstances; revising requirements relating to applicability; amending s. 333.05, F.S.; revising procedures for adoption of airport zoning regulations; amending s. 333.06, F.S.; revising airport zoning regulation requirements; repealing s. 333.065, F.S., relating to guidelines regarding land use near airports; amending s. 333.07, F.S.; revising requirements relating to local government permitting of airspace obstructions; requiring a person proposing to construct, alter, or allow an airport obstruction to apply for a permit under certain circumstances; revising the circumstances under which a permit is prohibited from being issued; revising the circumstances under which the owner of a nonconforming structure is required to alter such structure to conform to the current airport protection zoning regulations; deleting provisions relating to variances from zoning regulations; requiring a political subdivision or its administrative agency to consider specified criteria in determining whether to issue or deny a permit; revising the requirements for marking and lighting in conformance with certain standards; repealing s. 333.08, F.S., relating to appeals of decisions concerning airport zoning regulations; amending s. 333.09, F.S.; revising the requirements relating to the administration of airport protection zoning regulations; requiring all airport protection zoning regulations to provide for the administration and enforcement of such regulations by the political subdivision or its administrative agency; requiring a political subdivision adopting airport zoning regulations to provide a permitting process, subject to certain requirements; requiring a zoning board or permitting body to implement the airport zoning regulation permitting and appeals process if such board or body already exists within a political subdivision; authorizing a person, a political subdivision or its administrative agency, or a specified joint zoning board to use the process established for an appeal, subject to certain requirements; repealing s. 333.10, F.S., relating to boards of adjustment provided for by airport zoning regulations; amending s. 333.11, F.S.; revising the requirements relating to judicial review; amending s. 333.12, F.S.; revising requirements relating to the acquisition of air rights; amending s. 333.13, F.S.; conforming provisions to changes made by the act; creating s. 333.135, F.S.; requiring conflicting airport zoning regulations in effect on a specified date to be amended to conform to certain requirements; requiring certain political subdivisions to adopt certain airport zoning regulations by a specified date; requiring the department to administer a specified permitting process for certain political subdivisions; repealing s. 333.14, F.S., relating to a short title; creating s. 335.085, F.S.; providing a short title; requiring the department to install roadside barriers to shield water bodies contiguous with state roads at certain locations by a specified date under certain circumstances; providing applicability; requiring the department to review specified information related to certain motor vehicle accidents on state roads contiguous with water bodies which occurred during a specified timeframe, subject to certain requirements; requiring the department to submit a report to the Legislature by a specified date, subject to certain requirements; amending s. 337.0261, F.S.; requiring local governments to consider information provided by the department regarding the effect that approving or denying certain regulations may have on the cost of construction aggregate materials in the local area, the region, and the state; amending s. 337.18, F.S.; revising conditions for waiver of a required surety bond; amending s. 338.165, F.S.; deleting an authorization to issue certain bonds secured by toll revenues collected on the Beeline-East Expressway, the Navarre Bridge, and the Pinellas Bayway; authorizing the department's Pinellas Bayway System to be transferred by the department and become part of the turnpike system under the Florida Turnpike Enterprise Law; providing applicability; requiring the department to transfer certain funds to the Florida Turnpike Enterprise for certain purposes; repealing chapter 85-364, Laws of Florida, as amended, relating to the Pinellas Bayway; amending s. 338.231, F.S.; deleting provisions relating to the use of revenues from the turnpike system to pay the principal and interest of a specified series of bonds and certain expenses of the Sawgrass Expressway; amending s. 339.175, F.S., relating to the Tampa Bay Area Regional Transportation Authority; revising provisions for a coordinating committee composed of metropolitan planning organizations; designating the committee as the "TBARTA Metropolitan Planning Organizations Chairs Coordinating Committee"; revising membership of the commit-

tee; providing duties of the authority, M.P.O.'s, and the department; requiring certain long-range transportation plans to include assessment of capital investment and other measures necessary to make the most efficient use of existing transportation facilities to improve safety; requiring the assessments to include consideration of infrastructure and technological improvements necessary to accommodate advances in vehicle technology; amending s. 339.2818, F.S.; increasing the population ceiling in the definition of the term "small county" for purposes of the Small County Outreach Program; deleting an alternative definition of the term "small county" for a specified fiscal year; amending s. 339.55, F.S.; revising the purpose of the state-funded infrastructure bank within the department to include constructing and improving ancillary facilities that produce or distribute natural gas or fuel; authorizing the department to consider applications for loans from the bank for development and construction of natural gas fuel production or distribution facilities used primarily to support transportation activities at seaports or intermodal facilities beginning on a specified date; authorizing use of such loans to refinance outstanding debt; amending s. 339.64, F.S.; requiring the department to coordinate with certain partners and industry representatives to consider infrastructure and technological improvements necessary to accommodate advances in vehicle technology in Strategic Intermodal System facilities; requiring the Strategic Intermodal System Plan to include a needs assessment regarding such infrastructure and technological improvements; repealing s. 341.0532, F.S., relating to statewide transportation corridors; amending s. 343.92, F.S.; revising the membership of the governing board of the Tampa Bay Area Regional Transportation Authority; requiring the secretary of the department to appoint two advisors to the board subject to certain requirements, rather than appointing one nonvoting, ex officio member of the board; amending s. 343.922, F.S.; increasing the period of time in which a master plan must be updated; requiring the authority to present a certain master plan and updates to, and coordinate projects and plans with, the Tampa Bay Area Regional Transportation Authority (TBARTA) Metropolitan Planning Organization Chairs Coordinating Committee, rather than the West Central Florida M.P.O. Chairs Coordinating Committee; requiring the authority to provide certain administrative support and direction to the TBARTA Metropolitan Planning Organization Chairs Coordinating Committee; amending s. 348.565, F.S.; expanding the list of projects of the Tampa-Hillsborough County Expressway Authority which are approved to be financed or refinanced by the issuance of certain revenue bonds; amending s. 479.16, F.S.; exempting certain signs from a specified permit, subject to certain requirements and restrictions; creating s. 563.13, F.S.; requiring the Department of Transportation to install directional signs for certain breweries on the rights-of-way of interstate highways and primary and secondary roads, subject to certain requirements; requiring a brewery that requests a directional sign to pay certain costs; amending s. 812.014, F.S.; specifying a certain criminal penalty for offenders committing any grand theft who in the course of committing the offense use any type of device to interfere with a global positioning system or similar system under certain circumstances; directing the Department of Transportation to study the operation of driver-assistive truck platooning technology; authorizing the department to conduct a pilot project to test such operation; providing security requirements; requiring a report to the Governor and the Legislature; directing the Office of Economic and Demographic Research to determine the economic benefits of the Department of Transportation's adopted work program; directing the department to provide access to necessary data; creating s. 316.87, F.S.; providing that certain providers of nonemergency medical transportation services may not be required to use certain vehicles; providing applicability; providing honorary designations of various transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; providing an honorary designation of a specified transportation facility in a specified county; directing the Department of Transportation to erect suitable markers; providing honorary designations of various transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; amending chapter 26497, Laws of Florida, 1951; revising the name of an honorary designation of a transportation facility in a specified county; amending ss. 212.05, 316.1303, 316.545, 316.605, 316.6105, 316.613, 316.622, 316.650, 316.70, 320.01, 320.08, 320.0801, 320.38, and 322.031, F.S.; conforming cross-references; reenacting s. 350.81(6), F.S., relating to the definition of the term "airport layout plan," to incorporate the amendment made to s. 333.01, F.S., in a reference thereto; amending ss. 450.181, 559.903, 655.960, 732.402, and 860.065, F.S.; conforming cross-references; providing an effective date.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Evers moved the following amendment to **Amendment 1** (691108) which was adopted by two-thirds vote:

Amendment 1A (407876) (with title amendment)—Between lines 14 and 15 insert:

Section 2. Present subsection (3) of section 296.11, Florida Statutes, is renumbered as subsection (4), and a new subsection (3) is added to that section, to read:

296.11 Funds of home and disposition of moneys.—

(3) All moneys received pursuant to s. 320.089 from the sale of Woman Veteran license plates shall be deposited into the Grants and Donations Trust Fund. All such moneys must be expended solely for the purpose of creating and implementing programs to benefit women veterans.

Section 3. Subsection (2) of section 296.38, Florida Statutes, is amended to read:

296.38 Funds of home and disposition of moneys.—

(2)(a) The home shall be empowered to receive and accept gifts, grants, and endowments in the name of the home. All such gifts, grants, and endowments are to be used for the benefit of the home and its residents. The administrator, together with the director, shall have the authority to determine how these gifts, grants, and endowments could best benefit the home and its residents unless the benefactor requests or instructs that the gift, grant, or endowment be used for a specific purpose. The home shall deposit all moneys received pursuant to this subsection into the Grants and Donations Trust Fund. Except as provided in paragraph (b), moneys in the Grants and Donations Trust Fund shall be expended for the common benefit of the residents of the home, such as recreational equipment, improved facilities, recreational supplies, and goods and services offered or available to all residents.

(b) All moneys received pursuant to s. 320.089 from the sale of Woman Veteran license plates shall be deposited into the Grants and Donations Trust Fund. All such moneys must be expended solely for the purpose of creating and implementing programs to benefit women veterans.

Section 4. Paragraph (c) of subsection (1) of section 320.089, Florida Statutes, is amended to read:

320.089 Veterans of the United States Armed Forces; members of National Guard; survivors of Pearl Harbor; Purple Heart medal recipients; active or retired United States Armed Forces reservists; Combat Infantry Badge, Combat Medical Badge, or Combat Action Badge recipients; Combat Action Ribbon recipients; Air Force Combat Action Medal recipients; Distinguished Flying Cross recipients; former prisoners of war; Korean War Veterans; Vietnam War Veterans; Operation Desert Shield Veterans; Operation Desert Storm Veterans; Operation Enduring Freedom Veterans; Operation Iraqi Freedom Veterans; Women Veterans; World War II Veterans; and Navy Submariners; special license plates; fee.—

(1)

(c) Any revenue generated from the sale of Woman Veteran license plates must be deposited into the *Grants and Donations* Operations and Maintenance Trust Fund administered by the Department of Veterans' Affairs pursuant to s. 20.375(2) 20.375(3) and must be used solely for the purpose of creating and implementing programs to benefit women veterans. Notwithstanding any provisions of law to the contrary, an applicant for a Pearl Harbor Survivor license plate or a Purple Heart license plate who also qualifies for a disabled veteran's license plate under s. 320.084 shall be issued the appropriate special license plate without payment of the license tax imposed by s. 320.08.

And the title is amended as follows:

Delete line 3126 and insert: a self-insurance fund; amending ss. 296.11 and 296.38, F.S.; requiring moneys received from the sale of Woman Veteran license plates to be used for certain purposes;

amending s. 320.089, F.S.; requiring that revenue generated from the sale of Woman Veteran license plates be deposited into the Grants and Donations Trust Fund, rather than the Operations and Maintenance Trust Fund; amending s. 311.12, F.S.;

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Simpson moved the following amendment to **Amendment 1** (691108) which was adopted by two-thirds vote:

Amendment 1B (627276) (with title amendment)—Between lines 747 and 748 insert:

Section 8. Paragraph (b) of subsection (3) of section 316.515, Florida Statutes, is amended to read:

316.515 Maximum width, height, length.—

(3) LENGTH LIMITATION.—Except as otherwise provided in this section, length limitations apply solely to a semitrailer or trailer, and not to a truck tractor or to the overall length of a combination of vehicles. No combination of commercial motor vehicles coupled together and operating on the public roads may consist of more than one truck tractor and two trailing units. Unless otherwise specifically provided for in this section, a combination of vehicles not qualifying as commercial motor vehicles may consist of no more than two units coupled together; such nonqualifying combination of vehicles may not exceed a total length of 65 feet, inclusive of the load carried thereon, but exclusive of safety and energy conservation devices approved by the department for use on vehicles using public roads. Notwithstanding any other provision of this section, a truck tractor-semitrailer combination engaged in the transportation of automobiles or boats may transport motor vehicles or boats on part of the power unit; and, except as may otherwise be mandated under federal law, an automobile or boat transporter semitrailer may not exceed 50 feet in length, exclusive of the load; however, the load may extend up to an additional 6 feet beyond the rear of the trailer. The 50-feet length limitation does not apply to non-stingersteered automobile or boat transporters that are 65 feet or less in overall length, exclusive of the load carried thereon, or to stingersteered automobile or boat transporters that are 75 feet or less in overall length, exclusive of the load carried thereon. For purposes of this subsection, a "stinger-steered automobile or boat transporter" is an automobile or boat transporter configured as a semitrailer combination wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit. Notwithstanding paragraphs (a) and (b), any straight truck or truck tractor-semitrailer combination engaged in the transportation of horticultural trees may allow the load to extend up to an additional 10 feet beyond the rear of the vehicle, provided said trees are resting against a retaining bar mounted above the truck bed so that the root balls of the trees rest on the floor and to the front of the truck bed and the tops of the trees extend up over and to the rear of the truck bed, and provided the overhanging portion of the load is covered with protective fabric.

## (b) Semitrailers.—

1. A semitrailer operating in a truck tractor-semitrailer combination may not exceed 48 feet in extreme overall outside dimension, measured from the front of the unit to the rear of the unit and the load carried thereon, exclusive of safety and energy conservation devices approved by the department for use on vehicles using public roads, unless it complies with subparagraph 2. A semitrailer which exceeds 48 feet in length and is used to transport divisible loads may operate in this state only if issued a permit under s. 316.550 and if such trailer meets the requirements of this chapter relating to vehicle equipment and safety. Except for highways on the tandem trailer truck highway network, public roads deemed unsafe for longer semitrailer vehicles or those roads on which such longer vehicles are determined not to be in the interest of public convenience shall, in conformance with s. 316.006, be restricted by the Department of Transportation or by the local authority to use by semitrailers not exceeding a length of 48 feet, inclusive of the load carried thereon but exclusive of safety and energy conservation devices approved by the department for use on vehicles using public roads. Truck tractor-semitrailer combinations shall be afforded reasonable access to terminals; facilities for food, fuel, repairs, and rest; and points of loading and unloading.

- 2. A semitrailer which is more than 48 feet but not more than 57 53 feet in extreme overall outside dimension, as measured pursuant to subparagraph 1., may operate on public roads, except roads on the State Highway System which are restricted by the Department of Transportation or other roads restricted by local authorities, if:
- a. The distance between the kingpin or other peg that locks into the fifth wheel of a truck tractor and the center of the rear axle or rear group of axles does not exceed 41 feet, or, in the case of a semitrailer used exclusively or primarily to transport vehicles in connection with motorsports competition events, the distance does not exceed 46 feet from the kingpin to the center of the rear axles; and
- b. It is equipped with a substantial rear-end underride protection device meeting the requirements of 49 C.F.R. s. 393.86, "Rear End Protection."

And the title is amended as follows:

Delete line 3164 and insert: in vehicles; amending s. 316.515, F.S.; extending the allowable length of certain semitrailers authorized to operate on public roads under certain conditions; amending s. 316.640, F.S.; expanding the

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendments was allowed:

Senator Brandes moved the following amendments to **Amendment 1** (691108) which were adopted by two-thirds vote:

Amendment 1C (650266) (with title amendment)—Delete line 14 and insert:

624.4625. A self-insuring organization must demonstrate to the Office of Insurance Regulation that it has the financial ability to pay for retained risk.

And the title is amended as follows:

Delete line 3126 and insert: a self-insurance fund; requiring such an organization to demonstrate financial abilities to the Office of Insurance Regulation; amending s. 311.12, F.S.;

Amendment 1D (886230) (with title amendment)—Between lines 14 and 15 insert:

Section 2. Subsection (2) of section 311.07, Florida Statutes, is amended to read:

311.07 Florida seaport transportation and economic development funding.—

(2) A minimum of \$25 \$15 million per year shall be made available from the State Transportation Trust Fund to fund the Florida Seaport Transportation and Economic Development Program. The Florida Seaport Transportation and Economic Development Council created in s. 311.09 shall develop guidelines for project funding. Council staff, the Department of Transportation, and the Department of Economic Opportunity shall work in cooperation to review projects and allocate funds in accordance with the schedule required for the Department of Transportation to include these projects in the tentative work program developed pursuant to s. 339.135(4).

Section 3. Subsection (9) of section 311.09, Florida Statutes, is amended to read:

311.09 Florida Seaport Transportation and Economic Development

(9) The Department of Transportation shall include at least \$25  $_{\mbox{\footnotesize Hos}}$  than \$15 million per year in its annual legislative budget request for the Florida Seaport Transportation and Economic Development Program funded under s. 311.07. Such budget must shall include funding for projects approved by the council which have been determined by each agency to be consistent. The department shall include the specific approved Florida Seaport Transportation and Economic Development Program projects to be funded under s. 311.07 during the ensuing fiscal year in the tentative work program developed pursuant to s. 339.135(4). The total amount of funding to be allocated to Florida Seaport Transportation and Economic Development Program projects

under s. 311.07 during the successive 4 fiscal years shall also be included in the tentative work program developed pursuant to s. 339.135(4). The council may submit to the department a list of approved projects that could be made production-ready within the next 2 years. The list shall be submitted by the department as part of the needs and project list prepared pursuant to s. 339.135(2)(b). However, the department shall, upon written request of the Florida Seaport Transportation and Economic Development Council, submit work program amendments pursuant to s. 339.135(7) to the Governor within 10 days after the later of the date the request is received by the department or the effective date of the amendment, termination, or closure of the applicable funding agreement between the department and the affected seaport, as required to release the funds from the existing commitment. Notwithstanding s. 339.135(7)(c), any work program amendment to transfer prior year funds from one approved seaport project to another seaport project is subject to the procedures in s. 339.135(7)(d). Notwithstanding any provision of law to the contrary, the department may transfer unexpended budget between the seaport projects as identified in the approved work program amendments.

And the title is amended as follows:

Delete line 3126 and insert: a self-insurance fund; amending s. 311.07, F.S.; increasing the minimum amount that must be made available annually from the State Transportation Trust Fund to fund the Florida Seaport Transportation and Economic Development Program; amending s. 311.09, F.S.; increasing the amount per year the department must include in its annual legislative budget request for the Florida Seaport Transportation and Economic Development Program; amending s. 311.12, F.S.;

Amendment 1E (761354) (with title amendment)—Between lines 2470 and 2471 insert:

Section 55. Subsection (4) of section 320.02, Florida Statutes, is amended to read:

320.02 Registration required; application for registration; forms.—

(4) Except as provided in ss. 775.21, 775.261, 943.0435, 944.607, and 985.4815, the owner of any motor vehicle registered in the state shall notify the department in writing of any change of address within 30  $\frac{20}{20}$  days of such change. The notification shall include the registration license plate number, the vehicle identification number (VIN) or title certificate number, year of vehicle make, and the owner's full name.

Section 56. Paragraph (a) of subsection (3) of section 320.07, Florida Statutes, is amended to read:

320.07 Expiration of registration; renewal required; penalties.—

- (3) The operation of any motor vehicle without having attached thereto a registration license plate and validation stickers, or the use of any mobile home without having attached thereto a mobile home sticker, for the current registration period shall subject the owner thereof, if he or she is present, or, if the owner is not present, the operator thereof to the following penalty provisions:
- (a) Any person whose motor vehicle or mobile home registration has been expired for a period of 6 months or less commits a noncriminal traffic infraction, punishable as a nonmoving violation as provided in chapter 318. However, a law enforcement officer may not issue a citation for a violation under this paragraph until midnight on the last day of the owner's birth month of the year the registration expires.

Section 57. Subsection (9) of section 322.051, Florida Statutes, is amended to read:

322.051 Identification cards.—

(9) Notwithstanding any other provision of this section or s. 322.21 to the contrary, the department shall issue or renew a card at no charge to a person who presents evidence satisfactory to the department that he or she is homeless as defined in s. 414.0252(7), to a juvenile offender who is in the custody or under the supervision of the Department of Juvenile Justice and receiving services pursuant to s. 985.461, to an immate receiving a card issued pursuant to s. 944.605(7), or, if necessary, to an immate receiving a replacement card if the department determines that he or she has a valid state identification card. If the

replacement state identification card is scheduled to expire within 6 months, the department may also issue a temporary permit valid for at least 6 months after the release date. The department's mobile issuing units shall process the identification cards for juvenile offenders and inmates at no charge, as provided by s. 944.605 (7)(a) and (b).

Section 58. Subsections (1) and (2) of section 322.19, Florida Statutes, are amended to read:

322.19 Change of address or name.-

- (1) Except as provided in ss. 775.21, 775.261, 943.0435, 944.607, and 985.4815, whenever any person, after applying for or receiving a driver license or identification card, changes his or her legal name, that person must within 30 10 days thereafter obtain a replacement license or card that reflects the change.
- (2) If a Whenever any person, after applying for or receiving a driver license or identification card, changes the legal residence or mailing address in the application,  $\Theta$  license, or card, the person must, within 30~10 calendar days after making the change, obtain a replacement license or card that reflects the change. A written request to the department must include the old and new addresses and the driver license or identification card number. Any person who has a valid, current student identification card issued by an educational institution in this state is presumed not to have changed his or her legal residence or mailing address. This subsection does not affect any person required to register a permanent or temporary address change pursuant to s. 775.13, s. 775.21, s. 775.25, or s. 943.0435.

Section 59. Paragraph (f) of subsection (1) of section 322.21, Florida Statutes, is amended to read:

322.21 License fees; procedure for handling and collecting fees.—

- (1) Except as otherwise provided herein, the fee for:
- (f) An original, renewal, or replacement identification card issued pursuant to s. 322.051 is \$25, except that an applicant who presents evidence satisfactory to the department that he or she is homeless as defined in s. 414.0252(7); or his or her annual income is at or below 100 percent of the federal poverty level; or he or she is a juvenile offender who is in the custody or under the supervision of the Department of Juvenile Justice, is receiving services pursuant to s. 985.461, and whose identification card is issued by the department's mobile issuing units is exempt from such fee. Funds collected from fees for original, renewal, or replacement identification cards shall be distributed as follows:
- 1. For an original identification card issued pursuant to s. 322.051, the fee shall be deposited into the General Revenue Fund.
- 2. For a renewal identification card issued pursuant to s. 322.051, \$6 shall be deposited into the Highway Safety Operating Trust Fund, and \$19 shall be deposited into the General Revenue Fund.
- 3. For a replacement identification card issued pursuant to s. 322.051, \$9 shall be deposited into the Highway Safety Operating Trust Fund, and \$16 shall be deposited into the General Revenue Fund. Beginning July 1, 2015, or upon completion of the transition of the driver license issuance services, if the replacement identification card is issued by the tax collector, the tax collector shall retain the \$9 that would otherwise be deposited into the Highway Safety Operating Trust Fund and the remaining revenues shall be deposited into the General Revenue Fund.

Section 60. Present subsections (2) and (3) of section 765.521, Florida Statutes, are redesignated as subsections (3) and (4), respectively, and a new subsection (2) is added to that section, to read:

765.521 Donations as part of driver license or identification card process.—

(2) The department shall maintain an integrated link on its website referring a visitor renewing a driver license or conducting other business to the donor registry operated under s. 765.5155.

And the title is amended as follows:

Delete line 3414 and insert: certain vehicles; providing applicability; amending s. 320.02, F.S.; increasing the timeframe within which the owner of any motor vehicle registered in the state must notify the department of a change of address; providing exceptions to such notification; amending s. 320.07, F.S.; prohibiting a law enforcement officer from issuing a citation for a specified violation until a certain date; amending s. 322.051, F.S.; requiring the department to issue or renew an identification card to certain juvenile offenders; requiring that the department's mobile issuing units process certain identification cards at no charge; amending s. 322.19, F.S.; increasing the timeframe within which certain persons must obtain a replacement driver license or identification card that reflects a change in his or her legal name; providing exceptions to such requirement; increasing the timeframe within which certain persons must obtain a replacement driver license or identification card that reflects a change in the legal residence or mailing address in his or her application, license, or card; amending s. 322.21, F.S.; exempting certain juvenile offenders from a specified fee for an original, renewal, or replacement identification card; amending s. 765.521, F.S.; requiring the department to maintain an integrated link on its website referring certain visitors to a donor registry; providing

Amendment 1 (691108), as amended, was adopted by two-thirds vote.

On motion by Senator Brandes, **CS for CS for HB 7061**, as amended, was passed and certified to the House. The vote on passage was:

#### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_

Margolis

Nays-None

Evers

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 184, with 3 amendments, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for SB 184—A bill to be entitled An act relating to military and veterans affairs; amending s. 322.08, F.S.; requiring the application form for an original, renewal, or replacement driver license or identification card to include a voluntary checkoff authorizing veterans to request written or electronic information on federal, state, and local benefits and services for veterans; requiring the requested information to be delivered by a third-party provider; requiring the Department of Highway Safety and Motor Vehicles to report monthly to the Department of Veterans' Affairs the names and mailing or e-mail addresses of veterans who request information; requiring the Department of Veterans' Affairs to disseminate veteran contact information to the thirdparty provider; requiring that the third-party provider be a nonprofit organization; defining the term "nonprofit organization"; requiring that the Department of Veterans' Affairs provide veteran contact information to the appropriate county or city veteran service officer; specifying that a third-party provider may use veteran contact information only as authorized; prohibiting a third-party provider from selling veteran contact information; requiring a third-party provider to maintain confidentiality of veteran contact information under specified provisions; providing a penalty; creating the Military and Overseas Voting Assistance Task Force within the Department of State; specifying membership of the task force; authorizing reimbursement for per diem and travel expenses; prescribing duties of the task force; requiring submission of a report to the Governor and the Legislature by a specified date; providing for expiration of the task force; providing for staffing; providing legislative findings and intent regarding continuing education for veterans of the United States Armed Forces; providing legislative intent to require collaboration between the State Board of Education and the Board of Governors of the State University System in achieving specified goals regarding educational opportunities for veterans; providing an effective date.

House Amendment 1 (980175) (with title amendment)—Between lines 45 and 46, insert:

Section 1. Section 83.683, Florida Statutes, is created to read:

83.683 Rental application by a servicemember.—

- (1) If a landlord requires a prospective tenant to complete a rental application before residing in a rental unit, the landlord must complete processing of a rental application submitted by a prospective tenant who is a servicemember, as defined in s. 250.01, within 7 days after submission and must, within that 7-day period, notify the servicemember in writing of an application approval or denial and, if denied, the reason for denial. Absent a timely denial of the rental application, the landlord must lease the rental unit to the servicemember if all other terms of the application and lease are complied with.
- (2) If a condominium association, as defined in chapter 718, a cooperative association, as defined in chapter 719, or a homeowners' association, as defined in chapter 720, requires a prospective tenant of a condominium unit, cooperative unit, or parcel within the association's control to complete a rental application before residing in a rental unit or parcel, the association must complete processing of a rental application submitted by a prospective tenant who is a servicemember, as defined in s. 250.01, within 7 days after submission and must, within that 7-day period, notify the servicemember in writing of an application approval or denial and, if denied, the reason for denial. Absent a timely denial of the rental application, the association must allow the unit or parcel owner to lease the rental unit or parcel to the servicemember if all other terms of the application and lease are complied with.
- (3) The provisions of this section may not be waived or modified by the agreement of the parties under any circumstances.

And the title is amended as follows:

Between lines 2 and 3, insert: creating s. 83.683, F.S.; requiring a landlord, a condominium association, a cooperative association, or a homeowners' association to complete the processing of a rental application submitted by a servicemember within a specified timeframe; providing applicability;

House Amendment 2 (908953) (with title amendment)—Between lines 92 and 93, insert:

Section 2. Subsection (4) of section 265.003, Florida Statutes, is amended to read:

265.003 Florida Veterans' Hall of Fame.—

- (4)(a) The Florida Veterans' Hall of Fame Council shall annually accept nominations of persons to be considered for induction into the Florida Veterans' Hall of Fame and shall transmit a list of up to 20 nominees to the Department of Veterans' Affairs for submission to the Governor and the Cabinet who will select the nominees to be inducted.
- (b) In selecting its nominees for submission to the Governor and the Cabinet, the Florida Veterans' Hall of Fame council shall give preference to veterans who were born in Florida or adopted Florida as their home state or base of operation and who have made a significant contribution to the state in civic, business, public service, or other pursuits.

- (c) For purposes of this section, the term "veteran" or "military veteran" means a person who meets the definition of the term in s. 1.01(14) or a former member of the Florida National Guard.
  - Section 3. Section 489.1131, Florida Statutes, is created to read:
  - 489.1131 Credit for relevant military training and education.
- (1) The department shall provide a method by which honorably discharged veterans may apply for licensure. The method must include a veteran-specific application and provide:
- (a) To the fullest extent possible, credit toward the requirements for licensure for military experience, training, and education received and completed during service in the United States Armed Forces if the military experience, training, or education is substantially similar to the experience, training, or education required for licensure.
- (b) Acceptance of up to 3 years of active duty service in the United States Armed Forces, regardless of duty or training, to meet the experience requirements of s. 489.111(2)(c). At least 1 additional year of active experience as a foreman in the trade, either civilian or military, is required to fulfill the experience requirement of s. 489.111(2)(c).

The board may adopt rules pursuant to s. 120.536(1) and s. 120.54 to implement this subsection.

- (2) Notwithstanding any other provision of law, beginning October 1, 2017, and annually thereafter, the department, in conjunction with the board, is directed to prepare and submit a report titled "Construction and Electrical Contracting Veteran Applicant Statistics" to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report must include statistics and information relating to this section and s. 489.5161 which detail:
  - (a) The number of applicants who identified themselves as veterans.
- (b) The number of veterans whose application for a license was approved.
- (c) The number of veterans whose application for a license was denied, including the reasons for denial.
  - (d) Data on the application processing times for veterans.
- (e) Recommendations on ways to improve the department's ability to meet the needs of veterans which would effectively address the challenges that veterans face when separating from military service and seeking a license regulated by the department pursuant to part I of chapter 489.
- Section 4. Paragraph (b) of subsection (1) of section 489.511, Florida Statutes, is amended to read:
  - 489.511 Certification; application; examinations; endorsement.—

(1)

- (b) Any person desiring to be certified as a contractor shall apply to the department in writing and must meet the following criteria:
  - 1. Be of good moral character;
- 2. Pass the certification examination, achieving a passing grade as established by board rule; and
- 3. Meet eligibility requirements according to one of the following criteria:
- a. Has, within the 6 years immediately preceding the filing of the application, at least 3 years of years' proven management experience in the trade or education equivalent thereto, or a combination thereof, but not more than one-half of such experience may be educational equivalent;
- b. Has, within the 8 years immediately preceding the filing of the application, at least 4 years of years' experience as a supervisor or contractor in the trade for which he or she is making application, or at least 4 years of experience as a supervisor in electrical or alarm system work with the United States Armed Forces;

- c. Has, within the 12 years immediately preceding the filing of the application, at least 6 years of comprehensive training, technical education, or supervisory experience associated with an electrical or alarm system contracting business, or at least 6 years of technical experience, education, or training in electrical or alarm system work with the United States Armed Forces or a governmental entity;
- d. Has, within the 12 years immediately preceding the filing of the application, been licensed for 3 years as a professional engineer who is qualified by education, training, or experience to practice electrical engineering; or
- e. Has any combination of qualifications under sub-subparagraphs a.-c. totaling 6 years of experience.
  - Section 5. Section 489.5161, Florida Statutes, is created to read:
  - 489.5161 Credit for relevant military training and education.-
- (1) The department shall provide a method by which honorably discharged veterans may apply for licensure. The method must include a veteran-specific application and provide, to the fullest extent possible, credit toward the requirements for licensure for military experience, training, and education received and completed during service in the United States Armed Forces if the military experience, training, or education is substantially similar to the experience, training, or education required for licensure. The board may adopt rules pursuant to s. 120.536(1) and s. 120.54 to implement this subsection.
- (2) Notwithstanding any other provision of law, beginning October 1, 2017, and annually thereafter, the department, in conjunction with the board, is directed to prepare and submit a report titled "Construction and Electrical Contracting Veteran Applicant Statistics" to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report shall include statistics and information relating to this section and s. 489.1131 which detail:
  - (a) The number of applicants who identified themselves as veterans.
- (b) The number of veterans whose application for a license was approved.
- (c) The number of veterans whose application for a license was denied, including data on the reasons for denial.
  - (d) Data on the application processing times for veterans.
- (e) Recommendations on ways to improve the department's ability to meet the needs of veterans which would effectively address the challenges that veterans face when separating from military service and seeking a license regulated by the department pursuant to part II of chapter 489.
  - Section 6. Section 493.61035, Florida Statutes, is created to read:
  - 493.61035 Credit for relevant military training and education.—
- (1) The department shall provide a method by which honorably discharged veterans may apply for licensure. The method must include:
- (a) To the fullest extent possible, credit toward the requirements for licensure for military training and education received and completed during service in the United States Armed Forces if the military training or education is substantially similar to the training or education required for licensure.
- (b) Identification of overlaps and gaps between the requirements for licensure and the military training or education received and completed by the veteran, and subsequent notification to the veteran of the overlaps and gaps.
- (c) Assistance in identifying programs that offer training and education needed to meet the requirements for licensure.
- (2) Notwithstanding any other provision of law, beginning October 1, 2017, and annually thereafter, the department is directed to prepare and submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives. In addition to any other information that the Legislature may require, the report must include statistics and relevant information which detail:

- (a) The number of applicants who identified themselves as veterans.
- (b) The number of veterans whose application for a license was approved.
- (c) The number of veterans whose application for a license was denied, including the reasons for denial.
  - (d) Data on the application processing times for veterans.
- (e) The department's efforts to assist veterans in identifying programs that offer training and education needed to meet the requirements for licensure.
- (f) The department's identification of the most common overlaps and gaps between the requirements for licensure and the military training and education received and completed by the veterans.
- (g) Recommendations on ways to improve the department's ability to meet the needs of veterans which would effectively address the challenges that veterans face when separating from military service and seeking a license for a profession or occupation regulated by the department pursuant to chapter 493.
- Section 7. (1) The Department of Highway Safety and Motor Vehicles and the Department of Military Affairs shall jointly conduct a pilot program to provide onsite commercial motor vehicle driver license testing opportunities to qualified members of the Florida National Guard pursuant to the Department of Highway Safety and Motor Vehicles commercial motor vehicle driver license skills test waiver under s. 322.12, Florida Statutes. Testing must be held at a Florida National Guard Armory, a Florida United States Armed Forces Reserve Center, or the Camp Blanding Joint Training Center. The pilot program shall be accomplished using existing funds appropriated to each department.
- (2) By June 30, 2017, the Department of Highway Safety and Motor Vehicles and the Department of Military Affairs shall jointly submit a report on the results of the pilot program to the President of the Senate and the Speaker of the House of Representatives.
- (3) This section is repealed October 1, 2017, and shall not be codified in the Florida Statutes.

And the title is amended as follows:

Remove line 27 and insert: provisions; providing a penalty; amending s. 265.003, F.S.; defining the term "veteran" or "military veteran" for purposes of determining persons the Florida Veterans' Hall of Fame Council may consider as nominees for the Florida Veterans' Hall of Fame; creating s. 489.1131, F.S.; directing the Department of Business and Professional Regulation to provide a method by which honorably discharged veterans may apply for construction contracting licensure; authorizing the Construction Industry Licensing Board to adopt rules; directing the department, in conjunction with the board, to annually prepare and submit a specified report to the Governor and Legislature; amending s. 489.511, F.S.; revising eligibility criteria for taking the electrical or alarm system contractor certification examination; creating s. 489.5161, F.S.; directing the Department of Business and Professional Regulation to provide a method by which honorably discharged veterans may apply for electrical or alarm system contracting licensure; authorizing the Electrical Contractors' Licensing Board to adopt rules; directing the department, in conjunction with the board, to annually prepare and submit a specified report to the Governor and Legislature; creating s. 493.61035, F.S.; directing the Department of Agriculture and Consumer Services to provide a method by which honorably discharged veterans may apply for private investigative, private security, and repossession services licensure; authorizing the department to adopt rules; directing the department to annually prepare and submit a specified report to the Governor and Legislature; directing the Department of Highway Safety and Motor Vehicles and the Department of Military Affairs to conduct a commercial motor vehicle driver license testing pilot program; specifying testing locations and funding; requiring the departments to submit a report to the Legislature by a specified date; providing for repeal of the program; creating the Military

House Amendment 3 (349137) (with title amendment)—Remove lines 149-185

And the title is amended as follows:

Remove lines 35-41 and insert: providing an effective

On motion by Senator Bean, the Senate concurred in the House amendments.

**CS for SB 184** passed, as amended, was ordered engrossed, and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Abruzzo Flores Altman Gaetz Galvano Bean Benacquisto Garcia Bradley Gibson **Brandes** Hays Braynon Hukill Bullard Hutson Clemens Joyner Dean Latvala Detert Lee Diaz de la Portilla Legg

Montford Negron Richter Ring Sachs Simmons Simpson Smith Sobel Soto Stargel Thompson

Margolis

Nays-None

Vote after roll call:

Yea—Grimsley

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1604, with 3 amendments, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for SB 1604—A bill to be entitled An act relating to drugs, devices, and cosmetics; amending s. 499.003, F.S.; providing, revising, and deleting definitions for purposes of the Florida Drug and Cosmetic Act; requiring rulemaking; specifying a default rule until the Department of Business and Professional Regulation adopts a rule; amending s. 499.005, F.S.; revising prohibited acts related to the distribution of prescription drugs; conforming a cross-reference; amending s. 499.0051, F.S.; prohibiting the distribution of prescription drugs without delivering a transaction history, transaction information, and transaction statement; providing penalties; deleting provisions and revising terminology related to pedigree papers, to conform to changes made by the act; amending s. 499.006, F.S.; conforming provisions; amending s. 499.01, F.S.; requiring nonresident prescription drug repackagers to obtain an operating permit; authorizing a manufacturer to engage in the wholesale distribution of prescription drugs; providing for the issuance of virtual prescription drug manufacturer permits and virtual nonresident prescription drug manufacturer permits to certain persons; providing exceptions from certain virtual manufacturer requirements; requiring a nonresident prescription drug repackager permit for certain persons; deleting surety bond requirements for prescription drug wholesale distributors; requiring that certain persons obtain an out-ofstate prescription drug wholesale distributor permit; providing that a restricted prescription drug distributor permit is not required for distributions between certain pharmacies; requiring the Department of Business and Professional Regulation to establish by rule when such distribution constitutes regular and systematic supplying of a prescription drug; requiring certain third party logistic providers to be licensed; requiring research and development labeling on certain prescription drug active pharmaceutical ingredient packaging; requiring certain manufacturers to create and maintain certain records; requiring certain prescription drug distributors to provide certain information to health care entities for which they repackage prescription drugs; requiring the department to adopt rules concerning repackaged prescription drug safety and integrity; amending s. 499.012, F.S.; providing for issuance of a prescription drug manufacturer permit or retail

pharmacy drug wholesale distributor permit when an applicant at the same address is a licensed nuclear pharmacy or community pharmacy; providing for the expiration of deficient permit applications; requiring trade secret information submitted by an applicant to be maintained as a trade secret; authorizing the quadrennial renewal of permits; providing for calculation of fees for such permit renewals; revising procedures and application requirements for permit renewals; providing for late renewal fees; allowing a permittee who submits a renewal application to continue operations; removing certain application requirements for renewal of a permit; requiring bonds or other surety of a specified amount; requiring proof of inspection of establishments used in wholesale distribution; authorizing the Department of Business and Professional Regulation to contract for the collection of electronic fingerprints under certain circumstances; providing information that may be submitted in lieu of certain application requirements for specified permits and certifications; removing provisions relating to annual renewal and expiration of permits; conforming cross-references; amending s. 499.01201, F.S.; conforming provisions; amending s. 499.0121, F.S.; revising prescription drug recordkeeping requirements; specifying recordkeeping requirements for manufacturers and repackagers of medical devices, over-the-counter drugs, and cosmetics; increasing the quantity of unit doses of a controlled substance that may be ordered in any given month by a customer without triggering a requirement that a wholesale distributor perform a reasonableness assessment; conforming provisions; amending s. 499.015, F.S.; providing for the expiration, renewal, and issuance of certain drug, device, and cosmetic product registrations; providing for product registration fees; amending ss. 499.03, 499.05, and 499.051, F.S.; conforming provisions to changes made by the act; amending s. 499.066, F.S.; authorizing the issuance of nondisciplinary citations; authorizing the department to adopt rules designating violations for which a citation may be issued; authorizing the department to recover investigative costs pursuant to the citation; specifying a time limitation for issuance of a citation; providing for service of a citation; amending s. 499.82, F.S.; revising the definition of "wholesale distribution" for purposes of medical gas requirements; amending s. 499.83, F.S.; authorizing licensed hospices to obtain on behalf of, and sell medical oxygen to, their patients without obtaining a medical oxygen retail establishment permit in certain circumstances; specifying recordkeeping requirements; amending s. 499.89, F.S.; conforming provisions; repealing s. 499.01212, F.S., relating to pedigree papers; amending ss. 409.9201, 499.067, 794.075, and 921.0022, F.S.; conforming cross-references; providing an effective date.

House Amendment 1 (914947) (with title amendment)—Between lines 108 and 109, insert:

Section 1. Subsection (2) of section 385.211, Florida Statutes, is amended to read:

385.211  $\,$  Refractory and intractable epilepsy treatment and research at recognized medical centers.—

(2) Notwithstanding chapter 893, medical centers recognized pursuant to s. 381.925, or an academic medical research institution legally affiliated with a licensed children's specialty hospital as defined in s. 395.002(28) that contracts with the Department of Health, may conduct research on cannabidiol and low-THC cannabis. This research may include, but is not limited to, the agricultural development, production, clinical research, and use of liquid medical derivatives of cannabidiol and low-THC cannabis for the treatment for refractory or intractable epilepsy. The authority for recognized medical centers to conduct this research is derived from 21 C.F.R. parts 312 and 316. Current state or privately obtained research funds may be used to support the activities described in this section.

And the title is amended as follows:

Between lines 2 and 3, insert: amending s. 385.211, F.S.; authorizing a certain type of specialty hospital to conduct research on cannabidiol and low-THC cannabis if contracted with the Department of Health to perform such research;

House Amendment 2 (720097) (with title amendment)—Remove lines 2651-2687

And the title is amended as follows:

Remove lines 87-94 and insert: by the act; amending s. 499.82, F.S.; revising the

House Amendment 3 (509371) (with title amendment)—Between lines 2971 and 2972, insert:

Section 22. Section 893.30, Florida Statutes, is created to read:

893.30 Controlled substance safety education and awareness.—

- (1) This section may be cited as the "Victoria Siegel Controlled Substance Safety Education and Awareness Act."
- (2) The department shall develop a written pamphlet relating to controlled substances which includes educational information about the following:
  - (a) Precautions regarding the use of pain management prescriptions.
- (b) The potential for misuse and abuse of controlled substances by adults and children.
  - (c) The risk of controlled substance dependency and addiction.
  - (d) The proper storage and disposal of controlled substances.
  - (e) Controlled substance addiction support and treatment resources.
- (f) Telephone helplines and website links that provide counseling and emergency assistance for individuals dealing with substance abuse.
- (3) The department shall encourage health care providers, including, but not limited to, hospitals, county health departments, physicians, and nurses, to disseminate and display information about controlled substance safety, including, but not limited to, the pamphlet created pursuant to subsection (2).
- (4) The department shall encourage consumers to discuss the risks of controlled substance use with their health care providers.
- (5) The State Surgeon General shall make publicly available, by posting on the department's website, the pamphlet created pursuant to subsection (2) and additional resources as appropriate.
- (6) The department shall fund the promotion of controlled substance safety education and awareness under this section through grants from private or federal sources.
- (7) The department is encouraged to collaborate with other agencies, organizations, and institutions to create a systematic approach to increasing public awareness regarding controlled substance safety.

And the title is amended as follows:

Remove line 105 and insert: references; creating s. 893.30, F.S.; creating the "Victoria Siegel Controlled Substances Safety Education and Awareness Act"; requiring the Department of Health to develop an educational pamphlet relating to certain controlled substance issues; requiring the department to encourage health care providers to disseminate certain educational information; requiring the department to encourage consumers to discuss controlled substance risks with certain health care providers; requiring the State Surgeon General to provide certain educational resources on the department's website; requiring the department to fund controlled substance safety education and awareness with certain grants; encouraging the department to collaborate with other entities to create a systematic approach to increasing public awareness regarding controlled substance safety; providing an effective date.

On motion by Senator Grimsley, further consideration of CS for CS for SB 1604 with pending House Amendment 1 (914947), House Amendment 2 (720097), and House Amendment 3 (509371) was deferred.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1 (375628), concurred in the same as

amended, and passed CS/CS/HB 931 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for HB 931—A bill to be entitled An act relating to operations of the Citizens Property Insurance Corporation; amending s. 627.351, F.S.; specifying that a consumer representative appointed by the Governor to the Citizens Property Insurance Corporation's board of governors is not prohibited from practicing in a certain profession if required or permitted by law or ordinance; revising the requirements for licensed agents of the corporation; revising provisions related to the corporation's use of certain public and private hurricane loss projection models in establishing certain rates; authorizing the use of specified information by certain entities in analyzing risks or developing rating plans; prohibiting the use of such information for the direct solicitation of policyholders; requiring the corporation to revise certain programs by a specified date; requiring the corporation to publish a periodic schedule of cycles for certain purposes; specifying information required to be included in certain take-out requests; requiring the corporation to maintain and make available specified lists of insurers requesting to take out a policy; requiring the corporation to provide policyholders and the agents of record with a specified notice regarding policy renewal options; providing an effective date.

House Amendment 1 (544853) (with title amendment) to Senate Amendment 1 (375628)—Remove lines 751-761 of the amendment

And the title is amended as follows:

Remove lines 794-796 of the amendment and insert: offers; providing an effective date.

On motion by Senator Flores, the Senate concurred in the House amendment to the Senate amendment.

CS for CS for HB 931 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-36

Mr. President	Flores	Margolis
Abruzzo	Gaetz	Montford
Altman	Galvano	Negron
Benacquisto	Gibson	Richter
Bradley	Grimsley	Ring
Brandes	Hays	Sachs
Braynon	Hukill	Simmons
Bullard	Hutson	Simpson
Clemens	Joyner	Sobel
Dean	Latvala	Soto
Detert	Lee	Stargel
Diaz de la Portilla	Legg	Thompson

Nays-1

Garcia

Vote after roll call:

Yea—Bean, Evers

By direction of the President, the Senate resumed consideration of the returning message on—

CS for CS for SB 1604—A bill to be entitled An act relating to drugs, devices, and cosmetics; amending s. 499.003, F.S.; providing, revising, and deleting definitions for purposes of the Florida Drug and Cosmetic Act; requiring rulemaking; specifying a default rule until the Department of Business and Professional Regulation adopts a rule; amending s. 499.005, F.S.; revising prohibited acts related to the distribution of prescription drugs; conforming a cross-reference; amending s. 499.0051, F.S.; prohibiting the distribution of prescription drugs without delivering a transaction history, transaction information, and transaction statement; providing penalties; deleting provisions and revising terminology related to pedigree papers, to conform to changes made by the

act; amending s. 499.006, F.S.; conforming provisions; amending s. 499.01, F.S.; requiring nonresident prescription drug repackagers to obtain an operating permit; authorizing a manufacturer to engage in the wholesale distribution of prescription drugs; providing for the issuance of virtual prescription drug manufacturer permits and virtual nonresident prescription drug manufacturer permits to certain persons; providing exceptions from certain virtual manufacturer requirements; requiring a nonresident prescription drug repackager permit for certain persons; deleting surety bond requirements for prescription drug wholesale distributors; requiring that certain persons obtain an out-ofstate prescription drug wholesale distributor permit; providing that a restricted prescription drug distributor permit is not required for distributions between certain pharmacies; requiring the Department of Business and Professional Regulation to establish by rule when such distribution constitutes regular and systematic supplying of a prescription drug; requiring certain third party logistic providers to be licensed; requiring research and development labeling on certain prescription drug active pharmaceutical ingredient packaging; requiring certain manufacturers to create and maintain certain records; requiring certain prescription drug distributors to provide certain information to health care entities for which they repackage prescription drugs; requiring the department to adopt rules concerning repackaged prescription drug safety and integrity; amending s. 499.012, F.S.; providing for issuance of a prescription drug manufacturer permit or retail pharmacy drug wholesale distributor permit when an applicant at the same address is a licensed nuclear pharmacy or community pharmacy; providing for the expiration of deficient permit applications; requiring trade secret information submitted by an applicant to be maintained as a trade secret; authorizing the quadrennial renewal of permits; providing for calculation of fees for such permit renewals; revising procedures and application requirements for permit renewals; providing for late renewal fees; allowing a permittee who submits a renewal application to continue operations; removing certain application requirements for renewal of a permit; requiring bonds or other surety of a specified amount; requiring proof of inspection of establishments used in wholesale distribution; authorizing the Department of Business and Professional Regulation to contract for the collection of electronic fingerprints under certain circumstances; providing information that may be submitted in lieu of certain application requirements for specified permits and certifications; removing provisions relating to annual renewal and expiration of permits; conforming cross-references; amending s. 499.01201, F.S.; conforming provisions; amending s. 499.0121, F.S.; revising prescription drug recordkeeping requirements; specifying recordkeeping requirements for manufacturers and repackagers of medical devices, over-the-counter drugs, and cosmetics; increasing the quantity of unit doses of a controlled substance that may be ordered in any given month by a customer without triggering a requirement that a wholesale distributor perform a reasonableness assessment; conforming provisions; amending s. 499.015, F.S.; providing for the expiration, renewal, and issuance of certain drug, device, and cosmetic product registrations; providing for product registration fees; amending ss. 499.03, 499.05, and 499.051, F.S.; conforming provisions to changes made by the act; amending s. 499.066, F.S.; authorizing the issuance of nondisciplinary citations; authorizing the department to adopt rules designating violations for which a citation may be issued; authorizing the department to recover investigative costs pursuant to the citation; specifying a time limitation for issuance of a citation; providing for service of a citation; amending s. 499.82, F.S.; revising the definition of "wholesale distribution" for purposes of medical gas requirements; amending s. 499.83, F.S.; authorizing licensed hospices to obtain on behalf of, and sell medical oxygen to, their patients without obtaining a medical oxygen retail establishment permit in certain circumstances; specifying recordkeeping requirements; amending s. 499.89, F.S.; conforming provisions; repealing s. 499.01212, F.S., relating to pedigree papers; amending ss. 409.9201, 499.067, 794.075, and 921.0022, F.S.; conforming cross-references; providing an effective date.

—which was previously considered this day with pending **House Amendment 1 (914947)**, **House Amendment 2 (720097)**, and **House Amendment 3 (509371)**.

On motion by Senator Grimsley, the Senate concurred in the House amendments.

CS for CS for SB 1604 passed, as amended, was ordered engrossed, and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Evers Margolis Abruzzo Flores Montford Altman Galvano Negron Bean Garcia Richter Benacquisto Gibson Ring Bradley Grimsley Sachs Brandes Hays Simmons Braynon Hukill Simpson Bullard Hutson Smith Sobel Clemens Joyner Dean Latvala Soto Detert Stargel Lee Diaz de la Portilla Thompson Legg

Nays-None

Vote after roll call:

Yea—Gaetz

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1508, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for SB 1508-A bill to be entitled An act relating to growth management; amending s. 163.3184, F.S.; clarifying statutory language; amending s. 380.06, F.S.; providing that a proposed development that is consistent with certain comprehensive plans is not required to undergo review pursuant to the state coordinated review process; providing applicability; amending s. 333.01, F.S.; defining and redefining terms; amending s. 333.025, F.S.; revising the requirements relating to permits required for obstructions; requiring certain existing, planned, and proposed facilities to be protected from airport hazards; requiring the local government to provide a copy of a complete permit application to the Department of Transportation's aviation office, subject to certain requirements; requiring the department to have a specified review period following receipt of such application; providing exemptions from such review under certain circumstances; revising the circumstances under which the department issues or denies a permit; revising the department's requirements before a permit is issued; revising the circumstances under which the department is prohibited from approving a permit; providing that the denial of a permit is subject to administrative review; amending s. 333.03, F.S.; conforming provisions to changes made by the act; revising the circumstances under which a political subdivision owning or controlling an airport and another political subdivision adopt, administer, and enforce airport protection zoning regulations or create a joint airport protection zoning board; revising the provisions relating to airport protection zoning regulations and joint airport protection zoning boards; requiring the department to be available to provide assistance to political subdivisions regarding federal obstruction standards; deleting provisions relating to certain duties of the department; revising provisions relating to airport land use compatibility zoning regulations; revising construction; providing applicability; amending s. 333.04, F.S.; authorizing certain airport zoning regulations to be incorporated in and made a part of comprehensive plans and policies, rather than a part of comprehensive zoning regulations, under certain circumstances; revising requirements relating to applicability; amending s. 333.05, F.S.; revising procedures for adoption of airport zoning regulations; amending s. 333.06, F.S.; revising airport zoning regulation requirements; repealing s. 333.065, F.S., relating to guidelines regarding land use near airports; amending s. 333.07, F.S.; revising requirements relating to local government permitting of airspace obstructions; requiring a person proposing to construct, alter, or allow an airport obstruction to apply for a permit under certain circumstances; revising the circumstances under which a permit is prohibited from being issued; revising the circumstances under which the owner of a nonconforming structure is required to alter such structure to conform to the current airport protection zoning regulations; deleting provisions relating to variances from zoning regulations; requiring a

political subdivision or its administrative agency to consider specified criteria in determining whether to issue or deny a permit; revising the requirements for marking and lighting in conformance with certain standards; repealing s. 333.08, F.S., relating to appeals of decisions concerning airport zoning regulations; amending s. 333.09, F.S.; revising the requirements relating to the administration of airport protection zoning regulations; requiring all airport protection zoning regulations to provide for the administration and enforcement of such regulations by the political subdivision or its administrative agency; requiring a political subdivision adopting airport zoning regulations to provide a permitting process, subject to certain requirements; requiring a zoning board or permitting body to implement the airport zoning regulation permitting and appeals process if such board or body already exists within a political subdivision; authorizing a person, a political subdivision or its administrative agency, or a specified joint zoning board to use the process established for an appeal, subject to certain requirements; repealing s. 333.10, F.S., relating to boards of adjustment provided for by airport zoning regulations; amending s. 333.11, F.S.; revising the requirements relating to judicial review; amending s. 333.12, F.S.; revising requirements relating to the acquisition of air rights; amending s. 333.13, F.S.; conforming provisions to changes made by the act; creating s. 333.135, F.S.; requiring conflicting airport zoning regulations in effect on a specified date to be amended to conform to certain requirements; requiring certain political subdivisions to adopt certain airport zoning regulations by a specified date; requiring the department to administer a specified permitting process for certain political subdivisions; repealing s. 333.14, F.S., relating to a short title; providing an effective date.

House Amendment 3 (606825) (with title amendment)—Remove everything after the enacting clause and insert:

- Section 1. Section 333.01, Florida Statutes, is amended to read:
- 333.01 Definitions.—As used in For the purpose of this chapter, the term following words, terms, and phrases shall have the meanings herein given, unless otherwise specifically defined, or unless another intention clearly appears, or the context otherwise requires:
- (1) "Aeronautical study" means a Federal Aviation Administration study, conducted in accordance with the standards of 14 C.F.R. part 77, subpart C, and Federal Aviation Administration policy and guidance, on the effect of proposed construction or alteration on the operation of air navigation facilities and the safe and efficient use of navigable airspace "Aeronautics" means transportation by aircraft; the operation, construction, repair, or maintenance of aircraft, aircraft power plants and accessories, including the repair, packing, and maintenance of parachutes; the design, establishment, construction, extension, operation, improvement, repair, or maintenance of airports, restricted landing areas, or other air navigation facilities, and air instruction.
- (2) "Airport" means any area of land or water designed and set aside for the landing and taking off of aircraft and utilized or to be utilized in the interest of the public for such purpose.
- (3) "Airport hazard" means an obstruction to air navigation that affects the safe and efficient use of navigable airspace or the operation of planned or existing air navigation and communication facilities any structure or tree or use of land which would exceed the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, and 77.29 and which obstructs the airspace required for the flight of aircraft in taking off, maneuvering, or landing or is otherwise hazardous to such taking off, maneuvering, or landing of aircraft and for which no person has previously obtained a permit or variance pursuant to s. 333.025 or s. 333.07.
- (4) "Airport hazard area" means any area of land or water upon which an airport hazard might be established if not prevented as provided in this chapter.
- (5) "Airport land use compatibility zoning" means airport zoning regulations governing restricting the use of land on, adjacent to, or in the immediate vicinity of airports in the manner enumerated in s. 333.03(2) to activities and purposes compatible with the continuation of normal airport operations including landing and takeoff of aircraft in order to promote public health, safety, and general welfare.

- (6) "Airport layout plan" means a set of scaled drawings that provides a graphic representation of the existing and future development plan for the airport and demonstrates the preservation and continuity of safety, utility, and efficiency of the airport detailed, scale engineering drawing, including pertinent dimensions, of an airport's current and planned facilities, their locations, and runway usage.
- (7) "Airport master plan" means a comprehensive plan of an airport which typically describes current and future plans for airport development designed to support existing and future aviation demand.
- (8) "Airport protection zoning regulations" means airport zoning regulations governing airport hazards.
  - (9) "Department" means the Department of Transportation.
- (10) "Educational facility" means any structure, land, or use thereof that includes a public or private K-12 school, charter school, magnet school, college campus, or university campus. The term does not include space used for educational purposes within a multi-tenant building.
  - (11) "Landfill" has the same meaning as provided in s. 403.703.
- (12)(7) "Obstruction" means any object of natural growth or terrain, or permanent or temporary construction or alteration, including equipment or materials used and any permanent or temporary apparatus, or alteration of any permanent or temporary existing structure by a change in its height, including appurtenances, or lateral dimensions, including equipment or material used therein, existing or proposed, which exceeds manmade object or object of natural growth or terrain that violates the federal obstruction standards contained in 14 C.F.R. part 77, subpart C ss. 77.21, 77.23, 77.25, 77.28, and 77.29
- (13)(8) "Person" means any individual, firm, copartnership, corporation, company, association, joint-stock association, or body politic, and includes any trustee, receiver, assignee, or other similar representative thereof.
- (14)(9) "Political subdivision" means the local government of any county, city, town, village, or other subdivision or agency thereof, or any district or special district, port commission, port authority, or other such agency authorized to establish or operate airports in the state.
- (15) "Public-use airport" means an airport, publicly or privately owned, licensed by the state, which is open for use by the public.
- (16)(10) "Runway protection elear zone" means an area at ground level beyond the runway end to enhance the safety and protection of people and property on the ground a runway clear zone as defined in 14 C.F.R. s. 151.9(h)
- (17)(11) "Structure" means any object, constructed, erected, altered, or installed by humans, including, but without limitation thereof, buildings, towers, smokestacks, utility poles, power generation equipment, and overhead transmission lines.
- (18) "Substantial modification" means any repair, reconstruction, rehabilitation, or improvement of a structure the actual cost of which equals or exceeds 50 percent of the market value of the structure.
  - (12) "Tree" includes any plant of the vegetable kingdom.
  - Section 2. Section 333.025, Florida Statutes, is amended to read:
- 333.025 Permit required for obstructions structures exceeding federal obstruction standards.
- (1) A person proposing the construction or alteration of an obstruction shall obtain a permit from the department In order to prevent the erection of structures dangerous to air navigation, subject to the provisions of subsections (2), (3), and (4), each person shall secure from the Department of Transportation a permit for the creetion, alteration, or modification of any structure the result of which would exceed the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, and 77.29. However, permits from the department are of Transportation will be required only within an airport hazard area where federal obstruction standards are exceeded and if the proposed construction or alteration is within a 10-nautical-mile radius of the airport reference point, located at the approximate geometric geo-

- graphical center of all usable runways of a public-use airport or a publicly owned or operated airport, a military airport, or an airport licensed by the state for public use.
- (2) Existing, planned, and proposed Affected airports will be considered as having those facilities on public-use airports contained in an which are shown on the airport master plan, on or an airport layout plan submitted to the Federal Aviation Administration Airport District Office, or in comparable military documents shall, and will be so protected from airport hazards. Planned or proposed public-use airports which are the subject of a notice or proposal submitted to the Federal Aviation Administration or to the Department of Transportation shall also be protected.
- (3) A permit is not required for existing structures that requirements of subsection (1) shall not apply to projects which received construction permits from the Federal Communications Commission for structures exceeding federal obstruction standards before prior to May 20, 1975, and a permit is not required for provided such structures now exist; nor shall it apply to previously approved structures now existing, or any necessary replacement or repairs to such existing structures provided; so long as the height and location are is unchanged.
- (4) When political subdivisions have, in compliance with this chapter, adopted adequate airport airspace protection zoning regulations, placed in compliance with s. 333.03, and such regulations are on file with the department's Aviation and Spaceports Office Department of Transportation, and established a permitting process, a permit for such structure is shall not be required from the department of Transportation. Upon receipt of a complete permit application, the local government shall provide a copy of the application to the department's Aviation and Spaceports Office by certified mail, return receipt requested, or by delivery service that provides a receipt evidencing delivery. To evaluate technical consistency with this subsection, the department has a 15-day review period following receipt of the application, which runs concurrently with the local government permitting process. Cranes, construction equipment, and other temporary structures in use or in place for a period not to exceed 18 consecutive months are exempt from department review unless such review is requested by the department.
- (5) The department of Transportation shall, within 30 days after of the receipt of an application for a permit, issue or deny a permit for the construction or erection, alteration, or modification of an obstruction. The department shall review permit applications in conformity with s. 120.60 any structure the result of which would exceed federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, and 77.29.
- (6) In determining whether to issue or deny a permit, the department shall consider:
  - $(a) \quad \textit{The safety of persons on the ground and in the air.}$
- (b) The safe and efficient use of navigable airspace.
- (c)(a) The nature of the terrain and height of existing structures.
- (d) The effect of the construction or alteration of an obstruction on the state licensing standards for a public-use airport contained in chapter 330 and rules adopted thereunder.
  - (b) Public and private interests and investments.
- (e)(e) The character of existing and planned flight flying operations and planned developments at public-use of airports.
- (f)(d) Federal airways, visual flight rules, flyways and corridors, and instrument approaches as designated by the Federal Aviation Administration.
- (g)(e) The effect of Whether the construction or alteration of an obstruction on of the proposed structure would cause an increase in the minimum descent altitude or the decision height at the affected airport.
  - (f) Technological advances.
  - (g) The safety of persons on the ground and in the air.
  - (h) Land use density.

- (i) The safe and efficient use of navigable airspace.
- (h)(j) The cumulative effects on navigable airspace of all existing obstructions structures, proposed structures identified in the applicable jurisdictions' comprehensive plans, and all other known proposed obstructions structures in the area.
- (7) When issuing a permit under this section, the department of Transportation shall, as a specific condition of such permit, require the owner of the obstruction to install, operate, and maintain thereon, at the owner's expense, marking and lighting in conformance with the specific standards established by the Federal Aviation Administration of the permitted structure as provided in s. 333.07(3)(b).
- (8) The department may of Transportation shall not approve a permit for the construction or alteration of an obstruction erection of a structure unless the applicant submits both documentation showing compliance with the federal requirement for notification of proposed construction or alteration and a valid aeronautical study. A evaluation, and no permit may not shall be approved solely because the Federal Aviation Administration determines that the proposed obstruction is not exceed federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, or 77.29, or any other federal aviation regulation.
- (9) The denial of a permit under this section is subject to administrative review under chapter 120.
  - Section 3. Section 333.03, Florida Statutes, is amended to read:
  - 333.03 Power to adopt Airport protection zoning regulations.—
- (1)(a) In order to prevent the creation or establishment of airport hazards, Every political subdivision having an airport hazard area within its territorial limits shall, by October 1, 1977, adopt, administer, and enforce, under the police power and in the manner and upon the conditions hereinafter prescribed in this section, airport protection zoning regulations for such airport hazard area.
- (b) When Where an airport is owned or controlled by a political subdivision and any other political subdivision has land upon which an obstruction may be constructed or altered, which land underlies any of the surfaces of the airport described in 14 C.F.R. part 77, subpart C, the political subdivisions airport hazard area appertaining to such airport is located wholly or partly outside the territorial limits of said political subdivision, the political subdivision owning or controlling the airport and the political subdivision within which the airport hazard area is located, shall either:
- 1. By interlocal agreement, in accordance with the provisions of chapter 163, adopt, administer, and enforce a set of airport protection zoning regulations applicable to the airport hazard area in question; or
- 2. By ordinance, regulation, or resolution duly adopted, create a joint airport protection zoning board that, which board shall have the same power to adopt, administer, and enforce a set of airport protection zoning regulations applicable to the airport hazard area in question as that vested in paragraph (a) in the political subdivision within which such area is located. The Each such joint airport protection zoning board shall have as voting members two representatives appointed by each participating political subdivision participating in its creation and in addition a chair elected by a majority of the members so appointed. However, The airport manager or a representative of each airport in managers of the participating affected political subdivisions shall serve on the board in a nonvoting capacity.
- (c) Airport *protection* zoning regulations adopted under paragraph (a) shall, at as a minimum, require:
- 1. A permit variance for the construction or erection, alteration, or modification of any obstruction structure which would cause the structure to exceed the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, and 77.29;
- 2. Obstruction Marking and lighting for obstructions structures as specified in s. 333.07(3);
- 3. Documentation showing compliance with the federal requirement for notification of proposed construction  $or\ alteration\ of\ structures$  and a

- valid aeronautical *study* evaluation submitted by each person applying for a *permit* variance;
- 4. Consideration of the criteria in s. 333.025(6), when determining whether to issue or deny a *permit* variance; and
- 5. That a permit may not no variance shall be approved solely because the Federal Aviation Administration determines that the proposed obstruction is not an airport hazard on the basis that such proposed structure will not exceed federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.23, 77.25, 77.28, or 77.29, or any other federal aviation regulation.
- (d) The department shall be available to provide assistance to political subdivisions with regard to issue copies of the federal obstruction standards as contained in 14 C.F.R. ss. 77.21, 77.25, 77.25, 77.28, and 77.29 to each political subdivision having airport hazard areas and, in cooperation with political subdivisions, shall issue appropriate airport zoning maps depicting within each county the maximum allowable height of any structure or tree. Material distributed pursuant to this subsection shall be at no cost to authorized recipients.
- (2) In the manner provided in subsection (1), political subdivisions shall adopt, administer, and enforce interim airport land use compatibility zoning regulations shall be adopted. Airport land use compatibility zoning regulations shall, at a minimum, address When political subdivisions have adopted land development regulations in accordance with the provisions of chapter 163 which address the use of land in the manner consistent with the provisions herein, adoption of airport land use compatibility regulations pursuant to this subsection shall not be required. Interim airport land use compatibility zoning regulations shall consider the following:
- (a) Prohibiting any new landfills and restricting any existing Whether sanitary landfills are located within the following areas:
- 1. Within 10,000 feet from the nearest point of any runway used or planned to be used by *turbine* turbejet or turbeprop aircraft.
- 2. Within 5,000 feet from the nearest point of any runway used only by *nonturbine* piston type aircraft.
- 3. Outside the perimeters defined in subparagraphs 1. and 2., but still within the lateral limits of the civil airport imaginary surfaces defined in 14 C.F.R. s. 77.19 part 77.25. Case-by-case review of such landfills is advised.
- (b) Where Whether any landfill is located and constructed so that it attracts or sustains hazardous bird movements from feeding, water, or roosting areas into, or across, the runways or approach and departure patterns of aircraft. The operator of such a landfill must be required to political subdivision shall request from the airport authority or other governing body operating the airport a report on such bird feeding or roosting areas that at the time of the request are known to the airport. In preparing its report, the authority, or other governing body, shall consider whether the landfill will incorporate bird management techniques or other practices to minimize bird hazards to airborne aircraft. The airport authority or other governing body shall respond to the political subdivision no later than 30 days after receipt of such request.
- (c) Where an airport authority or other governing body operating a publicly owned, public-use airport has conducted a noise study in accordance with the provisions of 14 C.F.R. part 150 or where a public-use airport owner has established noise contours pursuant to another public study approved by the Federal Aviation Administration. Noncompatible land uses, as established in the noise study under Appendix A to 14 C.F.R. part 150 or as a part of an alternative public study approved by the Federal Aviation Administration, are not permitted within the noise contours established by such study, except where such land use is specifically contemplated by such study with appropriate mitigation or similar techniques described in the study, neither residential construction nor any educational facility as defined in chapter 1013, with the exception of aviation school facilities, shall be permitted within the area contiguous to the airport defined by an outer noise contour that is considered incompatible with that type of construction by 14 C.F.R. part 150. Appendix A or an equivalent noise level as established by other types of noise studies.

- (d) Where an airport authority or other governing body operating a publicly owned, public-use airport has not conducted a noise study., neither Residential construction and nor any educational facility as defined in chapter 1013, with the exception of an aviation school facility facilities, are not shall be permitted within an area contiguous to the airport measuring one-half the length of the longest runway on either side of and at the end of each runway centerline.
- (e)(3) Restricting In the manner provided in subsection (1), airport zoning regulations shall be adopted which restrict new incompatible uses, activities, or substantial modifications to existing incompatible uses construction within runway protection clear zones, including uses, activities, or construction in runway clear zones which are incompatible with normal airport operations or endanger public health, safety, and welfare by resulting in congregations of people, emissions of light or smoke, or attraction of birds. Such regulations shall prohibit the construction of an educational facility of a public or private school at either end of a runway of a publicly owned, public use airport within an area which extends 5 miles in a direct line along the centerline of the runway, and which has a width measuring one half the length of the runway. Exceptions approving construction of an educational facility within the delineated area shall only be granted when the political subdivision administering the zoning regulations makes specific findings detailing how the public policy reasons for allowing the construction outweigh health and safety concerns prohibiting such a location.
- (4) The procedures outlined in subsections (1), (2), and (3) for the adoption of such regulations are supplemental to any existing procedures utilized by political subdivisions in the adoption of such regulations.
- (3)(5) Political subdivisions shall provide The Department of Transportation shall provide technical assistance to any political subdivision requesting assistance in the preparation of an airport zoning code, a copy of all local airport protection zoning codes, rules, and regulations and airport land use compatibility zoning regulations, together with any related amendments, to the department's Aviation and proposed and granted variances thereto, shall be filed with the department.
- (4)(6) Nothing in Subsection (2) does not or subsection (3) shall be construed to require the removal, alteration, sound conditioning, or other change to, or to interfere with the continued use or adjacent expansion of, any educational facility structure or site in existence on July 1, 1993, or be construed to prohibit the construction of any new structure for which a site has been determined as provided in former s. 235.19, as of July 1, 1993.
- (5) This section does not preclude an airport authority, political subdivision or its administrative agency, or other governing body operating a public-use airport from establishing airport zoning regulations more restrictive than prescribed in this section in order to protect the health, safety, and welfare of the public in the air and on the ground.
- Section 4. Section 333.04, Florida Statutes, is amended to read:
- 333.04 Comprehensive plans or policies zoning regulations; most stringent zoning regulations to prevail where conflicts occur.—
- (1) INCORPORATION.—If In the event that a political subdivision has adopted, or hereafter adopts, a comprehensive plan or policy that regulates zoning ordinance regulating, among other things, the height of buildings, structures, and natural objects, and uses of property, any airport zoning regulations applicable to the same area or portion thereof may be incorporated in and made a part of such comprehensive plan or policy zoning regulations, and be administered and enforced in connection therewith.
- (2) CONFLICT.—If there is a In the event of conflict between any airport zoning regulations adopted under this chapter and any other regulations applicable to the same area, whether the conflict be with respect to the height of structures or vegetation trees, the use of land, or any other matter, and whether such regulations were adopted by the political subdivision that which adopted the airport zoning regulations or by some other political subdivision, the more stringent limitation or requirement shall govern and prevail.

- Section 5. Section 333.05, Florida Statutes, is amended to read:
- 333.05 Procedure for adoption of zoning regulations.—
- (1) NOTICE AND HEARING.—No Airport zoning regulations may not shall be adopted, amended, or repealed changed under this chapter except by action of the legislative body of the political subdivision or affected subdivisions in question, or the joint board provided for in s. 333.03(1)(b)2. 333.03(1)(b) by the bodies therein provided and set forth, after a public hearing on the adoption, amendment, or repeal in relation thereto, at which parties in interest and citizens shall have an opportunity to be heard. Notice of the hearing shall be published at least once a week for 2 consecutive weeks in a newspaper an official paper, or a paper of general circulation; in the political subdivision or subdivisions where in which are located the airport zoning regulations are areas to be adopted, amended, or deleted zoned.
- (2) AIRPORT ZONING COMMISSION.—Before Prior to the initial zoning of any airport area under this chapter, the political subdivision or joint airport zoning board that which is to adopt, administer, and enforce the regulations shall appoint a commission, to be known as the airport zoning commission, to recommend the boundaries of the various zones to be established and the regulations to be adopted therefor. The Such commission shall make a preliminary report and hold public hearings on the preliminary report thereon before submitting its final report., and The legislative body of the political subdivision or the joint airport zoning board may shall not hold its public hearings or take any action until it has received the final report of the such commission, and at least 15 days have elapsed shall elapse between the receipt of the final report of the commission and the hearing to be held by the legislative body or the latter board. Where a planning city plan commission, airport commission, or comprehensive zoning commission already exists, it may be appointed as the airport zoning commission.

Section 6. Section 333.06, Florida Statutes, is amended to read:

333.06 Airport zoning regulation requirements.—

- (1) REASONABLENESS.—All airport zoning regulations adopted under this chapter shall be reasonable and none shall not impose any requirement or restriction that which is not reasonably necessary to effectuate the purposes of this chapter. In determining what regulations it may adopt, each political subdivision and joint airport zoning board shall consider, among other things, the character of the flying operations expected to be conducted at the airport, the nature of the terrain within the airport hazard area and runway protection elear zones, the character of the neighborhood, the uses to which the property to be zoned is put and adaptable, and the impact of any new use, activity, or construction on the airport's operating capability and capacity.
- (2) INDEPENDENT JUSTIFICATION.—The purpose of all airport zoning regulations adopted under this chapter is to provide both air-space protection and land uses use compatible with airport operations. Each aspect of this purpose requires independent justification in order to promote the public interest in safety, health, and general welfare. Specifically, construction in a runway protection elear zone which does not exceed airspace height restrictions is not conclusive evidence per se that such use, activity, or construction is compatible with airport operations.
- (3) NONCONFORMING USES.—No Airport protection zoning regulations adopted under this chapter may not shall require the removal, lowering, or other change or alteration of any obstruction structure or tree not conforming to the regulations when adopted or amended, or otherwise interfere with the continuance of any nonconforming use, except as provided in s. 333.07(1) and (3).
- (4) ADOPTION OF AIRPORT MASTER PLAN AND NOTICE TO AFFECTED LOCAL GOVERNMENTS.—An airport master plan shall be prepared by each *public-use* publicly owned and operated airport licensed by the department of Transportation under chapter 330. The authorized entity having responsibility for governing the operation of the airport, when either requesting from or submitting to a state or federal governmental agency with funding or approval jurisdiction a "finding of no significant impact," an environmental assessment, a site-selection study, an airport master plan, or any amendment to an airport master plan, shall submit simultaneously a copy of said request, submittal, assessment, study, plan, or amendments by certified mail to all

affected local governments. For the purposes of this subsection, "affected local government" means is defined as any city or county having jurisdiction over the airport and any city or county located within 2 miles of the boundaries of the land subject to the airport master plan.

Section 7. Section 333.07, Florida Statutes, is amended to read:

333.07 Local government permitting of airspace obstructions Permits and variances.—

#### (1) PERMITS.—

- (a) A person proposing to construct, alter, or allow an airport obstruction in an airport hazard area in violation of the airport protection zoning regulations adopted under this chapter shall apply for a permit. A Any airport zoning regulations adopted under this chapter may require that a permit be obtained before any new structure or use may be constructed or established and before any existing use or structure may be substantially changed or substantially altered or repaired. In any event, however, all such regulations shall provide that before any nonconforming structure or tree may be replaced, substantially altered or repaired, rebuilt, allowed to grow higher, or replanted, a permit must be secured from the administrative agency authorized to administer and enforce the regulations, authorizing such replacement, change, or repair. No permit may not shall be issued granted that would allow the establishment or creation of an airport hazard or that would permit a nonconforming obstruction structure or tree or nonconforming use to be made or become higher or to become a greater hazard to air navigation than it was when the applicable airport protection zoning regulation was adopted that allowed the establishment or creation of the obstruction or than it is when the application for a permit is made.
- (b) Whenever the political subdivision or its administrative agency determines that a nonconforming obstruction use or nonconforming structure or tree has been abandoned or that is more than 80 percent of the obstruction is torn down, destroyed, deteriorated, or decayed, a no permit may not shall be granted that would allow the obstruction said structure or tree to exceed the applicable height limit or otherwise deviate from the airport protection zoning regulations.; and, Regardless of whether an application is made for a permit under this subsection  $ext{eq}$ not, the said agency may by appropriate action, compel the owner of the nonconforming obstruction may be required structure or tree, at his or her own expense, to lower, remove, reconstruct, alter, or equip such obstruction object as may be necessary to conform to the current airport protection zoning regulations. If the owner of the nonconforming obstruction fails or refuses structure or tree shall neglect or refuse to comply with such requirement within order for 10 days after notice thereof, the administrative said agency may report the violation to the political subdivision involved therein, which subdivision, through its appropriate agency, may proceed to have the obstruction object so lowered, removed, reconstructed, altered, or equipped, and assess the cost and expense thereof upon the owner of the obstruction object or the land whereon it is or was located, and, unless such an assessment is paid within 90 days from the service of notice thereof on the owner or the owner's agent, of such object or land, the sum shall be a lien on said land, and shall bear interest thereafter at the rate of 6 percent per annum until paid, and shall be collected in the same manner as taxes on real property are collected by said political subdivision, or, at the option of said political subdivision, said lien may be enforced in the manner provided for enforcement of liens by chapter 85.
- (e) Except as provided herein, applications for permits shall be granted, provided the matter applied for meets the provisions of this chapter and the regulations adopted and in force hereunder.
- (2) CONSIDERATIONS WHEN ISSUING OR DENYING PER-MITS.—In determining whether to issue or deny a permit, the political subdivision or its administrative agency shall consider the following, as applicable:
  - (a) The safety of persons on the ground and in the air.
  - (b) The safe and efficient use of navigable airspace.
  - (c) The nature of the terrain and height of existing structures.

- (d) The effect of the construction or alteration on the state licensing standards for a public-use airport contained in chapter 330 and rules adopted thereunder.
- (e) The character of existing and planned flight operations and developments at public-use airports.
- (f) Federal airways, visual flight rules, flyways and corridors, and instrument approaches as designated by the Federal Aviation Administration.
- (g) The effect of the construction or alteration of the proposed structure on the minimum descent altitude or the decision height at the affected airport.
- (h) The cumulative effects on navigable airspace of all existing structures and all other known proposed structures in the area.
- (i) Additional requirements adopted by the political subdivision or administrative agency pertinent to evaluation and protection of airspace and airport operations.

#### (2) VARIANCES.

- (a) Any person desiring to erect any structure, increase the height of any structure, permit the growth of any tree, or otherwise use his or her property in violation of the airport zoning regulations adopted under this chapter or any land development regulation adopted pursuant to the provisions of chapter 163 pertaining to airport land use compatibility, may apply to the board of adjustment for a variance from the zoning regulations in question. At the time of filing the application, the applicant shall forward to the department by certified mail, return receipt requested, a copy of the application. The department shall have 45 days from receipt of the application to comment and to provide its comments or waiver of that right to the applicant and the board of adjustment. The department shall include its explanation for any objections stated in its comments. If the department fails to provide its comments within 45 days of receipt of the application, its right to comment is waived. The board of adjustment may proceed with its consideration of the application only upon the receipt of the department's comments or waiver of that right as demonstrated by the filing of a copy of the return receipt with the board. Noncompliance with this section shall be grounds to appeal pursuant to s. 333.08 and to apply for judicial relief pursuant to s. 333.11. Such variances may only be allowed where a literal application or enforcement of the regulations would result in practical difficulty or unnecessary hardship and where the relief granted would not be contrary to the public interest but would do substantial justice and be in accordance with the spirit of the regulations and this chapter. However, any variance may be allowed subject to any reasonable conditions that the board of adjustment may deem nessary to effectuate the purposes of this chapter.
- (b) The Department of Transportation shall have the authority to appeal any variance granted under this chapter pursuant to s. 333.08, and to apply for judicial relief pursuant to s. 333.11.

### (3) OBSTRUCTION MARKING AND LIGHTING.—

- (a) When issuing a In granting any permit or variance under this section, the political subdivision or its administrative agency or board of adjustment shall require the owner of the obstruction structure or tree in question to install, operate, and maintain thereon, at the owner's his or her own expense, such marking and lighting in conformance with the specific standards established by the Federal Aviation Administration as may be necessary to indicate to aircraft pilots the presence of an obstruction.
- (b) Such marking and lighting shall conform to the specific standards established by rule by the Department of Transportation.
- (e) Existing structures not in compliance on October 1, 1988, shall be required to comply whenever the existing marking requires refurbishment, whenever the existing lighting requires replacement, or within 5 years of October 1, 1988, whichever occurs first.
  - Section 8. Section 333.09, Florida Statutes, is amended to read:
  - 333.09 Administration of airport zoning regulations.—

(1) ADMINISTRATION.—All airport zoning regulations adopted under this chapter shall provide for the administration and enforcement of such regulations by the political subdivision or its an administrative agency which may be an agency created by such regulations or any official, board, or other existing agency of the political subdivision adopting the regulations or of one of the political subdivisions which participated in the creation of the joint airport zoning board adopting the regulations, if satisfactory to that political subdivision, but in no case shall such administrative agency be or include any member of the board of adjustment. The duties of an any administrative agency designated pursuant to this chapter shall include that of hearing and deciding all permits under s. 333.07 333.07(1), deciding all matters under s. 333.07(3), as they pertain to such agency, and all other matters under this chapter applying to such said agency, but such agency shall not have or exercise any of the powers herein delegated to the board of adjustment.

#### (2) LOCAL GOVERNMENT PROCESS.—

- (a) A political subdivision required to adopt airport zoning regulations under this chapter shall provide a process to:
  - 1. Issue or deny permits consistent with s. 333.07.
- 2. Provide the department with a copy of a complete application consistent with s. 333.025(4).
- 3. Enforce the issuance or denial of a permit or other determination made by the administrative agency with respect to airport zoning regulations.
- (b) If a zoning board or permitting body already exists within a political subdivision, the zoning board or permitting body may implement the airport zoning regulation permitting and appeals processes.

#### (3) APPEALS.—

- (a) A person, a political subdivision or its administrative agency, or a joint airport zoning board that contends that a decision made by a political subdivision or its administrative agency is an improper application of airport zoning regulations may use the process established for an appeal.
- (b) All appeals taken under this section must be taken within a reasonable time, as provided by the political subdivision or its administrative agency, by filing with the entity from which appeal is taken a notice of appeal specifying the grounds for appeal.
- (c) An appeal shall stay all proceedings in the underlying action appealed from, unless the entity from which the appeal is taken certifies, pursuant to the rules for appeal, that by reason of the facts stated in the certificate a stay would, in its opinion, cause imminent peril to life or property. In such cases, proceedings shall not be stayed except by order of the political subdivision or its administrative agency on notice to the entity from which the appeal is taken and for good cause shown.
- (d) The political subdivision or its administrative agency shall set a reasonable time for the hearing of appeals, give public notice and due notice to the parties in interest, and decide the issue within a reasonable time. Upon the hearing, any party may appear in person, by agent, or by attorney.
- (e) The political subdivision or its administrative agency may, in conformity with this chapter, affirm, reverse, or modify the decision on the permit or other determination from which the appeal is taken.
  - Section 9. Section 333.11, Florida Statutes, is amended to read:

#### 333.11 Judicial review.—

(1) A Any person, aggrieved, or taxpayer affected, by any decision of a board of adjustment, or any governing body of a political subdivision, or the Department of Transportation or any joint airport zoning board affected by a decision of a political subdivision, or its of any administrative agency hereunder, may apply for judicial relief to the circuit court in the judicial circuit where the political subdivision board of adjustment is located within 30 days after rendition of the decision by the board of adjustment. Review shall be by petition for writ of cer-

tiorari, which shall be governed by the Florida Rules of Appellate Procedure

- (2) Upon presentation of such petition to the court, it may allow a writ of certiorari, directed to the board of adjustment, to review such decision of the board. The allowance of the writ shall not stay the proceedings upon the decision appealed from, but the court may, on application, on notice to the board, on due hearing and due cause shown, grant a restraining order.
- (3) The board of adjustment shall not be required to return the original papers acted upon by it, but it shall be sufficient to return certified or sworn copies thereof or of such portions thereof as may be called for by the writ. The return shall concisely set forth such other facts as may be pertinent and material to show the grounds of the decision appealed from and shall be verified.
- (2)(4) The court has shall have exclusive jurisdiction to affirm, reverse, or modify, or set aside the decision on the permit or other determination from which the appeal is taken brought up for review, in whole or in part, and, if appropriate need be, to order further proceedings by the political subdivision or its administrative agency board of adjustment. The findings of fact by the political subdivision or its administrative agency board, if supported by substantial evidence, shall be accepted by the court as conclusive, and an no objection to a decision of the political subdivision or its administrative agency may not board shall be considered by the court unless such objection was raised in the underlying proceeding shall have been urged before the board, or, if it was not so urged, unless there were reasonable grounds for failure to do so.
- (3)(5) In any case in which airport zoning regulations adopted under this chapter, although generally reasonable, are held by a court to interfere with the use and enjoyment of a particular structure or parcel of land to such an extent, or to be so onerous in their application to such a structure or parcel of land, as to constitute a taking or deprivation of that property in violation of the State Constitution or the Constitution of the United States, such holding shall not affect the application of such regulations to other structures and parcels of land, or such regulations as are not involved in the particular decision.
- (4)(6) A judicial No appeal to any court may not shall be or is permitted under this section until the appellant has exhausted all of its remedies through application for local government permits, exceptions, and appeals, to any courts, as herein provided, save and except an appeal from a decision of the board of adjustment, the appeal herein provided being from such final decision of such board only, the appellant being hereby required to exhaust his or her remedies hereunder of application for permits, exceptions and variances, and appeal to the board of adjustment, and gaining a determination by said board, before being permitted to appeal to the court hereunder.
  - Section 10. Section 333.12, Florida Statutes, is amended to read:
- 333.12 Acquisition of air rights.—If In any case which: it is desired to remove, lower or otherwise terminate a nonconforming obstruction is determined to be an airport hazard and the owner will not remove, lower, or otherwise eliminate it structure or use; if or the approach protection necessary cannot, because of constitutional limitations, be provided by airport regulations under this chapter; or if it appears advisable that the necessary approach protection be provided by acquisition of property rights rather than by airport zoning regulations, the political subdivision within which the property or nonconforming obstruction use is located, or the political subdivision owning or operating the airport or being served by it, may acquire, by purchase, grant, or condemnation in the manner provided by chapter 73, such property, air right, avigation navigation easement, or other estate, portion, or interest in the property or nonconforming obstruction structure or use or such interest in the air above such property, tree, structure, or use, in question, as may be necessary to effectuate the purposes of this chapter, and in so doing, if by condemnation, may to have the right to take immediate possession of the property, interest in property, air right, or other right sought to be condemned, at the time, and in the manner and form, and as authorized by chapter 74. If the political subdivision acquires any In the case of the purchase of any property, or any easement, or estate or interest therein by purchase or the acquisition of the same by the power of eminent domain, the political subdivision making such purchase or exercising such power shall, in addition to the damages for the taking, injury, or

destruction of property, also pay the cost of the removal and relocation of any structure or any public utility that must which is required to be moved to a new location.

Section 11. Section 333.13, Florida Statutes, is amended to read:

#### 333.13 Enforcement and remedies.—

- (1) A Each violation of this chapter or of any airport zoning regulations, orders, or rulings adopted promulgated or made under pursuant to this chapter is shall constitute a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, and each day a violation continues to exist constitutes shall constitute a separate offense.
- (2) In addition, the political subdivision or agency adopting the airport zoning regulations under this chapter may institute in any court of competent jurisdiction an action to prevent, restrain, correct, or abate a any violation of this chapter, any or of airport zoning regulations adopted under this chapter, or of any order or ruling made in connection with their administration or enforcement, and the court shall adjudge to the plaintiff such relief, by way of injunction (which may be mandatory) or otherwise, as may be proper under all the facts and circumstances of the case in order to fully effectuate the purposes of this chapter and of the regulations adopted and orders and rulings made pursuant thereto.
- (3) The department of Transportation may institute a civil action for injunctive relief in the appropriate circuit court to prevent violation of any provision of this chapter.

Section 12. Section 333.135, Florida Statutes, is created to read:

333.135 Transition provisions.—

- (1) For those political subdivisions that have not adopted airport zoning regulations pursuant to this chapter, the department shall administer the permitting process as provided in s. 333.025.
  - (2) By July 1, 2017:
- (a) Any airport zoning regulation in effect on July 1, 2016, that includes provisions in conflict with this chapter shall be amended to conform to the requirements of this chapter.
- (b) Any political subdivision having an airport within its territorial limits which has not adopted airport zoning regulations shall adopt airport zoning regulations consistent with this chapter.
- Section 13. Sections 333.065, 333.08, 333.10, and 333.14, Florida Statutes, are repealed.
- Section 14. For the purpose of incorporating the amendment made by this act to section 333.01, Florida Statutes, in a reference thereto, subsection (6) of section 350.81, Florida Statutes, is reenacted to read:
- 350.81 Communications services offered by governmental entities—
- (6) To ensure the safe and secure transportation of passengers and freight through an airport facility, as defined in s. 159.27(17), an airport authority or other governmental entity that provides or is proposing to provide communications services only within the boundaries of its airport layout plan, as defined in s. 333.01(6), to subscribers which are integral and essential to the safe and secure transportation of passengers and freight through the airport facility, is exempt from this section. An airport authority or other governmental entity that provides or is proposing to provide shared-tenant service under s. 364.339, but not dial tone enabling subscribers to complete calls outside the airport layout plan, to one or more subscribers within its airport layout plan which are not integral and essential to the safe and secure transportation of passengers and freight through the airport facility is exempt from this section. An airport authority or other governmental entity that provides or is proposing to provide communications services to one or more subscribers within its airport layout plan which are not integral and essential to the safe and secure transportation of passengers and freight through the airport facility, or to one or more subscribers outside its airport layout plan, is not exempt from this section. By way of example and not limitation, the integral, essential subscribers may include airlines and emergency service entities, and the nonintegral, nonessential subscribers may include retail shops, restaurants, hotels, or rental car companies.

Section 15. This act shall take effect July 1, 2016.

And the title is amended as follows:

Remove everything before the enacting clause and insert: An act relating to the Airport Zoning Law of 1945; amending s. 333.01, F.S.; revising and providing definitions; amending s. 333.025, F.S.; revising requirements for a permit to construct or alter an obstruction; revising procedures for issuing such permit; revising duties of the Department of Transportation relating to issuance of the permit; providing for administrative review of a denial of a permit; amending s. 333.03, F.S.; revising requirements and procedures for certain local political subdivisions to adopt and enforce airport zoning regulations; directing the department to provide assistance to political subdivisions with regard to federal obstruction standards; providing minimum requirements for airport land use compatibility zoning regulations; directing political subdivisions to provide the department with copies of airport protection zoning regulations and airport land use compatibility zoning regulations; providing applicability and effect; amending s. 333.04, F.S.; revising provisions for incorporation of zoning regulations with a political subdivision's comprehensive regulations; revising provisions for a conflict between airport zoning regulations and other regulations; amending s. 333.05, F.S.; revising procedure for adoption of zoning regulations; revising provisions relating to an airport zoning commission; amending s. 333.06, F.S.; revising airport zoning regulation requirements; revising requirements for adoption of an airport master plan and amendments thereto; amending s. 333.07, F.S.; requiring a permit to construct, alter, or allow an airport obstruction in an airport hazard area under certain circumstances; providing conditions for issuance or denial of such permit; revising provisions to compel conformance; removing provisions for obtaining a variance to zoning regulations; removing reference to a board of adjustment; revising provisions directing a political subdivision to require an owner to install and maintain certain lighting or marking of obstructions; amending s. 333.09, F.S.; revising requirements for administration of airport protection zoning regulations; requiring the political subdivision to provide a process for permitting, notifications to the department, and enforcement; providing for appeal of decisions made by the political subdivision; amending s. 333.11, F.S.; revising provisions for judicial review of decisions by a political subdivision; revising jurisdiction of the court relating to decisions of the political subdivision; removing reference to a board of adjustment; requiring certain procedures before an appeal to a court; amending s. 333.12, F.S.; revising provisions for acquisition of property when a nonconforming obstruction is determined to be an airport hazard; amending s. 333.13, F.S.; revising penalty provisions; creating s. 333.135, F.S.; providing a timeframe for compliance by political subdivisions; repealing ss. 333.065, 333.08, 333.10, and 333.14, F.S., relating to guidelines regarding land use near airports, appeals, boards of adjustment, and a short title; reenacting s. 350.81(6), F.S., relating to communications services offered by governmental entities, to incorporate the amendment made by the act to s. 333.01, F.S., in a reference thereto; providing an effective date.

On motion by Senator Simpson, the Senate concurred in the House amendment.

CS for SB 1508 passed, as amended, was ordered engrossed, and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Altman Galvano Richter Bean Garcia Ring Benacquisto Gibson Sachs Bradley Grimsley Simmons Brandes Havs Simpson Braynon Hukill Smith Bullard Hutson Sobel Clemens Joyner Soto Latvala Stargel Dean Detert Lee Thompson Diaz de la Portilla Legg Margolis

Nays-None

#### SENATOR RICHTER PRESIDING

#### SENATOR HAYS PRESIDING

#### SPECIAL GUESTS

Senator Altman recognized his daughter, McKenzie Altman, who was present in the gallery.

#### SENATOR MARGOLIS PRESIDING

#### THE PRESIDENT PRESIDING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1 (773730) and concurred in the same as amended, and passed CS/CS/HB 1175 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for HB 1175-A bill to be entitled An act relating to transparency in health care; amending s. 395.301, F.S.; requiring a facility licensed under chapter 395, F.S., to provide timely and accurate financial information and quality of service measures to certain individuals; requiring a licensed facility to post certain payment information regarding defined bundles of services and procedures and other specified consumer information and notifications on its website; requiring a facility to provide a good faith estimate of charges to a patient or prospective patient within a certain timeframe; requiring a facility to provide information regarding its financial assistance policy to a patient or a prospective patient; providing a penalty for failing to provide such estimate of charges to a patient; deleting a requirement that a licensed facility not operated by the state provide notice to a patient of his or her right to an itemized bill within a certain timeframe; revising the information that must be included on a patient's statement or bill; amending s. 395.107, F.S.; defining the term "facility" to mean an urgent care center or a diagnostic-imaging center operated by a licensed hospital but not located on the hospital premises; requiring a facility to publish and post a schedule of certain charges for medical services offered to patients; providing a minimum size for the posting; requiring a schedule of charges to include certain information regarding medical services offered; providing that the schedule may group the facility's services by price levels and list the services in each price level; providing a fine for failure to publish and post a schedule of medical services; amending s. 408.05, F.S.; renaming the Florida Center for Health Information and Policy Analysis; revising requirements for the collection and use of health-related data by the Agency for Health Care Administration; requiring the agency to contract with a vendor to provide an Internet-based platform with certain attributes and a state-specific data set available to the public; providing vendor qualifications; requiring the agency to design a patient safety culture survey for hospitals and ambulatory surgical centers licensed under chapter 395, F.S.; requiring the survey to measure certain aspects of a facility's patient safety practices; exempting certain licensed facilities from survey requirements; prohibiting the agency from establishing a certain database without express legislative authority; revising the duties of the members of the State Consumer Health Information and Policy Advisory Council; revising provisions relating to the use of certain fees; revising the agency's rulemaking authority; deleting an obsolete provision; amending s. 408.061, F.S.; revising requirements for the submission of health care data to the agency; amending s. 408.810, F.S.; requiring certain licensed hospitals and ambulatory surgical centers to submit a facility patient safety culture survey to the agency; amending s. 456.0575, F.S.; requiring a health care practitioner to provide a good faith estimate of anticipated charges to a patient upon request within a certain timeframe; providing for disciplinary action and a fine for failure to comply; creating s. 627.6385, F.S.; requiring a health insurer to make available on its website certain information and a method for policyholders to estimate certain health care services costs and charges; providing that an estimate does not preclude an actual cost from exceeding the estimate; requiring a health insurer to provide notice in insurance policies that certain information is available on its website; requiring a health insurer that participates in the state group health

insurance plan or Medicaid managed care to contribute all Florida claims data held by it or its affiliates to the contracted vendor selected by the agency; establishing a deadline for submission of Medicaid managed care claims data by health insurers; requiring that an insurer and its affiliates not submit claims data reflecting certain coverage to the contracted vendor; amending s. 641.54, F.S.; requiring a health maintenance organization to make certain information available to its subscribers on its website; requiring a health insurer to provide a hyperlink to certain health information on its website; requiring a health maintenance organization that participates in the state group health insurance plan or Medicaid managed care to contribute all Florida claims data held by it or its affiliates to the contracted vendor selected by the agency; establishing a deadline for submission of Medicaid managed care claims data by health maintenance organizations; requiring that a health maintenance organization and its affiliates not submit claims data reflecting certain coverage to the contracted vendor; amending s. 409.967, F.S.; requiring managed care plans to contribute all Florida claims data to the contracted vendor selected by the agency; amending s. 110.123, F.S.; requiring the Department of Management Services to contribute certain data to the vendor for the price transparency database established by the agency; requiring a contracted vendor for the state group health insurance plan to contribute Florida claims data to the contracted vendor selected by the agency; amending ss. 20.42, 381.026, 395.602, 395.6025, 400.991, 408.07, 408.18, 408.8065, 408.820, 465.0244, and 627.6499, F.S.; conforming cross-references and provisions to changes made by the act; providing intent of the act; declaring all persons or entities required to submit, receive, or publish data under the act to be acting pursuant to state requirements contained therein; exempting such persons or entities from state antitrust laws; providing an appropriation and authorizing a position; providing an effective date.

House Amendment 1 (766465) to Senate Amendment 1 (773730) (with title amendment)—Remove lines 250-254 of the amendment and insert: address of the agency to which the issue may be sent for review.

Remove lines 868-926 of the amendment

Remove lines 1343-1348 of the amendment

And the title is amended as follows:

Remove lines 1385-1456 of the amendment and insert: information; amending s. 395.107, F.S.; providing a definition; making technical changes; amending s. 408.05, F.S.; revising requirements for the collection and use of health-related data by the agency; requiring the agency to contract with a vendor to provide an Internet-based platform with certain attributes; requiring potential vendors to have certain qualifications; prohibiting the agency from establishing a certain database under certain circumstances; amending s. 408.061, F.S.; revising requirements for the submission of health care data to the agency; requiring submitted information considered a trade secret to be clearly designated; amending s. 456.0575, F.S.; requiring a health care practitioner to provide a patient upon his or her request a written or electronic good faith estimate of anticipated charges within a certain timeframe; setting a maximum amount for total fines assessed in certain disciplinary actions; creating s. 627.6385, F.S.; requiring a health insurer to make available on its website certain methods that a policyholder can use to make estimates of certain costs and charges; providing that an estimate does not preclude an actual cost from exceeding the estimate; requiring a health insurer to make available on its website a hyperlink to certain health information; requiring a health insurer to include certain notice; requiring a health insurer that participates in the state group health insurance plan or Medicaid managed care to provide all claims data to a contracted vendor selected by the agency by a specified date; excluding from the contributed claims data certain types of coverage; amending s. 641.54, F.S.; revising a requirement that a health maintenance organization make certain information available to its subscribers; requiring a health maintenance organization that participates in the state group health insurance plan or Medicaid managed care to provide all claims data to a contracted vendor selected by the agency by a specified date; excluding from the contributed claims data certain types of coverage; amending s. 409.967, F.S.; requiring managed care plans to provide all claims data to a contracted vendor selected by the agency; amending s. 110.123, F.S.; requiring the Department of Management Services to provide certain data to the contracted vendor for the price transparency database established by the agency; requiring a contracted vendor for the state group health insurance plan to provide claims data to the vendor selected by the agency; amending ss. 20.42, 381.026, 395.602, 395.6025, 408.07, 408.18, and 465.0244, F.S.; conforming provisions to changes made by the act; providing legislative intent; providing an appropriation; providing an effective

On motion by Senator Bradley, the Senate concurred in the House amendment to the Senate amendment.

**CS for CS for HB 1175** passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas—34

Mr. President Flores Negron Richter Abruzzo Gaetz Ring Altman Galvano Bean Garcia Simmons Benacquisto Hays Simpson Bradley Hukill Smith Sobel Braynon Hutson Bullard Jovner Soto Clemens Latvala Stargel Dean Lee Thompson Diaz de la Portilla Legg Evers Margolis

Nays-1

Gibson

Vote after roll call:

Yea—Brandes, Detert, Grimsley, Montford, Sachs

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 12, with 1 amendment, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for SB 12—A bill to be entitled An act relating to mental health and substance abuse; amending s. 29.004, F.S.; including services provided to treatment-based mental health programs within case management funded from state revenues as an element of the state courts system; amending s. 39.001, F.S.; providing legislative intent regarding mental illness for purposes of the child welfare system; amending s. 39.407, F.S.; requiring assessment findings to be provided to the plan that is financially responsible for a child's care in residential treatment under certain circumstances; amending s. 39.507, F.S.; providing for consideration of mental health issues and involvement in treatmentbased mental health programs in adjudicatory hearings and orders; providing requirements for certain court orders; amending s. 39.521, F.S.; providing for consideration of mental health issues and involvement in treatment-based mental health programs in disposition hearings; providing requirements for certain court orders; amending s. 394.455, F.S.; defining terms; revising definitions; amending s. 394.4573, F.S.; requiring the Department of Children and Families to submit a certain assessment to the Governor and the Legislature by a specified date; redefining terms; providing essential elements of a coordinated system of care; providing requirements for the department's annual assessment; authorizing the department to award certain grants; deleting duties and measures of the department regarding continuity of care management systems; amending s. 394.4597, F.S.; revising the prioritization of health care surrogates to be selected for involuntary patients; specifying certain persons who are prohibited from being selected as an individual's representative; amending s. 394.4598, F.S.; specifying certain persons who are prohibited from being appointed as a person's guardian advocate; amending s. 394.462, F.S.; requiring that counties develop and implement transportation plans; providing requirements for the plans; revising requirements for transportation to receiving facilities and treatment facilities; deleting exceptions to such requirements; amending s. 394.463, F.S.; authorizing county or circuit courts to enter ex parte orders for involuntary examinations; requiring a facility to provide copies of ex parte orders, reports, and certifications to managing entities and the department, rather than the Agency for Health Care Administration; requiring the managing entity and department to receive certain orders, certificates, and reports; requiring the managing entity and the department to receive and maintain copies of certain documents; prohibiting a person from being held for involuntary examination for more than a specified period of time; providing exceptions; requiring certain individuals to be released to law enforcement custody; providing exceptions; amending s. 394.4655, F.S.; providing for involuntary outpatient services; requiring a service provider to document certain inquiries; requiring the managing entity to document certain efforts; making technical changes; amending s. 394.467, F.S.; revising criteria for involuntary inpatient placement; requiring a facility filing a petition for involuntary inpatient placement to send a copy to the department and managing entity; revising criteria for a hearing on involuntary inpatient placement; revising criteria for a procedure for continued involuntary inpatient services; specifying requirements for a certain waiver of the patient's attendance at a hearing; requiring the court to consider certain testimony and evidence regarding a patient's incompetence; amending s. 394.46715, F.S.; revising rulemaking authority of the department; amending s. 394.656, F.S.; revising the membership of the Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee; providing duties for the committee; authorizing a not-forprofit community provider or managing entity to apply for certain grants; revising eligibility for such grants; defining a term; creating s. 394.761, F.S.; authorizing the agency and the department to develop a plan for revenue maximization; requiring the plan to be submitted to the Legislature by a certain date; amending s. 394.875, F.S.; requiring the department to modify licensure rules and procedures to create an option for a single, consolidated license for certain providers by a specified date; amending s. 394.9082, F.S.; providing a purpose for behavioral health managing entities; revising definitions; providing duties of the department; requiring the department to revise its contracts with managing entities; providing duties for managing entities; renaming the Crisis Stabilization Services Utilization Database as the Acute Care Utilization Database and requiring certain substance abuse providers to provide utilization data; deleting provisions relating to legislative findings and intent, service delivery strategies, essential elements, reporting requirements, and rulemaking authority; amending s. 397.311, F.S.; defining the terms "informed consent" and "involuntary services"; revising the definition of the term "qualified professional"; conforming a cross-reference; amending s. 397.675, F.S.; revising the criteria for involuntary admissions due to substance abuse or co-occurring mental health disorders; amending s. 397.679, F.S.; specifying the licensed professionals who may complete a certificate for the involuntary admission of an individual; amending s. 397.6791, F.S.; providing a list of professionals authorized to initiate a certificate for an emergency assessment or admission of a person with a substance abuse disorder; amending s. 397.6793, F.S.; revising the criteria for initiation of a certificate for an emergency admission for a person who is substance abuse impaired; amending s. 397.6795, F.S.; revising the list of persons who may deliver a person for an emergency assessment; amending s. 397.681, F.S.; prohibiting the court from charging a fee for involuntary petitions; amending s. 397.6811, F.S.; revising the list of persons who may file a petition for an involuntary assessment and stabilization; amending s. 397.6814, F.S.; prohibiting a fee from being charged for the filing of a petition for involuntary assessment and stabilization; amending s. 397.6819, F.S.; revising the responsibilities of service providers who admit an individual for an involuntary assessment and stabilization; requiring a managing entity to be notified of certain recommendations; amending s. 397.695, F.S.; authorizing certain persons to file a petition for involuntary outpatient services of an individual; providing procedures and requirements for such petitions; amending s. 397.6951, F.S.; requiring that certain additional information be included in a petition for involuntary outpatient services; amending s. 397.6955, F.S.; requiring a court to fulfill certain additional duties upon the filing of a petition for involuntary outpatient services; amending s. 397.6957, F.S.; providing additional requirements for a hearing on a petition for involuntary outpatient services; amending s. 397.697, F.S.; authorizing a court to make a determination of involuntary outpatient services; authorizing a court to order a respondent to undergo treatment through a privately funded licensed service provider under certain circumstances; prohibiting a court from ordering involuntary outpatient services under certain circumstances; requiring the service provider to document certain inquiries; requiring the managing entity to document

certain efforts; requiring a copy of the court's order to be sent to the department and managing entity; providing procedures for modifications to such orders; amending s. 397.6971, F.S.; establishing the requirements for an early release from involuntary outpatient services; amending s. 397.6975, F.S.; requiring the court to appoint certain counsel; providing requirements for hearings on petitions for continued involuntary outpatient services; requiring notice of such hearings; amending s. 397.6977, F.S.; conforming provisions to changes made by the act; creating s. 397.6978, F.S.; providing for the appointment of guardian advocates if an individual is found incompetent to consent to treatment; providing a list of persons prohibited from being appointed as an individual's guardian advocate; providing requirements for a facility requesting the appointment of a guardian advocate; requiring a training course for guardian advocates; providing requirements for the training course; providing requirements for the prioritization of individuals to be selected as guardian advocates; authorizing certain guardian advocates to consent to medical treatment; providing exceptions; providing procedures for the discharge of a guardian advocate; amending s. 409.967, F.S.; requiring managed care plans to provide for quality care; amending s. 409.973, F.S.; providing an integrated behavioral health initiative; amending s. 491.0045, F.S.; revising registration requirements for interns; repealing s. 394.4674, F.S., relating to the comprehensive plan and report on the deinstitutionalization of patients in a treatment facility; repealing s. 394.4985, F.S., relating to the implementation of a districtwide information and referral network; repealing s. 394.745, F.S., relating to the annual report on the compliance of providers under contract with the department; repealing s. 397.331, F.S., relating to definitions and legislative intent; repealing part IX of chapter 397, consisting of ss. 397.801, 397.811, and 397.821, F.S., relating to substance abuse impairment services coordination; repealing s. 397.901, F.S., relating to prototype juvenile addictions receiving facilities; repealing s. 397.93, F.S., relating to target populations for children's substance abuse services; repealing s. 397.94, F.S., relating to the information and referral network for children's substance abuse services; repealing s. 397.951, F.S., relating to substance abuse treatment and sanctions; repealing s. 397.97, F.S., relating to demonstration models for children's substance abuse services; repealing s. 397.98, F.S., relating to utilization management for children's substance abuse services; amending ss. 39.407, 212.055, 394.4599, 394.495, 394.496, 394.9085, 397.321, 397.405, 397.407, 397.416, 397.4871, 409.966, 409.972, 440.102, 744.704, and 790.065, F.S.; conforming cross-references; requiring the Department of Children and Families to create a workgroup on the use of advance directives for substance use disorders; requiring a report to the Governor, President of the Senate, and Speaker of the House of Representatives; providing an effective date.

House Amendment 1 (171349) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (e) is added to subsection (10) of section 29.004, Florida Statutes, to read:

29.004 State courts system.—For purposes of implementing s. 14, Art. V of the State Constitution, the elements of the state courts system to be provided from state revenues appropriated by general law are as follows:

- (10) Case management. Case management includes:
- (e) Service referral, coordination, monitoring, and tracking for mental health programs under chapter 394.

Case management may not include costs associated with the application of therapeutic jurisprudence principles by the courts. Case management also may not include case intake and records management conducted by the clerk of court.

- Section 2. Subsections (65) through (79) of section 39.01, Florida Statutes, are renumbered as subsections (66) through (80), respectively, and a new subsection (65) is added to that section to read:
- 39.01 Definitions.—When used in this chapter, unless the context otherwise requires:
- (65) "Qualified professional" means a physician or a physician assistant licensed under chapter 458 or chapter 459; a psychiatrist licensed under chapter 458 or chapter 459; a psychologist as defined in s.

490.003(7) or a professional licensed under chapter 491; or a psychiatric nurse as defined in s. 394.455.

- Section 3. Paragraph (c) of subsection (6) of section 39.407, Florida Statutes, is amended to read:
- 39.407 Medical, psychiatric, and psychological examination and treatment of child; physical, mental, or substance abuse examination of person with or requesting child custody.—
- (6) Children who are in the legal custody of the department may be placed by the department, without prior approval of the court, in a residential treatment center licensed under s. 394.875 or a hospital licensed under chapter 395 for residential mental health treatment only pursuant to this section or may be placed by the court in accordance with an order of involuntary examination or involuntary placement entered pursuant to s. 394.463 or s. 394.467. All children placed in a residential treatment program under this subsection must have a guardian ad litem appointed.
- (c) Before a child is admitted under this subsection, the child shall be assessed for suitability for residential treatment by a qualified evaluator who has conducted a personal examination and assessment of the child and has made written findings that:
- 1. The child appears to have an emotional disturbance serious enough to require residential treatment and is reasonably likely to benefit from the treatment.
- 2. The child has been provided with a clinically appropriate explanation of the nature and purpose of the treatment.
- 3. All available modalities of treatment less restrictive than residential treatment have been considered, and a less restrictive alternative that would offer comparable benefits to the child is unavailable.

A copy of the written findings of the evaluation and suitability assessment must be provided to the department, and to the guardian ad litem, and, if the child is a member of a Medicaid managed care plan, to the plan that is financially responsible for the child's care in residential treatment, all of whom must be provided with who shall have the opportunity to discuss the findings with the evaluator.

Section 4. Section 394.453, Florida Statutes, is amended to read:

394.453 Legislative intent.—

- (1) It is the intent of the Legislature:
- (a) To authorize and direct the Department of Children and Families to evaluate, research, plan, and recommend to the Governor and the Legislature programs designed to reduce the occurrence, severity, duration, and disabling aspects of mental, emotional, and behavioral disorders.
- (b) It is the intent of the Legislature That treatment programs for such disorders shall include, but not be limited to, comprehensive health, social, educational, and rehabilitative services to persons requiring intensive short-term and continued treatment in order to encourage them to assume responsibility for their treatment and recovery. It is intended that:
- 1. Such persons be provided with emergency service and temporary detention for evaluation when required;
- 2. Such persons that they be admitted to treatment facilities on a voluntary basis when extended or continuing care is needed and unavailable in the community;
- 3. that Involuntary placement be provided only when expert evaluation determines that it is necessary;
- 4.  $\frac{1}{2}$  that Any involuntary treatment or examination be accomplished in a setting  $\frac{1}{2}$  that  $\frac{1}{2}$  which is clinically appropriate and most likely to facilitate the person's return to the community as soon as possible; and
- 5. that Individual dignity and human rights be guaranteed to all persons who are admitted to mental health facilities or who are being held under s. 394.463.

- (c) That services provided to persons in this state use the coordination-of-care principles characteristic of recovery-oriented services and include social support services, such as housing support, life skills and vocational training, and employment assistance, necessary for persons with mental health disorders and co-occurring mental health and substance use disorders to live successfully in their communities.
- (d) That state policy and funding decisions be driven by data concerning the populations served and the effectiveness of the services provided
- (e) That licensed, qualified health professionals be authorized to practice to the fullest extent of their education and training in the performance of professional functions necessary to carry out the intent of this part.
- (2) It is the further intent of the Legislature that the least restrictive means of intervention be employed based on the individual needs of each person, within the scope of available services. It is the policy of this state that the use of restraint and seclusion on clients is justified only as an emergency safety measure to be used in response to imminent danger to the client or others. It is, therefore, the intent of the Legislature to achieve an ongoing reduction in the use of restraint and seclusion in programs and facilities serving persons with mental illness.
  - Section 5. Section 394.4573, Florida Statutes, is amended to read:
- 394.4573 Coordinated system of care; annual assessment; essential elements Continuity of care management system;—measures of performance; system improvement grants; reports.—On or before December 1 of each year, the department shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives an assessment of the behavioral health services in this state. The assessment shall consider, at a minimum, the extent to which designated receiving systems function as no-wrong-door models, the availability of treatment and recovery services that use recovery-oriented and peer-involved approaches, the availability of less-restrictive services, and the use of evidence-informed practices. The department's assessment shall consider, at a minimum, the needs assessments conducted by the managing entities pursuant to s. 394.9082(5). Beginning in 2017, the department shall compile and include in the report all plans submitted by managing entities pursuant to s. 394.9082(8) and the department's evaluation of each plan.
  - (1) As used in For the purposes of this section:
- (a) "Care coordination" means intensive activities undertaken across systems and providers to facilitate the delivery of treatment services and recovery supports to individuals with complex needs who are not yet effectively connected with such services and supports.
- (b)(a) "Case management" means those direct services provided to a client in order to assess his or her activities aimed at assessing client needs, plan or arrange planning services, coordinate service providers, link linking the service system to a client, monitor coordinating the various system components, monitoring service delivery, and evaluate patient outcomes evaluating the effect of service delivery.
- (b) "Case manager" means an individual who works with clients, and their families and significant others, to provide case management.
- (e) "Client manager" means an employee of the department who is assigned to specific provider agencies and geographic areas to ensure that the full range of needed services is available to clients.
- (c)(d) "Coordinated system Continuity of care management system" means a system that assures, within available resources, that clients have access to the full array of behavioral and related services in a region or community offered by all service providers, whether participating under contract with the managing entity or by another method of community partnership or mutual agreement within the mental health services delivery system.
- (d) "No-wrong-door model" means a model for the delivery of acute care services to persons who have mental health or substance use disorders, or both, which optimizes access to care, regardless of the entry point to the behavioral health care system.
  - (2) The essential elements of a coordinated system of care include:

- (a) Community interventions, such as prevention, primary care for behavioral health needs, therapeutic and supportive services, crisis response services, and diversion programs.
- (b) A designated receiving system that consists of one or more facilities serving a defined geographic area and responsible for assessment and evaluation, both voluntary and involuntary, and treatment or triage of patients who have a mental health or substance use disorder, or co-occurring disorders.
- 1. A county or several counties shall plan the designated receiving system using a process that includes the managing entity and is open to participation by individuals with behavioral health needs and their families, service providers, law enforcement agencies, and other parties. The county or counties, in collaboration with the managing entity, shall document the designated receiving system through written memoranda of agreement or other binding arrangements. The county or counties and the managing entity shall approve and implement the designated receiving system by July 1, 2017, and the county or counties and the managing entity shall review, update as necessary, and reapprove the designated receiving system at least once every 3 years.
- 2. To the extent permitted by available resources, the designated receiving system shall function as a no-wrong-door model. The designated receiving system may be organized in any manner which functions as a no-wrong-door model that responds to individual needs and integrates services among various providers. Such models include, but are not limited to:
- a. A central receiving system that consists of a designated central receiving facility that serves as a single entry point for persons with mental health or substance use disorders, or co-occurring disorders. The central receiving facility shall be capable of assessment, evaluation, and triage or treatment of various conditions and circumstances.
- b. A coordinated receiving system that consists of multiple entry points that are linked by shared data systems, formal referral agreements, and cooperative arrangements for care coordination and case management. Each entry point shall be a designated receiving facility and shall, within existing resources, provide or arrange for necessary services following an initial assessment and evaluation.
- c. A tiered receiving system that consists of multiple entry points, some of which offer only specialized or limited services. Each service provider shall be classified according to its capabilities as either a designated receiving facility, or another type of service provider such as a triage center, or an access center. All participating service providers shall, within existing resources, be linked by methods to share data, formal referral agreements, and cooperative arrangements for care coordination and case management.
- An accurate inventory of the participating service providers which specifies the capabilities and limitations of each provider and its ability to accept patients under the designated receiving system agreements and the transportation plan developed pursuant to this section shall be maintained and made available at all times to all first responders in the service area.
- (c) Transportation in accordance with a plan developed under s. 394.462.
- (d) Crisis services, including mobile response teams, crisis stabilization units, addiction receiving facilities, and detoxification facilities.
- (e) Case management. Each case manager or person directly supervising a case manager who provides Medicaid-funded targeted case management services shall hold a valid certification from a department-approved credentialing entity as defined in s. 397.311(9) by July 1, 2017, and within 6 months after hire thereafter.
- (f) Care coordination that involves coordination with other local systems and entities, public and private, which are involved with the individual, such as primary care, child welfare, behavioral health care, and criminal and juvenile justice organizations. The department shall define the priority populations for receiving care coordination. In defining the priority populations, the department shall take into account the availability of resources for that purpose and consider:

- 1. The number and duration of involuntary admissions within a specified time.
- 2. The degree of involvement with the criminal justice system and the risk to public safety posed by the individual.
- 3. Whether the individual has recently resided in or is currently awaiting admission to or discharge from a treatment facility as defined in s. 394.455.
  - 4. The degree of utilization of behavioral health services.
- 5. Whether the individual is a parent or caregiver who is involved with the child welfare system.
  - (g) Outpatient services.
  - (h) Residential services.
  - (i) Hospital inpatient care.
  - (j) Aftercare and other post-discharge services.
  - (k) Medication-assisted treatment and medication management.
- (l) Recovery support, including, but not limited to, support for competitive employment, educational attainment, independent living skills development, family support and education, wellness management and self-care, and assistance in obtaining housing that meets the individual's needs. Such housing shall include mental health residential treatment facilities, limited mental health assisted living facilities, adult family care homes, and supportive housing. Housing provided using state funds shall provide a safe and decent environment free from abuse and neglect. The care plan shall assign specific responsibility for initial and ongoing evaluation of the supervision and support needs of the individual and the identification of housing that meets such needs. For purposes of this paragraph, the term "supervision" means oversight of and assistance with compliance with the clinical aspects of an individual's care plan.
- (3) Subject to a specific appropriation by the Legislature, the department may award system improvement grants to managing entities based on the submission of a detailed plan to enhance services, coordination, or performance measurement to address the needs identified in the department's assessment under this section. Such a grant must be awarded through a performance-based contract that links payments to the documented and measurable achievement of system improvements. The department is directed to implement a continuity of care management system for the provision of mental health eare, through the provision of client and case management, including clients referred from state treatment facilities to community mental health facilities. Such system shall include a network of client managers and case managers throughout the state designed to:
- (a) Reduce the possibility of a client's admission or readmission to a state treatment facility.
- (b) Provide for the creation or designation of an agency in each county to provide single intake services for each person seeking mental health services. Such agency shall provide information and referral services necessary to ensure that clients receive the most appropriate and least restrictive form of care, based on the individual needs of the person seeking treatment. Such agency shall have a single telephone number, operating 24 hours per day, 7 days per week, where practicable, at a central location, where each client will have a central record.
- (e) Advocate on behalf of the client to ensure that all appropriate services are afforded to the client in a timely and dignified manner.
- (d) Require that any public receiving facility initiating a patient transfer to a licensed hospital for acute care mental health services not accessible through the public receiving facility shall notify the hospital of such transfer and send all records relating to the emergency psychiatric or medical condition.
- (3) The department is directed to develop and include in contracts with service providers measures of performance with regard to goals and objectives as specified in the state plan. Such measures shall use, to the extent practical, existing data collection methods and reports and shall not require, as a result of this subsection, additional reports on the

part of service providers. The department shall plan monitoring visits of community mental health facilities with other state, federal, and local governmental and private agencies charged with monitoring such facilities.

- Section 6. Section 394.461, Florida Statutes, is amended to read:
- 394.461 Designation of receiving and treatment facilities and receiving systems.—The department is authorized to designate and monitor receiving facilities, and treatment facilities, and receiving systems and may suspend or withdraw such designation for failure to comply with this part and rules adopted under this part. Unless designated by the department, facilities are not permitted to hold or treat involuntary patients under this part.
- (1) RECEIVING FACILITY.—The department may designate any community facility as a receiving facility. Any other facility within the state, including a private facility or a federal facility, may be so designated by the department, provided that such designation is agreed to by the governing body or authority of the facility.
- (2) TREATMENT FACILITY.—The department may designate any state-owned, state-operated, or state-supported facility as a state treatment facility. A civil patient shall not be admitted to a state treatment facility without previously undergoing a transfer evaluation. Before a court hearing for involuntary placement in a state treatment facility, the court shall receive and consider the information documented in the transfer evaluation. Any other facility, including a private facility or a federal facility, may be designated as a treatment facility by the department, provided that such designation is agreed to by the appropriate governing body or authority of the facility.
- (3) PRIVATE FACILITIES.—Private facilities designated as receiving and treatment facilities by the department may provide examination and treatment of involuntary patients, as well as voluntary patients, and are subject to all the provisions of this part.
  - (4) REPORTING REQUIREMENTS.—
- (a) A facility designated as a public receiving or treatment facility under this section shall report to the department on an annual basis the following data, unless these data are currently being submitted to the Agency for Health Care Administration:
  - 1. Number of licensed beds.
  - 2. Number of contract days.
  - 3. Number of admissions by payor class and diagnoses.
  - 4. Number of bed days by payor class.
  - 5. Average length of stay by payor class.
  - 6. Total revenues by payor class.
- (b) For the purposes of this subsection, "payor class" means Medicare, Medicare HMO, Medicaid, Medicaid HMO, private-pay health insurance, private-pay health maintenance organization, private preferred provider organization, the Department of Children and Families, other government programs, self-pay patients, and charity care.
- (c) The data required under this subsection shall be submitted to the department no later than 90 days following the end of the facility's fiscal year. A facility designated as a public receiving or treatment facility shall submit its initial report for the 6-month period ending June 30, 2008
- (d) The department shall issue an annual report based on the data required pursuant to this subsection. The report shall include individual facilities' data, as well as statewide totals. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- (5) RECEIVING SYSTEM.—The department may designate as a receiving system one or more facilities serving a defined geographic area developed pursuant to s. 394.4573 that is responsible for assessment and evaluation, both voluntary and involuntary, and treatment or triage for patients who present with mental illness, substance use disorder, or co-

occurring disorders. Any transportation plans developed pursuant to s. 394.462 must support the operation of the receiving system.

- (6)(5) RULES.—The department may shall adopt rules relating to:
- (a) Procedures and criteria for receiving and evaluating facility applications for designation, which may include onsite facility inspection and evaluation of an applicant's licensing status and performance history, as well as consideration of local service needs.
- (b) Minimum standards consistent with this part that a facility must meet and maintain in order to be designated as a receiving or treatment facility and procedures for monitoring continued adherence to such standards.
- (c) Procedures and criteria for designating receiving systems, which may include consideration of the adequacy of services provided by facilities within the receiving system to meet the needs of the geographic area within available resources.
- (d)(e) Procedures for receiving complaints against a designated facility or designated receiving system and for initiating inspections and investigations of facilities or receiving systems alleged to have violated the provisions of this part or rules adopted under this part.
- (e)(d) Procedures and criteria for the suspension or withdrawal of designation as a receiving facility or receiving system.
  - Section 7. Section 394.675, Florida Statutes, is repealed.
- Section 8. Subsection (3) and paragraph (b) of subsection (4) of section 394.75, Florida Statutes, are amended to read:
- $394.75\,$  State and district substance abuse and mental health plans.—
- (3) The district health and human services board shall prepare an integrated district substance abuse and mental health plan. The plan shall be prepared and updated on a schedule established by the Alcohol, Drug Abuse, and Mental Health Program Office. The plan shall reflect the needs and program priorities established by the department and the needs of the district established under ss. 394.4573 and 394.674 and 394.675. The plan must list in order of priority the mental health and the substance abuse treatment needs of the district and must rank each program separately. The plan shall include:
- (a) A record of the total amount of money available in the district for mental health and substance abuse services.
- (b) A description of each service that will be purchased with state funds.
- (c) A record of the amount of money allocated for each service identified in the plan as being purchased with state funds.
  - (d) A record of the total funds allocated to each provider.
- (e) A record of the total funds allocated to each provider by type of service to be purchased with state funds.
- (f) Input from community-based persons, organizations, and agencies interested in substance abuse and mental health treatment services; local government entities that contribute funds to the public substance abuse and mental health treatment systems; and consumers of publicly funded substance abuse and mental health services, and their family members. The plan must describe the means by which this local input occurred.

The plan shall be submitted by the district board to the district administrator and to the governing bodies for review, comment, and approval.

- (4) The district plan shall:
- (b) Provide the means for meeting the needs of the district's eligible clients, specified in ss. 394.4573 and 394.674 and 394.675, for substance abuse and mental health services.

- Section 9. Paragraph (a) of subsection (3) of section 394.76, Florida Statutes, is amended to read:
- 394.76 Financing of district programs and services.—If the local match funding level is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, such funding level shall be provided as follows:
- (3) The state share of financial participation shall be determined by the following formula:
- (a) The state share of approved program costs shall be a percentage of the net balance determined by deducting from the total operating cost of services and programs, as specified in s. 394.4573 394.675(1), those expenditures which are ineligible for state participation as provided in subsection (7) and those ineligible expenditures established by rule of the department pursuant to s. 394.78.
- Section 10. Paragraphs (d) and (e) of subsection (2) of section 394.4597, Florida Statutes, are amended to read:
  - 394.4597 Persons to be notified; patient's representative.—
  - (2) INVOLUNTARY PATIENTS.—
- (d) When the receiving or treatment facility selects a representative, first preference shall be given to a health care surrogate, if one has been previously selected by the patient. If the patient has not previously selected a health care surrogate, the selection, except for good cause documented in the patient's clinical record, shall be made from the following list in the order of listing:
  - 1. The patient's spouse.
  - 2. An adult child of the patient.
  - 3. A parent of the patient.
  - 4. The adult next of kin of the patient.
  - 5. An adult friend of the patient.
- 6. The appropriate Florida local advocacy council as provided in s. 402.166.
- 1. A professional providing clinical services to the patient under this part.
- 2. The licensed professional who initiated the involuntary examination of the patient, if the examination was initiated by professional certificate.
- 3. An employee, an administrator, or a board member of the facility providing the examination of the patient.
- 4. An employee, an administrator, or a board member of a treatment facility providing treatment for the patient.
- 5. A person providing any substantial professional services to the patient, including clinical services.
  - 6. A creditor of the patient.
- 7. A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- 8. A person subject to an injunction for protection against repeat violence, stalking, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the patient was the petitioner A licensed professional providing services to the patient under this part, an employee of a facility providing direct services to the patient under this part, a department employee, a person providing other substantial services to the patient in a professional or business capacity, or a creditor of the patient shall not be appointed as the patient's representative.

Section 11. Subsections (2) through (7) of section 394.4598, Florida Statutes, are renumbered as subsections (3) through (8), respectively, a new subsection (2) is added to that section, and present subsections (3) and (4) of that section are amended, to read:

#### 394.4598 Guardian advocate.—

- (2) The following persons are prohibited from appointment as a patient's guardian advocate:
- (a) A professional providing clinical services to the patient under this part.
- (b) The licensed professional who initiated the involuntary examination of the patient, if the examination was initiated by professional certificate.
- (c) An employee, an administrator, or a board member of the facility providing the examination of the patient.
- (d) An employee, an administrator, or a board member of a treatment facility providing treatment of the patient.
- (e) A person providing any substantial professional services, excluding public and professional guardians, to the patient, including clinical services.
  - (f) A creditor of the patient.
- (g) A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- (h) A person subject to an injunction for protection against repeat violence, stalking, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- (4)(3) In lieu of the training required of guardians appointed pursuant to chapter 744, Prior to a guardian advocate must, at a minimum, participate in a 4-hour training course approved by the court before exercising his or her authority, the guardian advocate shall attend a training course approved by the court. At a minimum, this training course, of not less than 4 hours, must include, at minimum, information about the patient rights, psychotropic medications, the diagnosis of mental illness, the ethics of medical decisionmaking, and duties of guardian advocates. This training course shall take the place of the training required for guardians appointed pursuant to chapter 744.
- (5)(4) The required training course and the information to be supplied to prospective guardian advocates before prior to their appointment and the training course for guardian advocates must be developed and completed through a course developed by the department, and approved by the chief judge of the circuit court, and taught by a courtapproved organization, which. Court approved organizations may include, but is are not limited to, a community college community or junior colleges, a guardianship organization guardianship organizations, a and the local bar association, or The Florida Bar. The training course may be web-based, provided in video format, or other electronic means but must be capable of ensuring the identity and participation of the prospective guardian advocate. The court may, in its discretion, waive some or all of the training requirements for guardian advocates or impose additional requirements. The court shall make its decision on a case-by-case basis and, in making its decision, shall consider the experience and education of the guardian advocate, the duties assigned to the guardian advocate, and the needs of the patient.
  - Section 12. Section 394.462, Florida Statutes, is amended to read:
- 394.462 Transportation.—A transportation plan shall be developed and implemented by each county by July 1, 2017, in collaboration with the managing entity in accordance with this section. A county may enter into a memorandum of understanding with the governing boards of nearby counties to establish a shared transportation plan. When multiple counties enter into a memorandum of understanding for this purpose, the counties shall notify the managing entity and provide it with a copy of the agreement. The transportation plan shall describe methods of transport to a facility within the designated receiving system for individuals subject to involuntary examination under s. 394.463 or in-

voluntary admission under s. 397.6772, s. 397.679, s. 397.6798, or s. 397.6811, and may identify responsibility for other transportation to a participating facility when necessary and agreed to by the facility. The plan may rely on emergency medical transport services or private transport companies, as appropriate. The plan shall comply with the transportation provisions of this section and ss. 397.6772, 397.6795, 397.6822, and 397.697.

#### (1) TRANSPORTATION TO A RECEIVING FACILITY.—

- (a) Each county shall designate a single law enforcement agency within the county, or portions thereof, to take a person into custody upon the entry of an ex parte order or the execution of a certificate for involuntary examination by an authorized professional and to transport that person to the appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or to the nearest receiving facility if neither apply for examination.
- (b)1. The designated law enforcement agency may decline to transport the person to a receiving facility only if:
- a.1. The jurisdiction designated by the county has contracted on an annual basis with an emergency medical transport service or private transport company for transportation of persons to receiving facilities pursuant to this section at the sole cost of the county; and
- b.2. The law enforcement agency and the emergency medical transport service or private transport company agree that the continued presence of law enforcement personnel is not necessary for the safety of the person or others.
- 2.3. The entity providing transportation jurisdiction designated by the county may seek reimbursement for transportation expenses. The party responsible for payment for such transportation is the person receiving the transportation. The county shall seek reimbursement from the following sources in the following order:
- a. From a private or public third-party payor an insurance company, health care corporation, or other source, if the person receiving the transportation has applicable coverage is covered by an insurance policy or subscribes to a health care corporation or other source for payment of such expenses.
  - b. From the person receiving the transportation.
- c. From a financial settlement for medical care, treatment, hospitalization, or transportation payable or accruing to the injured party.
- (c)(b) A Any company that transports a patient pursuant to this subsection is considered an independent contractor and is solely liable for the safe and dignified transport transportation of the patient. Such company must be insured and provide no less than \$100,000 in liability insurance with respect to the transport transportation of patients.
- (d)(e) Any company that contracts with a governing board of a county to transport patients shall comply with the applicable rules of the department to ensure the safety and dignity of the patients.
- (e)(d) When a law enforcement officer takes custody of a person pursuant to this part, the officer may request assistance from emergency medical personnel if such assistance is needed for the safety of the officer or the person in custody.
- (f)(e) When a member of a mental health overlay program or a mobile crisis response service is a professional authorized to initiate an involuntary examination pursuant to s. 394.463 or s. 397.675 and that professional evaluates a person and determines that transportation to a receiving facility is needed, the service, at its discretion, may transport the person to the facility or may call on the law enforcement agency or other transportation arrangement best suited to the needs of the patient.
- (g)(f) When any law enforcement officer has custody of a person based on either noncriminal or minor criminal behavior that meets the statutory guidelines for involuntary examination pursuant to s. 394.463 under this part, the law enforcement officer shall transport the person to the appropriate facility within the designated receiving system pur-

suant to a transportation plan or an exception under subsection (4), or to the nearest receiving facility if neither apply for examination.

- (h)(g) When any law enforcement officer has arrested a person for a felony and it appears that the person meets the statutory guidelines for involuntary examination or placement under this part, such person must shall first be processed in the same manner as any other criminal suspect. The law enforcement agency shall thereafter immediately notify the appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or to the nearest public receiving facility if neither apply. The receiving facility, which shall be responsible for promptly arranging for the examination and treatment of the person. A receiving facility is not required to admit a person charged with a crime for whom the facility determines and documents that it is unable to provide adequate security, but shall provide mental health examination and treatment to the person where he or she is held.
- (i)(h) If the appropriate law enforcement officer believes that a person has an emergency medical condition as defined in s. 395.002, the person may be first transported to a hospital for emergency medical treatment, regardless of whether the hospital is a designated receiving facility.
- (j)(i) The costs of transportation, evaluation, hospitalization, and treatment incurred under this subsection by persons who have been arrested for violations of any state law or county or municipal ordinance may be recovered as provided in s. 901.35.
- (k)(i) The appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or the nearest receiving facility if neither apply, must accept persons brought by law enforcement officers, or an emergency medical transport service or a private transport company authorized by the county for involuntary examination pursuant to s. 394.463.
- (l)(k) Each law enforcement agency designated pursuant to paragraph (a) shall establish a policy that develop a memorandum of understanding with each receiving facility within the law enforcement agency's jurisdiction which reflects a single set of protocols approved by the managing entity for the safe and secure transportation of the person and transfer of custody of the person. These protocols must also address crisis intervention measures.
- (m)(1) When a jurisdiction has entered into a contract with an emergency medical transport service or a private transport company for transportation of persons to receiving facilities within the designated receiving system, such service or company shall be given preference for transportation of persons from nursing homes, assisted living facilities, adult day care centers, or adult family-care homes, unless the behavior of the person being transported is such that transportation by a law enforcement officer is necessary.
- (n)(m) Nothing in This section may not shall be construed to limit emergency examination and treatment of incapacitated persons provided in accordance with the provisions of s. 401.445.

#### (2) TRANSPORTATION TO A TREATMENT FACILITY.—

- (a) If neither the patient nor any person legally obligated or responsible for the patient is able to pay for the expense of transporting a voluntary or involuntary patient to a treatment facility, the transportation plan established by the governing board of the county or counties must specify how in which the hospitalized patient will be transported to, from, and between facilities in a is hospitalized shall arrange for such required transportation and shall ensure the safe and dignified manner transportation of the patient. The governing board of each county is authorized to contract with private transport companies for the transportation of such patients to and from a treatment facility.
- (b) A Any company that transports a patient pursuant to this subsection is considered an independent contractor and is solely liable for the safe and dignified transportation of the patient. Such company must be insured and provide no less than \$100,000 in liability insurance with respect to the *transport* transportation of patients.
- (c) A Any company that contracts with one or more counties the governing board of a county to transport patients in accordance with

- this section shall comply with the applicable rules of the department to ensure the safety and dignity of the patients.
- (d) County or municipal law enforcement and correctional personnel and equipment may shall not be used to transport patients adjudicated incapacitated or found by the court to meet the criteria for involuntary placement pursuant to s. 394.467, except in small rural counties where there are no cost-efficient alternatives.
- (3) TRANSFER OF CUSTODY.—Custody of a person who is transported pursuant to this part, along with related documentation, shall be relinquished to a responsible individual at the appropriate receiving or treatment facility.
- (4) EXCEPTIONS.—An exception to the requirements of this section may be granted by the secretary of the department for the purposes of improving service coordination or better meeting the special needs of individuals. A proposal for an exception must be submitted by the district administrator after being approved by the governing boards of any affected counties, *before* prior to submission to the secretary.
- (a) A proposal for an exception must identify the specific provision from which an exception is requested; describe how the proposal will be implemented by participating law enforcement agencies and transportation authorities; and provide a plan for the coordination of services such as case management.
  - (b) The exception may be granted only for:
- 1. An arrangement centralizing and improving the provision of services within a district, which may include an exception to the requirement for transportation to the nearest receiving facility;
- 2. An arrangement by which a facility may provide, in addition to required psychiatric services, an environment and services which are uniquely tailored to the needs of an identified group of persons with special needs, such as persons with hearing impairments or visual impairments, or elderly persons with physical frailties; or
- 3. A specialized transportation system that provides an efficient and humane method of transporting patients to receiving facilities, among receiving facilities, and to treatment facilities.
- (c) Any exception approved pursuant to this subsection shall be reviewed and approved every 5 years by the secretary.

The exceptions provided in this subsection shall expire on June 30, 2017, and no new exceptions shall be granted after that date. After June 30, 2017, the transport of a patient to a facility that is not the nearest facility must be made pursuant to a plan as provided in this section.

- Section 13. Section 394.467, Florida Statutes, is amended to read:
- 394.467 Involuntary inpatient placement.—
- (1) CRITERIA.—A person may be *ordered for* placed in involuntary inpatient placement for treatment upon a finding of the court by clear and convincing evidence that:
- (a) He or she  $has\ a\ mental\ illness\ is\ mentally\ ill\ and$  because of his or her mental illness:
- 1.a. He or she has refused voluntary *inpatient* placement for treatment after sufficient and conscientious explanation and disclosure of the purpose of *inpatient* placement for treatment; or
- b. He or she is unable to determine for himself or herself whether *inpatient* placement is necessary; and
- 2.a. He or she is manifestly incapable of surviving alone or with the help of willing and responsible family or friends, including available alternative services, and, without treatment, is likely to suffer from neglect or refuse to care for himself or herself, and such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; or
- b. There is substantial likelihood that in the near future he or she will inflict serious bodily harm on self or others himself or herself or

another person, as evidenced by recent behavior causing, attempting, or threatening such harm; and

- (b) All available less restrictive treatment alternatives *that* which would offer an opportunity for improvement of his or her condition have been judged to be inappropriate.
- (2) ADMISSION TO A TREATMENT FACILITY.—A patient may be retained by a receiving facility or involuntarily placed in a treatment facility upon the recommendation of the administrator of the receiving facility where the patient has been examined and after adherence to the notice and hearing procedures provided in s. 394.4599. The recommendation must be supported by the opinion of a psychiatrist and the second opinion of a clinical psychologist or another psychiatrist, both of whom have personally examined the patient within the preceding 72 hours, that the criteria for involuntary inpatient placement are met. However, in a county that has a population of fewer than 50,000, if the administrator certifies that a psychiatrist or clinical psychologist is not available to provide the second opinion, the second opinion may be provided by a licensed physician who has postgraduate training and experience in diagnosis and treatment of mental illness and nervous disorders or by a psychiatric nurse. Any second opinion authorized in this subsection may be conducted through a face-to-face examination, in person or by electronic means. Such recommendation shall be entered on a petition for an involuntary inpatient placement certificate that authorizes the receiving facility to retain the patient pending transfer to a treatment facility or completion of a hearing.
- (3) PETITION FOR INVOLUNTARY INPATIENT PLACE-MENT.—The administrator of the facility shall file a petition for involuntary inpatient placement in the court in the county where the patient is located. Upon filing, the clerk of the court shall provide copies to the department, the patient, the patient's guardian or representative, and the state attorney and public defender of the judicial circuit in which the patient is located. A  $\overline{No}$  fee  $may\ not\ shall$  be charged for the filing of a petition under this subsection.
- (4) APPOINTMENT OF COUNSEL.—Within 1 court working day after the filing of a petition for involuntary inpatient placement, the court shall appoint the public defender to represent the person who is the subject of the petition, unless the person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender of such appointment. Any attorney representing the patient shall have access to the patient, witnesses, and records relevant to the presentation of the patient's case and shall represent the interests of the patient, regardless of the source of payment to the attorney.
- (5) CONTINUANCE OF HEARING.—The patient is entitled, with the concurrence of the patient's counsel, to at least one continuance of the hearing. The continuance shall be for a period of up to 4 weeks.
  - (6) HEARING ON INVOLUNTARY INPATIENT PLACEMENT.—
- (a)1. The court shall hold the hearing on involuntary inpatient placement within 5 court working days, unless a continuance is granted.
- 2. Except for good cause documented in the court file, the hearing must shall be held in the county or the facility, as appropriate, where the patient is located, must and shall be as convenient to the patient as is may be consistent with orderly procedure, and shall be conducted in physical settings not likely to be injurious to the patient's condition. If the court finds that the patient's attendance at the hearing is not consistent with the best interests of the patient, and the patient's counsel does not object, the court may waive the presence of the patient from all or any portion of the hearing. The state attorney for the circuit in which the patient is located shall represent the state, rather than the petitioning facility administrator, as the real party in interest in the proceeding
- 3.2. The court may appoint a general or special magistrate to preside at the hearing. One of the professionals who executed the petition for involuntary inpatient placement-certificate shall be a witness. The patient and the patient's guardian or representative shall be informed by the court of the right to an independent expert examination. If the patient cannot afford such an examination, the court shall ensure that one is provided, as otherwise provided for by law provide for one. The independent expert's report is shall be confidential and not discoverable, unless the expert is to be called as a witness for the patient at the

- hearing. The testimony in the hearing must be given under oath, and the proceedings must be recorded. The patient may refuse to testify at the hearing.
- (b) If the court concludes that the patient meets the criteria for involuntary inpatient placement, it may shall order that the patient be transferred to a treatment facility or, if the patient is at a treatment facility, that the patient be retained there or be treated at any other appropriate receiving or treatment facility, or that the patient receive services from a receiving or treatment facility, on an involuntary basis, for a period of up to 90 days 6 months. However, any order for involuntary mental health services in a treatment facility may be for up to 6 months. The order shall specify the nature and extent of the patient's mental illness. The court may not order an individual with traumatic brain injury or dementia who lacks a co-occurring mental illness to be involuntarily placed in a state treatment facility. The facility shall discharge a patient any time the patient no longer meets the criteria for involuntary inpatient placement, unless the patient has transferred to voluntary status.
- (c) If at any time before prior to the conclusion of the hearing on involuntary inpatient placement it appears to the court that the person does not meet the criteria for involuntary inpatient placement under this section, but instead meets the criteria for involuntary outpatient services placement, the court may order the person evaluated for involuntary outpatient services placement pursuant to s. 394.4655. The petition and hearing procedures set forth in s. 394.4655 shall apply. If the person instead meets the criteria for involuntary assessment, protective custody, or involuntary admission pursuant to s. 397.675, then the court may order the person to be admitted for involuntary assessment for a period of 5 days pursuant to s. 397.6811. Thereafter, all proceedings are shall be governed by chapter 397.
- (d) At the hearing on involuntary inpatient placement, the court shall consider testimony and evidence regarding the patient's competence to consent to treatment. If the court finds that the patient is incompetent to consent to treatment, it shall appoint a guardian advocate as provided in s. 394.4598.
- (e) The administrator of the petitioning receiving facility shall provide a copy of the court order and adequate documentation of a patient's mental illness to the administrator of a treatment facility if the whenever a patient is ordered for involuntary inpatient placement, whether by civil or criminal court. The documentation must shall include any advance directives made by the patient, a psychiatric evaluation of the patient, and any evaluations of the patient performed by a psychiatric nurse, a clinical psychologist, a marriage and family therapist, a mental health counselor, or a clinical social worker. The administrator of a treatment facility may refuse admission to any patient directed to its facilities on an involuntary basis, whether by civil or criminal court order, who is not accompanied at the same time by adequate orders and documentation.
- $\left(7\right)$  PROCEDURE FOR CONTINUED INVOLUNTARY INPATIENT PLACEMENT.—
- (a) Hearings on petitions for continued involuntary inpatient placement of an individual placed at any treatment facility are shall be administrative hearings and must shall be conducted in accordance with the provisions of s. 120.57(1), except that any order entered by the administrative law judge is shall be final and subject to judicial review in accordance with s. 120.68. Orders concerning patients committed after successfully pleading not guilty by reason of insanity are shall be governed by the provisions of s. 916.15.
- (b) If the patient continues to meet the criteria for involuntary inpatient placement and is being treated at a treatment facility, the administrator shall, before prior to the expiration of the period during which the treatment facility is authorized to retain the patient, file a petition requesting authorization for continued involuntary inpatient placement. The request must shall be accompanied by a statement from the patient's physician, psychiatrist, psychiatric nurse, or clinical psychologist justifying the request, a brief description of the patient's treatment during the time he or she was involuntarily placed, and an individualized plan of continued treatment. Notice of the hearing must shall be provided as provided set forth in s. 394.4599. If a patient's attendance at the hearing is voluntarily waived, the administrative law judge must determine that the waiver is knowing and voluntary before

waiving the presence of the patient from all or a portion of the hearing. Alternatively, if at the hearing the administrative law judge finds that attendance at the hearing is not consistent with the best interests of the patient, the administrative law judge may waive the presence of the patient from all or any portion of the hearing, unless the patient, through counsel, objects to the waiver of presence. The testimony in the hearing must be under oath, and the proceedings must be recorded.

- (c) Unless the patient is otherwise represented or is ineligible, he or she shall be represented at the hearing on the petition for continued involuntary inpatient placement by the public defender of the circuit in which the facility is located.
- (d) If at a hearing it is shown that the patient continues to meet the criteria for involuntary inpatient placement, the administrative law judge shall sign the order for continued involuntary inpatient placement for a period up to 90 days not to exceed 6 months. However, any order for involuntary mental health services in a treatment facility may be for up to 6 months. The same procedure shall be repeated before prior to the expiration of each additional period the patient is retained.
- (e) If continued involuntary inpatient placement is necessary for a patient admitted while serving a criminal sentence, but *his or her* whose sentence is about to expire, or for a *minor* patient involuntarily placed, while a minor but who is about to reach the age of 18, the administrator shall petition the administrative law judge for an order authorizing continued involuntary inpatient placement.
- (f) If the patient has been previously found incompetent to consent to treatment, the administrative law judge shall consider testimony and evidence regarding the patient's competence. If the administrative law judge finds evidence that the patient is now competent to consent to treatment, the administrative law judge may issue a recommended order to the court that found the patient incompetent to consent to treatment that the patient's competence be restored and that any guardian advocate previously appointed be discharged.
- (g) If the patient has been ordered to undergo involuntary inpatient placement and has previously been found incompetent to consent to treatment, the court shall consider testimony and evidence regarding the patient's incompetence. If the patient's competency to consent to treatment is restored, the discharge of the guardian advocate shall be governed by s. 394.4598.

The procedure required in this subsection must be followed before the expiration of each additional period the patient is involuntarily receiving services.

(8) RETURN TO FACILITY OF PATIENTS.—If a patient involuntarily held When a patient at a treatment facility under this part leaves the facility without the administrator's authorization, the administrator may authorize a search for the patient and his or her the return of the patient to the facility. The administrator may request the assistance of a law enforcement agency in this regard the search for and return of the patient.

Section 14. Section 394.46715, Florida Statutes, is amended to read:

394.46715 Rulemaking authority.—The department may adopt rules to administer this part Department of Children and Families shall have rulemaking authority to implement the provisions of ss. 394.455, 394.4598, 394.4615, 394.463, 394.4655, and 394.467 as amended or created by this act. These rules shall be for the purpose of protecting the health, safety, and well-being of persons examined, treated, or placed under this act.

Section 15. Subsection (2) of section 394.4685, Florida Statutes, is amended to read:

394.4685 Transfer of patients among facilities.—

- (2) TRANSFER FROM PUBLIC TO PRIVATE FACILITIES.—
- (a) A patient who has been admitted to a public receiving or public treatment facility and has requested, either personally or through his or her guardian or guardian advocate, and is able to pay for treatment in a private facility shall be transferred at the patient's expense to a private facility upon acceptance of the patient by the private facility.

- (b) A public receiving facility initiating a patient transfer to a licensed hospital for acute care mental health services not accessible through the public receiving facility shall notify the hospital of such transfer and send the hospital all records relating to the emergency psychiatric or medical condition.
  - Section 16. Section 394.656, Florida Statutes, is amended to read:
- 394.656 Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program.—
- (1) There is created within the Department of Children and Families the Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program. The purpose of the program is to provide funding to counties with which they may use to ean plan, implement, or expand initiatives that increase public safety, avert increased spending on criminal justice, and improve the accessibility and effectiveness of treatment services for adults and juveniles who have a mental illness, substance abuse disorder, or co-occurring mental health and substance abuse disorders and who are in, or at risk of entering, the criminal or juvenile justice systems.
- (2) The department shall establish a Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee. The committee shall include:
  - (a) One representative of the Department of Children and Families;
  - (b) One representative of the Department of Corrections;
  - (c) One representative of the Department of Juvenile Justice;
  - (d) One representative of the Department of Elderly Affairs; and
- (e) One representative of the Office of the State Courts Administrator;-
  - (f) One representative of the Department of Veterans' Affairs;
  - (g) One representative of the Florida Sheriffs Association;
  - $(h) \quad One \ representative \ of \ the \ Florida \ Police \ Chiefs \ Association;$
  - (i) One representative of the Florida Association of Counties;
- (j) One representative of the Florida Alcohol and Drug Abuse Association;
- (k) One representative of the Florida Association of Managing Entities:
- (l) One representative of the Florida Council for Community Mental Health;
- (m) One representative of the National Alliance of Mental Illness;
- (n) One representative of the Florida Prosecuting Attorneys Association:
- (o) One representative of the Florida Public Defender Association; and
- (p) One administrator of an assisted living facility that holds a limited mental health license.
- (3) The committee shall serve as the advisory body to review policy and funding issues that help reduce the impact of persons with mental illness and substance abuse disorders on communities, criminal justice agencies, and the court system. The committee shall advise the department in selecting priorities for grants and investing awarded grant moneys.
- (4) The committee must have experience in substance use and mental health disorders, community corrections, and law enforcement. To the extent possible, the members of the committee shall have expertise in grant review writing, grant reviewing, and grant application scoring.
- (5)(a)(3)(a) A county, or a not-for-profit community provider or managing entity designated by the county planning council or committee, as described in s. 394.657, may apply for a 1-year planning grant or

- a 3-year implementation or expansion grant. The purpose of the grants is to demonstrate that investment in treatment efforts related to mental illness, substance abuse disorders, or co-occurring mental health and substance abuse disorders results in a reduced demand on the resources of the judicial, corrections, juvenile detention, and health and social services systems.
- (b) To be eligible to receive a 1-year planning grant or a 3-year implementation or expansion grant:  $\bar{7}$
- 1. A county applicant must have a <del>county</del> planning council or committee that is in compliance with the membership requirements set forth in this section.
- 2. A not-for-profit community provider or managing entity must be designated by the county planning council or committee and have written authorization to submit an application. A not-for-profit community provider or managing entity must have written authorization for each submitted application.
- (c) The department may award a 3-year implementation or expansion grant to an applicant who has not received a 1-year planning grant.
- (d) The department may require an applicant to conduct sequential intercept mapping for a project. For purposes of this paragraph, the term "sequential intercept mapping" means a process for reviewing a local community's mental health, substance abuse, criminal justice, and related systems and identifying points of interceptions where interventions may be made to prevent an individual with a substance abuse disorder or mental illness from deeper involvement in the criminal justice system.
- (6)(4) The grant review and selection committee shall select the grant recipients and notify the department of Children and Families in writing of the recipients' names of the applicants who have been selected by the committee to receive a grant. Contingent upon the availability of funds and upon notification by the grant review and selection committee of those applicants approved to receive planning, implementation, or expansion grants, the department of Children and Families may transfer funds appropriated for the grant program to a selected grant recipient to any county awarded a grant.

#### Section 17. Section 394.761, Florida Statutes, is created to read:

394.761 Revenue maximization.—The agency and the department shall develop a plan to obtain federal approval for increasing the availability of federal Medicaid funding for behavioral health care. Increased funding shall be used to advance the goal of improved integration of behavioral health services and primary care services for individuals eligible for Medicaid through the development and effective implementation of the behavioral health system of care as described in s. 394.4573. The agency and the department shall submit the written plan to the President of the Senate and the Speaker of the House of Representatives by November 1, 2016. The plan shall identify the amount of general revenue funding appropriated for mental health and substance abuse services which is eligible to be used as state Medicaid match. The plan shall evaluate alternative uses of increased Medicaid funding, including seeking Medicaid eligibility for the severely and persistently mentally ill or persons with substance use disorders, increased reimbursement rates for behavioral health services, adjustments to the capitation rate for Medicaid enrollees with chronic mental illness and substance use disorders, including targeted case management for individuals with substance use disorder as a Medicaid-funded service, supplemental payments to mental health and substance abuse service providers through a designated state health program or other mechanisms, and innovative programs to provide incentives for improved outcomes for behavioral health conditions. The plan shall identify the advantages and disadvantages of each alternative and assess each alternative's potential for achieving improved integration of services. The plan shall identify the types of federal approvals necessary to implement each alternative and project a timeline for implementation.

Section 18. Subsection (5) of section 394.879, Florida Statutes, is amended, and subsection (6) is added to that section, to read:

394.879 Rules; enforcement.—

(5) The agency or the department may not adopt any rule governing the design, construction, erection, alteration, modification, repair, or

demolition of crisis stabilization units. It is the intent of the Legislature to preempt that function to the Florida Building Commission and the State Fire Marshal through adoption and maintenance of the Florida Building Code and the Florida Fire Prevention Code. However, a crisis stabilization unit, short-term residential treatment facility, or integrated adult mental health crisis stabilization and addictions receiving facility which is collocated with a centralized receiving facility may be in a multi-story building and may be authorized on floors other than the ground floor. The agency shall provide technical assistance to the commission and the State Fire Marshal in updating the construction standards of the Florida Building Code and the Florida Fire Prevention Code which govern crisis stabilization units. In addition, the agency may enforce the special-occupancy provisions of the Florida Building Code and the Florida Fire Prevention Code which apply to crisis stabilization units in conducting any inspection authorized under this part or part II of chapter 408.

(6) The department and the Agency for Health Care Administration shall develop a plan for modifying licensure statutes and rules to provide options for a single, consolidated license for a provider that offers multiple types of either mental health services or substance abuse services, or both, regulated under chapters 394 and 397, respectively. The plan shall identify options for license consolidation within the department and the agency and shall identify interagency license consolidation options. The department and the agency shall submit the plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1, 2016.

Section 19. Section 394.9082, Florida Statutes, is amended to read:

(Substantial rewording of section. See s. 394.9082, F.S., for present text.)

394.9082 Behavioral health managing entities.—

#### (1) INTENT AND PURPOSE.—

- (a) The Legislature finds that untreated behavioral health disorders constitute major health problems for residents of this state, are a major economic burden to the citizens of this state, and substantially increase demands on the state's juvenile and adult criminal justice systems, the child welfare system, and health care systems. The Legislature finds that behavioral health disorders respond to appropriate treatment, rehabilitation, and supportive intervention. The Legislature finds that local communities have also made substantial investments in behavioral health services, contracting with safety net providers who by mandate and mission provide specialized services to vulnerable and hard-to-serve populations and have strong ties to local public health and public safety agencies. The Legislature finds that a regional management structure that facilitates a comprehensive and cohesive system of coordinated care for behavioral health treatment and prevention services will improve access to care, promote service continuity, and provide for more efficient and effective delivery of substance abuse and mental health services. The Legislature finds that discharge of a mental health consumer from a public receiving facility into homelessness is inappropriate and detrimental to recovery. It is the intent of the Legislature that such consumers not be discharged from a public receiving facility into homelessness. Managing entities, public receiving facilities, homeless services providers, and licensed housing providers shall work to create cooperative agreements and networks that facilitate recovery.
- (b) The purpose of the behavioral health managing entities is to plan, coordinate, and contract for the delivery of community mental health and substance abuse services, to improve access to care, to promote service continuity, to purchase services, and to support efficient and effective delivery of services.
  - $(2) \quad DEFINITIONS. -As \ used \ in \ this \ section, \ the \ term:$
- (a) "Behavioral health services" means mental health services and substance abuse prevention and treatment services as described in this chapter and chapter 397.
- (b) "Coordinated system of care" means the array of mental health services and substance abuse services described in s. 394.4573.
- (c) "Geographic area" means one or more contiguous counties, circuits, or regions as described in s. 409.966.

- (d) "Managed behavioral health organization" means a Medicaid managed care organization currently under contract with the statewide Medicaid managed medical assistance program in this state pursuant to part IV of chapter 409, including a managed care organization operating as a behavioral health specialty plan.
- (e) "Managing entity" means a corporation selected by and under contract with the department to manage the daily operational delivery of behavioral health services through a coordinated system of care.
- (f) "Provider network" means the group of direct service providers, facilities, and organizations under contract with a managing entity to provide a comprehensive array of emergency, acute care, residential, outpatient, recovery support, and consumer support services, including prevention services.
- (g) "Subregion" means a distinct portion of a managing entity's geographic region defined by unifying service and provider utilization patterns.

#### (3) DEPARTMENT DUTIES.—The department shall:

- (a) Contract with organizations to serve as managing entities in accordance with the requirements of this section and conduct a readiness review of any new managing entities before such entities assume their responsibilities.
- (b) Specify data reporting requirements and use of shared data systems.
- (c) Develop strategies to divert persons with mental illness or substance use disorders from the criminal and juvenile justice systems in collaboration with the court system and the Department of Juvenile Justice and to integrate behavioral health services with the child welfare system.
- (d) Support the development and implementation of a coordinated system of care by requiring each provider that receives state funds for behavioral health services through a direct contract with the department to work with the managing entity in the provider's service area to coordinate the provision of behavioral health services as part of the contract with the department.
  - (e) Provide technical assistance to the managing entities.
- (f) Promote the coordination of behavioral health care and primary care.
- (g) Facilitate coordination between the managing entity and other payors of behavioral health care.
- (h) Develop and provide a unique identifier for clients receiving behavioral health services through the managing entity to coordinate care.
- (i) Coordinate procedures for the referral and admission of patients to, and the discharge of patients from, treatment facilities as defined in s. 394.455 and their return to the community.
- (j) Ensure that managing entities comply with state and federal laws, rules, regulations, and grant requirements.
- (k) Develop rules for the operations of, and the requirements that shall be met by, the managing entity, if necessary.
- (l) Annually review contract and reporting requirements and reduce costly, duplicative, and unnecessary administrative requirements.

#### (4) CONTRACT WITH MANAGING ENTITIES.—

- (a) In contracting for services with managing entities under this section, the department shall first attempt to contract with not-for-profit, community-based organizations with competence in managing provider networks serving persons with mental health and substance use disorders to serve as managing entities.
- (b) The department shall issue an invitation to negotiate under s. 287.057 to select an organization to serve as a managing entity. If the department receives fewer than two responsive bids to the solicitation, the department shall reissue the solicitation, in which case managed

behavioral health organizations shall also be eligible to bid and be awarded a contract.

- (c) If the managing entity is a not-for-profit, community-based organization, it must have a governing board that is representative. At a minimum, the governing board must include consumers and their family members; representatives of local government, area law enforcement agencies, health care facilities, and community-based care lead agencies; business leaders; and providers of substance abuse and mental health services as defined in this chapter and chapter 397.
- (d) If the managing entity is a managed behavioral health organization, it must establish an advisory board that meets the same requirements specified in paragraph (c) for a governing board.
- (e) If the department issues an invitation to negotiate pursuant to paragraph (b), the department shall consider, at a minimum, the following factors:
- $1. \ \ Experience\ serving\ persons\ with\ mental\ health\ and\ substance\ use\ disorders.$
- $2. \ \ \textit{Established community partnerships with behavioral health care} \\ providers.$
- 3. Demonstrated organizational capabilities for network management functions.
- 4. Capability to coordinate behavioral health services with primary care services.
- 5. Willingness to provide recovery-oriented services and systems of care and work collaboratively with persons with mental health and substance use disorders and their families in designing such systems and delivering such services.
- (f) The department's contracts with managing entities must support efficient and effective administration of the behavioral health system and ensure accountability for performance.
- (g) A contractor serving as a managing entity shall operate under the same data reporting, administrative, and administrative rate requirements, regardless of whether it is a for-profit or not-for-profit entity.
- (h) The contract must designate the geographic area that will be served by the managing entity, which area must be of sufficient size in population, funding, and services to allow for flexibility and efficiency.
- (i) The contract must require that, when there is a change in the managing entity in a geographic area, a transition plan be developed and implemented by the department which ensures continuity of care for patients receiving behavioral health services.
- (j) By June 30, 2019, if all other contract requirements and performance standards are met and the department determines that a managing entity under contract as of July 1, 2016, has received network accreditation pursuant to subsection (6), the department may continue its contract with the managing entity for up to, but not exceeding, 5 years, including any and all renewals and extensions. Thereafter, the department must issue a competitive solicitation pursuant to paragraph (b).

## (5) MANAGING ENTITY DUTIES.—A managing entity shall:

- (a) Maintain a governing board or, if a managed behavioral health organization, an advisory board as provided in paragraph (4)(c) or paragraph (4)(d), respectively.
- (b) Conduct a community behavioral health care needs assessment every 3 years in the geographic area served by the managing entity which specifies needs by subregion. The process for conducting the needs assessment shall include an opportunity for public participation. The assessment shall include, at a minimum, the information the department needs for its annual report to the Governor and Legislature pursuant to s. 394.4573. The managing entity shall provide the needs assessment to the department.

- (c) Determine the optimal array of services to meet the needs identified in the community behavioral health care needs assessment and expand the scope of services as resources become available.
- (d) Work independently and collaboratively with stakeholders to improve access to and effectiveness, quality, and outcomes of behavioral health services. This work may include, but need not be limited to, facilitating the dissemination and use of evidence-informed practices.
- (e) Promote the development and effective implementation of a coordinated system of care pursuant to s. 394.4573.
- (f) Submit network management plans and other documents as required by the department.
- (g) Develop a comprehensive provider network of qualified providers to deliver behavioral health services. The managing entity is not required to competitively procure network providers but shall publicize opportunities to join the provider network and evaluate providers in the network to determine if they may remain in the network. The managing entity shall publish these processes on its website. The managing entity shall ensure continuity of care for clients if a provider ceases to provide a service or leaves the network.
- (h) As appropriate, develop local resources by pursuing third-party payments for services, applying for grants, assisting providers in securing local matching funds and in-kind services, and employing any other method needed to ensure that services are available and accessible.
- (i) Provide assistance to counties to develop a designated receiving system pursuant to s. 394.4573 and a transportation plan pursuant to s. 394.462.
- (j) Enter into cooperative agreements with local homeless councils and organizations for sharing information about clients, available resources, and other data or information for addressing the homelessness of persons suffering from a behavioral health crisis. All information sharing must comply with federal and state privacy and confidentiality laws, statutes, and regulations.
- (k) Work collaboratively with public receiving facilities and licensed housing providers to establish a network of licensed housing resources for mental health consumers that will prevent and reduce readmissions to public receiving facilities.
- (l) Monitor network providers' performance and their compliance with contract requirements and federal and state laws, rules, regulations, and grant requirements.
- (m) Manage and allocate funds for services to meet federal and state laws, rules, and regulations.
- (n) Promote coordination of behavioral health care with primary care.
- (o) Implement shared data systems necessary for the delivery of coordinated care and integrated services, the assessment of managing entity performance and provider performance, and the reporting of outcomes and costs of services.
- (p) Operate in a transparent manner, providing public access to information, notice of meetings, and opportunities for public participation in managing entity decisionmaking.
- (q) Establish and maintain effective relationships with community stakeholders, including individuals served by the behavioral health system of care and their families, local governments, and other community organizations that meet the needs of individuals with mental illness or substance use disorders.
- (r) Collaborate with and encourage increased coordination between the provider network and other systems, programs, and entities, such as the child welfare system, law enforcement agencies, the criminal and juvenile justice systems, the Medicaid program, offices of the public defender, and offices of criminal conflict and civil regional counsel.
- 1. Collaboration with the criminal and juvenile justice systems shall seek, at a minimum, to divert persons with mental illness, substance use disorders, or co-occurring conditions from these systems.

- 2. Collaboration with the court system shall seek, at a minimum, to develop specific written procedures and agreements to maximize the use of involuntary outpatient services, reduce involuntary inpatient treatment, and increase diversion from the criminal and juvenile justice systems.
- 3. Collaboration with the child welfare system shall seek, at a minimum, to provide effective and timely services to parents and caregivers involved in the child welfare system.
- $\begin{array}{ll} \textit{(6)} & \textit{NETWORK ACCREDITATION AND SYSTEMS COORDINA-} \\ \textit{TION AGREEMENTS.} -- \end{array}$
- (a)1. The department shall identify acceptable accreditations which address coordination within a network and, if possible, between the network and major systems and programs with which the network interacts, such as the child welfare system, the courts system, and the Medicaid program. In identifying acceptable accreditations, the department shall consider whether the accreditation facilitates integrated strategic planning, resource coordination, technology integration, performance measurement, and increased value to consumers through choice of and access to services, improved coordination of services, and effectiveness and efficiency of service delivery.
- 2. All managing entities under contract with the state by July 1, 2016, shall earn accreditation deemed acceptable by the department pursuant to subparagraph 1. by June 30, 2019. Managing entities whose initial contract with the state is executed after July 1, 2016, shall earn network accreditation within 3 years after the contract execution date. Pursuant to paragraph (4)(j), the department may continue the contract of a managing entity under contract as of July 1, 2016, that earns the network accreditation within the required timeframe and maintains it throughout the contract term.
- (b) If no accreditations are available or deemed acceptable pursuant to paragraph (a) which address coordination between the provider network and major systems and programs with which the provider network interacts, each managing entity shall enter into memoranda of understanding which details mechanisms for communication and coordination. The managing entity shall enter into such memoranda with any community-based care lead agencies, circuit courts, county courts, sheriffs' offices, offices of the public defender, offices of criminal conflict and civil regional counsel, Medicaid managed medical assistance plans, and homeless coalitions in its service area. Each managing entity under contract on July 1, 2016, shall enter into such memoranda by June 30, 2017, and each managing entity under contract after July 1, 2016, shall enter into such memoranda within 1 year after its contract execution date.
- (7) PERFORMANCE MEASUREMENT AND ACCOUNT-ABILITY.-Managing entities shall collect and submit data to the department regarding persons served, outcomes of persons served, costs of services provided through the department's contract, and other data as required by the department. The department shall evaluate managing entity performance and the overall progress made by the managing entity, together with other systems, in meeting the community's behavioral health needs, based on consumer-centered outcome measures that reflect national standards, if possible, that can be accurately measured. The department shall work with managing entities to establish performance standards, including, but not limited to:
- (a) The extent to which individuals in the community receive services, including, but not limited to, parents or caregivers involved in the child welfare system who need behavioral health services.
- (b) The improvement in the overall behavioral health of a community.
- (c) The improvement in functioning or progress in the recovery of individuals served by the managing entity, as determined using personcentered measures tailored to the population.
  - (d) The success of strategies to:
- 1. Divert admissions to acute levels of care, jails, prisons, and forensic facilities as measured by, at a minimum, the total number and percentage of clients who, during a specified period, experience multiple admissions to acute levels of care, jails, prisons, or forensic facilities; and

- 2. Address the housing needs of individuals being released from public receiving facilities who are homeless.
  - (e) Consumer and family satisfaction.
- (f) The satisfaction of key community constituencies, such as law enforcement agencies, community-based care lead agencies, juvenile justice agencies, the courts, school districts, local government entities, hospitals, and other organizations, as appropriate, for the geographical service area of the managing entity.
- (8) ENHANCEMENT PLANS.—By November 1 of each year, beginning in 2017, each managing entity shall develop and submit to the department a prioritized plan for phased enhancement of the behavioral health system of care by subregion of the managing entity's service area, if appropriate, based on the assessed behavioral health care needs of the subregion and service gaps. If the plan recommends additional funding, for each recommended use of funds the enhancement plan shall describe, at a minimum, the specific needs that would be met, the specific services that would be purchased, the estimated benefits of the services, the projected costs, the projected number of individuals that would be served, and any other information indicating the estimated benefit to the community. The managing entity shall include consumers and their family members, local governments, law enforcement agencies, service providers, community partners, and other stakeholders when developing the plan. Individual sections of the plan shall address:
- (a) The designated receiving systems developed pursuant to s. 394.4573, and shall give consideration to implementation of no-wrong-door models; evidence-based, evidence-informed, and innovative practices for diverting individuals from the acute behavioral health care system; and the most efficient and cost-effective manner to address the needs of individuals once they are in the system.
- (b) Treatment and recovery services, and shall emphasize the provision of care coordination to priority populations and the use of recovery-oriented, peer-involved approaches.
- (c) Coordination between the behavioral health system of care and other systems, such as the child welfare system, and shall give consideration to approaches for enhancing such coordination.

### (9) FUNDING FOR MANAGING ENTITIES.—

- (a) A contract established between the department and a managing entity under this section shall be funded by general revenue, other applicable state funds, or applicable federal funding sources. A managing entity may carry forward documented unexpended state funds from one fiscal year to the next, but the cumulative amount carried forward may not exceed 8 percent of the annual amount of the contract. Any unexpended state funds in excess of that percentage shall be returned to the department. The funds carried forward may not be used in a way that would increase future recurring obligations or for any program or service that was not authorized under the existing contract with the department. Expenditures of funds carried forward shall be separately reported to the department. Any unexpended funds that remain at the end of the contract period shall be returned to the department. Funds carried forward may be retained through contract renewals and new contract procurements as long as the same managing entity is retained by the department.
- (b) The method of payment for a fixed-price contract with a managing entity shall provide for a 2-month advance payment at the beginning of each fiscal year and equal monthly payments thereafter.
- (10) ACUTE CARE SERVICES UTILIZATION DATABASE.—The department shall develop, implement, and maintain standards under which a managing entity shall collect utilization data from all public receiving facilities situated within its geographical service area and all detoxification and addictions receiving facilities under contract with the managing entity. As used in this subsection, the term "public receiving facility" means an entity that meets the licensure requirements of, and is designated by, the department to operate as a public receiving facility under s. 394.875 and that is operating as a licensed crisis stabilization unit
- (a) The department shall develop standards and protocols to be used for data collection, storage, transmittal, and analysis. The standards

- and protocols shall allow for compatibility of data and data transmittal between public receiving facilities, detoxification facilities, addictions receiving facilities, managing entities, and the department for the implementation, and to meet the requirements, of this subsection.
- (b) A managing entity shall require providers specified in paragraph (a) to submit data, in real time or at least daily, to the managing entity for:
- 1. All admissions and discharges of clients receiving public receiving facility services who qualify as indigent, as defined in s. 394.4787.
- 2. All admissions and discharges of clients receiving substance abuse services in an addictions receiving facility or detoxification facility pursuant to parts IV and V of chapter 397 who qualify as indigent.
- 3. The current active census of total licensed beds, the number of beds purchased by the department, the number of clients qualifying as indigent who occupy those beds, and the total number of unoccupied licensed beds, regardless of funding.
- (c) A managing entity shall require providers specified in paragraph (a) to submit data, on a monthly basis, to the managing entity which aggregates the daily data submitted under paragraph (b). The managing entity shall reconcile the data in the monthly submission to the data received by the managing entity under paragraph (b) to check for consistency. If the monthly aggregate data submitted by a provider under this paragraph are inconsistent with the daily data submitted under paragraph (b), the managing entity shall consult with the provider to make corrections necessary to ensure accurate data.
- (d) A managing entity shall require providers specified in paragraph (a) within its provider network to submit data, on an annual basis, to the managing entity which aggregates the data submitted and reconciled under paragraph (c). The managing entity shall reconcile the data in the annual submission to the data received and reconciled by the managing entity under paragraph (c) to check for consistency. If the annual aggregate data submitted by a provider under this paragraph are inconsistent with the data received and reconciled under paragraph (c), the managing entity shall consult with the provider to make corrections necessary to ensure accurate data.
- (e) After ensuring the accuracy of data pursuant to paragraphs (c) and (d), the managing entity shall submit the data to the department on a monthly and an annual basis. The department shall create a statewide database for the data described under paragraph (b) and submitted under this paragraph for the purpose of analyzing the payments for and the use of crisis stabilization services funded by the Baker Act and detoxification and addictions receiving services provided pursuant to parts IV and V of chapter 397 on a statewide basis and on an individual provider basis.
- Section 20. Subsections (4) through (9) of section 397.305, Florida Statutes, are renumbered as subsections (7) though (12), respectively, and new subsections (4), (5), and (6) are added to that section to read:
  - 397.305 Legislative findings, intent, and purpose.—
- (4) It is the intent of the Legislature that licensed, qualified health professionals be authorized to practice to the full extent of their education and training in the performance of professional functions necessary to carry out the intent of this chapter.
- (5) It is the intent of the Legislature that state policy and funding decisions be driven by data concerning the populations served and the effectiveness of the services provided.
- (6) It is the intent of the Legislature to establish expectations that services provided to persons in this state use the coordination-of-care principles characteristic of recovery-oriented services and include social support services, such as housing support, life skills and vocational training, and employment assistance, necessary for persons with substance use disorders or co-occurring substance use and mental health disorders to live successfully in their communities.
- Section 21. Subsections (19) through (45) of section 397.311, Florida Statutes, are renumbered as subsections (20) through (48), respectively, new subsections (19), (21), and (22) are added to that section, and present subsections (30) and (38) of that section are amended, to read:

- 397.311 Definitions.—As used in this chapter, except part VIII, the term:
- (19) "Incompetent to consent to treatment" means a state in which a person's judgment is so affected by a substance abuse impairment that he or she lacks the capacity to make a well-reasoned, willful, and knowing decision concerning his or her medical health, mental health, or substance abuse treatment.
- (21) "Informed consent" means consent voluntarily given in writing by a competent person after sufficient explanation and disclosure of the subject matter involved to enable the person to make a knowing and willful decision without any element of force, fraud, deceit, duress, or other form of constraint or coercion.
- (22) "Involuntary services" means an array of behavioral health services that may be ordered by the court for persons with substance abuse impairment or co-occurring substance abuse impairment and mental health disorders.
- (33)(30) "Qualified professional" means a physician or a physician assistant licensed under chapter 458 or chapter 459; a professional licensed under chapter 490 or chapter 491; an advanced registered nurse practitioner having a specialty in psychiatry licensed under part I of chapter 464; or a person who is certified through a department-recognized certification process for substance abuse treatment services and who holds, at a minimum, a bachelor's degree. A person who is certified in substance abuse treatment services by a state-recognized certification process in another state at the time of employment with a licensed substance abuse provider in this state may perform the functions of a qualified professional as defined in this chapter but must meet certification requirements contained in this subsection no later than 1 year after his or her date of employment.
- (41)(38) "Service component" or "component" means a discrete operational entity within a service provider which is subject to licensing as defined by rule. Service components include prevention, intervention, and clinical treatment described in subsection (25) (22).
- Section 22. Subsections (16) through (20) of section 397.321, Florida Statutes, are renumbered as subsections (15) through (19), respectively, present subsection (15) is amended, and a new subsection (20) is added to that section, to read:
  - 397.321 Duties of the department.—The department shall:
- (15) Appoint a substance abuse impairment coordinator to represent the department in efforts initiated by the statewide substance abuse impairment prevention and treatment coordinator established in s. 397.801 and to assist the statewide coordinator in fulfilling the responsibilities of that position.
- (20) Develop and prominently display on its website all forms necessary for the implementation and administration of parts IV and V of this chapter. These forms shall include, but are not limited to, a petition for involuntary admission form and all related pleading forms, and a form to be used by law enforcement agencies pursuant to s. 397.6772. The department shall notify law enforcement agencies, the courts, and other state agencies of the existence and availability of such forms.
  - Section 23. Section 397.675, Florida Statutes, is amended to read:
- 397.675 Criteria for involuntary admissions, including protective custody, emergency admission, and other involuntary assessment, involuntary treatment, and alternative involuntary assessment for minors, for purposes of assessment and stabilization, and for involuntary treatment.—A person meets the criteria for involuntary admission if there is good faith reason to believe *that* the person is substance abuse impaired *or has a co-occurring mental health disorder* and, because of such impairment *or disorder*:
- (1) Has lost the power of self-control with respect to substance abuse use; and either
- (2)(a) Has inflicted, or threatened or attempted to inflict, or unless admitted is likely to inflict, physical harm on himself or herself or another; or

- (b) Is in need of substance abuse services and, by reason of substance abuse impairment, his or her judgment has been so impaired that he or she the person is incapable of appreciating his or her need for such services and of making a rational decision in that regard, although therete; however, mere refusal to receive such services does not constitute evidence of lack of judgment with respect to his or her need for such services; or
- (b) Without care or treatment, is likely to suffer from neglect or refuse to care for himself or herself; that such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; and that it is not apparent that such harm may be avoided through the help of willing family members or friends or the provision of other services, or there is substantial likelihood that the person has inflicted, or threatened to or attempted to inflict, or, unless admitted, is likely to inflict, physical harm on himself, herself, or another.
- Section 24. Paragraph (g) is added to subsection (1) of section 397.6751, Florida Statutes, to read:
- $397.6751\,$  Service provider responsibilities regarding involuntary admissions.—
  - (1) It is the responsibility of the service provider to:
- (g) Submit to the department a copy of any court order, law enforcement report, or professional certificate requiring an individual to undergo involuntary services within 1 working day after it is received.
- Section 25. Subsection (1) of section 397.6772, Florida Statutes, is amended to read:
  - 397.6772 Protective custody without consent.—
- (1) If a person in circumstances which justify protective custody as described in s. 397.677 fails or refuses to consent to assistance and a law enforcement officer has determined that a hospital or a licensed detoxification or addictions receiving facility is the most appropriate place for the person, the officer may, after giving due consideration to the expressed wishes of the person:
- (a) Take the person to a hospital or to a licensed detoxification or addictions receiving facility against the person's will but without using unreasonable force. The officer shall use the standard form developed by the department pursuant to s. 397.321 to execute a written report detailing the circumstances under which the person was taken into custody. The written report shall be included in the patient's clinical record; or
- (b) In the case of an adult, detain the person for his or her own protection in any municipal or county jail or other appropriate detention facility.

Such detention is not to be considered an arrest for any purpose, and no entry or other record may be made to indicate that the person has been detained or charged with any crime. The officer in charge of the detention facility must notify the nearest appropriate licensed service provider within the first 8 hours after detention that the person has been detained. It is the duty of the detention facility to arrange, as necessary, for transportation of the person to an appropriate licensed service provider with an available bed. Persons taken into protective custody must be assessed by the attending physician within the 72-hour period and without unnecessary delay, to determine the need for further services.

- Section 26. Paragraph (a) of subsection (1) of section 397.6773, Florida Statutes, is amended to read:
  - 397.6773 Dispositional alternatives after protective custody.—
- (1) An individual who is in protective custody must be released by a qualified professional when:
- (a) The individual no longer meets the involuntary admission criteria in s. 397.675 397.675(1);
  - Section 27. Section 397.679, Florida Statutes, is amended to read:

397.679 Emergency admission; circumstances justifying.—A person who meets the criteria for involuntary admission in s. 397.675 may be admitted to a hospital or to a licensed detoxification facility or addictions receiving facility for emergency assessment and stabilization, or to a less intensive component of a licensed service provider for assessment only, upon receipt by the facility of a the physician's certificate by a physician, an advanced registered nurse practitioner, a clinical psychologist, a clinical social worker, a marriage and family therapist, a mental health counselor, a physician assistant working under the scope of practice of the supervising physician, or a master's-level-certified addictions professional for substance abuse services, if the certificate is specific to substance abuse impairment, and the completion of an application for emergency admission.

Section 28. Section 397.6791, Florida Statutes, is amended to read:

397.6791 Emergency admission; persons who may initiate.—The following persons may request a certificate for an emergency assessment or admission:

- (1) In the case of an adult, any professional who may issue a professional certificate pursuant to s. 397.6793, the certifying physician, the person's spouse or legal guardian, any relative of the person, or any other responsible adult who has personal knowledge of the person's substance abuse impairment.
- (2) In the case of a minor, the minor's parent, legal guardian, or legal custodian.

Section 29. Section 397.6793, Florida Statutes, is amended to read:

397.6793 Professional's Physician's certificate for emergency admission.—

- (1) A physician, a clinical psychologist, a physician assistant working under the scope of practice of the supervising physician, a psychiatric nurse, an advanced registered nurse practitioner, a mental health counselor, a marriage and family therapist, a master's-level-certified addictions professional for substance abuse services, or a clinical social worker may execute a professional's certificate for emergency admission. The professional's physician's certificate must include the name of the person to be admitted, the relationship between the personal executing the certificate physician, the relationship between the applicant and the professional physician and the licensed service provider, and a statement that the person has been examined and assessed within the preceding 5 days after of the application date, and must include factual allegations with respect to the need for emergency admission, including:
- (a) The reason for the  $\frac{\text{physician's}}{\text{physician's}}$  belief that the person is substance abuse impaired;  $\frac{\text{and}}{\text{and}}$
- (b) The reason for the physician's belief that because of such impairment the person has lost the power of self-control with respect to substance abuse; and either
- (c)1. The reason for the belief physician believes that, without care or treatment, the person is likely to suffer from neglect or refuse to care for himself or herself; that such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; and that it is not apparent that such harm may be avoided through the help of willing family members or friends or the provision of other services, or there is substantial likelihood that the person has inflicted or, unless admitted, is likely to inflict, physical harm on himself, or herself, or another others unless admitted; or
- 2. The reason *for* the *belief* physician believes that the person's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the person is incapable of appreciating his or her need for care and of making a rational decision regarding his or her need for care.
- (2) The professional's physician's certificate must recommend the least restrictive type of service that is appropriate for the person. The certificate must be signed by the professional physician. If other less restrictive means are not available, such as voluntary appearance for outpatient evaluation, a law enforcement officer shall take the person named in the certificate into custody and deliver him or her to the appropriate facility for involuntary assessment and stabilization.

- (3) A signed copy of the *professional's* physician's certificate shall accompany the person; and shall be made a part of the person's clinical record, together with a signed copy of the application. The application and *the professional's* physician's certificate authorize the involuntary admission of the person pursuant to, and subject to the provisions of, ss. 397.679-397.6797.
  - (4) The professional's certificate is valid for 7 days after issuance.
- (5) The professional's physician's certificate must indicate whether the person requires transportation assistance for delivery for emergency admission and specify, pursuant to s. 397.6795, the type of transportation assistance necessary.

Section 30. Section 397.6795, Florida Statutes, is amended to read:

397.6795 Transportation-assisted delivery of persons for emergency assessment.—An applicant for a person's emergency admission,  $\theta$  the person's spouse or guardian,  $\theta$  a law enforcement officer, or a health officer may deliver a person named in the professional's physician's certificate for emergency admission to a hospital or a licensed detoxification facility or addictions receiving facility for emergency assessment and stabilization.

Section 31. Subsection (1) of section 397.681, Florida Statutes, is amended to read:

397.681 Involuntary petitions; general provisions; court jurisdiction and right to counsel.—

(1) JURISDICTION.—The courts have jurisdiction of involuntary assessment and stabilization petitions and involuntary treatment petitions for substance abuse impaired persons, and such petitions must be filed with the clerk of the court in the county where the person is located. The clerk of the court may not charge a fee for the filing of a petition under this section. The chief judge may appoint a general or special magistrate to preside over all or part of the proceedings. The alleged impaired person is named as the respondent.

Section 32. Subsection (1) of section 397.6811, Florida Statutes, is amended to read:

397.6811 Involuntary assessment and stabilization.—A person determined by the court to appear to meet the criteria for involuntary admission under s. 397.675 may be admitted for a period of 5 days to a hospital or to a licensed detoxification facility or addictions receiving facility, for involuntary assessment and stabilization or to a less restrictive component of a licensed service provider for assessment only upon entry of a court order or upon receipt by the licensed service provider of a petition. Involuntary assessment and stabilization may be initiated by the submission of a petition to the court.

(1) If the person upon whose behalf the petition is being filed is an adult, a petition for involuntary assessment and stabilization may be filed by the respondent's spouse or *legal* guardian, any relative, a private practitioner, the director of a licensed service provider or the director's designee, or *an adult* any three adults who has direct have personal knowledge of the respondent's substance abuse impairment.

Section 33. Section 397.6814, Florida Statutes, is amended to read:

397.6814 Involuntary assessment and stabilization; contents of petition.—A petition for involuntary assessment and stabilization must contain the name of the respondent,; the name of the applicant or applicants,; the relationship between the respondent and the applicant, and; the name of the respondent's attorney, if known, and a statement of the respondent's ability to afford an attorney; and must state facts to support the need for involuntary assessment and stabilization, including:

- (1) The reason for the petitioner's belief that the respondent is substance abuse impaired;  $\frac{1}{2}$
- (2) The reason for the petitioner's belief that because of such impairment the respondent has lost the power of self-control with respect to substance abuse; and either

- (3)(a) The reason the petitioner believes that the respondent has inflicted or is likely to inflict physical harm on himself or herself or others unless admitted; or
- (b) The reason the petitioner believes that the respondent's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the respondent is incapable of appreciating his or her need for care and of making a rational decision regarding that need for care. If the respondent has refused to submit to an assessment, such refusal must be alleged in the petition.

A fee may not be charged for the filing of a petition pursuant to this section.

Section 34. Subsection (4) is added to section 397.6818, Florida Statutes, to read:

397.6818 Court determination.—At the hearing initiated in accordance with s. 397.6811(1), the court shall hear all relevant testimony. The respondent must be present unless the court has reason to believe that his or her presence is likely to be injurious to him or her, in which event the court shall appoint a guardian advocate to represent the respondent. The respondent has the right to examination by a court-appointed qualified professional. After hearing all the evidence, the court shall determine whether there is a reasonable basis to believe the respondent meets the involuntary admission criteria of s. 397.675.

- (4) The order is valid only for the period specified in the order or, if a period is not specified, for 7 days after the order is signed.
  - Section 35. Section 397.6819, Florida Statutes, is amended to read:
- 397.6819 Involuntary assessment and stabilization; responsibility of licensed service provider.—A licensed service provider may admit an individual for involuntary assessment and stabilization for a period not to exceed 5 days unless a petition for involuntary services has been initiated and the individual is being retained pursuant to s. 397.6822(3) or a request for an extension of time has been filed with the court pursuant to s. 397.6821. The individual must be assessed within 72 hours without unnecessary delay by a qualified professional. If an assessment is performed by a qualified professional who is not a physician, the assessment must be reviewed by a physician before the end of the assessment period.

Section 36. Section 397.695. Florida Statutes, is amended to read:

397.695 Involuntary services treatment; persons who may petition.—

- (1) If the respondent is an adult, a petition for involuntary services treatment may be filed by the respondent's spouse or legal guardian, any relative, a service provider, or an adult any three adults who has direct have personal knowledge of the respondent's substance abuse impairment and his or her prior course of assessment and treatment.
- (2) If the respondent is a minor, a petition for involuntary treatment may be filed by a parent, legal guardian, or service provider.

Section 37. Section 397.6951, Florida Statutes, is amended to read:

397.6951 Contents of petition for involuntary services treatment.—A petition for involuntary services treatment must contain the name of the respondent to be admitted; the name of the petitioner or petitioners; the relationship between the respondent and the petitioner; the name of the respondent's attorney, if known, and a statement of the petitioner's knowledge of the respondent's ability to afford an attorney; the findings and recommendations of the assessment performed by the qualified professional; and the factual allegations presented by the petitioner establishing the need for involuntary outpatient services. The factual allegations must demonstrate treatment, including:

- (1) The reason for the petitioner's belief that the respondent is substance abuse impaired;  $\frac{1}{2}$
- (2) The reason for the petitioner's belief that because of such impairment the respondent has lost the power of self-control with respect to substance abuse; and either

- (3)(a) The reason the petitioner believes that the respondent has inflicted or is likely to inflict physical harm on himself or herself or others unless the court orders the involuntary services admitted; or
- (b) The reason the petitioner believes that the respondent's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the respondent is incapable of appreciating his or her need for care and of making a rational decision regarding that need for care.

Section 38. Section 397.6955, Florida Statutes, is amended to read:

397.6955 Duties of court upon filing of petition for involuntary services treatment—

- (1) Upon the filing of a petition for the involuntary services for treatment of a substance abuse impaired person with the clerk of the court, the court shall immediately determine whether the respondent is represented by an attorney or whether the appointment of counsel for the respondent is appropriate. If the court appoints counsel for the person, the clerk of the court shall immediately notify the office of criminal conflict and civil regional counsel, created pursuant to s. 27.511, of the appointment. The office of criminal conflict and civil regional counsel shall represent the person until the petition is dismissed, the court order expires, or the person is discharged from involuntary services. An attorney that represents the person named in the petition shall have access to the person, witnesses, and records relevant to the presentation of the person's case and shall represent the interests of the person, regardless of the source of payment to the attorney.
- (2) The court shall schedule a hearing to be held on the petition within  $5\,10$  days unless a continuance is granted. The court may appoint a magistrate to preside at the hearing.
- (3) A copy of the petition and notice of the hearing must be provided to the respondent; the respondent's parent, guardian, or legal custodian, in the case of a minor; the respondent's attorney, if known; the petitioner; the respondent's spouse or guardian, if applicable; and such other persons as the court may direct. If the respondent is a minor, a copy of the petition and notice of the hearing must be and have such petition and order personally delivered to the respondent if he or she is a minor. The court shall also issue a summons to the person whose admission is sought.

Section 39. Section 397.6957, Florida Statutes, is amended to read:

397.6957 Hearing on petition for involuntary services treatment.—

- (1) At a hearing on a petition for involuntary services treatment, the court shall hear and review all relevant evidence, including the review of results of the assessment completed by the qualified professional in connection with the respondent's protective custody, emergency admission, involuntary assessment, or alternative involuntary admission. The respondent must be present unless the court finds that his or her presence is likely to be injurious to himself or herself or others, in which event the court must appoint a guardian advocate to act in behalf of the respondent throughout the proceedings.
- (2) The petitioner has the burden of proving by clear and convincing evidence  $\it that$ :
- (a) The respondent is substance abuse impaired and has a history of lack of compliance with treatment for substance abuse; and
- (b) Because of such impairment the respondent is unlikely to voluntarily participate in the recommended services or is unable to determine for himself or herself whether services are necessary the respondent has lost the power of self-control with respect to substance abuse; and: either
- 1. Without services, the respondent is likely to suffer from neglect or refuse to care for himself or herself; that such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; and that there is a substantial likelihood that without services the respondent will cause serious bodily harm to himself, herself, or another in the near future, as evidenced by recent behavior The respondent has inflicted or is likely to inflict physical harm on himself or herself or others unless admitted; or

- 2. The respondent's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the respondent is incapable of appreciating his or her need for care and of making a rational decision regarding that need for care.
- (3) One of the qualified professionals who executed the involuntary services certificate must be a witness. The court shall allow testimony from individuals, including family members, deemed by the court to be relevant under state law, regarding the respondent's prior history and how that prior history relates to the person's current condition. The testimony in the hearing must be under oath, and the proceedings must be recorded. The patient may refuse to testify at the hearing.
- (4)(3) At the conclusion of the hearing the court shall either dismiss the petition or order the respondent to receive undergo involuntary services from his or her substance abuse treatment, with the respondent's chosen licensed service provider if to deliver the involuntary substance abuse treatment where possible and appropriate.
  - Section 40. Section 397.697, Florida Statutes, is amended to read:
- 397.697 Court determination; effect of court order for involuntary services substance abuse treatment.—
- (1) When the court finds that the conditions for involuntary services substance abuse treatment have been proved by clear and convincing evidence, it may order the respondent to receive undergo involuntary services from treatment by a publicly funded licensed service provider for a period not to exceed 90 60 days. The court may also order a respondent to undergo treatment through a privately funded licensed service provider if the respondent has the ability to pay for the treatment, or if any person on the respondent's behalf voluntarily demonstrates a willingness and an ability to pay for the treatment. If the court finds it necessary, it may direct the sheriff to take the respondent into custody and deliver him or her to the licensed service provider specified in the court order, or to the nearest appropriate licensed service provider, for involuntary services treatment. When the conditions justifying involuntary services treatment no longer exist, the individual must be released as provided in s. 397.6971. When the conditions justifying involuntary services treatment are expected to exist after 90 60 days of services treatment, a renewal of the involuntary services treatment order may be requested pursuant to s. 397.6975 before prior to the end of the 90-day 60-day period.
- (2) In all cases resulting in an order for involuntary services substance abuse treatment, the court shall retain jurisdiction over the case and the parties for the entry of such further orders as the circumstances may require. The court's requirements for notification of proposed release must be included in the original treatment order.
- (3) An involuntary services treatment order authorizes the licensed service provider to require the individual to receive services that undergo such treatment as will benefit him or her, including services treatment at any licensable service component of a licensed service provider.
- (4) If the court orders involuntary services, a copy of the order must be sent to the managing entity within 1 working day after it is received from the court. Documents may be submitted electronically though existing data systems, if applicable.
  - Section 41. Section 397.6971, Florida Statutes, is amended to read:
- 397.6971 Early release from involuntary services substance abuse
- (1) At any time before prior to the end of the 90-day 60 day involuntary services treatment period, or before prior to the end of any extension granted pursuant to s. 397.6975, an individual receiving admitted for involuntary services treatment may be determined eligible for discharge to the most appropriate referral or disposition for the individual when any of the following apply:
- (a) The individual no longer meets the criteria for involuntary admission and has given his or her informed consent to be transferred to voluntary treatment status.;

- (b) If the individual was admitted on the grounds of likelihood of infliction of physical harm upon himself or herself or others, such likelihood no longer exists.;  $\sigma$
- (c) If the individual was admitted on the grounds of need for assessment and stabilization or treatment, accompanied by inability to make a determination respecting such need, either:
  - 1. Such inability no longer exists; or
- 2. It is evident that further treatment will not bring about further significant improvements in the individual's condition.;
  - (d) The individual is no longer in need of services.; or
- (e) The director of the service provider determines that the individual is beyond the safe management capabilities of the provider.
- (2) Whenever a qualified professional determines that an individual admitted for involuntary services qualifies treatment is ready for early release under for any of the reasons listed in subsection (1), the service provider shall immediately discharge the individual, and must notify all persons specified by the court in the original treatment order.
  - Section 42. Section 397.6975, Florida Statutes, is amended to read:
- 397.6975 Extension of involuntary services substance abuse treatment period.—
- (1) Whenever a service provider believes that an individual who is nearing the scheduled date of his or her release from involuntary services treatment continues to meet the criteria for involuntary services treatment in s. 397.693, a petition for renewal of the involuntary services treatment order may be filed with the court at least 10 days before the expiration of the court-ordered services treatment period. The court shall immediately schedule a hearing to be held not more than 15 days after filing of the petition. The court shall provide the copy of the petition for renewal and the notice of the hearing to all parties to the proceeding. The hearing is conducted pursuant to s. 397.6957.
- (2) If the court finds that the petition for renewal of the involuntary services treatment order should be granted, it may order the respondent to receive undergo involuntary services treatment for a period not to exceed an additional 90 days. When the conditions justifying involuntary services treatment no longer exist, the individual must be released as provided in s. 397.6971. When the conditions justifying involuntary services treatment continue to exist after an additional 90 days of service additional treatment, a new petition requesting renewal of the involuntary services treatment order may be filed pursuant to this section.
- (3) Within 1 court working day after the filing of a petition for continued involuntary services, the court shall appoint the office of criminal conflict and civil regional counsel to represent the respondent, unless the respondent is otherwise represented by counsel. The clerk of the court shall immediately notify the office of criminal conflict and civil regional counsel of such appointment. The office of criminal conflict and civil regional counsel shall represent the respondent until the petition is dismissed or the court order expires or the respondent is discharged from involuntary services. Any attorney representing the respondent shall have access to the respondent, witnesses, and records relevant to the presentation of the respondent's case and shall represent the interests of the respondent, regardless of the source of payment to the attorney.
- (4) Hearings on petitions for continued involuntary services shall be before the circuit court. The court may appoint a magistrate to preside at the hearing. The procedures for obtaining an order pursuant to this section shall be in accordance with s. 397.697.
- (5) Notice of hearing shall be provided to the respondent or his or her counsel. The respondent and the respondent's counsel may agree to a period of continued involuntary services without a court hearing.
- (6) The same procedure shall be repeated before the expiration of each additional period of involuntary services.
- (7) If the respondent has previously been found incompetent to consent to treatment, the court shall consider testimony and evidence regarding the respondent's competence.

Section 43. Section 397.6977, Florida Statutes, is amended to read:

397.6977 Disposition of individual upon completion of involuntary services substance abuse treatment.—At the conclusion of the 90-day 60 day period of court-ordered involuntary services treatment, the respondent individual is automatically discharged unless a motion for renewal of the involuntary services treatment order has been filed with the court pursuant to s. 397.6975.

Section 44. Section 397.6978, Florida Statutes, is created to read:

397.6978 Guardian advocate; patient incompetent to consent; substance abuse disorder.—

- (1) The administrator of an addictions receiving facility may petition the court for the appointment of a guardian advocate based upon the opinion of a qualified professional that the patient is incompetent to consent to treatment. If the court finds that a patient is incompetent to consent to treatment and has not been adjudicated incapacitated and that a guardian with the authority to consent to substance abuse treatment has not been appointed, it may appoint a guardian advocate. The patient has the right to have an attorney represent him or her at the hearing. If the person is indigent, the court shall appoint the office of criminal conflict and civil regional counsel to represent him or her at the hearing. The patient has the right to testify, cross-examine witnesses, and present witnesses. The proceeding shall be recorded electronically or stenographically, and testimony must be provided under oath. One of the qualified professionals authorized to give an opinion in support of a petition for involuntary services, as described in s. 397.693, must testify. A guardian advocate must meet the qualifications of a guardian contained in part IV of chapter 744. The person who is appointed as a guardian advocate must agree to the appointment.
- (2) The following persons are prohibited from appointment as a patient's guardian advocate:
- (a) A professional providing clinical services to the individual under this part.
- (b) The qualified professional who initiated the involuntary examination of the individual, if the examination was initiated by a qualified professional's certificate.
- (c) An employee, an administrator, or a board member of the facility providing the examination of the individual.
- (d) An employee, an administrator, or a board member of the treatment facility providing treatment of the individual.
- (e) A person providing any substantial professional services, excluding public guardians or professional guardians, to the individual, including clinical services.
  - (f) A creditor of the individual.
- (g) A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the individual was the petitioner.
- (h) A person subject to an injunction for protection against repeat violence, stalking, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the individual was the petitioner.
- (3) A facility requesting appointment of a guardian advocate must, before the appointment, provide the prospective guardian advocate with information about the duties and responsibilities of guardian advocates, including information about the ethics of medical decisionmaking. Before asking a guardian advocate to give consent to treatment for a patient, the facility must provide to the guardian advocate sufficient information so that the guardian advocate can decide whether to give express and informed consent to the treatment. Such information must include information that demonstrates that the treatment is essential to the care of the patient and does not present an unreasonable risk of serious, hazardous, or irreversible side effects. If possible, before giving consent to treatment, the guardian advocate must personally meet and talk with the patient and the patient's physician. If that is not possible, the discussion may be conducted by telephone. The decision of the

guardian advocate may be reviewed by the court, upon petition of the patient's attorney, the patient's family, or the facility administrator.

- (4) In lieu of the training required for guardians appointed pursuant to chapter 744, a guardian advocate shall attend at least a 4-hour training course approved by the court before exercising his or her authority. At a minimum, the training course must include information about patient rights, the diagnosis of substance abuse disorders, the ethics of medical decisionmaking, and the duties of guardian advocates.
- (5) The required training course and the information to be supplied to prospective guardian advocates before their appointment must be developed by the department, approved by the chief judge of the circuit court, and taught by a court-approved organization, which may include, but need not be limited to, a community college, a guardianship organization, a local bar association, or The Florida Bar. The training course may be web-based, provided in video format, or provided in other electronic means but must be capable of ensuring the identity and participation of the prospective guardian advocate. The court may waive some or all of the training requirements for guardian advocates or impose additional requirements. The court shall make its decision on a case-bycase basis and, in making its decision, shall consider the experience and education of the guardian advocate, the duties assigned to the guardian advocate, and the needs of the patient.
- (6) In selecting a guardian advocate, the court shall give preference to the patient's health care surrogate, if one has already been designated by the patient. If the patient has not previously designated a health care surrogate, the selection shall be made, except for good cause documented in the court record, from among the following persons, listed in order of priority:
  - (a) The spouse of the patient.
  - (b) An adult child of the patient.
  - (c) A parent of the patient.
  - (d) The adult next of kin of the patient.
  - (e) An adult friend of the patient.
- (f) An adult trained and willing to serve as the guardian advocate for the patient.
- (7) If a guardian with the authority to consent to medical treatment has not already been appointed, or if the patient has not already designated a health care surrogate, the court may authorize the guardian advocate to consent to medical treatment as well as substance abuse disorder treatment. Unless otherwise limited by the court, a guardian advocate with authority to consent to medical treatment has the same authority to make health care decisions and is subject to the same restrictions as a proxy appointed under part IV of chapter 765. Unless the guardian advocate has sought and received express court approval in a proceeding separate from the proceeding to determine the competence of the patient to consent to medical treatment, the guardian advocate may not consent to:
  - (a) Abortion.
  - (b) Sterilization.
  - (c) Electroshock therapy.
  - (d) Psychosurgery.
- (e) Experimental treatments that have not been approved by a federally approved institutional review board in accordance with 45 C.F.R. part 46 or 21 C.F.R. part 56.

The court must base its authorization on evidence that the treatment or procedure is essential to the care of the patient and that the treatment does not present an unreasonable risk of serious, hazardous, or irreversible side effects. In complying with this subsection, the court shall follow the procedures set forth in subsection (1).

(8) The guardian advocate shall be discharged when the patient is discharged from an order for involuntary services or when the patient is transferred from involuntary to voluntary status. The court or a hearing

officer shall consider the competence of the patient as provided in subsection (1) and may consider an involuntarily placed patient's competence to consent to services at any hearing. Upon sufficient evidence, the court may restore, or the magistrate may recommend that the court restore, the patient's competence. A copy of the order restoring competence or the certificate of discharge containing the restoration of competence shall be provided to the patient and the guardian advocate.

Section 45. Paragraphs (d) through (m) of subsection (2) of section 409.967, are redesignated as paragraphs (e) through (n), respectively, and a new paragraph (d) is added to that subsection to read:

409.967 Managed care plan accountability.—

- (2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:
- (d) Quality care.—Managed care plans shall provide, or contract for the provision of, care coordination to facilitate the appropriate delivery of behavioral health care services in the least restrictive setting with treatment and recovery capabilities that address the needs of the patient. Services shall be provided in a manner that integrates behavioral health services and primary care. Plans shall be required to achieve specific behavioral health outcome standards, established by the agency in consultation with the department.

Section 46. Subsection (5) is added to section 409.973, Florida Statutes, to read:

409.973 Benefits.—

(5) INTEGRATED BEHAVIORAL HEALTH INITIATIVE.—Each plan operating in the managed medical assistance program shall work with the managing entity in its service area to establish specific organizational supports and protocols that enhance the integration and coordination of primary care and behavioral health services for Medicaid recipients. Progress in this initiative shall be measured using the integration framework and core measures developed by the Agency for Healthcare Research and Quality.

Section 47. Section 491.0045, Florida Statutes, is amended to read:

491.0045 Intern registration; requirements.—

- (1) Effective January 1, 1998, An individual who has not satisfied intends to practice in Florida to satisfy the postgraduate or post-master's level experience requirements, as specified in s. 491.005(1)(c), (3)(c), or (4)(c), must register as an intern in the profession for which he or she is seeking licensure before prior to commencing the post-master's experience requirement or an individual who intends to satisfy part of the required graduate-level practicum, internship, or field experience, outside the academic arena for any profession, must register as an intern in the profession for which he or she is seeking licensure before prior to commencing the practicum, internship, or field experience.
- (2) The department shall register as a clinical social worker intern, marriage and family therapist intern, or mental health counselor intern each applicant who the board certifies has:
- (a) Completed the application form and remitted a nonrefundable application fee not to exceed \$200, as set by board rule;
- (b)1. Completed the education requirements as specified in s. 491.005(1)(c), (3)(c), or (4)(c) for the profession for which he or she is applying for licensure, if needed; and
- 2. Submitted an acceptable supervision plan, as determined by the board, for meeting the practicum, internship, or field work required for licensure that was not satisfied in his or her graduate program.
  - (c) Identified a qualified supervisor.
- (3) An individual registered under this section must remain under supervision while practicing under registered intern status until he or she is in receipt of a license or a letter from the department stating that he or she is licensed to practice the profession for which he or she applied.

- (4) An individual who has applied for intern registration on or before December 31, 2001, and has satisfied the education requirements of s. 491.005 that are in effect through December 31, 2000, will have met the educational requirements for licensure for the profession for which he or she has applied.
- (4)(5) An individual who fails Individuals who have commenced the experience requirement as specified in s. 491.005(1)(e), (3)(e), or (4)(e) but failed to register as required by subsection (1) shall register with the department before January 1, 2000. Individuals who fail to comply with this section may subsection shall not be granted a license under this chapter, and any time spent by the individual completing the experience requirement as specified in s. 491.005(1)(c), (3)(c), or (4)(c) before prior to registering as an intern does shall not count toward completion of the such requirement.
  - (5) An intern registration is valid for 5 years.
- (6) A registration issued on or before March 31, 2017, expires March 31, 2022, and may not be renewed or reissued. Any registration issued after March 31, 2017, expires 60 months after the date it is issued. A subsequent intern registration may not be issued unless the candidate has passed the theory and practice examination described in s. 491.005(1)(d), (3)(d), and (4)(d).
- (7) An individual who has held a provisional license issued by the board may not apply for an intern registration in the same profession.
  - Section 48. Section 394.4674, Florida Statutes, is repealed.
  - Section 49. Section 394.4985, Florida Statutes, is repealed.
- Section 50. Section 394.745, Florida Statutes, is repealed.
- Section 51. Section 397.331, Florida Statutes, is repealed.
- Section 52. Section 397.801, Florida Statutes, is repealed.
- Section 53. Section 397.811, Florida Statutes, is repealed.
- Section 54. Section 397.821, Florida Statutes, is repealed.
- Section 55. Section 397.901, Florida Statutes, is repealed.
- Section 56. Section 397.93, Florida Statutes, is repealed.
- Section 57. Section 397.94, Florida Statutes, is repealed.
- Section 58. Section 397.951, Florida Statutes, is repealed.
- Section 59. Section 397.97, Florida Statutes, is repealed.
- Section 60. Section 397.98, Florida Statutes, is repealed.
- Section 61. Paragraph (a) of subsection (3) of section 39.407, Florida Statutes, is amended to read:
- 39.407 Medical, psychiatric, and psychological examination and treatment of child; physical, mental, or substance abuse examination of person with or requesting child custody.—
- (3)(a)1. Except as otherwise provided in subparagraph (b)1. or paragraph (e), before the department provides psychotropic medications to a child in its custody, the prescribing physician shall attempt to obtain express and informed consent, as defined in s. 394.455(15) s.  $\overline{394.455(9)}$  and as described in s. 394.459(3)(a), from the child's parent or legal guardian. The department must take steps necessary to facilitate the inclusion of the parent in the child's consultation with the physician. However, if the parental rights of the parent have been terminated, the parent's location or identity is unknown or cannot reasonably be ascertained, or the parent declines to give express and informed consent, the department may, after consultation with the prescribing physician, seek court authorization to provide the psychotropic medications to the child. Unless parental rights have been terminated and if it is possible to do so, the department shall continue to involve the parent in the decisionmaking process regarding the provision of psychotropic medications. If, at any time, a parent whose parental rights have not been terminated provides express and informed consent to the provision of a psychotropic medication, the requirements

of this section that the department seek court authorization do not apply to that medication until such time as the parent no longer consents.

- 2. Any time the department seeks a medical evaluation to determine the need to initiate or continue a psychotropic medication for a child, the department must provide to the evaluating physician all pertinent medical information known to the department concerning that child.
- Section 62. Paragraph (e) of subsection (5) of section 212.055, Florida Statutes, is amended to read:
- 212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the maximum length of time the surtax may be imposed, if any; the procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; and such other requirements as the Legislature may provide. Taxable transactions and administrative procedures shall be as provided in s. 212.054.
- (5) COUNTY PUBLIC HOSPITAL SURTAX.—Any county as defined in s. 125.011(1) may levy the surtax authorized in this subsection pursuant to an ordinance either approved by extraordinary vote of the county commission or conditioned to take effect only upon approval by a majority vote of the electors of the county voting in a referendum. In a county as defined in s. 125.011(1), for the purposes of this subsection, "county public general hospital" means a general hospital as defined in s. 395.002 which is owned, operated, maintained, or governed by the county or its agency, authority, or public health trust.
- (e) A governing board, agency, or authority shall be chartered by the county commission upon this act becoming law. The governing board, agency, or authority shall adopt and implement a health care plan for indigent health care services. The governing board, agency, or authority shall consist of no more than seven and no fewer than five members appointed by the county commission. The members of the governing board, agency, or authority shall be at least 18 years of age and residents of the county. No member may be employed by or affiliated with a health care provider or the public health trust, agency, or authority responsible for the county public general hospital. The following community organizations shall each appoint a representative to a nominating committee: the South Florida Hospital and Healthcare Association, the Miami-Dade County Public Health Trust, the Dade County Medical Association, the Miami-Dade County Homeless Trust, and the Mayor of Miami-Dade County. This committee shall nominate between 10 and 14 county citizens for the governing board, agency, or authority. The slate shall be presented to the county commission and the county commission shall confirm the top five to seven nominees, depending on the size of the governing board. Until such time as the governing board, agency, or authority is created, the funds provided for in subparagraph (d)2. shall be placed in a restricted account set aside from other county funds and not disbursed by the county for any other purpose.
- 1. The plan shall divide the county into a minimum of four and maximum of six service areas, with no more than one participant hospital per service area. The county public general hospital shall be designated as the provider for one of the service areas. Services shall be provided through participants' primary acute care facilities.
- 2. The plan and subsequent amendments to it shall fund a defined range of health care services for both indigent persons and the medically poor, including primary care, preventive care, hospital emergency room care, and hospital care necessary to stabilize the patient. For the purposes of this section, "stabilization" means stabilization as defined in s. 397.311(44) s. 397.311(41). Where consistent with these objectives, the plan may include services rendered by physicians, clinics, community hospitals, and alternative delivery sites, as well as at least one regional referral hospital per service area. The plan shall provide that agreements negotiated between the governing board, agency, or authority and providers shall recognize hospitals that render a disproportionate share of indigent care, provide other incentives to promote the delivery of charity care to draw down federal funds where appropriate, and require cost containment, including, but not limited to, case management. From the funds specified in subparagraphs (d)1. and

- 2. for indigent health care services, service providers shall receive reimbursement at a Medicaid rate to be determined by the governing board, agency, or authority created pursuant to this paragraph for the initial emergency room visit, and a per-member per-month fee or capitation for those members enrolled in their service area, as compensation for the services rendered following the initial emergency visit. Except for provisions of emergency services, upon determination of eligibility, enrollment shall be deemed to have occurred at the time services were rendered. The provisions for specific reimbursement of emergency services shall be repealed on July 1, 2001, unless otherwise reenacted by the Legislature. The capitation amount or rate shall be determined before prior to program implementation by an independent actuarial consultant. In no event shall such reimbursement rates exceed the Medicaid rate. The plan must also provide that any hospitals owned and operated by government entities on or after the effective date of this act must, as a condition of receiving funds under this subsection, afford public access equal to that provided under s. 286.011 as to any meeting of the governing board, agency, or authority the subject of which is budgeting resources for the retention of charity care, as that term is defined in the rules of the Agency for Health Care Administration. The plan shall also include innovative health care programs that provide cost-effective alternatives to traditional methods of service and delivery funding.
- 3. The plan's benefits shall be made available to all county residents currently eligible to receive health care services as indigents or medically poor as defined in paragraph (4)(d).
- 4. Eligible residents who participate in the health care plan shall receive coverage for a period of 12 months or the period extending from the time of enrollment to the end of the current fiscal year, per enrollment period, whichever is less.
- 5. At the end of each fiscal year, the governing board, agency, or authority shall prepare an audit that reviews the budget of the plan, delivery of services, and quality of services, and makes recommendations to increase the plan's efficiency. The audit shall take into account participant hospital satisfaction with the plan and assess the amount of poststabilization patient transfers requested, and accepted or denied, by the county public general hospital.

Section 63. Paragraph (c) of subsection (2) of section 394.4599, Florida Statutes, is amended to read:

394.4599 Notice.—

#### (2) INVOLUNTARY ADMISSION.—

- (c)1. A receiving facility shall give notice of the whereabouts of a minor who is being involuntarily held for examination pursuant to s. 394.463 to the minor's parent, guardian, caregiver, or guardian advocate, in person or by telephone or other form of electronic communication, immediately after the minor's arrival at the facility. The facility may delay notification for no more than 24 hours after the minor's arrival if the facility has submitted a report to the central abuse hotline, pursuant to s. 39.201, based upon knowledge or suspicion of abuse, abandonment, or neglect and if the facility deems a delay in notification to be in the minor's best interest.
- 2. The receiving facility shall attempt to notify the minor's parent, guardian, caregiver, or guardian advocate until the receiving facility receives confirmation from the parent, guardian, caregiver, or guardian advocate, verbally, by telephone or other form of electronic communication, or by recorded message, that notification has been received. Attempts to notify the parent, guardian, caregiver, or guardian advocate must be repeated at least once every hour during the first 12 hours after the minor's arrival and once every 24 hours thereafter and must continue until such confirmation is received, unless the minor is released at the end of the 72-hour examination period, or until a petition for involuntary *services* placement is filed with the court pursuant to s. 394.463(2)(g) s. 394.463(2)(i). The receiving facility may seek assistance from a law enforcement agency to notify the minor's parent, guardian, caregiver, or guardian advocate if the facility has not received within the first 24 hours after the minor's arrival a confirmation by the parent, guardian, caregiver, or guardian advocate that notification has been received. The receiving facility must document notification attempts in the minor's clinical record.

Section 64. Subsection (3) of section 394.495, Florida Statutes, is amended to read:

394.495 Child and adolescent mental health system of care; programs and services.—

- (3) Assessments must be performed by:
- (a) A professional as defined in s. 394.455(5), (7), (32), (35), or (36) s. 394.455(2), (4), (21), (23), or (24);
  - (b) A professional licensed under chapter 491; or
- (c) A person who is under the direct supervision of a *qualified* professional as defined in s. 394.455(5), (7), (32), (35), or (36) s. 394.455(2), (4), (21), (23), or (24) or a professional licensed under chapter 491.

Section 65. Subsection (5) of section 394.496, Florida Statutes, is amended to read:

394.496 Service planning.—

(5) A professional as defined in s. 394.455(5), (7), (32), (35), or (36) s. 394.455(2), (4), (21), (23), or (24) or a professional licensed under chapter 491 must be included among those persons developing the services plan.

Section 66. Subsection (6) of section 394.9085, Florida Statutes, is amended to read:

394.9085 Behavioral provider liability.—

(6) For purposes of this section, the terms "detoxification services," "addictions receiving facility," and "receiving facility" have the same meanings as those provided in  $ss.\ 397.311(25)(a)4.,\ 397.311(25)(a)1.,\ and\ 394.455(38)\ ss.\ 397.311(22)(a)4.,\ 397.311(22)(a)1.,\ and\ 394.455(26),$  respectively.

Section 67. Subsections (16) through (20) of section 397.321, Florida Statutes, are renumbered as subsections (15) through (19), respectively, and present subsection (15) of that section is amended to read:

397.321 Duties of the department.—The department shall:

(15) Appoint a substance abuse impairment coordinator to represent the department in efforts initiated by the statewide substance abuse impairment prevention and treatment coordinator established in s. 397.801 and to assist the statewide coordinator in fulfilling the responsibilities of that position.

Section 68. Subsection (8) of section 397.405, Florida Statutes, is amended to read:

 $397.405\,$  Exemptions from licensure.—The following are exempt from the licensing provisions of this chapter:

(8) A legally cognizable church or nonprofit religious organization or denomination providing substance abuse services, including prevention services, which are solely religious, spiritual, or ecclesiastical in nature. A church or nonprofit religious organization or denomination providing any of the licensed service components itemized under  $s.\ 397.311(25)\ s.\ 397.311(22)$  is not exempt from substance abuse licensure but retains its exemption with respect to all services which are solely religious, spiritual, or ecclesiastical in nature.

The exemptions from licensure in this section do not apply to any service provider that receives an appropriation, grant, or contract from the state to operate as a service provider as defined in this chapter or to any substance abuse program regulated pursuant to s. 397.406. Furthermore, this chapter may not be construed to limit the practice of a physician or physician assistant licensed under chapter 458 or chapter 459, a psychologist licensed under chapter 490, a psychotherapist licensed under chapter 491, or an advanced registered nurse practitioner licensed under part I of chapter 464, who provides substance abuse treatment, so long as the physician, physician assistant, psychologist, psychotherapist, or advanced registered nurse practitioner does not represent to the public that he or she is a licensed service provider and does not provide services to individuals pursuant to part V of this chapter. Failure to comply with any requirement necessary to maintain

an exempt status under this section is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 69. Subsections (1) and (5) of section 397.407, Florida Statutes, are amended to read:

397.407 Licensure process; fees.—

- (1) The department shall establish the licensure process to include fees and categories of licenses and must prescribe a fee range that is based, at least in part, on the number and complexity of programs listed in s. 397.311(25) s. 397.311(22) which are operated by a licensee. The fees from the licensure of service components are sufficient to cover at least 50 percent of the costs of regulating the service components. The department shall specify a fee range for public and privately funded licensed service providers must exceed the fees for publicly funded licensed service providers.
- (5) The department may issue probationary, regular, and interim licenses. The department shall issue one license for each service component that is operated by a service provider and defined pursuant to *s*. 397.311(25) s. 397.311(22). The license is valid only for the specific service components listed for each specific location identified on the license. The licensed service provider shall apply for a new license at least 60 days before the addition of any service components or 30 days before the relocation of any of its service sites. Provision of service components or delivery of services at a location not identified on the license may be considered an unlicensed operation that authorizes the department to seek an injunction against operation as provided in s. 397.401, in addition to other sanctions authorized by s. 397.415. Probationary and regular licenses may be issued only after all required information has been submitted. A license may not be transferred. As used in this subsection, the term "transfer" includes, but is not limited to, the transfer of a majority of the ownership interest in the licensed entity or transfer of responsibilities under the license to another entity by contractual arrangement.

Section 70. Section 397.416, Florida Statutes, is amended to read:

397.416 Substance abuse treatment services; qualified professional.—Notwithstanding any other provision of law, a person who was certified through a certification process recognized by the former Department of Health and Rehabilitative Services before January 1, 1995, may perform the duties of a qualified professional with respect to substance abuse treatment services as defined in this chapter, and need not meet the certification requirements contained in s. 397.311(33) s. 397.311(30).

Section 71. Subsection (2) of section 397.4871, Florida Statutes, is amended to read:

397.4871 Recovery residence administrator certification.—

- (2) The department shall approve at least one credentialing entity by December 1, 2015, for the purpose of developing and administering a voluntary credentialing program for administrators. The department shall approve any credentialing entity that the department endorses pursuant to  $s.\ 397.321(15)\ s.\ 397.321(16)$  if the credentialing entity also meets the requirements of this section. The approved credentialing entity shall:
- (a) Establish recovery residence administrator core competencies, certification requirements, testing instruments, and recertification requirements.
- (b) Establish a process to administer the certification application, award, and maintenance processes.
  - (c) Develop and administer:
  - 1. A code of ethics and disciplinary process.
- 2. Biennial continuing education requirements and annual certification renewal requirements.
- 3. An education provider program to approve training entities that are qualified to provide precertification training to applicants and continuing education opportunities to certified persons.

Section 72. Paragraph (e) of subsection (3) of section 409.966, Florida Statutes, is amended to read:

409.966 Eligible plans; selection.—

#### (3) QUALITY SELECTION CRITERIA.—

- (e) To ensure managed care plan participation in Regions 1 and 2, the agency shall award an additional contract to each plan with a contract award in Region 1 or Region 2. Such contract shall be in any other region in which the plan submitted a responsive bid and negotiates a rate acceptable to the agency. If a plan that is awarded an additional contract pursuant to this paragraph is subject to penalties pursuant to s. 409.967(2)(i) s. 409.967(2)(h) for activities in Region 1 or Region 2, the additional contract is automatically terminated 180 days after the imposition of the penalties. The plan must reimburse the agency for the cost of enrollment changes and other transition activities.
- Section 73. Paragraph (b) of subsection (1) of section 409.972, Florida Statutes, is amended to read:
  - 409.972 Mandatory and voluntary enrollment.—
- (1) The following Medicaid-eligible persons are exempt from mandatory managed care enrollment required by s. 409.965, and may voluntarily choose to participate in the managed medical assistance program:
- (b) Medicaid recipients residing in residential commitment facilities operated through the Department of Juvenile Justice or a mental health treatment facility facilities as defined in s. 394.455(46) by s. 394.455(32).
- Section 74. Paragraphs (d) and (g) of subsection (1) of section 440.102, Florida Statutes, are amended to read:
- 440.102 Drug-free workplace program requirements.—The following provisions apply to a drug-free workplace program implemented pursuant to law or to rules adopted by the Agency for Health Care Administration:
- (1) DEFINITIONS.—Except where the context otherwise requires, as used in this act:
- (d) "Drug rehabilitation program" means a service provider, established pursuant to  $s.\ 397.311(42)\ s.\ 397.311(39)$ , that provides confidential, timely, and expert identification, assessment, and resolution of employee drug abuse.
- (g) "Employee assistance program" means an established program capable of providing expert assessment of employee personal concerns; confidential and timely identification services with regard to employee drug abuse; referrals of employees for appropriate diagnosis, treatment, and assistance; and followup services for employees who participate in the program or require monitoring after returning to work. If, in addition to the above activities, an employee assistance program provides diagnostic and treatment services, these services shall in all cases be provided by service providers pursuant to s. 397.311(42) s. 397.311(39).
- Section 75. Subsection (7) of section 744.704, Florida Statutes, is amended to read:

## 744.704 Powers and duties.—

- (7) A public guardian *may* shall not commit a ward to a mental health treatment facility, as defined in s. 394.455(46) s. 394.455(32), without an involuntary placement proceeding as provided by law.
- Section 76. The Secretary of Children and Families shall appoint a workgroup to consider the feasibility of individuals using advance directives to express the treatment wishes for substance use disorders. The workgroup shall be composed of individuals with expertise in the treatment of substance use disorders. The workgroup must review the use of advance directives in mental health, the use of advance directives for substance use disorders in other states, and the use of similar legal instruments to express the treatment wishes of individuals suffering from substance use disorders. The workgroup shall provide a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2017. The report must include re-

commendations on the feasibility of using advance directives for individuals with substance use disorders and recommendations for any revisions to state laws or agency rules. The members of the workgroup are not entitled to reimbursement from the Department of Children and Families for travel for workgroup meetings unless they are employees of the department. This section expires on May 6, 2017.

- Section 77. Paragraph (b) of subsection (2) of section 61.13, Florida Statutes, is amended to read:
- 61.13 Support of children; parenting and time-sharing; powers of court.—
- (2)
- (b) A parenting plan approved by the court must, at a minimum:
- 1. Describe in adequate detail how the parents will share and be responsible for the daily tasks associated with the upbringing of the child;
- 2. Include the time-sharing schedule arrangements that specify the time that the minor child will spend with each parent;
- 3. Designate a designation of who will be responsible for:
- a. Any and all forms of health care. If the court orders shared parental responsibility over health care decisions, the parenting plan must provide that either parent may consent to mental health treatment for the child.
- b. School-related matters, including the address to be used for school-boundary determination and registration., and
  - c. Other activities; and
- 4. Describe in adequate detail the methods and technologies that the parents will use to communicate with the child.

Section 78. Subsection (6) of section 39.001, Florida Statutes, is amended to read:

- 39.001 Purposes and intent; personnel standards and screening.—
- (6) MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES.—
- (a) The Legislature recognizes that early referral and comprehensive treatment can help combat *mental illnesses and* substance abuse *disorders* in families and that treatment is cost-effective.
- (b) The Legislature establishes the following goals for the state related to *mental illness and* substance abuse treatment services in the dependency process:
  - 1. To ensure the safety of children.
- 2. To prevent and remediate the consequences of *mental illnesses* and substance abuse disorders on families involved in protective supervision or foster care and reduce the occurrences of mental illnesses and substance abuse disorders, including alcohol abuse or related disorders, for families who are at risk of being involved in protective supervision or foster care.
- 3. To expedite permanency for children and reunify healthy, intact families, when appropriate.
  - 4. To support families in recovery.
- (c) The Legislature finds that children in the care of the state's dependency system need appropriate health care services, that the impact of mental illnesses and substance abuse disorders on health indicates the need for health care services to include treatment for mental health and substance abuse disorders for services to children and parents, where appropriate, and that it is in the state's best interest that such children be provided the services they need to enable them to become and remain independent of state care. In order to provide these services, the state's dependency system must have the ability to identify and provide appropriate intervention and treatment for children with personal or family-related mental illness and substance abuse problems.

- (d) It is the intent of the Legislature to encourage the use of the mental health court program model established under s. 394.47892 and the drug court program model established under by s. 397.334 and authorize courts to assess children and persons who have custody or are requesting custody of children where good cause is shown to identify and address mental illnesses and substance abuse disorders problems as the court deems appropriate at every stage of the dependency process. Participation in treatment, including a mental health court program or a treatment-based drug court program, may be required by the court following adjudication. Participation in assessment and treatment before prior to adjudication is shall be voluntary, except as provided in s. 39.407(16).
- (e) It is therefore the purpose of the Legislature to provide authority for the state to contract with *mental health service providers and* community substance abuse treatment providers for the development and operation of specialized support and overlay services for the dependency system, which will be fully implemented and used as resources permit.
- (f) Participation in a mental health court program or a the treatment-based drug court program does not divest any public or private agency of its responsibility for a child or adult, but is intended to enable these agencies to better meet their needs through shared responsibility and resources.

Section 79. Subsection (10) of section 39.507, Florida Statutes, is amended to read:

39.507 Adjudicatory hearings; orders of adjudication.—

(10) After an adjudication of dependency, or a finding of dependency in which where adjudication is withheld, the court may order a person who has custody or is requesting custody of the child to submit to a mental health or substance abuse disorder assessment or evaluation. The order may be made only upon good cause shown and pursuant to notice and procedural requirements provided under the Florida Rules of Juvenile Procedure. The assessment or evaluation must be administered by an appropriate a qualified professional, as defined in s. 39.01 or s. 397.311. The court may also require such person to participate in and comply with treatment and services identified as necessary, including, when appropriate and available, participation in and compliance with a mental health court program established under s. 394.47892 or a treatment-based drug court program established under s. 397.334. In addition to supervision by the department, the court, including the mental health court program or treatment-based drug court program, may oversee the progress and compliance with treatment by a person who has custody or is requesting custody of the child. The court may impose appropriate available sanctions for noncompliance upon a person who has custody or is requesting custody of the child or make a finding of noncompliance for consideration in determining whether an alternative placement of the child is in the child's best interests. Any order entered under this subsection may be made only upon good cause shown. This subsection does not authorize placement of a child with a person seeking custody, other than the parent or legal custodian, who requires mental health or substance abuse disorder treatment.

Section 80. Paragraph (b) of subsection (1) of section 39.521, Florida Statutes, is amended to read:

39.521 Disposition hearings; powers of disposition.—

- (1) A disposition hearing shall be conducted by the court, if the court finds that the facts alleged in the petition for dependency were proven in the adjudicatory hearing, or if the parents or legal custodians have consented to the finding of dependency or admitted the allegations in the petition, have failed to appear for the arraignment hearing after proper notice, or have not been located despite a diligent search having been conducted.
- (b) When any child is adjudicated by a court to be dependent, the court having jurisdiction of the child has the power by order to:
- 1. Require the parent and, when appropriate, the legal custodian and the child to participate in treatment and services identified as necessary. The court may require the person who has custody or who is requesting custody of the child to submit to a *mental health or* substance abuse disorder assessment or evaluation. The order may be made only upon good cause shown and pursuant to notice and procedural

requirements provided under the Florida Rules of Juvenile Procedure. The mental health assessment or evaluation must be administered by a qualified professional; as defined in s. 39.01, and the substance abuse assessment or evaluation must be administered by a qualified professional as defined in s. 397.311. The court may also require such person to participate in and comply with treatment and services identified as necessary, including, when appropriate and available, participation in and compliance with a mental health court program established under s. 394.47892 or a treatment-based drug court program established under s. 397.334. In addition to supervision by the department, the court, including the mental health court program or the treatment-based drug court program, may oversee the progress and compliance with treatment by a person who has custody or is requesting custody of the child. The court may impose appropriate available sanctions for noncompliance upon a person who has custody or is requesting custody of the child or make a finding of noncompliance for consideration in determining whether an alternative placement of the child is in the child's best interests. Any order entered under this subparagraph may be made only upon good cause shown. This subparagraph does not authorize placement of a child with a person seeking custody of the child, other than the child's parent or legal custodian, who requires mental health or substance abuse disorder treatment.

- 2. Require, if the court deems necessary, the parties to participate in dependency mediation.
- 3. Require placement of the child either under the protective supervision of an authorized agent of the department in the home of one or both of the child's parents or in the home of a relative of the child or another adult approved by the court, or in the custody of the department. Protective supervision continues until the court terminates it or until the child reaches the age of 18, whichever date is first. Protective supervision shall be terminated by the court whenever the court determines that permanency has been achieved for the child, whether with a parent, another relative, or a legal custodian, and that protective supervision is no longer needed. The termination of supervision may be with or without retaining jurisdiction, at the court's discretion, and shall in either case be considered a permanency option for the child. The order terminating supervision by the department must shall set forth the powers of the custodian of the child and shall include the powers ordinarily granted to a guardian of the person of a minor unless otherwise specified. Upon the court's termination of supervision by the department, no further judicial reviews are not required if, so long as permanency has been established for the child.

Section 81. Section 394.4655, Florida Statutes, is amended to read:

394.4655 Involuntary outpatient services placement.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Court" means a circuit court or a criminal county court.
- (b) "Criminal county court" means a county court exercising its original jurisdiction in a misdemeanor case under s. 34.01.

(2)(1) CRITERIA FOR INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—A person may be ordered to involuntary outpatient services placement upon a finding of the court, by clear and convincing evidence, that the person meets all of the following criteria by clear and convincing evidence:

- (a) The person is 18 years of age or older.;
- (b) The person has a mental illness.;
- (c) The person is unlikely to survive safely in the community without supervision, based on a clinical determination.;
- (d) The person has a history of lack of compliance with treatment for mental illness.  $\! \dot{\boldsymbol{\varsigma}}$ 
  - (e) The person has:
- 1. At least twice within the immediately preceding 36 months been involuntarily admitted to a receiving or treatment facility as defined in s. 394.455, or has received mental health services in a forensic or correctional facility. The 36-month period does not include any period during which the person was admitted or incarcerated; or

- 2. Engaged in one or more acts of serious violent behavior toward self or others, or attempts at serious bodily harm to himself or herself or others, within the preceding 36 months.;
- (f) The person is, as a result of his or her mental illness, unlikely to voluntarily participate in the recommended treatment plan and either he or she has refused voluntary services placement for treatment after sufficient and conscientious explanation and disclosure of why the services are necessary purpose of placement for treatment or he or she is unable to determine for himself or herself whether services are placement is necessary.
- (g) In view of the person's treatment history and current behavior, the person is in need of involuntary outpatient *services* placement in order to prevent a relapse or deterioration that would be likely to result in serious bodily harm to himself or herself or others, or a substantial harm to his or her well-being as set forth in s. 394.463(1).;
- (h) It is likely that the person will benefit from involuntary outpatient services. placement; and
- (i) All available, less restrictive alternatives that would offer an opportunity for improvement of his or her condition have been judged to be inappropriate or unavailable.

# $\ensuremath{(3)(2)}$ INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—

- (a)1. A patient who is being recommended for involuntary outpatient services placement by the administrator of the receiving facility where the patient has been examined may be retained by the facility after adherence to the notice procedures provided in s. 394.4599. The recommendation must be supported by the opinion of a-psychiatrist and the second opinion of a clinical psychologist or another psychiatrist, both of whom have personally examined the patient within the preceding 72 hours, that the criteria for involuntary outpatient services placement are met. However, in a county having a population of fewer than 50,000, if the administrator certifies that a psychiatrist or clinical psychologist is not available to provide the second opinion, the second opinion may be provided by a licensed physician who has postgraduate training and experience in diagnosis and treatment of mental illness and nervous disorders or by a psychiatric nurse. Any second opinion authorized in this subparagraph may be conducted through a face-toface examination, in person or by electronic means. Such recommendation must be entered on an involuntary outpatient services placement certificate that authorizes the receiving facility to retain the patient pending completion of a hearing. The certificate must shall be made a part of the patient's clinical record.
- 2. If the patient has been stabilized and no longer meets the criteria for involuntary examination pursuant to s. 394.463(1), the patient must be released from the receiving facility while awaiting the hearing for involuntary outpatient services placement. Before filing a petition for involuntary outpatient services treatment, the administrator of the a receiving facility or a designated department representative must identify the service provider that will have primary responsibility for service provision under an order for involuntary outpatient services placement, unless the person is otherwise participating in outpatient psychiatric treatment and is not in need of public financing for that treatment, in which case the individual, if eligible, may be ordered to involuntary treatment pursuant to the existing psychiatric treatment relationship.
- 3. The service provider shall prepare a written proposed treatment plan in consultation with the patient or the patient's guardian advocate, if appointed, for the court's consideration for inclusion in the involuntary outpatient services placement order that addresses the nature and extent of the mental illness and any co-occurring substance use disorder that necessitate involuntary outpatient services. The treatment plan must specify the likely level of care, including the use of medication, and anticipated discharge criteria for terminating involuntary outpatient services. The service provider shall also provide a copy of the proposed treatment plan to the patient and the administrator of the receiving facility. The treatment plan must specify the nature and extent of the patient's mental illness, address the reduction of symptoms that necessitate involuntary outpatient placement, and include measurable goals and objectives for the services and treatment that are provided to treat the person's mental illness and assist the person in

- living and functioning in the community or to prevent a relapse or deterioration. Service providers may select and supervise other individuals to implement specific aspects of the treatment plan. The services in the treatment plan must be deemed clinically appropriate by a physician, clinical psychologist, psychiatric nurse, mental health counselor, marriage and family therapist, or clinical social worker who consults with, or is employed or contracted by, the service provider. The service provider must certify to the court in the proposed treatment plan whether sufficient services for improvement and stabilization are currently available and whether the service provider agrees to provide those services. If the service provider certifies that the services in the proposed treatment plan are not available, the petitioner may not file the petition. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services.
- (b) If a patient in involuntary inpatient placement meets the criteria for involuntary outpatient services placement, the administrator of the treatment facility may, before the expiration of the period during which the treatment facility is authorized to retain the patient, recommend involuntary outpatient services placement. The recommendation must be supported by the opinion of a psychiatrist and the second opinion of a clinical psychologist or another psychiatrist, both of whom have personally examined the patient within the preceding 72 hours, that the criteria for involuntary outpatient services placement are met. However, in a county having a population of fewer than 50,000, if the administrator certifies that a psychiatrist or clinical psychologist is not available to provide the second opinion, the second opinion may be provided by a licensed physician who has postgraduate training and experience in diagnosis and treatment of mental illness and nervous disorders or by a psychiatric nurse. Any second opinion authorized in this subparagraph may be conducted through a face-to-face examination, in person or by electronic means. Such recommendation must be entered on an involuntary outpatient services placement certificate, and the certificate must be made a part of the patient's clinical record.
- (c)1. The administrator of the treatment facility shall provide a copy of the involuntary outpatient services placement certificate and a copy of the state mental health discharge form to the managing entity a department representative in the county where the patient will be residing. For persons who are leaving a state mental health treatment facility, the petition for involuntary outpatient services placement must be filed in the county where the patient will be residing.
- 2. The service provider that will have primary responsibility for service provision shall be identified by the designated department representative before prior to the order for involuntary outpatient services placement and must, before prior to filing a petition for involuntary outpatient services placement, certify to the court whether the services recommended in the patient's discharge plan are available in the local community and whether the service provider agrees to provide those services. The service provider must develop with the patient, or the patient's guardian advocate, if appointed, a treatment or service plan that addresses the needs identified in the discharge plan. The plan must be deemed to be clinically appropriate by a physician, clinical psychologist, psychiatric nurse, mental health counselor, marriage and family therapist, or clinical social worker, as defined in this chapter, who consults with, or is employed or contracted by, the service provider.
- 3. If the service provider certifies that the services in the proposed treatment or service plan are not available, the petitioner may not file the petition. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services.

# $(4)(\!3\!)$ PETITION FOR INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—

- (a) A petition for involuntary outpatient services placement may be filed by:
  - 1. The administrator of a receiving facility; or
- 2. The administrator of a treatment facility.
- (b) Each required criterion for involuntary outpatient services placement must be alleged and substantiated in the petition for in-

voluntary outpatient services placement. A copy of the certificate recommending involuntary outpatient services placement completed by a qualified professional specified in subsection (3) (2) must be attached to the petition. A copy of the proposed treatment plan must be attached to the petition. Before the petition is filed, the service provider shall certify that the services in the proposed treatment plan are available. If the necessary services are not available in the patient's local community to respond to the person's individual needs, the petition may not be filed. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services.

(c) The petition for involuntary outpatient services placement must be filed in the county where the patient is located, unless the patient is being placed from a state treatment facility, in which case the petition must be filed in the county where the patient will reside. When the petition has been filed, the clerk of the court shall provide copies of the petition and the proposed treatment plan to the department, the managing entity, the patient, the patient's guardian or representative, the state attorney, and the public defender or the patient's private counsel. A fee may not be charged for filing a petition under this subsection.

(5)(4) APPOINTMENT OF COUNSEL.—Within 1 court working day after the filing of a petition for involuntary outpatient services placement, the court shall appoint the public defender to represent the person who is the subject of the petition, unless the person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender of the appointment. The public defender shall represent the person until the petition is dismissed, the court order expires, or the patient is discharged from involuntary outpatient services placement. An attorney who represents the patient must be provided shall have access to the patient, witnesses, and records relevant to the presentation of the patient's case and shall represent the interests of the patient, regardless of the source of payment to the attorney.

(6)(5) CONTINUANCE OF HEARING.—The patient is entitled, with the concurrence of the patient's counsel, to at least one continuance of the hearing. The continuance shall be for a period of up to 4 weeks.

# (7)(6) HEARING ON INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—

- (a)1. The court shall hold the hearing on involuntary outpatient services placement within 5 working days after the filing of the petition, unless a continuance is granted. The hearing must shall be held in the county where the petition is filed, must shall be as convenient to the patient as is consistent with orderly procedure, and must shall be conducted in physical settings not likely to be injurious to the patient's condition. If the court finds that the patient's attendance at the hearing is not consistent with the best interests of the patient and if the patient's counsel does not object, the court may waive the presence of the patient from all or any portion of the hearing. The state attorney for the circuit in which the patient is located shall represent the state, rather than the petitioner, as the real party in interest in the proceeding.
- 2. The court may appoint a magistrate master to preside at the hearing. One of the professionals who executed the involuntary outpatient services placement certificate shall be a witness. The patient and the patient's guardian or representative shall be informed by the court of the right to an independent expert examination. If the patient cannot afford such an examination, the court shall ensure that one is provided, as otherwise provided by law provide for one. The independent expert's report is shall be confidential and not discoverable, unless the expert is to be called as a witness for the patient at the hearing. The court shall allow testimony from individuals, including family members, deemed by the court to be relevant under state law, regarding the person's prior history and how that prior history relates to the person's current condition. The testimony in the hearing must be given under oath, and the proceedings must be recorded. The patient may refuse to testify at the hearing.
- (b)1. If the court concludes that the patient meets the criteria for involuntary outpatient services placement pursuant to subsection (2) (1), the court shall issue an order for involuntary outpatient services placement. The court order shall be for a period of up to 90~days~6~menths. The order must specify the nature and extent of the patient's mental illness. The order of the court and the treatment plan must~shall

be made part of the patient's clinical record. The service provider shall discharge a patient from involuntary outpatient *services* placement when the order expires or any time the patient no longer meets the criteria for involuntary placement. Upon discharge, the service provider shall send a certificate of discharge to the court.

- 2. The court may not order the department or the service provider to provide services if the program or service is not available in the patient's local community, if there is no space available in the program or service for the patient, or if funding is not available for the program or service. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services. A copy of the order must be sent to the managing entity Agency for Health Care Administration by the service provider within 1 working day after it is received from the court. The order may be submitted electronically through existing data systems. After the placement order for involuntary services is issued, the service provider and the patient may modify provisions of the treatment plan. For any material modification of the treatment plan to which the patient or, if one is appointed, the patient's guardian advocate agrees, if appointed, does agree, the service provider shall send notice of the modification to the court. Any material modifications of the treatment plan which are contested by the patient or the patient's guardian advocate, if applicable appointed, must be approved or disapproved by the court consistent with subsection (3) (2).
- 3. If, in the clinical judgment of a physician, the patient has failed or has refused to comply with the treatment ordered by the court, and, in the clinical judgment of the physician, efforts were made to solicit compliance and the patient may meet the criteria for involuntary examination, a person may be brought to a receiving facility pursuant to s. 394.463. If, after examination, the patient does not meet the criteria for involuntary inpatient placement pursuant to s. 394.467, the patient must be discharged from the receiving facility. The involuntary outpatient services placement order shall remain in effect unless the service provider determines that the patient no longer meets the criteria for involuntary outpatient services placement or until the order expires. The service provider must determine whether modifications should be made to the existing treatment plan and must attempt to continue to engage the patient in treatment. For any material modification of the treatment plan to which the patient or the patient's guardian advocate, if applicable appointed, agrees does agree, the service provider shall send notice of the modification to the court. Any material modifications of the treatment plan which are contested by the patient or the patient's guardian advocate, if applicable appointed, must be approved or disapproved by the court consistent with subsection (3) (2).
- (c) If, at any time before the conclusion of the initial hearing on involuntary outpatient services placement, it appears to the court that the person does not meet the criteria for involuntary outpatient services placement under this section but, instead, meets the criteria for involuntary inpatient placement, the court may order the person admitted for involuntary inpatient examination under s. 394.463. If the person instead meets the criteria for involuntary assessment, protective custody, or involuntary admission pursuant to s. 397.675, the court may order the person to be admitted for involuntary assessment for a period of 5 days pursuant to s. 397.6811. Thereafter, all proceedings are shall be governed by chapter 397.
- (d) At the hearing on involuntary outpatient services placement, the court shall consider testimony and evidence regarding the patient's competence to consent to services treatment. If the court finds that the patient is incompetent to consent to treatment, it shall appoint a guardian advocate as provided in s. 394.4598. The guardian advocate shall be appointed or discharged in accordance with s. 394.4598.
- (e) The administrator of the receiving facility or the designated department representative shall provide a copy of the court order and adequate documentation of a patient's mental illness to the service provider for involuntary outpatient services placement. Such documentation must include any advance directives made by the patient, a psychiatric evaluation of the patient, and any evaluations of the patient performed by a clinical psychologist or a clinical social worker.

(8)(7) PROCEDURE FOR CONTINUED INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—

- (a)1. If the person continues to meet the criteria for involuntary outpatient services placement, the service provider shall, at least 10 days before the expiration of the period during which the treatment is ordered for the person, file in the eireuit court that issued the order for involuntary outpatient services a petition for continued involuntary outpatient services placement. The court shall immediately schedule a hearing on the petition to be held within 15 days after the petition is filed.
- 2. The existing involuntary outpatient services placement order remains in effect until disposition on the petition for continued involuntary outpatient services placement.
- 3. A certificate shall be attached to the petition which includes a statement from the person's physician or clinical psychologist justifying the request, a brief description of the patient's treatment during the time he or she was *receiving involuntary services* involuntarily placed, and an individualized plan of continued treatment.
- 4. The service provider shall develop the individualized plan of continued treatment in consultation with the patient or the patient's guardian advocate, if *applicable* appointed. When the petition has been filed, the clerk of the court shall provide copies of the certificate and the individualized plan of continued *services* treatment to the department, the patient, the patient's guardian advocate, the state attorney, and the patient's private counsel or the public defender.
- (b) Within 1 court working day after the filing of a petition for continued involuntary outpatient services placement, the court shall appoint the public defender to represent the person who is the subject of the petition, unless the person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender of such appointment. The public defender shall represent the person until the petition is dismissed or the court order expires or the patient is discharged from involuntary outpatient services placement. Any attorney representing the patient shall have access to the patient, witnesses, and records relevant to the presentation of the patient's case and shall represent the interests of the patient, regardless of the source of payment to the attorney.
- (c) Hearings on petitions for continued involuntary outpatient services must placement shall be before the circuit court that issued the order for involuntary outpatient services. The court may appoint a magistrate master to preside at the hearing. The procedures for obtaining an order pursuant to this paragraph must meet the requirements of shall be in accordance with subsection (7) (6), except that the time period included in paragraph (2)(e) (1)(e) is not applicable in determining the appropriateness of additional periods of involuntary outpatient placement.
- (d) Notice of the hearing *must* shall be provided as set forth in s. 394.4599. The patient and the patient's attorney may agree to a period of continued outpatient *services* placement without a court hearing.
- (e) The same procedure must shall be repeated before the expiration of each additional period the patient is placed in treatment.
- (f) If the patient has previously been found incompetent to consent to treatment, the court shall consider testimony and evidence regarding the patient's competence. Section 394.4598 governs the discharge of the guardian advocate if the patient's competency to consent to treatment has been restored.
- Section 82. Paragraphs (c) and (d) of subsection (2) of section 394.4599, Florida Statutes, are amended to read:

394.4599 Notice.—

## (2) INVOLUNTARY ADMISSION.—

(c)1. A receiving facility shall give notice of the whereabouts of a minor who is being involuntarily held for examination pursuant to s. 394.463 to the minor's parent, guardian, caregiver, or guardian advocate, in person or by telephone or other form of electronic communication, immediately after the minor's arrival at the facility. The facility may delay notification for no more than 24 hours after the minor's arrival if the facility has submitted a report to the central abuse hotline, pursuant to s. 39.201, based upon knowledge or suspicion of abuse,

- abandonment, or neglect and if the facility deems a delay in notification to be in the minor's best interest.
- 2. The receiving facility shall attempt to notify the minor's parent. guardian, caregiver, or guardian advocate until the receiving facility receives confirmation from the parent, guardian, caregiver, or guardian advocate, verbally, by telephone or other form of electronic communication, or by recorded message, that notification has been received. Attempts to notify the parent, guardian, caregiver, or guardian advocate must be repeated at least once every hour during the first 12 hours after the minor's arrival and once every 24 hours thereafter and must continue until such confirmation is received, unless the minor is released at the end of the 72-hour examination period, or until a petition for involuntary services placement is filed with the court pursuant to s. 394.463(2)(g) s. 394.463(2)(i). The receiving facility may seek assistance from a law enforcement agency to notify the minor's parent, guardian, caregiver, or guardian advocate if the facility has not received within the first 24 hours after the minor's arrival a confirmation by the parent, guardian, caregiver, or guardian advocate that notification has been received. The receiving facility must document notification attempts in the minor's clinical record.
- (d) The written notice of the filing of the petition for involuntary services for placement of an individual being held must contain the following:
  - 1. Notice that the petition for:
- a. Involuntary inpatient treatment pursuant to s. 394.467 has been filed with the circuit court in the county in which the individual is hospitalized and the address of such court; or
- b. Involuntary outpatient services pursuant to s. 394.4655 has been filed with the criminal county court, as defined in s. 394.4655(1), or the circuit court, as applicable, in the county in which the individual is hospitalized and the address of such court.
- 2. Notice that the office of the public defender has been appointed to represent the individual in the proceeding, if the individual is not otherwise represented by counsel.
- 3. The date, time, and place of the hearing and the name of each examining expert and every other person expected to testify in support of continued detention.
- 4. Notice that the individual, the individual's guardian, guardian advocate, health care surrogate or proxy, or representative, or the administrator may apply for a change of venue for the convenience of the parties or witnesses or because of the condition of the individual.
- 5. Notice that the individual is entitled to an independent expert examination and, if the individual cannot afford such an examination, that the court will provide for one.
  - Section 83. Section 394.455, Florida Statutes, is amended to read:
- 394.455 Definitions.—As used in this part, unless the context clearly requires otherwise, the term:
- (1) "Access center" means a facility that has medical, mental health, and substance abuse professionals to provide emergency screening and evaluation for mental health or substance abuse disorders and may provide transportation to an appropriate facility if an individual is in need of more intensive services.
- (2) "Addictions receiving facility" is a secure, acute care facility that, at a minimum, provides emergency screening, evaluation, detoxification, and stabilization services; is operated 24 hours per day, 7 days per week; and is designated by the department to serve individuals found to have substance abuse impairment who qualify for services under this part.
- (3)(1) "Administrator" means the chief administrative officer of a receiving or treatment facility or his or her designee.
- (4) "Adult" means an individual who is 18 years of age or older or who has had the disability of nonage removed under chapter 743.
- (5)(2) "Clinical psychologist" means a psychologist as defined in s. 490.003(7) with 3 years of postdoctoral experience in the practice of

- clinical psychology, inclusive of the experience required for licensure, or a psychologist employed by a facility operated by the United States Department of Veterans Affairs that qualifies as a receiving or treatment facility under this part.
- (6)(3) "Clinical record" means all parts of the record required to be maintained and includes all medical records, progress notes, charts, and admission and discharge data, and all other information recorded by a facility *staff* which pertains to the patient's hospitalization or treatment.
- (7)(4) "Clinical social worker" means a person licensed as a clinical social worker under s. 491.005 or s. 491.006 ehapter 491.
- (8)(5) "Community facility" means a any community service provider that contracts contracting with the department to furnish substance abuse or mental health services under part IV of this chapter.
- (9) "Community mental health center or clinic" means a publicly funded, not-for-profit center that which contracts with the department for the provision of inpatient, outpatient, day treatment, or emergency services.
  - (10)(7) "Court," unless otherwise specified, means the circuit court.
- (11)(8) "Department" means the Department of Children and Families.
- (12) "Designated receiving facility" means a facility approved by the department which may be a public or private hospital, crisis stabilization unit, or addictions receiving facility; which provides, at a minimum, emergency screening, evaluation, and short-term stabilization for mental health or substance abuse disorders; and which may have an agreement with a corresponding facility for transportation and services.
- (13) "Detoxification facility" means a facility licensed to provide detoxification services under chapter 397.
- (14) "Electronic means" means a form of telecommunication which requires all parties to maintain visual as well as audio communication when being used to conduct an examination by a qualified professional.
- (15)(9) "Express and informed consent" means consent voluntarily given in writing, by a competent person, after sufficient explanation and disclosure of the subject matter involved to enable the person to make a knowing and willful decision without any element of force, fraud, deceit, duress, or other form of constraint or coercion.
- (16)(10) "Facility" means any hospital, community facility, public or private facility, or receiving or treatment facility providing for the evaluation, diagnosis, care, treatment, training, or hospitalization of persons who appear to have a mental illness or who have been diagnosed as having a mental illness or substance abuse impairment. The term "Facility" does not include a any program or an entity licensed under pursuant to chapter 400 or chapter 429.
- (17)(11) "Guardian" means the natural guardian of a minor, or a person appointed by a court to act on behalf of a ward's person if the ward is a minor or has been adjudicated incapacitated.
- (18)(12) "Guardian advocate" means a person appointed by a court to make decisions regarding mental health treatment on behalf of a patient who has been found incompetent to consent to treatment pursuant to this part. The guardian advocate may be granted specific additional powers by written order of the court, as provided in this part.
- (19)(13) "Hospital" means a hospital facility as defined in s. 395.002 and licensed under chapter 395 and part II of chapter 408.
- (20)(14) "Incapacitated" means that a person has been adjudicated incapacitated pursuant to part V of chapter 744 and a guardian of the person has been appointed.
- (21)(15) "Incompetent to consent to treatment" means a state in which that a person's judgment is so affected by a his or her mental illness or a substance abuse impairment that he or she the person lacks the capacity to make a well-reasoned, willful, and knowing decision concerning his or her medical, or mental health, or substance abuse treatment.

- (22) "Involuntary examination" means an examination performed under s. 394.463, s. 397.6772, s. 397.679, s. 397.6798, or s. 397.6811 to determine whether a person qualifies for involuntary services.
- (23) "Involuntary services" means court-ordered outpatient services or inpatient placement for mental health treatment pursuant to s. 394.4655 or s. 394.467.
- (24)(16) "Law enforcement officer" has the same meaning as provided means a law enforcement officer as defined in s. 943.10.
- (25) "Marriage and family therapist" means a person licensed to practice marriage and family therapy under s. 491.005 or s. 491.006.
- (26) "Mental health counselor" means a person licensed to practice mental health counseling under s. 491.005 or s. 491.006.
- (27)(17) "Mental health overlay program" means a mobile service that which provides an independent examination for voluntary admission admissions and a range of supplemental onsite services to persons with a mental illness in a residential setting such as a nursing home, an assisted living facility, or an adult family-care home, or a nonresidential setting such as an adult day care center. Independent examinations provided pursuant to this part through a mental health overlay program must only be provided under contract with the department for this service or be attached to a public receiving facility that is also a community mental health center.
- (28)(18) "Mental illness" means an impairment of the mental or emotional processes that exercise conscious control of one's actions or of the ability to perceive or understand reality, which impairment substantially interferes with the person's ability to meet the ordinary demands of living. For the purposes of this part, the term does not include a developmental disability as defined in chapter 393, intoxication, or conditions manifested only by antisocial behavior or substance abuse impairment.
- (29) "Minor" means an individual who is 17 years of age or younger and who has not had the disability of nonage removed pursuant to s. 743.01 or s. 743.015.
- (30)(19) "Mobile crisis response service" means a nonresidential crisis service attached to a public receiving facility and available 24 hours  $per \neq day$ , 7 days  $per \neq day$ , 8 week, through which provides immediate intensive assessments and interventions, including screening for admission into a mental health receiving facility, an addictions receiving facility, or a detoxification facility, take place for the purpose of identifying appropriate treatment services.
- (31)(20) "Patient" means any person, with or without a co-occurring substance abuse disorder, who is held or accepted for mental health treatment.
- (32)(21) "Physician" means a medical practitioner licensed under chapter 458 or chapter 459 who has experience in the diagnosis and treatment of mental illness and nervous disorders or a physician employed by a facility operated by the United States Department of Veterans Affairs or the United States Department of Defense which qualifies as a receiving or treatment facility under this part.
- (33) "Physician assistant" means a person licensed under chapter 458 or chapter 459 who has experience in the diagnosis and treatment of mental disorders.
- (34)(22) "Private facility" means a any hospital or facility operated by a for-profit or not-for-profit corporation or association which that provides mental health or substance abuse services and is not a public facility.
- (35)(23) "Psychiatric nurse" means an advanced registered nurse practitioner certified under s. 464.012 who has a master's or doctoral degree in psychiatric nursing, holds a national advanced practice certification as a psychiatric mental health advanced practice nurse, and has 2 years of post-master's clinical experience under the supervision of a physician.
- (36)(24) "Psychiatrist" means a medical practitioner licensed under chapter 458 or chapter 459 who has primarily diagnosed and treated

mental and nervous disorders for at least a period of not less than 3 years, inclusive of psychiatric residency.

(37)(25) "Public facility" means a any facility that has contracted with the department to provide mental health services to all persons, regardless of their ability to pay, and is receiving state funds for such purpose.

(38)(26) "Receiving facility" means a any public or private facility or hospital designated by the department to receive and hold or refer, as appropriate, involuntary patients under emergency conditions or for mental health or substance abuse psychiatric evaluation and to provide short term treatment or transportation to the appropriate service provider. The term does not include a county jail.

(39)(27) "Representative" means a person selected to receive notice of proceedings during the time a patient is held in or admitted to a receiving or treatment facility.

## (40)(28)(a) "Restraint" means: a physical device, method, or drug

- (a) A physical restraint, including is any manual method or physical or mechanical device, material, or equipment attached or adjacent to an the individual's body so that he or she cannot easily remove the restraint and which restricts freedom of movement or normal access to one's body. "Physical restraint" includes the physical holding of a person during a procedure to forcibly administer psychotropic medication. "Physical restraint" does not include physical devices such as orthopedically prescribed appliances, surgical dressings and bandages, supportive body bands, or other physical holding when necessary for routine physical examinations and tests or for purposes of orthopedic, surgical, or other similar medical treatment when used to provide support for the achievement of functional body position or proper balance or when used to protect a person from falling out of bed.
- (b) A drug or used as a restraint is a medication used to control a the person's behavior or to restrict his or her freedom of movement which and is not part of the standard treatment regimen of a person with a diagnosed mental illness—who is a client of the department. Physically holding a person during a procedure to forcibly administer psychotropic medication is a physical restraint.
- (e) Restraint does not include physical devices, such as orthopedically prescribed appliances, surgical dressings and bandages, supportive body bands, or other physical holding when necessary for routine physical examinations and tests; or for purposes of orthopedic, surgical, or other similar medical treatment; when used to provide support for the achievement of functional body position or proper balance; or when used to protect a person from falling out of bed.
- (41)(29) "Seclusion" means the physical segregation of a person in any fashion or involuntary isolation of a person in a room or area from which the person is prevented from leaving. The prevention may be by physical barrier or by a staff member who is acting in a manner, or who is physically situated, so as to prevent the person from leaving the room or area. For purposes of this part chapter, the term does not mean isolation due to a person's medical condition or symptoms.
  - (42)(30) "Secretary" means the Secretary of Children and Families.
- (43) "Service provider" means a receiving facility, a facility licensed under chapter 397, a treatment facility, an entity under contract with the department to provide mental health or substance abuse services, a community mental health center or clinic, a psychologist, a clinical social worker, a marriage and family therapist, a mental health counselor, a physician, a psychiatrist, an advanced registered nurse practitioner, a psychiatric nurse, or a qualified professional as defined in s. 39.01.
- (44) "Substance abuse impairment" means a condition involving the use of alcoholic beverages or any psychoactive or mood-altering substance in such a manner that a person has lost the power of self-control and has inflicted or is likely to inflict physical harm on himself, herself, or another.
- (45)(31) "Transfer evaluation" means the process by which, as approved by the appropriate district office of the department, whereby a person who is being considered for placement in a state treatment facility is first evaluated for appropriateness of admission to such the

facility by a community-based public receiving facility or by a community mental health center or clinic if the public receiving facility is not a community mental health center or clinic.

- (46)(32) "Treatment facility" means a any state-owned, state-operated, or state-supported hospital, center, or clinic designated by the department for extended treatment and hospitalization, beyond that provided for by a receiving facility, of persons who have a mental illness, including facilities of the United States Government, and any private facility designated by the department when rendering such services to a person pursuant to the provisions of this part. Patients treated in facilities of the United States Government shall be solely those whose care is the responsibility of the United States Department of Veterans Affairs.
- (47) "Triage center" means a facility that has medical, mental health, and substance abuse professionals present or on call to provide emergency screening and evaluation for mental health or substance abuse disorders for individuals transported to the center by a law enforcement officer.
- (33) "Service provider" means any public or private receiving facility, an entity under contract with the Department of Children and Families to provide mental health services, a clinical psychologist, a clinical social worker, a marriage and family therapist, a mental health counselor, a physician, a psychiatric nurse as defined in subsection (23), or a community mental health center or clinic as defined in this part.
- (34) "Involuntary examination" means an examination performed under s. 394.463 to determine if an individual qualifies for involuntary inpatient treatment under s. 394.467(1) or involuntary outpatient treatment under s. 394.4655(1).
- $(35) \quad \hbox{``Involuntary placement'' means either involuntary outpatient treatment pursuant to s. 394.4655 or involuntary inpatient treatment pursuant to s. 394.467.}$
- (36) "Marriage and family therapist" means a person licensed as a marriage and family therapist under chapter 491.
- (37) "Mental health counselor" means a person licensed as a mental health counselor under chapter 491.
- (38) "Electronic means" means a form of telecommunication that requires all parties to maintain visual as well as audio communication.

Section 84. Subsection (2) of section 394.463, Florida Statutes, is amended to read:

394.463 Involuntary examination.—

#### (2) INVOLUNTARY EXAMINATION.—

- (a) An involuntary examination may be initiated by any one of the following means:
- 1. A circuit or county court may enter an ex parte order stating that a person appears to meet the criteria for involuntary examination and specifying, giving the findings on which that conclusion is based. The ex parte order for involuntary examination must be based on written or oral sworn testimony that includes specific facts that support the findings, written or oral. If other less restrictive means are not available, such as voluntary appearance for outpatient evaluation, a law enforcement officer, or other designated agent of the court, shall take the person into custody and deliver him or her to an appropriate, or the nearest, receiving facility within the designated receiving system pursuant to s. 394.462 for involuntary examination. The order of the court shall be made a part of the patient's clinical record. A No fee may not shall be charged for the filing of an order under this subsection. A Any receiving facility accepting the patient based on this order must send a copy of the order to the department Agency for Health Care Administration on the next working day. The order may be submitted electronically through existing data systems, if available. The order shall be valid only until the person is delivered to the facility or executed or, if not executed, for the period specified in the order itself, whichever comes first. If no time limit is specified in the order, the order shall be valid for 7 days after the date that the order was signed.

- 2. A law enforcement officer shall take a person who appears to meet the criteria for involuntary examination into custody and deliver the person or have him or her delivered to an appropriate, or the nearest, receiving facility within the designated receiving system pursuant to s. 394.462 for examination. The officer shall execute a written report detailing the circumstances under which the person was taken into custody, which must and the report shall be made a part of the patient's clinical record. Any receiving facility accepting the patient based on this report must send a copy of the report to the department Agency for Health Care Administration on the next working day.
- 3. A physician, clinical psychologist, psychiatric nurse, mental health counselor, marriage and family therapist, or clinical social worker may execute a certificate stating that he or she has examined a person within the preceding 48 hours and finds that the person appears to meet the criteria for involuntary examination and stating the observations upon which that conclusion is based. If other less restrictive means, such as voluntary appearance for outpatient evaluation, are not available, such as voluntary appearance for outpatient evaluation, a law enforcement officer shall take into custody the person named in the certificate into custody and deliver him or her to the appropriate, or nearest, receiving facility within the designated receiving system pursuant to s. 394.462 for involuntary examination. The law enforcement officer shall execute a written report detailing the circumstances under which the person was taken into custody. The report and certificate shall be made a part of the patient's clinical record. Any receiving facility accepting the patient based on this certificate must send a copy of the certificate to the department Agency for Health Care Administration on the next working day. The document may be submitted electronically through existing data systems, if applicable.
- (b) A person may shall not be removed from any program or residential placement licensed under chapter 400 or chapter 429 and transported to a receiving facility for involuntary examination unless an ex parte order, a professional certificate, or a law enforcement officer's report is first prepared. If the condition of the person is such that preparation of a law enforcement officer's report is not practicable before removal, the report shall be completed as soon as possible after removal, but in any case before the person is transported to a receiving facility. A receiving facility admitting a person for involuntary examination who is not accompanied by the required ex parte order, professional certificate, or law enforcement officer's report shall notify the department Agency for Health Care Administration of such admission by certified mail or by e-mail, if available, by no later than the next working day. The provisions of this paragraph do not apply when transportation is provided by the patient's family or guardian.
- (c) A law enforcement officer acting in accordance with an ex parte order issued pursuant to this subsection may serve and execute such order on any day of the week, at any time of the day or night.
- (d) A law enforcement officer acting in accordance with an ex parte order issued pursuant to this subsection may use such reasonable physical force as is necessary to gain entry to the premises, and any dwellings, buildings, or other structures located on the premises, and to take custody of the person who is the subject of the ex parte order.
- (e) The department Agency for Health Care Administration shall receive and maintain the copies of ex parte—orders, involuntary outpatient services placement orders issued pursuant to s. 394.4655, involuntary inpatient placement orders issued pursuant to s. 394.4677, professional certificates, and law enforcement officers' reports. These documents shall be considered part of the clinical record, governed by the provisions of s. 394.4615. These documents shall be used to The agency shall prepare annual reports analyzing the data obtained from these documents, without information identifying patients, and shall provide copies of reports to the department, the President of the Senate, the Speaker of the House of Representatives, and the minority leaders of the Senate and the House of Representatives.
- (f) A patient shall be examined by a physician  $or_7$  a clinical psychologist, or by a psychiatric nurse performing within the framework of an established protocol with a psychiatrist at a receiving facility without unnecessary delay to determine if the criteria for involuntary services are met. Emergency treatment may be provided and may, upon the order of a physician if the physician determines, be given emergency treatment if it is determined that such treatment is necessary for the safety of the patient or others. The patient may not be released by the

- receiving facility or its contractor without the documented approval of a psychiatrist or a clinical psychologist or, if the receiving facility is owned or operated by a hospital or health system, the release may also be approved by a psychiatric nurse performing within the framework of an established protocol with a psychiatrist, or an attending emergency department physician with experience in the diagnosis and treatment of mental *illness* and nervous disorders and after completion of an involuntary examination pursuant to this subsection. A psychiatric nurse may not approve the release of a patient if the involuntary examination was initiated by a psychiatrist unless the release is approved by the initiating psychiatrist. However, a patient may not be held in a receiving facility for involuntary examination longer than 72 hours.
- (g) Within the 72-hour examination period or, if the 72 hours ends on a weekend or holiday, no later than the next working day thereafter, one of the following actions must be taken, based on the individual needs of the patient:
- 1. The patient shall be released, unless he or she is charged with a crime, in which case the patient shall be returned to the custody of a law enforcement officer;
- 2. The patient shall be released, subject to the provisions of subparagraph 1., for voluntary outpatient treatment;
- 3. The patient, unless he or she is charged with a crime, shall be asked to give express and informed consent to placement as a voluntary patient and, if such consent is given, the patient shall be admitted as a voluntary patient; or
- 4. A petition for involuntary placement shall be filed in the circuit court if inpatient treatment is deemed necessary or with the criminal county court, as defined in s. 394.4655(1), as applicable. When inpatient treatment is deemed necessary, the least restrictive treatment consistent with the optimum improvement of the patient's condition shall be made available. When a petition is to be filed for involuntary outpatient placement, it shall be filed by one of the petitioners specified in s. 394.4655(4)(a). A petition for involuntary inpatient placement shall be filed by the facility administrator.
- (h)(g) A person for whom an involuntary examination has been initiated who is being evaluated or treated at a hospital for an emergency medical condition specified in s. 395.002 must be examined by a receiving facility within 72 hours. The 72-hour period begins when the patient arrives at the hospital and ceases when the attending physician documents that the patient has an emergency medical condition. If the patient is examined at a hospital providing emergency medical services by a professional qualified to perform an involuntary examination and is found as a result of that examination not to meet the criteria for involuntary outpatient services placement pursuant to s. 394.4655(2) 394.4655(1) or involuntary inpatient placement pursuant to s. 394.467(1), the patient may be offered voluntary services or placement, if appropriate, or released directly from the hospital providing emergency medical services. The finding by the professional that the patient has been examined and does not meet the criteria for involuntary inpatient services placement or involuntary outpatient placement must be entered into the patient's clinical record. Nothing in This paragraph is not intended to prevent a hospital providing emergency medical services from appropriately transferring a patient to another hospital before prior to stabilization if, provided the requirements of s. 395.1041(3)(c)have been met.
- (i)(h) One of the following must occur within 12 hours after the patient's attending physician documents that the patient's medical condition has stabilized or that an emergency medical condition does not exist:
- 1. The patient must be examined by a designated receiving facility and released; or
- 2. The patient must be transferred to a designated receiving facility in which appropriate medical treatment is available. However, the receiving facility must be notified of the transfer within 2 hours after the patient's condition has been stabilized or after determination that an emergency medical condition does not exist.
- (i) Within the 72-hour examination period or, if the 72 hours ends on a weekend or holiday, no later than the next working day thereafter,

one of the following actions must be taken, based on the individual needs of the patient:

- 1. The patient shall be released, unless he or she is charged with a crime, in which ease the patient shall be returned to the custody of a law enforcement officer:
- 2. The patient shall be released, subject to the provisions of sub-paragraph 1., for voluntary outpatient treatment;
- 3. The patient, unless he or she is charged with a crime, shall be asked to give express and informed consent to placement as a voluntary patient, and, if such consent is given, the patient shall be admitted as a voluntary patient; or
- 4. A petition for involuntary placement shall be filed in the circuit court when outpatient or inpatient treatment is deemed necessary. When inpatient treatment is deemed necessary, the least restrictive treatment consistent with the optimum improvement of the patient's condition shall be made available. When a petition is to be filed for involuntary outpatient placement, it shall be filed by one of the petitioners specified in s. 394.4655(3)(a). A petition for involuntary inpatient placement shall be filed by the facility administrator.

Section 85. Subsection (3) of section 394.4615, Florida Statutes, is amended to read:

394.4615 Clinical records; confidentiality.—

- (3) Information from the clinical record may be released in the following circumstances:
- (a) When a patient has declared an intention to harm other persons. When such declaration has been made, the administrator may authorize the release of sufficient information to provide adequate warning to the person threatened with harm by the patient.
- (b) When the administrator of the facility or secretary of the department deems release to a qualified researcher as defined in administrative rule, an aftercare treatment provider, or an employee or agent of the department is necessary for treatment of the patient, maintenance of adequate records, compilation of treatment data, aftercare planning, or evaluation of programs.

For the purpose of determining whether a person meets the criteria for involuntary outpatient placement or for preparing the proposed treatment plan pursuant to s. 394.4655, the clinical record may be released to the state attorney, the public defender or the patient's private legal counsel, the court, and to the appropriate mental health professionals, including the service provider identified in s. 394.4655(7)(b)2. 394.4655(6)(b)2., in accordance with state and federal law.

Section 86. Section 394.47891, Florida Statutes, is amended to read:

394.47891 Military veterans and servicemembers court programs.— The chief judge of each judicial circuit may establish a Military Veterans and Servicemembers Court Program under which veterans, as defined in s. 1.01, including veterans who were discharged or released under a general discharge, and servicemembers, as defined in s. 250.01, who are charged or convicted of a criminal offense and who suffer from a military-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem can be sentenced in accordance with chapter 921 in a manner that appropriately addresses the severity of the mental illness, traumatic brain injury, substance abuse disorder, or psychological problem through services tailored to the individual needs of the participant. Entry into any Military Veterans and Servicemembers Court Program must be based upon the sentencing court's assessment of the defendant's criminal history, military service, substance abuse treatment needs, mental health treatment needs, amenability to the services of the program, the recommendation of the state attorney and the victim, if any, and the defendant's agreement to enter the program.

Section 87. Section 394.47892, Florida Statutes, is created to read:

394.47892 Mental health court programs.—

(1) Each county may fund a mental health court program under which a defendant in the justice system assessed with a mental illness

- shall be processed in such a manner as to appropriately address the severity of the identified mental illness through treatment services tailored to the individual needs of the participant. The Legislature intends to encourage the department, the Department of Corrections, the Department of Juvenile Justice, the Department of Health, the Department of Law Enforcement, the Department of Education, and other such agencies, local governments, law enforcement agencies, interested public or private entities, and individuals to support the creation and establishment of problem-solving court programs. Participation in a mental health court program does not relieve a public or private agency of its responsibility for a child or an adult, but enables such agency to better meet the child's or adult's needs through shared responsibility and resources.
- (2) Mental health court programs may include pretrial intervention programs as provided in ss. 948.08, 948.16, and 985.345, postadjudicatory mental health court programs as provided in ss. 948.01 and 948.06, and review of the status of compliance or noncompliance of sentenced defendants through a mental health court program.
  - (3) Entry into a pretrial mental health court program is voluntary.
- (4)(a) Entry into a postadjudicatory mental health court program as a condition of probation or community control pursuant to s. 948.01 or s. 948.06 must be based upon the sentencing court's assessment of the defendant's criminal history, mental health screening outcome, amenability to the services of the program, and total sentence points; the recommendation of the state attorney and the victim, if any; and the defendant's agreement to enter the program.
- (b) A defendant who is sentenced to a postadjudicatory mental health court program and who, while a mental health court program participant, is the subject of a violation of probation or community control under s. 948.06 shall have the violation of probation or community control heard by the judge presiding over the postadjudicatory mental health court program. After a hearing on or admission of the violation, the judge shall dispose of any such violation as he or she deems appropriate if the resulting sentence or conditions are lawful.
- (5)(a) Contingent upon an annual appropriation by the Legislature, the state courts system shall establish, at a minimum, one coordinator position in each mental health court program to coordinate the responsibilities of the participating agencies and service providers. Each coordinator shall provide direct support to the mental health court program by providing coordination between the multidisciplinary team and the judiciary, providing case management, monitoring compliance of the participants in the mental health court program with court requirements, and managing the collection of data for program evaluation and accountability.
- (b) Each mental health court program shall collect sufficient client-level data and programmatic information for purposes of program evaluation. Client-level data includes primary offenses that resulted in the mental health court program referral or sentence, treatment compliance, completion status and reasons for failure to complete, offenses committed during treatment and the sanctions imposed, frequency of court appearances, and units of service. Programmatic information includes referral and screening procedures, eligibility criteria, type and duration of treatment offered, and residential treatment resources. The programmatic information and aggregate data on the number of mental health court program admissions and terminations by type of termination shall be reported annually by each mental health court program to the Office of the State Courts Administrator.
- (6) If a county chooses to fund a mental health court program, the county must secure funding from sources other than the state for those costs not otherwise assumed by the state pursuant to s. 29.004. However, this subsection does not preclude counties from using funds for treatment and other services provided through state executive branch agencies. Counties may provide, by interlocal agreement, for the collective funding of these programs.
- (7) The chief judge of each judicial circuit may appoint an advisory committee for the mental health court program. The committee shall be composed of the chief judge, or his or her designee, who shall serve as chair; the judge or judges of the mental health court program, if not otherwise designated by the chief judge as his or her designee; the state attorney, or his or her designee; the public defender, or his or her de-

signee; the mental health court program coordinator or coordinators; community representatives; treatment representatives; and any other persons who the chair deems appropriate.

Section 88. Paragraph (a) of subsection (2) of section 790.065, Florida Statutes, is amended to read:

790.065 Sale and delivery of firearms.—

- (2) Upon receipt of a request for a criminal history record check, the Department of Law Enforcement shall, during the licensee's call or by return call, forthwith:
- (a) Review any records available to determine if the potential buyer or transferee:
- 1. Has been convicted of a felony and is prohibited from receipt or possession of a firearm pursuant to s. 790.23;
- 2. Has been convicted of a misdemeanor crime of domestic violence, and therefore is prohibited from purchasing a firearm;
- 3. Has had adjudication of guilt withheld or imposition of sentence suspended on any felony or misdemeanor crime of domestic violence unless 3 years have elapsed since probation or any other conditions set by the court have been fulfilled or expunction has occurred; or
- 4. Has been adjudicated mentally defective or has been committed to a mental institution by a court or as provided in sub-sub-paragraph b.(II), and as a result is prohibited by state or federal law from purchasing a firearm.
- a. As used in this subparagraph, "adjudicated mentally defective" means a determination by a court that a person, as a result of marked subnormal intelligence, or mental illness, incompetency, condition, or disease, is a danger to himself or herself or to others or lacks the mental capacity to contract or manage his or her own affairs. The phrase includes a judicial finding of incapacity under s. 744.331(6)(a), an acquittal by reason of insanity of a person charged with a criminal offense, and a judicial finding that a criminal defendant is not competent to stand trial.
- b. As used in this subparagraph, "committed to a mental institution"
- (I) Involuntary commitment, commitment for mental defectiveness or mental illness, and commitment for substance abuse. The phrase includes involuntary inpatient placement as defined in s. 394.467, involuntary outpatient placement as defined in s. 394.4655, involuntary assessment and stabilization under s. 397.6818, and involuntary substance abuse treatment under s. 397.6957, but does not include a person in a mental institution for observation or discharged from a mental institution based upon the initial review by the physician or a voluntary admission to a mental institution; or
- (II) Notwithstanding sub-sub-subparagraph (I), voluntary admission to a mental institution for outpatient or inpatient treatment of a person who had an involuntary examination under s. 394.463, where each of the following conditions have been met:
- (A) An examining physician found that the person is an imminent danger to himself or herself or others.
- (B) The examining physician certified that if the person did not agree to voluntary treatment, a petition for involuntary outpatient or inpatient services treatment would have been filed under s. 394.463(2)(g) s. 394.463(2)(i)4., or the examining physician certified that a petition was filed and the person subsequently agreed to voluntary treatment before prior to a court hearing on the petition.
- (C) Before agreeing to voluntary treatment, the person received written notice of that finding and certification, and written notice that as a result of such finding, he or she may be prohibited from purchasing a firearm, and may not be eligible to apply for or retain a concealed weapon or firearms license under s. 790.06 and the person acknowledged such notice in writing, in substantially the following form: "I understand that the doctor who examined me believes I am a danger

"I understand that the doctor who examined me believes I am a danger to myself or to others. I understand that if I do not agree to voluntary treatment, a petition will be filed in court to require me to receive in-

- voluntary treatment. I understand that if that petition is filed, I have the right to contest it. In the event a petition has been filed, I understand that I can subsequently agree to voluntary treatment prior to a court hearing. I understand that by agreeing to voluntary treatment in either of these situations, I may be prohibited from buying firearms and from applying for or retaining a concealed weapons or firearms license until I apply for and receive relief from that restriction under Florida law."
- (D) A judge or a magistrate has, pursuant to sub-sub-subparagraph c.(II), reviewed the record of the finding, certification, notice, and written acknowledgment classifying the person as an imminent danger to himself or herself or others, and ordered that such record be submitted to the department.
- c. In order to check for these conditions, the department shall compile and maintain an automated database of persons who are prohibited from purchasing a firearm based on court records of adjudications of mental defectiveness or commitments to mental institutions.
- (I) Except as provided in sub-sub-subparagraph (II), clerks of court shall submit these records to the department within 1 month after the rendition of the adjudication or commitment. Reports shall be submitted in an automated format. The reports must, at a minimum, include the name, along with any known alias or former name, the sex, and the date of birth of the subject.
- (II) For persons committed to a mental institution pursuant to subsub-subparagraph b.(II), within 24 hours after the person's agreement to voluntary admission, a record of the finding, certification, notice, and written acknowledgment must be filed by the administrator of the receiving or treatment facility, as defined in s. 394.455, with the clerk of the court for the county in which the involuntary examination under s. 394.463 occurred. No fee shall be charged for the filing under this subsub-subparagraph. The clerk must present the records to a judge or magistrate within 24 hours after receipt of the records. A judge or magistrate is required and has the lawful authority to review the records ex parte and, if the judge or magistrate determines that the record supports the classifying of the person as an imminent danger to himself or herself or others, to order that the record be submitted to the department. If a judge or magistrate orders the submittal of the record to the department, the record must be submitted to the department within 24 hours.
- d. A person who has been adjudicated mentally defective or committed to a mental institution, as those terms are defined in this paragraph, may petition the eireuit court that made the adjudication or commitment, or the court that ordered that the record be submitted to the department pursuant to sub-sub-subparagraph c.(II), for relief from the firearm disabilities imposed by such adjudication or commitment. A copy of the petition shall be served on the state attorney for the county in which the person was adjudicated or committed. The state attorney may object to and present evidence relevant to the relief sought by the petition. The hearing on the petition may be open or closed as the petitioner may choose. The petitioner may present evidence and subpoena witnesses to appear at the hearing on the petition. The petitioner may confront and cross-examine witnesses called by the state attorney. A record of the hearing shall be made by a certified court reporter or by court-approved electronic means. The court shall make written findings of fact and conclusions of law on the issues before it and issue a final order. The court shall grant the relief requested in the petition if the court finds, based on the evidence presented with respect to the petitioner's reputation, the petitioner's mental health record and, if applicable, criminal history record, the circumstances surrounding the firearm disability, and any other evidence in the record, that the petitioner will not be likely to act in a manner that is dangerous to public safety and that granting the relief would not be contrary to the public interest. If the final order denies relief, the petitioner may not petition again for relief from firearm disabilities until 1 year after the date of the final order. The petitioner may seek judicial review of a final order denying relief in the district court of appeal having jurisdiction over the court that issued the order. The review shall be conducted de novo. Relief from a firearm disability granted under this sub-subparagraph has no effect on the loss of civil rights, including firearm rights, for any reason other than the particular adjudication of mental defectiveness or commitment to a mental institution from which relief is granted.

- e. Upon receipt of proper notice of relief from firearm disabilities granted under sub-subparagraph d., the department shall delete any mental health record of the person granted relief from the automated database of persons who are prohibited from purchasing a firearm based on court records of adjudications of mental defectiveness or commitments to mental institutions.
- f. The department is authorized to disclose data collected pursuant to this subparagraph to agencies of the Federal Government and other states for use exclusively in determining the lawfulness of a firearm sale or transfer. The department is also authorized to disclose this data to the Department of Agriculture and Consumer Services for purposes of determining eligibility for issuance of a concealed weapons or concealed firearms license and for determining whether a basis exists for revoking or suspending a previously issued license pursuant to s. 790.06(10). When a potential buyer or transferee appeals a nonapproval based on these records, the clerks of court and mental institutions shall, upon request by the department, provide information to help determine whether the potential buyer or transferee is the same person as the subject of the record. Photographs and any other data that could confirm or negate identity must be made available to the department for such purposes, notwithstanding any other provision of state law to the contrary. Any such information that is made confidential or exempt from disclosure by law shall retain such confidential or exempt status when transferred to the department.
- Section 89. Paragraph (a) of subsection (5) of section 910.035, Florida Statutes, is amended to read:
- 910.035 Transfer from county for plea, sentence, or participation in a problem-solving court.—
- (5)  $\,$  TRANSFER FOR PARTICIPATION IN A PROBLEM-SOLVING COURT.—
- (a) For purposes of this subsection, the term "problem-solving court" means a drug court pursuant to s. 948.01, s. 948.06, s. 948.08, s. 948.16, or s. 948.20; a military veterans' and servicemembers' court pursuant to s. 394.47891, s. 948.08, s. 948.16, or s. 948.21;  $\frac{1}{97}$  a mental health court program pursuant to s. 394.47892, s. 948.01, s. 948.06, s. 948.08, or s. 948.16; or a delinquency pretrial intervention court program pursuant to s. 985.345.
  - Section 90. Section 916.185, Florida Statutes, is created to read:
  - 916.185 Forensic Hospital Diversion Pilot Program.—
- (1) LEGISLATIVE FINDINGS AND INTENT.—The Legislature finds that many jail inmates who have serious mental illnesses and who are committed to state forensic mental health treatment facilities for restoration of competency to proceed could be served more effectively and at less cost in community-based alternative programs. The Legislature further finds that many people who have serious mental illnesses and who have been discharged from state forensic mental health treatment facilities could avoid returning to the criminal justice and forensic mental health systems if they received specialized treatment in the community. Therefore, it is the intent of the Legislature to create the Forensic Hospital Diversion Pilot Program to serve offenders who have mental illnesses or co-occurring mental illnesses and substance use disorders and who are involved in or at risk of entering state forensic mental health treatment facilities, prisons, jails, or state civil mental health treatment facilities.
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Best practices" means treatment services that incorporate the most effective and acceptable interventions available in the care and treatment of offenders who are diagnosed as having mental illnesses or co-occurring mental illnesses and substance use disorders.
- (b) "Community forensic system" means the community mental health and substance use forensic treatment system, including the comprehensive set of services and supports provided to offenders involved in or at risk of becoming involved in the criminal justice system.
- (c) "Evidence-based practices" means interventions and strategies that, based on the best available empirical research, demonstrate effective and efficient outcomes in the care and treatment of offenders who are

- diagnosed as having mental illnesses or co-occurring mental illnesses and substance use disorders.
- (3) CREATION.—There is authorized a Forensic Hospital Diversion Pilot Program to provide competency-restoration and community-reintegration services in either a locked residential treatment facility when appropriate or a community-based facility based on considerations of public safety, the needs of the individual, and available resources.
- (a) The department may implement a Forensic Hospital Diversion Pilot Program modeled after the Miami-Dade Forensic Alternative Center, taking into account local needs and resources in Duval County, in conjunction with the Fourth Judicial Circuit in Duval County; in Broward County, in conjunction with the Seventeenth Judicial Circuit in Broward County; and in Miami-Dade County, in conjunction with the Eleventh Judicial Circuit in Miami-Dade County.
- (b) If the department elects to create and implement the program, the department shall include a comprehensive continuum of care and services that use evidence-based practices and best practices to treat offenders who have mental health and co-occurring substance use disorders.
- (c) The department and the corresponding judicial circuits may implement this section if existing resources are available to do so on a recurring basis. The department may request budget amendments pursuant to chapter 216 to realign funds between mental health services and community substance abuse and mental health services in order to implement this pilot program.
- (4) ELIGIBILITY.—Participation in the Forensic Hospital Diversion Pilot Program is limited to offenders who:
  - (a) Are 18 years of age or older.
- (b) Are charged with a felony of the second degree or a felony of the third degree.
- (c) Do not have a significant history of violent criminal offenses.
- (d) Are adjudicated incompetent to proceed to trial or not guilty by reason of insanity pursuant to this part.
- (e) Meet public safety and treatment criteria established by the department for placement in a community setting.
- (f) Otherwise would be admitted to a state mental health treatment facility.
- (5) TRAINING.—The Legislature encourages the Florida Supreme Court, in consultation and cooperation with the Florida Supreme Court Task Force on Substance Abuse and Mental Health Issues in the Courts, to develop educational training for judges in the pilot program areas which focuses on the community forensic system.
- $(6) \quad RULEMAKING. -The \ department \ may \ adopt \ rules \ to \ administer \ this \ section.$
- Section 91. Subsections (6) through (13) of section 948.001, Florida Statutes, are renumbered as subsections (7) through (14), respectively, and a new subsection (6) is added to that section to read:
- 948.001 Definitions.—As used in this chapter, the term:
- (6) "Mental health probation" means a form of specialized supervision that emphasizes mental health treatment and working with treatment providers to focus on underlying mental health disorders and compliance with a prescribed psychotropic medication regimen in accordance with individualized treatment plans. Mental health probation shall be supervised by officers with restricted caseloads who are sensitive to the unique needs of individuals with mental health disorders, and who will work in tandem with community mental health case managers assigned to the defendant. Caseloads of such officers should be restricted to a maximum of 50 cases per officer in order to ensure an adequate level of staffing and supervision.
- Section 92. Subsection (8) is added to section 948.01, Florida Statutes, to read:

- $948.01\,$  When court may place defendant on probation or into community control.—
- (8)(a) Notwithstanding s. 921.0024 and effective for offenses committed on or after July 1, 2016, the sentencing court may place the defendant into a postadjudicatory mental health court program if the offense is a nonviolent felony, the defendant is amenable to mental health treatment, including taking prescribed medications, and the defendant is otherwise qualified under s. 394.47892(4). The satisfactory completion of the program must be a condition of the defendant's probation or community control. As used in this subsection, the term "nonviolent felony" means a third degree felony violation under chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08. Defendants charged with resisting an officer with violence under s. 843.01, battery on a law enforcement officer under s. 784.07, or aggravated assault may participate in the mental health court program if the court so orders after the victim is given his or her right to provide testimony or written statement to the court as provided in s. 921.143.
- (b) The defendant must be fully advised of the purpose of the mental health court program and the defendant must agree to enter the program. The original sentencing court shall relinquish jurisdiction of the defendant's case to the postadjudicatory mental health court program until the defendant is no longer active in the program, the case is returned to the sentencing court due to the defendant's termination from the program for failure to comply with the terms thereof, or the defendant's sentence is completed.
- (c) The Department of Corrections may establish designated and trained mental health probation officers to support individuals under supervision of the mental health court program.
- Section 93. Paragraph (j) is added to subsection (2) of section 948.06, Florida Statutes, to read:
- 948.06 Violation of probation or community control; revocation; modification; continuance; failure to pay restitution or cost of supervision.—

(2)

- (j)1. Notwithstanding s. 921.0024 and effective for offenses committed on or after July 1, 2016, the court may order the offender to successfully complete a postadjudicatory mental health court program under s. 394.47892 or a military veterans and servicemembers court program under s. 394.47891 if:
- a. The court finds or the offender admits that the offender has violated his or her community control or probation;
- b. The underlying offense is a nonviolent felony. As used in this subsection, the term "nonviolent felony" means a third degree felony violation under chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08. Offenders charged with resisting an officer with violence under s. 843.01, battery on a law enforcement officer under s. 784.07, or aggravated assault may participate in the mental health court program if the court so orders after the victim is given his or her right to provide testimony or written statement to the court as provided in s. 921.143;
- c. The court determines that the offender is amenable to the services of a postadjudicatory mental health court program, including taking prescribed medications, or a military veterans and servicemembers court program;
- d. The court explains the purpose of the program to the offender and the offender agrees to participate; and
- e. The offender is otherwise qualified to participate in a post-adjudicatory mental health court program under s. 394.47892(4) or a military veterans and servicemembers court program under s. 394.47891.
- 2. After the court orders the modification of community control or probation, the original sentencing court shall relinquish jurisdiction of the offender's case to the postadjudicatory mental health court program until the offender is no longer active in the program, the case is returned to the sentencing court due to the offender's termination from the pro-

 $gram\ for\ failure\ to\ comply\ with\ the\ terms\ thereof,\ or\ the\ offender's\ sentence\ is\ completed.$ 

- Section 94. Subsection (8) of section 948.08, Florida Statutes, is renumbered as subsection (9), paragraph (a) of subsection (7) is amended, and a new subsection (8) is added to that section, to read:
  - 948.08 Pretrial intervention program.—
- (7)(a) Notwithstanding any provision of this section, a person who is charged with a felony, other than a felony listed in s. 948.06(8)(c), and identified as a veteran, as defined in s. 1.01, including a veteran who is discharged or released under a general discharge, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, is eligible for voluntary admission into a pretrial veterans' treatment intervention program approved by the chief judge of the circuit, upon motion of either party or the court's own motion, except:
- 1. If a defendant was previously offered admission to a pretrial veterans' treatment intervention program at any time before trial and the defendant rejected that offer on the record, the court may deny the defendant's admission to such a program.
- 2. If a defendant previously entered a court-ordered veterans' treatment program, the court may deny the defendant's admission into the pretrial veterans' treatment program.
- (8)(a) Notwithstanding any provision of this section, a defendant is eligible for voluntary admission into a pretrial mental health court program established pursuant to s. 394.47892 and approved by the chief judge of the circuit for a period to be determined by the court, based on the clinical needs of the defendant, upon motion of either party or the court's own motion if:
  - 1. The defendant is identified as having a mental illness;
  - 2. The defendant has not been convicted of a felony; and
  - 3. The defendant is charged with:
- a. A nonviolent felony that includes a third degree felony violation of chapter 810 or any other felony offense that is not a forcible felony as defined in s. 776.08;
- b. Resisting an officer with violence under s. 843.01, if the law enforcement officer and state attorney consent to the defendant's participation;
- c. Battery on a law enforcement officer under s. 784.07, if the law enforcement officer and state attorney consent to the defendant's participation; or
- d. Aggravated assault, if the victim and state attorney consent to the defendant's participation.
- (b) At the end of the pretrial intervention period, the court shall consider the recommendation of the program administrator and the recommendation of the state attorney as to disposition of the pending charges. The court shall determine, by written finding, whether the defendant has successfully completed the pretrial intervention program. If the court finds that the defendant has not successfully completed the pretrial intervention program, the court may order the person to continue in education and treatment, which may include a mental health program offered by a licensed service provider, as defined in s. 394.455, or order that the charges revert to normal channels for prosecution. The court shall dismiss the charges upon a finding that the defendant has successfully completed the pretrial intervention program.
- Section 95. Subsections (3) and (4) of section 948.16, Florida Statutes, are renumbered as subsections (4) and (5), respectively, paragraph (a) of subsection (2) and present subsection (4) of that section are amended, and a new subsection (3) is added to that section, to read:
- 948.16 Misdemeanor pretrial substance abuse education and treatment intervention program; misdemeanor pretrial veterans' treatment intervention program; misdemeanor pretrial mental health court program.—

- (2)(a) A veteran, as defined in s. 1.01, including a veteran who is discharged or released under a general discharge, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, and who is charged with a misdemeanor is eligible for voluntary admission into a misdemeanor pretrial veterans' treatment intervention program approved by the chief judge of the circuit, for a period based on the program's requirements and the treatment plan for the offender, upon motion of either party or the court's own motion. However, the court may deny the defendant admission into a misdemeanor pretrial veterans' treatment intervention program if the defendant has previously entered a court-ordered veterans' treatment program.
- (3) A defendant who is charged with a misdemeanor and identified as having a mental illness is eligible for voluntary admission into a misdemeanor pretrial mental health court program established pursuant to s. 394.47892, approved by the chief judge of the circuit, for a period to be determined by the court, based on the clinical needs of the defendant, upon motion of either party or the court's own motion.
- (5)(4) Any public or private entity providing a pretrial substance abuse education and treatment program or mental health court program under this section shall contract with the county or appropriate governmental entity. The terms of the contract shall include, but not be limited to, the requirements established for private entities under s. 948.15(3). This requirement does not apply to services provided by the Department of Veterans' Affairs or the United States Department of Veterans Affairs.
  - Section 96. Section 948.21, Florida Statutes, is amended to read:
- $948.21\,$  Condition of probation or community control; military service members and veterans.—
- (1) Effective for a probationer or community controllee whose crime is was committed on or after July 1, 2012, and who is a veteran, as defined in s. 1.01, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, the court may, in addition to any other conditions imposed, impose a condition requiring the probationer or community controllee to participate in a treatment program capable of treating the probationer's probationer or community controllee's mental illness, traumatic brain injury, substance abuse disorder, or psychological problem.
- (2) Effective for a probationer or community controllee whose crime is committed on or after July 1, 2016, and who is a veteran, as defined in s. 1.01, including a veteran who is discharged or released under a general discharge, or servicemember, as defined in s. 250.01, who suffers from a military service-related mental illness, traumatic brain injury, substance abuse disorder, or psychological problem, the court may, in addition to any other conditions imposed, impose a condition requiring the probationer or community controllee to participate in a treatment program capable of treating the probationer or community controllee's mental illness, traumatic brain injury, substance abuse disorder, or psychological problem.
- (3) The court shall give preference to treatment programs for which the probationer or community controllee is eligible through the United States Department of Veterans Affairs or the Florida Department of Veterans' Affairs. The Department of Corrections is not required to spend state funds to implement this section.
  - Section 97. Section 985.345, Florida Statutes, is amended to read:
  - 985.345 Delinquency pretrial intervention programs program.—
- (1)(a) Notwithstanding any other provision of law to the contrary, a child who is charged with a felony of the second or third degree for purchase or possession of a controlled substance under chapter 893; tampering with evidence; solicitation for purchase of a controlled substance; or obtaining a prescription by fraud, and who has not previously been adjudicated for a felony, is eligible for voluntary admission into a delinquency pretrial substance abuse education and treatment intervention program, including a treatment-based drug court program established pursuant to s. 397.334, approved by the chief judge or alternative sanctions coordinator of the circuit to the extent that funded

- programs are available, for a period based on the program requirements and the treatment services that are suitable for the offender, upon motion of either party or the court's own motion. However, if the state attorney believes that the facts and circumstances of the case suggest the child's involvement in the dealing and selling of controlled substances, the court shall hold a preadmission hearing. If the state attorney establishes by a preponderance of the evidence at such hearing that the child was involved in the dealing and selling of controlled substances, the court shall deny the child's admission into a delinquency pretrial intervention program.
- (b)(2) While enrolled in a delinquency pretrial intervention program authorized by this *subsection* section, a child is subject to a coordinated strategy developed by a drug court team under s. 397.334(4). The coordinated strategy may include a protocol of sanctions that may be imposed upon the child for noncompliance with program rules. The protocol of sanctions may include, but is not limited to, placement in a substance abuse treatment program offered by a licensed service provider as defined in s. 397.311 or serving a period of secure detention under this chapter. The coordinated strategy must be provided in writing to the child before the child agrees to enter the pretrial treatment-based drug court program or other pretrial intervention program. A  $\frac{1}{1}$  Any child whose charges are dismissed after successful completion of the treatment-based drug court program, if otherwise eligible, may have his or her arrest record and plea of nolo contendere to the dismissed charges expunged under s. 943.0585.
- (c)(3) At the end of the delinquency pretrial intervention period, the court shall consider the recommendation of the state attorney and the program administrator as to disposition of the pending charges. The court shall determine, by written finding, whether the child has successfully completed the delinquency pretrial intervention program. Notwithstanding the coordinated strategy developed by a drug court team pursuant to s. 397.334(4), if the court finds that the child has not successfully completed the delinquency pretrial intervention program, the court may order the child to continue in an education, treatment, or drug testing urine monitoring program if resources and funding are available or order that the charges revert to normal channels for prosecution. The court may dismiss the charges upon a finding that the child has successfully completed the delinquency pretrial intervention program.
- (2)(a) Notwithstanding any other law, a child who has been identified as having a mental illness and who has not been previously adjudicated for a felony is eligible for voluntary admission into a delinquency pretrial mental health court intervention program, established pursuant to s. 394.47892, approved by the chief judge of the circuit, for a period to be determined by the court, based on the clinical needs of the child, upon motion of either party or the court's own motion if the child is charged with:
  - A misdemeanor;
  - 2. A nonviolent felony, as defined in s. 948.01(8);
- 3. Resisting an officer with violence under s. 843.01, if the law enforcement officer and state attorney consent to the child's participation;
- 4. Battery on a law enforcement officer under 784.07, if the law enforcement officer and state attorney consent to the child's participation;
- 5. Aggravated assault, if the victim and state attorney consent to the child's participation.
- (b) At the end of the delinquency pretrial mental health court intervention period, the court shall consider the recommendation of the state attorney and the program administrator as to disposition of the pending charges. The court shall determine, by written finding, whether the child has successfully completed the program. If the court finds that the child has not successfully completed the program, the court may order the child to continue in an education, treatment, or monitoring program if resources and funding are available or order that the charges revert to normal channels for prosecution. The court may dismiss the charges upon a finding that the child has successfully completed the program.
- (c) A child whose charges are dismissed after successful completion of the delinquency pretrial mental health court intervention program, if

otherwise eligible, may have his or her criminal history record for such charges expunged under s. 943.0585.

(3)(4) Any entity, whether public or private, providing pretrial substance abuse education, treatment intervention, drug testing, or a mental health court and a urine menitoring program under this section must contract with the county or appropriate governmental entity, and the terms of the contract must include, but need not be limited to, the requirements established for private entities under s. 948.15(3). It is the intent of the Legislature that public or private entities providing substance abuse education and treatment intervention programs involve the active participation of parents, schools, churches, businesses, law enforcement agencies, and the department or its contract providers.

Section 98. For the purpose of incorporating the amendments made by this act to sections 948.01 and 948.06, Florida Statutes, in references thereto, paragraph (a) of subsection (3) and subsection (5) of section 397.334, Florida Statutes, are reenacted to read:

## 397.334 Treatment-based drug court programs.—

- (3)(a) Entry into any postadjudicatory treatment-based drug court program as a condition of probation or community control pursuant to s. 948.01, s. 948.06, or s. 948.20 must be based upon the sentencing court's assessment of the defendant's criminal history, substance abuse screening outcome, amenability to the services of the program, total sentence points, the recommendation of the state attorney and the victim, if any, and the defendant's agreement to enter the program.
- Treatment-based drug court programs may include pretrial intervention programs as provided in ss. 948.08, 948.16, and 985.345, treatment-based drug court programs authorized in chapter 39, postadjudicatory programs as provided in ss. 948.01, 948.06, and 948.20, and review of the status of compliance or noncompliance of sentenced offenders through a treatment-based drug court program. While enrolled in a treatment-based drug court program, the participant is subject to a coordinated strategy developed by a drug court team under subsection (4). The coordinated strategy may include a protocol of sanctions that may be imposed upon the participant for noncompliance with program rules. The protocol of sanctions may include, but is not limited to, placement in a substance abuse treatment program offered by a licensed service provider as defined in s. 397.311 or in a jail-based treatment program or serving a period of secure detention under chapter 985 if a child or a period of incarceration within the time limits established for contempt of court if an adult. The coordinated strategy must be provided in writing to the participant before the participant agrees to enter into a treatment-based drug court program.

Section 99. For the purpose of incorporating the amendment made by this act to section 948.06, Florida Statutes, in a reference thereto, paragraph (b) of subsection (2) of section 948.012, Florida Statutes, is reenacted to read:

 $948.012\;$  Split sentence of probation or community control and imprisonment.—

- (2) The court may also impose a split sentence whereby the defendant is sentenced to a term of probation which may be followed by a period of incarceration or, with respect to a felony, into community control, as follows:
- (b) If the offender does not meet the terms and conditions of probation or community control, the court may revoke, modify, or continue the probation or community control as provided in s. 948.06. If the probation or community control is revoked, the court may impose any sentence that it could have imposed at the time the offender was placed on probation or community control. The court may not provide credit for time served for any portion of a probation or community control term toward a subsequent term of probation or community control. However, the court may not impose a subsequent term of probation or community control which, when combined with any amount of time served on preceding terms of probation or community control for offenses pending before the court for sentencing, would exceed the maximum penalty allowable as provided in s. 775.082. Such term of incarceration shall be served under applicable law or county ordinance governing service of sentences in state or county jurisdiction. This paragraph does not prohibit any other sanction provided by law.

Section 100. The provisions of this act shall supersede and control over any conflicting provisions adopted in House Bill 439 or Senate Bill 604, 2016 Regular Session, to the extent of such conflict, if either bill becomes a law.

Section 101. This act shall take effect July 1, 2016.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to mental health and substance abuse; amending s. 29.004, F.S.; including services provided to treatmentbased mental health programs within case management funded from state revenues as an element of the state courts system; amending s. 39.01, F.S.; defining a term; amending s. 39.407, F.S.; requiring assessment findings to be provided to the plan that is financially responsible for a child's care in residential treatment under certain circumstances; amending s. 394.453, F.S.; revising legislative intent; amending s. 394.4573, F.S.; requiring the Department of Children and Families to submit a certain assessment to the Governor and Legislature by a specified date; redefining terms; providing essential elements of a coordinated system of care; providing requirements for the department's annual assessment; authorizing the department to award certain grants; deleting duties and measures of the department regarding continuity of care management systems; amending s. 394.461, F.S.; creating a designated receiving system that functions as a nowrong-door model, based on certain receiving system models; authorizing, rather than requiring, the department to adopt rules to implement the designated receiving system; repealing s. 394.675, F.S., relating to the substance abuse and mental health service system; amending ss. 394.75 and 394.76, F.S.; conforming provisions and crossreferences to changes made by the act; amending s. 394.4597, F.S.; revising the prioritization of health care surrogates to be selected for involuntary patients; specifying certain persons who are prohibited from being selected as an individual's representative; amending s. 394.4598, F.S.; specifying certain persons who are prohibited from being appointed as a person's guardian advocate; amending s. 394.462, F.S.; requiring that counties develop and implement transportation plans; providing requirements for the plans; revising requirements for transportation to receiving facilities and treatment facilities; revising exceptions to such requirements; amending s. 394.467, F.S.; revising criteria for involuntary inpatient placement; requiring a facility filing a petition for involuntary inpatient placement to send a copy to the department and managing entity; revising criteria for a hearing on involuntary inpatient placement; revising criteria for a procedure for continued involuntary inpatient services; specifying requirements for a certain waiver of the patient's attendance at a hearing; requiring the court to consider certain testimony and evidence regarding a patient's incompetence; amending s. 394.46715, F.S.; revising rulemaking authority of the department; amending s. 394.4685, F.S.; requiring a public receiving facility initiating a patient transfer to a licensed hospital for certain mental health services to provide notice and transfer patient records to the hospital; amending s. 394.656, F.S.; revising the membership of the Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee; providing duties for the committee; authorizing a not-for-profit community provider or managing entity to apply for certain grants; revising eligibility for such grants; defining a term; creating s. 394.761, F.S.; authorizing the agency and the department to develop a plan for revenue maximization; requiring the plan to be submitted to the Legislature by a certain date; amending s. 394.879, F.S.; providing an exception for certain treatment and receiving facilities from Florida Building Code and Florida Fire Prevention Code standards; requiring the department to modify licensure rules and procedures to create an option for a single, consolidated license for certain providers by a specified date; amending s. 394.9082, F.S.; providing a purpose for behavioral health managing entities; revising definitions; providing duties of the department; requiring the department to revise its contracts with managing entities; providing duties for managing entities; providing requirements for network accreditation and systems coordination agreements; providing a funding mechanism for managing entities; renaming the Crisis Stabilization Services Utilization Database as the Acute Care Services Utilization Database and requiring certain substance abuse providers to provide utilization data; deleting provisions relating to legislative findings and intent, service delivery strategies, essential elements, reporting requirements, and rulemaking authority; amending s. 397.305; providing legislative intent; amending s. 397.311, F.S.; defining and redefining terms; conforming a cross-reference; amending s. 397.321,

F.S.; deleting a requirement for the department to appoint a substance abuse impairment coordinator; requiring the department to develop certain forms, display such forms on its website, and notify certain entities of the existence and availability of such forms; amending s. 397.675, F.S.; revising the criteria for involuntary admissions due to substance abuse or co-occurring mental health disorders; amending s. 397.6751, F.S.; requiring the service provider to submit certain documents to the department within a specified time when a person is involuntarily admitted; amending s. 397.6772, F.S.; requiring law enforcement officers to use standard forms developed by the department to execute a written report detailing the circumstances under which a person was taken into custody under the Hal S. Marchman Alcohol and Other Drug Services Act; amending s. 397.6773, F.S.; revising a crossreference; amending s. 397.679, F.S.; authorizing specified licensed professionals to complete a certificate for the involuntary admission of an individual; amending s. 397.6791, F.S.; providing a list of professionals authorized to initiate a certificate for an emergency assessment or admission of a person with a substance abuse disorder; amending s. 397.6793, F.S.; revising the criteria for initiation of a certificate for an emergency admission for a person who is substance abuse impaired; amending s. 397.6795, F.S.; revising the list of persons authorized to deliver a person for an emergency assessment; amending s. 397.681, F.S.; prohibiting the court from charging a fee for involuntary petitions; amending s. 397.6811, F.S.; revising the list of persons authorized to file a petition for an involuntary assessment and stabilization; amending s. 397.6814, F.S.; prohibiting a fee from being charged for the filing of a petition for involuntary assessment and stabilization; amending s. 397.6818, F.S.; limiting the validity of an order for involuntary admission to 7 days after it is signed unless otherwise specified in the order; amending s. 397.6819, F.S.; revising the responsibilities of service providers who admit an individual for an involuntary assessment and stabilization; requiring a managing entity to be notified of certain recommendations; amending s. 397.695, F.S.; authorizing certain persons to file a petition for involuntary outpatient services of an individual; providing procedures and requirements for such petitions; amending s. 397.6951, F.S.; requiring that certain additional information be included in a petition for involuntary outpatient services; amending s. 397.6955, F.S.; requiring a court to fulfill certain additional duties upon the filing of a petition for involuntary outpatient services; amending s. 397.6957, F.S.; providing additional requirements for a hearing on a petition for involuntary outpatient services; amending s. 397.697, F.S.; authorizing a court to make a determination of involuntary outpatient services; authorizing a court to order a respondent to undergo treatment through a publicly or privately funded licensed service provider under certain circumstances; prohibiting a court from ordering involuntary outpatient services under certain circumstances; requiring the service provider to document certain inquiries; requiring the managing entity to document certain efforts; requiring a copy of the court's order to be sent to the department and managing entity; providing procedures for modifications to such orders; amending s. 397.6971, F.S.; establishing the requirements for an early release from involuntary outpatient services; amending s. 397.6975, F.S.; requiring the court to appoint certain counsel; providing requirements for hearings on petitions for continued involuntary outpatient services; requiring notice of such hearings; amending s. 397.6977, F.S.; conforming provisions to changes made by the act; creating s. 397.6978, F.S.; providing for the appointment of guardian advocates if an individual is found incompetent to consent to treatment; prohibiting specified persons from being appointed as an individual's guardian advocate; providing requirements for a facility requesting the appointment of a guardian advocate; requiring a training course for guardian advocates; providing requirements for the training course: providing requirements for the prioritization of individuals to be selected as guardian advocates; authorizing certain guardian advocates to consent to medical treatment; providing exceptions; providing procedures for the discharge of a guardian advocate; amending s. 409.967, F.S.; requiring managed care plans to provide for quality care; amending s. 409.973, F.S.; providing an integrated behavioral health initiative; amending s. 491.0045, F.S.; revising registration requirements for interns; repealing s. 394.4674, F.S., relating to the comprehensive plan and report on the deinstitutionalization of patients in a treatment facility; repealing s. 394.4985, F.S., relating to the implementation of a districtwide information and referral network; repealing s. 394.745, F.S., relating to the annual report on the compliance of providers under contract with the department; repealing s. 397.331, F.S., relating to definitions and legislative intent; repealing part IX of chapter 397, F.S., consisting of ss. 397.801, 397.811, and 397.821, F.S., relating to substance abuse impairment coordination, juvenile substance abuse impairment coordination, and juvenile substance abuse impairment prevention and early intervention councils, respectively; repealing s. 397.901, F.S., relating to prototype juvenile addictions receiving facilities; repealing s. 397.93, F.S., relating to target populations for children's substance abuse services; repealing s. 397.94, F.S., relating to the information and referral network for children's substance abuse services; repealing s. 397.951, F.S., relating to substance abuse treatment and sanctions; repealing s. 397.97, F.S., relating to demonstration models for children's substance abuse services; repealing s. 397.98, F.S., relating to utilization management for children's substance abuse services; amending ss. 39.407, 212.055, 394.4599, 394.495, 394.496, 394.9085, 397.321, 397.405, 397.407, 397.416, 397.4871, 409.966, 409.972, 440.102, and 744.704, F.S.; conforming cross-references; requiring the Secretary of Children and Families to appoint a workgroup on the use of advance directives for substance use disorders; requiring a report to the Governor and Legislature by a specified date; providing for expiration of the workgroup; amending s. 61.13, F.S.; providing that a parenting plan that provides for shared parental responsibility over health care decisions must authorize either parent to consent to mental health treatment for the child; amending s. 39.001, F.S.; conforming provisions to changes made by the act; amending ss. 39.507 and 39.521, F.S.; providing for consideration of mental health issues and involvement in mental health programs in adjudicatory hearings and orders; providing requirements for certain court orders; revising the qualifications for administrators of mental health and substance abuse assessments or evaluations; amending s. 394.4655, F.S.; defining the terms "court" and "criminal county court"; providing for involuntary outpatient services; authorizing certain licensed physicians and psychiatric nurses to provide a second opinion regarding a recommendation for involuntary outpatient services under certain circumstances; requiring a service provider to document certain inquiries; requiring the managing entity to document certain efforts; making technical changes; amending s. 394.4599, F.S.; conforming provisions to changes made by the act; amending s. 394.455, F.S.; defining and redefining terms; amending s. 394.463, F.S.; authorizing circuit or county courts to enter ex parte orders for involuntary examinations; requiring a facility to provide copies of ex parte orders, reports, and certificates to the department, rather than the Agency for Health Care Administration; requiring the department to receive certain orders, certificates, and reports; requiring the department to receive and maintain copies of certain documents; prohibiting a person from being held for involuntary examination for more than a specified period of time; providing exceptions; requiring certain individuals to be released to law enforcement custody; providing exceptions; conforming cross-references; amending s. 394.4615, F.S.; conforming a cross-reference; amending s. 394.47891, F.S.; expanding eligibility for military veterans and servicemembers court programs; creating s. 394.47892, F.S.; authorizing the creation of mental health court programs; providing for eligibility; providing program requirements; providing for an advisory committee; amending s. 790.065, F.S.; conforming terminology and cross-references; amending s. 910.035, F.S.; revising the definition of the term "problem-solving court"; creating s. 916.185, F.S.; creating the Forensic Hospital Diversion Pilot Program; providing legislative findings and intent; providing definitions; authorizing the Department of Children and Families to implement a Forensic Hospital Diversion Pilot Program in specified judicial circuits; authorizing the department to request specified budget amendments; providing for eligibility for the program; providing legislative intent concerning training; authorizing rulemaking; amending s. 948.001, F.S.; defining the term "mental health probation"; amending ss. 948.01 and 948.06, F.S.; authorizing courts to order certain offenders on probation or community control to postadjudicatory mental health court programs; amending s. 948.08, F.S.; expanding eligibility requirements for certain pretrial intervention programs; providing for voluntary admission into a pretrial mental health court program; amending s. 948.16, F.S.; expanding eligibility of veterans for a misdemeanor pretrial veterans' treatment intervention program; providing eligibility of misdemeanor defendants for a misdemeanor pretrial mental health court program; amending s. 948.21, F.S.; expanding veterans' eligibility for participating in treatment programs while on court-ordered probation or community control; amending s. 985.345, F.S.; authorizing delinquency pretrial mental health court intervention programs for certain juvenile offenders; providing for disposition of pending charges after completion of the program; authorizing expunction of specified criminal history records after successful completion of the program; reenacting s. 397.334(3)(a) and (5), F.S., relating to treatment-based drug court programs, to incorporate the amendments made by the act to ss. 948.01 and 948.06, F.S., in references thereto;

reenacting s. 948.012(2)(b), F.S., relating to split sentence probation or community control and imprisonment, to incorporate the amendment made by the act to s. 948.06, F.S., in a reference thereto; providing for provisions of the act to supersede and control over any conflicting provisions of specified bills; providing an effective date.

Senator Garcia moved the following amendment:

Senate Amendment 1 (259190) to House Amendment 1 (171349) (with title amendment)—Delete lines 5-4950 and insert:

Section 1. Paragraph (e) is added to subsection (10) of section 29.004, Florida Statutes, to read:

29.004 State courts system.—For purposes of implementing s. 14, Art. V of the State Constitution, the elements of the state courts system to be provided from state revenues appropriated by general law are as follows:

- (10) Case management. Case management includes:
- (e) Service referral, coordination, monitoring, and tracking for treatment-based mental health court programs under chapter 394.

Case management may not include costs associated with the application of therapeutic jurisprudence principles by the courts. Case management also may not include case intake and records management conducted by the clerk of court.

- Section 2. Subsections (65) through (79) of section 39.01, Florida Statutes, are renumbered as subsections (66) through (80), respectively, and a new subsection (65) is added to that section to read:
- 39.01 Definitions.—When used in this chapter, unless the context otherwise requires:
- (65) "Qualified professional" means a physician or a physician assistant licensed under chapter 458 or chapter 459; a psychiatrist licensed under chapter 458 or chapter 459; a psychologist as defined in s. 490.003(7) or a professional licensed under chapter 491; or a psychiatric nurse as defined in s. 394.455.
- Section 3. Paragraph (c) of subsection (6) of section 39.407, Florida Statutes, is amended to read:
- 39.407 Medical, psychiatric, and psychological examination and treatment of child; physical, mental, or substance abuse examination of person with or requesting child custody.—
- (6) Children who are in the legal custody of the department may be placed by the department, without prior approval of the court, in a residential treatment center licensed under s. 394.875 or a hospital licensed under chapter 395 for residential mental health treatment only pursuant to this section or may be placed by the court in accordance with an order of involuntary examination or involuntary placement entered pursuant to s. 394.463 or s. 394.467. All children placed in a residential treatment program under this subsection must have a guardian ad litem appointed.
- (c) Before a child is admitted under this subsection, the child shall be assessed for suitability for residential treatment by a qualified evaluator who has conducted a personal examination and assessment of the child and has made written findings that:
- 1. The child appears to have an emotional disturbance serious enough to require residential treatment and is reasonably likely to benefit from the treatment.
- 2. The child has been provided with a clinically appropriate explanation of the nature and purpose of the treatment.
- 3. All available modalities of treatment less restrictive than residential treatment have been considered, and a less restrictive alternative that would offer comparable benefits to the child is unavailable.

A copy of the written findings of the evaluation and suitability assessment must be provided to the department, and to the guardian ad litem, and, if the child is a member of a Medicaid managed care plan, to the plan that is financially responsible for the child's care in residential

treatment, all of whom must be provided with who shall have the opportunity to discuss the findings with the evaluator.

Section 4. Section 394.453, Florida Statutes, is amended to read:

394.453 Legislative intent.—

- (1) It is the intent of the Legislature:
- (a) To authorize and direct the Department of Children and Families to evaluate, research, plan, and recommend to the Governor and the Legislature programs designed to reduce the occurrence, severity, duration, and disabling aspects of mental, emotional, and behavioral disorders.
- (b) It is the intent of the Legislature That treatment programs for such disorders shall include, but not be limited to, comprehensive health, social, educational, and rehabilitative services to persons requiring intensive short-term and continued treatment in order to encourage them to assume responsibility for their treatment and recovery. It is intended that:
- 1. Such persons be provided with emergency service and temporary detention for evaluation when required;
- 2. Such persons that they be admitted to treatment facilities on a voluntary basis when extended or continuing care is needed and unavailable in the community;
- 3. that Involuntary placement be provided only when expert evaluation determines that it is necessary;
- 4. that Any involuntary treatment or examination be accomplished in a setting that which is clinically appropriate and most likely to facilitate the person's return to the community as soon as possible; and
- 5. that Individual dignity and human rights be guaranteed to all persons who are admitted to mental health facilities or who are being held under s. 394.463.
- (c) That services provided to persons in this state use the coordination-of-care principles characteristic of recovery-oriented services and include social support services, such as housing support, life skills and vocational training, and employment assistance, necessary for persons with mental health disorders and co-occurring mental health and substance use disorders to live successfully in their communities.
- (d) That licensed, qualified health professionals be authorized to practice to the fullest extent of their education and training in the performance of professional functions necessary to carry out the intent of this part.
- (2) It is the further intent of the Legislature that the least restrictive means of intervention be employed based on the individual needs of each person, within the scope of available services. It is the policy of this state that the use of restraint and seclusion on clients is justified only as an emergency safety measure to be used in response to imminent danger to the client or others. It is, therefore, the intent of the Legislature to achieve an ongoing reduction in the use of restraint and seclusion in programs and facilities serving persons with mental illness.
  - Section 5. Section 394.4573, Florida Statutes, is amended to read:
- 394.4573 Coordinated system of care; annual assessment; essential elements Continuity of care management system;—measures of performance; system improvement grants; reports.—On or before December 1 of each year, the department shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives an assessment of the behavioral health services in this state. The assessment shall consider, at a minimum, the extent to which designated receiving systems function as no-wrong-door models, the availability of treatment and recovery services that use recovery-oriented and peer-involved approaches, the availability of less-restrictive services, and the use of evidence-informed practices. The department's assessment shall consider, at a minimum, the needs assessments conducted by the managing entities pursuant to s. 394.9082(5). Beginning in 2017, the department shall compile and include in the report all plans submitted by managing entities pursuant to s. 394.9082(8) and the department's evaluation of each plan.

- (1) As used in For the purposes of this section:
- (a) "Care coordination" means the implementation of deliberate and planned organizational relationships and service procedures that improve the effectiveness and efficiency of the behavioral health system by engaging in purposeful interactions with individuals who are not yet effectively connected with services to ensure service linkage. Examples of care coordination activities include development of referral agreements, shared protocols, and information exchange procedures. The purpose of care coordination is to enhance the delivery of treatment services and recovery supports and to improve outcomes among priority populations.
- (b)(a) "Case management" means those direct services provided to a client in order to assess his or her activities aimed at assessing client needs, plan, or arrange planning services, coordinate service providers, link linking the service system to a client, monitor coordinating the various system components, monitoring service delivery, and evaluate patient outcomes to ensure the client is receiving the appropriate services evaluating the effect of service delivery.
- (b) "Case manager" means an individual who works with clients, and their families and significant others, to provide ease management.
- (e) "Client manager" means an employee of the department who is assigned to specific provider agencies and geographic areas to ensure that the full range of needed services is available to clients.
- (c)(d) "Coordinated system Continuity of care management system" means a system that assures, within available resources, that clients have access to the full array of behavioral and related services in a region or community offered by all service providers, whether participating under contract with the managing entity or by another method of community partnership or mutual agreement within the mental health services delivery system.
- (d) "No-wrong-door model" means a model for the delivery of acute care services to persons who have mental health or substance use disorders, or both, which optimizes access to care, regardless of the entry point to the behavioral health care system.
  - (2) The essential elements of a coordinated system of care include:
- (a) Community interventions, such as prevention, primary care for behavioral health needs, therapeutic and supportive services, crisis response services, and diversion programs.
- (b) A designated receiving system that consists of one or more facilities serving a defined geographic area and responsible for assessment and evaluation, both voluntary and involuntary, and treatment or triage of patients who have a mental health or substance use disorder, or co-occurring disorders.
- 1. A county or several counties shall plan the designated receiving system using a process that includes the managing entity and is open to participation by individuals with behavioral health needs and their families, service providers, law enforcement agencies, and other parties. The county or counties, in collaboration with the managing entity, shall document the designated receiving system through written memoranda of agreement or other binding arrangements. The county or counties and the managing entity shall complete the plan and implement the designated receiving system by July 1, 2017, and the county or counties and the managing entity shall review and update, as necessary, the designated receiving system at least once every 3 years.
- 2. To the extent permitted by available resources, the designated receiving system shall function as a no-wrong-door model. The designated receiving system may be organized in any manner which functions as a no-wrong-door model that responds to individual needs and integrates services among various providers. Such models include, but are not limited to:
- a. A central receiving system that consists of a designated central receiving facility that serves as a single entry point for persons with mental health or substance use disorders, or co-occurring disorders. The central receiving facility shall be capable of assessment, evaluation, and triage or treatment or stabilization of persons with mental health or substance use disorders, or co-occurring disorders.

- b. A coordinated receiving system that consists of multiple entry points that are linked by shared data systems, formal referral agreements, and cooperative arrangements for care coordination and case management. Each entry point shall be a designated receiving facility and shall, within existing resources, provide or arrange for necessary services following an initial assessment and evaluation.
- c. A tiered receiving system that consists of multiple entry points, some of which offer only specialized or limited services. Each service provider shall be classified according to its capabilities as either a designated receiving facility or another type of service provider, such as a triage center, a licensed detoxification facility, or an access center. All participating service providers shall, within existing resources, be linked by methods to share data, formal referral agreements, and cooperative arrangements for care coordination and case management.

An accurate inventory of the participating service providers which specifies the capabilities and limitations of each provider and its ability to accept patients under the designated receiving system agreements and the transportation plan developed pursuant to this section shall be maintained and made available at all times to all first responders in the service area.

- (c) Transportation in accordance with a plan developed under s. 394.462.
- (d) Crisis services, including mobile response teams, crisis stabilization units, addiction receiving facilities, and detoxification facilities.
- (e) Case management. Each case manager or person directly supervising a case manager who provides Medicaid-funded targeted case management services shall hold a valid certification from a department-approved credentialing entity as defined in s. 397.311(9) by July 1, 2017, and, thereafter, within 6 months after hire.
- (f) Care coordination that involves coordination with other local systems and entities, public and private, which are involved with the individual, such as primary care, child welfare, behavioral health care, and criminal and juvenile justice organizations.
  - (g) Outpatient services.
  - (h) Residential services.
  - (i) Hospital inpatient care.
  - (j) Aftercare and other post-discharge services.
  - (k) Medication-assisted treatment and medication management.
- (l) Recovery support, including, but not limited to, support for competitive employment, educational attainment, independent living skills development, family support and education, wellness management and self-care, and assistance in obtaining housing that meets the individual's needs. Such housing may include mental health residential treatment facilities, limited mental health assisted living facilities, adult family care homes, and supportive housing. Housing provided using state funds must provide a safe and decent environment free from abuse and neglect.
- (m) Care plans shall assign specific responsibility for initial and ongoing evaluation of the supervision and support needs of the individual and the identification of housing that meets such needs. For purposes of this paragraph, the term "supervision" means oversight of and assistance with compliance with the clinical aspects of an individual's care plan.
- (3) SYSTEM IMPROVEMENT GRANTS.—Subject to a specific appropriation by the Legislature, the department may award system improvement grants to managing entities based on a detailed plan to enhance services in accordance with the no-wrong-door model as defined in subsection (1) and to address specific needs identified in the assessment prepared by the department pursuant to this section. Such a grant must be awarded through a performance-based contract that links payments to the documented and measurable achievement of system improvements. The department is directed to implement a continuity of care management system for the provision of mental health care, through the provision of client and case management, including clients referred from state treatment facilities to community mental health

facilities. Such system shall include a network of client managers and case managers throughout the state designed to:

- (a) Reduce the possibility of a client's admission or readmission to a state treatment facility.
- (b) Provide for the creation or designation of an agency in each county to provide single intake services for each person seeking mental health services. Such agency shall provide information and referral services necessary to ensure that clients receive the most appropriate and least restrictive form of care, based on the individual needs of the person seeking treatment. Such agency shall have a single telephone number, operating 24 hours per day, 7 days per week, where practicable, at a central location, where each client will have a central record.
- (e) Advocate on behalf of the client to ensure that all appropriate services are afforded to the client in a timely and dignified manner.
- (d) Require that any public receiving facility initiating a patient transfer to a licensed hospital for acute care mental health services not accessible through the public receiving facility shall notify the hospital of such transfer and send all records relating to the emergency psychiatric or medical condition.
- (3) The department is directed to develop and include in contracts with service providers measures of performance with regard to goals and objectives as specified in the state plan. Such measures shall use, to the extent practical, existing data collection methods and reports and shall not require, as a result of this subsection, additional reports on the part of service providers. The department shall plan monitoring visits of community mental health facilities with other state, federal, and local governmental and private agencies charged with monitoring such facilities.
- Section 6. Section 394.461, Florida Statutes, is amended to read:
- 394.461 Designation of receiving and treatment facilities and receiving systems.—The department is authorized to designate and monitor receiving facilities, and treatment facilities, and receiving systems and may suspend or withdraw such designation for failure to comply with this part and rules adopted under this part. Unless designated by the department, facilities are not permitted to hold or treat involuntary patients under this part.
- (1) RECEIVING FACILITY.—The department may designate any community facility as a receiving facility. Any other facility within the state, including a private facility or a federal facility, may be so designated by the department, provided that such designation is agreed to by the governing body or authority of the facility.
- (2) TREATMENT FACILITY.—The department may designate any state-owned, state-operated, or state-supported facility as a state treatment facility. A civil patient shall not be admitted to a state treatment facility without previously undergoing a transfer evaluation. Before a court hearing for involuntary placement in a state treatment facility, the court shall receive and consider the information documented in the transfer evaluation. Any other facility, including a private facility or a federal facility, may be designated as a treatment facility by the department, provided that such designation is agreed to by the appropriate governing body or authority of the facility.
- (3) PRIVATE FACILITIES.—Private facilities designated as receiving and treatment facilities by the department may provide examination and treatment of involuntary patients, as well as voluntary patients, and are subject to all the provisions of this part.
  - (4) REPORTING REQUIREMENTS.—
- (a) A facility designated as a public receiving or treatment facility under this section shall report to the department on an annual basis the following data, unless these data are currently being submitted to the Agency for Health Care Administration:
  - 1. Number of licensed beds.
  - 2. Number of contract days.
  - 3. Number of admissions by payor class and diagnoses.

- 4. Number of bed days by payor class.
- 5. Average length of stay by payor class.
- 6. Total revenues by payor class.
- (b) For the purposes of this subsection, "payor class" means Medicare, Medicare HMO, Medicaid, Medicaid HMO, private-pay health insurance, private-pay health maintenance organization, private preferred provider organization, the Department of Children and Families, other government programs, self-pay patients, and charity care.
- (c) The data required under this subsection shall be submitted to the department no later than 90 days following the end of the facility's fiscal year. A facility designated as a public receiving or treatment facility shall submit its initial report for the 6-month period ending June 30, 2008.
- (d) The department shall issue an annual report based on the data required pursuant to this subsection. The report shall include individual facilities' data, as well as statewide totals. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- (5) RECEIVING SYSTEM.—The department shall designate as a receiving system one or more facilities serving a defined geographic area developed pursuant to s. 394.4573 which is responsible for assessment and evaluation, both voluntary and involuntary, and treatment, stabilization, or triage for patients who have a mental illness, a substance use disorder, or co-occurring disorders. Any transportation plans developed pursuant to s. 394.462 must support the operation of the receiving system
  - (6)(5) RULES.—The department may shall adopt rules relating to:
- (a) Procedures and criteria for receiving and evaluating facility applications for designation, which may include onsite facility inspection and evaluation of an applicant's licensing status and performance history, as well as consideration of local service needs.
- (b) Minimum standards consistent with this part that a facility must meet and maintain in order to be designated as a receiving or treatment facility and procedures for monitoring continued adherence to such standards.
- (c) Procedures and criteria for designating receiving systems which may include consideration of the adequacy of services provided by facilities within the receiving system to meet the needs of the geographic area using available resources.
- (d)(e) Procedures for receiving complaints against a designated facility or designated receiving system and for initiating inspections and investigations of facilities or receiving systems alleged to have violated the provisions of this part or rules adopted under this part.
- (e)(d) Procedures and criteria for the suspension or withdrawal of designation as a receiving facility or receiving system.
  - Section 7. Section 394.675, Florida Statutes, is repealed.
- Section 8. Subsection (3) and paragraph (b) of subsection (4) of section 394.75, Florida Statutes, are amended to read:
- $394.75\,$  State and district substance abuse and mental health plans.—
- (3) The district health and human services board shall prepare an integrated district substance abuse and mental health plan. The plan shall be prepared and updated on a schedule established by the Alcohol, Drug Abuse, and Mental Health Program Office. The plan shall reflect the needs and program priorities established by the department and the needs of the district established under ss. 394.4573 and 394.674 and 394.675. The plan must list in order of priority the mental health and the substance abuse treatment needs of the district and must rank each program separately. The plan shall include:
- (a) A record of the total amount of money available in the district for mental health and substance abuse services.

- $\ensuremath{\left(b\right)}$  A description of each service that will be purchased with state funds.
- (c) A record of the amount of money allocated for each service identified in the plan as being purchased with state funds.
  - (d) A record of the total funds allocated to each provider.
- (e) A record of the total funds allocated to each provider by type of service to be purchased with state funds.
- (f) Input from community-based persons, organizations, and agencies interested in substance abuse and mental health treatment services; local government entities that contribute funds to the public substance abuse and mental health treatment systems; and consumers of publicly funded substance abuse and mental health services, and their family members. The plan must describe the means by which this local input occurred.

The plan shall be submitted by the district board to the district administrator and to the governing bodies for review, comment, and approval.

- (4) The district plan shall:
- (b) Provide the means for meeting the needs of the district's eligible clients, specified in ss. 394.4573 and 394.674 and 394.675, for substance abuse and mental health services.
- Section 9. Paragraph (a) of subsection (3) of section 394.76, Florida Statutes, is amended to read:
- 394.76 Financing of district programs and services.—If the local match funding level is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, such funding level shall be provided as follows:
- (3) The state share of financial participation shall be determined by the following formula:
- (a) The state share of approved program costs shall be a percentage of the net balance determined by deducting from the total operating cost of services and programs, as specified in s. 394.4573 394.675(1), those expenditures which are ineligible for state participation as provided in subsection (7) and those ineligible expenditures established by rule of the department pursuant to s. 394.78.
- Section 10. Paragraphs (d) and (e) of subsection (2) of section 394.4597, Florida Statutes, are amended to read:

394.4597 Persons to be notified; patient's representative.—

- (2) INVOLUNTARY PATIENTS.—
- (d) When the receiving or treatment facility selects a representative, first preference shall be given to a health care surrogate, if one has been previously selected by the patient. If the patient has not previously selected a health care surrogate, the selection, except for good cause documented in the patient's clinical record, shall be made from the following list in the order of listing:
  - 1. The patient's spouse.
  - 2. An adult child of the patient.
  - 3. A parent of the patient.
  - 4. The adult next of kin of the patient.
  - 5. An adult friend of the patient.
- 6. The appropriate Florida local advocacy council as provided in s. 402 166
- (e) The following persons are prohibited from selection as a patient's representative:
- 1. A professional providing clinical services to the patient under this part.

- 2. The licensed professional who initiated the involuntary examination of the patient, if the examination was initiated by professional certificate.
- 3. An employee, an administrator, or a board member of the facility providing the examination of the patient.
- 4. An employee, an administrator, or a board member of a treatment facility providing treatment for the patient.
- 5. A person providing any substantial professional services to the patient, including clinical services.
  - 6. A creditor of the patient.
- 7. A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- 8. A person subject to an injunction for protection against repeat violence, stalking, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the patient was the petitioner A licensed professional providing services to the patient under this part, an employee of a facility providing direct services to the patient under this part, a department employee, a person providing other substantial services to the patient in a professional or business capacity, or a creditor of the patient shall not be appointed as the patient's representative.
- Section 11. Subsections (2) through (7) of section 394.4598, Florida Statutes, are renumbered as subsections (3) through (8), respectively, a new subsection (2) is added to that section, and present subsections (3) and (4) of that section are amended, to read:

394.4598 Guardian advocate.—

- (2) The following persons are prohibited from appointment as a patient's guardian advocate:
- $\begin{tabular}{ll} (a) & A \ professional \ providing \ clinical \ services \ to \ the \ patient \ under \ this \ part. \end{tabular}$
- (b) The licensed professional who initiated the involuntary examination of the patient, if the examination was initiated by professional certificate.
- (c) An employee, an administrator, or a board member of the facility providing the examination of the patient.
- (d) An employee, an administrator, or a board member of a treatment facility providing treatment of the patient.
- (e) A person providing any substantial professional services, excluding public and professional guardians, to the patient, including clinical services.
  - (f) A creditor of the patient.
- (g) A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- (h) A person subject to an injunction for protection against repeat violence, stalking, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the patient was the petitioner.
- (4)(3) In lieu of the training required of guardians appointed pursuant to chapter 744, Prior to a guardian advocate must, at a minimum, participate in a 4-hour training course approved by the court before exercising his or her authority, the guardian advocate shall attend a training course approved by the court. At a minimum, this training course, of not less than 4 hours, must include, at minimum, information about the patient rights, psychotropic medications, the diagnosis of mental illness, the ethics of medical decisionmaking, and duties of guardian advocates. This training course shall take the place of the training required for guardians appointed pursuant to chapter 744.

(5)(4) The required training course and the information to be supplied to prospective guardian advocates before prior to their appointment and the training course for guardian advocates must be developed and completed through a course developed by the department, and approved by the chief judge of the circuit court, and taught by a courtapproved organization, which. Court-approved organizations may include, but is are not limited to, a community college community or junior colleges, a guardianship organization guardianship organizations, a and the local bar association, or The Florida Bar. The training course may be web-based, provided in video format, or other electronic means but must be capable of ensuring the identity and participation of the prospective guardian advocate. The court may, in its discretion, waive some or all of the training requirements for guardian advocates or impose additional requirements. The court shall make its decision on a case-by-case basis and, in making its decision, shall consider the experience and education of the guardian advocate, the duties assigned to the guardian advocate, and the needs of the patient.

## Section 12. Section 394.462, Florida Statutes, is amended to read:

394.462 Transportation.—A transportation plan shall be developed and implemented by each county by July 1, 2017, in collaboration with the managing entity in accordance with this section. A county may enter into a memorandum of understanding with the governing boards of nearby counties to establish a shared transportation plan. When multiple counties enter into a memorandum of understanding for this purpose, the counties shall notify the managing entity and provide it with a copy of the agreement. The transportation plan shall describe methods of transport to a facility within the designated receiving system for individuals subject to involuntary examination under s. 394.463 or involuntary admission under s. 397.6772, s. 397.679, s. 397.6798, or s. 397.6811, and may identify responsibility for other transportation to a participating facility when necessary and agreed to by the facility. The plan may rely on emergency medical transport services or private transport companies, as appropriate. The plan shall comply with the transportation provisions of this section and ss. 397.6772, 397.6795, 397.6822, and 397.697.

## (1) TRANSPORTATION TO A RECEIVING FACILITY.—

- (a) Each county shall designate a single law enforcement agency within the county, or portions thereof, to take a person into custody upon the entry of an ex parte order or the execution of a certificate for involuntary examination by an authorized professional and to transport that person to the appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or to the nearest receiving facility if neither apply for examination.
- (b)1. The designated law enforcement agency may decline to transport the person to a receiving facility only if:
- $a.\pm$ . The jurisdiction designated by the county has contracted on an annual basis with an emergency medical transport service or private transport company for transportation of persons to receiving facilities pursuant to this section at the sole cost of the county; and
- b.2. The law enforcement agency and the emergency medical transport service or private transport company agree that the continued presence of law enforcement personnel is not necessary for the safety of the person or others.
- 2.2. The entity providing transportation jurisdiction designated by the county may seek reimbursement for transportation expenses. The party responsible for payment for such transportation is the person receiving the transportation. The county shall seek reimbursement from the following sources in the following order:
- a. From a private or public third-party payor an insurance company, health care corporation, or other source, if the person receiving the transportation has applicable coverage is covered by an insurance policy or subscribes to a health care corporation or other source for payment of such expenses.
  - b. From the person receiving the transportation.
- c. From a financial settlement for medical care, treatment, hospitalization, or transportation payable or accruing to the injured party.

- (c)(b) A Any company that transports a patient pursuant to this subsection is considered an independent contractor and is solely liable for the safe and dignified transport transportation of the patient. Such company must be insured and provide no less than \$100,000 in liability insurance with respect to the transport transportation of patients.
- (d)(e) Any company that contracts with a governing board of a county to transport patients shall comply with the applicable rules of the department to ensure the safety and dignity of the patients.
- (e)(d) When a law enforcement officer takes custody of a person pursuant to this part, the officer may request assistance from emergency medical personnel if such assistance is needed for the safety of the officer or the person in custody.
- (f)(e) When a member of a mental health overlay program or a mobile crisis response service is a professional authorized to initiate an involuntary examination pursuant to s. 394.463 or s. 397.675 and that professional evaluates a person and determines that transportation to a receiving facility is needed, the service, at its discretion, may transport the person to the facility or may call on the law enforcement agency or other transportation arrangement best suited to the needs of the patient.
- (g)(f) When any law enforcement officer has custody of a person based on either noncriminal or minor criminal behavior that meets the statutory guidelines for involuntary examination pursuant to s. 394.463 under this part, the law enforcement officer shall transport the person to the appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or to the nearest receiving facility if neither apply for examination persons who meet the statutory guidelines for involuntary admission pursuant to s. 397.675 may also be transported by law enforcement officers to the extent resources are available and as otherwise provided by law. Such persons shall be transported to an appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or to the nearest facility if neither apply.
- (h)(g) When any law enforcement officer has arrested a person for a felony and it appears that the person meets the statutory guidelines for involuntary examination or placement under this part, such person must shall first be processed in the same manner as any other criminal suspect. The law enforcement agency shall thereafter immediately notify the appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or to the nearest public receiving facility if neither apply. The receiving facility, which shall be responsible for promptly arranging for the examination and treatment of the person. A receiving facility is not required to admit a person charged with a crime for whom the facility determines and documents that it is unable to provide adequate security, but shall provide mental health examination and treatment to the person where he or she is held.
- (i)(h) If the appropriate law enforcement officer believes that a person has an emergency medical condition as defined in s. 395.002, the person may be first transported to a hospital for emergency medical treatment, regardless of whether the hospital is a designated receiving facility.
- (j)(i) The costs of transportation, evaluation, hospitalization, and treatment incurred under this subsection by persons who have been arrested for violations of any state law or county or municipal ordinance may be recovered as provided in s. 901.35.
- (k) $(\frac{1}{2})$  The appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or the nearest receiving facility if neither apply, must accept persons brought by law enforcement officers, or an emergency medical transport service or a private transport company authorized by the county, for involuntary examination pursuant to s. 394.463.
- (l) The appropriate facility within the designated receiving system pursuant to a transportation plan or an exception under subsection (4), or the nearest receiving facility if neither apply, must provide persons brought by law enforcement officers, or an emergency medical transport service or a private transport company authorized by the county, pursuant to s. 397.675, a basic screening or triage sufficient to refer the person to the appropriate services.

- (m)(k) Each law enforcement agency designated pursuant to paragraph (a) shall establish a policy that develop a memorandum of understanding with each receiving facility within the law enforcement agency's jurisdiction which reflects a single set of protocols for the safe and secure transportation of the person and transfer of custody of the person. Each law enforcement agency shall provide a copy of the protocols to the managing entity. These protocols must also address crisis intervention measures.
- (n)(1) When a jurisdiction has entered into a contract with an emergency medical transport service or a private transport company for transportation of persons to receiving facilities within the designated receiving system, such service or company shall be given preference for transportation of persons from nursing homes, assisted living facilities, adult day care centers, or adult family-care homes, unless the behavior of the person being transported is such that transportation by a law enforcement officer is necessary.
- (o)(m) Nothing in This section may not shall be construed to limit emergency examination and treatment of incapacitated persons provided in accordance with the provisions of s. 401.445.

### (2) TRANSPORTATION TO A TREATMENT FACILITY.—

- (a) If neither the patient nor any person legally obligated or responsible for the patient is able to pay for the expense of transporting a voluntary or involuntary patient to a treatment facility, the transportation plan established by the governing board of the county or counties must specify how in which the hospitalized patient will be transported to, from, and between facilities in a is hospitalized shall arrange for such required transportation and shall ensure the safe and dignified manner transportation of the patient. The governing board of each county is authorized to contract with private transport companies for the transportation of such patients to and from a treatment facility.
- (b) A Any company that transports a patient pursuant to this subsection is considered an independent contractor and is solely liable for the safe and dignified transportation of the patient. Such company must be insured and provide no less than \$100,000 in liability insurance with respect to the transport trans
- (c) A Any company that contracts with one or more counties the governing board of a county to transport patients in accordance with this section shall comply with the applicable rules of the department to ensure the safety and dignity of the patients.
- (d) County or municipal law enforcement and correctional personnel and equipment *may* shall not be used to transport patients adjudicated incapacitated or found by the court to meet the criteria for involuntary placement pursuant to s. 394.467, except in small rural counties where there are no cost-efficient alternatives.
- (3) TRANSFER OF CUSTODY.—Custody of a person who is transported pursuant to this part, along with related documentation, shall be relinquished to a responsible individual at the appropriate receiving or treatment facility.
- (4) EXCEPTIONS.—An exception to the requirements of this section may be granted by the secretary of the department for the purposes of improving service coordination or better meeting the special needs of individuals. A proposal for an exception must be submitted to the department by the district administrator after being approved by the governing boards of any affected counties, prior to submission to the secretary.
- (a) A proposal for an exception must identify the specific provision from which an exception is requested; describe how the proposal will be implemented by participating law enforcement agencies and transportation authorities; and provide a plan for the coordination of services such as case management.
  - (b) The exception may be granted only for:
- 1. An arrangement centralizing and improving the provision of services within a district, which may include an exception to the requirement for transportation to the nearest receiving facility;
- 2. An arrangement by which a facility may provide, in addition to required psychiatric or substance use disorder services, an environment

- and services which are uniquely tailored to the needs of an identified group of persons with special needs, such as persons with hearing impairments or visual impairments, or elderly persons with physical frailties; or
- 3. A specialized transportation system that provides an efficient and humane method of transporting patients to receiving facilities, among receiving facilities, and to treatment facilities.
- (e) Any exception approved pursuant to this subsection shall be reviewed and approved every 5 years by the secretary.

The exceptions provided in this subsection shall expire on June 30, 2017, and no new exceptions shall be granted after that date. After June 30, 2017, the transport of a patient to a facility that is not the nearest facility must be made pursuant to a plan as provided in this section.

- Section 13. Section 394.467, Florida Statutes, is amended to read:
- 394.467 Involuntary inpatient placement.—
- (1) CRITERIA.—A person may be *ordered for* placed in involuntary inpatient placement for treatment upon a finding of the court by clear and convincing evidence that:
- (a) He or she  $has\ a\ mental\ illness\ is\ mentally\ ill}$  and because of his or her mental illness:
- 1.a. He or she has refused voluntary *inpatient* placement for treatment after sufficient and conscientious explanation and disclosure of the purpose of *inpatient* placement for treatment; or
- b. He or she is unable to determine for himself or herself whether *inpatient* placement is necessary; and
- 2.a. He or she is manifestly incapable of surviving alone or with the help of willing and responsible family or friends, including available alternative services, and, without treatment, is likely to suffer from neglect or refuse to care for himself or herself, and such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; or
- b. There is substantial likelihood that in the near future he or she will inflict serious bodily harm on *self or others* himself or herself or another person, as evidenced by recent behavior causing, attempting, or threatening such harm; and
- (b) All available less restrictive treatment alternatives *that* which would offer an opportunity for improvement of his or her condition have been judged to be inappropriate.
- (2) ADMISSION TO A TREATMENT FACILITY.—A patient may be retained by a receiving facility or involuntarily placed in a treatment facility upon the recommendation of the administrator of the receiving facility where the patient has been examined and after adherence to the notice and hearing procedures provided in s. 394.4599. The recommendation must be supported by the opinion of a psychiatrist and the second opinion of a clinical psychologist or another psychiatrist, both of whom have personally examined the patient within the preceding 72 hours, that the criteria for involuntary inpatient placement are met. However, in a county that has a population of fewer than 50,000, if the administrator certifies that a psychiatrist or clinical psychologist is not available to provide the second opinion, the second opinion may be provided by a licensed physician who has postgraduate training and experience in diagnosis and treatment of mental illness and nervous disorders or by a psychiatric nurse. Any second opinion authorized in this subsection may be conducted through a face-to-face examination, in person, or by electronic means. Such recommendation shall be entered on a petition for an involuntary inpatient placement certificate that authorizes the receiving facility to retain the patient pending transfer to a treatment facility or completion of a hearing.
- (3) PETITION FOR INVOLUNTARY INPATIENT PLACE-MENT.—The administrator of the facility shall file a petition for involuntary inpatient placement in the court in the county where the patient is located. Upon filing, the clerk of the court shall provide copies to the department, the patient, the patient's guardian or representative, and the state attorney and public defender of the judicial circuit in

which the patient is located. A  $\overline{No}$  fee  $may\ not\ shall$  be charged for the filing of a petition under this subsection.

- (4) APPOINTMENT OF COUNSEL.—Within 1 court working day after the filing of a petition for involuntary inpatient placement, the court shall appoint the public defender to represent the person who is the subject of the petition, unless the person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender of such appointment. Any attorney representing the patient shall have access to the patient, witnesses, and records relevant to the presentation of the patient's case and shall represent the interests of the patient, regardless of the source of payment to the attorney.
- (5) CONTINUANCE OF HEARING.—The patient is entitled, with the concurrence of the patient's counsel, to at least one continuance of the hearing. The continuance shall be for a period of up to 4 weeks.

#### (6) HEARING ON INVOLUNTARY INPATIENT PLACEMENT.—

- (a)1. The court shall hold the hearing on involuntary inpatient placement within 5 court working days, unless a continuance is granted.
- 2. Except for good cause documented in the court file, the hearing must shall be held in the county or the facility, as appropriate, where the patient is located, must and shall be as convenient to the patient as is may be consistent with orderly procedure, and shall be conducted in physical settings not likely to be injurious to the patient's condition. If the court finds that the patient's attendance at the hearing is not consistent with the best interests of the patient, and the patient's counsel does not object, the court may waive the presence of the patient from all or any portion of the hearing. The state attorney for the circuit in which the patient is located shall represent the state, rather than the petitioning facility administrator, as the real party in interest in the proceeding.
- 3.2. The court may appoint a general or special magistrate to preside at the hearing. One of the professionals who executed the petition for involuntary inpatient placement certificate shall be a witness. The patient and the patient's guardian or representative shall be informed by the court of the right to an independent expert examination. If the patient cannot afford such an examination, the court shall ensure that one is provided, as otherwise provided for by law provide for one. The independent expert's report is shall be confidential and not discoverable, unless the expert is to be called as a witness for the patient at the hearing. The testimony in the hearing must be given under oath, and the proceedings must be recorded. The patient may refuse to testify at the hearing.
- (b) If the court concludes that the patient meets the criteria for involuntary inpatient placement, it may shall order that the patient be transferred to a treatment facility or, if the patient is at a treatment facility, that the patient be retained there or be treated at any other appropriate receiving or treatment facility, or that the patient receive services from a receiving or treatment facility, on an involuntary basis, for a period of up to 90 days 6 months. However, any order for involuntary mental health services in a treatment facility may be for up to 6 months. The order shall specify the nature and extent of the patient's mental illness. The court may not order an individual with traumatic brain injury or dementia who lacks a co-occurring mental illness to be involuntarily placed in a state treatment facility. The facility shall discharge a patient any time the patient no longer meets the criteria for involuntary inpatient placement, unless the patient has transferred to voluntary status.
- (c) If at any time before prior to the conclusion of the hearing on involuntary inpatient placement it appears to the court that the person does not meet the criteria for involuntary inpatient placement under this section, but instead meets the criteria for involuntary outpatient services placement, the court may order the person evaluated for involuntary outpatient services placement pursuant to s. 394.4655. The petition and hearing procedures set forth in s. 394.4655 shall apply. If the person instead meets the criteria for involuntary assessment, protective custody, or involuntary admission pursuant to s. 397.675, then the court may order the person to be admitted for involuntary assessment for a period of 5 days pursuant to s. 397.6811. Thereafter, all proceedings are shall be governed by chapter 397.

- (d) At the hearing on involuntary inpatient placement, the court shall consider testimony and evidence regarding the patient's competence to consent to treatment. If the court finds that the patient is incompetent to consent to treatment, it shall appoint a guardian advocate as provided in s. 394.4598.
- (e) The administrator of the petitioning receiving facility shall provide a copy of the court order and adequate documentation of a patient's mental illness to the administrator of a treatment facility if the whenever a patient is ordered for involuntary inpatient placement, whether by civil or criminal court. The documentation must shall include any advance directives made by the patient, a psychiatric evaluation of the patient, and any evaluations of the patient performed by a psychiatric nurse, a clinical psychologist, a marriage and family therapist, a mental health counselor, or a clinical social worker. The administrator of a treatment facility may refuse admission to any patient directed to its facilities on an involuntary basis, whether by civil or criminal court order, who is not accompanied at the same time by adequate orders and documentation.

# $\left(7\right)$ PROCEDURE FOR CONTINUED INVOLUNTARY INPATIENT PLACEMENT.—

- (a) Hearings on petitions for continued involuntary inpatient placement of an individual placed at any treatment facility are shall be administrative hearings and must shall be conducted in accordance with the provisions of s. 120.57(1), except that any order entered by the administrative law judge is shall be final and subject to judicial review in accordance with s. 120.68. Orders concerning patients committed after successfully pleading not guilty by reason of insanity are shall be governed by the provisions of s. 916.15.
- (b) If the patient continues to meet the criteria for involuntary inpatient placement and is being treated at a treatment facility, the administrator shall, before prior to the expiration of the period during which the treatment facility is authorized to retain the patient, file a petition requesting authorization for continued involuntary inpatient placement. The request must shall be accompanied by a statement from the patient's physician, psychiatrist, psychiatric nurse, or clinical psychologist justifying the request, a brief description of the patient's treatment during the time he or she was involuntarily placed, and an individualized plan of continued treatment. Notice of the hearing must shall be provided as provided set forth in s. 394.4599. If a patient's attendance at the hearing is voluntarily waived, the administrative law judge must determine that the waiver is knowing and voluntary before waiving the presence of the patient from all or a portion of the hearing. Alternatively, if at the hearing the administrative law judge finds that attendance at the hearing is not consistent with the best interests of the patient, the administrative law judge may waive the presence of the patient from all or any portion of the hearing, unless the patient, through counsel, objects to the waiver of presence. The testimony in the hearing must be under oath, and the proceedings must be recorded.
- (c) Unless the patient is otherwise represented or is ineligible, he or she shall be represented at the hearing on the petition for continued involuntary inpatient placement by the public defender of the circuit in which the facility is located.
- (d) If at a hearing it is shown that the patient continues to meet the criteria for involuntary inpatient placement, the administrative law judge shall sign the order for continued involuntary inpatient placement for up to 90 days a period not to exceed 6 months. However, any order for involuntary mental health services in a treatment facility may be for up to 6 months. The same procedure shall be repeated before prior to the expiration of each additional period the patient is retained.
- (e) If continued involuntary inpatient placement is necessary for a patient admitted while serving a criminal sentence, but *his or her* whose sentence is about to expire, or for a *minor* patient involuntarily placed, while a minor but who is about to reach the age of 18, the administrator shall petition the administrative law judge for an order authorizing continued involuntary inpatient placement.
- (f) If the patient has been previously found incompetent to consent to treatment, the administrative law judge shall consider testimony and evidence regarding the patient's competence. If the administrative law judge finds evidence that the patient is now competent to consent to treatment, the administrative law judge may issue a recommended

order to the court that found the patient incompetent to consent to treatment that the patient's competence be restored and that any guardian advocate previously appointed be discharged.

(g) If the patient has been ordered to undergo involuntary inpatient placement and has previously been found incompetent to consent to treatment, the court shall consider testimony and evidence regarding the patient's incompetence. If the patient's competency to consent to treatment is restored, the discharge of the guardian advocate shall be governed by s. 394.4598.

The procedure required in this subsection must be followed before the expiration of each additional period the patient is involuntarily receiving services.

- (8) RETURN TO FACILITY OF PATIENTS.—If a patient involuntarily held When a patient at a treatment facility under this part leaves the facility without the administrator's authorization, the administrator may authorize a search for the patient and his or her the return of the patient to the facility. The administrator may request the assistance of a law enforcement agency in this regard the search for and return of the patient.
  - Section 14. Section 394.46715, Florida Statutes, is amended to read:
- 394.46715 Rulemaking authority.—The department may adopt rules to administer this part Department of Children and Families shall have rulemaking authority to implement the provisions of ss. 394.455, 394.4598, 394.4615, 394.463, 394.4655, and 394.467 as amended or created by this act. These rules shall be for the purpose of protecting the health, safety, and well being of persons examined, treated, or placed under this act.

Section 15. Subsection (2) of section 394.4685, Florida Statutes, is amended to read:

394.4685 Transfer of patients among facilities.—

- (2) TRANSFER FROM PUBLIC TO PRIVATE FACILITIES.—
- (a) A patient who has been admitted to a public receiving or public treatment facility and has requested, either personally or through his or her guardian or guardian advocate, and is able to pay for treatment in a private facility shall be transferred at the patient's expense to a private facility upon acceptance of the patient by the private facility.
- (b) A public receiving facility initiating a patient transfer to a licensed hospital for acute care mental health services not accessible through the public receiving facility shall notify the hospital of such transfer and send the hospital all records relating to the emergency psychiatric or medical condition.
  - Section 16. Section 394.656, Florida Statutes, is amended to read:
- 394.656 Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program.—
- (1) There is created within the Department of Children and Families the Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program. The purpose of the program is to provide funding to counties with which they may use to ean plan, implement, or expand initiatives that increase public safety, avert increased spending on criminal justice, and improve the accessibility and effectiveness of treatment services for adults and juveniles who have a mental illness, substance abuse disorder, or co-occurring mental health and substance abuse disorders and who are in, or at risk of entering, the criminal or juvenile justice systems.
- (2) The department shall establish a Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee. The committee shall include:
  - $(a) \quad One \ representative \ of \ the \ Department \ of \ Children \ and \ Families;$
  - (b) One representative of the Department of Corrections;
  - (c) One representative of the Department of Juvenile Justice;
  - (d) One representative of the Department of Elderly Affairs; and

- (e) One representative of the Office of the State Courts Administrator:  $\overline{\cdot}$ 
  - (f) One representative of the Department of Veterans' Affairs;
  - (g) One representative of the Florida Sheriffs Association;
  - (h) One representative of the Florida Police Chiefs Association;
  - (i) One representative of the Florida Association of Counties;
- (j) One representative of the Florida Alcohol and Drug Abuse Association:
- (k) One representative of the Florida Association of Managing Entities:
- (l) One representative of the Florida Council for Community Mental Health;
  - (m) One representative of the National Alliance of Mental Illness;
- (n) One representative of the Florida Prosecuting Attorneys Association:
- (o) One representative of the Florida Public Defender Association; and
- (p) One administrator of an assisted living facility that holds a limited mental health license.
- (3) The committee shall serve as the advisory body to review policy and funding issues that help reduce the impact of persons with mental illness and substance abuse disorders on communities, criminal justice agencies, and the court system. The committee shall advise the department in selecting priorities for grants and investing awarded grant moneys.
- (4) The committee must have experience in substance use and mental health disorders, community corrections, and law enforcement. To the extent possible, the members of the committee shall have expertise in grant review writing, grant reviewing, and grant application scoring.
- (5)(a)(3)(a) A county, or a not-for-profit community provider or managing entity designated by the county planning council or committee, as described in s. 394.657, may apply for a 1-year planning grant or a 3-year implementation or expansion grant. The purpose of the grants is to demonstrate that investment in treatment efforts related to mental illness, substance abuse disorders, or co-occurring mental health and substance abuse disorders results in a reduced demand on the resources of the judicial, corrections, juvenile detention, and health and social services systems.
- (b) To be eligible to receive a 1-year planning grant or a 3-year implementation or expansion grant: $_{7}$
- 1. A county applicant must have a <del>county</del> planning council or committee that is in compliance with the membership requirements set forth in this section.
- 2. A not-for-profit community provider or managing entity must be designated by the county planning council or committee and have written authorization to submit an application. A not-for-profit community provider or managing entity must have written authorization for each submitted application.
- (c) The department may award a 3-year implementation or expansion grant to an applicant who has not received a 1-year planning grant.
- (d) The department may require an applicant to conduct sequential intercept mapping for a project. For purposes of this paragraph, the term "sequential intercept mapping" means a process for reviewing a local community's mental health, substance abuse, criminal justice, and related systems and identifying points of interceptions where interventions may be made to prevent an individual with a substance abuse disorder or mental illness from deeper involvement in the criminal justice system.
- (6)(4) The grant review and selection committee shall select the grant recipients and notify the department of Children and Families in

writing of the *recipients*' names of the applicants who have been selected by the committee to receive a grant. Contingent upon the availability of funds and upon notification by the *grant* review and selection committee of those applicants approved to receive planning, implementation, or expansion grants, the department of Children and Families may transfer funds appropriated for the grant program to a selected grant recipient to any county awarded a grant.

Section 17. Section 394.761, Florida Statutes, is created to read:

### 394.761 Revenue maximization.—

- (1) The agency and the department shall develop a plan to obtain federal approval for increasing the availability of federal Medicaid funding for behavioral health care. Increased funding shall be used to advance the goal of improved integration of behavioral health services and primary care services for individuals eligible for Medicaid through the development and effective implementation of the behavioral health system of care as described in s. 394.4573.
- The agency and the department shall identify in the plan the amount of general revenue funding appropriated for mental health and substance abuse services eligible to be used as state Medicaid match. The agency and the department shall evaluate alternative uses of increased Medicaid funding, including seeking Medicaid eligibility for the severely and persistently mentally ill or persons with substance use disorders, increased reimbursement rates for behavioral health services, adjustments to the capitation rate for Medicaid enrollees with chronic mental illness and substance use disorders, targeted case management for individuals with substance use disorders as a Medicaid-funded service, supplemental payments to mental health and substance abuse service providers through a designated state health program or other mechanisms, and innovative programs to provide incentives for improved outcomes for behavioral health conditions. The agency and the department shall identify in the plan the advantages and disadvantages of each alternative and assess each alternative's potential for achieving improved integration of services. The agency and the department shall identify in the plan the types of federal approvals necessary to implement each alternative and project a timeline for implementation.
- (3) The department, in coordination with the agency and the managing entities, shall compile detailed documentation of the cost and reimbursements for Medicaid covered services provided to Medicaid eligible individuals by providers of behavioral health services that are also funded for programs authorized by this chapter and chapter 397. The department's documentation, along with a report of general revenue funds supporting behavioral health services that are not counted as maintenance of effort or match for any other federal program, must be submitted to the agency by December 31, 2016.
- (4) If the report presents clear evidence that Medicaid reimbursements are less than the costs of providing the services, the agency and the department shall request such additional trust fund authority as is necessary to draw federal Medicaid funds as a match for the documented general revenue expenditures supporting covered services delivered to eligible individuals. Payment of the federal funds shall be made to providers in such a manner as is allowed by federal law and regulations.
- (5) The agency and the department shall submit the written plan and report required in this section to the President of the Senate and the Speaker of the House of Representatives by December 31, 2016.
- Section 18. Subsection (5) of section 394.879, Florida Statutes, is amended and subsection (6) is added to that section, to read:

## 394.879 Rules; enforcement.—

(5) The agency or the department may not adopt any rule governing the design, construction, erection, alteration, modification, repair, or demolition of crisis stabilization units. It is the intent of the Legislature to preempt that function to the Florida Building commission and the State Fire Marshal through adoption and maintenance of the Florida Building Code and the Florida Fire Prevention Code. However, a crisis stabilization unit, a short-term residential treatment facility, or an integrated adult mental health crisis stabilization and addictions receiving facility that is collocated with a centralized receiving facility may be in a multi-story building and may be authorized on floors other than the ground floor. The agency shall provide technical assistance to the

commission and the State Fire Marshal in updating the construction standards of the Florida Building Code and the Florida Fire Prevention Code which govern crisis stabilization units. In addition, the agency may enforce the special-occupancy provisions of the Florida Building code and the Florida Fire Prevention Code which apply to crisis stabilization units in conducting any inspection authorized under this part or part II of chapter 408.

(6) The department and the Agency for Health Care Administration shall develop a plan to provide options for a single, consolidated license for a provider that offers multiple types of either mental health services or substance abuse services, or both, regulated under chapters 394 and 397, respectively. In the plan, the department and the agency shall identify the statutory revisions necessary to accomplish the consolidation. To the extent possible, the department and the agency shall accomplish such consolidation administratively and by rule. The department and the agency shall submit the plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1, 2016.

Section 19. Section 394.9082, Florida Statutes, is amended to read:

(Substantial rewording of section. See s. 394.9082, F.S., for present text.)

394.9082 Behavioral health managing entities.—

### (1) INTENT AND PURPOSE.—

- (a) The Legislature finds that untreated behavioral health disorders constitute major health problems for residents of this state, are a major economic burden to the citizens of this state, and substantially increase demands on the state's juvenile and adult criminal justice systems, the child welfare system, and health care systems. The Legislature finds that behavioral health disorders respond to appropriate treatment, rehabilitation, and supportive intervention. The Legislature finds that local communities have also made substantial investments in behavioral health services, contracting with safety net providers who by mandate and mission provide specialized services to vulnerable and hard-to-serve populations and have strong ties to local public health and public safety agencies. The Legislature finds that a regional management structure that facilitates a comprehensive and cohesive system of coordinated care for behavioral health treatment and prevention services will improve access to care, promote service continuity, and provide for more efficient and effective delivery of substance abuse and mental health services. It is the intent of the Legislature that managing entities work to create linkages among various services and systems, including juvenile justice and adult criminal justice, child welfare, housing services, homeless systems of care, and health care.
- (b) The purpose of the behavioral health managing entities is to plan, coordinate, and contract for the delivery of community mental health and substance abuse services, to improve access to care, to promote service continuity, to purchase services, and to support efficient and effective delivery of services.
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Behavioral health services" means mental health services and substance abuse prevention and treatment services as described in this chapter and chapter 397.
- (b) "Coordinated system of care" means the array of mental health services and substance abuse services described in s. 394.4573.
- (c) "Geographic area" means one or more contiguous counties, circuits, or regions as described in s. 409.966.
- (d) "Managed behavioral health organization" means a Medicaid managed care organization currently under contract with the statewide Medicaid managed medical assistance program in this state pursuant to part IV of chapter 409, including a managed care organization operating as a behavioral health specialty plan.
- (e) "Managing entity" means a corporation selected by and under contract with the department to manage the daily operational delivery of behavioral health services through a coordinated system of care.

- (f) "Provider network" means the group of direct service providers, facilities, and organizations under contract with a managing entity to provide a comprehensive array of emergency, acute care, residential, outpatient, recovery support, and consumer support services, including prevention services.
- (g) "Subregion" means a distinct portion of a managing entity's geographic region defined by unifying service and provider utilization patterns.
  - $(3) \quad DEPARTMENT\ DUTIES.—The\ department\ shall:$
- (a) Contract with organizations to serve as managing entities in accordance with the requirements of this section and conduct a readiness review of any new managing entities before such entities assume their responsibilities.
- (b) Specify data reporting requirements and use of shared data systems.
- (c) Define the priority populations that will benefit from receiving care coordination. In defining such populations, the department shall take into account the availability of resources and consider:
- 1. The number and duration of involuntary admissions within a specified time.
- 2. The degree of involvement with the criminal justice system and the risk to public safety posed by the individual.
- 3. Whether the individual has recently resided in or is currently awaiting admission to or discharge from a treatment facility as defined in s. 394.455.
  - 4. The degree of utilization of behavioral health services.
- 5. Whether the individual is a parent or caregiver who is involved with the child welfare system.
- (d) Support the development and implementation of a coordinated system of care by requiring each provider that receives state funds for behavioral health services through a direct contract with the department to work with the managing entity in the provider's service area to coordinate the provision of behavioral health services as part of the contract with the department.
  - (e) Provide technical assistance to the managing entities.
- (f) Promote the coordination of behavioral health care and primary care.
- (g) Facilitate coordination between the managing entity and other payors of behavioral health care.
- (h) Develop and provide a unique identifier for clients receiving behavioral health services through the managing entity to coordinate care.
- (i) Coordinate procedures for the referral and admission of patients to, and the discharge of patients from, treatment facilities as defined in s. 394.455 and their return to the community.
- (j) Ensure that managing entities comply with state and federal laws, rules, regulations, and grant requirements.
- (k) Develop rules for the operations of, and the requirements that shall be met by, the managing entity, if necessary.
- (l) Periodically review contract and reporting requirements and reduce costly, duplicative, and unnecessary administrative requirements.
  - (4) CONTRACT WITH MANAGING ENTITIES.—
- (a) In contracting for services with managing entities under this section, the department shall first attempt to contract with not-for-profit, community-based organizations with competence in managing provider networks serving persons with mental health and substance use disorders to serve as managing entities.
- (b) The department shall issue an invitation to negotiate under s. 287.057 to select an organization to serve as a managing entity. If the

- department receives fewer than two responsive bids to the solicitation, the department shall reissue the solicitation and managed behavioral health organizations shall be eligible to bid and be awarded a contract.
- (c) If the managing entity is a not-for-profit, community-based organization, it must have a governing board that is representative. At a minimum, the governing board must include consumers and their family members; representatives of local government, area law enforcement agencies, health care facilities, and community-based care lead agencies; business leaders; and providers of substance abuse and mental health services as defined in this chapter and chapter 397.
- (d) If the managing entity is a managed behavioral health organization, it must establish an advisory board that meets the same requirements specified in paragraph (c) for a governing board.
- (e) If the department issues an invitation to negotiate pursuant to paragraph (b), the department shall consider, at a minimum, the following factors:
- 1. Experience serving persons with mental health and substance use disorders.
- 2. Established community partnerships with behavioral health care providers.
- 3. Demonstrated organizational capabilities for network management functions.
- 4. Capability to coordinate behavioral health services with primary care services.
- 5. Willingness to provide recovery-oriented services and systems of care and work collaboratively with persons with mental health and substance use disorders and their families in designing such systems and delivering such services.
- (f) The department's contracts with managing entities must support efficient and effective administration of the behavioral health system and ensure accountability for performance.
- (g) A contractor serving as a managing entity shall operate under the same data reporting, administrative, and administrative rate requirements, regardless of whether it is a for-profit or not-for-profit entity.
- (h) The contract must designate the geographic area that will be served by the managing entity, which area must be of sufficient size in population, funding, and services to allow for flexibility and efficiency.
- (i) The contract must require that, when there is a change in the managing entity in a geographic area, the managing entity work with the department to develop and implement a transition plan that ensures continuity of care for patients receiving behavioral health services.
- (j) By June 30, 2019, if all other contract requirements and performance standards are met and the department determines that a managing entity under contract as of July 1, 2016, has received network accreditation pursuant to subsection (6), the department may continue its contract with the managing entity for up to, but not exceeding, 5 years, including any and all renewals and extensions. Thereafter, the department must issue a competitive solicitation pursuant to paragraph (b).
  - (5) MANAGING ENTITY DUTIES.—A managing entity shall:
- (a) Maintain a governing board or, if a managed behavioral health organization, an advisory board as provided in paragraph (4)(c) or paragraph (4)(d), respectively.
- (b) Conduct a community behavioral health care needs assessment every 3 years in the geographic area served by the managing entity which identifies needs by subregion. The process for conducting the needs assessment shall include an opportunity for public participation. The assessment shall include, at a minimum, the information the department needs for its annual report to the Governor and Legislature pursuant to s. 394.4573. The managing entity shall provide the needs assessment to the department.

- (c) Determine the optimal array of services to meet the needs identified in the community behavioral health care needs assessment and expand the scope of services as resources become available.
- (d) Promote the development and effective implementation of a coordinated system of care pursuant to s. 394.4573.
- (e) Provide assistance to counties to develop a designated receiving system pursuant to s. 394.4573 and a transportation plan pursuant to s. 394.462.
- (f) Develop strategies to divert persons with mental illness or substance use disorders from the criminal and juvenile justice systems in collaboration with the court system and the Department of Juvenile Justice and to integrate behavioral health services with the child welfare system.
- (g) Promote and support care coordination activities that will improve outcomes among individuals identified as priority populations pursuant to paragraph (3)(c).
- (h) Work independently and collaboratively with stakeholders to improve access to and effectiveness, quality, and outcomes of behavioral health services. This work may include, but is not limited to, facilitating the dissemination and use of evidence-informed practices.
- (i) Develop a comprehensive provider network of qualified providers to deliver behavioral health services. The managing entity is not required to competitively procure network providers but shall publicize opportunities to join the provider network and evaluate providers in the network to determine if they may remain in the network. The managing entity shall publish these processes on its website. The managing entity shall ensure continuity of care for clients if a provider ceases to provide a service or leaves the network.
- (j) As appropriate, develop resources by pursuing third-party payments for services, applying for grants, assisting providers in securing local matching funds and in-kind services, and employing any other method needed to ensure that services are available and accessible.
- (k) Enter into cooperative agreements with local homeless councils and organizations for sharing information about clients, available resources, and other data or information for addressing the homelessness of persons suffering from a behavioral health crisis. All information sharing must comply with federal and state privacy and confidentiality laws, statutes, and regulations.
- (l) Work collaboratively with public receiving facilities and licensed housing providers to establish a network of licensed housing resources for mental health consumers that will prevent and reduce readmissions to public receiving facilities.
- (m) Monitor network providers' performance and their compliance with contract requirements and federal and state laws, rules, regulations, and grant requirements.
- (n) Manage and allocate funds for services to meet federal and state laws, rules, and regulations.
- (o) Promote coordination of behavioral health care with primary care.
- (p) Implement shared data systems necessary for the delivery of coordinated care and integrated services, the assessment of managing entity performance and provider performance, and the reporting of outcomes and costs of services.
- (q) Operate in a transparent manner, providing public access to information, notice of meetings, and opportunities for public participation in managing entity decisionmaking.
- (r) Establish and maintain effective relationships with community stakeholders, including individuals served by the behavioral health system of care and their families, local governments, and other community organizations that meet the needs of individuals with mental illness or substance use disorders.
- (s) Collaborate with and encourage increased coordination between the provider network and other systems, programs, and entities, such as

- the child welfare system, law enforcement agencies, the criminal and juvenile justice systems, the Medicaid program, offices of the public defender, and offices of criminal conflict and civil regional counsel.
- 1. Collaboration with the criminal and juvenile justice systems shall seek, at a minimum, to divert persons with mental illness, substance use disorders, or co-occurring conditions from these systems.
- 2. Collaboration with the court system shall seek, at a minimum, to develop specific written procedures and agreements to maximize the use of involuntary outpatient services, reduce involuntary inpatient treatment, and increase diversion from the criminal and juvenile justice systems.
- 3. Collaboration with the child welfare system shall seek, at a minimum, to provide effective and timely services to parents and caregivers involved in the child welfare system.
- $\begin{array}{ll} \textit{(6)} & \textit{NETWORK ACCREDITATION AND SYSTEMS COORDINA-} \\ \textit{TION AGREEMENTS.} -- \end{array}$
- (a)1. The department shall identify acceptable accreditations which address coordination within a network and, if possible, between the network and major systems and programs with which the network interacts, such as the child welfare system, the courts system, and the Medicaid program. In identifying acceptable accreditations, the department shall consider whether the accreditation facilitates integrated strategic planning, resource coordination, technology integration, performance measurement, and increased value to consumers through choice of and access to services, improved coordination of services, and effectiveness and efficiency of service delivery.
- 2. All managing entities under contract with the state by July 1, 2016, shall earn accreditation deemed acceptable by the department pursuant to subparagraph 1. by June 30, 2019. Managing entities whose initial contract with the state is executed after July 1, 2016, shall earn network accreditation within 3 years after the contract execution date. Pursuant to paragraph (4)(j), the department may continue the contract of a managing entity under contract as of July 1, 2016, that earns the network accreditation within the required timeframe and maintains it throughout the contract term.
- (b) If no accreditations are available or deemed acceptable pursuant to paragraph (a) which address coordination between the provider network and major systems and programs with which the provider network interacts, each managing entity shall enter into memoranda of understanding which details mechanisms for communication and coordination. The managing entity shall enter into such memoranda with any community-based care lead agencies, circuit courts, county courts, sheriffs' offices, offices of the public defender, offices of criminal conflict and civil regional counsel, Medicaid managed medical assistance plans, and homeless coalitions in its service area. Each managing entity under contract on July 1, 2016, shall enter into such memoranda by June 30, 2017, and each managing entity under contract after July 1, 2016, shall enter into such memoranda within 1 year after its contract execution date.
- (7) PERFORMANCE MEASUREMENT AND ACCOUNT-ABILITY.-Managing entities shall collect and submit data to the department regarding persons served, outcomes of persons served, costs of services provided through the department's contract, and other data as required by the department. The department shall evaluate managing entity performance and the overall progress made by the managing entity, together with other systems, in meeting the community's behavioral health needs, based on consumer-centered outcome measures that reflect national standards, if possible, that can be accurately measured. The department shall work with managing entities to establish performance standards, including, but not limited to:
- (a) The extent to which individuals in the community receive services, including, but not limited to, parents or caregivers involved in the child welfare system who need behavioral health services.
- (b) The improvement in the overall behavioral health of a community.

- (c) The improvement in functioning or progress in the recovery of individuals served by the managing entity, as determined using personcentered measures tailored to the population.
  - (d) The success of strategies to:
- 1. Divert admissions from acute levels of care, jails, prisons, and forensic facilities as measured by, at a minimum, the total number and percentage of clients who, during a specified period, experience multiple admissions to acute levels of care, jails, prisons, or forensic facilities;
- 2. Integrate behavioral health services with the child welfare system; and
- 3. Address the housing needs of individuals being released from public receiving facilities who are homeless.
  - (e) Consumer and family satisfaction.
- (f) The level of engagement of key community constituencies, such as law enforcement agencies, community-based care lead agencies, juvenile justice agencies, the courts, school districts, local government entities, hospitals, and other organizations, as appropriate, for the geographical service area of the managing entity.
- (8) ENHANCEMENT PLANS.—By September 1 of each year, beginning in 2017, each managing entity shall develop and submit to the department a description of strategies for enhancing services and addressing three to five priority needs in the service area. The planning process sponsored by the managing entity shall include consumers and their families, community-based care lead agencies, local governments, law enforcement agencies, service providers, community partners and other stakeholders. Each strategy must be described in detail and accompanied by an implementation plan that specifies action steps, identifies responsible parties, and delineates specific services that would be purchased, projected costs, the projected number of individuals that would be served, and the estimated benefits of the services. All or parts of these enhancement plans may be included in the department's annual budget requests submitted to the Legislature.

## (9) FUNDING FOR MANAGING ENTITIES.—

- (a) A contract established between the department and a managing entity under this section shall be funded by general revenue, other applicable state funds, or applicable federal funding sources. A managing entity may carry forward documented unexpended state funds from one fiscal year to the next, but the cumulative amount carried forward may not exceed 8 percent of the annual amount of the contract. Any unexpended state funds in excess of that percentage shall be returned to the department. The funds carried forward may not be used in a way that would increase future recurring obligations or for any program or service that was not authorized under the existing contract with the department. Expenditures of funds carried forward shall be separately reported to the department. Any unexpended funds that remain at the end of the contract period shall be returned to the department. Funds carried forward may be retained through contract renewals and new contract procurements as long as the same managing entity is retained by the department.
- (b) The method of payment for a fixed-price contract with a managing entity shall provide for a 2-month advance payment at the beginning of each fiscal year and equal monthly payments thereafter.
- (10) ACUTE CARE SERVICES UTILIZATION DATABASE.—The department shall develop, implement, and maintain standards under which a managing entity shall collect utilization data from all public receiving facilities situated within its geographical service area and all detoxification and addictions receiving facilities under contract with the managing entity. As used in this subsection, the term "public receiving facility" means an entity that meets the licensure requirements of, and is designated by, the department to operate as a public receiving facility under s. 394.875 and that is operating as a licensed crisis stabilization unit.
- (a) The department shall develop standards and protocols to be used for data collection, storage, transmittal, and analysis. The standards and protocols shall allow for compatibility of data and data transmittal between public receiving facilities, detoxification facilities, addictions

- receiving facilities, managing entities, and the department for the implementation, and to meet the requirements, of this subsection.
- (b) A managing entity shall require providers specified in paragraph (a) to submit data, in real time or at least daily, to the managing entity for:
- 1. All admissions and discharges of clients receiving public receiving facility services who qualify as indigent, as defined in s. 394.4787.
- 2. All admissions and discharges of clients receiving substance abuse services in an addictions receiving facility or detoxification facility pursuant to parts IV and V of chapter 397 who qualify as indigent.
- 3. The current active census of total licensed and utilized beds, the number of beds purchased by the department, the number of clients qualifying as indigent who occupy any of those beds, the total number of unoccupied licensed beds, regardless of funding, and the number in excess of licensed capacity. Crisis units licensed for both adult and child use will report as a single unit.
- (c) A managing entity shall require providers specified in paragraph (a) to submit data, on a monthly basis, to the managing entity which aggregates the daily data submitted under paragraph (b). The managing entity shall reconcile the data in the monthly submission to the data received by the managing entity under paragraph (b) to check for consistency. If the monthly aggregate data submitted by a provider under this paragraph are inconsistent with the daily data submitted under paragraph (b), the managing entity shall consult with the provider to make corrections necessary to ensure accurate data.
- (d) A managing entity shall require providers specified in paragraph (a) within its provider network to submit data, on an annual basis, to the managing entity which aggregates the data submitted and reconciled under paragraph (c). The managing entity shall reconcile the data in the annual submission to the data received and reconciled by the managing entity under paragraph (c) to check for consistency. If the annual agregate data submitted by a provider under this paragraph are inconsistent with the data received and reconciled under paragraph (c), the managing entity shall consult with the provider to make corrections necessary to ensure accurate data.
- (e) After ensuring the accuracy of data pursuant to paragraphs (c) and (d), the managing entity shall submit the data to the department on a monthly and an annual basis. The department shall create a statewide database for the data described under paragraph (b) and submitted under this paragraph for the purpose of analyzing the use of publicly funded crisis stabilization services and detoxification and addictions receiving services provided on a statewide and an individual provider basis.
- Section 20. Subsections (4) through (9) of section 397.305, Florida Statutes, are renumbered as subsections (6) though (11), respectively, and new subsections (4) and (5) are added to that section, to read:
  - 397.305 Legislative findings, intent, and purpose.—
- (4) It is the intent of the Legislature that licensed, qualified health professionals be authorized to practice to the full extent of their education and training in the performance of professional functions necessary to carry out the intent of this chapter.
- (5) It is the intent of the Legislature to establish expectations that services provided to persons in this state use the coordination-of-care principles characteristic of recovery-oriented services and include social support services, such as housing support, life skills and vocational training, and employment assistance necessary for persons who have substance use disorders or co-occurring substance use and mental health disorders to live successfully in their communities.
- Section 21. Present subsection (19) of section 391.311, Florida Statutes, is redesignated as subsection (20), present subsections (20) through (45) of that section are redesignated as subsections (23) through (48), respectively, new subsections (19), (21), and (22) are added to that section, and present subsections (30) and (38) of that section are amended, to read:
- 397.311 Definitions.—As used in this chapter, except part VIII, the term:

- (19) "Incompetent to consent to treatment" means a state in which a person's judgment is so affected by a substance abuse impairment that he or she lacks the capacity to make a well-reasoned, willful, and knowing decision concerning his or her medical health, mental health, or substance abuse treatment.
- (21) "Informed consent" means consent voluntarily given in writing by a competent person after sufficient explanation and disclosure of the subject matter involved to enable the person to make a knowing and willful decision without any element of force, fraud, deceit, duress, or other form of constraint or coercion.
- (22) "Involuntary services" means an array of behavioral health services that may be ordered by the court for persons with substance abuse impairment or co-occurring substance abuse impairment and mental health disorders.
- (33)(30) "Qualified professional" means a physician or a physician assistant licensed under chapter 458 or chapter 459; a professional licensed under chapter 490 or chapter 491; an advanced registered nurse practitioner having a specialty in psychiatry licensed under part I of chapter 464; or a person who is certified through a department-recognized certification process for substance abuse treatment services and who holds, at a minimum, a bachelor's degree. A person who is certified in substance abuse treatment services by a state-recognized certification process in another state at the time of employment with a licensed substance abuse provider in this state may perform the functions of a qualified professional as defined in this chapter but must meet certification requirements contained in this subsection no later than 1 year after his or her date of employment.
- (41)(38) "Service component" or "component" means a discrete operational entity within a service provider which is subject to licensing as defined by rule. Service components include prevention, intervention, and clinical treatment described in subsection (25) (22).
- Section 22. Subsections (16) through (20) of section 397.321, Florida Statutes, are renumbered as subsections (15) through (19), respectively, present subsection (15) is amended, and a new subsection (20) is added to that section, to read:
  - 397.321 Duties of the department.—The department shall:
- (15) Appoint a substance abuse impairment coordinator to represent the department in efforts initiated by the statewide substance abuse impairment prevention and treatment coordinator established in s. 397.801 and to assist the statewide coordinator in fulfilling the responsibilities of that position.
- (20) Develop and prominently display on its website all forms necessary for the implementation and administration of parts IV and V of this chapter. These forms shall include, but are not limited to, a petition for involuntary admission form and all related pleading forms, and a form to be used by law enforcement agencies pursuant to s. 397.6772. The department shall notify law enforcement agencies, the courts, and other state agencies of the existence and availability of such forms.
  - Section 23. Section 397.675, Florida Statutes, is amended to read:
- 397.675 Criteria for involuntary admissions, including protective custody, emergency admission, and other involuntary assessment, involuntary treatment, and alternative involuntary assessment for minors, for purposes of assessment and stabilization, and for involuntary treatment.—A person meets the criteria for involuntary admission if there is good faith reason to believe *that* the person is substance abuse impaired *or has a co-occurring mental health disorder* and, because of such impairment *or disorder*:
- (1) Has lost the power of self-control with respect to substance abuse use; and either
- (2)(a) Has inflieted, or threatened or attempted to infliet, or unless admitted is likely to infliet, physical harm on himself or herself or another; or
- (b) Is in need of substance abuse services and, by reason of substance abuse impairment, his or her judgment has been so impaired that *he or she* the person is incapable of appreciating his or her need for such services and of making a rational decision in *that* regard, *although*

- thereto; however, mere refusal to receive such services does not constitute evidence of lack of judgment with respect to his or her need for such services; or
- (b) Without care or treatment, is likely to suffer from neglect or refuse to care for himself or herself; that such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; and that it is not apparent that such harm may be avoided through the help of willing family members or friends or the provision of other services, or there is substantial likelihood that the person has inflicted, or threatened to or attempted to inflict, or, unless admitted, is likely to inflict, physical harm on himself, herself, or another.
- Section 24. Subsection (1) of section 397.6772, Florida Statutes, is amended to read:
  - 397.6772 Protective custody without consent.—
- (1) If a person in circumstances which justify protective custody as described in s. 397.677 fails or refuses to consent to assistance and a law enforcement officer has determined that a hospital or a licensed detoxification or addictions receiving facility is the most appropriate place for the person, the officer may, after giving due consideration to the expressed wishes of the person:
- (a) Take the person to a hospital or to a licensed detoxification or addictions receiving facility against the person's will but without using unreasonable force. The officer shall use the standard form developed by the department pursuant to s. 397.321 to execute a written report detailing the circumstances under which the person was taken into custody. The written report shall be included in the patient's clinical record; or
- (b) In the case of an adult, detain the person for his or her own protection in any municipal or county jail or other appropriate detention facility.

Such detention is not to be considered an arrest for any purpose, and no entry or other record may be made to indicate that the person has been detained or charged with any crime. The officer in charge of the detention facility must notify the nearest appropriate licensed service provider within the first 8 hours after detention that the person has been detained. It is the duty of the detention facility to arrange, as necessary, for transportation of the person to an appropriate licensed service provider with an available bed. Persons taken into protective custody must be assessed by the attending physician within the 72-hour period and without unnecessary delay, to determine the need for further services.

- Section 25. Paragraph (a) of subsection (1) of section 397.6773, Florida Statutes, is amended to read:
  - 397.6773 Dispositional alternatives after protective custody.—
- (1) An individual who is in protective custody must be released by a qualified professional when:
- (a) The individual no longer meets the involuntary admission criteria in s. 397.675 397.675(1);
- Section 26. Section 397.679, Florida Statutes, is amended to read:
- 397.679 Emergency admission; circumstances justifying.—A person who meets the criteria for involuntary admission in s. 397.675 may be admitted to a hospital or to a licensed detoxification facility or addictions receiving facility for emergency assessment and stabilization, or to a less intensive component of a licensed service provider for assessment only, upon receipt by the facility of a the physician's certificate by a physician, an advanced registered nurse practitioner, a psychiatric nurse, a clinical psychologist, a clinical social worker, a marriage and family therapist, a mental health counselor, a physician assistant working under the scope of practice of the supervising physician, or a master's-level-certified addictions professional for substance abuse services, if the certificate is specific to substance abuse impairment, and the completion of an application for emergency admission.
  - Section 27. Section 397.6791, Florida Statutes, is amended to read:

- 397.6791 Emergency admission; persons who may initiate.—The following persons may request a certificate for an emergency assessment or admission:
- (1) In the case of an adult, any professional who may issue a professional certificate pursuant to s. 397.6793, the certifying physician, the person's spouse or legal guardian, any relative of the person, or any other responsible adult who has personal knowledge of the person's substance abuse impairment.
- (2) In the case of a minor, the minor's parent, legal guardian, or legal custodian.
  - Section 28. Section 397.6793, Florida Statutes, is amended to read:
- 397.6793 Professional's Physician's certificate for emergency admission.—
- (1) A physician, a clinical psychologist, a physician assistant working under the scope of practice of the supervising physician, a psychiatric nurse, an advanced registered nurse practitioner, a mental health counselor, a marriage and family therapist, a master's-level-certified addictions professional for substance abuse services, or a clinical social worker may execute a professional's certificate for emergency admission. The professional's physician's certificate must include the name of the person to be admitted, the relationship between the person and the professional executing the certificate physician, the relationship between the applicant and the professional physician any relationship between the professional physician and the licensed service provider, and a statement that the person has been examined and assessed within the preceding 5 days after of the application date, and must include factual allegations with respect to the need for emergency admission, including:
- (a) The reason for the  $\frac{\text{physician's}}{\text{physician's}}$  belief that the person is substance abuse impaired;  $\frac{\text{and}}{\text{onto}}$
- (b) The reason for the <del>physician's</del> belief that because of such impairment the person has lost the power of self-control with respect to substance abuse; and <del>either</del>
- (c)1. The reason for the belief physician believes that, without care or treatment, the person is likely to suffer from neglect or refuse to care for himself or herself; that such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; and that it is not apparent that such harm may be avoided through the help of willing family members or friends or the provision of other services, or there is substantial likelihood that the person has inflicted or, unless admitted, is likely to inflict, physical harm on himself, or herself, or another others unless admitted; or
- 2. The reason *for* the *belief* physician believes that the person's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the person is incapable of appreciating his or her need for care and of making a rational decision regarding his or her need for care.
- (2) The professional's physician's certificate must recommend the least restrictive type of service that is appropriate for the person. The certificate must be signed by the professional physician. If other less restrictive means are not available, such as voluntary appearance for outpatient evaluation, a law enforcement officer shall take the person named in the certificate into custody and deliver him or her to the appropriate facility for involuntary assessment and stabilization.
- (3) A signed copy of the *professional's* physician's certificate shall accompany the person; and shall be made a part of the person's clinical record, together with a signed copy of the application. The application and the professional's physician's certificate authorize the involuntary admission of the person pursuant to, and subject to the provisions of, ss. 397.679-397.6797.
  - (4) The professional's certificate is valid for 7 days after issuance.
- (5) The professional's physician's certificate must indicate whether the person requires transportation assistance for delivery for emergency admission and specify, pursuant to s. 397.6795, the type of transportation assistance necessary.
  - Section 29. Section 397.6795, Florida Statutes, is amended to read:

- 397.6795 Transportation-assisted delivery of persons for emergency assessment.—An applicant for a person's emergency admission, or the person's spouse or guardian, or a law enforcement officer, or a health officer may deliver a person named in the professional's physician's certificate for emergency admission to a hospital or a licensed detoxification facility or addictions receiving facility for emergency assessment and stabilization.
- Section 30. Subsection (1) of section 397.681, Florida Statutes, is amended to read:
- 397.681  $\,$  Involuntary petitions; general provisions; court jurisdiction and right to counsel.—
- (1) JURISDICTION.—The courts have jurisdiction of involuntary assessment and stabilization petitions and involuntary treatment petitions for substance abuse impaired persons, and such petitions must be filed with the clerk of the court in the county where the person is located. The clerk of the court may not charge a fee for the filing of a petition under this section. The chief judge may appoint a general or special magistrate to preside over all or part of the proceedings. The alleged impaired person is named as the respondent.
- Section 31. Subsection (1) of section 397.6811, Florida Statutes, is amended to read:
- 397.6811 Involuntary assessment and stabilization.—A person determined by the court to appear to meet the criteria for involuntary admission under s. 397.675 may be admitted for a period of 5 days to a hospital or to a licensed detoxification facility or addictions receiving facility, for involuntary assessment and stabilization or to a less restrictive component of a licensed service provider for assessment only upon entry of a court order or upon receipt by the licensed service provider of a petition. Involuntary assessment and stabilization may be initiated by the submission of a petition to the court.
- (1) If the person upon whose behalf the petition is being filed is an adult, a petition for involuntary assessment and stabilization may be filed by the respondent's spouse or *legal* guardian, any relative, a private practitioner, the director of a licensed service provider or the director's designee, or *an adult* any three adults who *has direct* have personal knowledge of the respondent's substance abuse impairment.
  - Section 32. Section 397.6814, Florida Statutes, is amended to read:
- 397.6814 Involuntary assessment and stabilization; contents of petition.—A petition for involuntary assessment and stabilization must contain the name of the respondent,; the name of the applicant or applicants,; the relationship between the respondent and the applicant, and; the name of the respondent's attorney, if known, and a statement of the respondent's ability to afford an attorney; and must state facts to support the need for involuntary assessment and stabilization, including:
- (1) The reason for the petitioner's belief that the respondent is substance abuse impaired;  $\frac{1}{2}$
- (2) The reason for the petitioner's belief that because of such impairment the respondent has lost the power of self-control with respect to substance abuse; and either
- (3)(a) The reason the petitioner believes that the respondent has inflicted or is likely to inflict physical harm on himself or herself or others unless admitted; or
- (b) The reason the petitioner believes that the respondent's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the respondent is incapable of appreciating his or her need for care and of making a rational decision regarding that need for care. If the respondent has refused to submit to an assessment, such refusal must be alleged in the petition.
- A fee may not be charged for the filing of a petition pursuant to this section.
- Section 33. Subsection (4) is added to section 397.6818, Florida Statutes, to read:

397.6818 Court determination.—At the hearing initiated in accordance with s. 397.6811(1), the court shall hear all relevant testimony. The respondent must be present unless the court has reason to believe that his or her presence is likely to be injurious to him or her, in which event the court shall appoint a guardian advocate to represent the respondent. The respondent has the right to examination by a court-appointed qualified professional. After hearing all the evidence, the court shall determine whether there is a reasonable basis to believe the respondent meets the involuntary admission criteria of s. 397.675.

(4) The order is valid only for the period specified in the order or, if a period is not specified, for 7 days after the order is signed.

Section 34. Section 397.6819, Florida Statutes, is amended to read:

397.6819 Involuntary assessment and stabilization; responsibility of licensed service provider.—A licensed service provider may admit an individual for involuntary assessment and stabilization for a period not to exceed 5 days unless a petition for involuntary services has been initiated and the individual is being retained pursuant to s. 397.6822(3) or a request for an extension of time has been filed with the court pursuant to s. 397.6821. The assessment of the individual must occur within 72 hours be assessed without unnecessary delay by a qualified professional. If an assessment is performed by a qualified professional who is not a physician, the assessment must be reviewed by a physician before the end of the assessment period.

Section 35. Section 397.695, Florida Statutes, is amended to read:

397.695 Involuntary services treatment; persons who may petition.—

- (1) If the respondent is an adult, a petition for involuntary services treatment may be filed by the respondent's spouse or legal guardian, any relative, a service provider, or an adult any three adults who has direct have personal knowledge of the respondent's substance abuse impairment and his or her prior course of assessment and treatment.
- (2) If the respondent is a minor, a petition for involuntary treatment may be filed by a parent, legal guardian, or service provider.

Section 36. Section 397.6951, Florida Statutes, is amended to read:

397.6951 Contents of petition for involuntary services treatment.—A petition for involuntary services treatment must contain the name of the respondent to be admitted; the name of the petitioner or petitioners; the relationship between the respondent and the petitioner; the name of the respondent's attorney, if known, and a statement of the petitioner's knowledge of the respondent's ability to afford an attorney; the findings and recommendations of the assessment performed by the qualified professional; and the factual allegations presented by the petitioner establishing the need for involuntary outpatient services. The factual allegations must demonstrate treatment, including:

- (1) The reason for the petitioner's belief that the respondent is substance abuse impaired; and
- (2) The reason for the petitioner's belief that because of such impairment the respondent has lost the power of self-control with respect to substance abuse; and either
- (3)(a) The reason the petitioner believes that the respondent has inflicted or is likely to inflict physical harm on himself or herself or others unless the court orders the involuntary services admitted; or
- (b) The reason the petitioner believes that the respondent's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the respondent is incapable of appreciating his or her need for care and of making a rational decision regarding that need for care.

Section 37. Section 397.6955, Florida Statutes, is amended to read:

397.6955 Duties of court upon filing of petition for involuntary  $services\ {\mbox{\bf treatment}}.$ 

(1) Upon the filing of a petition for the involuntary services for treatment of a substance abuse impaired person with the clerk of the court, the court shall immediately determine whether the respondent is

represented by an attorney or whether the appointment of counsel for the respondent is appropriate. If the court appoints counsel for the person, the clerk of the court shall immediately notify the office of criminal conflict and civil regional counsel, created pursuant to s. 27.511, of the appointment. The office of criminal conflict and civil regional counsel shall represent the person until the petition is dismissed, the court order expires, or the person is discharged from involuntary services. An attorney that represents the person named in the petition shall have access to the person, witnesses, and records relevant to the presentation of the person's case and shall represent the interests of the person, regardless of the source of payment to the attorney.

- (2) The court shall schedule a hearing to be held on the petition within  $5\,10$  days unless a continuance is granted. The court may appoint a magistrate to preside at the hearing.
- (3) A copy of the petition and notice of the hearing must be provided to the respondent; the respondent's parent, guardian, or legal custodian, in the case of a minor; the respondent's attorney, if known; the petitioner; the respondent's spouse or guardian, if applicable; and such other persons as the court may direct. If the respondent is a minor, a copy of the petition and notice of the hearing must be and have such petition and order personally delivered to the respondent if he or she is a minor. The court shall also issue a summons to the person whose admission is sought.

Section 38. Section 397.6957, Florida Statutes, is amended to read:

397.6957 Hearing on petition for involuntary services treatment.—

- (1) At a hearing on a petition for involuntary services treatment, the court shall hear and review all relevant evidence, including the review of results of the assessment completed by the qualified professional in connection with the respondent's protective custody, emergency admission, involuntary assessment, or alternative involuntary admission. The respondent must be present unless the court finds that his or her presence is likely to be injurious to himself or herself or others, in which event the court must appoint a guardian advocate to act in behalf of the respondent throughout the proceedings.
- (2) The petitioner has the burden of proving by clear and convincing evidence  $\it that$ :
- (a) The respondent is substance abuse impaired and has a history of lack of compliance with treatment for substance abuse;; and
- (b) Because of such impairment the respondent is unlikely to voluntarily participate in the recommended services or is unable to determine for himself or herself whether services are necessary the respondent has lost the power of self-control with respect to substance abuse; and: either
- 1. Without services, the respondent is likely to suffer from neglect or refuse to care for himself or herself; that such neglect or refusal poses a real and present threat of substantial harm to his or her well-being; and that there is a substantial likelihood that without services the respondent will cause serious bodily harm to himself, herself, or another in the near future, as evidenced by recent behavior The respondent has inflicted or is likely to inflict physical harm on himself or herself or others unless admitted; or
- 2. The respondent's refusal to voluntarily receive care is based on judgment so impaired by reason of substance abuse that the respondent is incapable of appreciating his or her need for care and of making a rational decision regarding that need for care.
- (3) One of the qualified professionals who executed the involuntary services certificate must be a witness. The court shall allow testimony from individuals, including family members, deemed by the court to be relevant under state law, regarding the respondent's prior history and how that prior history relates to the person's current condition. The testimony in the hearing must be under oath, and the proceedings must be recorded. The patient may refuse to testify at the hearing.
- (4)(3) At the conclusion of the hearing the court shall either dismiss the petition or order the respondent to receive undergo involuntary services from his or her substance abuse treatment, with the respondent's chosen licensed service provider if to deliver the involuntary substance abuse treatment where possible and appropriate.

Section 39. Section 397.697, Florida Statutes, is amended to read:

397.697 Court determination; effect of court order for involuntary services substance abuse treatment.—

- (1) When the court finds that the conditions for involuntary services substance abuse treatment have been proved by clear and convincing evidence, it may order the respondent to receive undergo involuntary services from treatment by a publicly funded licensed service provider for a period not to exceed 90 60 days. The court may also order a respondent to undergo treatment through a privately funded licensed service provider if the respondent has the ability to pay for the treatment, or if any person on the respondent's behalf voluntarily demonstrates a willingness and an ability to pay for the treatment. If the court finds it necessary, it may direct the sheriff to take the respondent into custody and deliver him or her to the licensed service provider specified in the court order, or to the nearest appropriate licensed service provider, for involuntary services treatment. When the conditions justifying involuntary services treatment no longer exist, the individual must be released as provided in s. 397.6971. When the conditions justifying involuntary services treatment are expected to exist after 90 60 days of services treatment, a renewal of the involuntary services treatment order may be requested pursuant to s. 397.6975 before prior to the end of the 90-day 60 day period.
- (2) In all cases resulting in an order for involuntary services substance abuse treatment, the court shall retain jurisdiction over the case and the parties for the entry of such further orders as the circumstances may require. The court's requirements for notification of proposed release must be included in the original treatment order.
- (3) An involuntary services treatment order authorizes the licensed service provider to require the individual to receive services that undergo such treatment as will benefit him or her, including services treatment at any licensable service component of a licensed service provider.
- (4) If the court orders involuntary services, a copy of the order must be sent to the managing entity within 1 working day after it is received from the court. Documents may be submitted electronically though existing data systems, if applicable.

Section 40. Section 397.6971, Florida Statutes, is amended to read:

397.6971 Early release from involuntary services substance abuse

- (1) At any time before prior to the end of the 90-day 60 day involuntary services treatment period, or before prior to the end of any extension granted pursuant to s. 397.6975, an individual receiving admitted for involuntary services treatment may be determined eligible for discharge to the most appropriate referral or disposition for the individual when any of the following apply:
- (a) The individual no longer meets the criteria for involuntary admission and has given his or her informed consent to be transferred to voluntary treatment status.;
- (b) If the individual was admitted on the grounds of likelihood of infliction of physical harm upon himself or herself or others, such likelihood no longer exists.; or
- (c) If the individual was admitted on the grounds of need for assessment and stabilization or treatment, accompanied by inability to make a determination respecting such need; either:
  - 1. Such inability no longer exists; or
- 2. It is evident that further treatment will not bring about further significant improvements in the individual's condition.
  - (d) The individual is no longer in need of services.; or
- (e) The director of the service provider determines that the individual is beyond the safe management capabilities of the provider.
- (2) Whenever a qualified professional determines that an individual admitted for involuntary services qualifies treatment is ready for early release under for any of the reasons listed in subsection (1), the service

provider shall immediately discharge the individual, and must notify all persons specified by the court in the original treatment order.

Section 41. Section 397.6975. Florida Statutes, is amended to read:

397.6975 Extension of involuntary services substance abuse treatment period.—

- (1) Whenever a service provider believes that an individual who is nearing the scheduled date of his or her release from involuntary services treatment continues to meet the criteria for involuntary services treatment in s. 397.693, a petition for renewal of the involuntary services treatment order may be filed with the court at least 10 days before the expiration of the court-ordered services treatment period. The court shall immediately schedule a hearing to be held not more than 15 days after filing of the petition. The court shall provide the copy of the petition for renewal and the notice of the hearing to all parties to the proceeding. The hearing is conducted pursuant to s. 397.6957.
- (2) If the court finds that the petition for renewal of the involuntary services treatment order should be granted, it may order the respondent to receive undergo involuntary services treatment for a period not to exceed an additional 90 days. When the conditions justifying involuntary services treatment no longer exist, the individual must be released as provided in s. 397.6971. When the conditions justifying involuntary services treatment continue to exist after an additional 90 days of service additional treatment, a new petition requesting renewal of the involuntary services treatment order may be filed pursuant to this section.
- (3) Within 1 court working day after the filing of a petition for continued involuntary services, the court shall appoint the office of criminal conflict and civil regional counsel to represent the respondent, unless the respondent is otherwise represented by counsel. The clerk of the court shall immediately notify the office of criminal conflict and civil regional counsel of such appointment. The office of criminal conflict and civil regional counsel shall represent the respondent until the petition is dismissed or the court order expires or the respondent is discharged from involuntary services. Any attorney representing the respondent shall have access to the respondent, witnesses, and records relevant to the presentation of the respondent's case and shall represent the interests of the respondent, regardless of the source of payment to the attorney.
- (4) Hearings on petitions for continued involuntary services shall be before the circuit court. The court may appoint a magistrate to preside at the hearing. The procedures for obtaining an order pursuant to this section shall be in accordance with s. 397.697.
- (5) Notice of hearing shall be provided to the respondent or his or her counsel. The respondent and the respondent's counsel may agree to a period of continued involuntary services without a court hearing.
- (6) The same procedure shall be repeated before the expiration of each additional period of involuntary services.
- (7) If the respondent has previously been found incompetent to consent to treatment, the court shall consider testimony and evidence regarding the respondent's competence.
  - Section 42. Section 397.6977, Florida Statutes, is amended to read:
- 397.6977 Disposition of individual upon completion of involuntary services substance abuse treatment.—At the conclusion of the 90-day 60 day period of court-ordered involuntary services treatment, the respondent individual is automatically discharged unless a motion for renewal of the involuntary services treatment order has been filed with the court pursuant to s. 397.6975.
  - Section 43. Section 397.6978, Florida Statutes, is created to read:
- 397.6978 Guardian advocate; patient incompetent to consent; substance abuse disorder.—
- (1) The administrator of a receiving facility or an addictions receiving facility may petition the court for the appointment of a guardian advocate based upon the opinion of a qualified professional that the patient is incompetent to consent to treatment. If the court finds that a patient is incompetent to consent to treatment and has not been adjudicated incapacitated and that a guardian with the authority to con-

sent to substance abuse treatment has not been appointed, it may appoint a guardian advocate. The patient has the right to have an attorney represent him or her at the hearing. If the person is indigent, the court shall appoint the office of criminal conflict and civil regional counsel to represent him or her at the hearing. The patient has the right to testify, cross-examine witnesses, and present witnesses. The proceeding shall be recorded electronically or stenographically, and testimony must be provided under oath. One of the qualified professionals authorized to give an opinion in support of a petition for involuntary services, as described in s. 397.693, must testify. A guardian advocate must meet the qualifications of a guardian contained in part IV of chapter 744. The person who is appointed as a guardian advocate must agree to the appointment.

- (2) The following persons are prohibited from appointment as a patient's guardian advocate:
- $\begin{tabular}{ll} (a) & A \ professional \ providing \ clinical \ services \ to \ the \ individual \ under \ this \ part. \end{tabular}$
- (b) The qualified professional who initiated the involuntary examination of the individual, if the examination was initiated by a qualified professional's certificate.
- (c) An employee, an administrator, or a board member of the facility providing the examination of the individual.
- (d) An employee, an administrator, or a board member of the treatment facility providing treatment of the individual.
- (e) A person providing any substantial professional services, excluding public guardians or professional guardians, to the individual, including clinical services.
  - (f) A creditor of the individual.
- (g) A person subject to an injunction for protection against domestic violence under s. 741.30, whether the order of injunction is temporary or final, and for which the individual was the petitioner.
- (h) A person subject to an injunction for protection against repeat violence, stalking, sexual violence, or dating violence under s. 784.046, whether the order of injunction is temporary or final, and for which the individual was the petitioner.
- (3) A facility requesting appointment of a guardian advocate must, before the appointment, provide the prospective guardian advocate with information about the duties and responsibilities of guardian advocates, including information about the ethics of medical decisionmaking. Before asking a guardian advocate to give consent to treatment for a patient, the facility must provide to the guardian advocate sufficient information so that the guardian advocate can decide whether to give express and informed consent to the treatment. Such information must include information that demonstrates that the treatment is essential to the care of the patient and does not present an unreasonable risk of serious, hazardous, or irreversible side effects. If possible, before giving consent to treatment, the guardian advocate must personally meet and talk with the patient and the patient's physician. If that is not possible, the discussion may be conducted by telephone. The decision of the guardian advocate may be reviewed by the court, upon petition of the patient's attorney, the patient's family, or the facility administrator.
- (4) In lieu of the training required for guardians appointed pursuant to chapter 744, a guardian advocate shall attend at least a 4-hour training course approved by the court before exercising his or her authority. At a minimum, the training course must include information about patient rights, the diagnosis of substance abuse disorders, the ethics of medical decisionmaking, and the duties of guardian advocates.
- (5) The required training course and the information to be supplied to prospective guardian advocates before their appointment must be developed by the department, approved by the chief judge of the circuit court, and taught by a court-approved organization, which may include, but need not be limited to, a community college, a guardianship organization, a local bar association, or The Florida Bar. The training course may be web-based, provided in video format, or provided in other electronic means but must be capable of ensuring the identity and participation of the prospective guardian advocate. The court may waive some or all of the training requirements for guardian advocates or impose additional requirements. The court shall make its decision on a case-by-

- case basis and, in making its decision, shall consider the experience and education of the guardian advocate, the duties assigned to the guardian advocate, and the needs of the patient.
- (6) In selecting a guardian advocate, the court shall give preference to the patient's health care surrogate, if one has already been designated by the patient. If the patient has not previously designated a health care surrogate, the selection shall be made, except for good cause documented in the court record, from among the following persons, listed in order of priority:
- (a) The spouse of the patient.
- (b) An adult child of the patient.
- (c) A parent of the patient.
- (d) The adult next of kin of the patient.
- (e) An adult friend of the patient.
- (f) An adult trained and willing to serve as the guardian advocate for the patient.
- (7) If a guardian with the authority to consent to medical treatment has not already been appointed, or if the patient has not already designated a health care surrogate, the court may authorize the guardian advocate to consent to medical treatment as well as substance abuse disorder treatment. Unless otherwise limited by the court, a guardian advocate with authority to consent to medical treatment has the same authority to make health care decisions and is subject to the same restrictions as a proxy appointed under part IV of chapter 765. Unless the guardian advocate has sought and received express court approval in a proceeding separate from the proceeding to determine the competence of the patient to consent to medical treatment, the guardian advocate may not consent to:
  - (a) Abortion.
  - (b) Sterilization.
  - (c) Electroshock therapy.
  - (d) Psychosurgery.
- (e) Experimental treatments that have not been approved by a federally approved institutional review board in accordance with 45 C.F.R. part 46 or 21 C.F.R. part 56.

The court must base its authorization on evidence that the treatment or procedure is essential to the care of the patient and that the treatment does not present an unreasonable risk of serious, hazardous, or irreversible side effects. In complying with this subsection, the court shall follow the procedures set forth in subsection (1).

- (8) The guardian advocate shall be discharged when the patient is discharged from an order for involuntary services or when the patient is transferred from involuntary to voluntary status. The court or a hearing officer shall consider the competence of the patient as provided in subsection (1) and may consider an involuntarily placed patient's competence to consent to services at any hearing. Upon sufficient evidence, the court may restore, or the magistrate may recommend that the court restore, the patient's competence. A copy of the order restoring competence or the certificate of discharge containing the restoration of competence shall be provided to the patient and the guardian advocate.
- Section 44. Paragraphs (d) through (m) of subsection (2) of section 409.967, are redesignated as paragraphs (e) through (n), respectively, and a new paragraph (d) is added to that subsection to read:
  - 409.967 Managed care plan accountability.—
- (2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:
- (d) Quality care.—Managed care plans shall provide, or contract for the provision of, care coordination to facilitate the appropriate delivery of

behavioral health care services in the least restrictive setting with treatment and recovery capabilities that address the needs of the patient. Services shall be provided in a manner that integrates behavioral health services and primary care. Plans shall be required to achieve specific behavioral health outcome standards, established by the agency in consultation with the department.

Section 45. Subsection (5) is added to section 409.973, Florida Statutes, to read:

409.973 Benefits.—

- (5) INTEGRATED BEHAVIORAL HEALTH INITIATIVE.—Each plan operating in the managed medical assistance program shall work with the managing entity in its service area to establish specific organizational supports and protocols that enhance the integration and coordination of primary care and behavioral health services for Medicaid recipients. Progress in this initiative shall be measured using the integration framework and core measures developed by the Agency for Healthcare Research and Quality.
- Section 46. Notwithstanding the amendment made to s. 409.975(6), Florida Statutes, by HB 5101, 1st Eng., 2016 Regular Session, subsection (6) of section 409.975, Florida Statutes, is reenacted to read:
- 409.975 Managed care plan accountability.—In addition to the requirements of s. 409.967, plans and providers participating in the managed medical assistance program shall comply with the requirements of this section.
- (6) PROVIDER PAYMENT.—Managed care plans and hospitals shall negotiate mutually acceptable rates, methods, and terms of payment. For rates, methods, and terms of payment negotiated after the contract between the agency and the plan is executed, plans shall pay hospitals, at a minimum, the rate the agency would have paid on the first day of the contract between the provider and the plan. Such payments to hospitals may not exceed 120 percent of the rate the agency would have paid on the first day of the contract between the provider and the plan, unless specifically approved by the agency. Payment rates may be updated periodically.
- Section 47. It is the intent of the Legislature that the reenactment of s. 409.975(6), Florida Statutes, shall control over the amendment to that subsection made by HB 5101, 1st Eng., 2016 Regular Session, regardless of the order in which they are enacted.
  - Section 48. Section 491.0045, Florida Statutes, is amended to read:
  - 491.0045 Intern registration; requirements.—
- (1) Effective January 1, 1998, An individual who has not satisfied intends to practice in Florida to satisfy the postgraduate or post-master's level experience requirements, as specified in s. 491.005(1)(c), (3)(c), or (4)(c), must register as an intern in the profession for which he or she is seeking licensure before prior to commencing the post-master's experience requirement or an individual who intends to satisfy part of the required graduate-level practicum, internship, or field experience, outside the academic arena for any profession, must register as an intern in the profession for which he or she is seeking licensure before prior to commencing the practicum, internship, or field experience.
- (2) The department shall register as a clinical social worker intern, marriage and family therapist intern, or mental health counselor intern each applicant who the board certifies has:
- (a) Completed the application form and remitted a nonrefundable application fee not to exceed \$200, as set by board rule;
- (b)1. Completed the education requirements as specified in s. 491.005(1)(c), (3)(c), or (4)(c) for the profession for which he or she is applying for licensure, if needed; and
- 2. Submitted an acceptable supervision plan, as determined by the board, for meeting the practicum, internship, or field work required for licensure that was not satisfied in his or her graduate program.
  - (c) Identified a qualified supervisor.

- (3) An individual registered under this section must remain under supervision while practicing under registered intern status until he or she is in receipt of a license or a letter from the department stating that he or she is licensed to practice the profession for which he or she applied.
- (4) An individual who has applied for intern registration on or before December 31, 2001, and has satisfied the education requirements of s. 491.005 that are in effect through December 31, 2000, will have met the educational requirements for licensure for the profession for which he or she has applied.
- (4)(5) An individual who fails Individuals who have commenced the experience requirement as specified in s. 491.005(1)(c), (3)(c), or (4)(c) but failed to register as required by subsection (1) shall register with the department before January 1, 2000. Individuals who fail to comply with this section may subsection shall not be granted a license under this chapter, and any time spent by the individual completing the experience requirement as specified in s. 491.005(1)(c), (3)(c), or (4)(c) before prior to registering as an intern does shall not count toward completion of the such requirement.
  - (5) An intern registration is valid for 5 years.
- (6) A registration issued on or before March 31, 2017, expires March 31, 2022, and may not be renewed or reissued. Any registration issued after March 31, 2017, expires 60 months after the date it is issued. A subsequent intern registration may not be issued unless the candidate has passed the theory and practice examination described in s. 491.005(1)(d), (3)(d), and (4)(d).
- (7) An individual who has held a provisional license issued by the board may not apply for an intern registration in the same profession.
- Section 49. Section 394.4674, Florida Statutes, is repealed.
- Section 50. Section 394.4985, Florida Statutes, is repealed.
- Section 51. Section 394.745, Florida Statutes, is repealed.
- Section 52. Section 397.331, Florida Statutes, is repealed.
- Section 53. Section 397.801, Florida Statutes, is repealed.
- Section 54. Section 397.811, Florida Statutes, is repealed.
- Section 55. Section 397.821, Florida Statutes, is repealed.
- Section 56. Section 397.901, Florida Statutes, is repealed.
- Section 57. Section 397.93, Florida Statutes, is repealed.Section 58. Section 397.94, Florida Statutes, is repealed.
- Section 59. Section 397.951, Florida Statutes, is repealed.
- Section 60. Section 397.97, Florida Statutes, is repealed.
- Section 61. Section 397.98, Florida Statutes, is repealed.
- Section 62. Paragraph (a) of subsection (3) of section 39.407, Florida Statutes, is amended to read:
- 39.407 Medical, psychiatric, and psychological examination and treatment of child; physical, mental, or substance abuse examination of person with or requesting child custody.—
- (3)(a)1. Except as otherwise provided in subparagraph (b)1. or paragraph (e), before the department provides psychotropic medications to a child in its custody, the prescribing physician shall attempt to obtain express and informed consent, as defined in s. 394.455(15) e. 394.455(9) and as described in s. 394.459(3)(a), from the child's parent or legal guardian. The department must take steps necessary to facilitate the inclusion of the parent in the child's consultation with the physician. However, if the parental rights of the parent have been terminated, the parent's location or identity is unknown or cannot reasonably be ascertained, or the parent declines to give express and informed consent, the department may, after consultation with the prescribing physician, seek court authorization to provide the psychotropic medications to the child. Unless parental rights have been ter-

minated and if it is possible to do so, the department shall continue to involve the parent in the decisionmaking process regarding the provision of psychotropic medications. If, at any time, a parent whose parental rights have not been terminated provides express and informed consent to the provision of a psychotropic medication, the requirements of this section that the department seek court authorization do not apply to that medication until such time as the parent no longer consents.

2. Any time the department seeks a medical evaluation to determine the need to initiate or continue a psychotropic medication for a child, the department must provide to the evaluating physician all pertinent medical information known to the department concerning that child.

Section 63. Subsection (1) of section 39.524, Florida Statutes, is amended to read:

#### 39.524 Safe-harbor placement.—

(1) Except as provided in s. 39.407 or s. 985.801, a dependent child 6 years of age or older who has been found to be a victim of sexual exploitation as defined in s. 39.01(70)(g) s. 39.01(69)(g) must be assessed for placement in a safe house or safe foster home as provided in s. 409.1678 using the initial screening and assessment instruments provided in s. 409.1754(1). If such placement is determined to be appropriate for the child as a result of this assessment, the child may be placed in a safe house or safe foster home, if one is available. However, the child may be placed in another setting, if the other setting is more appropriate to the child's needs or if a safe house or safe foster home is unavailable, as long as the child's behaviors are managed so as not to endanger other children served in that setting.

Section 64. Paragraph (e) of subsection (5) of section 212.055, Florida Statutes, is amended to read:

212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the maximum length of time the surtax may be imposed, if any; the procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; and such other requirements as the Legislature may provide. Taxable transactions and administrative procedures shall be as provided in s. 212.054.

- (5) COUNTY PUBLIC HOSPITAL SURTAX.—Any county as defined in s. 125.011(1) may levy the surtax authorized in this subsection pursuant to an ordinance either approved by extraordinary vote of the county commission or conditioned to take effect only upon approval by a majority vote of the electors of the county voting in a referendum. In a county as defined in s. 125.011(1), for the purposes of this subsection, "county public general hospital" means a general hospital as defined in s. 395.002 which is owned, operated, maintained, or governed by the county or its agency, authority, or public health trust.
- (e) A governing board, agency, or authority shall be chartered by the county commission upon this act becoming law. The governing board, agency, or authority shall adopt and implement a health care plan for indigent health care services. The governing board, agency, or authority shall consist of no more than seven and no fewer than five members appointed by the county commission. The members of the governing board, agency, or authority shall be at least 18 years of age and residents of the county. No member may be employed by or affiliated with a health care provider or the public health trust, agency, or authority responsible for the county public general hospital. The following community organizations shall each appoint a representative to a nominating committee: the South Florida Hospital and Healthcare Association, the Miami-Dade County Public Health Trust, the Dade County Medical Association, the Miami-Dade County Homeless Trust, and the Mayor of Miami-Dade County. This committee shall nominate between 10 and 14 county citizens for the governing board, agency, or authority. The slate shall be presented to the county commission and the county commission shall confirm the top five to seven nominees, depending on the size of the governing board. Until such time as the governing board, agency, or authority is created, the funds provided for in subparagraph

(d)2. shall be placed in a restricted account set aside from other county funds and not disbursed by the county for any other purpose.

- 1. The plan shall divide the county into a minimum of four and maximum of six service areas, with no more than one participant hospital per service area. The county public general hospital shall be designated as the provider for one of the service areas. Services shall be provided through participants' primary acute care facilities.
- 2. The plan and subsequent amendments to it shall fund a defined range of health care services for both indigent persons and the medically poor, including primary care, preventive care, hospital emergency room care, and hospital care necessary to stabilize the patient. For the purposes of this section, "stabilization" means stabilization as defined in s. 397.311(44) s. 397.311(41). Where consistent with these objectives, the plan may include services rendered by physicians, clinics, community hospitals, and alternative delivery sites, as well as at least one regional referral hospital per service area. The plan shall provide that agreements negotiated between the governing board, agency, or authority and providers shall recognize hospitals that render a disproportionate share of indigent care, provide other incentives to promote the delivery of charity care to draw down federal funds where appropriate, and require cost containment, including, but not limited to, case management. From the funds specified in subparagraphs (d)1. and 2. for indigent health care services, service providers shall receive reimbursement at a Medicaid rate to be determined by the governing board, agency, or authority created pursuant to this paragraph for the initial emergency room visit, and a per-member per-month fee or capitation for those members enrolled in their service area, as compensation for the services rendered following the initial emergency visit. Except for provisions of emergency services, upon determination of eligibility, enrollment shall be deemed to have occurred at the time services were rendered. The provisions for specific reimbursement of emergency services shall be repealed on July 1, 2001, unless otherwise reenacted by the Legislature. The capitation amount or rate shall be determined before prior to program implementation by an independent actuarial consultant. In no event shall such reimbursement rates exceed the Medicaid rate. The plan must also provide that any hospitals owned and operated by government entities on or after the effective date of this act must, as a condition of receiving funds under this subsection, afford public access equal to that provided under s. 286.011 as to any meeting of the governing board, agency, or authority the subject of which is budgeting resources for the retention of charity care, as that term is defined in the rules of the Agency for Health Care Administration. The plan shall also include innovative health care programs that provide cost-effective alternatives to traditional methods of service and delivery funding.
- 3. The plan's benefits shall be made available to all county residents currently eligible to receive health care services as indigents or medically poor as defined in paragraph (4)(d).
- 4. Eligible residents who participate in the health care plan shall receive coverage for a period of 12 months or the period extending from the time of enrollment to the end of the current fiscal year, per enrollment period, whichever is less.
- 5. At the end of each fiscal year, the governing board, agency, or authority shall prepare an audit that reviews the budget of the plan, delivery of services, and quality of services, and makes recommendations to increase the plan's efficiency. The audit shall take into account participant hospital satisfaction with the plan and assess the amount of poststabilization patient transfers requested, and accepted or denied, by the county public general hospital.

Section 65. Paragraph (c) of subsection (2) of section 394.4599, Florida Statutes, is amended to read:

394.4599 Notice.—

# (2) INVOLUNTARY ADMISSION.—

(c)1. A receiving facility shall give notice of the whereabouts of a minor who is being involuntarily held for examination pursuant to s. 394.463 to the minor's parent, guardian, caregiver, or guardian advocate, in person or by telephone or other form of electronic communication, immediately after the minor's arrival at the facility. The facility may delay notification for no more than 24 hours after the minor's

arrival if the facility has submitted a report to the central abuse hotline, pursuant to s. 39.201, based upon knowledge or suspicion of abuse, abandonment, or neglect and if the facility deems a delay in notification to be in the minor's best interest.

2. The receiving facility shall attempt to notify the minor's parent, guardian, caregiver, or guardian advocate until the receiving facility receives confirmation from the parent, guardian, caregiver, or guardian advocate, verbally, by telephone or other form of electronic communication, or by recorded message, that notification has been received. Attempts to notify the parent, guardian, caregiver, or guardian advocate must be repeated at least once every hour during the first 12 hours after the minor's arrival and once every 24 hours thereafter and must continue until such confirmation is received, unless the minor is released at the end of the 72-hour examination period, or until a petition for involuntary *services* placement is filed with the court pursuant to s. 394.463(2)(g) s. 394.463(2)(i). The receiving facility may seek assistance from a law enforcement agency to notify the minor's parent, guardian, caregiver, or guardian advocate if the facility has not received within the first 24 hours after the minor's arrival a confirmation by the parent, guardian, caregiver, or guardian advocate that notification has been received. The receiving facility must document notification attempts in the minor's clinical record.

Section 66. Subsection (3) and paragraph (p) of subsection (4) of section 394.495, Florida Statutes, are amended to read:

394.495 Child and adolescent mental health system of care; programs and services.—

- (3) Assessments must be performed by:
- (a) A professional as defined in s. 394.455(5), (7), (32), (35), or (36) s. 394.455(2), (4), (21), (23), or (24);
  - (b) A professional licensed under chapter 491; or
- (c) A person who is under the direct supervision of a *qualified* professional as defined in s. 394.455(5), (7), (32), (35), or (36) s. 394.455(2), (4), (21), (23), or (24) or a professional licensed under chapter 491.
  - (4) The array of services may include, but is not limited to:
- (p) Trauma-informed services for children who have suffered sexual exploitation as defined in s. 39.01(70)(g) s. 39.01(69)(g).

Section 67. Subsection (5) of section 394.496, Florida Statutes, is amended to read:

394.496 Service planning.—

(5) A professional as defined in s. 394.455(5), (7), (32), (35), or (36)  $\approx 394.455(2)$ , (4), (21), (23), or (24) or a professional licensed under chapter 491 must be included among those persons developing the services plan.

Section 68. Subsection (6) of section 394.9085, Florida Statutes, is amended to read:

394.9085 Behavioral provider liability.—

(6) For purposes of this section, the terms "detoxification services," "addictions receiving facility," and "receiving facility" have the same meanings as those provided in ss. 397.311(25)(a)4., 397.311(25)(a)1., and 394.455(39) ss. 397.311(22)(a)4., 397.311(22)(a)1., and 394.455(26), respectively.

Section 69. Subsections (16) through (20) of section 397.321, Florida Statutes, are renumbered as subsections (15) through (19), respectively, and present subsection (15) of that section is amended to read:

397.321 Duties of the department.—The department shall:

(15) Appoint a substance abuse impairment coordinator to represent the department in efforts initiated by the statewide substance abuse impairment prevention and treatment coordinator established in s. 397.801 and to assist the statewide coordinator in fulfilling the responsibilities of that position.

Section 70. Subsection (8) of section 397.405, Florida Statutes, is amended to read:

397.405 Exemptions from licensure.—The following are exempt from the licensing provisions of this chapter:

(8) A legally cognizable church or nonprofit religious organization or denomination providing substance abuse services, including prevention services, which are solely religious, spiritual, or ecclesiastical in nature. A church or nonprofit religious organization or denomination providing any of the licensed service components itemized under  $s.\ 397.311(25)$  s. 397.311(22) is not exempt from substance abuse licensure but retains its exemption with respect to all services which are solely religious, spiritual, or ecclesiastical in nature.

The exemptions from licensure in this section do not apply to any service provider that receives an appropriation, grant, or contract from the state to operate as a service provider as defined in this chapter or to any substance abuse program regulated pursuant to s. 397.406. Furthermore, this chapter may not be construed to limit the practice of a physician or physician assistant licensed under chapter 458 or chapter 459, a psychologist licensed under chapter 490, a psychotherapist licensed under chapter 491, or an advanced registered nurse practitioner licensed under part I of chapter 464, who provides substance abuse treatment, so long as the physician, physician assistant, psychologist, psychotherapist, or advanced registered nurse practitioner does not represent to the public that he or she is a licensed service provider and does not provide services to individuals pursuant to part V of this chapter. Failure to comply with any requirement necessary to maintain an exempt status under this section is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 71. Subsections (1) and (5) of section 397.407, Florida Statutes, are amended to read:

397.407 Licensure process; fees.—

- (1) The department shall establish the licensure process to include fees and categories of licenses and must prescribe a fee range that is based, at least in part, on the number and complexity of programs listed in s. 397.311(25) s. 397.311(22) which are operated by a licensee. The fees from the licensure of service components are sufficient to cover at least 50 percent of the costs of regulating the service components. The department shall specify a fee range for public and privately funded licensed service providers must exceed the fees for privately funded licensed service providers must exceed the fees for publicly funded licensed service providers.
- (5) The department may issue probationary, regular, and interim licenses. The department shall issue one license for each service component that is operated by a service provider and defined pursuant to s. 397.311(25) s. 397.311(22). The license is valid only for the specific service components listed for each specific location identified on the license. The licensed service provider shall apply for a new license at least 60 days before the addition of any service components or 30 days before the relocation of any of its service sites. Provision of service components or delivery of services at a location not identified on the license may be considered an unlicensed operation that authorizes the department to seek an injunction against operation as provided in s. 397.401, in addition to other sanctions authorized by s. 397.415. Probationary and regular licenses may be issued only after all required information has been submitted. A license may not be transferred. As used in this subsection, the term "transfer" includes, but is not limited to, the transfer of a majority of the ownership interest in the licensed entity or transfer of responsibilities under the license to another entity by contractual arrangement.

Section 72. Section 397.416, Florida Statutes, is amended to read:

397.416 Substance abuse treatment services; qualified professional.—Notwithstanding any other provision of law, a person who was certified through a certification process recognized by the former Department of Health and Rehabilitative Services before January 1, 1995, may perform the duties of a qualified professional with respect to substance abuse treatment services as defined in this chapter, and need not meet the certification requirements contained in s. 397.311(33) s. 397.311(30).

Section 73. Subsection (2) of section 397.4871, Florida Statutes, is amended to read:

397.4871 Recovery residence administrator certification.—

- (2) The department shall approve at least one credentialing entity by December 1, 2015, for the purpose of developing and administering a voluntary credentialing program for administrators. The department shall approve any credentialing entity that the department endorses pursuant to  $s.\ 397.321(15)\ s.\ 397.321(16)$  if the credentialing entity also meets the requirements of this section. The approved credentialing entity shall:
- (a) Establish recovery residence administrator core competencies, certification requirements, testing instruments, and recertification requirements.
- (b) Establish a process to administer the certification application, award, and maintenance processes.
  - (c) Develop and administer:
  - 1. A code of ethics and disciplinary process.
- 2. Biennial continuing education requirements and annual certification renewal requirements.
- 3. An education provider program to approve training entities that are qualified to provide precertification training to applicants and continuing education opportunities to certified persons.
- Section 74. Paragraph (c) of subsection (1) and paragraphs (a) and (b) of subsection (6) of section 409.1678, Florida Statutes, are amended to read:
- 409.1678 Specialized residential options for children who are victims of sexual exploitation.—
  - (1) DEFINITIONS.—As used in this section, the term:
- (c) "Sexually exploited child" means a child who has suffered sexual exploitation as defined in  $s.\ 39.01(70)(g)\ s.\ 39.01(69)(g)$  and is ineligible for relief and benefits under the federal Trafficking Victims Protection Act, 22 U.S.C. ss. 7101 et seq.

### (6) LOCATION INFORMATION.—

- (a) Information about the location of a safe house, safe foster home, or other residential facility serving victims of sexual exploitation, as defined in s. 39.01(70)(g) s. 39.01(69)(g), which is held by an agency, as defined in s. 119.011, is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. This exemption applies to such confidential and exempt information held by an agency before, on, or after the effective date of the exemption.
- (b) Information about the location of a safe house, safe foster home, or other residential facility serving victims of sexual exploitation, as defined in  $s.\ 39.01(70)(g)\ s.\ 39.01(69)(g)$ , may be provided to an agency, as defined in s. 119.011, as necessary to maintain health and safety standards and to address emergency situations in the safe house, safe foster home, or other residential facility.
- Section 75. Paragraph (e) of subsection (3) of section 409.966, Florida Statutes, is amended to read:

409.966 Eligible plans; selection.-

## (3) QUALITY SELECTION CRITERIA.—

(e) To ensure managed care plan participation in Regions 1 and 2, the agency shall award an additional contract to each plan with a contract award in Region 1 or Region 2. Such contract shall be in any other region in which the plan submitted a responsive bid and negotiates a rate acceptable to the agency. If a plan that is awarded an additional contract pursuant to this paragraph is subject to penalties pursuant to s. 409.967(2)(i) s. 409.967(2)(h) for activities in Region 1 or Region 2, the additional contract is automatically terminated 180 days after the imposition of the penalties. The plan must reimburse the agency for the cost of enrollment changes and other transition activities.

Section 76. Paragraph (b) of subsection (1) of section 409.972, Florida Statutes, is amended to read:

409.972 Mandatory and voluntary enrollment.—

- (1) The following Medicaid-eligible persons are exempt from mandatory managed care enrollment required by s. 409.965, and may voluntarily choose to participate in the managed medical assistance program:
- (b) Medicaid recipients residing in residential commitment facilities operated through the Department of Juvenile Justice or a mental health treatment facility facilities as defined in s. 394.455(47) by s. 394.455(32)
- Section 77. Paragraphs (d) and (g) of subsection (1) of section 440.102, Florida Statutes, are amended to read:
- 440.102 Drug-free workplace program requirements.—The following provisions apply to a drug-free workplace program implemented pursuant to law or to rules adopted by the Agency for Health Care Administration:
- (1) DEFINITIONS.—Except where the context otherwise requires, as used in this act:
- (d) "Drug rehabilitation program" means a service provider, established pursuant to  $s.\ 397.311(42)\ s.\ 397.311(39)$ , that provides confidential, timely, and expert identification, assessment, and resolution of employee drug abuse.
- (g) "Employee assistance program" means an established program capable of providing expert assessment of employee personal concerns; confidential and timely identification services with regard to employee drug abuse; referrals of employees for appropriate diagnosis, treatment, and assistance; and followup services for employees who participate in the program or require monitoring after returning to work. If, in addition to the above activities, an employee assistance program provides diagnostic and treatment services, these services shall in all cases be provided by service providers pursuant to s. 397.311(42) s. 397.311(39).
- Section 78. Subsection (7) of section 744.704, Florida Statutes, is amended to read:

744.704 Powers and duties.—

(7) A public guardian *may* shall not commit a ward to a mental health treatment facility, as defined in s. 394.455(47) s. 394.455(32), without an involuntary placement proceeding as provided by law.

Section 79. Subsection (5) of section 960.065, Florida Statutes, is amended to read:

960.065 Eligibility for awards.—

(5) A person is not ineligible for an award pursuant to paragraph (2)(a), paragraph (2)(b), or paragraph (2)(c) if that person is a victim of sexual exploitation of a child as defined in s. 39.01(70)(g) s. 39.01(69)(g).

Section 80. The Secretary of Children and Families shall appoint a workgroup to consider the feasibility of individuals using advance directives to express the treatment wishes for substance use disorders. The workgroup shall be composed of individuals with expertise in the treatment of substance use disorders. The workgroup must review the use of advance directives in mental health, the use of advance directives for substance use disorders in other states, and the use of similar legal instruments to express the treatment wishes of individuals suffering from substance use disorders. The workgroup shall provide a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2017. The report must include recommendations on the feasibility of using advance directives for individuals with substance use disorders and recommendations for any revisions to state laws or agency rules. The members of the workgroup are not entitled to reimbursement from the Department of Children and Families for travel for workgroup meetings unless they are employees of the department. This section expires on May 6, 2017.

Section 81. Paragraph (b) of subsection (2) of section 61.13, Florida Statutes, is amended to read:

61.13 Support of children; parenting and time-sharing; powers of court.—

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- (b) A parenting plan approved by the court must, at a minimum:
- 1. Describe in adequate detail how the parents will share and be responsible for the daily tasks associated with the upbringing of the child;
- 2. Include the time-sharing schedule arrangements that specify the time that the minor child will spend with each parent;
  - 3. Designate a designation of who will be responsible for:
- a. Any and all forms of health care. If the court orders shared parental responsibility over health care decisions, the parenting plan must provide that either parent may consent to mental health treatment for the child.
- b. School-related matters, including the address to be used for school-boundary determination and registration., and
  - c. Other activities; and
- 4. Describe in adequate detail the methods and technologies that the parents will use to communicate with the child.

Section 82. Subsection (6) of section 39.001, Florida Statutes, is amended to read:

39.001 Purposes and intent; personnel standards and screening.—

- (6) MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES.—
- (a) The Legislature recognizes that early referral and comprehensive treatment can help combat *mental illnesses and* substance abuse *disorders* in families and that treatment is cost-effective.
- (b) The Legislature establishes the following goals for the state related to  $mental\ illness\ and$  substance abuse treatment services in the dependency process:
  - 1. To ensure the safety of children.
- 2. To prevent and remediate the consequences of *mental illnesses* and substance abuse disorders on families involved in protective supervision or foster care and reduce the occurrences of mental illnesses and substance abuse disorders, including alcohol abuse or related disorders, for families who are at risk of being involved in protective supervision or foster care.
- 3. To expedite permanency for children and reunify healthy, intact families, when appropriate.
  - 4. To support families in recovery.
- (c) The Legislature finds that children in the care of the state's dependency system need appropriate health care services, that the impact of mental illnesses and substance abuse disorders on health indicates the need for health care services to include treatment for mental health and substance abuse disorders for services to children and parents, where appropriate, and that it is in the state's best interest that such children be provided the services they need to enable them to become and remain independent of state care. In order to provide these services, the state's dependency system must have the ability to identify and provide appropriate intervention and treatment for children with personal or family-related mental illness and substance abuse problems.
- (d) It is the intent of the Legislature to encourage the use of the mental health court program model established under chapter 394 and the drug court program model established under by s. 397.334 and authorize courts to assess children and persons who have custody or are requesting custody of children where good cause is shown to identify and address mental illnesses and substance abuse disorders problems as the court deems appropriate at every stage of the dependency process. Participation in treatment, including a mental health court program or a treatment-based drug court program, may be required by the

court following adjudication. Participation in assessment and treatment before  $\frac{1}{2}$  adjudication is  $\frac{1}{2}$  shall be voluntary, except as provided in s.  $\frac{1}{2}$  39.407(16).

- (e) It is therefore the purpose of the Legislature to provide authority for the state to contract with *mental health service providers and* community substance abuse treatment providers for the development and operation of specialized support and overlay services for the dependency system, which will be fully implemented and used as resources permit.
- (f) Participation in a mental health court program or a the treatment-based drug court program does not divest any public or private agency of its responsibility for a child or adult, but is intended to enable these agencies to better meet their needs through shared responsibility and resources.

Section 83. Subsection (10) of section 39.507, Florida Statutes, is amended to read:

39.507 Adjudicatory hearings; orders of adjudication.—

(10) After an adjudication of dependency, or a finding of dependency in which where adjudication is withheld, the court may order a person who has custody or is requesting custody of the child to submit to a mental health or substance abuse disorder assessment or evaluation. The order may be made only upon good cause shown and pursuant to notice and procedural requirements provided under the Florida Rules of Juvenile Procedure. The assessment or evaluation must be administered by an appropriate a qualified professional, as defined in s. 39.01 or s. 397.311. The court may also require such person to participate in and comply with treatment and services identified as necessary, including, when appropriate and available, participation in and compliance with a mental health court program established under chapter 394 or a treatment-based drug court program established under s. 397.334. In addition to supervision by the department, the court, including the mental health court program or treatment-based drug court program, may oversee the progress and compliance with treatment by a person who has custody or is requesting custody of the child. The court may impose appropriate available sanctions for noncompliance upon a person who has custody or is requesting custody of the child or make a finding of noncompliance for consideration in determining whether an alternative placement of the child is in the child's best interests. Any order entered under this subsection may be made only upon good cause shown. This subsection does not authorize placement of a child with a person seeking custody, other than the parent or legal custodian, who requires mental health or substance abuse disorder treatment.

Section 84. Paragraph (b) of subsection (1) of section 39.521, Florida Statutes, is amended to read:

39.521 Disposition hearings; powers of disposition.—

- (1) A disposition hearing shall be conducted by the court, if the court finds that the facts alleged in the petition for dependency were proven in the adjudicatory hearing, or if the parents or legal custodians have consented to the finding of dependency or admitted the allegations in the petition, have failed to appear for the arraignment hearing after proper notice, or have not been located despite a diligent search having been conducted.
- (b) When any child is adjudicated by a court to be dependent, the court having jurisdiction of the child has the power by order to:
- 1. Require the parent and, when appropriate, the legal custodian and the child to participate in treatment and services identified as necessary. The court may require the person who has custody or who is requesting custody of the child to submit to a mental health or substance abuse disorder assessment or evaluation. The order may be made only upon good cause shown and pursuant to notice and procedural requirements provided under the Florida Rules of Juvenile Procedure. The mental health assessment or evaluation must be administered by a qualified professional, as defined in s. 39.01, and the substance abuse assessment or evaluation must be administered by a qualified professional as defined in s. 397.311. The court may also require such person to participate in and comply with treatment and services identified as necessary, including, when appropriate and available, participation in and compliance with a mental health court program established under chapter 394 or a treatment-based drug court program established under

- s. 397.334. In addition to supervision by the department, the court, including the *mental health court program or the* treatment-based drug court program, may oversee the progress and compliance with treatment by a person who has custody or is requesting custody of the child. The court may impose appropriate available sanctions for noncompliance upon a person who has custody or is requesting custody of the child or make a finding of noncompliance for consideration in determining whether an alternative placement of the child is in the child's best interests. Any order entered under this subparagraph may be made only upon good cause shown. This subparagraph does not authorize placement of a child with a person seeking custody of the child, other than the child's parent or legal custodian, who requires *mental health or* substance abuse *disorder* treatment.
- 2. Require, if the court deems necessary, the parties to participate in dependency mediation.
- 3. Require placement of the child either under the protective supervision of an authorized agent of the department in the home of one or both of the child's parents or in the home of a relative of the child or another adult approved by the court, or in the custody of the department. Protective supervision continues until the court terminates it or until the child reaches the age of 18, whichever date is first. Protective supervision shall be terminated by the court whenever the court determines that permanency has been achieved for the child, whether with a parent, another relative, or a legal custodian, and that protective supervision is no longer needed. The termination of supervision may be with or without retaining jurisdiction, at the court's discretion, and shall in either case be considered a permanency option for the child. The order terminating supervision by the department must shall set forth the powers of the custodian of the child and shall include the powers ordinarily granted to a guardian of the person of a minor unless otherwise specified. Upon the court's termination of supervision by the department, no further judicial reviews are not required if, so long as permanency has been established for the child.

Section 85. Section 394.4655, Florida Statutes, is amended to read:

394.4655 Involuntary outpatient services placement.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Court" means a circuit court or a criminal county court.
- (b) "Criminal county court" means a county court exercising its original jurisdiction in a misdemeanor case under s. 34.01.
- (2)(1) CRITERIA FOR INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—A person may be ordered to involuntary outpatient services placement upon a finding of the court, by clear and convincing evidence, that the person meets all of the following criteria by clear and convincing evidence:
  - (a) The person is 18 years of age or older.;
  - (b) The person has a mental illness.;
- (c) The person is unlikely to survive safely in the community without supervision, based on a clinical determination.;
- - (e) The person has:
- 1. At least twice within the immediately preceding 36 months been involuntarily admitted to a receiving or treatment facility as defined in s. 394.455, or has received mental health services in a forensic or correctional facility. The 36-month period does not include any period during which the person was admitted or incarcerated; or
- 2. Engaged in one or more acts of serious violent behavior toward self or others, or attempts at serious bodily harm to himself or herself or others, within the preceding 36 months.;
- (f) The person is, as a result of his or her mental illness, unlikely to voluntarily participate in the recommended treatment plan and either he or she has refused voluntary services placement for treatment after sufficient and conscientious explanation and disclosure of why the ser-

- vices are necessary purpose of placement for treatment or he or she is unable to determine for himself or herself whether services are placement is necessary.;
- (g) In view of the person's treatment history and current behavior, the person is in need of involuntary outpatient *services* placement in order to prevent a relapse or deterioration that would be likely to result in serious bodily harm to himself or herself or others, or a substantial harm to his or her well-being as set forth in s. 394.463(1).;
- (h) It is likely that the person will benefit from involuntary outpatient services. placement; and
- (i) All available, less restrictive alternatives that would offer an opportunity for improvement of his or her condition have been judged to be inappropriate or unavailable.

# (3)(2) INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—

- (a)1. A patient who is being recommended for involuntary outpatient services placement by the administrator of the receiving facility where the patient has been examined may be retained by the facility after adherence to the notice procedures provided in s. 394.4599. The recommendation must be supported by the opinion of a psychiatrist and the second opinion of a clinical psychologist or another psychiatrist, both of whom have personally examined the patient within the preceding 72 hours, that the criteria for involuntary outpatient services placement are met. However, in a county having a population of fewer than 50,000, if the administrator certifies that a psychiatrist or clinical psychologist is not available to provide the second opinion, the second opinion may be provided by a licensed physician who has postgraduate training and experience in diagnosis and treatment of mental illness, a physician assistant who has at least 3 years' experience and is supervised by such licensed physician or a psychiatrist, a clinical social worker, and nervous disorders or by a psychiatric nurse. Any second opinion authorized in this subparagraph may be conducted through a face-to-face examination, in person or by electronic means. Such recommendation must be entered on an involuntary outpatient services placement certificate that authorizes the receiving facility to retain the patient pending completion of a hearing. The certificate must shall be made a part of the patient's clinical record.
- 2. If the patient has been stabilized and no longer meets the criteria for involuntary examination pursuant to s. 394.463(1), the patient must be released from the receiving facility while awaiting the hearing for involuntary outpatient services placement. Before filing a petition for involuntary outpatient services treatment, the administrator of the a receiving facility or a designated department representative must identify the service provider that will have primary responsibility for service provision under an order for involuntary outpatient services placement, unless the person is otherwise participating in outpatient psychiatric treatment and is not in need of public financing for that treatment, in which case the individual, if eligible, may be ordered to involuntary treatment pursuant to the existing psychiatric treatment relationship.
- 3. The service provider shall prepare a written proposed treatment plan in consultation with the patient or the patient's guardian advocate, if appointed, for the court's consideration for inclusion in the involuntary outpatient services placement order that addresses the nature and extent of the mental illness and any co-occurring substance use disorder that necessitate involuntary outpatient services. The treatment plan must specify the likely level of care, including the use of medication, and anticipated discharge criteria for terminating involuntary outpatient services. The service provider shall also provide a copy of the proposed treatment plan to the patient and the administrator of the receiving facility. The treatment plan must specify the nature and extent of the patient's mental illness, address the reduction of symptoms that necessitate involuntary outpatient placement, and include measurable goals and objectives for the services and treatment that are provided to treat the person's mental illness and assist the person in living and functioning in the community or to prevent a relapse or deterioration. Service providers may select and supervise other individuals to implement specific aspects of the treatment plan. The services in the treatment plan must be deemed clinically appropriate by a physician, clinical psychologist, psychiatric nurse, mental health counselor, marriage and family therapist, or clinical social worker who consults

with, or is employed or contracted by, the service provider. The service provider must certify to the court in the proposed treatment plan whether sufficient services for improvement and stabilization are currently available and whether the service provider agrees to provide those services. If the service provider certifies that the services in the proposed treatment plan are not available, the petitioner may not file the petition. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services.

- (b) If a patient in involuntary inpatient placement meets the criteria for involuntary outpatient services placement, the administrator of the treatment facility may, before the expiration of the period during which the treatment facility is authorized to retain the patient, recommend involuntary outpatient services placement. The recommendation must be supported by the opinion of a psychiatrist and the second opinion of a clinical psychologist or another psychiatrist, both of whom have personally examined the patient within the preceding 72 hours, that the criteria for involuntary outpatient services placement are met. However, in a county having a population of fewer than 50,000, if the administrator certifies that a psychiatrist or clinical psychologist is not available to provide the second opinion, the second opinion may be provided by a licensed physician who has postgraduate training and experience in diagnosis and treatment of mental illness, a physician assistant who has at least three years' experience and is supervised by such licensed physician or a psychiatrist, a clinical social worker, and nervous disorders or by a psychiatric nurse. Any second opinion authorized in this subparagraph may be conducted through a face-to-face examination, in person or by electronic means. Such recommendation must be entered on an involuntary outpatient services placement certificate, and the certificate must be made a part of the patient's clinical
- (c)1. The administrator of the treatment facility shall provide a copy of the involuntary outpatient services placement certificate and a copy of the state mental health discharge form to the managing entity a department representative in the county where the patient will be residing. For persons who are leaving a state mental health treatment facility, the petition for involuntary outpatient services placement must be filed in the county where the patient will be residing.
- 2. The service provider that will have primary responsibility for service provision shall be identified by the designated department representative before prior to the order for involuntary outpatient services placement and must, before prior to filing a petition for involuntary outpatient services placement, certify to the court whether the services recommended in the patient's discharge plan are available in the local community and whether the service provider agrees to provide those services. The service provider must develop with the patient, or the patient's guardian advocate, if appointed, a treatment or service plan that addresses the needs identified in the discharge plan. The plan must be deemed to be clinically appropriate by a physician, clinical psychologist, psychiatric nurse, mental health counselor, marriage and family therapist, or clinical social worker, as defined in this chapter, who consults with, or is employed or contracted by, the service provider.
- 3. If the service provider certifies that the services in the proposed treatment or service plan are not available, the petitioner may not file the petition. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services.

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- (a) A petition for involuntary outpatient services placement may be filed by:
  - 1. The administrator of a receiving facility; or
  - 2. The administrator of a treatment facility.
- (b) Each required criterion for involuntary outpatient services placement must be alleged and substantiated in the petition for involuntary outpatient services placement. A copy of the certificate recommending involuntary outpatient services placement completed by a qualified professional specified in subsection (3) (2) must be attached to

the petition. A copy of the proposed treatment plan must be attached to the petition. Before the petition is filed, the service provider shall certify that the services in the proposed treatment plan are available. If the necessary services are not available in the patient's local community to respond to the person's individual needs, the petition may not be filed. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services.

- (c) The petition for involuntary outpatient services placement must be filed in the county where the patient is located, unless the patient is being placed from a state treatment facility, in which case the petition must be filed in the county where the patient will reside. When the petition has been filed, the clerk of the court shall provide copies of the petition and the proposed treatment plan to the department, the managing entity, the patient, the patient's guardian or representative, the state attorney, and the public defender or the patient's private counsel. A fee may not be charged for filing a petition under this subsection.
- (5)(4) APPOINTMENT OF COUNSEL.—Within 1 court working day after the filing of a petition for involuntary outpatient services placement, the court shall appoint the public defender to represent the person who is the subject of the petition, unless the person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender of the appointment. The public defender shall represent the person until the petition is dismissed, the court order expires, or the patient is discharged from involuntary outpatient services placement. An attorney who represents the patient must be provided shall have access to the patient, witnesses, and records relevant to the presentation of the patient's case and shall represent the interests of the patient, regardless of the source of payment to the attorney.
- (6)(5) CONTINUANCE OF HEARING.—The patient is entitled, with the concurrence of the patient's counsel, to at least one continuance of the hearing. The continuance shall be for a period of up to 4 weeks.

# (7)(6) HEARING ON INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—

- (a)1. The court shall hold the hearing on involuntary outpatient services placement within 5 working days after the filing of the petition, unless a continuance is granted. The hearing must shall be held in the county where the petition is filed, must shall be as convenient to the patient as is consistent with orderly procedure, and must shall be conducted in physical settings not likely to be injurious to the patient's condition. If the court finds that the patient's attendance at the hearing is not consistent with the best interests of the patient and if the patient's counsel does not object, the court may waive the presence of the patient from all or any portion of the hearing. The state attorney for the circuit in which the patient is located shall represent the state, rather than the petitioner, as the real party in interest in the proceeding.
- 2. The court may appoint a magistrate master to preside at the hearing. One of the professionals who executed the involuntary outpatient services placement certificate shall be a witness. The patient and the patient's guardian or representative shall be informed by the court of the right to an independent expert examination. If the patient cannot afford such an examination, the court shall ensure that one is provided, as otherwise provided by law provide for one. The independent expert's report is shall be confidential and not discoverable, unless the expert is to be called as a witness for the patient at the hearing. The court shall allow testimony from individuals, including family members, deemed by the court to be relevant under state law, regarding the person's prior history and how that prior history relates to the person's current condition. The testimony in the hearing must be given under oath, and the proceedings must be recorded. The patient may refuse to testify at the hearing.
- (b)1. If the court concludes that the patient meets the criteria for involuntary outpatient services placement pursuant to subsection (2) (1), the court shall issue an order for involuntary outpatient services placement. The court order shall be for a period of up to 90 days 6 months. The order must specify the nature and extent of the patient's mental illness. The order of the court and the treatment plan must shall be made part of the patient's clinical record. The service provider shall discharge a patient from involuntary outpatient services placement when the order expires or any time the patient no longer meets the

criteria for involuntary placement. Upon discharge, the service provider shall send a certificate of discharge to the court.

- 2. The court may not order the department or the service provider to provide services if the program or service is not available in the patient's local community, if there is no space available in the program or service for the patient, or if funding is not available for the program or service. The service provider must notify the managing entity if the requested services are not available. The managing entity must document such efforts to obtain the requested services. A copy of the order must be sent to the managing entity Agency for Health Care Administration by the service provider within 1 working day after it is received from the court. The order may be submitted electronically through existing data systems. After the placement order for involuntary services is issued, the service provider and the patient may modify provisions of the treatment plan. For any material modification of the treatment plan to which the patient or, if one is appointed, the patient's guardian advocate agrees, if appointed, does agree, the service provider shall send notice of the modification to the court. Any material modifications of the treatment plan which are contested by the patient or the patient's guardian advocate, if applicable appointed, must be approved or disapproved by the court consistent with subsection (3) (2).
- 3. If, in the clinical judgment of a physician, the patient has failed or has refused to comply with the treatment ordered by the court, and, in the clinical judgment of the physician, efforts were made to solicit compliance and the patient may meet the criteria for involuntary examination, a person may be brought to a receiving facility pursuant to s. 394.463. If, after examination, the patient does not meet the criteria for involuntary inpatient placement pursuant to s. 394.467, the patient must be discharged from the receiving facility. The involuntary outpatient services placement order shall remain in effect unless the service provider determines that the patient no longer meets the criteria for involuntary outpatient services placement or until the order expires. The service provider must determine whether modifications should be made to the existing treatment plan and must attempt to continue to engage the patient in treatment. For any material modification of the treatment plan to which the patient or the patient's guardian advocate, if applicable appointed, agrees does agree, the service provider shall send notice of the modification to the court. Any material modifications of the treatment plan which are contested by the patient or the patient's guardian advocate, if applicable appointed, must be approved or disapproved by the court consistent with subsection (3)  $\frac{(2)}{(2)}$ .
- (c) If, at any time before the conclusion of the initial hearing on involuntary outpatient services placement, it appears to the court that the person does not meet the criteria for involuntary outpatient services placement under this section but, instead, meets the criteria for involuntary inpatient placement, the court may order the person admitted for involuntary inpatient examination under s. 394.463. If the person instead meets the criteria for involuntary assessment, protective custody, or involuntary admission pursuant to s. 397.675, the court may order the person to be admitted for involuntary assessment for a period of 5 days pursuant to s. 397.6811. Thereafter, all proceedings are shall be governed by chapter 397.
- (d) At the hearing on involuntary outpatient services placement, the court shall consider testimony and evidence regarding the patient's competence to consent to services treatment. If the court finds that the patient is incompetent to consent to treatment, it shall appoint a guardian advocate as provided in s. 394.4598. The guardian advocate shall be appointed or discharged in accordance with s. 394.4598.
- (e) The administrator of the receiving facility or the designated department representative shall provide a copy of the court order and adequate documentation of a patient's mental illness to the service provider for involuntary outpatient services placement. Such documentation must include any advance directives made by the patient, a psychiatric evaluation of the patient, and any evaluations of the patient performed by a clinical psychologist or a clinical social worker.
- (8)(7) PROCEDURE FOR CONTINUED INVOLUNTARY OUTPATIENT SERVICES PLACEMENT.—
- (a)1. If the person continues to meet the criteria for involuntary outpatient services placement, the service provider shall, at least 10 days before the expiration of the period during which the treatment is ordered for the person, file in the circuit court that issued the order for

- involuntary outpatient services a petition for continued involuntary outpatient services placement. The court shall immediately schedule a hearing on the petition to be held within 15 days after the petition is filed.
- 2. The existing involuntary outpatient services placement order remains in effect until disposition on the petition for continued involuntary outpatient services placement.
- 3. A certificate shall be attached to the petition which includes a statement from the person's physician or clinical psychologist justifying the request, a brief description of the patient's treatment during the time he or she was *receiving involuntary services* involuntarily placed, and an individualized plan of continued treatment.
- 4. The service provider shall develop the individualized plan of continued treatment in consultation with the patient or the patient's guardian advocate, if *applicable* appointed. When the petition has been filed, the clerk of the court shall provide copies of the certificate and the individualized plan of continued *services* treatment to the department, the patient, the patient's guardian advocate, the state attorney, and the patient's private counsel or the public defender.
- (b) Within 1 court working day after the filing of a petition for continued involuntary outpatient services placement, the court shall appoint the public defender to represent the person who is the subject of the petition, unless the person is otherwise represented by counsel. The clerk of the court shall immediately notify the public defender of such appointment. The public defender shall represent the person until the petition is dismissed or the court order expires or the patient is discharged from involuntary outpatient services placement. Any attorney representing the patient shall have access to the patient, witnesses, and records relevant to the presentation of the patient's case and shall represent the interests of the patient, regardless of the source of payment to the attorney.
- (c) Hearings on petitions for continued involuntary outpatient services must placement shall be before the circuit court that issued the order for involuntary outpatient services. The court may appoint a magistrate master to preside at the hearing. The procedures for obtaining an order pursuant to this paragraph must meet the requirements of shall be in accordance with subsection (7) (6), except that the time period included in paragraph (2)(e) (1)(e) is not applicable in determining the appropriateness of additional periods of involuntary outpatient placement.
- (d) Notice of the hearing *must* shall be provided as set forth in s. 394.4599. The patient and the patient's attorney may agree to a period of continued outpatient *services* placement without a court hearing.
- (e) The same procedure  $must \frac{1}{2}$  be repeated before the expiration of each additional period the patient is placed in treatment.
- (f) If the patient has previously been found incompetent to consent to treatment, the court shall consider testimony and evidence regarding the patient's competence. Section 394.4598 governs the discharge of the guardian advocate if the patient's competency to consent to treatment has been restored.

Section 86. Paragraphs (c) and (d) of subsection (2) of section 394.4599, Florida Statutes, are amended to read:

394.4599 Notice.—

## (2) INVOLUNTARY ADMISSION.—

- (c)1. A receiving facility shall give notice of the whereabouts of a minor who is being involuntarily held for examination pursuant to s. 394.463 to the minor's parent, guardian, caregiver, or guardian advocate, in person or by telephone or other form of electronic communication, immediately after the minor's arrival at the facility. The facility may delay notification for no more than 24 hours after the minor's arrival if the facility has submitted a report to the central abuse hotline, pursuant to s. 39.201, based upon knowledge or suspicion of abuse, abandonment, or neglect and if the facility deems a delay in notification to be in the minor's best interest.
- 2. The receiving facility shall attempt to notify the minor's parent, guardian, caregiver, or guardian advocate until the receiving facility

receives confirmation from the parent, guardian, caregiver, or guardian advocate, verbally, by telephone or other form of electronic communication, or by recorded message, that notification has been received. Attempts to notify the parent, guardian, caregiver, or guardian advocate must be repeated at least once every hour during the first 12 hours after the minor's arrival and once every 24 hours thereafter and must continue until such confirmation is received, unless the minor is released at the end of the 72-hour examination period, or until a petition for involuntary services placement is filed with the court pursuant to s. 394.463(2)(g) s. 394.463(2)(i). The receiving facility may seek assistance from a law enforcement agency to notify the minor's parent, guardian, caregiver, or guardian advocate if the facility has not received within the first 24 hours after the minor's arrival a confirmation by the parent, guardian, caregiver, or guardian advocate that notification has been received. The receiving facility must document notification attempts in the minor's clinical record.

- (d) The written notice of the filing of the petition for involuntary services for placement of an individual being held must contain the following:
  - 1. Notice that the petition for:
- a. Involuntary inpatient treatment pursuant to s. 394.467 has been filed with the circuit court in the county in which the individual is hospitalized and the address of such court; or
- b. Involuntary outpatient services pursuant to s. 394.4655 has been filed with the criminal county court, as defined in s. 394.4655(1), or the circuit court, as applicable, in the county in which the individual is hospitalized and the address of such court.
- 2. Notice that the office of the public defender has been appointed to represent the individual in the proceeding, if the individual is not otherwise represented by counsel.
- 3. The date, time, and place of the hearing and the name of each examining expert and every other person expected to testify in support of continued detention.
- 4. Notice that the individual, the individual's guardian, guardian advocate, health care surrogate or proxy, or representative, or the administrator may apply for a change of venue for the convenience of the parties or witnesses or because of the condition of the individual.
- 5. Notice that the individual is entitled to an independent expert examination and, if the individual cannot afford such an examination, that the court will provide for one.
  - Section 87. Section 394.455, Florida Statutes, is amended to read:
- 394.455 Definitions.—As used in this part, unless the context clearly requires otherwise, the term:
- (1) "Access center" means a facility that has medical, mental health, and substance abuse professionals to provide emergency screening and evaluation for mental health or substance abuse disorders and may provide transportation to an appropriate facility if an individual is in need of more intensive services.
- (2) "Addictions receiving facility" is a secure, acute care facility that, at a minimum, provides emergency screening, evaluation, detoxification, and stabilization services; is operated 24 hours per day, 7 days per week; and is designated by the department to serve individuals found to have substance abuse impairment who qualify for services under this part.
- (3)(1) "Administrator" means the chief administrative officer of a receiving or treatment facility or his or her designee.
- (4) "Adult" means an individual who is 18 years of age or older or who has had the disability of nonage removed under chapter 743.
- $(5)(\!2\!)$  "Clinical psychologist" means a psychologist as defined in s. 490.003(7) with 3 years of postdoctoral experience in the practice of clinical psychology, inclusive of the experience required for licensure, or a psychologist employed by a facility operated by the United States Department of Veterans Affairs that qualifies as a receiving or treatment facility under this part.

- (6)(2) "Clinical record" means all parts of the record required to be maintained and includes all medical records, progress notes, charts, and admission and discharge data, and all other information recorded by a facility staff which pertains to the patient's hospitalization or treatment.
- (7)(4) "Clinical social worker" means a person licensed as a clinical social worker under s. 491.005 or s. 491.006 ehapter 491.
- (8)(5) "Community facility" means a any community service provider that contracts contracting with the department to furnish substance abuse or mental health services under part IV of this chapter.
- (9)(6) "Community mental health center or clinic" means a publicly funded, not-for-profit center that which contracts with the department for the provision of inpatient, outpatient, day treatment, or emergency services
- (10)(7) "Court," unless otherwise specified, means the circuit court.
- (11)(8) "Department" means the Department of Children and Families
- (12) "Designated receiving facility" means a facility approved by the department which may be a public or private hospital, crisis stabilization unit, or addictions receiving facility; which provides, at a minimum, emergency screening, evaluation, and short-term stabilization for mental health or substance abuse disorders; and which may have an agreement with a corresponding facility for transportation and services.
- (13) "Detoxification facility" means a facility licensed to provide detoxification services under chapter 397.
- (14) "Electronic means" means a form of telecommunication which requires all parties to maintain visual as well as audio communication when being used to conduct an examination by a qualified professional.
- (15)(9) "Express and informed consent" means consent voluntarily given in writing, by a competent person, after sufficient explanation and disclosure of the subject matter involved to enable the person to make a knowing and willful decision without any element of force, fraud, deceit, duress, or other form of constraint or coercion.
- (16)(10) "Facility" means any hospital, community facility, public or private facility, or receiving or treatment facility providing for the evaluation, diagnosis, care, treatment, training, or hospitalization of persons who appear to have a mental illness or who have been diagnosed as having a mental illness or substance abuse impairment. The term "Facility" does not include a any program or an entity licensed under pursuant to chapter 400 or chapter 429.
- (17)(11) "Guardian" means the natural guardian of a minor, or a person appointed by a court to act on behalf of a ward's person if the ward is a minor or has been adjudicated incapacitated.
- (18)(12) "Guardian advocate" means a person appointed by a court to make decisions regarding mental health treatment on behalf of a patient who has been found incompetent to consent to treatment pursuant to this part. The guardian advocate may be granted specific additional powers by written order of the court, as provided in this part.
- (19)(13) "Hospital" means a hospital facility as defined in s. 395.002 and licensed under chapter 395 and part II of chapter 408.
- (20)(14) "Incapacitated" means that a person has been adjudicated incapacitated pursuant to part V of chapter 744 and a guardian of the person has been appointed.
- (21)(15) "Incompetent to consent to treatment" means a state in which that a person's judgment is so affected by a his or her mental illness or a substance abuse impairment that he or she the person lacks the capacity to make a well-reasoned, willful, and knowing decision concerning his or her medical, or mental health, or substance abuse treatment.
- (22) "Involuntary examination" means an examination performed under s. 394.463, s. 397.6772, s. 397.679, s. 397.6798, or s. 397.6811 to determine whether a person qualifies for involuntary services.

- (23) "Involuntary services" means court-ordered outpatient services or inpatient placement for mental health treatment pursuant to s. 394.4655 or s. 394.467.
- (24)(16) "Law enforcement officer" has the same meaning as provided means a law enforcement officer as defined in s. 943.10.
- (25) "Marriage and family therapist" means a person licensed to practice marriage and family therapy under s. 491.005 or s. 491.006.
- (26) "Mental health counselor" means a person licensed to practice mental health counseling under s. 491.005 or s. 491.006.
- (27)(17) "Mental health overlay program" means a mobile service that which provides an independent examination for voluntary admission admissions and a range of supplemental onsite services to persons with a mental illness in a residential setting such as a nursing home, an assisted living facility, or an adult family-care home, or a nonresidential setting such as an adult day care center. Independent examinations provided pursuant to this part through a mental health overlay program must only be provided under contract with the department for this service or be attached to a public receiving facility that is also a community mental health center.
- (28)(18) "Mental illness" means an impairment of the mental or emotional processes that exercise conscious control of one's actions or of the ability to perceive or understand reality, which impairment substantially interferes with the person's ability to meet the ordinary demands of living. For the purposes of this part, the term does not include a developmental disability as defined in chapter 393, intoxication, or conditions manifested only by antisocial behavior or substance abuse impairment.
- (29) "Minor" means an individual who is 17 years of age or younger and who has not had the disability of nonage removed pursuant to s. 743.01 or s. 743.015.
- (30)(19) "Mobile crisis response service" means a nonresidential crisis service attached to a public receiving facility and available 24 hours  $per \neq day$ , 7 days  $per \neq day$ , which provides immediate intensive assessments and interventions, including screening for admission into a mental health receiving facility, an addictions receiving facility, or a detoxification facility, take place for the purpose of identifying appropriate treatment services.
- (31) "Patient" means any person, with or without a co-occurring substance abuse disorder, who is held or accepted for mental health treatment.
- (32)(21) "Physician" means a medical practitioner licensed under chapter 458 or chapter 459 who has experience in the diagnosis and treatment of mental illness and nervous disorders or a physician employed by a facility operated by the United States Department of Veterans Affairs or the United States Department of Defense which qualifies as a receiving or treatment facility under this part.
- (33) "Physician assistant" means a person licensed under chapter 458 or chapter 459 who has experience in the diagnosis and treatment of mental disorders.
- (34)(22) "Private facility" means a any hospital or facility operated by a for-profit or not-for-profit corporation or association which that provides mental health or substance abuse services and is not a public facility.
- (35)(23) "Psychiatric nurse" means an advanced registered nurse practitioner certified under s. 464.012 who has a master's or doctoral degree in psychiatric nursing, holds a national advanced practice certification as a psychiatric mental health advanced practice nurse, and has 2 years of post-master's clinical experience under the supervision of a physician.
- (36)(24) "Psychiatrist" means a medical practitioner licensed under chapter 458 or chapter 459 who has primarily diagnosed and treated mental and nervous disorders for at least a period of not less than 3 years, inclusive of psychiatric residency.
- (37)(25) "Public facility" means a any facility that has contracted with the department to provide mental health services to all persons,

- regardless of their ability to pay, and is receiving state funds for such purpose.
- (38) "Qualified professional" means a physician or a physician assistant licensed under chapter 458 or chapter 459; a psychiatrist licensed under chapter 458 or chapter 459; a psychologist as defined in s. 490.003(7); or a psychiatric nurse as defined in s. 394.455.
- (39)(26) "Receiving facility" means a any public or private facility or hospital designated by the department to receive and hold or refer, as appropriate, involuntary patients under emergency conditions or for mental health or substance abuse psychiatric evaluation and to provide short term treatment or transportation to the appropriate service provider. The term does not include a county jail.
- (40)(27) "Representative" means a person selected to receive notice of proceedings during the time a patient is held in or admitted to a receiving or treatment facility.
- (41)(28)(a) "Restraint" means: a physical device, method, or drug used to control behavior.
- (a) A physical restraint, including is any manual method or physical or mechanical device, material, or equipment attached or adjacent to an the individual's body so that he or she cannot easily remove the restraint and which restricts freedom of movement or normal access to one's body. "Physical restraint" includes the physical holding of a person during a procedure to forcibly administer psychotropic medication. "Physical restraint" does not include physical devices such as orthopedically prescribed appliances, surgical dressings and bandages, supportive body bands, or other physical holding when necessary for routine physical examinations and tests or for purposes of orthopedic, surgical, or other similar medical treatment when used to provide support for the achievement of functional body position or proper balance or when used to protect a person from falling out of bed.
- (b) A drug or used as a restraint is a medication used to control a the person's behavior or to restrict his or her freedom of movement which and is not part of the standard treatment regimen of a person with a diagnosed mental illness—who is a client of the department. Physically holding a person during a procedure to forcibly administer psychotropic medication is a physical restraint.
- (e) Restraint does not include physical devices, such as orthopedically prescribed appliances, surgical dressings and bandages, supportive body bands, or other physical holding when necessary for routine physical examinations and tests; or for purposes of orthopedic, surgical, or other similar medical treatment; when used to provide support for the achievement of functional body position or proper balance; or when used to protect a person from falling out of bed.
- (42)(29) "Seclusion" means the physical segregation of a person in any fashion or involuntary isolation of a person in a room or area from which the person is prevented from leaving. The prevention may be by physical barrier or by a staff member who is acting in a manner, or who is physically situated, so as to prevent the person from leaving the room or area. For purposes of this part chapter, the term does not mean isolation due to a person's medical condition or symptoms.
  - (43)(30) "Secretary" means the Secretary of Children and Families.
- (44) "Service provider" means a receiving facility, a facility licensed under chapter 397, a treatment facility, an entity under contract with the department to provide mental health or substance abuse services, a community mental health center or clinic, a psychologist, a clinical social worker, a marriage and family therapist, a mental health counselor, a physician, a psychiatrist, an advanced registered nurse practitioner, a psychiatric nurse, or a qualified professional as defined in s. 39.01.
- (45) "Substance abuse impairment" means a condition involving the use of alcoholic beverages or any psychoactive or mood-altering substance in such a manner that a person has lost the power of self-control and has inflicted or is likely to inflict physical harm on himself, herself, or another.
- (46)(31) "Transfer evaluation" means the process by which, as approved by the appropriate district office of the department, whereby a person who is being considered for placement in a state treatment facility is first evaluated for appropriateness of admission to such the

facility by a community-based public receiving facility or by a community mental health center or clinic if the public receiving facility is not a community mental health center or clinic.

- (47)(32) "Treatment facility" means a any state-owned, state-operated, or state-supported hospital, center, or clinic designated by the department for extended treatment and hospitalization, beyond that provided for by a receiving facility, of persons who have a mental illness, including facilities of the United States Government, and any private facility designated by the department when rendering such services to a person pursuant to the provisions of this part. Patients treated in facilities of the United States Government shall be solely those whose care is the responsibility of the United States Department of Veterans Affairs.
- (48) "Triage center" means a facility that has medical, mental health, and substance abuse professionals present or on call to provide emergency screening and evaluation for mental health or substance abuse disorders for individuals transported to the center by a law enforcement officer.
- (33) "Service provider" means any public or private receiving facility, an entity under contract with the Department of Children and Families to provide mental health services, a clinical psychologist, a clinical social worker, a marriage and family therapist, a mental health counselor, a physician, a psychiatric nurse as defined in subsection (23), or a community mental health center or clinic as defined in this part.
- (34) "Involuntary examination" means an examination performed under s. 394.463 to determine if an individual qualifies for involuntary inpatient treatment under s. 394.467(1) or involuntary outpatient treatment under s. 394.4655(1).
- (35) "Involuntary placement" means either involuntary outpatient treatment pursuant to s. 394.4655 or involuntary inpatient treatment pursuant to s. 394.467.
- (36) "Marriage and family therapist" means a person licensed as a marriage and family therapist under chapter 491.
- (37) "Mental health counselor" means a person licensed as a mental health counselor under chapter 491.
- (38) "Electronic means" means a form of telecommunication that requires all parties to maintain visual as well as audio communication.
- Section 88. Subsection (2) of section 394.463, Florida Statutes, is amended to read:
  - 394.463 Involuntary examination.—
  - (2) INVOLUNTARY EXAMINATION.—
- (a) An involuntary examination may be initiated by any one of the following means:
- 1. A circuit or county court may enter an ex parte order stating that a person appears to meet the criteria for involuntary examination and specifying, giving the findings on which that conclusion is based. The ex parte order for involuntary examination must be based on written or oral sworn testimony that includes specific facts that support the findings, written or oral. If other less restrictive means are not available, such as voluntary appearance for outpatient evaluation, a law enforcement officer, or other designated agent of the court, shall take the person into custody and deliver him or her to an appropriate, or the nearest, receiving facility within the designated receiving system pursuant to s. 394.462 for involuntary examination. The order of the court shall be made a part of the patient's clinical record. A No fee may not shall be charged for the filing of an order under this subsection. A Any receiving facility accepting the patient based on this order must send a copy of the order to the department Agency for Health Care Administration on the next working day. The order may be submitted electronically through existing data systems, if available. The order shall be valid only until the person is delivered to the facility or executed or, if not executed, for the period specified in the order itself, whichever comes first. If no time limit is specified in the order, the order shall be valid for 7 days after the date that the order was signed.

- 2. A law enforcement officer shall take a person who appears to meet the criteria for involuntary examination into custody and deliver the person or have him or her delivered to an appropriate, or the nearest, receiving facility within the designated receiving system pursuant to s. 394.462 for examination. The officer shall execute a written report detailing the circumstances under which the person was taken into custody, which must and the report shall be made a part of the patient's clinical record. Any receiving facility accepting the patient based on this report must send a copy of the report to the department Agency for Health Care Administration on the next working day.
- A physician, clinical psychologist, psychiatric nurse, mental health counselor, marriage and family therapist, or clinical social worker may execute a certificate stating that he or she has examined a person within the preceding 48 hours and finds that the person appears to meet the criteria for involuntary examination and stating the observations upon which that conclusion is based. If other less restrictive means, such as voluntary appearance for outpatient evaluation, are not available, such as voluntary appearance for outpatient evaluation, a law enforcement officer shall take into custody the person named in the certificate into custody and deliver him or her to the appropriate, or nearest, receiving facility within the designated receiving system pursuant to s. 394.462 for involuntary examination. The law enforcement officer shall execute a written report detailing the circumstances under which the person was taken into custody. The report and certificate shall be made a part of the patient's clinical record. Any receiving facility accepting the patient based on this certificate must send a copy of the certificate to the department Agency for Health Care Administration on the next working day. The document may be submitted electronically through existing data systems, if applicable.
- (b) A person may shall not be removed from any program or residential placement licensed under chapter 400 or chapter 429 and transported to a receiving facility for involuntary examination unless an ex parte order, a professional certificate, or a law enforcement officer's report is first prepared. If the condition of the person is such that preparation of a law enforcement officer's report is not practicable before removal, the report shall be completed as soon as possible after removal, but in any case before the person is transported to a receiving facility. A receiving facility admitting a person for involuntary examination who is not accompanied by the required ex parte order, professional certificate, or law enforcement officer's report shall notify the department Agency for Health Care Administration of such admission by certified mail or by e-mail, if available, by no later than the next working day. The provisions of this paragraph do not apply when transportation is provided by the patient's family or guardian.
- (c) A law enforcement officer acting in accordance with an ex parte order issued pursuant to this subsection may serve and execute such order on any day of the week, at any time of the day or night.
- (d) A law enforcement officer acting in accordance with an ex parte order issued pursuant to this subsection may use such reasonable physical force as is necessary to gain entry to the premises, and any dwellings, buildings, or other structures located on the premises, and to take custody of the person who is the subject of the ex parte order.
- (e) The department Agency for Health Care Administration shall receive and maintain the copies of ex parte orders, involuntary outpatient services placement orders issued pursuant to s. 394.4655, involuntary inpatient placement orders issued pursuant to s. 394.467, professional certificates, and law enforcement officers' reports. These documents shall be considered part of the clinical record, governed by the provisions of s. 394.4615. These documents shall be used to The agency shall prepare annual reports analyzing the data obtained from these documents, without information identifying patients, and shall provide copies of reports to the department, the President of the Senate, the Speaker of the House of Representatives, and the minority leaders of the Senate and the House of Representatives.
- (f) A patient shall be examined by a physician  $or_7$  a clinical psychologist, or by a psychiatric nurse performing within the framework of an established protocol with a psychiatrist at a receiving facility without unnecessary delay to determine if the criteria for involuntary services are met. Emergency treatment may be provided and may, upon the order of a physician if the physician determines, be given emergency treatment if it is determined that such treatment is necessary for the safety of the patient or others. The patient may not be released by the

receiving facility or its contractor without the documented approval of a psychiatrist or a clinical psychologist or, if the receiving facility is owned or operated by a hospital or health system, the release may also be approved by a psychiatric nurse performing within the framework of an established protocol with a psychiatrist, or an attending emergency department physician with experience in the diagnosis and treatment of mental *illness* and nervous disorders and after completion of an involuntary examination pursuant to this subsection. A psychiatric nurse may not approve the release of a patient if the involuntary examination was initiated by a psychiatrist unless the release is approved by the initiating psychiatrist. However, a patient may not be held in a receiving facility for involuntary examination longer than 72 hours.

- (g) Within the 72-hour examination period or, if the 72 hours ends on a weekend or holiday, no later than the next working day thereafter, one of the following actions must be taken, based on the individual needs of the patient:
- 1. The patient shall be released, unless he or she is charged with a crime, in which case the patient shall be returned to the custody of a law enforcement officer;
- 2. The patient shall be released, subject to the provisions of subparagraph 1., for voluntary outpatient treatment;
- 3. The patient, unless he or she is charged with a crime, shall be asked to give express and informed consent to placement as a voluntary patient and, if such consent is given, the patient shall be admitted as a voluntary patient; or
- 4. A petition for involuntary services shall be filed in the circuit court if inpatient treatment is deemed necessary or with the criminal county court, as defined in s. 394.4655(1), as applicable. When inpatient treatment is deemed necessary, the least restrictive treatment consistent with the optimum improvement of the patient's condition shall be made available. When a petition is to be filed for involuntary outpatient placement, it shall be filed by one of the petitioners specified in s. 394.4655(4)(a). A petition for involuntary inpatient placement shall be filed by the facility administrator.
- (h)(g) A person for whom an involuntary examination has been initiated who is being evaluated or treated at a hospital for an emergency medical condition specified in s. 395.002 must be examined by a receiving facility within 72 hours. The 72-hour period begins when the patient arrives at the hospital and ceases when the attending physician documents that the patient has an emergency medical condition. If the patient is examined at a hospital providing emergency medical services by a professional qualified to perform an involuntary examination and is found as a result of that examination not to meet the criteria for involuntary outpatient services placement pursuant to s. 394.4655(2) 394.4655(1) or involuntary inpatient placement pursuant to s. 394.467(1), the patient may be offered voluntary services or placement, if appropriate, or released directly from the hospital providing emergency medical services. The finding by the professional that the patient has been examined and does not meet the criteria for involuntary inpatient services placement or involuntary outpatient placement must be entered into the patient's clinical record. Nothing in This paragraph is not intended to prevent a hospital providing emergency medical services from appropriately transferring a patient to another hospital before prior to stabilization if, provided the requirements of s. 395.1041(3)(c)have been met.
- (i)(h) One of the following must occur within 12 hours after the patient's attending physician documents that the patient's medical condition has stabilized or that an emergency medical condition does not exist:
- 1. The patient must be examined by a designated receiving facility and released; or
- 2. The patient must be transferred to a designated receiving facility in which appropriate medical treatment is available. However, the receiving facility must be notified of the transfer within 2 hours after the patient's condition has been stabilized or after determination that an emergency medical condition does not exist.
- (i) Within the 72-hour examination period or, if the 72 hours ends on a weekend or holiday, no later than the next working day thereafter,

one of the following actions must be taken, based on the individual needs of the patient:

- 1. The patient shall be released, unless he or she is charged with a crime, in which case the patient shall be returned to the custody of a law enforcement officer:
- 2. The patient shall be released, subject to the provisions of subparagraph 1., for voluntary outpatient treatment;
- 3. The patient, unless he or she is charged with a crime, shall be asked to give express and informed consent to placement as a voluntary patient, and, if such consent is given, the patient shall be admitted as a voluntary patient; or
- 4. A petition for involuntary placement shall be filed in the circuit court when outpatient or inpatient treatment is deemed necessary. When inpatient treatment is deemed necessary, the least restrictive treatment consistent with the optimum improvement of the patient's condition shall be made available. When a petition is to be filed for involuntary outpatient placement, it shall be filed by one of the petitioners specified in s. 394.4655(3)(a). A petition for involuntary inpatient placement shall be filed by the facility administrator.

Section 89. Subsection (3) of section 394.4615, Florida Statutes, is amended to read:

394.4615 Clinical records; confidentiality.—

- (3) Information from the clinical record may be released in the following circumstances:
- (a) When a patient has declared an intention to harm other persons. When such declaration has been made, the administrator may authorize the release of sufficient information to provide adequate warning to the person threatened with harm by the patient.
- (b) When the administrator of the facility or secretary of the department deems release to a qualified researcher as defined in administrative rule, an aftercare treatment provider, or an employee or agent of the department is necessary for treatment of the patient, maintenance of adequate records, compilation of treatment data, aftercare planning, or evaluation of programs.

For the purpose of determining whether a person meets the criteria for involuntary outpatient placement or for preparing the proposed treatment plan pursuant to s. 394.4655, the clinical record may be released to the state attorney, the public defender or the patient's private legal counsel, the court, and to the appropriate mental health professionals, including the service provider identified in s. 394.4655(7)(b)2. 394.4655(6)(b)2., in accordance with state and federal law.

Section 90. For the 2016-2017 fiscal year, the sum of \$400,000 in nonrecurring funds is appropriated from the Operations and Maintenance Trust Fund to the Department of Children and Families for the purpose of modifying the existing crisis stabilization database to collect and analyze data and information pursuant to s. 397.321, Florida Statutes, as amended by this act.

Section 91. This act shall take effect July 1, 2016.

And the title is amended as follows:

Delete lines 4956-5263 and insert: A bill to be entitled An act relating to mental health and substance abuse; amending s. 29.004, F.S.; including services provided to treatment-based mental health programs within case management funded from state revenues as an element of the state courts system; amending s. 39.01, F.S.; defining a term; amending s. 39.407, F.S.; requiring assessment findings to be provided to the plan that is financially responsible for a child's care in residential treatment under certain circumstances; amending s. 394.453, F.S.; revising legislative intent; amending s. 394.4573, F.S.; requiring the Department of Children and Families to submit a certain assessment to the Governor and Legislature by a specified date; defining and revising terms; providing essential elements of a coordinated system of care; providing requirements for the department's annual assessment; authorizing the department to award certain grants; deleting duties and measures of the department regarding continuity of care management systems; amending s. 394.461, F.S.; creating a designated receiving system that functions as a no-wrong-door model, based on certain receiving system models; authorizing, rather than requiring, the department to adopt rules to implement the designated receiving system; repealing s. 394.675, F.S., relating to the substance abuse and mental health service system; amending ss. 394.75 and 394.76, F.S.; conforming provisions and cross-references to changes made by the act; amending s. 394.4597, F.S.; revising the prioritization of health care surrogates to be selected for involuntary patients; specifying certain persons who are prohibited from being selected as an individual's representative; amending s. 394.4598, F.S.; specifying certain persons who are prohibited from being appointed as a person's guardian advocate; amending s. 394.462, F.S.; requiring that counties develop and implement transportation plans; providing requirements for the plans; revising requirements for transportation to receiving facilities and treatment facilities; revising exceptions to such requirements; amending s. 394.467, F.S.; revising criteria for involuntary inpatient placement; revising criteria for a procedure for continued involuntary inpatient services; specifying requirements for a certain waiver of the patient's attendance at a hearing; requiring the court to consider certain testimony and evidence regarding a patient's incompetence; amending s. 394.46715, F.S.; revising rulemaking authority of the department; amending s. 394.4685, F.S.; requiring a public receiving facility initiating a patient transfer to a licensed hospital for certain mental health services to provide notice and transfer patient records to the hospital; amending s. 394.656, F.S.; revising the membership of the Criminal Justice, Mental Health, and Substance Abuse Statewide Grant Review Committee; providing duties for the committee; authorizing a not-for-profit community provider or managing entity to apply for certain grants; revising eligibility for such grants; defining a term; creating s. 394.761, F.S.; requiring the agency and the department to develop a plan for revenue maximization; providing requirements for the plan; providing duties for the agency and department relating to the plan; requiring the plan to be submitted to the Legislature by a certain date; amending s. 394.879, F.S.; providing that certain facilities may be in a multi-story building and authorized on certain floors; requiring the department to develop a plan to create an option for a single, consolidated license for certain providers by a specified date; amending s. 394.9082, F.S.; providing a purpose for behavioral health managing entities; revising definitions; providing duties of the department; requiring the department to revise its contracts with managing entities; providing duties for managing entities; providing requirements for network accreditation and systems coordination agreements; providing for performance measurement and accountability and enhancements plans; providing a funding mechanism for managing entities; renaming the Crisis Stabilization Services Utilization Database as the Acute Care Services Utilization Database; requiring certain providers to provide utilization data; deleting provisions relating to legislative findings and intent, service delivery strategies, essential elements, reporting requirements, and rulemaking authority; amending s. 397.305, F.S.; providing legislative intent; amending s. 397.311, F.S.; defining and redefining terms; conforming a cross-reference; amending s. 397.321, F.S.; deleting a requirement for the department to appoint a substance abuse impairment coordinator; requiring the department to develop certain forms, display such forms on its website, and notify certain entities of the existence and availability of such forms; amending s. 397.675, F.S.; revising the criteria for involuntary admissions due to substance abuse or co-occurring mental health disorders; amending s. 397.6772, F.S.; requiring law enforcement officers to use standard forms developed by the department to execute a certain written report; amending s. 397.6773, F.S.; revising a cross-reference; amending s. 397.679, F.S.; authorizing specified licensed professionals to complete a certificate for the involuntary admission of an individual; amending s. 397.6791, F.S.; providing a list of professionals authorized to initiate a certificate for an emergency assessment or admission of a person who has a substance abuse disorder; amending s. 397.6793, F.S.; revising the criteria for initiation of a certificate for an emergency admission for a person who is substance abuse impaired; amending s. 397.6795, F.S.; revising the list of persons authorized to deliver a person for an emergency assessment; amending s. 397.681, F.S.; prohibiting the court from charging a fee for involuntary petitions; amending s. 397.6811, F.S.; revising the list of persons authorized to file a petition for an involuntary assessment and stabilization; amending s. 397.6814, F.S.; prohibiting a fee from being charged for the filing of a petition for involuntary assessment and stabilization; amending s. 397.6818, F.S.; limiting the validity of an order for involuntary admission to 7 days after it is signed unless otherwise specified in the order; amending s. 397.6819, F.S.; revising the responsibilities of service providers who admit an individual for an involuntary assessment and stabilization; amending s. 397.695, F.S.; authorizing certain persons to file a petition for involuntary outpatient services of an individual; providing procedures and requirements for such petitions; amending s. 397.6951, F.S.; requiring that certain additional information be included in a petition for involuntary outpatient services; amending s. 397.6955, F.S.; re-

quiring a court to fulfill certain additional duties upon the filing of a petition for involuntary outpatient services; amending s. 397.6957, F.S.; providing additional requirements for a hearing on a petition for involuntary outpatient services; amending s. 397.697, F.S.; authorizing a court to make a determination of involuntary outpatient services; extending the timeframe a respondent receives certain publicly funded licensed services; authorizing a court to order a respondent to undergo treatment through a publicly or privately funded licensed service provider under certain circumstances; requiring a copy of the court's order to be sent to the managing entity; amending s. 397.6971, F.S.; establishing the requirements for an early release from involuntary outpatient services; amending s. 397.6975, F.S.; requiring the court to appoint certain counsel; providing requirements for hearings on petitions for continued involuntary outpatient services; requiring notice of such hearings; amending s. 397.6977, F.S.; conforming provisions to changes made by the act; creating s. 397.6978, F.S.; providing for the appointment of guardian advocates if an individual is found incompetent to consent to treatment; prohibiting specified persons from being appointed as an individual's guardian advocate; providing requirements for a facility requesting the appointment of a guardian advocate; requiring a training course for guardian advocates; providing requirements for the training course; providing requirements for the prioritization of individuals to be selected as guardian advocates; authorizing certain guardian advocates to consent to medical treatment; providing exceptions; providing procedures for the discharge of a guardian advocate; amending s. 409.967, F.S.; requiring managed care plans to provide for quality care; amending s. 409.973, F.S.; providing an integrated behavioral health initiative; reenacting s. 409.975(6), F.S., relating to provider payment; providing legislative intent; amending s. 491.0045, F.S.; revising registration requirements for interns; repealing s. 394.4674, F.S., relating to the comprehensive plan and report on the deinstitutionalization of patients in a treatment facility; repealing s. 394.4985, F.S., relating to the implementation of a districtwide information and referral network; repealing s. 394.745, F.S., relating to the annual report on the compliance of providers under contract with the department; repealing s. 397.331, F.S., relating to definitions and legislative intent; repealing part IX of chapter 397, F.S., consisting of ss. 397.801, 397.811, and 397.821, F.S., relating to substance abuse impairment coordination, juvenile substance abuse impairment coordination, and juvenile substance abuse impairment prevention and early intervention councils, respectively; repealing s. 397.901, F.S., relating to prototype juvenile addictions receiving facilities; repealing s. 397.93, F.S., relating to target populations for children's substance abuse services; repealing s. 397.94, F.S., relating to the information and referral network for children's substance abuse services; repealing s. 397.951, F.S., relating to substance abuse treatment and sanctions; repealing s. 397.97, F.S., relating to demonstration models for children's substance abuse services; repealing s. 397.98, F.S., relating to utilization management for children's substance abuse services; amending ss. 39.407, 39.524, 212.055, 394.4599, 394.495, 394.496, 394.9085, 397.321, 397.405, 397.407, 397.416, 397.4871, 409.1678, 409.966, 409.972, 440.102, 744.704, and 960.065, F.S.; conforming cross-references; requiring the Secretary of Children and Families to appoint a workgroup on the use of advance directives for substance use disorders; requiring a report to the Governor and Legislature by a specified date; providing for expiration of the workgroup; amending s. 61.13, F.S.; providing that a parenting plan that provides for shared parental responsibility over health care decisions must authorize either parent to consent to mental health treatment for the child; amending s. 39.001, F.S.; conforming provisions to changes made by the act; amending ss. 39.507 and 39.521, F.S.; providing for consideration of mental health issues and involvement in mental health programs in adjudicatory hearings and orders; providing requirements for certain court orders; revising the qualifications for administrators of mental health and substance abuse assessments or evaluations; amending s. 394.4655, F.S.; defining the terms "court" and "criminal county court' providing for involuntary outpatient services; authorizing certain licensed physicians and psychiatric nurses to provide a second opinion regarding a recommendation for involuntary outpatient services under certain circumstances; requiring a service provider to document certain inquiries; requiring the managing entity to document certain efforts; making technical changes; amending s. 394.4599, F.S.; conforming provisions to changes made by the act; amending s. 394.455, F.S.; defining and redefining terms; amending s. 394.463, F.S.; authorizing circuit or county courts to enter ex parte orders for involuntary examinations; requiring a facility to provide copies of ex parte orders, reports, and certificates to the department, rather than the Agency for Health Care Administration; requiring the department to receive certain orders, certificates, and reports; requiring the department to receive and maintain copies of certain documents; prohibiting a person from being held for involuntary examination for more than a specified period of time; providing exceptions; requiring certain individuals to be

released to law enforcement custody; providing exceptions; conforming cross-references; amending s. 394.4615, F.S.; conforming a cross-reference; providing an appropriation; providing an effective date.

Senator Garcia moved the following amendment which was adopted:

Senate Amendment 1A (913064) to Senate Amendment 1 (259190) to House Amendment 1 (171349)—Delete line 852 and insert:

However, in a county that has a population of fewer than 50,000,

Senate Amendment 1 (259190) to House Amendment 1 (171349), as amended, was adopted.

On motion by Senator Garcia, the Senate concurred in **House Amendment 1 (171349)**, as amended, and requested the House to concur in the Senate amendment, as amended, to the House amendment.

CS for SB 12 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-38

Mr. President Flores Margolis Abruzzo Gaetz Montford Altman Galvano Negron Ring Bean Garcia Gibson Sachs Benacquisto Bradley Grimsley Simmons Braynon Hays Simpson Bullard Hukill Smith Sobel Clemens Hutson Dean Joyner Soto Detert Latvala Stargel Diaz de la Portilla Thompson Lee Evers Legg

Nays-None

Vote after roll call:

Yea—Brandes, Richter

# SPECIAL GUESTS

Senator Galvano recognized Senate Majority Office employee Diane Vanderhoff who was present in the chamber. She is retiring after 33 years of employment.

## SPECIAL RECOGNITION OF SENATOR LEGG

Senator Latvala introduced Senator Legg's wife, Suzanne, and his children, Jack, Rebecca, Dylan, Alexa, and Evangeline. Senator Latvala was recognized for farewell comments. Senator Legg was recognized for farewell remarks.

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1 (550680), concurred in the same as amended, and passed CS/CS/HB 7029 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for HB 7029—A bill to be entitled An act relating to school choice; amending s. 1002.33, F.S.; making technical changes relating to requirements for the creation of a virtual charter school; conforming cross-references; specifying that a sponsor may not require a charter

school to adopt the sponsor's reading plan and that charter schools are eligible for the research-based reading allocation if certain criteria are met; revising required contents of charter school applications; conforming provisions regarding the appeal process for denial of a highperforming charter school application; requiring an applicant to provide the sponsor with a copy of an appeal to an application denial; authorizing a charter school to defer the opening of its operations for up to a specified time; requiring the charter school to provide written notice to certain entities by a specified date; revising provisions relating to longterm charters and charter terminations; specifying notice requirements for voluntary closure of a charter school; deleting a requirement that students in a blended learning course receive certain instruction in a classroom setting; providing that a student may not be dismissed from a charter school based on his or her academic performance; requiring a charter school applicant to provide monthly financial statements before opening; requiring a sponsor to review each financial statement of a charter school to identify the existence of certain conditions; providing for the automatic termination of a charter contract if certain conditions are met; requiring a sponsor to notify certain parties when a charter contract is terminated for specific reasons; authorizing governing board members to hold a certain number of public meetings and participate in such meetings in person or through communications media technology; revising charter school student eligibility requirements; revising requirements for payments to charter schools; providing eligibility requirements for receipt of public education capital outlay (PECO) funds; allowing for the use of certain surpluses and assets by specific entities for certain educational purposes; providing for an injunction under certain circumstances; establishing the administrative fee that a sponsor may withhold for charter schools operating in a critical need area; providing an exemption from certain administrative fees; amending s. 1002.331, F.S.; providing an exemption from the replication limitations for a high-performing charter school; conforming a cross-reference; deleting obsolete provisions; providing deadlines for a high-performing charter contract renewal; providing for an appeal to an administrative law judge under certain circumstances; creating s. 1002.333, F.S.; providing definitions; establishing a High Impact Charter Network status for charter school operators serving educationally disadvantaged students; defining eligibility criteria; authorizing charter operators holding the High Impact Charter Network status to submit applications for charter schools in certain areas; exempting certain charter schools from specified fees; requiring the department to give priority to certain charter schools applying for specified grants; prohibiting the use of certain school grades when determining areas of critical need; providing for rulemaking; amending s. 1002.37, F.S.; revising the calculation of "full-time equivalent student"; conforming a cross-reference; amending s. 1002.45, F.S.; conforming a cross-reference; deleting a provision related to educational funding for students enrolled in certain virtual education courses; revising conditions for termination of a virtual instruction provider's contract; repealing s. 1002.455, F.S., relating to student eligibility for K-12 virtual instruction; amending s. 1003.4295, F.S.; revising the purpose of the Credit Acceleration Program; requiring students to earn passing scores on specified assessments and examinations to earn course credit; amending s. 1003.498, F.S.; deleting a requirement that students in a blended learning course must receive certain instruction in a classroom setting; conforming a cross-reference; amending s. 1011.61, F.S.; revising the definition of "full-time equivalent student"; amending s. 1011.62, F.S.; conforming a cross-reference; amending s. 1012.56, F.S.; authorizing a charter school to develop and operate a professional development certification and education competency program; amending s. 1013.62, F.S.; revising eligibility requirements for charter school capital outlay funding; revising charter school funding allocations; providing an effective date.

House Amendment 1 (635159) to Senate Amendment 1 (550680) (with title amendment)—Remove lines 186-3599 of the amendment and insert:

- (c) Each district school board must provide preferential treatment in its controlled open enrollment process to all of the following:
- 1. Dependent children of active duty military personnel whose move resulted from military orders.
- 2. Children who have been relocated due to a foster care placement in a different school zone.

- 3. Children who move due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent.
  - 4. Students residing in the school district.
- (d) As part of its controlled open enrollment process, a charter school may provide preferential treatment in its controlled open enrollment participation process to the enrollment limitations pursuant to s. 1002.33(10), if such special purposes are identified in the charter agreement. Each charter school shall annually post on its website the application process required to participate in controlled open enrollment, consistent with this section and s. 1002.33.
- (e) Students residing in the district, including charter school students, may not be displaced by a student from another district seeking enrollment under the controlled open enrollment process.
- (f) For purposes of continuity of educational choice, a student who transfers pursuant to this section may remain at the school chosen by the parent until the student completes the highest grade level at the school may offer controlled open enrollment within the public schools which is in addition to the existing choice programs such as virtual instruction programs, magnet schools, alternative schools, special programs, advanced placement, and dual enrollment.
- (3) Each district school board offering controlled open enrollment shall adopt by rule and post on its website the process required to participate in controlled open enrollment. The process a controlled open enrollment plan which must:
  - (a) Adhere to federal desegregation requirements.
- (b) Allow Include an application process required to participate in controlled open enrollment that allows parents to declare school preferences, including placement of siblings within the same school.
- (c) Provide a lottery procedure to determine student assignment and establish an appeals process for hardship cases.
- (d) Afford parents of students in multiple session schools preferred access to controlled open enrollment.
  - (e) Maintain socioeconomic, demographic, and racial balance.
  - (f) Address the availability of transportation.
- (g) Maintain existing academic eligibility criteria for public school choice programs pursuant to s. 1002.20(6)(a).
- (h) Identify schools that have not reached capacity, as determined by the school district.
- (i) Ensure that each district school board adopts a policy to provide preferential treatment pursuant to paragraph (2)(c).
- (4) In accordance with the reporting requirements of s. 1011.62, each district school board shall annually report the number of students exercising public school choice, by type attending the various types of public schools of choice in the district, in accordance with including schools such as virtual instruction programs, magnet schools, and public charter schools, according to rules adopted by the State Board of Education
- (5) For a school or program that is a public school of choice under this section, the calculation for compliance with maximum class size pursuant to  $s.\ 1003.03(4)$  s. 1003.03 is the average number of students at the school level.
- (6)(a) A school district or charter school may not delay eligibility or otherwise prevent a student participating in controlled open enrollment or a choice program from being immediately eligible to participate in interscholastic and intrascholastic extracurricular activities.
- (b) A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets one of the following criteria:

- 1. Dependent children of active duty military personnel whose move resulted from military orders.
- 2. Children who have been relocated due to a foster care placement in a different school zone.
- 3. Children who move due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent.
  - 4. Authorized for good cause in district or charter school policy.
- Section 6. Subsection (1), paragraph (a) of subsection (2), paragraphs (a) and (b) of subsection (6), paragraphs (a) and (d) of subsection (7), paragraphs (g), (n), and (p) of subsection (9), paragraph (d) of subsection (10), paragraphs (b) and (e) of subsection (17), paragraph (a) of subsection (18), and paragraph (a) of subsection (20) of section 1002.33, Florida Statutes, are amended, and a new paragraph (g) is added to subsection (17) of that section, to read:

#### 1002.33 Charter schools.—

(1) AUTHORIZATION.—Charter schools shall be part of the state's program of public education. All charter schools in Florida are public schools. A charter school may be formed by creating a new school or converting an existing public school to charter status. A charter school may operate a virtual charter school pursuant to s. 1002.45(1)(d) to provide full-time online instruction to eligible students, pursuant to s. 1002.455, in kindergarten through grade 12. An existing A charter school that is seeking to become a virtual charter school must amend its charter or submit a new application pursuant to subsection (6) to become a virtual charter school is exempt from subsections (18) and (19), subparagraphs (20)(a)2., 4., 5., and 7., paragraph (20)(c), and s. 1003.03. A public school may not use the term charter in its name unless it has been approved under this section.

# (2) GUIDING PRINCIPLES; PURPOSE.—

- (a) Charter schools in Florida shall be guided by the following principles:
- 1. Meet high standards of student achievement while providing parents flexibility to choose among diverse educational opportunities within the state's public school system.
- 2. Promote enhanced academic success and financial efficiency by aligning responsibility with accountability.
- 3. Provide parents with sufficient information on whether their child is reading at grade level and whether the child gains at least a year's worth of learning for every year spent in the charter school. For a student who exhibits a substantial deficiency in reading, as determined by the charter school, the school shall notify the parent of the deficiency, the intensive interventions and supports used, and the student's progress in accordance with s. 1008.25(5).
- (6) APPLICATION PROCESS AND REVIEW.—Charter school applications are subject to the following requirements:
- (a) A person or entity *seeking* wishing to open a charter school shall prepare and submit an application on a model application form prepared by the Department of Education which:
- 1. Demonstrates how the school will use the guiding principles and meet the statutorily defined purpose of a charter school.
- 2. Provides a detailed curriculum plan that illustrates how students will be provided services to attain the Sunshine State Standards.
- 3. Contains goals and objectives for improving student learning and measuring that improvement. These goals and objectives must indicate how much academic improvement students are expected to show each year, how success will be evaluated, and the specific results to be attained through instruction.
- 4. Describes the reading curriculum and differentiated strategies that will be used for students reading at grade level or higher and a separate curriculum and strategies for students who are reading below

grade level. A sponsor shall deny an application a charter if the school does not propose a reading curriculum that is evidence-based and includes explicit, systematic, and multisensory reading instructional strategies; however, a sponsor may not require the charter school to implement the reading plan adopted by the school district pursuant to s. 1011.62(9) consistent with effective teaching strategies that are grounded in scientifically based reading research.

- 5. Contains an annual financial plan for each year requested by the charter for operation of the school for up to 5 years. This plan must contain anticipated fund balances based on revenue projections, a spending plan based on projected revenues and expenses, and a description of controls that will safeguard finances and projected enrollment trends.
- 6. Discloses the name of each applicant, governing board member, and all proposed education services providers; the name and sponsor of any charter school operated by each applicant, each governing board member, and each proposed education services provider that has closed and the reasons for the closure; and the academic and financial history of such charter schools, which the sponsor shall consider in deciding whether to approve or deny the application.
- 7.6. Contains additional information a sponsor may require, which shall be attached as an addendum to the charter school application described in this paragraph.
- 8.7. For the establishment of a virtual charter school, documents that the applicant has contracted with a provider of virtual instruction services pursuant to s. 1002.45(1)(d).
- (b) A sponsor shall receive and review all applications for a charter school using the an evaluation instrument developed by the Department of Education. A sponsor shall receive and consider charter school applications received on or before August 1 of each calendar year for charter schools to be opened at the beginning of the school district's next school year, or to be opened at a time agreed to by the applicant and the sponsor. A sponsor may not refuse to receive a charter school application submitted before August 1 and may receive an application submitted later than August 1 if it chooses. In order to facilitate greater collaboration in the application process, an applicant may submit a draft charter school application on or before May 1 with an application fee of \$500. If a draft application is timely submitted, the sponsor shall review and provide feedback as to material deficiencies in the application by July 1. The applicant shall then have until August 1 to resubmit a revised and final application. The sponsor may approve the draft application. Except as provided for a draft application, a sponsor may not charge an applicant for a charter any fee for the processing or consideration of an application, and a sponsor may not base its consideration or approval of a final application upon the promise of future payment of any kind. Before approving or denying any final application, the sponsor shall allow the applicant, upon receipt of written notification, at least 7 calendar days to make technical or nonsubstantive corrections and clarifications, including, but not limited to, corrections of grammatical, typographical, and like errors or missing signatures, if such errors are identified by the sponsor as cause to deny the final application.
- 1. In order to facilitate an accurate budget projection process, a sponsor shall be held harmless for FTE students who are not included in the FTE projection due to approval of charter school applications after the FTE projection deadline. In a further effort to facilitate an accurate budget projection, within 15 calendar days after receipt of a charter school application, a sponsor shall report to the Department of Education the name of the applicant entity, the proposed charter school location, and its projected FTE.
- 2. In order to ensure fiscal responsibility, an application for a charter school shall include a full accounting of expected assets, a projection of expected sources and amounts of income, including income derived from projected student enrollments and from community support, and an expense projection that includes full accounting of the costs of operation, including start-up costs.
- 3.a. A sponsor shall by a majority vote approve or deny an application no later than 60 calendar days after the application is received, unless the sponsor and the applicant mutually agree in writing to temporarily postpone the vote to a specific date, at which time the

sponsor shall by a majority vote approve or deny the application. If the sponsor fails to act on the application, an applicant may appeal to the State Board of Education as provided in paragraph (c). If an application is denied, the sponsor shall, within 10 calendar days after such denial, articulate in writing the specific reasons, based upon good cause, supporting its denial of the charter application and shall provide the letter of denial and supporting documentation to the applicant and to the Department of Education.

- b. An application submitted by a high-performing charter school identified pursuant to s. 1002.331 may be denied by the sponsor only if the sponsor demonstrates by clear and convincing evidence that:
- (I) The application does not materially comply with the requirements in paragraph (a);
- (II) The charter school proposed in the application does not materially comply with the requirements in paragraphs (9)(a)-(f);
- (III) The proposed charter school's educational program does not substantially replicate that of the applicant or one of the applicant's high-performing charter schools;
- (IV) The applicant has made a material misrepresentation or false statement or concealed an essential or material fact during the application process; or
- (V) The proposed charter school's educational program and financial management practices do not materially comply with the requirements of this section

Material noncompliance is a failure to follow requirements or a violation of prohibitions applicable to charter school applications, which failure is quantitatively or qualitatively significant either individually or when aggregated with other noncompliance. An applicant is considered to be replicating a high-performing charter school if the proposed school is substantially similar to at least one of the applicant's high-performing charter schools and the organization or individuals involved in the establishment and operation of the proposed school are significantly involved in the operation of replicated schools.

- c. If the sponsor denies an application submitted by a high-performing charter school, the sponsor must, within 10 calendar days after such denial, state in writing the specific reasons, based upon the criteria in sub-subparagraph b., supporting its denial of the application and must provide the letter of denial and supporting documentation to the applicant and to the Department of Education. The applicant may appeal the sponsor's denial of the application directly to the State Board of Education and, if an appeal is filed, must provide a copy of the appeal to the sponsor pursuant to paragraph (c) sub-subparagraph (e)3.b.
- 4. For budget projection purposes, the sponsor shall report to the Department of Education the approval or denial of an a charter application within 10 calendar days after such approval or denial. In the event of approval, the report to the Department of Education shall include the final projected FTE for the approved charter school.
- 5. Upon approval of an a charter application, the initial startup shall commence with the beginning of the public school calendar for the district in which the charter is granted. A charter school may defer the opening of the school's operations for up to 2 years to provide time for adequate facility planning. The charter school must provide written notice of such intent to the sponsor and the parents of enrolled students at least 30 calendar days before the first day of school unless the sponsor allows a waiver of this subparagraph for good cause.
- (7) CHARTER.—The major issues involving the operation of a charter school shall be considered in advance and written into the charter. The charter shall be signed by the governing board of the charter school and the sponsor, following a public hearing to ensure community input.
- (a) The charter shall address and criteria for approval of the charter shall be based on:
- 1. The school's mission, the students to be served, and the ages and grades to be included.

- 2. The focus of the curriculum, the instructional methods to be used, any distinctive instructional techniques to be employed, and identification and acquisition of appropriate technologies needed to improve educational and administrative performance which include a means for promoting safe, ethical, and appropriate uses of technology which comply with legal and professional standards.
- a. The charter shall ensure that reading is a primary focus of the curriculum and that resources are provided to identify and provide specialized instruction for students who are reading below grade level. The curriculum and instructional strategies for reading must be consistent with the Next Generation Sunshine State Standards and evidence-based grounded in scientifically based reading research.
- b. In order to provide students with access to diverse instructional delivery models, to facilitate the integration of technology within traditional classroom instruction, and to provide students with the skills they need to compete in the 21st century economy, the Legislature encourages instructional methods for blended learning courses consisting of both traditional classroom and online instructional techniques. Charter schools may implement blended learning courses which combine traditional classroom instruction and virtual instruction. Students in a blended learning course must be full-time students of the charter school and receive the online instruction in a classroom setting at the charter school. Instructional personnel certified pursuant to s. 1012.55 who provide virtual instruction for blended learning courses may be employees of the charter school or may be under contract to provide instructional services to charter school students. At a minimum, such instructional personnel must hold an active state or school district adjunct certification under s. 1012.57 for the subject area of the blended learning course. The funding and performance accountability requirements for blended learning courses are the same as those for traditional courses.
- 3. The current incoming baseline standard of student academic achievement, the outcomes to be achieved, and the method of measurement that will be used. The criteria listed in this subparagraph shall include a detailed description of:
- a. How the baseline student academic achievement levels and prior rates of academic progress will be established.
- b. How these baseline rates will be compared to rates of academic progress achieved by these same students while attending the charter school.
- c. To the extent possible, how these rates of progress will be evaluated and compared with rates of progress of other closely comparable student populations.

The district school board is required to provide academic student performance data to charter schools for each of their students coming from the district school system, as well as rates of academic progress of comparable student populations in the district school system.

- 4. The methods used to identify the educational strengths and needs of students and how well educational goals and performance standards are met by students attending the charter school. The methods shall provide a means for the charter school to ensure accountability to its constituents by analyzing student performance data and by evaluating the effectiveness and efficiency of its major educational programs. Students in charter schools shall, at a minimum, participate in the statewide assessment program created under s. 1008.22.
- 5. In secondary charter schools, a method for determining that a student has satisfied the requirements for graduation in s. 1002.3105(5), s. 1003.4281, or s. 1003.4282.
- 6. A method for resolving conflicts between the governing board of the charter school and the sponsor.
- 7. The admissions procedures and dismissal procedures, including the school's code of student conduct. Admission or dismissal must not be based on a student's academic performance.
- 8. The ways by which the school will achieve a racial/ethnic balance reflective of the community it serves or within the racial/ethnic range of other public schools in the same school district.

- 9. The financial and administrative management of the school, including a reasonable demonstration of the professional experience or competence of those individuals or organizations applying to operate the charter school or those hired or retained to perform such professional services and the description of clearly delineated responsibilities and the policies and practices needed to effectively manage the charter school. A description of internal audit procedures and establishment of controls to ensure that financial resources are properly managed must be included. Both public sector and private sector professional experience shall be equally valid in such a consideration.
- 10. The asset and liability projections required in the application which are incorporated into the charter and shall be compared with information provided in the annual report of the charter school.
- 11. A description of procedures that identify various risks and provide for a comprehensive approach to reduce the impact of losses; plans to ensure the safety and security of students and staff; plans to identify, minimize, and protect others from violent or disruptive student behavior; and the manner in which the school will be insured, including whether or not the school will be required to have liability insurance, and, if so, the terms and conditions thereof and the amounts of coverage.
- 12. The term of the charter which shall provide for cancellation of the charter if insufficient progress has been made in attaining the student achievement objectives of the charter and if it is not likely that such objectives can be achieved before expiration of the charter. The initial term of a charter shall be for 4 or 5 years. In order to facilitate access to long-term financial resources for charter school construction, charter schools that are operated by a municipality or other public entity as provided by law are eligible for up to a 15-year charter, subject to approval by the district school board. A charter lab school is eligible for a charter for a term of up to 15 years. In addition, to facilitate access to long-term financial resources for charter school construction, charter schools that are operated by a private, not-for-profit, s. 501(c)(3) status corporation are eligible for up to a 15-year charter, subject to approval by the district school board. Such long-term charters remain subject to annual review and may be terminated during the term of the charter, but only according to the provisions set forth in subsection (8).
- 13. The facilities to be used and their location. The sponsor may not require a charter school to have a certificate of occupancy or a temporary certificate of occupancy for such a facility earlier than 15 calendar days before the first day of school.
- 14. The qualifications to be required of the teachers and the potential strategies used to recruit, hire, train, and retain qualified staff to achieve best value.
- 15. The governance structure of the school, including the status of the charter school as a public or private employer as required in paragraph (12)(i).
- 16. A timetable for implementing the charter which addresses the implementation of each element thereof and the date by which the charter shall be awarded in order to meet this timetable.
- 17. In the case of an existing public school that is being converted to charter status, alternative arrangements for current students who choose not to attend the charter school and for current teachers who choose not to teach in the charter school after conversion in accordance with the existing collective bargaining agreement or district school board rule in the absence of a collective bargaining agreement. However, alternative arrangements shall not be required for current teachers who choose not to teach in a charter lab school, except as authorized by the employment policies of the state university which grants the charter to the lab school.
- 18. Full disclosure of the identity of all relatives employed by the charter school who are related to the charter school owner, president, chairperson of the governing board of directors, superintendent, governing board member, principal, assistant principal, or any other person employed by the charter school who has equivalent decisionmaking authority. For the purpose of this subparagraph, the term "relative" means father, mother, son, daughter, brother, sister, uncle, aunt, first cousin, nephew, niece, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, step-

mother, stepson, stepdaughter, stepbrother, stepsister, half brother, or half sister.

- 19. Implementation of the activities authorized under s. 1002.331 by the charter school when it satisfies the eligibility requirements for a high-performing charter school. A high-performing charter school shall notify its sponsor in writing by March 1 if it intends to increase enrollment or expand grade levels the following school year. The written notice shall specify the amount of the enrollment increase and the grade levels that will be added, as applicable.
- (d)1. A charter may be terminated by a charter school's governing board through voluntary closure. The decision to cease operations must be determined at a public meeting. The governing board shall notify the parents and sponsor of the public meeting in writing before the public meeting. The governing board must notify the sponsor, parents of enrolled students, and the department in writing within 24 hours after the public meeting of its determination. The notice shall state the charter school's intent to continue operations or the reason for the closure and acknowledge that the governing board agrees to follow the procedures for dissolution and reversion of public funds pursuant to paragraphs (8)(e)-(g) and (9)(o) Each charter school's governing board must appoint a representative to facilitate parental involvement, provide access to information, assist parents and others with questions and concerns, and resolve disputes. The representative must reside in the school district in which the charter school is located and may be a governing board member, charter school employee, or individual contracted to represent the governing board. If the governing board oversees multiple charter schools in the same school district, the governing board must appoint a separate individual representative for each charter school in the district. The representative's contact information must be provided annually in writing to parents and posted prominently on the charter school's website if a website is maintained by the school. The sponsor may not require that governing board members reside in the school district in which the charter school is located if the charter school complies with this paragraph.
- 2. Each charter school's governing board must hold at least two public meetings per school year in the school district. The meetings must be noticed, open, and accessible to the public, and attendees must be provided an opportunity to receive information and provide input regarding the charter school's operations. The appointed representative and charter school principal or director, or his or her equivalent, must be physically present at each meeting.
  - (9) CHARTER SCHOOL REQUIREMENTS.—
- (g)1. In order to provide financial information that is comparable to that reported for other public schools, charter schools are to maintain all financial records that constitute their accounting system:
- a. In accordance with the accounts and codes prescribed in the most recent issuance of the publication titled "Financial and Program Cost Accounting and Reporting for Florida Schools"; or
- b. At the discretion of the charter school's governing board, a charter school may elect to follow generally accepted accounting standards for not-for-profit organizations, but must reformat this information for reporting according to this paragraph.
- 2. Charter schools shall provide annual financial report and program cost report information in the state-required formats for inclusion in district reporting in compliance with s. 1011.60(1). Charter schools that are operated by a municipality or are a component unit of a parent nonprofit organization may use the accounting system of the municipality or the parent but must reformat this information for reporting according to this paragraph.
- 3. A charter school shall, upon approval of the charter contract, provide the sponsor with a concise, uniform, monthly financial statement summary sheet that contains a balance sheet and a statement of revenue, expenditures, and changes in fund balance. The balance sheet and the statement of revenue, expenditures, and changes in fund balance shall be in the governmental funds format prescribed by the Governmental Accounting Standards Board. A high-performing charter school pursuant to s. 1002.331 may provide a quarterly financial statement in the same format and requirements as the uniform monthly financial statement summary sheet. The sponsor shall review each

- monthly or quarterly financial statement to identify the existence of any conditions identified in s. 1002.345(1)(a).
- 4. A charter school shall maintain and provide financial information as required in this paragraph. The financial statement required in subparagraph 3. must be in a form prescribed by the Department of Education.
- (n)1. The director and a representative of the governing board of a charter school that has earned a grade of "D" or "F" pursuant to s. 1008.34 shall appear before the sponsor to present information concerning each contract component having noted deficiencies. The director and a representative of the governing board shall submit to the sponsor for approval a school improvement plan to raise student performance. Upon approval by the sponsor, the charter school shall begin implementation of the school improvement plan. The department shall offer technical assistance and training to the charter school and its governing board and establish guidelines for developing, submitting, and approving such plans.
- 2.a. If a charter school earns three consecutive grades of "D," two consecutive grades of "D" followed by a grade of "F," or two non-consecutive grades of "F" within a 3-year period, the charter school governing board shall choose one of the following corrective actions:
- (I) Contract for educational services to be provided directly to students, instructional personnel, and school administrators, as prescribed in state board rule:
- (II) Contract with an outside entity that has a demonstrated record of effectiveness to operate the school;
- (III) Reorganize the school under a new director or principal who is authorized to hire new staff; or
  - (IV) Voluntarily close the charter school.
- b. The charter school must implement the corrective action in the school year following receipt of a third consecutive grade of "D," a grade of "F" following two consecutive grades of "D," or a second non-consecutive grade of "F" within a 3-year period.
- c. The sponsor may annually waive a corrective action if it determines that the charter school is likely to improve a letter grade if additional time is provided to implement the intervention and support strategies prescribed by the school improvement plan. Notwithstanding this sub-subparagraph, a charter school that earns a second consecutive grade of "F" is subject to subparagraph 4.
- d. A charter school is no longer required to implement a corrective action if it improves by at least one letter grade. However, the charter school must continue to implement strategies identified in the school improvement plan. The sponsor must annually review implementation of the school improvement plan to monitor the school's continued improvement pursuant to subparagraph 5.
- e. A charter school implementing a corrective action that does not improve by at least one letter grade after 2 full school years of implementing the corrective action must select a different corrective action. Implementation of the new corrective action must begin in the school year following the implementation period of the existing corrective action, unless the sponsor determines that the charter school is likely to improve a letter grade if additional time is provided to implement the existing corrective action. Notwithstanding this sub-sub-paragraph, a charter school that earns a second consecutive grade of "F" while implementing a corrective action is subject to subparagraph 4.
- 3. A charter school with a grade of "D" or "F" that improves by at least one letter grade must continue to implement the strategies identified in the school improvement plan. The sponsor must annually review implementation of the school improvement plan to monitor the school's continued improvement pursuant to subparagraph 5.
- 4. A charter school's charter contract is automatically terminated if the school earns two consecutive grades of "F" after all school grade appeals are final The sponsor shall terminate a charter if the charter school earns two consecutive grades of "F" unless:

- a. The charter school is established to turn around the performance of a district public school pursuant to s. 1008.33(4)(b)3. Such charter schools shall be governed by s. 1008.33;
- b. The charter school serves a student population the majority of which resides in a school zone served by a district public school that earned a grade of "F" in the year before the charter school opened and the charter school earns at least a grade of "D" in its third year of operation. The exception provided under this sub-subparagraph does not apply to a charter school in its fourth year of operation and thereafter; or
- c. The state board grants the charter school a waiver of termination. The charter school must request the waiver within 15 days after the department's official release of school grades. The state board may waive termination if the charter school demonstrates that the Learning Gains of its students on statewide assessments are comparable to or better than the Learning Gains of similarly situated students enrolled in nearby district public schools. The waiver is valid for 1 year and may only be granted once. Charter schools that have been in operation for more than 5 years are not eligible for a waiver under this sub-sub-paragraph.

The sponsor shall notify the charter school's governing board, the charter school principal, and the department in writing when a charter contract is terminated under this subparagraph. The letter of termination must meet the requirements of paragraph (8)(c). A charter terminated under this subparagraph must follow the procedures for dissolution and reversion of public funds pursuant to paragraphs (8)(e)-(g) and (9)(o).

- 5. The director and a representative of the governing board of a graded charter school that has implemented a school improvement plan under this paragraph shall appear before the sponsor at least once a year to present information regarding the progress of intervention and support strategies implemented by the school pursuant to the school improvement plan and corrective actions, if applicable. The sponsor shall communicate at the meeting, and in writing to the director, the services provided to the school to help the school address its deficiencies.
- 6. Notwithstanding any provision of this paragraph except subsubparagraphs 4.a.-c., the sponsor may terminate the charter at any time pursuant to subsection (8).
- (p)1. Each charter school shall maintain a website that enables the public to obtain information regarding the school; the school's academic performance; the names of the governing board members; the programs at the school; any management companies, service providers, or education management corporations associated with the school; the school's annual budget and its annual independent fiscal audit; the school's grade pursuant to s. 1008.34; and, on a quarterly basis, the minutes of governing board meetings.
- 2. Each charter school's governing board must appoint a representative to facilitate parental involvement, provide access to information, assist parents and others with questions and concerns, and resolve disputes. The representative must reside in the school district in which the charter school is located and may be a governing board member, a charter school employee, or an individual contracted to represent the governing board. If the governing board oversees multiple charter schools in the same school district, the governing board must appoint a separate representative for each charter school in the district. The representative's contact information must be provided annually in writing to parents and posted prominently on the charter school's website. The sponsor may not require governing board members to reside in the school district in which the charter school is located if the charter school complies with this subparagraph.
- 3. Each charter school's governing board must hold at least two public meetings per school year in the school district where the charter school is located. The meetings must be noticed, open, and accessible to the public, and attendees must be provided an opportunity to receive information and provide input regarding the charter school's operations. The appointed representative and charter school principal or director, or his or her designee, must be physically present at each meeting. Members of the governing board may attend in person or by means of communications media technology used in accordance with rules adopted by the Administration Commission under s. 120.54(5).

- (10) ELIGIBLE STUDENTS.—
- $\mbox{(d)} \;\; A$  charter school may give enrollment preference to the following student populations:
- 1. Students who are siblings of a student enrolled in the charter school.
- 2. Students who are the children of a member of the governing board of the charter school.
- 3. Students who are the children of an employee of the charter school.
  - 4. Students who are the children of:
- a. An employee of the business partner of a charter school-in-the-workplace established under paragraph (15)(b) or a resident of the municipality in which such charter school is located; or
- b. A resident or employee of a municipality that operates a charter school-in-a-municipality pursuant to paragraph (15)(c) or allows a charter school to use a school facility or portion of land provided by the municipality for the operation of the charter school.
- 5. Students who have successfully completed a voluntary prekindergarten education program under ss. 1002.51-1002.79 provided by the charter school or the charter school's governing board during the previous year.
- 6. Students who are the children of an active duty member of any branch of the United States Armed Forces.
- 7. Students who attended or are assigned to failing schools pursuant to s. 1002.38(2).
- (17) FUNDING.—Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32.
- (b) The basis for the agreement for funding students enrolled in a charter school shall be the sum of the school district's operating funds from the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act, including gross state and local funds, discretionary lottery funds, and funds from the school district's current operating discretionary millage levy; divided by total funded weighted full-time equivalent students in the school district; multiplied by the weighted full-time equivalent students for the charter school. Charter schools whose students or programs meet the eligibility criteria in law are entitled to their proportionate share of categorical program funds included in the total funds available in the Florida Education Finance Program by the Legislature, including transportation, the research-based reading allocation, and the Florida digital classrooms allocation. Total funding for each charter school shall be recalculated during the year to reflect the revised calculations under the Florida Education Finance Program by the state and the actual weighted fulltime equivalent students reported by the charter school during the fulltime equivalent student survey periods designated by the Commissioner of Education.
- (e) District school boards shall make timely and efficient payment and reimbursement to charter schools, including processing paperwork required to access special state and federal funding for which they may be eligible. Payments of funds under paragraph (b) shall be made monthly or twice a month, beginning with the start of the district school board's fiscal year. Each payment shall be one-twelfth, or one twentyfourth, as applicable, of the total state and local funds described in paragraph (b) and adjusted as set forth therein. For the first 2 years of a charter school's operation, if a minimum of 75 percent of the projected enrollment is entered into the sponsor's student information system by the first day of the current month, the district school board shall may distribute funds to the a charter school for the up to 3 months of July through October based on the projected full-time equivalent student membership of the charter school as submitted in the approved application. If less than 75 percent of the projected enrollment is entered into the sponsor's student information system by the first day of the current month, the sponsor shall base payments on the actual number of student

enrollment entered into the sponsor's student information system. Thereafter, the results of full-time equivalent student membership surveys shall be used in adjusting the amount of funds distributed monthly to the charter school for the remainder of the fiscal year. The payments payment shall be issued no later than 10 working days after the district school board receives a distribution of state or federal funds or the date the payment is due pursuant to this subsection. If a warrant for payment is not issued within 10 working days after receipt of funding by the district school board, the school district shall pay to the charter school, in addition to the amount of the scheduled disbursement, interest at a rate of 1 percent per month calculated on a daily basis on the unpaid balance from the expiration of the 10 working days until such time as the warrant is issued. The district school board may not delay payment to a charter school of any portion of the funds provided in paragraph (b) based on the timing of receipt of local funds by the district school board.

(g) To be eligible for public education capital outlay (PECO) funds, a charter school must be located in the State of Florida.

## (18) FACILITIES.—

(a) A startup charter school shall utilize facilities which comply with the Florida Building Code pursuant to chapter 553 except for the State Requirements for Educational Facilities. Conversion charter schools shall utilize facilities that comply with the State Requirements for Educational Facilities provided that the school district and the charter school have entered into a mutual management plan for the reasonable maintenance of such facilities. The mutual management plan shall contain a provision by which the district school board agrees to maintain charter school facilities in the same manner as its other public schools within the district. Charter schools, with the exception of conversion charter schools, are not required to comply, but may choose to comply, with the State Requirements for Educational Facilities of the Florida Building Code adopted pursuant to s. 1013.37. The local governing authority shall not adopt or impose any local building requirements or site-development restrictions, such as parking and site-size criteria, that are addressed by and more stringent than those found in the State Requirements for Educational Facilities of the Florida Building Code. Beginning July 1, 2011, A local governing authority must treat charter schools equitably in comparison to similar requirements, restrictions, and site planning processes imposed upon public schools that are not charter schools. The agency having jurisdiction for inspection of a facility and issuance of a certificate of occupancy or use shall be the local municipality or, if in an unincorporated area, the county governing authority. If an official or employee of the local governing authority refuses to comply with this paragraph, the aggrieved school or entity has an immediate right to bring an action in circuit court to enforce its rights by injunction. An aggrieved party that receives injunctive relief may be awarded attorney fees and court costs.

## (20) SERVICES.—

(a)1. A sponsor shall provide certain administrative and educational services to charter schools. These services shall include contract management services; full-time equivalent and data reporting services; exceptional student education administration services; services related to eligibility and reporting duties required to ensure that school lunch services under the federal lunch program, consistent with the needs of the charter school, are provided by the school district at the request of the charter school, that any funds due to the charter school under the federal lunch program be paid to the charter school as soon as the charter school begins serving food under the federal lunch program, and that the charter school is paid at the same time and in the same manner under the federal lunch program as other public schools serviced by the sponsor or the school district; test administration services, including payment of the costs of state-required or district-required student assessments; processing of teacher certificate data services; and information services, including equal access to student information systems that are used by public schools in the district in which the charter school is located. Student performance data for each student in a charter school, including, but not limited to, FCAT scores, standardized test scores, previous public school student report cards, and student performance measures, shall be provided by the sponsor to a charter school in the same manner provided to other public schools in the dis-

- 2. A total administrative fee for the provision of such services shall be calculated based upon up to 5 percent of the available funds defined in paragraph (17)(b) for all students, except that when 75 percent or more of the students enrolled in the charter school are exceptional students as defined in s. 1003.01(3), the 5 percent of those available funds shall be calculated based on unweighted full-time equivalent students. However, a sponsor may only withhold up to a 5-percent administrative fee for enrollment for up to and including 250 students. For charter schools with a population of 251 or more students, the difference between the total administrative fee calculation and the amount of the administrative fee withheld may only be used for capital outlay purposes specified in s. 1013.62(3) s. 1013.62(2).
- 3. For high-performing charter schools, as defined in *s. 1002.331* eh. 2011 232, a sponsor may withhold a total administrative fee of up to 2 percent for enrollment up to and including 250 students per school.
- 4. In addition, a sponsor may withhold only up to a 5-percent administrative fee for enrollment for up to and including 500 students within a system of charter schools which meets all of the following:
- a. Includes both conversion charter schools and nonconversion charter schools;
  - b. Has all schools located in the same county;
- c. Has a total enrollment exceeding the total enrollment of at least one school district in the state;
  - d. Has the same governing board; and
- e. Does not contract with a for-profit service provider for management of school operations.
- 5. The difference between the total administrative fee calculation and the amount of the administrative fee withheld pursuant to subparagraph 4. may be used for instructional and administrative purposes as well as for capital outlay purposes specified in s. 1013.62(3) s. 1013.62(2).
- 6. For a high-performing charter school system that also meets the requirements in subparagraph 4., a sponsor may withhold a 2-percent administrative fee for enrollments up to and including 500 students per system.
- 7. Sponsors shall not charge charter schools any additional fees or surcharges for administrative and educational services in addition to the maximum 5-percent administrative fee withheld pursuant to this paragraph.
- 8. The sponsor of a virtual charter school may withhold a fee of up to 5 percent. The funds shall be used to cover the cost of services provided under subparagraph 1. and implementation of the school district's digital classrooms plan pursuant to s. 1011.62.
- Section 7. Paragraph (a) of subsection (3) and subsection (4) of section 1002.331, Florida Statutes, are amended to read:

## 1002.331 High-performing charter schools.—

- (3)(a) A high-performing charter school may submit an application pursuant to s. 1002.33(6) in any school district in the state to establish and operate a new charter school that will substantially replicate its educational program. An application submitted by a high-performing charter school must state that the application is being submitted pursuant to this paragraph and must include the verification letter provided by the Commissioner of Education pursuant to subsection (4) (5). If the sponsor fails to act on the application within 60 days after receipt, the application is deemed approved and the procedure in s. 1002.33(6)(h) applies. If the sponsor denies the application, the high-performing charter school may appeal pursuant to s. 1002.33(6).
- (4) A high performing charter school may not increase enrollment or expand grade levels following any school year in which it receives a school grade of "C" or below. If the charter school receives a school grade of "C" or below in any 2 years during the term of the charter awarded under subsection (2), the term of the charter may be modified by the sponsor and the charter school loses its high performing charter school status until it regains that status under subsection (1).

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Section 8. Section 1001.66, Florida Statutes, is created to read:

1001.66 Florida College System Performance-Based Incentive.—

- (1) A Florida College System Performance-Based Incentive shall be awarded to Florida College System institutions using performance-based metrics adopted by the State Board of Education. The performance-based metrics must include retention rates; program completion and graduation rates; postgraduation employment, salaries, and continuing education for workforce education and baccalaureate programs, with wage thresholds that reflect the added value of the certificate or degree; and outcome measures appropriate for associate of arts degree recipients. The state board shall adopt benchmarks to evaluate each institution's performance on the metrics to measure the institution's achievement of institutional excellence or need for improvement and minimum requirements for eligibility to receive performance funding.
- (2) Each fiscal year, the amount of funds available for allocation to the Florida College System institutions based on the performance-based funding model shall consist of the state's investment in performance funding plus institutional investments consisting of funds to be redistributed from the base funding of the Florida College System Program Fund as determined in the General Appropriations Act. The State Board of Education shall establish minimum performance funding eligibility thresholds for the state's investment and the institutional investments. An institution that meets the minimum institutional investment eligibility threshold, but fails to meet the minimum state investment eligibility threshold, shall have its institutional investment restored but is ineligible for a share of the state's investment in performance funding. The institutional investment shall be restored for all institutions eligible for the state's investment under the performance-based funding model.
- (3)(a) Each Florida College System institution's share of the performance funding shall be calculated based on its relative performance on the established metrics in conjunction with the institutional size and scope.
- (b) A Florida College System institution that fails to meet the State Board of Education's minimum institutional investment performance funding eligibility threshold shall have a portion of its institutional investment withheld by the state board and must submit an improvement plan to the state board which specifies the activities and strategies for improving the institution's performance. The state board must review and approve the improvement plan and, if the plan is approved, must monitor the institution's progress in implementing the activities and strategies specified in the improvement plan. The institution shall submit monitoring reports to the state board by December 31 and May 31 of each year in which an improvement plan is in place. Beginning in the 2017-2018 fiscal year, the ability of an institution to submit an improvement plan to the state board is limited to 1 fiscal year.
- (c) The Commissioner of Education shall withhold disbursement of the institutional investment until the monitoring report is approved by the State Board of Education. A Florida College System institution determined by the state board to be making satisfactory progress on implementing the improvement plan shall receive no more than one-half of the withheld institutional investment in January and the balance of the withheld institutional investment in June. An institution that fails to make satisfactory progress may not have its full institutional investment restored. Any institutional investment funds that are not restored shall be redistributed in accordance with the state board's performance-based metrics.
- (4) Distributions of performance funding, as provided in this section, shall be made to each of the Florida College System institutions listed in the Florida Colleges category in the General Appropriations Act.
- (5) By October 1 of each year, the State Board of Education shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous fiscal year's performance funding allocation, which must reflect the rankings and award distributions.
- ${\it (6)} \ \ {\it The State Board of Education shall adopt rules to administer this section.}$

- Section 9. Subsection (1) of section 1001.7065, Florida Statutes, is reenacted, and subsections (2), (3), and (5) through (8) of that section are amended, to read:
  - 1001.7065 Preeminent state research universities program.—
- (1) STATE UNIVERSITY SYSTEM SHARED GOVERNANCE COLLABORATION.—A collaborative partnership is established between the Board of Governors and the Legislature to elevate the academic and research preeminence of Florida's highest-performing state research universities in accordance with this section. The partnership stems from the State University System Governance Agreement executed on March 24, 2010, wherein the Board of Governors and leaders of the Legislature agreed to a framework for the collaborative exercise of their joint authority and shared responsibility for the State University System. The governance agreement confirmed the commitment of the Board of Governors and the Legislature to continue collaboration on accountability measures, the use of data, and recommendations derived from such data.
- (2) ACADEMIC AND RESEARCH EXCELLENCE STANDARDS.— Effective July 1, 2013, The following academic and research excellence standards are established for the preeminent state research universities program:
- (a) An average weighted grade point average of 4.0 or higher on a 4.0 scale and an average SAT score of 1800 or higher on a 2400-point scale or 1200 or higher on a 1600-point scale for fall semester incoming freshmen, as reported annually.
- (b) A top-50 ranking on at least two well-known and highly respected national public university rankings, *including*, *but not limited* to, the U.S. News and World Report rankings, reflecting national preeminence, using most recent rankings.
- (c) A freshman retention rate of 90 percent or higher for full-time, first-time-in-college students, as reported annually to the Integrated Postsecondary Education Data System (IPEDS).
- (d) A 6-year graduation rate of 70 percent or higher for full-time, first-time-in-college students, as reported annually to the IPEDS.
- (e) Six or more faculty members at the state university who are members of a national academy, as reported by the Center for Measuring University Performance in the Top American Research Universities (TARU) annual report or the official membership directories maintained by each national academy.
- (f) Total annual research expenditures, including federal research expenditures, of \$200 million or more, as reported annually by the National Science Foundation (NSF).
- (g) Total annual research expenditures in diversified nonmedical sciences of \$150 million or more, based on data reported annually by the NSF.
- (h) A top-100 university national ranking for research expenditures in five or more science, technology, engineering, or mathematics fields of study, as reported annually by the NSF.
- (i) One hundred or more total patents awarded by the United States Patent and Trademark Office for the most recent 3-year period.
- (j) Four hundred or more doctoral degrees awarded annually, including professional doctoral degrees awarded in medical and health care disciplines, as reported in the Board of Governors Annual Accountability Report.
- (k) Two hundred or more postdoctoral appointees annually, as reported in the TARU annual report.
- (l) An endowment of \$500 million or more, as reported in the Board of Governors Annual Accountability Report.
- (3) PREEMINENT STATE RESEARCH UNIVERSITY DESIGNATION.—
- (a) The Board of Governors shall designate each state research university that annually meets at least 11 of the 12 academic and re-

search excellence standards identified in subsection (2) as a "preeminent state research university" preeminent state research university.

- (b) The Board of Governors shall designate each state university that annually meets at least six of the 12 academic and research excellence standards identified in subsection (2) as an "emerging preeminent state research university."
- (5) PREEMINENT STATE RESEARCH UNIVERSITIES PROGRAM UNIVERSITY SUPPORT.—
- (a) A state research university that is designated as a preeminent state research university, as of July 1, 2013, meets all 12 of the academic and research excellence standards identified in subsection (2), as verified by the Board of Governors, shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section an amount specified in the General Appropriations Act to be provided annually throughout the 5-year period. Funding for this purpose is contingent upon specific appropriation in the General Appropriations Act.
- (b) A state university designated as an emerging preeminent state research university shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section.
- (c) The award of funds under this subsection is contingent upon funding provided in the General Appropriations Act to support the preeminent state research universities program created under this section. Funding increases appropriated beyond the amounts funded in the previous fiscal year shall be distributed as follows:
- 1. Each designated preeminent state research university that meets the criteria in paragraph (a) shall receive an equal amount of funding.
- 2. Each designated emerging preeminent state research university that meets the criteria in paragraph (b) shall receive an amount of funding that is equal to one-half of the total increased amount awarded to each designated preeminent state research university.
- (6) PREEMINENT STATE RESEARCH UNIVERSITY ENHANCEMENT INITIATIVE. A state research university that, as of July 1, 2013, meets 11 of the 12 academic and research excellence standards identified in subsection (2), as verified by the Board of Governors, shall submit to the Board of Governors a 5 year benchmark plan with target rankings on key performance metrics for national excellence. Upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university an amount specified in the General Appropriations Act to be provided annually throughout the 5 year period for the purpose of recruiting National Academy Members, expediting the provision of a master's degree in cloud virtualization, and instituting an entrepreneurs in residence program throughout its campus. Funding for this purpose is contingent upon specific appropriation in the General Appropriations Act.
- (6)(7) PREEMINENT STATE RESEARCH UNIVERSITY SPECIAL COURSE REQUIREMENT AUTHORITY.—In order to provide a jointly shared educational experience, a university that is designated a preeminent state research university may require its incoming first-time-in-college students to take a six-credit 9 to 12 credit set of unique courses specifically determined by the university and published on the university's website. The university may stipulate that credit for such courses may not be earned through any acceleration mechanism pursuant to s. 1007.27 or s. 1007.271 or any other transfer credit. All accelerated credits earned up to the limits specified in ss. 1007.27 and 1007.271 shall be applied toward graduation at the student's request.
- (7)(8) PREEMINENT STATE RESEARCH UNIVERSITY FLEX-IBILITY AUTHORITY.—The Board of Governors is encouraged to identify and grant all reasonable, feasible authority and flexibility to

ensure that each a designated preeminent state research university and each designated emerging preeminent state research university is free from unnecessary restrictions.

Section 10. Subsections (4) and (5) are added to section 1001.71, Florida Statutes, to read:

- 1001.71 University boards of trustees; membership.—
- (4) Each university board of trustees shall select its chair and vice chair from the appointed members. Each chair shall serve for 2 years and may be reselected for one additional consecutive 2-year term, except that, for each additional consecutive term beyond two terms, by a two-thirds vote, the board of trustees may reselect the chair for additional consecutive 2-year terms. The chair shall preside at all meetings of the board of trustees and may call special meetings of the board. The chair shall also attest to actions of the board of trustees. The chair shall notify the Governor or the Board of Governors, as applicable, in writing whenever a board member has three consecutive unexcused absences from regular board meetings in any fiscal year, which may be grounds for removal by the Governor or the Board of Governors, as applicable.
- (5) Each university board of trustees shall keep and, within 2 weeks after a board meeting, post prominently on the university's website detailed meeting minutes for all meetings, including the vote history and attendance of each trustee. The Board of Governors shall adopt regulations to implement this subsection.
  - Section 11. Section 1001.92, Florida Statutes, is amended to read:
  - 1001.92 State University System Performance-Based Incentive.—
- (1) A State University System Performance-Based Incentive shall be awarded to state universities using performance-based metrics adopted by the Board of Governors of the State University System. The performance-based metrics must include graduation rates; postgraduation education rates; degree production; affordability; postgraduation employment and salaries, including wage thresholds that reflect the added value of a baccalaureate degree; access; and other metrics approved by the board in a formally noticed meeting. The board shall adopt benchmarks to evaluate each state university's performance on the metrics to measure the state university's achievement of institutional excellence or need for improvement and minimum requirements for eligibility to receive performance funding.
- (2) Each fiscal year, the amount of funds available for allocation to the state universities based on the performance-based funding model metrics shall consist of the state's investment in appropriation for performance funding, including increases in base funding plus institutional investments consisting of funds deducted from the base funding of each state university in the State University System; in an amount provided in the General Appropriations Act. The Board of Governors shall establish minimum performance funding eligibility thresholds for the state's investment and the institutional investments. A state university that meets the minimum institutional investment eligibility threshold, shall have its institutional investment eligibility threshold, shall have its institutional investment restored but is incligible for a share of the state's investment in performance funding. The institutional investment shall be restored for each institution eligible for the state's investment under the performance-based funding model metrics.
- (3)(a) A state university that fails to meet the Board of Governors' minimum institutional investment performance funding eligibility threshold shall have a portion of its institutional investment withheld by the board and must submit an improvement plan to the board that specifies the activities and strategies for improving the state university's performance. The board must review and approve the improvement plan and, if the plan is approved, must monitor the state university's progress in implementing the activities and strategies specified in the improvement plan. The state university shall submit monitoring reports to the board by December 31 and May 31 of each year in which an improvement plan is in place. The ability of a state university to submit an improvement plan to the board is limited to 1 fiscal year.
- (b) The Chancellor of the State University System shall withhold disbursement of the institutional investment until the monitoring report is approved by the Board of Governors. A state university that is

determined by the board to be making satisfactory progress on implementing the improvement plan shall receive no more than one-half of the withheld institutional investment in January and the balance of the withheld institutional investment in June. A state university that fails to make satisfactory progress may not have its full institutional investment restored. Any institutional investment funds that are not restored shall be redistributed in accordance with the board's performance-based metrics

- (4) Distributions of performance funding, as provided in this section, shall be made to each of the state universities listed in the Education and General Activities category in the General Appropriations Act.
- (5) By October 1 of each year, the Board of Governors shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous fiscal year's performance funding allocation which must reflect the rankings and award distributions.
- (6) The Board of Governors shall adopt regulations to administer this section expires July 1, 2016.
- Section 12. Subsection (4) of section 1003.4282, Florida Statutes, is amended to read:
  - 1003.4282 Requirements for a standard high school diploma.—
- (4) ONLINE COURSE REQUIREMENT.—At least one course within the 24 credits required under this section must be completed through online learning. A school district may not require a student to take the online course outside the school day or in addition to a student's courses for a given semester.
- (a) An online course taken in grade 6, grade 7, or grade 8 fulfills the requirements of this subsection requirement. The This requirement is met through an online course offered by the Florida Virtual School, a virtual education provider approved by the State Board of Education, a high school, or an online dual enrollment course. A student who is enrolled in a full-time or part-time virtual instruction program under s. 1002.45 meets the this requirement.
- (b) A district school board or a charter school governing board, as applicable, may offer students the following options to satisfy the online course requirements of this subsection:
- 1. Completion of a course in which a student earns a nationally recognized industry certification in information technology that is identified on the CAPE Industry Certification Funding List pursuant to s. 1008.44 or passage of the information technology certification examination without enrollment in or completion of the corresponding course or courses, as applicable.
- 2. Passage of an online content assessment, without enrollment in or completion of the corresponding course or courses, as applicable, by which the student demonstrates skills and competency in locating information and applying technology for instructional purposes.

For purposes of this subsection, a school district may not require a student to take the online course outside the school day or in addition to a student's courses for a given semester. This subsection requirement does not apply to a student who has an individual education plan under s. 1003.57 which indicates that an online course would be inappropriate or to an out-of-state transfer student who is enrolled in a Florida high school and has 1 academic year or less remaining in high school.

- Section 13. Paragraphs (a), (b), and (c) of subsection (1) of section 1013.62, Florida Statutes, are amended to read:
  - 1013.62 Charter schools capital outlay funding.—
- (1) In each year in which funds are appropriated for charter school capital outlay purposes, the Commissioner of Education shall allocate the funds among eligible charter schools as specified in this section.
  - (a) To be eligible for a funding allocation, a charter school must:
  - 1.a. Have been in operation for  $2 \frac{3}{2}$  or more years;

- b. Be governed by a governing board established in the state for 3 or more years which operates both charter schools and conversion charter schools within the state;
- c. Be an expanded feeder chain of a charter school within the same school district that is currently receiving charter school capital outlay funds:
- d. Have been accredited by the Commission on Schools of the Southern Association of Colleges and Schools; or
- e. Serve students in facilities that are provided by a business partner for a charter school-in-the-workplace pursuant to s. 1002.33(15)(b).
- 2. Have an annual audit that does not reveal any of the financial emergency conditions provided in s. 218.503(1) for the most recent fiscal year for which such audit results are available stability for future operation as a charter school.
- 3. Have satisfactory student achievement based on state accountability standards applicable to the charter school.
- 4. Have received final approval from its sponsor pursuant to s. 1002.33 for operation during that fiscal year.
- 5. Serve students in facilities that are not provided by the charter school's sponsor.
- (b) The first priority for charter school capital outlay funding is to allocate to charter schools that received funding in the 2005 2006 fiscal year an allocation of the same amount per capital outlay full time equivalent student, up to the lesser of the actual number of capital outlay full time equivalent students in the current year, or the capital outlay full time equivalent students in the 2005 2006 fiscal year. After calculating the first priority, the second priority is to allocate excess funds remaining in the appropriation in an amount equal to the per capital outlay full time equivalent student amount in the first priority calculation to eligible charter schools not included in the first priority calculation and to schools in the first priority calculation with growth After calculating the first and second priorities, excess funds remaining in the appropriation must be allocated to all eligible charter schools.
- (e) A charter school's allocation may not exceed one fifteenth of the cost per student station specified in s. 1013.64(6)(b). Before releasing capital outlay funds to a school district on behalf of the charter school, the Department of Education must ensure that the district school board and the charter school governing board enter into a written agreement that provides for the reversion of any unencumbered funds and all equipment and property purchased with public education funds to the ownership of the district school board, as provided for in subsection (3) if the school terminates operations. Any funds recovered by the state shall be deposited in the General Revenue Fund.
- Section 14. Paragraphs (a) and (b) of subsection (2) and paragraphs (b) through (e) of subsection (6) of section 1013.64, Florida Statutes, are amended to read:
- 1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:
- (2)(a) The department shall establish, as a part of the Public Education Capital Outlay and Debt Service Trust Fund, a separate account, in an amount determined by the Legislature, to be known as the "Special Facility Construction Account." The Special Facility Construction Account shall be used to provide necessary construction funds to school districts which have urgent construction needs but which lack sufficient resources at present, and cannot reasonably anticipate sufficient resources within the period of the next 3 years, for these purposes from currently authorized sources of capital outlay revenue. A school district requesting funding from the Special Facility Construction Account shall submit one specific construction project, not to exceed one complete educational plant, to the Special Facility Construction Committee. A No district may not shall receive funding for more than one approved project in any 3-year period or while any portion of the district's participation requirement is outstanding. The first year of the 3-

year period shall be the first year a district receives an appropriation. The department shall encourage a construction program that reduces the average size of schools in the district. The request must meet the following criteria to be considered by the committee:

- 1. The project must be deemed a critical need and must be recommended for funding by the Special Facility Construction Committee. Before Prior to developing construction plans for the proposed facility, the district school board must request a preapplication review by the Special Facility Construction Committee or a project review subcommittee convened by the chair of the committee to include two representatives of the department and two staff members from school districts not eligible to participate in the program. A school district may request a preapplication review at any time; however, if the district school board seeks inclusion in the department's next annual capital outlay legislative budget request, the preapplication review request must be made before February 1. Within 90 60 days after receiving the preapplication review request, the committee or subcommittee must meet in the school district to review the project proposal and existing facilities. To determine whether the proposed project is a critical need, the committee or subcommittee shall consider, at a minimum, the capacity of all existing facilities within the district as determined by the Florida Inventory of School Houses; the district's pattern of student growth; the district's existing and projected capital outlay full-time equivalent student enrollment as determined by the demographic, revenue, and education estimating conferences established in s. 216.136 department; the district's existing satisfactory student stations; the use of all existing district property and facilities; grade level configurations; and any other information that may affect the need for the proposed project.
- 2. The construction project must be recommended in the most recent survey or survey amendment cooperatively prepared surveys by the district and the department, and approved by the department under the rules of the State Board of Education. If a district employs a consultant in the preparation of a survey or survey amendment, the consultant may not be employed by or receive compensation from a third party that designs or constructs a project recommended by the survey.
- 3. The construction project must appear on the district's approved project priority list under the rules of the State Board of Education.
- 4. The district must have selected and had approved a site for the construction project in compliance with s. 1013.36 and the rules of the State Board of Education.
- 5. The district shall have developed a district school board adopted list of facilities that do not exceed the norm for net square feet occupancy requirements under the State Requirements for Educational Facilities, using all possible programmatic combinations for multiple use of space to obtain maximum daily use of all spaces within the facility under consideration.
- 6. Upon construction, the total cost per student station, including change orders, must not exceed the cost per student station as provided in subsection (6) except for cost overruns created by a disaster as defined in s. 252.34 or an unforeseeable circumstance beyond the district's control as determined by the Special Facility Construction Committee.
- 7. There shall be an agreement signed by the district school board stating that it will advertise for bids within 30 days of receipt of its encumbrance authorization from the department.
- 8. For construction projects for which Special Facilities Construction Account funding is sought before the 2019-2020 fiscal year, the district shall, at the time of the request and for a continuing period necessary to meet the district's participation requirement of 3 years, levy the maximum millage against its their nonexempt assessed property value as allowed in s. 1011.71(2) or shall raise an equivalent amount of revenue from the school capital outlay surtax authorized under s. 212.055(6). Beginning with construction projects for which Special Facilities Construction Account funding is sought in the 2019-2020 fiscal year, the district shall, for a minimum of 3 years before submitting the request and for a continuing period necessary to meet its participation requirement, levy the maximum millage against the district's nonexempt assessed property value as authorized under s. 1011.71(2) or shall raise an equivalent amount of revenue from the school capital outlay surtax authorized under s. 212.055(6). Any district with a new or active project, funded under the provisions of this subsection, shall be required to

budget no more than the value of 1 mill 1.5 mills per year to the project until the district's to satisfy the annual participation requirement relating to the local discretionary capital improvement millage or the equivalent amount of revenue from the school capital outlay surtax is satisfied in the Special Facility Construction Account.

- 9. If a contract has not been signed 90 days after the advertising of bids, the funding for the specific project shall revert to the Special Facility New Construction Account to be reallocated to other projects on the list. However, an additional 90 days may be granted by the commissioner.
- 10. The department shall certify the inability of the district to fund the survey-recommended project over a continuous 3-year period using projected capital outlay revenue derived from s. 9(d), Art. XII of the State Constitution, as amended, paragraph (3)(a) of this section, and s. 1011.71(2).
- 11. The district shall have on file with the department an adopted resolution acknowledging its 3 year commitment to satisfy its participation requirement, which is equivalent to ef all unencumbered and future revenue acquired from s. 9(d), Art. XII of the State Constitution, as amended, paragraph (3)(a) of this section, and s. 1011.71(2), in the year of the initial appropriation and for the 2 years immediately following the initial appropriation.
- 12. Final phase III plans must be certified by the *district school* board as complete and in compliance with the building and life safety codes before June 1 of the year the application is made prior to August 1.
- (b) The Special Facility Construction Committee shall be composed of the following: two representatives of the Department of Education, a representative from the Governor's office, a representative selected annually by the district school boards, and a representative selected annually by the superintendents. A representative of the department shall chair the committee.

(6)

- (b)1. A district school board *may* must not use funds from the following sources: Public Education Capital Outlay and Debt Service Trust Fund; School District and Community College District Capital Outlay and Debt Service Trust Fund; Classrooms First Program funds provided in s. 1013.68; nonvoted 1.5-mill levy of ad valorem property taxes provided in s. 1011.71(2); Classrooms for Kids Program funds provided in s. 1013.735; District Effort Recognition Program funds provided in s. 1013.736; or High Growth District Capital Outlay Assistance Grant Program funds provided in s. 1013.738 for any new construction of educational plant space with a total cost per student station, including change orders, that equals more than:
  - a. \$17,952 for an elementary school,
  - b. \$19,386 for a middle school, or
  - c. \$25,181 for a high school,

(January 2006) as adjusted annually to reflect increases or decreases in the Consumer Price Index.

- 2. School districts shall maintain accurate documentation related to the costs of all new construction of educational plant space reported to the Department of Education pursuant to paragraph (d). The Auditor General shall review the documentation maintained by the school districts and verify compliance with the limits under this paragraph during its scheduled operational audits of the school district. The department shall make the final determination on district compliance based on the recommendation of the Auditor General.
- 3. The Office of Economic and Demographic Research, in consultation with the department, shall conduct a study of the cost per student station amounts using the most recent available information on construction costs. In this study, the costs per student station should represent the costs of classroom construction and administrative offices as well as the supplemental costs of core facilities, including required media centers, gymnasiums, music rooms, cafeterias and their associated kitchens and food service areas, vocational areas, and other defined specialty areas, including exceptional student education areas. The study must take into account appropriate cost-effectiveness factors in

school construction and should include input from industry experts. The Office of Economic and Demographic Research must provide the results of the study and recommendations on the cost per student station to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 31, 2017.

- 4. The Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct a study of the State Requirements for Education Facilities (SREF) to identify current requirements that can be eliminated or modified in order to decrease the cost of construction of educational facilities while ensuring student safety. OPPAGA must provide the results of the study, and an overall recommendation as to whether SREF should be retained, to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 31, 2017.
- 5. Effective July 1, 2017, in addition to the funding sources listed in subparagraph 1., a district school board may not use funds from any sources for new construction of educational plant space with a total cost per student station, including change orders, which equals more than the current adjusted amounts provided in sub-subparagraphs 1.a.-c. which shall subsequently be adjusted annually to reflect increases or decreases in the Consumer Price Index.
- 6.2. A district school board must not use funds from the Public Education Capital Outlay and Debt Service Trust Fund or the School District and Community College District Capital Outlay and Debt Service Trust Fund for any new construction of an ancillary plant that exceeds 70 percent of the average cost per square foot of new construction for all schools.
- (c) Except as otherwise provided, new construction initiated by a district school board on or after July 1, 2017, may after June 30, 1997, must not exceed the cost per student station as provided in paragraph (b). A school district that exceeds the cost per student station provided in paragraph (b), as determined by the Auditor General, shall be subject to sanctions. If the Auditor General determines that the cost per student station overage is de minimus or due to extraordinary circumstances outside the control of the district, the sanctions shall not apply. The sanctions are as follows:
- 1. The school district shall be ineligible for allocations from the Public Education Capital Outlay and Debt Service Trust Fund for the next 3 years in which the school district would have received allocations had the violation not occurred.
- 2. The school district shall be subject to the supervision of a district capital outlay oversight committee. The oversight committee is authorized to approve all capital outlay expenditures of the school district, including new construction, renovations, and remodeling, for 3 fiscal years following the violation.
  - a. Each oversight committee shall be composed of the following:
- (I) One appointee of the Commissioner of Education who has significant financial management, school facilities construction, or related experience.
- (II) One appointee of the office of the state attorney with jurisdiction over the district.
- (III) One appointee of the Chief Financial Officer who is a licensed certified public accountant.
- b. An appointee to the oversight committee may not be employed by the school district; be a relative, as defined in s. 1002.33(24)(a)2., of any school district employee; or be an elected official. Each appointee must sign an affidavit attesting to these conditions and affirming that no conflict of interest exists in his or her oversight role.
  - (d) The department shall:
- 1. Compute for each calendar year the statewide average construction costs for facilities serving each instructional level, for relocatable educational facilities, for administrative facilities, and for other ancillary and auxiliary facilities. The department shall compute the statewide average costs per student station for each instructional level.

2. Annually review the actual completed construction costs of educational facilities in each school district. For any school district in which the total actual cost per student station, including change orders, exceeds the statewide limits established in paragraph (b), the school district shall report to the department the actual cost per student station and the reason for the school district's inability to adhere to the limits established in paragraph (b). The department shall collect all such reports and shall provide these reports to the Auditor General for verification purposes report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 31 of each year a summary of each school district's spending in excess of the cost per student station provided in paragraph (b) as reported by the school districts.

Cost per student station includes contract costs, legal and administrative costs, fees of architects and engineers, furniture and equipment, and site improvement costs. Cost per student station does not include the cost of purchasing or leasing the site for the construction or the cost of related offsite improvements.

(e) The restrictions of this subsection on the cost per student station of new construction do not apply to a project funded entirely from proceeds received by districts through provisions of ss. 212.055 and 1011.73 and s. 9, Art. VII of the State Constitution, if the school board approves the project by majority vote.

Section 15. Paragraph (a) of subsection (3) of section 1002.37, Florida Statutes, is amended to read:

1002.37 The Florida Virtual School.—

- (3) Funding for the Florida Virtual School shall be provided as follows:
- (a)1. The calculation of "full-time equivalent student" shall be as prescribed in s. 1011.61(1)(c)1.b.(V) and is subject to s. 1011.61(4) For a student in grades 9 through 12, a "full-time equivalent student" is one student who has successfully completed six full credit courses that count toward the minimum number of credits required for high school graduation. A student who completes fewer than six full credit courses is a fraction of a full time equivalent student. Half credit course completions shall be included in determining a full time equivalent student.
- 2. For a student in kindergarten through grade 8, a "full time equivalent student" is one student who has successfully completed six courses or the prescribed level of content that counts toward promotion to the next grade. A student who completes fewer than six courses or the prescribed level of content shall be a fraction of a full time equivalent student.
- 2.3. For a student in a home education program, funding shall be provided in accordance with this subsection upon course completion if the parent verifies, upon enrollment for each course, that the student is registered with the school district as a home education student pursuant to s. 1002.41(1)(a). Beginning in the 2016 2017 fiscal year, the reported full-time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for home education program students who choose not to take an end of course assessment or for a student who enrolls in a segmented remedial course delivered online.

For purposes of this paragraph, the calculation of "full-time equivalent student" shall be as prescribed in s. 1011.61(1)(c)1.b.(V) and is subject to the requirements in s. 1011.61(4).

Section 16. Subsection (4) is added to section 1002.391, Florida Statutes, to read:

1002.391 Auditory-oral education programs.—

(4) Beginning with the 2017-2018 school year, a school district shall add four special consideration points to the calculation of a matrix of services for a student who is deaf and enrolled in an auditory-oral education program.

Section 17. Paragraphs (c) and (d) of subsection (1), paragraph (e) of subsection (7), and paragraphs (c) and (d) of subsection (8) of section 1002.45, Florida Statutes, are amended to read:

1002.45 Virtual instruction programs.—

- (1) PROGRAM.—
- (c) To provide students with the option of participating in virtual instruction programs as required by paragraph (b), a school district may:
- 1. Contract with the Florida Virtual School or establish a franchise of the Florida Virtual School for the provision of a program under paragraph (b). Using this option is subject to the requirements of this section and s. 1011.61(1)(c)1.b.(III) and (IV) and (4). A district may report full-time equivalent student membership for credit earned by a student who is enrolled in a virtual education course provided by the district which was completed after the end of the regular school year if the FTE is reported no later than the deadline for amending the final student membership report for that year.
- 2. Contract with an approved provider under subsection (2) for the provision of a full-time or part-time program under paragraph (b).
- 3. Enter into an agreement with other school districts to allow the participation of its students in an approved virtual instruction program provided by the other school district. The agreement must indicate a process for the transfer of funds required by paragraph (7)(e) (7)(f).
- 4. Establish school district operated part-time or full-time kindergarten through grade 12 virtual instruction programs under paragraph (b) for students enrolled in the school district. A full-time program shall operate under its own Master School Identification Number.
- 5. Enter into an agreement with a virtual charter school authorized by the school district under s. 1002.33.

Contracts under subparagraph 1. or subparagraph 2. may include multidistrict contractual arrangements that may be executed by a regional consortium for its member districts. A multidistrict contractual arrangement or an agreement under subparagraph 3. is not subject to s. 1001.42(4)(d) and does not require the participating school districts to be contiguous. These arrangements may be used to fulfill the requirements of paragraph (b).

- (d) A virtual charter school may provide full-time virtual instruction for students in kindergarten through grade 12 if the virtual charter school has a charter approved pursuant to s. 1002.33 authorizing full-time virtual instruction. A virtual charter school may:
  - 1. Contract with the Florida Virtual School.
  - 2. Contract with an approved provider under subsection (2).
- 3. Enter into an agreement with a school district to allow the participation of the virtual charter school's students in the school district's virtual instruction program. The agreement must indicate a process for reporting of student enrollment and the transfer of funds required by paragraph (7)(e) (7)(f).
- $\ensuremath{(7)}$  VIRTUAL INSTRUCTION PROGRAM AND VIRTUAL CHARTER SCHOOL FUNDING.—
- (e) Beginning in the 2016 2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end-of-course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
  - (8) ASSESSMENT AND ACCOUNTABILITY.—
- (c) An approved provider that receives a school grade of "D" or "F" under s. 1008.34 or a school improvement rating of "Unsatisfactory" "Declining" under s. 1008.341 must file a school improvement plan with the department for consultation to determine the causes for low performance and to develop a plan for correction and improvement.

(d) An approved provider's contract must be terminated if the provider receives a school grade of "D" or "F" under s. 1008.34 or a school improvement rating of "Unsatisfactory" "Declining" under s. 1008.341 for 2 years during any consecutive 4-year period or has violated any qualification requirement pursuant to subsection (2). A provider that has a contract terminated under this paragraph may not be an approved provider for a period of at least 1 year after the date upon which the contract was terminated and until the department determines that the provider is in compliance with subsection (2) and has corrected each cause of the provider's low performance.

Section 18. Section 1003.3101, Florida Statutes, is created to read:

1003.3101 Additional educational choice options.—Each school district board shall establish a transfer process for a parent to request his or her child be transferred to another classroom teacher. This section does not give a parent the right to choose a specific classroom teacher. A school must approve or deny the transfer within 2 weeks after receiving a request. If a request for transfer is denied, the school must notify the parent and specify the reasons for the denial. An explanation of the transfer process must be made available in the student handbook or a similar publication.

Section 19. Subsection (3) of section 1003.4295, Florida Statutes, is amended to read:

1003.4295 Acceleration options.—

(3) The Credit Acceleration Program (CAP) is created for the purpose of allowing a student to earn high school credit in courses required for high school graduation through passage of an end-of-course assessment Algebra I, Algebra II, geometry, United States history, or biology if the student passes the statewide, standardized assessment administered under s. 1008.22, an Advanced Placement Examination, or a College Level Examination Program (CLEP). Notwithstanding s. 1003.436, a school district shall award course credit to a student who is not enrolled in the course, or who has not completed the course, if the student attains a passing score on the corresponding end-of-course assessment, Advanced Placement Examination, or CLEP statewide, standardized assessment. The school district shall permit a public school or home education student who is not enrolled in the course, or who has not completed the course, to take the assessment or examination during the regular administration of the assessment or examination.

Section 20. Effective June 29, 2016, section 1004.935, Florida Statutes, is amended to read:

1004.935~ Adults with Disabilities Workforce Education Pilot Program.—

- (1) The Adults with Disabilities Workforce Education Pilot Program is established in the Department of Education through June 30, 2016, in Hardee, DeSoto, Manatee, and Sarasota Counties to provide the option of receiving a scholarship for instruction at private schools for up to 30 students who:
  - (a) Have a disability;
  - (b) Are 22 years of age;
- (c) Are receiving instruction from an instructor in a private school to meet the high school graduation requirements in s. 1002.3105(5) or s. 1003.4282;
- (d) Do not have a standard high school diploma or a special high school diploma; and
- (e) Receive "supported employment services," which means employment that is located or provided in an integrated work setting with earnings paid on a commensurate wage basis and for which continued support is needed for job maintenance.

As used in this section, the term "student with a disability" includes a student who is documented as having an intellectual disability; a speech impairment; a language impairment; a hearing impairment, including deafness; a visual impairment, including blindness; a dual sensory impairment; an orthopedic impairment; another health impairment; an emotional or behavioral disability; a specific learning disability, in-

cluding, but not limited to, dyslexia, dyscalculia, or developmental aphasia; a traumatic brain injury; a developmental delay; or autism spectrum disorder.

- (2) A student participating in the pilot program may continue to participate in the program until the student graduates from high school or reaches the age of 40 years, whichever occurs first.
- (3) Supported employment services may be provided at more than one site.
- (4) The provider of supported employment services must be a non-profit corporation under s. 501(c)(3) of the Internal Revenue Code which serves Hardee County, DeSoto County, Manatee County, or Sarasota County and must contract with a private school in this state which meets the requirements in subsection (5).
- (5) A private school that participates in the pilot program may be sectarian or nonsectarian and must:
- (a) Be academically accountable for meeting the educational needs of the student by annually providing to the provider of supported employment services a written explanation of the student's progress.
- (b) Comply with the antidiscrimination provisions of 42 U.S.C. s. 2000d.
  - (c) Meet state and local health and safety laws and codes.
- (d) Provide to the provider of supported employment services all documentation required for a student's participation, including the private school's and student's fee schedules, at least 30 days before any quarterly scholarship payment is made for the student. A student is not eligible to receive a quarterly scholarship payment if the private school fails to meet this deadline.

The inability of a private school to meet the requirements of this subsection constitutes a basis for the ineligibility of the private school to participate in the <a href="mailto:pilot">pilot</a> program.

- (6)(a) If the student chooses to participate in the pilot-program and is accepted by the provider of supported employment services, the student must notify the Department of Education of his or her acceptance into the program 60 days before the first scholarship payment and before participating in the pilot program in order to be eligible for the scholarship.
- (b) Upon receipt of a scholarship warrant, the student or parent to whom the warrant is made must restrictively endorse the warrant to the provider of supported employment services for deposit into the account of the provider. The student or parent may not designate any entity or individual associated with the participating provider of supported employment services as the student's or parent's attorney in fact to endorse a scholarship warrant. A participant who fails to comply with this paragraph forfeits the scholarship.
- (7) Funds for the scholarship shall be provided from the appropriation from the school district's Workforce Development Fund in the General Appropriations Act for students who reside in the Hardee County School District, the DeSoto County School District, the Manatee County School District, or the Sarasota County School District. During the pilot program, The scholarship amount granted for an eligible student with a disability shall be equal to the cost per unit of a full-time equivalent adult general education student, multiplied by the adult general education funding factor, and multiplied by the district cost differential pursuant to the formula required by s. 1011.80(6)(a) for the district in which the student resides.
- (8) Upon notification by the Department of Education that it has received the required documentation, the Chief Financial Officer shall make scholarship payments in four equal amounts no later than September 1, November 1, February 1, and April 1 of each academic year in which the scholarship is in force. The initial payment shall be made after the Department of Education verifies that the student was accepted into the pilot program, and subsequent payments shall be made upon verification of continued participation in the pilot program. Payment must be by individual warrant made payable to the student or parent and mailed by the Department of Education to the provider of supported employment services, and the student or parent shall re-

- strictively endorse the warrant to the provider of supported employment services for deposit into the account of that provider.
- (9) Subsequent to each scholarship payment, the Department of Education shall request from the Department of Financial Services a sample of endorsed warrants to review and confirm compliance with endorsement requirements.
- Section 21. Subsection (3) and paragraph (a) of subsection (8) of section 1006.15, Florida Statutes, are amended, and subsection (9) is added to that section, to read:
- 1006.15  $\,$  Student standards for participation in interscholastic and intrascholastic extracurricular student activities; regulation.—
- (3)(a) As used in this section and s. 1006.20, the term "eligible to participate" includes, but is not limited to, a student participating in tryouts, off-season conditioning, summer workouts, preseason conditioning, in-season practice, or contests. The term does not mean that a student must be placed on any specific team for interscholastic or intrascholastic extracurricular activities. To be eligible to participate in interscholastic extracurricular student activities, a student must:
- 1. Maintain a grade point average of 2.0 or above on a 4.0 scale, or its equivalent, in the previous semester or a cumulative grade point average of 2.0 or above on a 4.0 scale, or its equivalent, in the courses required by s. 1002.3105(5) or s. 1003.4282.
- 2. Execute and fulfill the requirements of an academic performance contract between the student, the district school board, the appropriate governing association, and the student's parents, if the student's cumulative grade point average falls below 2.0, or its equivalent, on a 4.0 scale in the courses required by s. 1002.3105(5) or s. 1003.4282. At a minimum, the contract must require that the student attend summer school, or its graded equivalent, between grades 9 and 10 or grades 10 and 11, as necessary.
- 3. Have a cumulative grade point average of 2.0 or above on a 4.0 scale, or its equivalent, in the courses required by s. 1002.3105(5) or s. 1003.4282 during his or her junior or senior year.
- 4. Maintain satisfactory conduct, including adherence to appropriate dress and other codes of student conduct policies described in s. 1006.07(2). If a student is convicted of, or is found to have committed, a felony or a delinquent act that would have been a felony if committed by an adult, regardless of whether adjudication is withheld, the student's participation in interscholastic extracurricular activities is contingent upon established and published district school board policy.
- (b) Any student who is exempt from attending a full school day based on rules adopted by the district school board for double session schools or programs, experimental schools, or schools operating under emergency conditions must maintain the grade point average required by this section and pass each class for which he or she is enrolled.
- (c) An individual home education student is eligible to participate at the public school to which the student would be assigned according to district school board attendance area policies or which the student could choose to attend pursuant to s. 1002.31 district or interdistrict controlled open enrollment provisions, or may develop an agreement to participate at a private school, in the interscholastic extracurricular activities of that school, provided the following conditions are met:
- 1. The home education student must meet the requirements of the home education program pursuant to s. 1002.41.
- 2. During the period of participation at a school, the home education student must demonstrate educational progress as required in paragraph (b) in all subjects taken in the home education program by a method of evaluation agreed upon by the parent and the school principal which may include: review of the student's work by a certified teacher chosen by the parent; grades earned through correspondence; grades earned in courses taken at a Florida College System institution, university, or trade school; standardized test scores above the 35th percentile; or any other method designated in s. 1002.41.
- 3. The home education student must meet the same residency requirements as other students in the school at which he or she participates.

- 4. The home education student must meet the same standards of acceptance, behavior, and performance as required of other students in extracurricular activities.
- 5. The student must register with the school his or her intent to participate in interscholastic extracurricular activities as a representative of the school before the beginning date of the season for the activity in which he or she wishes to participate. A home education student must be able to participate in curricular activities if that is a requirement for an extracurricular activity.
- 6. A student who transfers from a home education program to a public school before or during the first grading period of the school year is academically eligible to participate in interscholastic extracurricular activities during the first grading period provided the student has a successful evaluation from the previous school year, pursuant to subparagraph 2.
- 7. Any public school or private school student who has been unable to maintain academic eligibility for participation in interscholastic extracurricular activities is ineligible to participate in such activities as a home education student until the student has successfully completed one grading period in home education pursuant to subparagraph 2. to become eligible to participate as a home education student.
- (d) An individual charter school student pursuant to s. 1002.33 is eligible to participate at the public school to which the student would be assigned according to district school board attendance area policies or which the student could choose to attend, pursuant to district or interdistrict controlled open enrollment provisions, in any interscholastic extracurricular activity of that school, unless such activity is provided by the student's charter school, if the following conditions are met:
- 1. The charter school student must meet the requirements of the charter school education program as determined by the charter school governing board.
- 2. During the period of participation at a school, the charter school student must demonstrate educational progress as required in paragraph (b).
- 3. The charter school student must meet the same residency requirements as other students in the school at which he or she participates.
- 4. The charter school student must meet the same standards of acceptance, behavior, and performance that are required of other students in extracurricular activities.
- 5. The charter school student must register with the school his or her intent to participate in interscholastic extracurricular activities as a representative of the school before the beginning date of the season for the activity in which he or she wishes to participate. A charter school student must be able to participate in curricular activities if that is a requirement for an extracurricular activity.
- 6. A student who transfers from a charter school program to a traditional public school before or during the first grading period of the school year is academically eligible to participate in interscholastic extracurricular activities during the first grading period if the student has a successful evaluation from the previous school year, pursuant to subparagraph 2.
- 7. Any public school or private school student who has been unable to maintain academic eligibility for participation in interscholastic extracurricular activities is ineligible to participate in such activities as a charter school student until the student has successfully completed one grading period in a charter school pursuant to subparagraph 2. to become eligible to participate as a charter school student.
- (e) A student of the Florida Virtual School full-time program may participate in any interscholastic extracurricular activity at the public school to which the student would be assigned according to district school board attendance area policies or which the student could choose to attend, pursuant to s. 1002.31 district or interdistrict controlled open enrollment policies, if the student:
- 1. During the period of participation in the interscholastic extracurricular activity, meets the requirements in paragraph (a).

- 2. Meets any additional requirements as determined by the board of trustees of the Florida Virtual School.
- 3. Meets the same residency requirements as other students in the school at which he or she participates.
- 4. Meets the same standards of acceptance, behavior, and performance that are required of other students in extracurricular activities.
- 5. Registers his or her intent to participate in interscholastic extracurricular activities with the school before the beginning date of the season for the activity in which he or she wishes to participate. A Florida Virtual School student must be able to participate in curricular activities if that is a requirement for an extracurricular activity.
- (f) A student who transfers from the Florida Virtual School full-time program to a traditional public school before or during the first grading period of the school year is academically eligible to participate in interscholastic extracurricular activities during the first grading period if the student has a successful evaluation from the previous school year pursuant to paragraph (a).
- (g) A public school or private school student who has been unable to maintain academic eligibility for participation in interscholastic extracurricular activities is ineligible to participate in such activities as a Florida Virtual School student until the student successfully completes one grading period in the Florida Virtual School pursuant to paragraph (a).
- (h)1. A school district or charter school may not delay eligibility or otherwise prevent a student participating in controlled open enrollment, or a choice program, from being immediately eligible to participate in interscholastic and intrascholastic extracurricular activities.
- 2. A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets one of the following criteria:
- a. Dependent children of active duty military personnel whose move resulted from military orders.
- b. Children who have been relocated due to a foster care placement in a different school zone.
- c. Children who move due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent.
  - d. Authorized for good cause in district or charter school policy.
- (8)(a) The Florida High School Athletic Association (FHSAA), in cooperation with each district school board, shall facilitate a program in which a middle school or high school student who attends a private school shall be eligible to participate in an interscholastic or intrascholastic sport at a public high school, a public middle school, or a 6-12 public school that is zoned for the physical address at which the student resides if:
- 1. The private school in which the student is enrolled is not a member of the FHSAA and does not offer an interscholastic or intrascholastic athletic program.
- 2. The private school student meets the guidelines for the conduct of the program established by the FHSAA's board of directors and the district school board. At a minimum, such guidelines shall provide:
- a. A deadline for each sport by which the private school student's parents must register with the public school in writing their intent for their child to participate at that school in the sport.
- b. Requirements for a private school student to participate, including, but not limited to, meeting the same standards of eligibility, acceptance, behavior, educational progress, and performance which apply to other students participating in interscholastic or intrascholastic sports at a public school or FHSAA member private school.
- (9)(a) A student who transfers to a school during the school year may seek to immediately join an existing team if the roster for the specific interscholastic or intrascholastic extracurricular activity has not

reached the activity's identified maximum size and if the coach for the activity determines that the student has the requisite skill and ability to participate. The FHSAA and school district or charter school may not declare such a student ineligible because the student did not have the opportunity to comply with qualifying requirements.

- (b) A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets one of the following criteria:
- 1. Dependent children of active duty military personnel whose move resulted from military orders.
- 2. Children who have been relocated due to a foster care placement in a different school zone.
- 3. Children who move due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent.
  - 4. Authorized for good cause in district or charter school policy.

Section 22. Section 1006.195, Florida Statutes, is created to read:

1006.195 District school board, charter school authority and responsibility to establish student eligibility regarding participation in interscholastic and intrascholastic extracurricular activities.—Notwithstanding any provision to the contrary in ss. 1006.15, 1006.18, and 1006.20, regarding student eligibility to participate in interscholastic and intrascholastic extracurricular activities:

- (1)(a) A district school board must establish, through its code of student conduct, student eligibility standards and related student disciplinary actions regarding student participation in interscholastic and intrascholastic extracurricular activities. The code of student conduct must provide that:
- 1. A student not currently suspended from interscholastic or intrascholastic extracurricular activities, or suspended or expelled from school, pursuant to a district school board's suspension or expulsion powers provided in law, including ss. 1006.07, 1006.08, and 1006.09, is eligible to participate in interscholastic and intrascholastic extracurricular activities.
- 2. A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets the criteria in s. 1006.15(3)(h).
- 3. A student's eligibility to participate in any interscholastic or intrascholastic extracurricular activity may not be affected by any alleged recruiting violation until final disposition of the allegation pursuant to s. 1006.20(2)(b).
- (b) Students who participate in interscholastic and intrascholastic extracurricular activities for, but are not enrolled in, a public school pursuant to s. 1006.15(3)(c)-(e) and (8), are subject to the district school board's code of student conduct for the limited purpose of establishing and maintaining the student's eligibility to participate at the school.
- (c) The provisions of this subsection apply to interscholastic and intrascholastic extracurricular activities conducted by charter schools and private schools, as applicable, except that the charter school governing board, or equivalent private school authority, is responsible for the authority and responsibility otherwise provided to district school boards.
- (2)(a) The Florida High School Athletic Association (FHSAA) continues to retain jurisdiction over the following provisions in s. 1006.20, which may not be implemented in a manner contrary to this section: membership in the FHSAA; recruiting prohibitions and violations; student medical evaluations; investigations; and sanctions for coaches; school eligibility and forfeiture of contests; student concussions or head injuries; the sports medical advisory committee; and the general operational provisions of the FHSAA.
- (b) The FHSAA must adopt, and prominently publish, the text of this section on its website and in its bylaws, rules, procedures, training and education materials, and all other governing authority documents by August 1, 2016.

Section 23. Subsection (1) and paragraphs (a), (b), (c), and (g) of subsection (2) of section 1006.20, Florida Statutes, are amended to read:

1006.20 Athletics in public K-12 schools.—

(1) GOVERNING NONPROFIT ORGANIZATION.—The Florida High School Athletic Association (FHSAA) is designated as the governing nonprofit organization of athletics in Florida public schools. If the FHSAA fails to meet the provisions of this section, the commissioner shall designate a nonprofit organization to govern athletics with the approval of the State Board of Education. The FHSAA is not a state agency as defined in s. 120.52. The FHSAA shall be subject to the provisions of s. 1006.19. A private school that wishes to engage in high school athletic competition with a public high school may become a member of the FHSAA. Any high school in the state, including charter schools, virtual schools, and home education cooperatives, may become a member of the FHSAA and participate in the activities of the FHSAA. However, membership in the FHSAA is not mandatory for any school. The FHSAA must allow a private school the option of maintaining full membership in the association or joining by sport and may not discourage a private school from simultaneously maintaining membership in another athletic association. The FHSAA may allow a public school the option to apply for consideration to join another athletic association. The FHSAA may not deny or discourage interscholastic competition between its member schools and non-FHSAA member Florida schools, including members of another athletic governing organization, and may not take any retributory or discriminatory action against any of its member schools that participate in interscholastic competition with non-FHSAA member Florida schools. The FHSAA may not unreasonably withhold its approval of an application to become an affiliate member of the National Federation of State High School Associations submitted by any other organization that governs interscholastic athletic competition in this state. The bylaws of the FHSAA are the rules by which high school athletic programs in its member schools, and the students who participate in them, are governed, unless otherwise specifically provided by statute. For the purposes of this section, "high school" includes grades 6 through 12.

## (2) ADOPTION OF BYLAWS, POLICIES, OR GUIDELINES.—

- (a) The FHSAA shall adopt bylaws that, unless specifically provided by statute, establish eligibility requirements for all students who participate in high school athletic competition in its member schools. The bylaws governing residence and transfer shall allow the student to be immediately eligible in the school in which he or she first enrolls each school year or the school in which the student makes himself or herself a candidate for an athletic team by engaging in a practice prior to enrolling in the school. The bylaws shall also allow the student to be immediately eligible in the school to which the student has transferred during the school year if the transfer is made by a deadline established by the FHSAA, which may not be prior to the date authorized for the beginning of practice for the sport. These transfers shall be allowed pursuant to the district school board policies in the case of transfer to a public school or pursuant to the private school policies in the case of transfer to a private school. The student shall be eligible in that school so long as he or she remains enrolled in that school. Subsequent eligibility shall be determined and enforced through the FHSAA's bylaws. Requirements governing eligibility and transfer between member schools shall be applied similarly to public school students and private school students.
- (b) The FHSAA shall adopt bylaws that specifically prohibit the recruiting of students for athletic purposes. The bylaws shall prescribe penalties and an appeals process for athletic recruiting violations.
- 1. If it is determined that a school has recruited a student in violation of FHSAA bylaws, the FHSAA may require the school to participate in a higher classification for the sport in which the recruited student competes for a minimum of one classification cycle, in addition to the penalties in subparagraphs 2. and 3. and any other appropriate fine or and sanction imposed on the school, its coaches, or adult representatives who violate recruiting rules.
- 2. Any recruitment by a school district employee or contractor in violation of FHSAA bylaws results in escalating punishments as follows:
- a. For a first offense, a \$5,000 forfeiture of pay for the school district employee or contractor who committed the violation.

- b. For a second offense, suspension without pay for 12 months from coaching, directing, or advertising an extracurricular activity and a \$5,000 forfeiture of pay for the school district employee or contractor who committed the violation.
- c. For a third offense, a \$5,000 forfeiture of pay for the school district employee or contractor who committed the violation. If the individual who committed the violation holds an educator certificate, the FHSAA shall also refer the violation to the department for review pursuant to s. 1012.796 to determine whether probable cause exists, and, if there is a finding of probable cause, the commissioner shall file a formal complaint against the individual. If the complaint is upheld, the individual's educator certificate shall be revoked for 3 years, in addition to any penalties available under s. 1012.796. Additionally, the department shall revoke any adjunct teaching certificates issued pursuant to s. 1012.57 and all permissions under ss. 1012.39 and 1012.43, and the educator is ineligible for such certificates or permissions for a period of time equal to the period of revocation of his or her state-issued certificate.
- 3. Notwithstanding any other provision of law, a school, team, or activity shall forfeit all competitions, including honors resulting from such competitions, in which a student who participated in any fashion was recruited in a manner prohibited pursuant to state law or the FHSAA bylaws.
- 4. A student may not be declared ineligible based on violation of recruiting rules unless the student or parent has falsified any enrollment or eligibility document or accepted any benefit or any promise of benefit if such benefit is not generally available to the school's students or family members or is based in any way on athletic interest, potential, or performance.
- 5. A student's eligibility to participate in any interscholastic or intrascholastic extracurricular activity, as determined by a district school board pursuant to s. 1006.195(1)(a)3., may not be affected by any alleged recruiting violation until final disposition of the allegation.
- The FHSAA shall adopt bylaws that require all students participating in interscholastic athletic competition or who are candidates for an interscholastic athletic team to satisfactorily pass a medical evaluation each year prior to participating in interscholastic athletic competition or engaging in any practice, tryout, workout, or other physical activity associated with the student's candidacy for an interscholastic athletic team. Such medical evaluation may be administered only by a practitioner licensed under chapter 458, chapter 459, chapter 460, or s. 464.012, and in good standing with the practitioner's regulatory board. The bylaws shall establish requirements for eliciting a student's medical history and performing the medical evaluation required under this paragraph, which shall include a physical assessment of the student's physical capabilities to participate in interscholastic athletic competition as contained in a uniform preparticipation physical evaluation and history form. The evaluation form shall incorporate the recommendations of the American Heart Association for participation cardiovascular screening and shall provide a place for the signature of the practitioner performing the evaluation with an attestation that each examination procedure listed on the form was performed by the practitioner or by someone under the direct supervision of the practitioner. The form shall also contain a place for the practitioner to indicate if a referral to another practitioner was made in lieu of completion of a certain examination procedure. The form shall provide a place for the practitioner to whom the student was referred to complete the remaining sections and attest to that portion of the examination. The preparticipation physical evaluation form shall advise students to complete a cardiovascular assessment and shall include information concerning alternative cardiovascular evaluation and diagnostic tests. Results of such medical evaluation must be provided to the school. A student is not No student shall be eligible to participate, as provided in s. 1006.15(3), in any interscholastic athletic competition or engage in any practice, tryout, workout, or other physical activity associated with the student's candidacy for an interscholastic athletic team until the results of the medical evaluation have been received and approved by the school.
- (g) The FHSAA shall adopt by laws establishing the process and standards by which FHSAA determinations of eligibility are made. Such by laws shall provide that:

- 1. Ineligibility must be established by a preponderance of the <del>clear</del> and convincing evidence;
- 2. Student athletes, parents, and schools must have notice of the initiation of any investigation or other inquiry into eligibility and may present, to the investigator and to the individual making the eligibility determination, any information or evidence that is credible, persuasive, and of a kind reasonably prudent persons rely upon in the conduct of serious affairs;
- 3. An investigator may not determine matters of eligibility but must submit information and evidence to the executive director or a person designated by the executive director or by the board of directors for an unbiased and objective determination of eligibility; and
- 4. A determination of ineligibility must be made in writing, setting forth the findings of fact and specific violation upon which the decision is based.
- Section 24. Subsection (5), paragraph (j) of subsection (6), and paragraph (a) of subsection (8) of section 1007.35, Florida Statutes, are amended to read:
- $1007.35\,$  Florida Partnership for Minority and Underrepresented Student Achievement.—
- (5) Each public high school, including, but not limited to, schools and alternative sites and centers of the Department of Juvenile Justice, shall provide for the administration of the Preliminary SAT/National Merit Scholarship Qualifying Test (PSAT/NMSQT), or *ACT Aspire* Preliminary ACT (PLAN) to all enrolled 10th grade students. However, a written notice shall be provided to each parent that shall include the opportunity to exempt his or her child from taking the PSAT/NMSQT or *ACT Aspire* PLAN.
- (a) Test results will provide each high school with a database of student assessment data which certified school counselors will use to identify students who are prepared or who need additional work to be prepared to enroll and be successful in AP courses or other advanced high school courses.
- (b) Funding for the PSAT/NMSQT or ACT Aspire PLAN for all 10th grade students shall be contingent upon annual funding in the General Appropriations Act.
- (c) Public school districts must choose either the PSAT/NMSQT or  $ACT\ Aspire\ {\it PLAN}$  for districtwide administration.
  - (6) The partnership shall:
- (j) Provide information to students, parents, teachers, counselors, administrators, districts, Florida College System institutions, and state universities regarding PSAT/NMSQT or *ACT Aspire* PLAN administration, including, but not limited to:
  - 1. Test administration dates and times.
- 2. That participation in the PSAT/NMSQT or ACT Aspire PLAN is open to all 10th grade 10 students.
- 3. The value of such tests in providing diagnostic feedback on student skills.
- 4. The value of student scores in predicting the probability of success on AP or other advanced course examinations.
- (8)(a) By September 30 of each year, the partnership shall submit to the department a report that contains an evaluation of the effectiveness of the delivered services and activities. Activities and services must be evaluated on their effectiveness at raising student achievement and increasing the number of AP or other advanced course examinations in low-performing middle and high schools. Other indicators that must be addressed in the evaluation report include the number of middle and high school teachers trained; the effectiveness of the training; measures of postsecondary readiness of the students affected by the program; levels of participation in 10th grade PSAT/NMSQT or ACT Aspire PLAN testing; and measures of student, parent, and teacher awareness of and satisfaction with the services of the partnership.

Section 25. Section 1009.893, Florida Statutes, is amended to read:

1009.893 Benacquisto Scholarship Florida National Merit Scholar Incentive Program.—

- (1) As used in this section, the term:
- (a) "Department" means the Department of Education.
- (b) "Scholarship Incentive program" means the Benacquisto Scholarship Florida National Merit Scholar Incentive Program.
- (2) The Benacquisto Scholarship Florida National Merit Scholar Incentive Program is created to reward any Florida high school graduate who receives recognition as a National Merit Scholar or National Achievement Scholar and who initially enrolls in the 2014-2015 academic year or, later, in a baccalaureate degree program at an eligible Florida public or independent postsecondary educational institution.
- (3) The department shall administer the *scholarship* incentive program according to rules and procedures established by the State Board of Education. The department shall advertise the availability of the *scholarship* incentive program and notify students, teachers, parents, certified school counselors, and principals or other relevant school administrators of the criteria.
- (4) In order to be eligible for an award under the *scholarship* incentive program, a student must:
- (a) Be a state resident as determined in s. 1009.40 and rules of the State Board of Education;
- (b) Earn a standard Florida high school diploma or its equivalent pursuant to s. 1002.3105, s. 1003.4281, s. 1003.4282, or s. 1003.435 unless:
- 1. The student completes a home education program according to s. 1002.41: or
- 2. The student earns a high school diploma from a non-Florida school while living with a parent who is on military or public service assignment out of this state:
- (c) Be accepted by and enroll in a Florida public or independent postsecondary educational institution that is regionally accredited; and
- (d) Be enrolled full-time in a baccalaureate degree program at an eligible regionally accredited Florida public or independent postsecondary educational institution during the fall academic term following high school graduation.
- (5)(a) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida public postsecondary educational institution shall receive *a scholarship* an incentive award equal to the institutional cost of attendance minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- (b) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida independent postsecondary educational institution shall receive a scholarship an incentive award equal to the highest cost of attendance at a Florida public university, as reported by the Board of Governors of the State University System, minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- (6)(a) To be eligible for a renewal award, a student must earn all credits for which he or she was enrolled and maintain a 3.0 or higher grade point average.
- (b) A student may receive the *scholarship* incentive award for a maximum of 100 percent of the number of credit hours required to complete a baccalaureate degree program, or until completion of a baccalaureate degree program, whichever comes first.
- (7) The department shall annually issue awards from the *scholar-ship* incentive program. Before the registration period each semester, the department shall transmit payment for each award to the president

- or director of the postsecondary educational institution, or his or her representative, except that the department may withhold payment if the receiving institution fails to report or to make refunds to the department as required in this section.
- (a) Each institution shall certify to the department the eligibility status of each student to receive a disbursement within 30 days before the end of its regular registration period, inclusive of a drop and add period. An institution is not required to reevaluate the student eligibility after the end of the drop and add period.
- (b) An institution that receives funds from the *scholarship* incentive program must certify to the department the amount of funds disbursed to each student and remit to the department any undisbursed advances within 60 days after the end of regular registration.
- (c) If funds appropriated are not adequate to provide the maximum allowable award to each eligible student, awards must be prorated using the same percentage reduction.
- (8) Funds from any award within the *scholarship* incentive program may not be used to pay for remedial coursework or developmental education.
- (9) A student may use an award for a summer term if funds are available and appropriated by the Legislature.
- (10) The department shall allocate funds to the appropriate institutions and collect and maintain data regarding the *scholarship* incentive program within the student financial assistance database as specified in s. 1009.94.
- $\left(11\right)~$  Section 1009.40(4) does not apply to awards issued under this section.
- $(12) \quad A \ student \ who \ receives \ an \ award \ under \ the \ scholarship \ program \ shall \ be \ known \ as \ a \ Benacquisto \ Scholar.$
- (13) All eligible Florida public or independent postsecondary educational institutions are encouraged to become, and all eligible state universities shall become, college sponsors of the National Merit Scholarship Program.
- (14)(12) The State Board of Education shall adopt rules necessary to administer this section.
- Section 26. Subsection (1) of section 1011.61, Florida Statutes, is amended to read:
- 1011.61 Definitions.—Notwithstanding the provisions of s. 1000.21, the following terms are defined as follows for the purposes of the Florida Education Finance Program:
- (1) A "full-time equivalent student" in each program of the district is defined in terms of full-time students and part-time students as follows:
- (a) A "full-time student" is one student on the membership roll of one school program or a combination of school programs listed in s. 1011.62(1)(c) for the school year or the equivalent for:
- 1. Instruction in a standard school, comprising not less than 900 net hours for a student in or at the grade level of 4 through 12, or not less than 720 net hours for a student in or at the grade level of kindergarten through grade 3 or in an authorized prekindergarten exceptional program; or
- 2. Instruction in a double-session school or a school utilizing an experimental school calendar approved by the Department of Education, comprising not less than the equivalent of 810 net hours in grades 4 through 12 or not less than 630 net hours in kindergarten through grade 3; or
- 2.3. Instruction comprising the appropriate number of net hours set forth in subparagraph 1. or subparagraph 2. for students who, within the past year, have moved with their parents for the purpose of engaging in the farm labor or fish industries, if a plan furnishing such an extended school day or week, or a combination thereof, has been approved by the commissioner. Such plan may be approved to accommodate the needs of migrant students only or may serve all students in

schools having a high percentage of migrant students. The plan described in this subparagraph is optional for any school district and is not mandated by the state.

- (b) A "part-time student" is a student on the active membership roll of a school program or combination of school programs listed in s. 1011.62(1)(c) who is less than a full-time student. A student who receives instruction in a school that operates for less than the minimum term shall generate full-time equivalent student membership proportional to the amount of instructional hours provided by the school divided by the minimum term requirement as provided in s. 1011.60(2).
  - (c)1. A "full-time equivalent student" is:
- a. A full-time student in any one of the programs listed in s. 1011.62(1)(c); or
- b. A combination of full-time or part-time students in any one of the programs listed in s. 1011.62(1)(c) which is the equivalent of one full-time student based on the following calculations:
- (I) A full-time student in a combination of programs listed in s. 1011.62(1)(c) shall be a fraction of a full-time equivalent membership in each special program equal to the number of net hours per school year for which he or she is a member, divided by the appropriate number of hours set forth in subparagraph (a)1. or subparagraph (a)2. The difference between that fraction or sum of fractions and the maximum value as set forth in subsection (4) for each full-time student is presumed to be the balance of the student's time not spent in a special program and shall be recorded as time in the appropriate basic program.
- (II) A prekindergarten student with a disability shall meet the requirements specified for kindergarten students.
- (III) A full-time equivalent student for students in kindergarten through grade 12 in a full-time virtual instruction program under s. 1002.45 or a virtual charter school under s. 1002.33 shall consist of six full-credit completions or the prescribed level of content that counts toward promotion to the next grade in programs listed in s. 1011.62(1)(c). Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2016-2017 fiscal year, the reported full-time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
- (IV) A full-time equivalent student for students in kindergarten through grade 12 in a part-time virtual instruction program under s. 1002.45 shall consist of six full-credit completions in programs listed in s. 1011.62(1)(c)1. and 3. Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2016 2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
- (V) A Florida Virtual School full-time equivalent student shall consist of six full-credit completions or the prescribed level of content that counts toward promotion to the next grade in the programs listed in s. 1011.62(1)(c)1. and 3. for students participating in kindergarten through grade 12 part-time virtual instruction and the programs listed in s. 1011.62(1)(c) for students participating in kindergarten through grade 12 full-time virtual instruction. Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2016 2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.

- (VI) Each successfully completed full-credit course earned through an online course delivered by a district other than the one in which the student resides shall be calculated as 1/6 FTE.
- (VII) A full-time equivalent student for courses requiring passage of a statewide, standardized end-of-course assessment under s. 1003.4282 to earn a standard high school diploma shall be defined and reported based on the number of instructional hours as provided in this subsection until the 2016 2017 fiscal year. Beginning in the 2016 2017 fiscal year, the FTE for the course shall be assessment based and shall be equal to 1/6 FTE. The reported FTE shall be adjusted if the student does not pass the end-of-course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
- (VIII) For students enrolled in a school district as a full-time student, the district may report 1/6 FTE for each student who passes a statewide, standardized end-of-course assessment without being enrolled in the corresponding course.
- 2. A student in membership in a program scheduled for more or less than 180 school days or the equivalent on an hourly basis as specified by rules of the State Board of Education is a fraction of a full-time equivalent membership equal to the number of instructional hours in membership divided by the appropriate number of hours set forth in subparagraph (a)1.; however, for the purposes of this subparagraph, membership in programs scheduled for more than 180 days is limited to students enrolled in:
  - a. Juvenile justice education programs.
  - b. The Florida Virtual School.
- c. Virtual instruction programs and virtual charter schools for the purpose of course completion and credit recovery pursuant to ss. 1002.45 and 1003.498. Course completion applies only to a student who is reported during the second or third membership surveys and who does not complete a virtual education course by the end of the regular school year. The course must be completed no later than the deadline for amending the final student enrollment survey for that year. Credit recovery applies only to a student who has unsuccessfully completed a traditional or virtual education course during the regular school year and must re-take the course in order to be eligible to graduate with the student's class.

The full-time equivalent student enrollment calculated under this subsection is subject to the requirements in subsection (4).

The department shall determine and implement an equitable method of equivalent funding for experimental schools and for schools operating under emergency conditions, which schools have been approved by the department to operate for less than the minimum term as provided in s. 1011.60(2) school day.

- Section 27. Effective July 1, 2016, and upon the expiration of the amendments made to section 1011.62, Florida Statutes, by chapter 2015-222, Laws of Florida, paragraphs (e) and (o) of subsection (1), paragraph (a) of subsection (4), and present subsection (13) of that section are amended, present subsections (13), (14), and (15) of that section are renumbered as subsections (14), (15), and (16), respectively, and a new subsection (13) is added to that section, to read:
- 1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
- (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
  - (e) Funding model for exceptional student education programs.—
- 1.a. The funding model uses basic, at-risk, support levels IV and V for exceptional students and career Florida Education Finance Program cost factors, and a guaranteed allocation for exceptional student education programs. Exceptional education cost factors are determined by

using a matrix of services to document the services that each exceptional student will receive. The nature and intensity of the services indicated on the matrix shall be consistent with the services described in each exceptional student's individual educational plan. The Department of Education shall review and revise the descriptions of the services and supports included in the matrix of services for exceptional students and shall implement those revisions before the beginning of the 2012-2013 school year.

- b. In order to generate funds using one of the two weighted cost factors, a matrix of services must be completed at the time of the student's initial placement into an exceptional student education program and at least once every 3 years by personnel who have received approved training. Nothing listed in the matrix shall be construed as limiting the services a school district must provide in order to ensure that exceptional students are provided a free, appropriate public education.
- c. Students identified as exceptional, in accordance with chapter 6A-6, Florida Administrative Code, who do not have a matrix of services as specified in sub-subparagraph b. shall generate funds on the basis of full-time-equivalent student membership in the Florida Education Finance Program at the same funding level per student as provided for basic students. Additional funds for these exceptional students will be provided through the guaranteed allocation designated in subparagraph 2.
- 2. For students identified as exceptional who do not have a matrix of services and students who are gifted in grades K through 8, there is created a guaranteed allocation to provide these students with a free appropriate public education, in accordance with s. 1001.42(4)(1) and rules of the State Board of Education, which shall be allocated initially annually to each school district in the amount provided in the General Appropriations Act. These funds shall be supplemental in addition to the funds appropriated for the basic funding level on the basis of FTE student membership in the Florida Education Finance Program, and the amount allocated for each school district shall not be recalculated once during the year, based on actual student membership from the October FTE survey. Upon recalculation, if the generated allocation is greater than the amount provided in the General Appropriations Act, the total shall be prorated to the level of the appropriation based on each district's share of the total recalculated amount. These funds shall be used to provide special education and related services for exceptional students and students who are gifted in grades K through 8. Beginning with the 2007-2008 fiscal year, A district's expenditure of funds from the guaranteed allocation for students in grades 9 through 12 who are gifted may not be greater than the amount expended during the 2006-2007 fiscal year for gifted students in grades 9 through 12.
- (o) Calculation of additional full-time equivalent membership based on successful completion of a career-themed course pursuant to ss. 1003.491, 1003.492, and 1003.493, or courses with embedded CAPE industry certifications or CAPE Digital Tool certificates, and issuance of industry certification identified on the CAPE Industry Certification Funding List pursuant to rules adopted by the State Board of Education or CAPE Digital Tool certificates pursuant to s. 1003.4203.—
- 1.a. A value of 0.025 full-time equivalent student membership shall be calculated for CAPE Digital Tool certificates earned by students in elementary and middle school grades.
- A value of 0.1 or 0.2 full-time equivalent student membership shall be calculated for each student who completes a course as defined in s. 1003.493(1)(b) or courses with embedded CAPE industry certifications and who is issued an industry certification identified annually on the CAPE Industry Certification Funding List approved under rules adopted by the State Board of Education. A value of 0.2 full-time equivalent membership shall be calculated for each student who is issued a CAPE industry certification that has a statewide articulation agreement for college credit approved by the State Board of Education. For CAPE industry certifications that do not articulate for college credit, the Department of Education shall assign a full-time equivalent value of 0.1 for each certification. Middle grades students who earn additional FTE membership for a CAPE Digital Tool certificate pursuant to sub-subparagraph a. may not use the previously funded examination to satisfy the requirements for earning an industry certification under this sub-subparagraph. Additional FTE membership for an elementary or middle grades student may shall not exceed 0.1 for

- certificates or certifications earned within the same fiscal year. The State Board of Education shall include the assigned values on the CAPE Industry Certification Funding List under rules adopted by the state board. Such value shall be added to the total full-time equivalent student membership for grades 6 through 12 in the subsequent year for courses that were not provided through dual enrollment. CAPE industry certifications earned through dual enrollment must be reported and funded pursuant to s. 1011.80. However, if a student earns a certification through a dual enrollment course and the certification is not a fundable certification on the postsecondary certification funding list, or the dual enrollment certification is earned as a result of an agreement between a school district and a nonpublic postsecondary institution, the bonus value shall be funded in the same manner as other nondual enrollment course industry certifications. In such cases, the school district may provide for an agreement between the high school and the technical center, or the school district and the postsecondary institution may enter into an agreement for equitable distribution of the bonus funds.
- c. A value of 0.3 full-time equivalent student membership shall be calculated for student completion of the courses and the embedded certifications identified on the CAPE Industry Certification Funding List and approved by the commissioner pursuant to ss. 1003.4203(5)(a) and 1008 44
- d. A value of 0.5 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 15 to 29 college credit hours, and 1.0 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 30 or more college credit hours pursuant to CAPE Acceleration Industry Certifications approved by the commissioner pursuant to ss. 1003.4203(5)(b) and 1008.44.
- 2. Each district must allocate at least 80 percent of the funds provided for CAPE industry certification, in accordance with this paragraph, to the program that generated the funds. This allocation may not be used to supplant funds provided for basic operation of the program.
- 3. For CAPE industry certifications earned in the 2013-2014 school year and in subsequent years, the school district shall distribute to each classroom teacher who provided direct instruction toward the attainment of a CAPE industry certification that qualified for additional full-time equivalent membership under subparagraph 1.:
- a. A bonus in the amount of \$25 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.1.
- b. A bonus in the amount of \$50 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.2, 0.3, 0.5, and 1.0.
- c. A bonus of \$75 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.3.
- d. A bonus of \$100 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.5 or 1.0.

Bonuses awarded pursuant to this paragraph shall be provided to teachers who are employed by the district in the year in which the additional FTE membership calculation is included in the calculation. Bonuses shall be calculated based upon the associated weight of a CAPE industry certification on the CAPE Industry Certification Funding List for the year in which the certification is earned by the student. Any bonus awarded to a teacher under this paragraph may not exceed \$3,000 \$2,000 in any given school year and is in addition to any regular wage or other bonus the teacher received or is scheduled to receive.

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

Program for kindergarten through grade 12 programs shall be calculated as follows:

- (a) Estimated taxable value calculations.—
- 1.a. Not later than 2 working days before prior to July 19, the Department of Revenue shall certify to the Commissioner of Education its most recent estimate of the taxable value for school purposes in each school district and the total for all school districts in the state for the current calendar year based on the latest available data obtained from the local property appraisers. The value certified shall be the taxable value for school purposes for that year, and no further adjustments shall be made, except those made pursuant to paragraphs (c) and (d), or an assessment roll change required by final judicial decisions as specified in paragraph (15)(b) (14)(b). Not later than July 19, the Commissioner of Education shall compute a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 percent of the estimated state total taxable value for school purposes, would generate the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to each district school board the millage rate, computed as prescribed in this subparagraph, as the minimum millage rate necessary to provide the district required local effort for that year.
- b. The General Appropriations Act shall direct the computation of the statewide adjusted aggregate amount for required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue from required local effort millage will produce more than 90 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort millage rate of each district that produces more than 90 percent of its total Florida Education Finance Program entitlement to a level that will produce only 90 percent of its total Florida Education Finance Program entitlement in the July calculation.
- 2. On the same date as the certification in sub-subparagraph 1.a., the Department of Revenue shall certify to the Commissioner of Education for each district:
- a. Each year for which the property appraiser has certified the taxable value pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a.
- b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.
- (13) FEDERALLY CONNECTED STUDENT SUPPLEMENT.—
  The federally connected student supplement is created to provide supplemental funding for school districts to support the education of students connected with federally owned military installations, National Aeronautics and Space Administration (NASA) real property, and Indian lands. To be eligible for this supplement, the district must be eligible for federal Impact Aid Program funds under s. 8003 of Title VIII of the Elementary and Secondary Education Act of 1965. The supplement shall be allocated annually to each eligible school district in the amount provided in the General Appropriations Act. The supplement shall be the sum of the student allocation and an exempt property allocation.
- (a) The student allocation shall be calculated based on the number of students reported for federal Impact Aid Program funds, including students with disabilities, who meet one of the following criteria:
- 1. The student has a parent who is on active duty in the uniformed services or is an accredited foreign government official and military officer. Students with disabilities shall also be reported separately for this category.
- 2. The student resides on eligible federally owned Indian land. Students with disabilities shall also be reported separately for this category.
- 3. The student resides with a civilian parent who lives or works on eligible federal property connected with a military installation or NASA. The number of these students shall be multiplied by a factor of 0.5.

- (b) The total number of federally connected students calculated under paragraph (a) shall be multiplied by a percentage of the base student allocation as provided in the General Appropriations Act. The total of the number of students with disabilities as reported separately under subparagraphs (a)1. and (a)2. shall be multiplied by an additional percentage of the base student allocation as provided in the General Appropriations Act. The base amount and the amount for students with disabilities shall be summed to provide the student allocation.
- (c) The exempt property allocation shall be equal to the tax-exempt value of federal impact aid lands reserved as military installations, real property owned by NASA, or eligible federally owned Indian lands located in the district, as of January 1 of the previous year, multiplied by the millage authorized and levied under s. 1011.71(2).
- (14)(13) QUALITY ASSURANCE GUARANTEE.—The Legislature may annually in the General Appropriations Act determine a percentage increase in funds per K-12 unweighted FTE as a minimum guarantee to each school district. The guarantee shall be calculated from prior year base funding per unweighted FTE student which shall include the adjusted FTE dollars as provided in subsection (15) (14), quality guarantee funds, and actual nonvoted discretionary local effort from taxes. From the base funding per unweighted FTE, the increase shall be calculated for the current year. The current year funds from which the guarantee shall be determined shall include the adjusted FTE dollars as provided in subsection (15) (14) and potential nonvoted discretionary local effort from taxes. A comparison of current year funds per unweighted FTE to prior year funds per unweighted FTE shall be computed. For those school districts which have less than the legislatively assigned percentage increase, funds shall be provided to guarantee the assigned percentage increase in funds per unweighted FTE student. Should appropriated funds be less than the sum of this calculated amount for all districts, the commissioner shall prorate each district's allocation. This provision shall be implemented to the extent specifically funded.

Section 28. Effective July 1, 2016, and upon the expiration of the amendments made to section 1011.71, Florida Statutes, by chapter 2015-222, Laws of Florida, subsection (1) of that section is amended to read:

## 1011.71 District school tax.—

(1) If the district school tax is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, each district school board desiring to participate in the state allocation of funds for current operation as prescribed by s. 1011.62(15) s. 1011.62(14) shall levy on the taxable value for school purposes of the district, exclusive of millage voted under the previsions of s. 9(b) or s. 12, Art. VII of the State Constitution, a millage rate not to exceed the amount certified by the commissioner as the minimum millage rate necessary to provide the district required local effort for the current year, pursuant to s. 1011.62(4)(a)1. In addition to the required local effort millage levy, each district school board may levy a nonvoted current operating discretionary millage. The Legislature shall prescribe annually in the appropriations act the maximum amount of millage a district may levy.

Section 29. Subsection (2) of section 1012.42, Florida Statutes, is amended to read:

### 1012.42 Teacher teaching out-of-field.—

(2) NOTIFICATION REQUIREMENTS.—When a teacher in a district school system is assigned teaching duties in a class dealing with subject matter that is outside the field in which the teacher is certified, outside the field that was the applicant's minor field of study, or outside the field in which the applicant has demonstrated sufficient subject area expertise, as determined by district school board policy in the subject area to be taught, the parents of all students in the class shall be notified in writing of such assignment, and each school district shall report out-of-field teachers on the district's website within 30 days before the beginning of each semester. A parent whose student is assigned an out-of-field teacher may request that his or her child be transferred to an in-field classroom teacher within the school and grade in which the student is currently enrolled. The school district must approve or deny the parent's request and transfer the student to a different classroom

teacher within a reasonable period of time, not to exceed 2 weeks, if an infield teacher for that course or grade level is employed by the school and the transfer does not violate maximum class size pursuant to s. 1003.03 and s. 1, Art. IX of the State Constitution. If a request for transfer is denied, the school must notify the parent and specify the reasons for the denial. An explanation of the transfer process must be made available in the student handbook or a similar publication. This subsection does not provide a parent the right to choose a specific teacher.

Section 30. Paragraph (b) of subsection (8) of section 1012.56, Florida Statutes, is amended to read:

1012.56 Educator certification requirements.—

- (8) PROFESSIONAL DEVELOPMENT CERTIFICATION AND EDUCATION COMPETENCY PROGRAM.—
- (b)1. Each school district must and a private school or state-supported state supported public school, including a charter school, or a private school may develop and maintain a system by which members of the instructional staff may demonstrate mastery of professional preparation and education competence as required by law. Each program must be based on classroom application of the Florida Educator Accomplished Practices and instructional performance and, for public schools, must be aligned with the district's or state-supported public school's evaluation system established approved under s. 1012.34, as applicable.
- 2. The Commissioner of Education shall determine the continued approval of programs implemented under this paragraph, based upon the department's review of performance data. The department shall review the performance data as a part of the periodic review of each school district's professional development system required under s. 1012.98.
  - Section 31. Section 1012.583, Florida Statutes, is created to read:
- 1012.583 Continuing education and inservice training for youth suicide awareness and prevention.—
- (1) Beginning with the 2016-2017 school year, the Department of Education, in consultation with the Statewide Office for Suicide Prevention and suicide prevention experts, shall develop a list of approved youth suicide awareness and prevention training materials that may be used for training in youth suicide awareness and prevention for instructional personnel in elementary school, middle school, and high school. The approved list of materials:
- (a) Must include training on how to identify appropriate mental health services and how to refer youth and their families to those services.
- (b) May include materials currently being used by a school district if such materials meet any criteria established by the department.
- (c) May include programs that instructional personnel can complete through a self-review of approved youth suicide awareness and prevention materials.
- (2) A school that chooses to incorporate 2 hours of training offered pursuant to this section shall be considered a "Suicide Prevention Certified School." The training must be included in the existing continuing education or inservice training requirements for instructional personnel and may not add to the total hours currently required by the department. A school that chooses to participate in the training must require all instructional personnel to participate.
- (3) A school that participates in the suicide awareness and prevention training pursuant to this section must report its participation to the department. The department shall keep an updated record of all Suicide Prevention Certified Schools.
- (4) A person has no cause of action for any loss or damage caused by an act or omission resulting from the implementation of this section or resulting from any training required by this section unless the loss or damage was caused by willful or wanton misconduct. This section does not create any new duty of care or basis of liability.

(5) The State Board of Education may adopt rules to implement this section.

Section 32. Paragraph (o) is added to subsection (1) of section 1012.795, Florida Statutes, and subsection (5) of that section is amended, to read:

- 1012.795 Education Practices Commission; authority to discipline.—
- (1) The Education Practices Commission may suspend the educator certificate of any person as defined in s. 1012.01(2) or (3) for up to 5 years, thereby denying that person the right to teach or otherwise be employed by a district school board or public school in any capacity requiring direct contact with students for that period of time, after which the holder may return to teaching as provided in subsection (4); may revoke the educator certificate of any person, thereby denying that person the right to teach or otherwise be employed by a district school board or public school in any capacity requiring direct contact with students for up to 10 years, with reinstatement subject to the provisions of subsection (4); may revoke permanently the educator certificate of any person thereby denying that person the right to teach or otherwise be employed by a district school board or public school in any capacity requiring direct contact with students; may suspend the educator certificate, upon an order of the court or notice by the Department of Revenue relating to the payment of child support; or may impose any other penalty provided by law, if the person:
- (o) Has committed a third recruiting offense as determined by the Florida High School Athletic Association (FHSAA) pursuant to s. 1006.20(2)(b).
- (5) Each district school superintendent and the governing authority of each university lab school, state-supported school, or private school, and the FHSAA shall report to the department the name of any person certified pursuant to this chapter or employed and qualified pursuant to s. 1012.39:
- (a) Who has been convicted of, or who has pled nolo contendere to, a misdemeanor, felony, or any other criminal charge, other than a minor traffic infraction;
- (b) Who that official has reason to believe has committed or is found to have committed any act which would be a ground for revocation or suspension under subsection (1); or
- (c) Who has been dismissed or severed from employment because of conduct involving any immoral, unnatural, or lascivious act.
- Section 33. Subsections (3) and (7) of section 1012.796, Florida Statutes, are amended to read:
- 1012.796 Complaints against teachers and administrators; procedure; penalties.—
- (3) The department staff shall advise the commissioner concerning the findings of the investigation and of all referrals by the Florida High School Athletic Association (FHSAA) pursuant to ss. 1006.20(2)(b) and 1012.795. The department general counsel or members of that staff shall review the investigation or the referral and advise the commissioner concerning probable cause or lack thereof. The determination of probable cause shall be made by the commissioner. The commissioner shall provide an opportunity for a conference, if requested, prior to determining probable cause. The commissioner may enter into deferred prosecution agreements in lieu of finding probable cause if, in his or her judgment, such agreements are in the best interests of the department, the certificateholder, and the public. Such deferred prosecution agreements shall become effective when filed with the clerk of the Education Practices Commission. However, a deferred prosecution agreement shall not be entered into if there is probable cause to believe that a felony or an act of moral turpitude, as defined by rule of the State Board of Education, has occurred, or for referrals by the FHSAA. Upon finding no probable cause, the commissioner shall dismiss the complaint.
- (7) A panel of the commission shall enter a final order either dismissing the complaint or imposing one or more of the following penaltics:

- (a) Denial of an application for a teaching certificate or for an administrative or supervisory endorsement on a teaching certificate. The denial may provide that the applicant may not reapply for certification, and that the department may refuse to consider that applicant's application, for a specified period of time or permanently.
  - (b) Revocation or suspension of a certificate.
- (c) Imposition of an administrative fine not to exceed \$2,000 for each count or separate offense.
- (d) Placement of the teacher, administrator, or supervisor on probation for a period of time and subject to such conditions as the commission may specify, including requiring the certified teacher, administrator, or supervisor to complete additional appropriate college courses or work with another certified educator, with the administrative costs of monitoring the probation assessed to the educator placed on probation. An educator who has been placed on probation shall, at a minimum:
- 1. Immediately notify the investigative office in the Department of Education upon employment or termination of employment in the state in any public or private position requiring a Florida educator's certificate.
- 2. Have his or her immediate supervisor submit annual performance reports to the investigative office in the Department of Education.
- 3. Pay to the commission within the first 6 months of each probation year the administrative costs of monitoring probation assessed to the educator.
- 4. Violate no law and shall fully comply with all district school board policies, school rules, and State Board of Education rules.
- 5. Satisfactorily perform his or her assigned duties in a competent, professional manner.
- 6. Bear all costs of complying with the terms of a final order entered by the commission.
- (e) Restriction of the authorized scope of practice of the teacher, administrator, or supervisor.
- (f) Reprimand of the teacher, administrator, or supervisor in writing, with a copy to be placed in the certification file of such person.
- (g) Imposition of an administrative sanction, upon a person whose teaching certificate has expired, for an act or acts committed while that person possessed a teaching certificate or an expired certificate subject to late renewal, which sanction bars that person from applying for a new certificate for a period of 10 years or less, or permanently.
- (h) Refer the teacher, administrator, or supervisor to the recovery network program provided in s. 1012.798 under such terms and conditions as the commission may specify.

The penalties imposed under this subsection are in addition to, and not in lieu of, the penalties required for a third recruiting offense pursuant to s. 1006.20(2)(b).

Section 34. Section 1013.385, Florida Statutes, is created to read:

1013.385 School district construction flexibility.—

(1) A district school board may, with a supermajority vote at a public meeting that begins no earlier than 5 p.m., adopt a resolution to implement one or more of the exceptions to the educational facilities construction requirements provided in this section. Before voting on the resolution, a district school board must conduct a cost-benefit analysis prepared according to a professionally accepted methodology that describes how each exception selected by the district school board achieves cost savings, improves the efficient use of school district resources, and impacts the life-cycle costs and life span for each educational facility to be constructed, as applicable, and demonstrates that implementation of the exception will not compromise student safety or the quality of student instruction. The district school board must conduct at least one public workshop to discuss and receive public comment on the proposed re-

- solution and cost-benefit analysis, which must begin no earlier than 5 p.m. and may occur at the same meeting at which the resolution will be voted upon.
- (2) A resolution adopted under this section may propose implementation of exceptions to requirements of the uniform statewide building code for the planning and construction of public educational and ancillary plants adopted pursuant to ss. 553.73 and 1013.37 relating to:
- (a) Interior non-load-bearing walls, by approving the use of firerated wood stud walls in new construction or remodeling for interior non-load-bearing wall assemblies that will not be exposed to water or located in wet areas.
- (b) Walkways, roadways, driveways, and parking areas, by approving the use of designated, stabilized, and well-drained gravel or grassed student parking areas.
- (c) Standards for relocatables used as classroom space, as specified in s. 1013.20, by approving construction specifications for installation of relocatable buildings that do not have covered walkways leading to the permanent buildings onsite.
- (d) Site lighting, by approving construction specifications regarding site lighting that:
- 1. Do not provide for lighting of gravel or grassed auxiliary or student parking areas.
- 2. Provide lighting for walkways, roadways, driveways, paved parking lots, exterior stairs, ramps, and walkways from the exterior of the building to a public walkway through installation of a timer that is set to provide lighting only during periods when the site is occupied.
- 3. Allow lighting for building entrances and exits to be installed with a timer that is set to provide lighting only during periods in which the building is occupied. The minimum illumination level at single-door exits may be reduced to no less than 1 foot-candle.

Section 35. Notwithstanding s. 1002.69(5), Florida Statutes, for the 2014-2015 and 2015-2016 Voluntary Prekindergarten Education Program years, the office shall not adopt a kindergarten readiness rate. Any private prekindergarten provider or public school that was on probation pursuant to s. 1002.67(4)(c), Florida Statutes, for the 2013-2014 program year shall remain on probation until the provider or school meets the minimum rate adopted by the office. This section expires July 1, 2017.

Section 36. Effective upon this act becoming a law, subsection (8) of section 1012.33, Florida Statutes, is amended to read:

- 1012.33 Contracts with instructional staff, supervisors, and school principals.—
- (8) Notwithstanding any other provision of law, a retired member may interrupt retirement and be reemployed in any public school as instructional personnel under a 1-year probationary contract as defined in s. 1012.335(1). If the retiree successfully completes the probationary contract, the district school board may reemploy the retiree under an annual contract as defined in s. 1012.335(1). The retiree is not eligible for a professional service contract A member reemployed by the same district from which he or she retired may be employed on a probationary contractual basis as provided in subsection (1).
  - Section 37. Section 413.207, Florida Statutes, is amended to read:
- 413.207 Division of Vocational Rehabilitation; quality assurance; performance improvement plan.—
- (1) The Division of Vocational Rehabilitation shall maintain an internal system of quality assurance, have proven functional systems, perform due diligence, review provider systems of quality assurance, and be subject to monitoring for compliance with state and federal laws, rules, and regulations.
- (2) No later than October 1, 2016, the division shall develop and implement a performance improvement plan designed to achieve the following goals:

- (a) Decrease the average wait list time for reportable individuals.
- (b) Increase the percentage of participants who are in unsubsidized employment during the second quarter after they exit the program.
- (c) Increase the percentage of participants who are in unsubsidized employment during the fourth quarter after they exit the program.
- (d) Increase the number of persons earning CAPE industry certifications and CAPE postsecondary industry certifications approved pursuant to s. 1008.44.
- (e) Increase the median earnings of participants who are in unsubsidized employment during the second quarter after they exit the program.
- (f) Increase the percentage of participants who obtained a recognized postsecondary credential or a secondary school diploma or its recognized equivalent during participation in, or within 1 year after they exit, the program.
- (g) Increase the percentage of youth who received preemployment transition services without applying for additional vocational rehabilitation services and who obtained a recognized postsecondary credential or a secondary school diploma or its recognized equivalent during participation in, or within 1 year after they exit, the program.
- (h) Increase the percentage of participants who, during a program year, are in an education or training program that leads to a recognized postsecondary credential or to employment and who are achieving a measurable gain of skill, including documented academic, technical, occupational gains or other forms of progress toward a postsecondary credential or employment.
- (i) Increase the number of students receiving preemployment transition services.
- (j) Increase the division's effectiveness in serving employers, based on indicators developed as required by section 116(b)(2)(A)(iv) of the federal Workforce Innovation and Opportunity Act.
- (3) The goals established under subsection (2) must be designed to elevate the state vocational rehabilitation program to one of the top 10 in the nation.
- (4) By December 1 of each year, the division shall submit a performance report to the Governor, the President of the Senate, and the Speaker of the House of Representatives which includes the following information for each of the 5 most recent fiscal years:
- (a) Caseload data, including the number of individuals who apply for services and who receive services, by service type, reported statewide and by service area.
- (b) Service use data, by service type, including the number of units of service provided, statewide and by service area.
- (c) Financial data, by service type, including expenditures for administration and the provision of services. Expenditure data shall be reported on a statewide basis and by service area, and expenditures for education-related services must be identified in specific categories such as tuition and fees, program fees, and support services.
- (d) Outcome data, statewide and by service area, including the number of cases closed without employment and the number of cases closed with employment. Employment data must be provided separately for supported employment.
- Section 38. Subsection (1) of section 1003.44, Florida Statutes, is amended to read:

# 1003.44 Patriotic programs; rules.—

(1) Each district school board may adopt rules to require, in all of the schools of the district, programs of a patriotic nature to encourage greater respect for the government of the United States and its national anthem and flag, subject always to other existing pertinent laws of the United States or of the state. When the national anthem is played, students and all civilians shall stand at attention, men removing the headdress, except when such headdress is worn for religious purposes. The pledge of allegiance to the flag, "I pledge allegiance to the flag of the United States of America and to the republic for which it stands, one nation under God, indivisible, with liberty and justice for all," shall be rendered by students standing with the right hand over the heart. The pledge of allegiance to the flag shall be recited at the beginning of the day in each public elementary, middle, and high school in the state. Each student shall be informed by a written notice published in the student handbook or a similar publication pursuant to s. 1006.07(2) posting a notice in a conspicuous place that the student has the right not to participate in reciting the pledge. Upon written request by his or her parent, the student must be excused from reciting the pledge, including standing and placing the right hand over his or her heart. When the pledge is given, unexcused students eivilians must show full respect to the flag by standing at attention, men removing the headdress, except when such headdress is worn for religious purposes, as provided by Pub. L. ch. 77-435, s. 7, approved June 22, 1942, 56 Stat. 377, as amended by Pub. L. ch. 77-806, 56 Stat. 1074, approved December 22,

Section 39. Subsection (1) of section 1002.59, Florida Statutes, is amended to read:

1002.59 Emergent literacy and performance standards training courses.—

(1) The office shall adopt minimum standards for one or more training courses in emergent literacy for prekindergarten instructors. Each course must comprise 5 clock hours and provide instruction in explicit, systematic, and multisensory instruction strategies and techniques to address the age-appropriate progress of prekindergarten students in developing emergent literacy skills, including oral communication, knowledge of print and letters, phonemic and phonological awareness, and vocabulary and comprehension development. Each course must address early identification of and intervention for students experiencing difficulties with emergent literacy skills and also provide resources containing strategies that allow students with disabilities and other special needs to derive maximum benefit from the Voluntary Prekindergarten Education Program. Successful completion of an emergent literacy training course approved under this section satisfies requirements for approved training in early literacy and language development under ss. 402.305(2)(d)5., 402.313(6), and 402.3131(5).

Section 40. Paragraphs (a) and (c) of subsection (3) of section 1002.67, Florida Statutes, are amended, and paragraphs (d), (e), and (f) are added to that subsection, to read:

1002.67 Performance standards; curricula and accountability.—

(3)

- (a) Contingent upon legislative appropriation, each private prekindergarten provider and public school in the Voluntary Prekindergarten Education Program must implement an evidence-based pre- and post-assessment that has been approved by *the office* rule of the State Board of Education.
- (c) The pre- and post-assessment must be administered by individuals meeting requirements established by *the office* rule of the State Board of Education.
- (d) Students who exhibit a deficiency in emergent literacy skills, including oral communication, knowledge of print and letters, phonemic and phonological awareness, and vocabulary and comprehension development, must be provided intensive, explicit, and systematic instruction.
- (e) The office shall identify by rule guidelines for determining whether a student has exhibited a deficiency in emergent literacy skills.
- (f) The office shall provide examples of appropriate instructional strategies and supports to remediate identified deficiencies in emergent literacy skills.
- Section 41. Paragraph (b) of subsection (2), paragraph (a) of subsection (4), and subsection (5) of section 1004.04, Florida Statutes, are amended to read:

- $1004.04\,$  Public accountability and state approval for teacher preparation programs.—
- (2) UNIFORM CORE CURRICULA AND CANDIDATE ASSESSMENT.—
- (b) The rules to establish uniform core curricula for each state-approved teacher preparation program must include, but are not limited to, the following:
  - 1. The Florida Educator Accomplished Practices.
  - 2. The state-adopted content standards.
- 3. Scientifically researched and evidence-based reading instruction strategies, including explicit, systematic, and multisensory approaches to reading instruction and intervention that are proven to improve reading performance for all students.
  - 4. Content literacy and mathematics practices.
- 5. Strategies appropriate for the instruction of English language learners.
- 6. Strategies appropriate for the instruction of students with disabilities.
  - 7. School safety.
- (4) CONTINUED PROGRAM APPROVAL.—Continued approval of a teacher preparation program shall be based upon evidence that the program continues to implement the requirements for initial approval and upon significant, objective, and quantifiable measures of the program and the performance of the program completers.
- (a) The criteria for continued approval must include each of the following:
- 1. Documentation from the program that each program candidate met the admission requirements provided in subsection (3).
- 2. Documentation from the program that the program and each program completer have met the requirements provided in subsection (2).
- 3. Documentation that each program completer received instruction in technology literacy through the program's content-area and pedagogy coursework, including instructional strategies for using media and technology to support subject-matter understanding.
  - 4.3. Evidence of performance in each of the following areas:
- a. Placement rate of program completers into instructional positions in Florida public schools and private schools, if available.
- b. Rate of retention for employed program completers in instructional positions in Florida public schools.
- c. Performance of students in prekindergarten through grade 12 who are assigned to in-field program completers on statewide assessments using the results of the student learning growth formula adopted under s. 1012.34.
- d. Performance of students in prekindergarten through grade 12 who are assigned to in-field program completers aggregated by student subgroup, as defined in the federal Elementary and Secondary Education Act (ESEA), 20 U.S.C. s. 6311(b)(2)(C)(v)(II), as a measure of how well the program prepares teachers to work with a diverse population of students in a variety of settings in Florida public schools.
- e. Results of program completers' annual evaluations in accordance with the timeline as set forth in s. 1012.34.
- f. Production of program completers in statewide critical teacher shortage areas as identified in s. 1012.07.
- (5) PRESERVICE FIELD EXPERIENCE.—All postsecondary instructors, school district personnel and instructional personnel, and school sites preparing instructional personnel through preservice field experience courses and internships shall meet special requirements.

- District school boards may pay student teachers during their internships. For purposes of this subsection, "specialized training in clinical supervision" and "clinical educator training" must include content-specific strategies for integrating media and emerging technologies into classroom and online instruction.
- (a) All individuals in postsecondary teacher preparation programs who instruct or supervise preservice field experience courses or internships in which a candidate demonstrates his or her impact on student learning growth shall have the following: specialized training in clinical supervision; at least 3 years of successful, relevant prekindergarten through grade 12 teaching, student services, or school administration experience; and an annual demonstration of experience in a relevant prekindergarten through grade 12 school setting as defined by State Board of Education rule.
- (b)1. All school district personnel and instructional personnel who supervise or direct teacher preparation students during field experience courses or internships taking place in this state in which candidates demonstrate an impact on student learning growth must have evidence of "clinical educator" training, a valid professional certificate issued pursuant to s. 1012.56, and at least 3 years of teaching experience in prekindergarten through grade 12 and must have earned an effective or highly effective rating on the prior year's performance evaluation under s. 1012.34 or be a peer evaluator under the district's evaluation system approved under s. 1012.34. The State Board of Education shall approve the training requirements.
- 2. All instructional personnel who supervise or direct teacher preparation students during field experience courses or internships in another state, in which a candidate demonstrates his or her impact on student learning growth, through a Florida online or distance program must have received "clinical educator" training or its equivalent in that state, hold a valid professional certificate issued by the state in which the field experience takes place, and have at least 3 years of teaching experience in prekindergarten through grade 12.
- 3. All instructional personnel who supervise or direct teacher preparation students during field experience courses or internships, in which a candidate demonstrates his or her impact on student learning growth, on a United States military base in another country through a Florida online or distance program must have received "clinical educator" training or its equivalent, hold a valid professional certificate issued by the United States Department of Defense or a state or territory of the United States, and have at least 3 years teaching experience in prekindergarten through grade 12.
- (c) Preservice field experience must include candidate practice and demonstration of the uniform core curricula specific to the candidates' area or areas of program concentration with a diverse population of students in a variety of settings, including instructional strategies for using media and technology to support subject-matter understanding. The length of structured field experiences may be extended to ensure that candidates achieve the competencies needed to meet certification requirements.
- (d) Postsecondary teacher preparation programs in cooperation with district school boards and approved private school associations shall select the school sites for preservice field experience activities based upon the qualifications of the supervising personnel as described in this subsection and the needs of the candidates. These sites must represent the full spectrum of school communities, including, but not limited to, schools located in urban settings. In order to be selected, school sites must demonstrate commitment to the education of public school students and to the preparation of future teachers.
- Section 42. Paragraph (a) of subsection (3) of section 1004.85, Florida Statutes, is amended, and paragraph (c) is added to subsection (4) of that section, to read:
  - 1004.85 Postsecondary educator preparation institutes.—
- (3) Educator preparation institutes approved pursuant to this section may offer competency-based certification programs specifically designed for noneducation major baccalaureate degree holders to enable program participants to meet the educator certification requirements of s. 1012.56. An educator preparation institute choosing to offer a competency-based certification program pursuant to the provisions of this

section must implement a program previously approved by the Department of Education for this purpose or a program developed by the institute and approved by the department for this purpose. Approved programs shall be available for use by other approved educator preparation institutes.

- (a) Within 90 days after receipt of a request for approval, the Department of Education shall approve a preparation program pursuant to the requirements of this subsection or issue a statement of the deficiencies in the request for approval. The department shall approve a certification program if the institute provides evidence of the institute's capacity to implement a competency-based program that includes each of the following:
- 1.a. Participant instruction and assessment in the Florida Educator Accomplished Practices.
  - b. The state-adopted student content standards.
- c. Scientifically researched and evidence-based reading instruction strategies, including explicit, systematic, and multisensory approaches to reading instruction and intervention that are proven to improve reading performance for all students.
  - d. Content literacy and mathematical practices.
- e. Strategies appropriate for instruction of English language learners.
- f. Strategies appropriate for instruction of students with disabilities.
  - g. School safety.
- 2. An educational plan for each participant to meet certification requirements and demonstrate his or her ability to teach the subject area for which the participant is seeking certification, which is based on an assessment of his or her competency in the areas listed in subparagraph 1.
- 3. Field experiences appropriate to the certification subject area specified in the educational plan with a diverse population of students in a variety of settings under the supervision of qualified educators.
- 4. A certification ombudsman to facilitate the process and procedures required for participants who complete the program to meet any requirements related to the background screening pursuant to s. 1012.32 and educator professional or temporary certification pursuant to s. 1012.56.
- (4) Continued approval of each program approved pursuant to this section shall be determined by the Commissioner of Education based upon a periodic review of the following areas:
- (c) Documentation that each program completer received instruction in technology literacy through the program's content-area and pedagogy coursework, including instructional strategies for using media and technology to support subject-matter understanding.
- Section 43. Subsection (3) and paragraphs (a) and (c) of subsection (5), of section 1008.25, Florida Statutes, are amended, and paragraph (c) is added to subsection (4) of that section, to read:
- $1008.25\,$  Public school student progression; student support; reporting requirements.—
- $(3)\;\;$  ALLOCATION OF RESOURCES.—District school boards shall allocate remedial and supplemental instruction resources to students in the following priority:
- (a) Students in kindergarten through grade 3 who have a substantial deficiency are deficient in reading as determined in paragraph (5)(a) by the end of grade 3.
- (b) Students who fail to meet performance levels required for promotion consistent with the district school board's plan for student progression required in *subsection* (2) paragraph (2)(b).
  - (4) ASSESSMENT AND SUPPORT.—

(c) A student who has a substantial reading deficiency as determined in paragraph (5)(a) must be covered by a federally required student plan such as an individual education plan or an individualized progress monitoring plan, or both, as necessary.

# (5) READING DEFICIENCY AND PARENTAL NOTIFICATION.—

- (a) Any student in kindergarten through grade 3 who exhibits a substantial deficiency in reading, based upon screening, diagnostic, progress monitoring, or assessment data; locally determined or statewide assessments; conducted in kindergarten or grade 1, grade 2, or grade 3, or through teacher observations, must be provided given intensive, explicit, systematic, and multisensory reading interventions instruction immediately following the identification of the reading de- ${\it ficiency.}\ A\ school\ may\ not\ wait\ for\ a\ student\ to\ receive\ a\ failing\ grade\ at$ the end of a grading period to identify the student as having a substantial reading deficiency and initiate intensive reading interventions. The student's reading proficiency must be monitored and the intensive interventions instruction must continue until the student demonstrates grade level proficiency in a manner determined by the district, which may include achieving a Level 3 on the statewide, standardized English Language Arts assessment. The State Board of Education shall identify by rule guidelines for determining whether a student in kindergarten through grade 3 has a substantial deficiency in reading.
- (c) The parent of any student who exhibits a substantial deficiency in reading, as described in paragraph (a), must be notified in writing of the following:
- 1. That his or her child has been identified as having a substantial deficiency in reading, including a description and explanation, in terms understandable to the parent, of the exact nature of the student's difficulty in learning and lack of achievement in reading.
- 2. A description of the current services that are provided to the child.
- 3. A description of the proposed *intensive interventions* supplemental instructional services and supports that will be provided to the child that are designed to remediate the identified area of reading deficiency.
- 4. That if the child's reading deficiency is not remediated by the end of grade 3, the child must be retained unless he or she is exempt from mandatory retention for good cause.
- 5. Opportunities to observe effective instruction and intervention strategies in the classroom; receive literacy instruction from the school or through community adult literacy initiatives; and receive strategies, including multisensory strategies, through a read-at-home plan the parent can for parents to use in helping his or her their child succeed in reading proficiency.
- 6. That the statewide, standardized English Language Arts assessment is not the sole determiner of promotion and that additional evaluations, portfolio reviews, and assessments are available to the child to assist parents and the school district in knowing when a child is reading at or above grade level and ready for grade promotion.
- 7. The district's specific criteria and policies for a portfolio as provided in subparagraph (6)(b)4. and the evidence required for a student to demonstrate mastery of Florida's academic standards for English Language Arts. A parent of a student in grade 3 who is identified anytime during the year as being at risk of retention may request that the school immediately begin collecting evidence for a portfolio.
- 8. The district's specific criteria and policies for midyear promotion. Midyear promotion means promotion of a retained student at any time during the year of retention once the student has demonstrated ability to read at grade level.

After initial notification, the school shall apprise the parent, at least monthly, of the student's growth toward meeting goals based on the student's grade level. These communications must explain any additional interventions or supports that will be used to accelerate the student's progress if the interventions and supports already being implemented have not resulted in improvement.

Section 44. Subsection (2) of section 1011.67, Florida Statutes, is amended to read:

#### 1011.67 Funds for instructional materials.—

(2) Annually by July 1 and before prior to the release of instructional materials funds, each district school superintendent shall certify to the Commissioner of Education that the district school board has approved a comprehensive staff development plan that supports fidelity of implementation of instructional materials programs, including. The report shall include verification that training was provided; and that the materials are being implemented as designed; and, beginning July 1, 2020, for core reading materials and reading intervention materials used in kindergarten through grade 5, that the materials incorporate explicit, systematic, sequential, and multisensory approaches to teaching phonemic awareness, phonics, vocabulary, fluency, and text comprehension and incorporate decodable or phonetic text instructional strategies. This paragraph does not preclude school districts from purchasing or using other materials to supplement reading instruction and provide additional skills practice.

Section 45. Paragraph (a) of subsection (3) of section 1012.585, Florida Statutes, is amended, and paragraph (f) is added to that subsection, to read:

1012.585 Process for renewal of professional certificates.—

- (3) For the renewal of a professional certificate, the following requirements must be met:
- (a) The applicant must earn a minimum of 6 college credits or 120 inservice points or a combination thereof. For each area of specialization to be retained on a certificate, the applicant must earn at least 3 of the required credit hours or equivalent inservice points in the specialization area. Education in "clinical educator" training pursuant to s. 1004.04(5)(b) and credits or points that provide training in the area of scientifically researched, knowledge-based reading literacy, including explicit, systematic, and multisensory approaches to reading instruction and intervention; and computational skills acquisition; exceptional student education; normal child development; and the disorders of development may be applied toward any specialization area. Credits or points that provide training in the areas of drug abuse, child abuse and neglect, strategies in teaching students having limited proficiency in English, or dropout prevention, or training in areas identified in the educational goals and performance standards adopted pursuant to ss. 1000.03(5) and 1008.345 may be applied toward any specialization area, except specialization areas identified by State Board of Education rule that include reading instruction or intervention for any students in kindergarten through grade 6. Credits or points earned through approved summer institutes may be applied toward the fulfillment of these requirements. Inservice points may also be earned by participation in professional growth components approved by the State Board of Education and specified pursuant to s. 1012.98 in the district's approved master plan for inservice educational training; however, such points may not be used to satisfy the specialization requirements of this paragraph, including, but not limited to, serving as a trainer in an approved teacher training activity, serving on an instructional materials committee or a state board or commission that deals with educational issues, or serving on an advisory council created pursuant to s. 1001.452.
- (f) An applicant for renewal of a professional certificate in any area of certification identified by State Board of Education rule that includes reading instruction or intervention for any students in kindergarten through grade 6, with a beginning validity date of July 1, 2019, or thereafter, must earn a minimum of 2 college credits or the equivalent inservice points in the use of explicit, systematic, and multisensory approaches to reading instruction and intervention. Such training must be provided by teacher preparation programs under s. 1004.04 or s. 1004.85 or approved school district professional development systems under s. 1012.98. The requirements in this paragraph may not add to the total hours required by the department for continuing education or inservice training.

Section 46. Subsection (1) of section 1012.586, Florida Statutes, is amended to read:

1012.586 Additions or changes to certificates; duplicate certificates.—A school district may process via a Department of Education

website certificates for the following applications of public school employees:

- (1) Addition of a subject coverage or endorsement to a valid Florida certificate on the basis of the completion of the appropriate subject area testing requirements of s. 1012.56(5)(a) or the completion of the requirements of an approved school district program or the inservice components for an endorsement.
- (a) To reduce duplication, the department may recommend the consolidation of endorsement areas and requirements to the State Board of Education.
- (b) By July 1, 2017, and at least once every 5 years thereafter, the department shall conduct a review of existing subject coverage or endorsement requirements in the elementary, reading, and exceptional student educational areas. The review must include reciprocity requirements for out-of-state certificates; requirements for demonstrating competency in instruction or intervention strategies proven to improve student reading performance, including explicit, systematic, and multisensory approaches to reading instruction and intervention; and effective methods for identifying characteristics of conditions such as dyslexia and other causes of diminished phonological processing skills. At the conclusion of each review, the department shall recommend to the state board changes to the subject coverage or endorsement requirements based upon any identified instruction or intervention strategies proven to improve student reading performance, including the strategies and methods enumerated in this paragraph. This paragraph does not authorize the state board to establish any new certification subject cover-

The employing school district shall charge the employee a fee not to exceed the amount charged by the Department of Education for such services. Each district school board shall retain a portion of the fee as defined in the rules of the State Board of Education. The portion sent to the department shall be used for maintenance of the technology system, the web application, and posting and mailing of the certificate.

Section 47. Section 1003.432, Florida Statutes, is created to read:

1003.432 Florida Seal of Biliteracy Program for high school graduates.—

- (1) As used in this section, the term:
- (a) "Biliteracy" means attainment of a high level of competency in listening, speaking, reading, and writing in one or more foreign languages in addition to English, which is signified on a high school graduate's diploma and transcript as either a Gold Seal of Biliteracy or a Silver Seal of Biliteracy.
- (b) "Foreign language" means a language other than English and includes American Sign Language, classical languages, and indigenous languages.
- (c) "Gold" means the highest level of competency certified by the Florida Seal of Biliteracy Program.
- (d) "Silver" means the second-highest level of competency certified by the Florida Seal of Biliteracy Program.
- (2) The Florida Seal of Biliteracy Program is established to recognize a high school graduate who has attained a high level of competency in listening, speaking, reading, and writing in one or more foreign languages in addition to English. The Commissioner of Education shall award the Seal of Biliteracy upon graduation to a high school student who meets the qualifications in this section. The seal must differentiate between two levels of competency, designated as Gold and Silver, which must be at least as rigorous as is recommended in the biliteracy seal guidelines established by national organizations supporting foreign languages instruction.
  - (3) The purpose of the Florida Seal of Biliteracy Program is to:
  - (a) Encourage students to study foreign languages.
  - (b) Certify attainment of biliteracy.

- (c) Provide employers with a method of identifying an individual with biliteracy skills who is seeking employment.
- (d) Provide a postsecondary institution with a method of recognizing an applicant with biliteracy skills who is seeking admission to the postsecondary institution.
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- (f) Affirm the value of diversity, honor multiple cultures and foreign languages, and strengthen the relationships between multiple cultures in a community.
- (4) Beginning with the 2016-2017 school year, the Gold Seal of Biliteracy or the Silver Seal of Biliteracy must be awarded to a high school student who has earned a standard high school diploma and who:
- (a) Has earned four foreign language course credits in the same foreign language with a cumulative 3.0 grade point average or higher on a 4.0 scale;
- (b) Has achieved a qualifying score on a foreign language assessment; or
- (c) Has satisfied alternative requirements as determined by the State Board of Education pursuant to subsection (8).
  - (5) The Commissioner of Education shall:
- (a) Prepare and provide to each school district an appropriate insignia to be affixed to the student's diploma indicating that the student has been awarded the Gold Seal of Biliteracy or the Silver Seal of Biliteracy.
- (b) Provide information necessary for a school district to successfully implement the program.
  - (6) Each school district shall:
- (a) Maintain appropriate records to identify a student who has met the requirements to receive the Gold Seal of Biliteracy or the Silver Seal of Biliteracy.
- (b) Provide the Commissioner of Education with the number of students who have met the requirements to receive the Gold Seal of Biliteracy or the Silver Seal of Biliteracy.
- (c) Affix the appropriate insignia to the student's diploma and indicate on the student's transcript that the student has earned the Gold Seal of Biliteracy or the Silver Seal of Biliteracy.
- (7) A school district or the Department of Education may not charge a fee for the Gold Seal of Biliteracy or the Silver Seal of Biliteracy.
- (8) The State Board of Education shall adopt rules to implement this section. Such rules, at a minimum, must include:
- (a) A process to confirm a student's successful completion of the requirements in subsection (4).
- (b) The assessments and corresponding passing scores required to earn the Gold Seal of Biliteracy or the Silver Seal of Biliteracy, which may not be lower than the passing scores on at least one of the following:
- 1. An International Baccalaureate examination in the foreign language;
  - 2. An Advanced Placement examination in the foreign language;
  - 3. An SAT Subject Test examination in the foreign language; or
- 4. An Advanced International Certificate of Education examination in the foreign language.
- (c) Alternative requirements a student may satisfy to demonstrate equivalent competency in a foreign language, including requirements a student whose native language is not English may satisfy to demonstrate competency in his or her native language to earn the Gold Seal of Biliteracy or the Silver Seal of Biliteracy.

(d) A process to award foreign language course credits to a student who was not enrolled in a foreign language course or who did not complete the course but has demonstrated competency in a foreign language as provided in this subsection.

And the title is amended as follows:

Remove lines 3643-3912 of the amendment and insert: a controlled open enrollment process; providing criteria for the process; prohibiting a school district from delaying or preventing a student who participates in controlled open enrollment from being immediately eligible to participate in certain activities; prohibiting a student from participating in a sport under certain circumstances; providing exemptions; amending s. 1002.33, F.S.; making technical changes relating to requirements for the creation of a virtual charter school; conforming cross-references; requiring a charter school to notify a parent if his or her child exhibits a substantial deficiency in reading; revising required contents of charter school applications; specifying that a sponsor may not require a charter school to adopt the sponsor's reading plan; requiring a person or entity seeking to open a charter school to disclose certain information; conforming provisions regarding the appeal process for denial of a highperforming charter school application; requiring an applicant to provide the sponsor with a copy of an appeal to an application denial; authorizing a charter school to defer the opening of its operations for up to a specified time; requiring the charter school to provide written notice to certain entities within a specified timeframe; providing that a student may not be dismissed from a charter school based on his or her academic performance; revising provisions relating to long-term charters and charter terminations; specifying notice requirements for voluntary closure of a charter school; requiring a charter school applicant to provide monthly financial statements upon approval of the charter contract; requiring a sponsor to review each financial statement of a charter school to identify the existence of certain conditions; providing for the automatic termination of a charter contract if certain conditions are met; requiring a sponsor to notify certain parties when a charter contract is terminated for specific reasons; requiring governing board members to hold a certain number of public meetings and participate in such meetings in person or through communications media technology; revising charter school student eligibility requirements; providing that charter schools are eligible for the research-based reading allocation if certain criteria are met; revising requirements for payments to charter schools; requiring a charter school to be located in the state to be eligible for public education capital outlay funds; providing for an injunction under certain circumstances; amending s. 1002.331, F.S.; deleting obsolete provision relating to high-performing charter schools; conforming a cross-reference; creating s. 1001.66, F.S.; creating a Florida College System Performance-Based Incentive for Florida College System institutions; requiring the State Board of Education to adopt certain metrics and benchmarks; providing for funding and allocation of the incentives; authorizing the state board to withhold an institution's incentive under certain circumstances; requiring the Commissioner of Education to withhold certain disbursements under certain circumstances; providing for reporting and rulemaking; amending s. 1001.7065, F.S.; revising the academic and research excellence standards for the preeminent state research universities program; creating the "emerging preeminent state research university" designation; requiring an emerging preeminent state research university to submit a certain plan to the board and meet certain expectations to receive certain funds; providing for the distribution of certain funding increases; deleting the preeminent state research university enhancement initiative; revising the requirements for the unique course requirement; amending s. 1001.71, F.S.; providing for selection of the chair and vice chair of each state university board of trustees; specifying terms and duties of the chair; providing grounds for the removal of a board member; requiring each state university board of trustees to post certain information on the university's website; requiring the Board of Governors to adopt regulations; amending s. 1001.92, F.S.; requiring performance-based metrics to include specified wage thresholds; requiring the board to establish minimum performance funding eligibility thresholds; prohibiting a state university that fails to meet the state's threshold from eligibility for a share of the state's investment performance funding; requiring the board to adopt regulations; deleting an expiration date; amending s. 1003.4282, F.S.; revising the online course requirement; authorizing a district school board or a charter school governing board to offer options to meet the requirement; amending s. 1013.62, F.S.; revising requirements for a charter school to be eligible for funding appropriated for charter school capital outlay purposes;

deleting provisions relating to the priorities for charter school capital outlay allocations and requirements for the release of allocations to charter schools; amending s. 1013.64, F.S.; providing that a school district may not receive funds from the Special Facility Construction Account under certain circumstances; revising the criteria for a request for funding; authorizing the request for a preapplication review to take place at any time; providing exceptions; revising the timeframe for completion of the review; providing that certain capital outlay full-time equivalent student enrollment estimates be determined by specified estimating conferences; requiring surveys to be cooperatively prepared by certain entities and approved by the Department of Education; prohibiting certain consultants from specified employment and compensation; providing an exception to prohibiting the cost per student station from exceeding a certain amount; requiring a school district to levy the maximum millage against certain property value under certain circumstances; reducing the required millage to be budgeted for a project; requiring certain plans to be finalized by a specified date; requiring a representative of the department to chair the Special Facility Construction Committee; requiring school districts to maintain accurate documentation related to specified costs; requiring the Auditor General to review such documentation; providing that the department makes final determinations on compliance; requiring the Office of Economic and Demographic Research to conduct a study, in consultation with the department, on cost per student station amounts; requiring the Office of Program Policy Analysis and Government Accountability to conduct a study on the State Requirements for Education Facilities; requiring the reports to be submitted to the Governor and the Legislature by a specified date; prohibiting a district school board from using funds for specified purposes for certain projects; providing sanctions for school districts that exceed certain costs; providing an exemption to the sanctions; providing for the creation of a district capital outlay oversight committee; providing for membership of the oversight committee; requiring the department to provide certain reports to the Auditor General; deleting a provision relating to applicability of certain restrictions on the cost per student station of new construction; amending s. 1002.37, F.S.; revising the calculation of "full-time equivalent student"; amending s. 1002.391, F.S.; revising the calculation of a matrix of services for certain students beginning in a specific school year; amending s. 1002.45, F.S.; conforming cross-references; deleting a provision related to educational funding for students enrolled in certain virtual education courses; revising conditions for termination of a virtual instruction provider's contract; creating s. 1003.3101, F.S.; requiring each school district board to establish a classroom teacher transfer process for parents, to approve or deny a transfer request within a certain timeframe, to notify a parent of a denial, and to post an explanation of the transfer process in the student handbook or a similar publication; amending s. 1003.4295, F.S.; revising the purpose of the Credit Acceleration Program; requiring students to earn passing scores on specified assessments and examinations to earn course credit; amending s. 1004.935, F.S.; deleting the scheduled termination of the Adults with Disabilities Workforce Education Pilot Program; changing the name of the program to the "Adults with Disabilities Workforce Education Program"; amending s. 1006.15, F.S.; defining the term "eligible to participate"; conforming provisions to changes made by the act; prohibiting a school district from delaying or preventing a student who participates in open controlled enrollment from being immediately eligible to participate in certain activities; prohibiting a student from participating in a sport under certain circumstances; providing exemptions; authorizing a transfer student to immediately participate in interscholastic or intrascholastic activities under certain circumstances: prohibiting a school district or the Florida High School Athletic Association (FHSAA) from declaring a transfer student ineligible under certain circumstances; creating s. 1006.195, F.S.; requiring district school boards to establish in codes of student conduct eligibility standards and disciplinary actions relating to students participating in interscholastic and intrascholastic extracurricular activities; providing guidelines and applicability; requiring the FHSAA to comply with certain requirements by a specified date; amending s. 1006.20, F.S.; requiring the FHSAA to allow a private school to maintain full membership in the association or to join by sport; prohibiting the FHSAA from discouraging a private school from maintaining membership in the FHSAA and another athletic association; authorizing the FHSAA to allow a public school to apply for consideration to join another athletic association; revising student eligibility requirements; providing penalties for recruiting violations; requiring a school to forfeit a competition, including resulting honors, in which a student who was recruited in a prohibitive manner; revising circumstances under which a student may be declared ineligible; amending s. 1007.35, F.S.; revising the exams each public high school is required to administer to all enrolled 10th grade students to include ACT Aspire; amending s. 1009.893, F.S.; changing the name of the "Florida National Merit Scholar Incentive Program" to the "Benacquisto Scholarship Program"; providing that a student who receives a scholarship award under the program will be referred to as a Benacquisto Scholar; encouraging all eligible Florida public or independent postsecondary educational institutions, and requiring all eligible state universities, to become college sponsors of the National Merit Scholarship Program; amending s. 1011.61, F.S.; revising the definition of "full-time equivalent student"; amending s. 1011.62, F.S.; conforming a cross-reference; revising the calculation for certain supplemental funds for exceptional student education programs; requiring the funds to be prorated under certain circumstances; revising the funding of full-time equivalent values for students who earn CAPE industry certifications through dual enrollment; revising a provision prohibiting a teacher's bonus from exceeding a specified amount; creating a federally connected student supplement for school districts; specifying eligibility requirements and calculations for allocations of the supplement; amending s. 1011.71, F.S.; conforming a cross-reference; amending s. 1012.42, F.S.; authorizing a parent of a child whose teacher is teaching outside the teacher's field to request that the child be transferred to another classroom teacher within the school and grade in which the child is currently enrolled within a specified timeframe; specifying that a transfer does not provide a parent the right to choose a specific teacher; amending s. 1012.56, F.S.; authorizing a charter school to develop and operate a professional development certification and education competency program; creating s. 1012.583, F.S.; requiring the Department of Education, in consultation with the Statewide Office for Suicide Prevention and suicide prevention experts, to develop a list of approved materials for youth suicide awareness and prevention training materials for certain purposes; specifying requirements for training materials; providing that a school which incorporates the training materials into the existing continuing education or inservice training requirements be considered a "Suicide Prevention Certified School"; requiring participating schools to report certain information to the department; requiring the department to maintain an updated record of participating schools; providing that no cause of action results from the implementation of this act; providing for rulemaking; amending s. 1012.795, F.S.; authorizing the Education Practices Commission to suspend the educator certificate of a person who has committed a third recruiting offense as determined by the FHSAA; requiring the FHSAA to report certain information to the department; amending s. 1012.796, F.S.; requiring department staff to advise the Commissioner of Education of all referrals by the FHSAA relating to recruiting offenses by certain individuals; providing that certain penalties are in addition to penalties required under s. 1006.20, F.S.; amending s. 1013.385, F.S.; authorizing a district school board to implement certain exceptions to the educational facilities construction requirements under certain circumstances; providing that the Office of Early Learning may not adopt a kindergarten readiness rate for specific Voluntary Prekindergarten Education Program years; providing that providers on probation for the 2013-2014 program year must remain on probation until certain criteria are met; providing an expiration date; amending s. 1012.33, F.S.; providing for a retiree to be employed as instructional personnel under a 1year probationary contract; authorizing the retiree to be hired under an annual contract under certain circumstances; providing that the retiree is ineligible for a professional service contract; amending s. 413.207, F.S.; requiring the Division of Vocational Rehabilitation to initiate, by a specified date, a performance improvement plan designed to achieve specific goals; requiring the division to submit a performance report annually, by a specified date, to the Governor and Legislature which includes specified information; amending ss. 1012.795 and amending s. 1003.44, F.S.; requiring written notice of a student's right not to participate in the pledge of allegiance to be included in a specific publication; providing that a student may be excused from certain actions associated with the pledge of allegiance; requiring unexcused students to show full respect to the flag during the pledge of allegiance; amending s. 1002.59, F.S.; revising the emergent literacy and performance standards training course requirements to include specific reading instruction; amending s. 1002.67, F.S.; requiring the Office of Early Learning to approve specific Voluntary Prekindergarten Education Program assessments and establish requirements for individuals administering the assessments; requiring certain prekindergarten students to receive specific reading instruction; requiring the office to identify certain guidelines by rule and provide examples of certain instructional strategies; amending s. 1004.04, F.S.; revising core curricula

requirements for certain teacher preparation programs to include certain reading instruction and interventions; revising certain requirements related to clinical education training and preservice field experiences; amending s. 1004.85, F.S.; requiring certain educator preparation institutes to provide evidence of specified reading and technology instruction as a condition of program approval and continued approval; amending s. 1008.25, F.S.; requiring district school boards to allocate certain instruction resources to certain students deficient in reading; revising criteria and requiring the State Board of Education to identify guidelines for determining whether certain students have a substantial deficiency in reading; providing that students with a substantial reading deficiency must be covered by certain plans; revising the parental notification requirements for students with a substantial deficiency in reading; requiring a school to provide updates to parents of students who receive certain services; amending s. 1011.67, F.S.; revising the contents of a comprehensive staff development plan required for each school district; amending s. 1012.585, F.S.; revising requirements for renewal of professional teaching certificates; amending s. 1012.586, F.S.; authorizing the department to recommend consolidation of endorsement areas and requirements for endorsements for teacher certificates; requiring the department to review and make recommendations regarding certain subject coverage or endorsement requirements; providing construction; creating s. 1003.432, F.S.; defining terms; establishing the program to recognize a high school graduate who has attained a high level of competency in one or more foreign languages; providing the purpose of the program; specifying criteria to earn a Gold Seal of Biliteracy or a Silver Seal of Biliteracy; requiring the Commissioner of Education and school districts to perform specified duties to administer the program; prohibiting a school district or the Department of Education from charging a fee for the seals; requiring the State Board of Education to adopt rules;

Senator Gaetz moved the following amendment which was adopted:

Senate Amendment 1 (927886) to House Amendment 1 (635159) to Senate Amendment 1 (550680) (with title amendment)—Delete lines 125-3828 and insert: in the charter school.

- (6) APPLICATION PROCESS AND REVIEW.—Charter school applications are subject to the following requirements:
- (a) A person or entity *seeking* wishing to open a charter school shall prepare and submit an application on a model application form prepared by the Department of Education which:
- 1. Demonstrates how the school will use the guiding principles and meet the statutorily defined purpose of a charter school.
- 2. Provides a detailed curriculum plan that illustrates how students will be provided services to attain the Sunshine State Standards.
- 3. Contains goals and objectives for improving student learning and measuring that improvement. These goals and objectives must indicate how much academic improvement students are expected to show each year, how success will be evaluated, and the specific results to be attained through instruction.
- 4. Describes the reading curriculum and differentiated strategies that will be used for students reading at grade level or higher and a separate curriculum and strategies for students who are reading below grade level. A sponsor shall deny an application a charter if the school does not propose a reading curriculum that is consistent with effective teaching strategies that are grounded in scientifically based reading research.
- 5. Contains an annual financial plan for each year requested by the charter for operation of the school for up to 5 years. This plan must contain anticipated fund balances based on revenue projections, a spending plan based on projected revenues and expenses, and a description of controls that will safeguard finances and projected enrollment trends.
- 6. Discloses the name of each applicant, governing board member, and all proposed education services providers; the name and sponsor of any charter school operated by each applicant, each governing board member, and each proposed education services provider that has closed and the reasons for the closure; and the academic and financial history

- of such charter schools, which the sponsor shall consider in deciding whether to approve or deny the application.
- 7.6. Contains additional information a sponsor may require, which shall be attached as an addendum to the charter school application described in this paragraph.
- 8.7. For the establishment of a virtual charter school, documents that the applicant has contracted with a provider of virtual instruction services pursuant to s. 1002.45(1)(d).
- (b) A sponsor shall receive and review all applications for a charter school using the an evaluation instrument developed by the Department of Education. A sponsor shall receive and consider charter school applications received on or before August 1 of each calendar year for charter schools to be opened at the beginning of the school district's next school year, or to be opened at a time agreed to by the applicant and the sponsor. A sponsor may not refuse to receive a charter school application submitted before August 1 and may receive an application submitted later than August 1 if it chooses. In order to facilitate greater collaboration in the application process, an applicant may submit a draft charter school application on or before May 1 with an application fee of \$500. If a draft application is timely submitted, the sponsor shall review and provide feedback as to material deficiencies in the application by July 1. The applicant shall then have until August 1 to resubmit a revised and final application. The sponsor may approve the draft application. Except as provided for a draft application, a sponsor may not charge an applicant for a charter any fee for the processing or consideration of an application, and a sponsor may not base its consideration or approval of a final application upon the promise of future payment of any kind. Before approving or denying any final application, the sponsor shall allow the applicant, upon receipt of written notification, at least 7 calendar days to make technical or nonsubstantive corrections and clarifications, including, but not limited to, corrections of grammatical, typographical, and like errors or missing signatures, if such errors are identified by the sponsor as cause to deny the final application.
- 1. In order to facilitate an accurate budget projection process, a sponsor shall be held harmless for FTE students who are not included in the FTE projection due to approval of charter school applications after the FTE projection deadline. In a further effort to facilitate an accurate budget projection, within 15 calendar days after receipt of a charter school application, a sponsor shall report to the Department of Education the name of the applicant entity, the proposed charter school location, and its projected FTE.
- 2. In order to ensure fiscal responsibility, an application for a charter school shall include a full accounting of expected assets, a projection of expected sources and amounts of income, including income derived from projected student enrollments and from community support, and an expense projection that includes full accounting of the costs of operation, including start-up costs.
- 3.a. A sponsor shall by a majority vote approve or deny an application no later than 60 calendar days after the application is received, unless the sponsor and the applicant mutually agree in writing to temporarily postpone the vote to a specific date, at which time the sponsor shall by a majority vote approve or deny the application. If the sponsor fails to act on the application, an applicant may appeal to the State Board of Education as provided in paragraph (c). If an application is denied, the sponsor shall, within 10 calendar days after such denial, articulate in writing the specific reasons, based upon good cause, supporting its denial of the charter application and shall provide the letter of denial and supporting documentation to the applicant and to the Department of Education.
- b. An application submitted by a high-performing charter school identified pursuant to s. 1002.331 may be denied by the sponsor only if the sponsor demonstrates by clear and convincing evidence that:
- (I) The application does not materially comply with the requirements in paragraph (a);
- (II) The charter school proposed in the application does not materially comply with the requirements in paragraphs (9)(a)-(f);

- (III) The proposed charter school's educational program does not substantially replicate that of the applicant or one of the applicant's high-performing charter schools;
- (IV) The applicant has made a material misrepresentation or false statement or concealed an essential or material fact during the application process; or
- (V) The proposed charter school's educational program and financial management practices do not materially comply with the requirements of this section.

Material noncompliance is a failure to follow requirements or a violation of prohibitions applicable to charter school applications, which failure is quantitatively or qualitatively significant either individually or when aggregated with other noncompliance. An applicant is considered to be replicating a high-performing charter school if the proposed school is substantially similar to at least one of the applicant's high-performing charter schools and the organization or individuals involved in the establishment and operation of the proposed school are significantly involved in the operation of replicated schools.

- c. If the sponsor denies an application submitted by a high-performing charter school, the sponsor must, within 10 calendar days after such denial, state in writing the specific reasons, based upon the criteria in sub-subparagraph b., supporting its denial of the application and must provide the letter of denial and supporting documentation to the applicant and to the Department of Education. The applicant may appeal the sponsor's denial of the application directly to the State Board of Education and, if an appeal is filed, must provide a copy of the appeal to the sponsor pursuant to paragraph (c) sub-subparagraph (e)3.b.
- 4. For budget projection purposes, the sponsor shall report to the Department of Education the approval or denial of an a charter application within 10 calendar days after such approval or denial. In the event of approval, the report to the Department of Education shall include the final projected FTE for the approved charter school.
- 5. Upon approval of an a charter application, the initial startup shall commence with the beginning of the public school calendar for the district in which the charter is granted. A charter school may defer the opening of the school's operations for up to 2 years to provide time for adequate facility planning. The charter school must provide written notice of such intent to the sponsor and the parents of enrolled students at least 30 calendar days before the first day of school unless the sponsor allows a waiver of this subparagraph for good cause.
- (7) CHARTER.—The major issues involving the operation of a charter school shall be considered in advance and written into the charter. The charter shall be signed by the governing board of the charter school and the sponsor, following a public hearing to ensure community input.
- 1. The school's mission, the students to be served, and the ages and grades to be included.
- 2. The focus of the curriculum, the instructional methods to be used, any distinctive instructional techniques to be employed, and identification and acquisition of appropriate technologies needed to improve educational and administrative performance which include a means for promoting safe, ethical, and appropriate uses of technology which comply with legal and professional standards.
- a. The charter shall ensure that reading is a primary focus of the curriculum and that resources are provided to identify and provide specialized instruction for students who are reading below grade level. The curriculum and instructional strategies for reading must be consistent with the Next Generation Sunshine State Standards and grounded in scientifically based reading research.
- b. In order to provide students with access to diverse instructional delivery models, to facilitate the integration of technology within traditional classroom instruction, and to provide students with the skills they need to compete in the 21st century economy, the Legislature encourages instructional methods for blended learning courses consisting of both traditional classroom and online instructional techniques.

Charter schools may implement blended learning courses which combine traditional classroom instruction and virtual instruction. Students in a blended learning course must be full-time students of the charter school and receive the online instruction in a classroom setting at the charter school. Instructional personnel certified pursuant to s. 1012.55 who provide virtual instruction for blended learning courses may be employees of the charter school or may be under contract to provide instructional services to charter school students. At a minimum, such instructional personnel must hold an active state or school district adjunct certification under s. 1012.57 for the subject area of the blended learning course. The funding and performance accountability requirements for blended learning courses are the same as those for traditional courses.

- 3. The current incoming baseline standard of student academic achievement, the outcomes to be achieved, and the method of measurement that will be used. The criteria listed in this subparagraph shall include a detailed description of:
- a. How the baseline student academic achievement levels and prior rates of academic progress will be established.
- b. How these baseline rates will be compared to rates of academic progress achieved by these same students while attending the charter school.
- c. To the extent possible, how these rates of progress will be evaluated and compared with rates of progress of other closely comparable student populations.

The district school board is required to provide academic student performance data to charter schools for each of their students coming from the district school system, as well as rates of academic progress of comparable student populations in the district school system.

- 4. The methods used to identify the educational strengths and needs of students and how well educational goals and performance standards are met by students attending the charter school. The methods shall provide a means for the charter school to ensure accountability to its constituents by analyzing student performance data and by evaluating the effectiveness and efficiency of its major educational programs. Students in charter schools shall, at a minimum, participate in the statewide assessment program created under s. 1008.22.
- 5. In secondary charter schools, a method for determining that a student has satisfied the requirements for graduation in s. 1002.3105(5), s. 1003.4281, or s. 1003.4282.
- $6. \ \ A$  method for resolving conflicts between the governing board of the charter school and the sponsor.
- 7. The admissions procedures and dismissal procedures, including the school's code of student conduct. Admission or dismissal must not be based on a student's academic performance.
- 8. The ways by which the school will achieve a racial/ethnic balance reflective of the community it serves or within the racial/ethnic range of other public schools in the same school district.
- 9. The financial and administrative management of the school, including a reasonable demonstration of the professional experience or competence of those individuals or organizations applying to operate the charter school or those hired or retained to perform such professional services and the description of clearly delineated responsibilities and the policies and practices needed to effectively manage the charter school. A description of internal audit procedures and establishment of controls to ensure that financial resources are properly managed must be included. Both public sector and private sector professional experience shall be equally valid in such a consideration.
- 10. The asset and liability projections required in the application which are incorporated into the charter and shall be compared with information provided in the annual report of the charter school.
- 11. A description of procedures that identify various risks and provide for a comprehensive approach to reduce the impact of losses; plans to ensure the safety and security of students and staff; plans to identify, minimize, and protect others from violent or disruptive student behavior; and the manner in which the school will be insured, including

whether or not the school will be required to have liability insurance, and, if so, the terms and conditions thereof and the amounts of coverage.

- 12. The term of the charter which shall provide for cancellation of the charter if insufficient progress has been made in attaining the student achievement objectives of the charter and if it is not likely that such objectives can be achieved before expiration of the charter. The initial term of a charter shall be for 4 or 5 years. In order to facilitate access to long-term financial resources for charter school construction, charter schools that are operated by a municipality or other public entity as provided by law are eligible for up to a 15-year charter, subject to approval by the district school board. A charter lab school is eligible for a charter for a term of up to 15 years. In addition, to facilitate access to long-term financial resources for charter school construction, charter schools that are operated by a private, not-for-profit, s. 501(c)(3) status corporation are eligible for up to a 15-year charter, subject to approval by the district school board. Such long-term charters remain subject to annual review and may be terminated during the term of the charter, but only according to the provisions set forth in subsection (8).
- 13. The facilities to be used and their location. The sponsor may not require a charter school to have a certificate of occupancy or a temporary certificate of occupancy for such a facility earlier than 15 calendar days before the first day of school.
- 14. The qualifications to be required of the teachers and the potential strategies used to recruit, hire, train, and retain qualified staff to achieve best value.
- 15. The governance structure of the school, including the status of the charter school as a public or private employer as required in paragraph (12)(i).
- 16. A timetable for implementing the charter which addresses the implementation of each element thereof and the date by which the charter shall be awarded in order to meet this timetable.
- 17. In the case of an existing public school that is being converted to charter status, alternative arrangements for current students who choose not to attend the charter school and for current teachers who choose not to teach in the charter school after conversion in accordance with the existing collective bargaining agreement or district school board rule in the absence of a collective bargaining agreement. However, alternative arrangements shall not be required for current teachers who choose not to teach in a charter lab school, except as authorized by the employment policies of the state university which grants the charter to the lab school.
- 18. Full disclosure of the identity of all relatives employed by the charter school who are related to the charter school owner, president, chairperson of the governing board of directors, superintendent, governing board member, principal, assistant principal, or any other person employed by the charter school who has equivalent decisionmaking authority. For the purpose of this subparagraph, the term "relative" means father, mother, son, daughter, brother, sister, uncle, aunt, first cousin, nephew, niece, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half brother, or half sister.
- 19. Implementation of the activities authorized under s. 1002.331 by the charter school when it satisfies the eligibility requirements for a high-performing charter school. A high-performing charter school shall notify its sponsor in writing by March 1 if it intends to increase enrollment or expand grade levels the following school year. The written notice shall specify the amount of the enrollment increase and the grade levels that will be added, as applicable.
- (d)1. A charter may be terminated by a charter school's governing board through voluntary closure. The decision to cease operations must be determined at a public meeting. The governing board shall notify the parents and sponsor of the public meeting in writing before the public meeting. The governing board must notify the sponsor, parents of encolled students, and the department in writing within 24 hours after the public meeting of its determination. The notice shall state the charter school's intent to continue operations or the reason for the closure and acknowledge that the governing board agrees to follow the procedures for dissolution and reversion of public funds pursuant to paragraphs (8)(e)-

- (g) and (9)(o) Each charter school's governing board must appoint a representative to facilitate parental involvement, provide access to information, assist parents and others with questions and concerns, and resolve disputes. The representative must reside in the school district in which the charter school is located and may be a governing board member, charter school employee, or individual contracted to represent the governing board. If the governing board oversees multiple charter schools in the same school district, the governing board must appoint a separate individual representative for each charter school in the district. The representative's contact information must be provided annually in writing to parents and posted prominently on the charter school's website if a website is maintained by the school. The sponsor may not require that governing board members reside in the school district in which the charter school is located if the charter school complies with this paragraph.
- 2. Each charter school's governing board must hold at least two public meetings per school year in the school district. The meetings must be noticed, open, and accessible to the public, and attendees must be provided an opportunity to receive information and provide input regarding the charter school's operations. The appointed representative and charter school principal or director, or his or her equivalent, must be physically present at each meeting.
  - (9) CHARTER SCHOOL REQUIREMENTS.—
- (g)1. In order to provide financial information that is comparable to that reported for other public schools, charter schools are to maintain all financial records that constitute their accounting system:
- a. In accordance with the accounts and codes prescribed in the most recent issuance of the publication titled "Financial and Program Cost Accounting and Reporting for Florida Schools"; or
- b. At the discretion of the charter school's governing board, a charter school may elect to follow generally accepted accounting standards for not-for-profit organizations, but must reformat this information for reporting according to this paragraph.
- 2. Charter schools shall provide annual financial report and program cost report information in the state-required formats for inclusion in district reporting in compliance with s. 1011.60(1). Charter schools that are operated by a municipality or are a component unit of a parent nonprofit organization may use the accounting system of the municipality or the parent but must reformat this information for reporting according to this paragraph.
- 3. A charter school shall, upon approval of the charter contract, provide the sponsor with a concise, uniform, monthly financial statement summary sheet that contains a balance sheet and a statement of revenue, expenditures, and changes in fund balance. The balance sheet and the statement of revenue, expenditures, and changes in fund balance shall be in the governmental funds format prescribed by the Governmental Accounting Standards Board. A high-performing charter school pursuant to s. 1002.331 may provide a quarterly financial statement in the same format and requirements as the uniform monthly financial statement summary sheet. The sponsor shall review each monthly or quarterly financial statement to identify the existence of any conditions identified in s. 1002.345(1)(a).
- 4. A charter school shall maintain and provide financial information as required in this paragraph. The financial statement required in subparagraph 3. must be in a form prescribed by the Department of Education.
- (n)1. The director and a representative of the governing board of a charter school that has earned a grade of "D" or "F" pursuant to s. 1008.34 shall appear before the sponsor to present information concerning each contract component having noted deficiencies. The director and a representative of the governing board shall submit to the sponsor for approval a school improvement plan to raise student performance. Upon approval by the sponsor, the charter school shall begin implementation of the school improvement plan. The department shall offer technical assistance and training to the charter school and its governing board and establish guidelines for developing, submitting, and approving such plans.

- 2.a. If a charter school earns three consecutive grades of "D," two consecutive grades of "D" followed by a grade of "F," or two non-consecutive grades of "F" within a 3-year period, the charter school governing board shall choose one of the following corrective actions:
- (I) Contract for educational services to be provided directly to students, instructional personnel, and school administrators, as prescribed in state board rule;
- (II) Contract with an outside entity that has a demonstrated record of effectiveness to operate the school;
- (III) Reorganize the school under a new director or principal who is authorized to hire new staff; or
  - (IV) Voluntarily close the charter school.
- b. The charter school must implement the corrective action in the school year following receipt of a third consecutive grade of "D," a grade of "F" following two consecutive grades of "D," or a second nonconsecutive grade of "F" within a 3-year period.
- c. The sponsor may annually waive a corrective action if it determines that the charter school is likely to improve a letter grade if additional time is provided to implement the intervention and support strategies prescribed by the school improvement plan. Notwithstanding this sub-subparagraph, a charter school that earns a second consecutive grade of "F" is subject to subparagraph 4.
- d. A charter school is no longer required to implement a corrective action if it improves by at least one letter grade. However, the charter school must continue to implement strategies identified in the school improvement plan. The sponsor must annually review implementation of the school improvement plan to monitor the school's continued improvement pursuant to subparagraph 5.
- e. A charter school implementing a corrective action that does not improve by at least one letter grade after 2 full school years of implementing the corrective action must select a different corrective action. Implementation of the new corrective action must begin in the school year following the implementation period of the existing corrective action, unless the sponsor determines that the charter school is likely to improve a letter grade if additional time is provided to implement the existing corrective action. Notwithstanding this sub-sub-paragraph, a charter school that earns a second consecutive grade of "F" while implementing a corrective action is subject to subparagraph 4.
- 3. A charter school with a grade of "D" or "F" that improves by at least one letter grade must continue to implement the strategies identified in the school improvement plan. The sponsor must annually review implementation of the school improvement plan to monitor the school's continued improvement pursuant to subparagraph 5.
- 4. A charter school's charter contract is automatically terminated if the school earns two consecutive grades of "F" after all school grade appeals are final The sponsor shall terminate a charter if the charter school earns two consecutive grades of "F" unless:
- a. The charter school is established to turn around the performance of a district public school pursuant to s. 1008.33(4)(b)3. Such charter schools shall be governed by s. 1008.33;
- b. The charter school serves a student population the majority of which resides in a school zone served by a district public school that earned a grade of "F" in the year before the charter school opened and the charter school earns at least a grade of "D" in its third year of operation. The exception provided under this sub-subparagraph does not apply to a charter school in its fourth year of operation and thereafter; or
- c. The state board grants the charter school a waiver of termination. The charter school must request the waiver within 15 days after the department's official release of school grades. The state board may waive termination if the charter school demonstrates that the Learning Gains of its students on statewide assessments are comparable to or better than the Learning Gains of similarly situated students enrolled in nearby district public schools. The waiver is valid for 1 year and may only be granted once. Charter schools that have been in operation for

more than 5 years are not eligible for a waiver under this sub-sub-paragraph.

The sponsor shall notify the charter school's governing board, the charter school principal, and the department in writing when a charter contract is terminated under this subparagraph. The letter of termination must meet the requirements of paragraph (8)(c). A charter terminated under this subparagraph must follow the procedures for dissolution and reversion of public funds pursuant to paragraphs (8)(e)-(g) and (9)(o).

- 5. The director and a representative of the governing board of a graded charter school that has implemented a school improvement plan under this paragraph shall appear before the sponsor at least once a year to present information regarding the progress of intervention and support strategies implemented by the school pursuant to the school improvement plan and corrective actions, if applicable. The sponsor shall communicate at the meeting, and in writing to the director, the services provided to the school to help the school address its deficiencies.
- 6. Notwithstanding any provision of this paragraph except subsubparagraphs 4.a.-c., the sponsor may terminate the charter at any time pursuant to subsection (8).
- (p)1. Each charter school shall maintain a website that enables the public to obtain information regarding the school; the school's academic performance; the names of the governing board members; the programs at the school; any management companies, service providers, or education management corporations associated with the school; the school's annual budget and its annual independent fiscal audit; the school's grade pursuant to s. 1008.34; and, on a quarterly basis, the minutes of governing board meetings.
- 2. Each charter school's governing board must appoint a representative to facilitate parental involvement, provide access to information, assist parents and others with questions and concerns, and resolve disputes. The representative must reside in the school district in which the charter school is located and may be a governing board member, a charter school employee, or an individual contracted to represent the governing board. If the governing board oversees multiple charter schools in the same school district, the governing board must appoint a separate representative for each charter school in the district. The representative's contact information must be provided annually in writing to parents and posted prominently on the charter school's website. The sponsor may not require governing board members to reside in the school district in which the charter school is located if the charter school complies with this subparagraph.
- 3. Each charter school's governing board must hold at least two public meetings per school year in the school district where the charter school is located. The meetings must be noticed, open, and accessible to the public, and attendees must be provided an opportunity to receive information and provide input regarding the charter school's operations. The appointed representative and charter school principal or director, or his or her designee, must be physically present at each meeting. Members of the governing board may attend in person or by means of communications media technology used in accordance with rules adopted by the Administration Commission under s. 120.54(5).

# (10) ELIGIBLE STUDENTS.—

- (d) A charter school may give enrollment preference to the following student populations:
- 1. Students who are siblings of a student enrolled in the charter school.
- 2. Students who are the children of a member of the governing board of the charter school.
- 3. Students who are the children of an employee of the charter school.
  - 4. Students who are the children of:
- a. An employee of the business partner of a charter school-in-the-workplace established under paragraph (15)(b) or a resident of the municipality in which such charter school is located; or

- b. A resident or employee of a municipality that operates a charter school-in-a-municipality pursuant to paragraph (15)(c) or allows a charter school to use a school facility or portion of land provided by the municipality for the operation of the charter school.
- 5. Students who have successfully completed a voluntary prekindergarten education program under ss. 1002.51-1002.79 provided by the charter school or the charter school's governing board during the previous year.
- 6. Students who are the children of an active duty member of any branch of the United States Armed Forces.
- 7. Students who attended or are assigned to failing schools pursuant to s. 1002.38(2).
- (17) FUNDING.—Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32.
- (b) The basis for the agreement for funding students enrolled in a charter school shall be the sum of the school district's operating funds from the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act, including gross state and local funds, discretionary lottery funds, and funds from the school district's current operating discretionary millage levy; divided by total funded weighted full-time equivalent students in the school district; multiplied by the weighted full-time equivalent students for the charter school. Charter schools whose students or programs meet the eligibility criteria in law are entitled to their proportionate share of categorical program funds included in the total funds available in the Florida Education Finance Program by the Legislature, including transportation, the research-based reading allocation, and the Florida digital classrooms allocation. Total funding for each charter school shall be recalculated during the year to reflect the revised calculations under the Florida Education Finance Program by the state and the actual weighted fulltime equivalent students reported by the charter school during the fulltime equivalent student survey periods designated by the Commissioner of Education.
- (e) District school boards shall make timely and efficient payment and reimbursement to charter schools, including processing paperwork required to access special state and federal funding for which they may be eligible. Payments of funds under paragraph (b) shall be made monthly or twice a month, beginning with the start of the district school board's fiscal year. Each payment shall be one-twelfth, or one twentyfourth, as applicable, of the total state and local funds described in paragraph (b) and adjusted as set forth therein. For the first 2 years of a charter school's operation, if a minimum of 75 percent of the projected enrollment is entered into the sponsor's student information system by the first day of the current month, the district school board shall may distribute funds to the a charter school for the up to 3 months of July through October based on the projected full-time equivalent student membership of the charter school as submitted in the approved application. If less than 75 percent of the projected enrollment is entered into the sponsor's student information system by the first day of the current month, the sponsor shall base payments on the actual number of student enrollment entered into the sponsor's student information system. Thereafter, the results of full-time equivalent student membership surveys shall be used in adjusting the amount of funds distributed monthly to the charter school for the remainder of the fiscal year. The payments payment shall be issued no later than 10 working days after the district school board receives a distribution of state or federal funds or the date the payment is due pursuant to this subsection. If a warrant for payment is not issued within 10 working days after receipt of funding by the district school board, the school district shall pay to the charter school, in addition to the amount of the scheduled disbursement, interest at a rate of 1 percent per month calculated on a daily basis on the unpaid balance from the expiration of the 10 working days until such time as the warrant is issued. The district school board may not delay payment to a charter school of any portion of the funds provided in paragraph (b) based on the timing of receipt of local funds by the district school board.
- (g) To be eligible for public education capital outlay (PECO) funds, a charter school must be located in the State of Florida.

#### (18) FACILITIES.—

(a) A startup charter school shall utilize facilities which comply with the Florida Building Code pursuant to chapter 553 except for the State Requirements for Educational Facilities. Conversion charter schools shall utilize facilities that comply with the State Requirements for Educational Facilities provided that the school district and the charter school have entered into a mutual management plan for the reasonable maintenance of such facilities. The mutual management plan shall contain a provision by which the district school board agrees to maintain charter school facilities in the same manner as its other public schools within the district. Charter schools, with the exception of conversion charter schools, are not required to comply, but may choose to comply, with the State Requirements for Educational Facilities of the Florida Building Code adopted pursuant to s. 1013.37. The local governing authority shall not adopt or impose any local building requirements or site-development restrictions, such as parking and site-size criteria, that are addressed by and more stringent than those found in the State Requirements for Educational Facilities of the Florida Building Code. Beginning July 1, 2011, A local governing authority must treat charter schools equitably in comparison to similar requirements, restrictions, and site planning processes imposed upon public schools that are not charter schools. The agency having jurisdiction for inspection of a facility and issuance of a certificate of occupancy or use shall be the local municipality or, if in an unincorporated area, the county governing authority. If an official or employee of the local governing authority refuses to comply with this paragraph, the aggrieved school or entity has an immediate right to bring an action in circuit court to enforce its rights by injunction. An aggrieved party that receives injunctive relief may be awarded attorney fees and court costs.

## (20) SERVICES.—

- (a)1. A sponsor shall provide certain administrative and educational services to charter schools. These services shall include contract management services; full-time equivalent and data reporting services; exceptional student education administration services; services related to eligibility and reporting duties required to ensure that school lunch services under the federal lunch program, consistent with the needs of the charter school, are provided by the school district at the request of the charter school, that any funds due to the charter school under the federal lunch program be paid to the charter school as soon as the charter school begins serving food under the federal lunch program, and that the charter school is paid at the same time and in the same manner under the federal lunch program as other public schools serviced by the sponsor or the school district; test administration services, including payment of the costs of state-required or district-required student assessments; processing of teacher certificate data services; and information services, including equal access to student information systems that are used by public schools in the district in which the charter school is located. Student performance data for each student in a charter school, including, but not limited to, FCAT scores, standardized test scores, previous public school student report cards, and student performance measures, shall be provided by the sponsor to a charter school in the same manner provided to other public schools in the dis-
- 2. A total administrative fee for the provision of such services shall be calculated based upon up to 5 percent of the available funds defined in paragraph (17)(b) for all students, except that when 75 percent or more of the students enrolled in the charter school are exceptional students as defined in s. 1003.01(3), the 5 percent of those available funds shall be calculated based on unweighted full-time equivalent students. However, a sponsor may only withhold up to a 5-percent administrative fee for enrollment for up to and including 250 students. For charter schools with a population of 251 or more students, the difference between the total administrative fee calculation and the amount of the administrative fee withheld may only be used for capital outlay purposes specified in s. 1013.62(3) s. 1013.62(2).
- 3. For high-performing charter schools, as defined in  $s.\ 1002.331$  eh.  $2011\ 232$ , a sponsor may withhold a total administrative fee of up to 2 percent for enrollment up to and including 250 students per school.
- 4. In addition, a sponsor may withhold only up to a 5-percent administrative fee for enrollment for up to and including 500 students within a system of charter schools which meets all of the following:

- a. Includes both conversion charter schools and nonconversion charter schools;
  - b. Has all schools located in the same county;
- c. Has a total enrollment exceeding the total enrollment of at least one school district in the state;
  - d. Has the same governing board; and
- e. Does not contract with a for-profit service provider for management of school operations.
- 5. The difference between the total administrative fee calculation and the amount of the administrative fee withheld pursuant to subparagraph 4. may be used for instructional and administrative purposes as well as for capital outlay purposes specified in  $s.\ 1013.62(3)$  s. 1013.62(2).
- 6. For a high-performing charter school system that also meets the requirements in subparagraph 4., a sponsor may withhold a 2-percent administrative fee for enrollments up to and including 500 students per system.
- 7. Sponsors shall not charge charter schools any additional fees or surcharges for administrative and educational services in addition to the maximum 5-percent administrative fee withheld pursuant to this paragraph.
- 8. The sponsor of a virtual charter school may withhold a fee of up to 5 percent. The funds shall be used to cover the cost of services provided under subparagraph 1. and implementation of the school district's digital classrooms plan pursuant to s. 1011.62.
- Section 7. Paragraph (a) of subsection (3) and subsection (4) of section 1002.331, Florida Statutes, are amended to read:
  - 1002.331 High-performing charter schools.—
- (3)(a) A high-performing charter school may submit an application pursuant to s. 1002.33(6) in any school district in the state to establish and operate a new charter school that will substantially replicate its educational program. An application submitted by a high-performing charter school must state that the application is being submitted pursuant to this paragraph and must include the verification letter provided by the Commissioner of Education pursuant to subsection (4) (5). If the sponsor fails to act on the application within 60 days after receipt, the application is deemed approved and the procedure in s. 1002.33(6)(h) applies. If the sponsor denies the application, the high-performing charter school may appeal pursuant to s. 1002.33(6).
- (4) A high performing charter school may not increase enrollment or expand grade levels following any school year in which it receives a school grade of "C" or below. If the charter school receives a school grade of "C" or below in any 2 years during the term of the charter awarded under subsection (2), the term of the charter may be modified by the sponsor and the charter school loses its high performing charter school status until it regains that status under subsection (1).
  - Section 8. Section 1001.66, Florida Statutes, is created to read:
  - 1001.66 Florida College System Performance-Based Incentive.—
- (1) A Florida College System Performance-Based Incentive shall be awarded to Florida College System institutions using performance-based metrics adopted by the State Board of Education. The performance-based metrics must include retention rates; program completion and graduation rates; postgraduation employment, salaries, and continuing education for workforce education and baccalaureate programs, with wage thresholds that reflect the added value of the certificate or degree; and outcome measures appropriate for associate of arts degree recipients. The state board shall adopt benchmarks to evaluate each institution's performance on the metrics to measure the institution's achievement of institutional excellence or need for improvement and minimum requirements for eligibility to receive performance funding.
- (2) Each fiscal year, the amount of funds available for allocation to the Florida College System institutions based on the performance-based funding model shall consist of the state's investment in performance

- funding plus institutional investments consisting of funds to be redistributed from the base funding of the Florida College System Program Fund as determined in the General Appropriations Act. The State Board of Education shall establish minimum performance funding eligibility thresholds for the state's investment and the institutional investments. An institution that meets the minimum institutional investment eligibility threshold, but fails to meet the minimum state investment eligibility threshold, shall have its institutional investment restored but is ineligible for a share of the state's investment in performance funding. The institutional investment shall be restored for all institutions eligible for the state's investment under the performance-based funding model.
- (3)(a) Each Florida College System institution's share of the performance funding shall be calculated based on its relative performance on the established metrics in conjunction with the institutional size and scope.
- (b) A Florida College System institution that fails to meet the State Board of Education's minimum institutional investment performance funding eligibility threshold shall have a portion of its institutional investment withheld by the state board and must submit an improvement plan to the state board which specifies the activities and strategies for improving the institution's performance. The state board must review and approve the improvement plan and, if the plan is approved, must monitor the institution's progress in implementing the activities and strategies specified in the improvement plan. The institution shall submit monitoring reports to the state board by December 31 and May 31 of each year in which an improvement plan is in place. Beginning in the 2017-2018 fiscal year, the ability of an institution to submit an improvement plan to the state board is limited to 1 fiscal year.
- (c) The Commissioner of Education shall withhold disbursement of the institutional investment until the monitoring report is approved by the State Board of Education. A Florida College System institution determined by the state board to be making satisfactory progress on implementing the improvement plan shall receive no more than one-half of the withheld institutional investment in January and the balance of the withheld institutional investment in June. An institution that fails to make satisfactory progress may not have its full institutional investment restored. Any institutional investment funds that are not restored shall be redistributed in accordance with the state board's performance-based metrics.
- (4) Distributions of performance funding, as provided in this section, shall be made to each of the Florida College System institutions listed in the Florida Colleges category in the General Appropriations Act.
- (5) By October 1 of each year, the State Board of Education shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous fiscal year's performance funding allocation, which must reflect the rankings and award distributions.
- (6) The State Board of Education shall adopt rules to administer this section.
- Section 9. Subsection (1) of section 1001.7065, Florida Statutes, is reenacted, and subsections (2), (3), and (5) through (8) of that section are amended, to read:
  - 1001.7065 Preeminent state research universities program.—
- (1) STATE UNIVERSITY SYSTEM SHARED GOVERNANCE COLLABORATION.—A collaborative partnership is established between the Board of Governors and the Legislature to elevate the academic and research preeminence of Florida's highest-performing state research universities in accordance with this section. The partnership stems from the State University System Governance Agreement executed on March 24, 2010, wherein the Board of Governors and leaders of the Legislature agreed to a framework for the collaborative exercise of their joint authority and shared responsibility for the State University System. The governance agreement confirmed the commitment of the Board of Governors and the Legislature to continue collaboration on accountability measures, the use of data, and recommendations derived from such data.
- (2) ACADEMIC AND RESEARCH EXCELLENCE STANDARDS.— Effective July 1, 2013, The following academic and research excellence

standards are established for the preeminent state research universities program:

- (a) An average weighted grade point average of 4.0 or higher on a 4.0 scale and an average SAT score of 1800 or higher on a 2400-point scale or 1200 or higher on a 1600-point scale for fall semester incoming freshmen, as reported annually.
- (b) A top-50 ranking on at least two well-known and highly respected national public university rankings, *including*, *but not limited* to, the U.S. News and World Report rankings, reflecting national preeminence, using most recent rankings.
- (c) A freshman retention rate of 90 percent or higher for full-time, first-time-in-college students, as reported annually to the Integrated Postsecondary Education Data System (IPEDS).
- (d) A 6-year graduation rate of 70 percent or higher for full-time, first-time-in-college students, as reported annually to the IPEDS.
- (e) Six or more faculty members at the state university who are members of a national academy, as reported by the Center for Measuring University Performance in the Top American Research Universities (TARU) annual report or the official membership directories maintained by each national academy.
- (f) Total annual research expenditures, including federal research expenditures, of \$200 million or more, as reported annually by the National Science Foundation (NSF).
- (g) Total annual research expenditures in diversified nonmedical sciences of \$150 million or more, based on data reported annually by the  ${\tt NSF}$
- (h) A top-100 university national ranking for research expenditures in five or more science, technology, engineering, or mathematics fields of study, as reported annually by the NSF.
- (i) One hundred or more total patents awarded by the United States Patent and Trademark Office for the most recent 3-year period.
- (j) Four hundred or more doctoral degrees awarded annually, including professional doctoral degrees awarded in medical and health care disciplines, as reported in the Board of Governors Annual Accountability Report.
- (k) Two hundred or more postdoctoral appointees annually, as reported in the TARU annual report.
- (l) An endowment of \$500 million or more, as reported in the Board of Governors Annual Accountability Report.
- (3) PREEMINENT STATE RESEARCH UNIVERSITY DESIGNATION.—
- (a) The Board of Governors shall designate each state research university that annually meets at least 11 of the 12 academic and research excellence standards identified in subsection (2) as a "preeminent state research university" preeminent state research university.
- (b) The Board of Governors shall designate each state university that annually meets at least six of the 12 academic and research excellence standards identified in subsection (2) as an "emerging preeminent state research university."
- (5) PREEMINENT STATE RESEARCH UNIVERSITIES PROGRAM UNIVERSITY SUPPORT.—
- (a) A state research university, as of July 1, 2013, meets all 12 of the academic and research university, as of July 1, 2013, meets all 12 of the academic and research excellence standards identified in subsection (2), as verified by the Board of Governors, shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section an amount specified in the General Appropriations Act to be provided annually throughout the 5 year period.

Funding for this purpose is contingent upon specific appropriation in the General Appropriations Act.

- (b) A state university designated as an emerging preeminent state research university shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section.
- (c) The award of funds under this subsection is contingent upon funding provided in the General Appropriations Act to support the preeminent state research universities program created under this section. Funding increases appropriated beyond the amounts funded in the previous fiscal year shall be distributed as follows:
- 1. Each designated preeminent state research university that meets the criteria in paragraph (a) shall receive an equal amount of funding.
- 2. Each designated emerging preeminent state research university that meets the criteria in paragraph (b) shall receive an amount of funding that is equal to one-half of the total increased amount awarded to each designated preeminent state research university.
- (6) PREEMINENT STATE RESEARCH UNIVERSITY ENHANCEMENT INITIATIVE. A state research university that, as of July 1, 2013, meets 11 of the 12 academic and research excellence standards identified in subsection (2), as verified by the Board of Governors, shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university an amount specified in the General Appropriations Act to be provided annually throughout the 5-year period for the purpose of recruiting National Academy Members, expediting the provision of a master's degree in cloud virtualization, and instituting an entrepreneurs in residence program throughout its campus. Funding for this purpose is contingent upon specific appropriation in the General Appropriations Act.
- (6)(7) PREEMINENT STATE RESEARCH UNIVERSITY SPECIAL COURSE REQUIREMENT AUTHORITY.—In order to provide a jointly shared educational experience, a university that is designated a preeminent state research university may require its incoming first-time-in-college students to take a six-credit 9 to 12 credit set of unique courses specifically determined by the university and published on the university's website. The university may stipulate that credit for such courses may not be earned through any acceleration mechanism pursuant to s. 1007.27 or s. 1007.271 or any other transfer credit. All accelerated credits earned up to the limits specified in ss. 1007.27 and 1007.271 shall be applied toward graduation at the student's request.
- (7)(8) PREEMINENT STATE RESEARCH UNIVERSITY FLEX-IBILITY AUTHORITY.—The Board of Governors is encouraged to identify and grant all reasonable, feasible authority and flexibility to ensure that each a designated preeminent state research university and each designated emerging preeminent state research university is free from unnecessary restrictions.
- Section 10. Subsections (4) and (5) are added to section 1001.71, Florida Statutes, to read:
  - 1001.71 University boards of trustees; membership.—
- (4) Each university board of trustees shall select its chair and vice chair from the appointed members. Each chair shall serve for 2 years and may be reselected for one additional consecutive 2-year term, except that, for each additional consecutive term beyond two terms, by a two-thirds vote, the board of trustees may reselect the chair for additional consecutive 2-year terms. The chair shall preside at all meetings of the board of trustees and may call special meetings of the board. The chair shall also attest to actions of the board of trustees. The chair shall notify the Governor or the Board of Governors, as applicable, in writing whenever a board member has three consecutive unexcused absences from regular board meetings in any fiscal year, which may be grounds for removal by the Governor or the Board of Governors, as applicable.

(5) Each university board of trustees shall keep and, within 2 weeks after a board meeting, post prominently on the university's website detailed meeting minutes for all meetings, including the vote history and attendance of each trustee. The Board of Governors shall adopt regulations to implement this subsection.

Section 11. Section 1001.92, Florida Statutes, is amended to read:

1001.92 State University System Performance-Based Incentive.—

- (1) A State University System Performance-Based Incentive shall be awarded to state universities using performance-based metrics adopted by the Board of Governors of the State University System. The performance-based metrics must include graduation rates; retention rates; postgraduation education rates; degree production; affordability; postgraduation employment and salaries, including wage thresholds that reflect the added value of a baccalaureate degree; access; and other metrics approved by the board in a formally noticed meeting. The board shall adopt benchmarks to evaluate each state university's performance on the metrics to measure the state university's achievement of institutional excellence or need for improvement and minimum requirements for eligibility to receive performance funding.
- (2) Each fiscal year, the amount of funds available for allocation to the state universities based on the performance-based funding model metrics shall consist of the state's investment in appropriation for performance funding, including increases in base funding plus institutional investments consisting of funds deducted from the base funding of each state university in the State University System; in an amount provided in the General Appropriations Act. The Board of Governors shall establish minimum performance funding eligibility thresholds for the state's investment and the institutional investments. A state university that meets the minimum institutional investment eligibility threshold, shall have its institutional investment restored but is ineligible for a share of the state's investment in performance funding. The institutional investment shall be restored for each institution eligible for the state's investment under the performance-based funding model metrics.
- (3)(a) A state university that fails to meet the Board of Governors' minimum institutional investment performance funding eligibility threshold shall have a portion of its institutional investment withheld by the board and must submit an improvement plan to the board that specifies the activities and strategies for improving the state university's performance. The board must review and approve the improvement plan and, if the plan is approved, must monitor the state university's progress in implementing the activities and strategies specified in the improvement plan. The state university shall submit monitoring reports to the board by December 31 and May 31 of each year in which an improvement plan is in place. The ability of a state university to submit an improvement plan to the board is limited to 1 fiscal year.
- (b) The Chancellor of the State University System shall withhold disbursement of the institutional investment until the monitoring report is approved by the Board of Governors. A state university that is determined by the board to be making satisfactory progress on implementing the improvement plan shall receive no more than one-half of the withheld institutional investment in January and the balance of the withheld institutional investment in June. A state university that fails to make satisfactory progress may not have its full institutional investment restored. Any institutional investment funds that are not restored shall be redistributed in accordance with the board's performance-based metrics.
- (4) Distributions of performance funding, as provided in this section, shall be made to each of the state universities listed in the Education and General Activities category in the General Appropriations Act.
- (5) By October 1 of each year, the Board of Governors shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous fiscal year's performance funding allocation which must reflect the rankings and award distributions.
- (6) The Board of Governors shall adopt regulations to administer this section expires July 1, 2016.

Section 12. Subsection (4) of section 1003.4282, Florida Statutes, is amended to read:

1003.4282 Requirements for a standard high school diploma.—

- (4) ONLINE COURSE REQUIREMENT.—At least one course within the 24 credits required under this section must be completed through online learning. A school district may not require a student to take the online course outside the school day or in addition to a student's courses for a given semester.
- (a) An online course taken in grade 6, grade 7, or grade 8 fulfills the requirements of this subsection requirement. The This requirement is met through an online course offered by the Florida Virtual School, a virtual education provider approved by the State Board of Education, a high school, or an online dual enrollment course. A student who is enrolled in a full-time or part-time virtual instruction program under s. 1002.45 meets the this requirement.
- (b) A district school board or a charter school governing board, as applicable, may offer students the following options to satisfy the online course requirements of this subsection:
- 1. Completion of a course in which a student earns a nationally recognized industry certification in information technology that is identified on the CAPE Industry Certification Funding List pursuant to s. 1008.44 or passage of the information technology certification examination without enrollment in or completion of the corresponding course or courses, as applicable.
- 2. Passage of an online content assessment, without enrollment in or completion of the corresponding course or courses, as applicable, by which the student demonstrates skills and competency in locating information and applying technology for instructional purposes.

For purposes of this subsection, a school district may not require a student to take the online course outside the school day or in addition to a student's courses for a given semester. This subsection requirement does not apply to a student who has an individual education plan under s. 1003.57 which indicates that an online course would be inappropriate or to an out-of-state transfer student who is enrolled in a Florida high school and has 1 academic year or less remaining in high school.

Section 13. Section 1013.62, Florida Statutes, is amended to read:

1013.62 Charter schools capital outlay funding.—

- (1) In each year in which funds are appropriated for charter school capital outlay purposes, the Commissioner of Education shall allocate the funds among eligible charter schools as specified in this section.
  - (a) To be eligible for a funding allocation, a charter school must:
  - 1.a. Have been in operation for  $2\frac{3}{2}$  or more years;
- b. Be governed by a governing board established in the state for 3 or more years which operates both charter schools and conversion charter schools within the state;
- c. Be an expanded feeder chain of a charter school within the same school district that is currently receiving charter school capital outlay funds;
- d. Have been accredited by the Commission on Schools of the Southern Association of Colleges and Schools; or
- e. Serve students in facilities that are provided by a business partner for a charter school-in-the-workplace pursuant to s. 1002.33(15)(b).
- 2. Have an annual audit that does not reveal any of the financial emergency conditions provided in s. 218.503(1) for the most recent fiscal year for which such audit results are available stability for future operation as a charter school.
- 3. Have satisfactory student achievement based on state accountability standards applicable to the charter school.
- 4. Have received final approval from its sponsor pursuant to s. 1002.33 for operation during that fiscal year.

- 5. Serve students in facilities that are not provided by the charter school's sponsor.
- (b) The first priority for charter school capital outlay funding is to allocate to charter schools that received funding in the 2005 2006 fiscal year an allocation of the same amount per capital outlay full time equivalent student, up to the lesser of the actual number of capital outlay full time equivalent students in the current year, or the capital outlay full-time equivalent students in the 2005-2006 fiscal year. After calculating the first priority, the second priority is to allocate excess funds remaining in the appropriation in an amount equal to the per capital outlay full-time equivalent student amount in the first priority calculation to eligible charter schools not included in the first priority calculation and to schools in the first priority calculation with growth greater than the 2005-2006 capital outlay full-time equivalent students. After calculating the first and second priorities, excess funds remaining in the appropriation must be allocated to all eligible charter schools.
- (e) A charter school's allocation may not exceed one fifteenth of the cost per student station specified in s. 1013.64(6)(b). Before releasing capital outlay funds to a school district on behalf of the charter school, the Department of Education must ensure that the district school board and the charter school governing board enter into a written agreement that provides for the reversion of any unencumbered funds and all equipment and property purchased with public education funds to the ownership of the district school board, as provided for in subsection (3) if the school terminates operations. Any funds recovered by the state shall be deposited in the General Revenue Fund.
- (b)(d) A charter school is not eligible for a funding allocation if it was created by the conversion of a public school and operates in facilities provided by the charter school's sponsor for a nominal fee, or at no charge, or if it is directly or indirectly operated by the school district.
- (c) The funding allocation for eligible charter schools shall be calculated as follows:
- 1. Eligible charter schools shall be grouped into categories based on their student populations according to the following criteria:
- a. Seventy-five percent or greater who are eligible for free or reducedprice school lunch.
- b. Twenty-five percent or greater with disabilities as defined in state board rule and consistent with the requirements of the Individuals with Disabilities Education Act.
- 2. If an eligible charter school does not meet the criteria for either category under subparagraph 1., its FTE shall be provided as the base amount of funding and shall be assigned a weight of 1.0. An eligible charter school that meets the criteria under sub-subparagraph 1.a. or sub-subparagraph 1.b. shall be provided an additional 25 percent above the base funding amount, and the total FTE shall be multiplied by a weight of 1.25. An eligible charter school that meets the criteria under both sub-subparagraphs 1.a. and 1.b. shall be provided an additional 50 percent above the base funding amount, and the FTE for that school shall be multiplied by a weight of 1.5.
- 3. The state appropriation for charter school capital outlay shall be divided by the total weighted FTE for all eligible charter schools to determine the base charter school per weighted FTE allocation amount. The per weighted FTE allocation amount shall be multiplied by the weighted FTE to determine each charter school's capital outlay allocation.
- (e) Unless otherwise provided in the General Appropriations Act, the funding allocation for each eligible charter school is determined by multiplying the school's projected student enrollment by one fifteenth of the cost per student station specified in s. 1013.64(6)(b) for an elementary, middle, or high school, as appropriate. If the funds appropriated are not sufficient, the commissioner shall prorate the available funds among eligible charter schools. However, a charter school or charter lab school may not receive state charter school capital outlay funds greater than the one fifteenth cost per student station formula if the charter school's combination of state charter school capital outlay funds, capital outlay funds calculated through the reduction in the administrative fee provided in s. 1002.33(20), and capital outlay funds

- allowed in s. 1002.32(9)(e) and (h) exceeds the one-fifteenth cost per student station formula.
- (2)(a)(f) The department shall calculate the eligible charter school funding allocations. Funds shall be allocated using distributed on the basis of the capital outlay full-time equivalent membership from by grade level, which is calculated by averaging the results of the second and third enrollment surveys and free and reduced-price school lunch data. The department shall recalculate the allocations periodically based on the receipt of revised information, on a schedule established by the Commissioner of Education.
- (b) The department of Education shall distribute capital outlay funds monthly, beginning in the first quarter of the fiscal year, based on one-twelfth of the amount the department reasonably expects the charter school to receive during that fiscal year. The commissioner shall adjust subsequent distributions as necessary to reflect each charter school's recalculated allocation actual student enrollment as reflected in the second and third enrollment surveys. The commissioner shall establish the intervals and procedures for determining the projected and actual student enrollment of eligible charter schools.
- (3)(2) A charter school's governing body may use charter school capital outlay funds for the following purposes:
  - (a) Purchase of real property.
  - (b) Construction of school facilities.
- (c) Purchase, lease-purchase, or lease of permanent or relocatable school facilities.
- (d) Purchase of vehicles to transport students to and from the charter school.
- (e) Renovation, repair, and maintenance of school facilities that the charter school owns or is purchasing through a lease-purchase or long-term lease of 5 years or longer.
- (f) Effective July 1, 2008, purchase, lease-purchase, or lease of new and replacement equipment, and enterprise resource software applications that are classified as capital assets in accordance with definitions of the Governmental Accounting Standards Board, have a useful life of at least 5 years, and are used to support schoolwide administration or state-mandated reporting requirements.
- (g) Payment of the cost of premiums for property and casualty insurance necessary to insure the school facilities.
- (h) Purchase, lease-purchase, or lease of driver's education vehicles; motor vehicles used for the maintenance or operation of plants and equipment; security vehicles; or vehicles used in storing or distributing materials and equipment.

Conversion charter schools may use capital outlay funds received through the reduction in the administrative fee provided in s. 1002.33(20) for renovation, repair, and maintenance of school facilities that are owned by the sponsor.

- (4)(3) If When a charter school is nonrenewed or terminated, any unencumbered funds and all equipment and property purchased with district public funds shall revert to the ownership of the district school board, as provided for in s. 1002.33(8)(e) and (f). In the case of a charter lab school, any unencumbered funds and all equipment and property purchased with university public funds shall revert to the ownership of the state university that issued the charter. The reversion of such equipment, property, and furnishings shall focus on recoverable assets, but not on intangible or irrecoverable costs such as rental or leasing fees, normal maintenance, and limited renovations. The reversion of all property secured with public funds is subject to the complete satisfaction of all lawful liens or encumbrances. If there are additional local issues such as the shared use of facilities or partial ownership of facilities or property, these issues shall be agreed to in the charter contract prior to the expenditure of funds.
- (5)(4) The Commissioner of Education shall specify procedures for submitting and approving requests for funding under this section and procedures for documenting expenditures.

- (6)(5) The annual legislative budget request of the Department of Education shall include a request for capital outlay funding for charter schools. The request shall be based on the projected number of students to be served in charter schools who meet the eligibility requirements of this section. A dedicated funding source, if identified in writing by the Commissioner of Education and submitted along with the annual charter school legislative budget request, may be considered an additional source of funding.
- (6) Unless authorized otherwise by the Legislature, allocation and proration of charter school capital outlay funds shall be made to eligible charter schools by the Commissioner of Education in an amount and in a manner authorized by subsection (1).
- Section 14. Paragraphs (a) and (b) of subsection (2) and paragraphs (b) through (e) of subsection (6) of section 1013.64, Florida Statutes, are amended to read:
- 1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:
- (2)(a) The department shall establish, as a part of the Public Education Capital Outlay and Debt Service Trust Fund, a separate account, in an amount determined by the Legislature, to be known as the "Special Facility Construction Account." The Special Facility Construction Account shall be used to provide necessary construction funds to school districts which have urgent construction needs but which lack sufficient resources at present, and cannot reasonably anticipate sufficient resources within the period of the next 3 years, for these purposes from currently authorized sources of capital outlay revenue. A school district requesting funding from the Special Facility Construction Account shall submit one specific construction project, not to exceed one complete educational plant, to the Special Facility Construction Committee. A No district may not shall receive funding for more than one approved project in any 3-year period or while any portion of the district's participation requirement is outstanding. The first year of the 3year period shall be the first year a district receives an appropriation. The department shall encourage a construction program that reduces the average size of schools in the district. The request must meet the following criteria to be considered by the committee:
- 1. The project must be deemed a critical need and must be recommended for funding by the Special Facility Construction Committee. Before Prior to developing construction plans for the proposed facility, the district school board must request a preapplication review by the Special Facility Construction Committee or a project review subcommittee convened by the chair of the committee to include two representatives of the department and two staff members from school districts not eligible to participate in the program. A school district may request a preapplication review at any time; however, if the district school board seeks inclusion in the department's next annual capital outlay legislative budget request, the preapplication review request must be made before February 1. Within 90 60 days after receiving the preapplication review request, the committee or subcommittee must meet in the school district to review the project proposal and existing facilities. To determine whether the proposed project is a critical need, the committee or subcommittee shall consider, at a minimum, the capacity of all existing facilities within the district as determined by the Florida Inventory of School Houses; the district's pattern of student growth; the district's existing and projected capital outlay full-time equivalent student enrollment as determined by the demographic, revenue, and education estimating conferences established in s. 216.136 department; the district's existing satisfactory student stations; the use of all existing district property and facilities; grade level configurations; and any other information that may affect the need for the proposed project.
- 2. The construction project must be recommended in the most recent survey or survey amendment cooperatively prepared surveys by the district and the department, and approved by the department under the rules of the State Board of Education. If a district employs a consultant in the preparation of a survey or survey amendment, the consultant may not be employed by or receive compensation from a third party that designs or constructs a project recommended by the survey.

- 3. The construction project must appear on the district's approved project priority list under the rules of the State Board of Education.
- 4. The district must have selected and had approved a site for the construction project in compliance with s. 1013.36 and the rules of the State Board of Education.
- 5. The district shall have developed a district school board adopted list of facilities that do not exceed the norm for net square feet occupancy requirements under the State Requirements for Educational Facilities, using all possible programmatic combinations for multiple use of space to obtain maximum daily use of all spaces within the facility under consideration.
- 6. Upon construction, the total cost per student station, including change orders, must not exceed the cost per student station as provided in subsection (6) except for cost overruns created by a disaster as defined in s. 252.34 or an unforeseeable circumstance beyond the district's control as determined by the Special Facility Construction Committee.
- 7. There shall be an agreement signed by the district school board stating that it will advertise for bids within 30 days of receipt of its encumbrance authorization from the department.
- 8. For construction projects for which Special Facilities Construction Account funding is sought before the 2019-2020 fiscal year, the district shall, at the time of the request and for a continuing period *necessary to* meet the district's participation requirement of 3 years, levy the maximum millage against its their nonexempt assessed property value as allowed in s. 1011.71(2) or shall raise an equivalent amount of revenue from the school capital outlay surtax authorized under s. 212.055(6). Beginning with construction projects for which Special Facilities Construction Account funding is sought in the 2019-2020 fiscal year, the district shall, for a minimum of 3 years before submitting the request and for a continuing period necessary to meet its participation requirement, levy the maximum millage against the district's nonexempt assessed property value as authorized under s. 1011.71(2) or shall raise an equivalent amount of revenue from the school capital outlay surtax authorized under s. 212.055(6). Any district with a new or active project, funded under the provisions of this subsection, shall be required to budget no more than the value of 1 mill 1.5 mills per year to the project until the district's to satisfy the annual participation requirement relating to the local discretionary capital improvement millage or the equivalent amount of revenue from the school capital outlay surtax is satisfied in the Special Facility Construction Account.
- 9. If a contract has not been signed 90 days after the advertising of bids, the funding for the specific project shall revert to the Special Facility New Construction Account to be reallocated to other projects on the list. However, an additional 90 days may be granted by the commissioner.
- 10. The department shall certify the inability of the district to fund the survey-recommended project over a continuous 3-year period using projected capital outlay revenue derived from s. 9(d), Art. XII of the State Constitution, as amended, paragraph (3)(a) of this section, and s. 1011.71(2).
- 11. The district shall have on file with the department an adopted resolution acknowledging its 3 year commitment to satisfy its participation requirement, which is equivalent to of all unencumbered and future revenue acquired from s. 9(d), Art. XII of the State Constitution, as amended, paragraph (3)(a) of this section, and s. 1011.71(2), in the year of the initial appropriation and for the 2 years immediately following the initial appropriation.
- 12. Final phase III plans must be certified by the *district school* board as complete and in compliance with the building and life safety codes before June 1 of the year the application is made prior to August 1.
- (b) The Special Facility Construction Committee shall be composed of the following: two representatives of the Department of Education, a representative from the Governor's office, a representative selected annually by the district school boards, and a representative selected annually by the superintendents. A representative of the department shall chair the committee.

- (b)1. A district school board *may* must not use funds from the following sources: Public Education Capital Outlay and Debt Service Trust Fund; School District and Community College District Capital Outlay and Debt Service Trust Fund; Classrooms First Program funds provided in s. 1013.68; nonvoted 1.5-mill levy of ad valorem property taxes provided in s. 1011.71(2); Classrooms for Kids Program funds provided in s. 1013.735; District Effort Recognition Program funds provided in s. 1013.736; or High Growth District Capital Outlay Assistance Grant Program funds provided in s. 1013.736 for any new construction of educational plant space with a total cost per student station, including change orders, that equals more than:
  - a. \$17,952 for an elementary school,
  - b. \$19,386 for a middle school, or
  - c. \$25,181 for a high school,

(January 2006) as adjusted annually to reflect increases or decreases in the Consumer Price Index.

- 2. School districts shall maintain accurate documentation related to the costs of all new construction of educational plant space reported to the Department of Education pursuant to paragraph (d). The Auditor General shall review the documentation maintained by the school districts and verify compliance with the limits under this paragraph during its scheduled operational audits of the school district. The department shall make the final determination on district compliance based on the recommendation of the Auditor General.
- 3. The Office of Economic and Demographic Research, in consultation with the department, shall conduct a study of the cost per student station amounts using the most recent available information on construction costs. In this study, the costs per student station should represent the costs of classroom construction and administrative offices as well as the supplemental costs of core facilities, including required media centers, gymnasiums, music rooms, cafeterias and their associated kitchens and food service areas, vocational areas, and other defined specialty areas, including exceptional student education areas. The study must take into account appropriate cost-effectiveness factors in school construction and should include input from industry experts. The Office of Economic and Demographic Research must provide the results of the study and recommendations on the cost per student station to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 31, 2017.
- 4. The Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct a study of the State Requirements for Education Facilities (SREF) to identify current requirements that can be eliminated or modified in order to decrease the cost of construction of educational facilities while ensuring student safety. OPPAGA must provide the results of the study, and an overall recommendation as to whether SREF should be retained, to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 31, 2017.
- 5. Effective July 1, 2017, in addition to the funding sources listed in subparagraph 1., a district school board may not use funds from any sources for new construction of educational plant space with a total cost per student station, including change orders, which equals more than the current adjusted amounts provided in sub-subparagraphs 1.a.-c. which shall subsequently be adjusted annually to reflect increases or decreases in the Consumer Price Index.
- 6.2. A district school board must not use funds from the Public Education Capital Outlay and Debt Service Trust Fund or the School District and Community College District Capital Outlay and Debt Service Trust Fund for any new construction of an ancillary plant that exceeds 70 percent of the average cost per square foot of new construction for all schools.
- (c) Except as otherwise provided, new construction initiated by a district school board on or after July 1, 2017, may after June 30, 1997, must not exceed the cost per student station as provided in paragraph (b). A school district that exceeds the cost per student station provided in paragraph (b), as determined by the Auditor General, shall be subject to sanctions. If the Auditor General determines that the cost per student station overage is de minimus or due to extraordinary circumstances

- outside the control of the district, the sanctions shall not apply. The sanctions are as follows:
- 1. The school district shall be ineligible for allocations from the Public Education Capital Outlay and Debt Service Trust Fund for the next 3 years in which the school district would have received allocations had the violation not occurred.
- 2. The school district shall be subject to the supervision of a district capital outlay oversight committee. The oversight committee is authorized to approve all capital outlay expenditures of the school district, including new construction, renovations, and remodeling, for 3 fiscal years following the violation.
  - a. Each oversight committee shall be composed of the following:
- (I) One appointee of the Commissioner of Education who has significant financial management, school facilities construction, or related experience.
- (II) One appointee of the office of the state attorney with jurisdiction over the district.
- (III) One appointee of the Chief Financial Officer who is a licensed certified public accountant.
- b. An appointee to the oversight committee may not be employed by the school district; be a relative, as defined in s. 1002.33(24)(a)2., of any school district employee; or be an elected official. Each appointee must sign an affidavit attesting to these conditions and affirming that no conflict of interest exists in his or her oversight role.
  - (d) The department shall:
- 1. Compute for each calendar year the statewide average construction costs for facilities serving each instructional level, for relocatable educational facilities, for administrative facilities, and for other ancillary and auxiliary facilities. The department shall compute the statewide average costs per student station for each instructional level.
- 2. Annually review the actual completed construction costs of educational facilities in each school district. For any school district in which the total actual cost per student station, including change orders, exceeds the statewide limits established in paragraph (b), the school district shall report to the department the actual cost per student station and the reason for the school district's inability to adhere to the limits established in paragraph (b). The department shall collect all such reports and shall provide these reports to the Auditor General for verification purposes report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 31 of each year a summary of each school district's spending in excess of the cost per student station provided in paragraph (b) as reported by the school districts.

Cost per student station includes contract costs, legal and administrative costs, fees of architects and engineers, furniture and equipment, and site improvement costs. Cost per student station does not include the cost of purchasing or leasing the site for the construction or the cost of related offsite improvements.

- (e) The restrictions of this subsection on the cost per student station of new construction do not apply to a project funded entirely from proceeds received by districts through provisions of ss. 212.055 and 1011.73 and s. 9, Art. VII of the State Constitution, if the school board approves the project by majority vote.
- Section 15. Paragraph (a) of subsection (3) of section 1002.37, Florida Statutes, is amended to read:
  - 1002.37 The Florida Virtual School.—
- (3) Funding for the Florida Virtual School shall be provided as follows:
- (a)1. The calculation of "full-time equivalent student" shall be as prescribed in s. 1011.61(1)(c)1.b.(V) and is subject to s. 1011.61(4) For a student in grades 9 through 12, a "full-time equivalent student" is one student who has successfully completed six full credit courses that count toward the minimum number of credits required for high school

graduation. A student who completes fewer than six full-credit courses is a fraction of a full time equivalent student. Half credit course completions shall be included in determining a full time equivalent student.

- 2. For a student in kindergarten through grade 8, a "full time equivalent student" is one student who has successfully completed six courses or the prescribed level of content that counts toward promotion to the next grade. A student who completes fewer than six courses or the prescribed level of content shall be a fraction of a full time equivalent student.
- 2.3. For a student in a home education program, funding shall be provided in accordance with this subsection upon course completion if the parent verifies, upon enrollment for each course, that the student is registered with the school district as a home education student pursuant to s. 1002.41(1)(a). Beginning in the 2016-2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for home education program students who choose not to take an end of course assessment or for a student who enrolls in a segmented remedial course delivered online.

For purposes of this paragraph, the calculation of "full time equivalent student" shall be as prescribed in s. 1011.61(1)(e)1.b.(V) and is subject to the requirements in s. 1011.61(4).

Section 16. Subsection (4) is added to section 1002.391, Florida Statutes, to read:

1002.391 Auditory-oral education programs.—

(4) Beginning with the 2017-2018 school year, a school district shall add four special consideration points to the calculation of a matrix of services for a student who is deaf and enrolled in an auditory-oral education program.

Section 17. Paragraphs (c) and (d) of subsection (1), paragraph (e) of subsection (7), and paragraphs (c) and (d) of subsection (8) of section 1002.45, Florida Statutes, are amended to read:

1002.45 Virtual instruction programs.—

- (1) PROGRAM.—
- (c) To provide students with the option of participating in virtual instruction programs as required by paragraph (b), a school district may:
- 1. Contract with the Florida Virtual School or establish a franchise of the Florida Virtual School for the provision of a program under paragraph (b). Using this option is subject to the requirements of this section and s. 1011.61(1)(c)1.b.(III) and (IV) and (4). A district may report full-time equivalent student membership for credit earned by a student who is enrolled in a virtual education course provided by the district which was completed after the end of the regular school year if the FTE is reported no later than the deadline for amending the final student membership report for that year.
- 2. Contract with an approved provider under subsection (2) for the provision of a full-time or part-time program under paragraph (b).
- 3. Enter into an agreement with other school districts to allow the participation of its students in an approved virtual instruction program provided by the other school district. The agreement must indicate a process for the transfer of funds required by paragraph (7)(e) (7)(f).
- 4. Establish school district operated part-time or full-time kindergarten through grade 12 virtual instruction programs under paragraph (b) for students enrolled in the school district. A full-time program shall operate under its own Master School Identification Number.
- 5. Enter into an agreement with a virtual charter school authorized by the school district under s. 1002.33.

Contracts under subparagraph 1. or subparagraph 2. may include multidistrict contractual arrangements that may be executed by a regional consortium for its member districts. A multidistrict contractual arrangement or an agreement under subparagraph 3. is not subject to s. 1001.42(4)(d) and does not require the participating school districts to be contiguous. These arrangements may be used to fulfill the requirements of paragraph (b).

- (d) A virtual charter school may provide full-time virtual instruction for students in kindergarten through grade 12 if the virtual charter school has a charter approved pursuant to s. 1002.33 authorizing full-time virtual instruction. A virtual charter school may:
  - 1. Contract with the Florida Virtual School.
  - 2. Contract with an approved provider under subsection (2).
- 3. Enter into an agreement with a school district to allow the participation of the virtual charter school's students in the school district's virtual instruction program. The agreement must indicate a process for reporting of student enrollment and the transfer of funds required by paragraph (7)(e) (7)(f).
- $\ensuremath{(7)}$  VIRTUAL INSTRUCTION PROGRAM AND VIRTUAL CHARTER SCHOOL FUNDING.—
- (e) Beginning in the 2016 2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to carn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
  - (8) ASSESSMENT AND ACCOUNTABILITY.—
- (c) An approved provider that receives a school grade of "D" or "F" under s. 1008.34 or a school improvement rating of "Unsatisfactory" "Declining" under s. 1008.341 must file a school improvement plan with the department for consultation to determine the causes for low performance and to develop a plan for correction and improvement.
- (d) An approved provider's contract must be terminated if the provider receives a school grade of "D" or "F" under s. 1008.34 or a school improvement rating of "Unsatisfactory" "Declining" under s. 1008.341 for 2 years during any consecutive 4-year period or has violated any qualification requirement pursuant to subsection (2). A provider that has a contract terminated under this paragraph may not be an approved provider for a period of at least 1 year after the date upon which the contract was terminated and until the department determines that the provider is in compliance with subsection (2) and has corrected each cause of the provider's low performance.

Section 18. Section 1003.3101, Florida Statutes, is created to read:

1003.3101 Additional educational choice options.—Each school district board shall establish a transfer process for a parent to request his or her child be transferred to another classroom teacher. This section does not give a parent the right to choose a specific classroom teacher. A school must approve or deny the transfer within 2 weeks after receiving a request. If a request for transfer is denied, the school must notify the parent and specify the reasons for the denial. An explanation of the transfer process must be made available in the student handbook or a similar publication.

Section 19. Subsection (3) of section 1003.4295, Florida Statutes, is amended to read:

1003.4295 Acceleration options.—

(3) The Credit Acceleration Program (CAP) is created for the purpose of allowing a student to earn high school credit in courses required for high school graduation through passage of an end-of-course assessment Algebra I, Algebra II, geometry, United States history, or biology if the student passes the statewide, standardized assessment administered under s. 1008.22, an Advanced Placement Examination, or a College Level Examination Program (CLEP). Notwithstanding s. 1003.436, a school district shall award course credit to a student who is not enrolled in the course, or who has not completed the course, if the student attains a passing score on the corresponding end-of-course assessment, Advanced Placement Examination, or CLEP statewide, standardized assessment. The school district shall permit a public

school or home education student who is not enrolled in the course, or who has not completed the course, to take the assessment or examination during the regular administration of the assessment or examination.

Section 20. Effective June 29, 2016, section 1004.935, Florida Statutes, is amended to read:

1004.935~ Adults with Disabilities Workforce Education Pilot Program.—

- (1) The Adults with Disabilities Workforce Education Pilet Program is established in the Department of Education through June 30, 2016, in Hardee, DeSoto, Manatee, and Sarasota Counties to provide the option of receiving a scholarship for instruction at private schools for up to 30 students who:
  - (a) Have a disability;
  - (b) Are 22 years of age;
- (c) Are receiving instruction from an instructor in a private school to meet the high school graduation requirements in s. 1002.3105(5) or s. 1003.4282;
- (d) Do not have a standard high school diploma or a special high school diploma; and
- (e) Receive "supported employment services," which means employment that is located or provided in an integrated work setting with earnings paid on a commensurate wage basis and for which continued support is needed for job maintenance.

As used in this section, the term "student with a disability" includes a student who is documented as having an intellectual disability; a speech impairment; a language impairment; a hearing impairment, including deafness; a visual impairment, including blindness; a dual sensory impairment; an orthopedic impairment; another health impairment; an emotional or behavioral disability; a specific learning disability, including, but not limited to, dyslexia, dyscalculia, or developmental aphasia; a traumatic brain injury; a developmental delay; or autism spectrum disorder.

- (2) A student participating in the pilot program may continue to participate in the program until the student graduates from high school or reaches the age of 40 years, whichever occurs first.
- (3) Supported employment services may be provided at more than one site.
- (4) The provider of supported employment services must be a non-profit corporation under s. 501(c)(3) of the Internal Revenue Code which serves Hardee County, DeSoto County, Manatee County, or Sarasota County and must contract with a private school in this state which meets the requirements in subsection (5).
- (5) A private school that participates in the <del>pilot</del> program may be sectarian or nonsectarian and must:
- (a) Be academically accountable for meeting the educational needs of the student by annually providing to the provider of supported employment services a written explanation of the student's progress.
- (b) Comply with the antidiscrimination provisions of 42 U.S.C. s. 2000d.
  - (c) Meet state and local health and safety laws and codes.
- (d) Provide to the provider of supported employment services all documentation required for a student's participation, including the private school's and student's fee schedules, at least 30 days before any quarterly scholarship payment is made for the student. A student is not eligible to receive a quarterly scholarship payment if the private school fails to meet this deadline.

The inability of a private school to meet the requirements of this subsection constitutes a basis for the ineligibility of the private school to participate in the pilot program.

- (6)(a) If the student chooses to participate in the pilot program and is accepted by the provider of supported employment services, the student must notify the Department of Education of his or her acceptance into the program 60 days before the first scholarship payment and before participating in the pilot program in order to be eligible for the scholarship.
- (b) Upon receipt of a scholarship warrant, the student or parent to whom the warrant is made must restrictively endorse the warrant to the provider of supported employment services for deposit into the account of the provider. The student or parent may not designate any entity or individual associated with the participating provider of supported employment services as the student's or parent's attorney in fact to endorse a scholarship warrant. A participant who fails to comply with this paragraph forfeits the scholarship.
- (7) Funds for the scholarship shall be provided from the appropriation from the school district's Workforce Development Fund in the General Appropriations Act for students who reside in the Hardee County School District, the DeSoto County School District, the Manatee County School District, or the Sarasota County School District. During the pilot program, The scholarship amount granted for an eligible student with a disability shall be equal to the cost per unit of a full-time equivalent adult general education student, multiplied by the adult general education funding factor, and multiplied by the district cost differential pursuant to the formula required by s. 1011.80(6)(a) for the district in which the student resides.
- (8) Upon notification by the Department of Education that it has received the required documentation, the Chief Financial Officer shall make scholarship payments in four equal amounts no later than September 1, November 1, February 1, and April 1 of each academic year in which the scholarship is in force. The initial payment shall be made after the Department of Education verifies that the student was accepted into the pilot program, and subsequent payments shall be made upon verification of continued participation in the pilot program. Payment must be by individual warrant made payable to the student or parent and mailed by the Department of Education to the provider of supported employment services, and the student or parent shall restrictively endorse the warrant to the provider of supported employment services for deposit into the account of that provider.
- (9) Subsequent to each scholarship payment, the Department of Education shall request from the Department of Financial Services a sample of endorsed warrants to review and confirm compliance with endorsement requirements.
- Section 21. Subsection (3) and paragraph (a) of subsection (8) of section 1006.15, Florida Statutes, are amended, and subsection (9) is added to that section, to read:
- 1006.15 Student standards for participation in interscholastic and intrascholastic extracurricular student activities; regulation.—
- (3)(a) As used in this section and s. 1006.20, the term "eligible to participate" includes, but is not limited to, a student participating in tryouts, off-season conditioning, summer workouts, preseason conditioning, in-season practice, or contests. The term does not mean that a student must be placed on any specific team for interscholastic or intrascholastic extracurricular activities. To be eligible to participate in interscholastic extracurricular student activities, a student must:
- 1. Maintain a grade point average of 2.0 or above on a 4.0 scale, or its equivalent, in the previous semester or a cumulative grade point average of 2.0 or above on a 4.0 scale, or its equivalent, in the courses required by s. 1002.3105(5) or s. 1003.4282.
- 2. Execute and fulfill the requirements of an academic performance contract between the student, the district school board, the appropriate governing association, and the student's parents, if the student's cumulative grade point average falls below 2.0, or its equivalent, on a 4.0 scale in the courses required by s. 1002.3105(5) or s. 1003.4282. At a minimum, the contract must require that the student attend summer school, or its graded equivalent, between grades 9 and 10 or grades 10 and 11, as necessary.

- 3. Have a cumulative grade point average of 2.0 or above on a 4.0 scale, or its equivalent, in the courses required by s. 1002.3105(5) or s. 1003.4282 during his or her junior or senior year.
- 4. Maintain satisfactory conduct, including adherence to appropriate dress and other codes of student conduct policies described in s. 1006.07(2). If a student is convicted of, or is found to have committed, a felony or a delinquent act that would have been a felony if committed by an adult, regardless of whether adjudication is withheld, the student's participation in interscholastic extracurricular activities is contingent upon established and published district school board policy.
- (b) Any student who is exempt from attending a full school day based on rules adopted by the district school board for double session schools or programs, experimental schools, or schools operating under emergency conditions must maintain the grade point average required by this section and pass each class for which he or she is enrolled.
- (c) An individual home education student is eligible to participate at the public school to which the student would be assigned according to district school board attendance area policies or which the student could choose to attend pursuant to s. 1002.31 district or interdistrict controlled open enrollment provisions, or may develop an agreement to participate at a private school, in the interscholastic extracurricular activities of that school, provided the following conditions are met:
- 1. The home education student must meet the requirements of the home education program pursuant to s. 1002.41.
- 2. During the period of participation at a school, the home education student must demonstrate educational progress as required in paragraph (b) in all subjects taken in the home education program by a method of evaluation agreed upon by the parent and the school principal which may include: review of the student's work by a certified teacher chosen by the parent; grades earned through correspondence; grades earned in courses taken at a Florida College System institution, university, or trade school; standardized test scores above the 35th percentile; or any other method designated in s. 1002.41.
- 3. The home education student must meet the same residency requirements as other students in the school at which he or she participates.
- 4. The home education student must meet the same standards of acceptance, behavior, and performance as required of other students in extracurricular activities.
- 5. The student must register with the school his or her intent to participate in interscholastic extracurricular activities as a representative of the school before the beginning date of the season for the activity in which he or she wishes to participate. A home education student must be able to participate in curricular activities if that is a requirement for an extracurricular activity.
- 6. A student who transfers from a home education program to a public school before or during the first grading period of the school year is academically eligible to participate in interscholastic extracurricular activities during the first grading period provided the student has a successful evaluation from the previous school year, pursuant to subparagraph 2.
- 7. Any public school or private school student who has been unable to maintain academic eligibility for participation in interscholastic extracurricular activities is ineligible to participate in such activities as a home education student until the student has successfully completed one grading period in home education pursuant to subparagraph 2. to become eligible to participate as a home education student.
- (d) An individual charter school student pursuant to s. 1002.33 is eligible to participate at the public school to which the student would be assigned according to district school board attendance area policies or which the student could choose to attend, pursuant to district or interdistrict controlled open enrollment provisions, in any interscholastic extracurricular activity of that school, unless such activity is provided by the student's charter school, if the following conditions are met:
- 1. The charter school student must meet the requirements of the charter school education program as determined by the charter school governing board.

- 2. During the period of participation at a school, the charter school student must demonstrate educational progress as required in paragraph (b).
- 3. The charter school student must meet the same residency requirements as other students in the school at which he or she participates.
- 4. The charter school student must meet the same standards of acceptance, behavior, and performance that are required of other students in extracurricular activities.
- 5. The charter school student must register with the school his or her intent to participate in interscholastic extracurricular activities as a representative of the school before the beginning date of the season for the activity in which he or she wishes to participate. A charter school student must be able to participate in curricular activities if that is a requirement for an extracurricular activity.
- 6. A student who transfers from a charter school program to a traditional public school before or during the first grading period of the school year is academically eligible to participate in interscholastic extracurricular activities during the first grading period if the student has a successful evaluation from the previous school year, pursuant to subparagraph 2.
- 7. Any public school or private school student who has been unable to maintain academic eligibility for participation in interscholastic extracurricular activities is ineligible to participate in such activities as a charter school student until the student has successfully completed one grading period in a charter school pursuant to subparagraph 2. to become eligible to participate as a charter school student.
- (e) A student of the Florida Virtual School full-time program may participate in any interscholastic extracurricular activity at the public school to which the student would be assigned according to district school board attendance area policies or which the student could choose to attend, pursuant to s. 1002.31 district or interdistrict controlled open enrollment policies, if the student:
- 1. During the period of participation in the interscholastic extracurricular activity, meets the requirements in paragraph (a).
- 2. Meets any additional requirements as determined by the board of trustees of the Florida Virtual School.
- 3. Meets the same residency requirements as other students in the school at which he or she participates.
- 4. Meets the same standards of acceptance, behavior, and performance that are required of other students in extracurricular activities.
- 5. Registers his or her intent to participate in interscholastic extracurricular activities with the school before the beginning date of the season for the activity in which he or she wishes to participate. A Florida Virtual School student must be able to participate in curricular activities if that is a requirement for an extracurricular activity.
- (f) A student who transfers from the Florida Virtual School full-time program to a traditional public school before or during the first grading period of the school year is academically eligible to participate in interscholastic extracurricular activities during the first grading period if the student has a successful evaluation from the previous school year pursuant to paragraph (a).
- (g) A public school or private school student who has been unable to maintain academic eligibility for participation in interscholastic extracurricular activities is ineligible to participate in such activities as a Florida Virtual School student until the student successfully completes one grading period in the Florida Virtual School pursuant to paragraph (a).
- (h)1. A school district or charter school may not delay eligibility or otherwise prevent a student participating in controlled open enrollment, or a choice program, from being immediately eligible to participate in interscholastic and intrascholastic extracurricular activities.

- 2. A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets one of the following criteria:
- a. Dependent children of active duty military personnel whose move resulted from military orders.
- b. Children who have been relocated due to a foster care placement in a different school zone.
- c. Children who move due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent.
  - d. Authorized for good cause in district or charter school policy.
- (8)(a) The Florida High School Athletic Association (FHSAA), in cooperation with each district school board, shall facilitate a program in which a middle school or high school student who attends a private school shall be eligible to participate in an interscholastic or intrascholastic sport at a public high school, a public middle school, or a 6-12 public school that is zoned for the physical address at which the student resides if:
- 1. The private school in which the student is enrolled is not a member of the FHSAA and does not offer an interscholastic or intrascholastic athletic program.
- 2. The private school student meets the guidelines for the conduct of the program established by the FHSAA's board of directors and the district school board. At a minimum, such guidelines shall provide:
- a. A deadline for each sport by which the private school student's parents must register with the public school in writing their intent for their child to participate at that school in the sport.
- b. Requirements for a private school student to participate, including, but not limited to, meeting the same standards of eligibility, acceptance, behavior, educational progress, and performance which apply to other students participating in interscholastic or intrascholastic sports at a public school or FHSAA member private school.
- (9)(a) A student who transfers to a school during the school year may seek to immediately join an existing team if the roster for the specific interscholastic or intrascholastic extracurricular activity has not reached the activity's identified maximum size and if the coach for the activity determines that the student has the requisite skill and ability to participate. The FHSAA and school district or charter school may not declare such a student ineligible because the student did not have the opportunity to comply with qualifying requirements.
- (b) A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets one of the following criteria:
- 1. Dependent children of active duty military personnel whose move resulted from military orders.
- 2. Children who have been relocated due to a foster care placement in a different school zone.
- 3. Children who move due to a court-ordered change in custody due to separation or divorce, or the serious illness or death of a custodial parent.
  - 4. Authorized for good cause in district or charter school policy.
  - Section 22. Section 1006.195, Florida Statutes, is created to read:
- 1006.195 District school board, charter school authority and responsibility to establish student eligibility regarding participation in interscholastic and intrascholastic extracurricular activities.—Notwithstanding any provision to the contrary in ss. 1006.15, 1006.18, and 1006.20, regarding student eligibility to participate in interscholastic and intrascholastic extracurricular activities:
- (1)(a) A district school board must establish, through its code of student conduct, student eligibility standards and related student disciplinary actions regarding student participation in interscholastic and

- intrascholastic extracurricular activities. The code of student conduct must provide that:
- 1. A student not currently suspended from interscholastic or intrascholastic extracurricular activities, or suspended or expelled from school, pursuant to a district school board's suspension or expulsion powers provided in law, including ss. 1006.07, 1006.08, and 1006.09, is eligible to participate in interscholastic and intrascholastic extracurricular activities.
- 2. A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets the criteria in s. 1006.15(3)(h).
- 3. A student's eligibility to participate in any interscholastic or intrascholastic extracurricular activity may not be affected by any alleged recruiting violation until final disposition of the allegation pursuant to s. 1006.20(2)(b).
- (b) Students who participate in interscholastic and intrascholastic extracurricular activities for, but are not enrolled in, a public school pursuant to s. 1006.15(3)(c)-(e) and (8), are subject to the district school board's code of student conduct for the limited purpose of establishing and maintaining the student's eligibility to participate at the school.
- (c) The provisions of this subsection apply to interscholastic and intrascholastic extracurricular activities conducted by charter schools and private schools, as applicable, except that the charter school governing board, or equivalent private school authority, is responsible for the authority and responsibility otherwise provided to district school boards.
- (2)(a) The Florida High School Athletic Association (FHSAA) continues to retain jurisdiction over the following provisions in s. 1006.20, which may not be implemented in a manner contrary to this section: membership in the FHSAA; recruiting prohibitions and violations; student medical evaluations; investigations; and sanctions for coaches; school eligibility and forfeiture of contests; student concussions or head injuries; the sports medical advisory committee; and the general operational provisions of the FHSAA.
- (b) The FHSAA must adopt, and prominently publish, the text of this section on its website and in its bylaws, rules, procedures, training and education materials, and all other governing authority documents by August 1, 2016.
- Section 23. Subsection (1) and paragraphs (a), (b), (c), and (g) of subsection (2) of section 1006.20, Florida Statutes, are amended to read:
  - 1006.20 Athletics in public K-12 schools.—
- (1) GOVERNING NONPROFIT ORGANIZATION.—The Florida High School Athletic Association (FHSAA) is designated as the governing nonprofit organization of athletics in Florida public schools. If the FHSAA fails to meet the provisions of this section, the commissioner shall designate a nonprofit organization to govern athletics with the approval of the State Board of Education. The FHSAA is not a state agency as defined in s. 120.52. The FHSAA shall be subject to the provisions of s. 1006.19. A private school that wishes to engage in high school athletic competition with a public high school may become a member of the FHSAA. Any high school in the state, including charter schools, virtual schools, and home education cooperatives, may become a member of the FHSAA and participate in the activities of the FHSAA. However, membership in the FHSAA is not mandatory for any school. The FHSAA must allow a private school the option of maintaining full membership in the association or joining by sport and may not discourage a private school from simultaneously maintaining membership in another athletic association. The FHSAA may allow a public school the option to apply for consideration to join another athletic association. The FHSAA may not deny or discourage interscholastic competition between its member schools and non-FHSAA member Florida schools, including members of another athletic governing organization, and may not take any retributory or discriminatory action against any of its member schools that participate in interscholastic competition with non-FHSAA member Florida schools. The FHSAA may not unreasonably withhold its approval of an application to become an affiliate member of the National Federation of State High School Associations submitted by any other organization that governs interscholastic athletic competition in this state. The bylaws of the FHSAA are the rules by

which high school athletic programs in its member schools, and the students who participate in them, are governed, unless otherwise specifically provided by statute. For the purposes of this section, "high school" includes grades 6 through 12.

- (2) ADOPTION OF BYLAWS, POLICIES, OR GUIDELINES.—
- (a) The FHSAA shall adopt bylaws that, unless specifically provided by statute, establish eligibility requirements for all students who participate in high school athletic competition in its member schools. The bylaws governing residence and transfer shall allow the student to be immediately eligible in the school in which he or she first enrolls each school year or the school in which the student makes himself or herself a candidate for an athletic team by engaging in a practice prior to enrolling in the school. The bylaws shall also allow the student to be immediately eligible in the school to which the student has transferred during the school year if the transfer is made by a deadline established by the FHSAA, which may not be prior to the date authorized for the beginning of practice for the sport. These transfers shall be allowed pursuant to the district school board policies in the case of transfer to a public school or pursuant to the private school policies in the case of transfer to a private school. The student shall be eligible in that school so long as he or she remains enrolled in that school. Subsequent eligibility shall be determined and enforced through the FHSAA's bylaws. Requirements governing eligibility and transfer between member schools shall be applied similarly to public school students and private school students.
- (b) The FHSAA shall adopt bylaws that specifically prohibit the recruiting of students for athletic purposes. The bylaws shall prescribe penalties and an appeals process for athletic recruiting violations.
- 1. If it is determined that a school has recruited a student in violation of FHSAA bylaws, the FHSAA may require the school to participate in a higher classification for the sport in which the recruited student competes for a minimum of one classification cycle, in addition to the penalties in subparagraphs 2. and 3. and any other appropriate fine or and sanction imposed on the school, its coaches, or adult representatives who violate recruiting rules.
- 2. Any recruitment by a school district employee or contractor in violation of FHSAA bylaws results in escalating punishments as follows:
- a. For a first offense, a \$5,000 forfeiture of pay for the school district employee or contractor who committed the violation.
- b. For a second offense, suspension without pay for 12 months from coaching, directing, or advertising an extracurricular activity and a \$5,000 forfeiture of pay for the school district employee or contractor who committed the violation.
- c. For a third offense, a \$5,000 forfeiture of pay for the school district employee or contractor who committed the violation. If the individual who committed the violation holds an educator certificate, the FHSAA shall also refer the violation to the department for review pursuant to s. 1012.796 to determine whether probable cause exists, and, if there is a finding of probable cause, the commissioner shall file a formal complaint against the individual. If the complaint is upheld, the individual's educator certificate shall be revoked for 3 years, in addition to any penalties available under s. 1012.796. Additionally, the department shall revoke any adjunct teaching certificates issued pursuant to s. 1012.57 and all permissions under ss. 1012.39 and 1012.43, and the educator is ineligible for such certificates or permissions for a period of time equal to the period of revocation of his or her state-issued certificate.
- 3. Notwithstanding any other provision of law, a school, team, or activity shall forfeit all competitions, including honors resulting from such competitions, in which a student who participated in any fashion was recruited in a manner prohibited pursuant to state law or the FHSAA bylaws.
- 4. A student may not be declared ineligible based on violation of recruiting rules unless the student or parent has falsified any enrollment or eligibility document or accepted any benefit or any promise of benefit if such benefit is not generally available to the school's students or family members or is based in any way on athletic interest, potential, or performance.

- 5. A student's eligibility to participate in any interscholastic or intrascholastic extracurricular activity, as determined by a district school board pursuant to s. 1006.195(1)(a)3., may not be affected by any alleged recruiting violation until final disposition of the allegation.
- (c) The FHSAA shall adopt bylaws that require all students participating in interscholastic athletic competition or who are candidates for an interscholastic athletic team to satisfactorily pass a medical evaluation each year prior to participating in interscholastic athletic competition or engaging in any practice, tryout, workout, or other physical activity associated with the student's candidacy for an interscholastic athletic team. Such medical evaluation may be administered only by a practitioner licensed under chapter 458, chapter 459, chapter 460, or s. 464.012, and in good standing with the practitioner's regulatory board. The bylaws shall establish requirements for eliciting a student's medical history and performing the medical evaluation required under this paragraph, which shall include a physical assessment of the student's physical capabilities to participate in interscholastic athletic competition as contained in a uniform preparticipation physical evaluation and history form. The evaluation form shall incorporate the recommendations of the American Heart Association for participation cardiovascular screening and shall provide a place for the signature of the practitioner performing the evaluation with an attestation that each examination procedure listed on the form was performed by the practitioner or by someone under the direct supervision of the practitioner. The form shall also contain a place for the practitioner to indicate if a referral to another practitioner was made in lieu of completion of a certain examination procedure. The form shall provide a place for the practitioner to whom the student was referred to complete the remaining sections and attest to that portion of the examination. The preparticipation physical evaluation form shall advise students to complete a cardiovascular assessment and shall include information concerning alternative cardiovascular evaluation and diagnostic tests. Results of such medical evaluation must be provided to the school. A student is not No student shall be eligible to participate, as provided in s. 1006.15(3), in any interscholastic athletic competition or engage in any practice, tryout, workout, or other physical activity associated with the student's candidacy for an interscholastic athletic team until the results of the medical evaluation have been received and approved by the school.
- (g) The FHSAA shall adopt by laws establishing the process and standards by which FHSAA determinations of eligibility are made. Such by laws shall provide that:
- 1. Ineligibility must be established by a preponderance of the elear and convincing evidence;
- 2. Student athletes, parents, and schools must have notice of the initiation of any investigation or other inquiry into eligibility and may present, to the investigator and to the individual making the eligibility determination, any information or evidence that is credible, persuasive, and of a kind reasonably prudent persons rely upon in the conduct of serious affairs;
- 3. An investigator may not determine matters of eligibility but must submit information and evidence to the executive director or a person designated by the executive director or by the board of directors for an unbiased and objective determination of eligibility; and
- 4. A determination of ineligibility must be made in writing, setting forth the findings of fact and specific violation upon which the decision is based.
- Section 24. Subsection (5), paragraph (j) of subsection (6), and paragraph (a) of subsection (8) of section 1007.35, Florida Statutes, are amended to read:
- $1007.35\,$  Florida Partnership for Minority and Underrepresented Student Achievement.—
- (5) Each public high school, including, but not limited to, schools and alternative sites and centers of the Department of Juvenile Justice, shall provide for the administration of the Preliminary SAT/National Merit Scholarship Qualifying Test (PSAT/NMSQT), or ACT Aspire Preliminary ACT (PLAN) to all enrolled 10th grade students. However, a written notice shall be provided to each parent that shall include the

opportunity to exempt his or her child from taking the PSAT/NMSQT or  $ACT\ Aspire\ {\color{blue} PLAN}.$ 

- (a) Test results will provide each high school with a database of student assessment data which certified school counselors will use to identify students who are prepared or who need additional work to be prepared to enroll and be successful in AP courses or other advanced high school courses.
- (b) Funding for the PSAT/NMSQT or *ACT Aspire PLAN* for all 10th grade students shall be contingent upon annual funding in the General Appropriations Act.
- (c) Public school districts must choose either the PSAT/NMSQT or *ACT Aspire* PLAN for districtwide administration.
  - (6) The partnership shall:
- (j) Provide information to students, parents, teachers, counselors, administrators, districts, Florida College System institutions, and state universities regarding PSAT/NMSQT or *ACT Aspire* PLAN administration, including, but not limited to:
  - 1. Test administration dates and times.
- 2. That participation in the PSAT/NMSQT or ACT Aspire PLAN is open to all 10th grade 10 students.
- 3. The value of such tests in providing diagnostic feedback on student skills.
- 4. The value of student scores in predicting the probability of success on AP or other advanced course examinations.
- (8)(a) By September 30 of each year, the partnership shall submit to the department a report that contains an evaluation of the effectiveness of the delivered services and activities. Activities and services must be evaluated on their effectiveness at raising student achievement and increasing the number of AP or other advanced course examinations in low-performing middle and high schools. Other indicators that must be addressed in the evaluation report include the number of middle and high school teachers trained; the effectiveness of the training; measures of postsecondary readiness of the students affected by the program; levels of participation in 10th grade PSAT/NMSQT or ACT Aspire PLAN testing; and measures of student, parent, and teacher awareness of and satisfaction with the services of the partnership.

Section 25. Section 1009.893, Florida Statutes, is amended to read:

1009.893 Benacquisto Scholarship Florida National Merit Scholar<br/>Incentive Program.—

- (1) As used in this section, the term:
- (a) "Department" means the Department of Education.
- (b) "Scholarship Incentive program" means the Benacquisto Scholarship Florida National Merit Scholar Incentive Program.
- (2) The Benacquisto Scholarship Florida National Merit Scholar Incentive Program is created to reward any Florida high school graduate who receives recognition as a National Merit Scholar or National Achievement Scholar and who initially enrolls in the 2014-2015 academic year or, later, in a baccalaureate degree program at an eligible Florida public or independent postsecondary educational institution.
- (3) The department shall administer the *scholarship* incentive program according to rules and procedures established by the State Board of Education. The department shall advertise the availability of the *scholarship* incentive program and notify students, teachers, parents, certified school counselors, and principals or other relevant school administrators of the criteria.
- (4) In order to be eligible for an award under the *scholarship* incentive program, a student must:
- (a) Be a state resident as determined in s. 1009.40 and rules of the State Board of Education;

- (b) Earn a standard Florida high school diploma or its equivalent pursuant to s. 1002.3105, s. 1003.4281, s. 1003.4282, or s. 1003.435 unless:
- 1. The student completes a home education program according to s. 1002.41; or
- 2. The student earns a high school diploma from a non-Florida school while living with a parent who is on military or public service assignment out of this state;
- (c) Be accepted by and enroll in a Florida public or independent postsecondary educational institution that is regionally accredited; and
- (d) Be enrolled full-time in a baccalaureate degree program at an eligible regionally accredited Florida public or independent postsecondary educational institution during the fall academic term following high school graduation.
- (5)(a) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida public postsecondary educational institution shall receive *a scholarship* an incentive award equal to the institutional cost of attendance minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- (b) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida independent postsecondary educational institution shall receive a scholarship an incentive award equal to the highest cost of attendance at a Florida public university, as reported by the Board of Governors of the State University System, minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- (6)(a) To be eligible for a renewal award, a student must earn all credits for which he or she was enrolled and maintain a 3.0 or higher grade point average.
- (b) A student may receive the *scholarship* incentive award for a maximum of 100 percent of the number of credit hours required to complete a baccalaureate degree program, or until completion of a baccalaureate degree program, whichever comes first.
- (7) The department shall annually issue awards from the *scholar-ship* incentive program. Before the registration period each semester, the department shall transmit payment for each award to the president or director of the postsecondary educational institution, or his or her representative, except that the department may withhold payment if the receiving institution fails to report or to make refunds to the department as required in this section.
- (a) Each institution shall certify to the department the eligibility status of each student to receive a disbursement within 30 days before the end of its regular registration period, inclusive of a drop and add period. An institution is not required to reevaluate the student eligibility after the end of the drop and add period.
- (b) An institution that receives funds from the *scholarship* incentive program must certify to the department the amount of funds disbursed to each student and remit to the department any undisbursed advances within 60 days after the end of regular registration.
- (c) If funds appropriated are not adequate to provide the maximum allowable award to each eligible student, awards must be prorated using the same percentage reduction.
- (8) Funds from any award within the *scholarship* incentive program may not be used to pay for remedial coursework or developmental education.
- (9) A student may use an award for a summer term if funds are available and appropriated by the Legislature.
- (10) The department shall allocate funds to the appropriate institutions and collect and maintain data regarding the *scholarship* incentive program within the student financial assistance database as specified in s. 1009.94.

- $\left(11\right)~$  Section 1009.40(4) does not apply to awards issued under this section.
- (12) A student who receives an award under the scholarship program shall be known as a Benacquisto Scholar.
- (13) All eligible Florida public or independent postsecondary educational institutions are encouraged to become, and all eligible state universities shall become, college sponsors of the National Merit Scholarship Program.
- (14)(12) The State Board of Education shall adopt rules necessary to administer this section.
- Section 26. Subsection (1) of section 1011.61, Florida Statutes, is amended to read:
- 1011.61 Definitions.—Notwithstanding the provisions of s. 1000.21, the following terms are defined as follows for the purposes of the Florida Education Finance Program:
- (1) A "full-time equivalent student" in each program of the district is defined in terms of full-time students and part-time students as follows:
- (a) A "full-time student" is one student on the membership roll of one school program or a combination of school programs listed in s. 1011.62(1)(c) for the school year or the equivalent for:
- 1. Instruction in a standard school, comprising not less than 900 net hours for a student in or at the grade level of 4 through 12, or not less than 720 net hours for a student in or at the grade level of kindergarten through grade 3 or in an authorized prekindergarten exceptional program; or
- 2. Instruction in a double-session school or a school utilizing an experimental school calendar approved by the Department of Education, comprising not less than the equivalent of 810 net hours in grades 4 through 12 or not less than 630 net hours in kindergarten through grade 3; or
- 2.3. Instruction comprising the appropriate number of net hours set forth in subparagraph 1. or subparagraph 2. for students who, within the past year, have moved with their parents for the purpose of engaging in the farm labor or fish industries, if a plan furnishing such an extended school day or week, or a combination thereof, has been approved by the commissioner. Such plan may be approved to accommodate the needs of migrant students only or may serve all students in schools having a high percentage of migrant students. The plan described in this subparagraph is optional for any school district and is not mandated by the state.
- (b) A "part-time student" is a student on the active membership roll of a school program or combination of school programs listed in s. 1011.62(1)(c) who is less than a full-time student. A student who receives instruction in a school that operates for less than the minimum term shall generate full-time equivalent student membership proportional to the amount of instructional hours provided by the school divided by the minimum term requirement as provided in s. 1011.60(2).
  - (c)1. A "full-time equivalent student" is:
- a. A full-time student in any one of the programs listed in s. 1011.62(1)(c); or
- b. A combination of full-time or part-time students in any one of the programs listed in s. 1011.62(1)(c) which is the equivalent of one full-time student based on the following calculations:
- (I) A full-time student in a combination of programs listed in s. 1011.62(1)(c) shall be a fraction of a full-time equivalent membership in each special program equal to the number of net hours per school year for which he or she is a member, divided by the appropriate number of hours set forth in subparagraph (a)1. or subparagraph (a)2. The difference between that fraction or sum of fractions and the maximum value as set forth in subsection (4) for each full-time student is presumed to be the balance of the student's time not spent in a special program and shall be recorded as time in the appropriate basic program.

- (II) A prekindergarten student with a disability shall meet the requirements specified for kindergarten students.
- (III) A full-time equivalent student for students in kindergarten through grade 12 in a full-time virtual instruction program under s. 1002.45 or a virtual charter school under s. 1002.33 shall consist of six full-credit completions or the prescribed level of content that counts toward promotion to the next grade in programs listed in s. 1011.62(1)(c). Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2016-2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
- (IV) A full-time equivalent student for students in kindergarten through grade 12 in a part-time virtual instruction program under s. 1002.45 shall consist of six full-credit completions in programs listed in s. 1011.62(1)(c)1. and 3. Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2016 2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end-of-course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
- (V) A Florida Virtual School full-time equivalent student shall consist of six full-credit completions or the prescribed level of content that counts toward promotion to the next grade in the programs listed in s. 1011.62(1)(c)1. and 3. for students participating in kindergarten through grade 12 part-time virtual instruction and the programs listed in s. 1011.62(1)(c) for students participating in kindergarten through grade 12 full-time virtual instruction. Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2016 2017 fiscal year, the reported full time equivalent students and associated funding of students enrolled in courses requiring passage of an end of course assessment under s. 1003.4282 to earn a standard high school diploma shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
- $(VI)\;\;$  Each successfully completed full-credit course earned through an online course delivered by a district other than the one in which the student resides shall be calculated as  $\;\;$  1/6 FTE.
- (VII) A full-time equivalent student for courses requiring passage of a statewide, standardized end-of-course assessment under s. 1003.4282 to earn a standard high school diploma shall be defined and reported based on the number of instructional hours as provided in this subsection until the 2016 2017 fiscal year. Beginning in the 2016 2017 fiscal year, the FTE for the course shall be assessment based and shall be equal to 1/6 FTE. The reported FTE shall be adjusted if the student does not pass the end of course assessment. However, no adjustment shall be made for a student who enrolls in a segmented remedial course delivered online.
- (VIII) For students enrolled in a school district as a full-time student, the district may report 1/6 FTE for each student who passes a statewide, standardized end-of-course assessment without being enrolled in the corresponding course.
- 2. A student in membership in a program scheduled for more or less than 180 school days or the equivalent on an hourly basis as specified by rules of the State Board of Education is a fraction of a full-time equivalent membership equal to the number of instructional hours in membership divided by the appropriate number of hours set forth in subparagraph (a)1.; however, for the purposes of this subparagraph, membership in programs scheduled for more than 180 days is limited to students enrolled in:
  - a. Juvenile justice education programs.
  - b. The Florida Virtual School.

c. Virtual instruction programs and virtual charter schools for the purpose of course completion and credit recovery pursuant to ss. 1002.45 and 1003.498. Course completion applies only to a student who is reported during the second or third membership surveys and who does not complete a virtual education course by the end of the regular school year. The course must be completed no later than the deadline for amending the final student enrollment survey for that year. Credit recovery applies only to a student who has unsuccessfully completed a traditional or virtual education course during the regular school year and must re-take the course in order to be eligible to graduate with the student's class.

The full-time equivalent student enrollment calculated under this subsection is subject to the requirements in subsection (4).

The department shall determine and implement an equitable method of equivalent funding for experimental schools and for schools operating under emergency conditions, which schools have been approved by the department to operate for less than the minimum term as provided in s. 1011.60(2) school day.

Section 27. Effective July 1, 2016, and upon the expiration of the amendments made to section 1011.62, Florida Statutes, by chapter 2015-222, Laws of Florida, paragraphs (e) and (o) of subsection (1), paragraph (a) of subsection (4), and present subsection (13) of that section are amended, present subsections (13), (14), and (15) of that section are renumbered as subsections (14), (15), and (16), respectively, and a new subsection (13) is added to that section, to read:

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

- (1) COMPUTATION OF THE BASIC AMOUNT TO BE IN-CLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
  - (e) Funding model for exceptional student education programs.—
- 1.a. The funding model uses basic, at-risk, support levels IV and V for exceptional students and career Florida Education Finance Program cost factors, and a guaranteed allocation for exceptional student education programs. Exceptional education cost factors are determined by using a matrix of services to document the services that each exceptional student will receive. The nature and intensity of the services indicated on the matrix shall be consistent with the services described in each exceptional student's individual educational plan. The Department of Education shall review and revise the descriptions of the services and supports included in the matrix of services for exceptional students and shall implement those revisions before the beginning of the 2012-2013 school year.
- b. In order to generate funds using one of the two weighted cost factors, a matrix of services must be completed at the time of the student's initial placement into an exceptional student education program and at least once every 3 years by personnel who have received approved training. Nothing listed in the matrix shall be construed as limiting the services a school district must provide in order to ensure that exceptional students are provided a free, appropriate public education.
- c. Students identified as exceptional, in accordance with chapter 6A-6, Florida Administrative Code, who do not have a matrix of services as specified in sub-subparagraph b. shall generate funds on the basis of full-time-equivalent student membership in the Florida Education Finance Program at the same funding level per student as provided for basic students. Additional funds for these exceptional students will be provided through the guaranteed allocation designated in subparagraph 2.
- 2. For students identified as exceptional who do not have a matrix of services and students who are gifted in grades K through 8, there is created a guaranteed allocation to provide these students with a free appropriate public education, in accordance with s. 1001.42(4)(1) and rules of the State Board of Education, which shall be allocated *initially*

annually to each school district in the amount provided in the General Appropriations Act. These funds shall be supplemental in addition to the funds appropriated for the basic funding level on the basis of FTE student membership in the Florida Education Finance Program, and the amount allocated for each school district shall not be recalculated once during the year, based on actual student membership from the October FTE survey. Upon recalculation, if the generated allocation is greater than the amount provided in the General Appropriations Act, the total shall be prorated to the level of the appropriation based on each district's share of the total recalculated amount. These funds shall be used to provide special education and related services for exceptional students and students who are gifted in grades K through 8. Beginning with the 2007 2008 fiscal year, A district's expenditure of funds from the guaranteed allocation for students in grades 9 through 12 who are gifted may not be greater than the amount expended during the 2006-2007 fiscal year for gifted students in grades 9 through 12.

- (o) Calculation of additional full-time equivalent membership based on successful completion of a career-themed course pursuant to ss. 1003.491, 1003.492, and 1003.493, or courses with embedded CAPE industry certifications or CAPE Digital Tool certificates, and issuance of industry certification identified on the CAPE Industry Certification Funding List pursuant to rules adopted by the State Board of Education or CAPE Digital Tool certificates pursuant to s. 1003.4203.—
- 1.a. A value of 0.025 full-time equivalent student membership shall be calculated for CAPE Digital Tool certificates earned by students in elementary and middle school grades.
- A value of 0.1 or 0.2 full-time equivalent student membership shall be calculated for each student who completes a course as defined in s. 1003.493(1)(b) or courses with embedded CAPE industry certifications and who is issued an industry certification identified annually on the CAPE Industry Certification Funding List approved under rules adopted by the State Board of Education. A value of 0.2 full-time equivalent membership shall be calculated for each student who is issued a CAPE industry certification that has a statewide articulation agreement for college credit approved by the State Board of Education. For CAPE industry certifications that do not articulate for college credit, the Department of Education shall assign a full-time equivalent value of 0.1 for each certification. Middle grades students who earn additional FTE membership for a CAPE Digital Tool certificate pursuant to sub-subparagraph a. may not use the previously funded examination to satisfy the requirements for earning an industry certification under this sub-subparagraph. Additional FTE membership for an elementary or middle grades student may shall not exceed 0.1 for certificates or certifications earned within the same fiscal year. The State Board of Education shall include the assigned values on the CAPE Industry Certification Funding List under rules adopted by the state board. Such value shall be added to the total full-time equivalent student membership for grades 6 through 12 in the subsequent year for courses that were not provided through dual enrollment. CAPE industry certifications earned through dual enrollment must be reported and funded pursuant to s. 1011.80. However, if a student earns a certification through a dual enrollment course and the certification is not a fundable certification on the postsecondary certification funding list, or the dual enrollment certification is earned as a result of an agreement between a school district and a nonpublic postsecondary institution, the bonus value shall be funded in the same manner as other nondual enrollment course industry certifications. In such cases, the school district may provide for an agreement between the high school and the technical center, or the school district and the postsecondary institution may enter into an agreement for equitable distribution of the bonus funds.
- c. A value of 0.3 full-time equivalent student membership shall be calculated for student completion of the courses and the embedded certifications identified on the CAPE Industry Certification Funding List and approved by the commissioner pursuant to ss. 1003.4203(5)(a) and 1008.44.
- d. A value of 0.5 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 15 to 29 college credit hours, and 1.0 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 30 or more college credit hours pursuant to CAPE Acceleration Industry Certifications approved by the commissioner pursuant to ss. 1003.4203(5)(b) and 1008.44.

- 2. Each district must allocate at least 80 percent of the funds provided for CAPE industry certification, in accordance with this paragraph, to the program that generated the funds. This allocation may not be used to supplant funds provided for basic operation of the program.
- 3. For CAPE industry certifications earned in the 2013-2014 school year and in subsequent years, the school district shall distribute to each classroom teacher who provided direct instruction toward the attainment of a CAPE industry certification that qualified for additional full-time equivalent membership under subparagraph 1.:
- a. A bonus in the amount of \$25 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.1.
- b. A bonus in the amount of \$50 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.2, 0.3, 0.5, and 1.0.
- c. A bonus of \$75 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.3.
- d. A bonus of \$100 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.5 or 1.0.

Bonuses awarded pursuant to this paragraph shall be provided to teachers who are employed by the district in the year in which the additional FTE membership calculation is included in the calculation. Bonuses shall be calculated based upon the associated weight of a CAPE industry certification on the CAPE Industry Certification Funding List for the year in which the certification is earned by the student. Any bonus awarded to a teacher under this paragraph may not exceed \$3,000 \$2,000 in any given school year and is in addition to any regular wage or other bonus the teacher received or is scheduled to receive.

- (4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:
  - (a) Estimated taxable value calculations.—
- 1.a. Not later than 2 working days before prior to July 19, the Department of Revenue shall certify to the Commissioner of Education its most recent estimate of the taxable value for school purposes in each school district and the total for all school districts in the state for the current calendar year based on the latest available data obtained from the local property appraisers. The value certified shall be the taxable value for school purposes for that year, and no further adjustments shall be made, except those made pursuant to paragraphs (c) and (d), or an assessment roll change required by final judicial decisions as specified in paragraph (15)(b) (14)(b). Not later than July 19, the Commissioner of Education shall compute a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 percent of the estimated state total taxable value for school purposes, would generate the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to each district school board the millage rate, computed as prescribed in this subparagraph, as the minimum millage rate necessary to provide the district required local effort for that year.
- b. The General Appropriations Act shall direct the computation of the statewide adjusted aggregate amount for required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue from required local effort millage will produce more than 90 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort millage rate of each district that produces more than 90 percent of its total Florida Education Fi-

- nance Program entitlement to a level that will produce only 90 percent of its total Florida Education Finance Program entitlement in the July calculation.
- 2. On the same date as the certification in sub-subparagraph 1.a., the Department of Revenue shall certify to the Commissioner of Education for each district:
- a. Each year for which the property appraiser has certified the taxable value pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a.
- b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.
- (13) FEDERALLY CONNECTED STUDENT SUPPLEMENT.—
  The federally connected student supplement is created to provide supplemental funding for school districts to support the education of students connected with federally owned military installations, National Aeronautics and Space Administration (NASA) real property, and Indian lands. To be eligible for this supplement, the district must be eligible for federal Impact Aid Program funds under s. 8003 of Title VIII of the Elementary and Secondary Education Act of 1965. The supplement shall be allocated annually to each eligible school district in the amount provided in the General Appropriations Act. The supplement shall be the sum of the student allocation and an exempt property allocation.
- (a) The student allocation shall be calculated based on the number of students reported for federal Impact Aid Program funds, including students with disabilities, who meet one of the following criteria:
- 1. The student has a parent who is on active duty in the uniformed services or is an accredited foreign government official and military officer. Students with disabilities shall also be reported separately for this category.
- 2. The student resides on eligible federally owned Indian land. Students with disabilities shall also be reported separately for this category.
- 3. The student resides with a civilian parent who lives or works on eligible federal property connected with a military installation or NASA. The number of these students shall be multiplied by a factor of 0.5.
- (b) The total number of federally connected students calculated under paragraph (a) shall be multiplied by a percentage of the base student allocation as provided in the General Appropriations Act. The total of the number of students with disabilities as reported separately under subparagraphs (a)1. and (a)2. shall be multiplied by an additional percentage of the base student allocation as provided in the General Appropriations Act. The base amount and the amount for students with disabilities shall be summed to provide the student allocation.
- (c) The exempt property allocation shall be equal to the tax-exempt value of federal impact aid lands reserved as military installations, real property owned by NASA, or eligible federally owned Indian lands located in the district, as of January 1 of the previous year, multiplied by the millage authorized and levied under s. 1011.71(2).
- (14)(13) QUALITY ASSURANCE GUARANTEE.—The Legislature may annually in the General Appropriations Act determine a percentage increase in funds per K-12 unweighted FTE as a minimum guarantee to each school district. The guarantee shall be calculated from prior year base funding per unweighted FTE student which shall include the adjusted FTE dollars as provided in subsection (15) (14), quality guarantee funds, and actual nonvoted discretionary local effort from taxes. From the base funding per unweighted FTE, the increase shall be calculated for the current year. The current year funds from which the guarantee shall be determined shall include the adjusted FTE dollars as provided in subsection (15) (14) and potential nonvoted discretionary local effort from taxes. A comparison of current year funds per unweighted FTE to prior year funds per unweighted FTE shall be computed. For those school districts which have less than the legislatively assigned percentage increase, funds shall be provided to guar-

antee the assigned percentage increase in funds per unweighted FTE student. Should appropriated funds be less than the sum of this calculated amount for all districts, the commissioner shall prorate each district's allocation. This provision shall be implemented to the extent specifically funded.

Section 28. Effective July 1, 2016, and upon the expiration of the amendments made to section 1011.71, Florida Statutes, by chapter 2015-222, Laws of Florida, subsection (1) of that section is amended to read:

#### 1011.71 District school tax.—

(1) If the district school tax is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, each district school board desiring to participate in the state allocation of funds for current operation as prescribed by s. 1011.62(15) s. 1011.62(14) shall levy on the taxable value for school purposes of the district, exclusive of millage voted under the previsions of s. 9(b) or s. 12, Art. VII of the State Constitution, a millage rate not to exceed the amount certified by the commissioner as the minimum millage rate necessary to provide the district required local effort for the current year, pursuant to s. 1011.62(4)(a)1. In addition to the required local effort millage levy, each district school board may levy a nonvoted current operating discretionary millage. The Legislature shall prescribe annually in the appropriations act the maximum amount of millage a district may levy.

Section 29. Subsection (2) of section 1012.42, Florida Statutes, is amended to read:

## 1012.42 Teacher teaching out-of-field.—

(2) NOTIFICATION REQUIREMENTS.—When a teacher in a district school system is assigned teaching duties in a class dealing with subject matter that is outside the field in which the teacher is certified, outside the field that was the applicant's minor field of study, or outside the field in which the applicant has demonstrated sufficient subject area expertise, as determined by district school board policy in the subject area to be taught, the parents of all students in the class shall be notified in writing of such assignment, and each school district shall report out-of-field teachers on the district's website within 30 days before the beginning of each semester. A parent whose student is assigned an out-of-field teacher may request that his or her child be transferred to an in-field classroom teacher within the school and grade in which the student is currently enrolled. The school district must approve or deny the parent's request and transfer the student to a different classroom teacher within a reasonable period of time, not to exceed 2 weeks, if an infield teacher for that course or grade level is employed by the school and the transfer does not violate maximum class size pursuant to s. 1003.03 and s. 1, Art. IX of the State Constitution. If a request for transfer is denied, the school must notify the parent and specify the reasons for the denial. An explanation of the transfer process must be made available in the student handbook or a similar publication. This subsection does not provide a parent the right to choose a specific teacher.

Section 30. Paragraph (b) of subsection (8) of section 1012.56, Florida Statutes, is amended to read:

1012.56 Educator certification requirements.—

# (8) PROFESSIONAL DEVELOPMENT CERTIFICATION AND EDUCATION COMPETENCY PROGRAM.—

- (b)1. Each school district must and a private school or state-supported state supported public school, including a charter school, or a private school may develop and maintain a system by which members of the instructional staff may demonstrate mastery of professional preparation and education competence as required by law. Each program must be based on classroom application of the Florida Educator Accomplished Practices and instructional performance and, for public schools, must be aligned with the district's or state-supported public school's evaluation system established approved under s. 1012.34, as applicable.
- 2. The Commissioner of Education shall determine the continued approval of programs implemented under this paragraph, based upon the department's review of performance data. The department shall

review the performance data as a part of the periodic review of each school district's professional development system required under s. 1012.98

Section 31. Section 1012.583, Florida Statutes, is created to read:

1012.583 Continuing education and inservice training for youth suicide awareness and prevention.—

- (1) Beginning with the 2016-2017 school year, the Department of Education, in consultation with the Statewide Office for Suicide Prevention and suicide prevention experts, shall develop a list of approved youth suicide awareness and prevention training materials that may be used for training in youth suicide awareness and prevention for instructional personnel in elementary school, middle school, and high school. The approved list of materials:
- (a) Must include training on how to identify appropriate mental health services and how to refer youth and their families to those services.
- (b) May include materials currently being used by a school district if such materials meet any criteria established by the department.
- (c) May include programs that instructional personnel can complete through a self-review of approved youth suicide awareness and prevention materials.
- (2) A school that chooses to incorporate 2 hours of training offered pursuant to this section shall be considered a "Suicide Prevention Certified School." The training must be included in the existing continuing education or inservice training requirements for instructional personnel and may not add to the total hours currently required by the department. A school that chooses to participate in the training must require all instructional personnel to participate.
- (3) A school that participates in the suicide awareness and prevention training pursuant to this section must report its participation to the department. The department shall keep an updated record of all Suicide Prevention Certified Schools.
- (4) A person has no cause of action for any loss or damage caused by an act or omission resulting from the implementation of this section or resulting from any training required by this section unless the loss or damage was caused by willful or wanton misconduct. This section does not create any new duty of care or basis of liability.
- (5) The State Board of Education may adopt rules to implement this section.

Section 32. Paragraph (o) is added to subsection (1) of section 1012.795, Florida Statutes, and subsection (5) of that section is amended, to read:

1012.795 Education Practices Commission; authority to discipline.—

- (1) The Education Practices Commission may suspend the educator certificate of any person as defined in s. 1012.01(2) or (3) for up to 5 years, thereby denying that person the right to teach or otherwise be employed by a district school board or public school in any capacity requiring direct contact with students for that period of time, after which the holder may return to teaching as provided in subsection (4); may revoke the educator certificate of any person, thereby denying that person the right to teach or otherwise be employed by a district school board or public school in any capacity requiring direct contact with students for up to 10 years, with reinstatement subject to the provisions of subsection (4); may revoke permanently the educator certificate of any person thereby denying that person the right to teach or otherwise be employed by a district school board or public school in any capacity requiring direct contact with students; may suspend the educator certificate, upon an order of the court or notice by the Department of Revenue relating to the payment of child support; or may impose any other penalty provided by law, if the person:
- (o) Has committed a third recruiting offense as determined by the Florida High School Athletic Association (FHSAA) pursuant to s. 1006.20(2)(b).

- (5) Each district school superintendent and the governing authority of each university lab school, state-supported school, exprivate school, and the FHSAA shall report to the department the name of any person certified pursuant to this chapter or employed and qualified pursuant to s. 1012.39:
- (a) Who has been convicted of, or who has pled nolo contendere to, a misdemeanor, felony, or any other criminal charge, other than a minor traffic infraction;
- (b) Who that official has reason to believe has committed or is found to have committed any act which would be a ground for revocation or suspension under subsection (1); or
- (c) Who has been dismissed or severed from employment because of conduct involving any immoral, unnatural, or lascivious act.
- Section 33. Subsections (3) and (7) of section 1012.796, Florida Statutes, are amended to read:
- 1012.796 Complaints against teachers and administrators; procedure; penalties.—
- (3) The department staff shall advise the commissioner concerning the findings of the investigation and of all referrals by the Florida High School Athletic Association (FHSAA) pursuant to ss. 1006.20(2)(b) and 1012.795. The department general counsel or members of that staff shall review the investigation or the referral and advise the commissioner concerning probable cause or lack thereof. The determination of probable cause shall be made by the commissioner. The commissioner shall provide an opportunity for a conference, if requested, prior to determining probable cause. The commissioner may enter into deferred prosecution agreements in lieu of finding probable cause if, in his or her judgment, such agreements are in the best interests of the department, the certificateholder, and the public. Such deferred prosecution agreements shall become effective when filed with the clerk of the Education Practices Commission. However, a deferred prosecution agreement shall not be entered into if there is probable cause to believe that a felony or an act of moral turpitude, as defined by rule of the State Board of Education, has occurred, or for referrals by the FHSAA. Upon finding no probable cause, the commissioner shall dismiss the complaint.
- (7) A panel of the commission shall enter a final order either dismissing the complaint or imposing one or more of the following penalties:
- (a) Denial of an application for a teaching certificate or for an administrative or supervisory endorsement on a teaching certificate. The denial may provide that the applicant may not reapply for certification, and that the department may refuse to consider that applicant's application, for a specified period of time or permanently.
  - (b) Revocation or suspension of a certificate.
- (c) Imposition of an administrative fine not to exceed \$2,000 for each count or separate offense.
- (d) Placement of the teacher, administrator, or supervisor on probation for a period of time and subject to such conditions as the commission may specify, including requiring the certified teacher, administrator, or supervisor to complete additional appropriate college courses or work with another certified educator, with the administrative costs of monitoring the probation assessed to the educator placed on probation. An educator who has been placed on probation shall, at a minimum:
- 1. Immediately notify the investigative office in the Department of Education upon employment or termination of employment in the state in any public or private position requiring a Florida educator's certificate.
- 2. Have his or her immediate supervisor submit annual performance reports to the investigative office in the Department of Education.
- 3. Pay to the commission within the first 6 months of each probation year the administrative costs of monitoring probation assessed to the educator.

- 4. Violate no law and shall fully comply with all district school board policies, school rules, and State Board of Education rules.
- 5. Satisfactorily perform his or her assigned duties in a competent, professional manner.
- 6. Bear all costs of complying with the terms of a final order entered by the commission.
- (e) Restriction of the authorized scope of practice of the teacher, administrator, or supervisor.
- (f) Reprimand of the teacher, administrator, or supervisor in writing, with a copy to be placed in the certification file of such person.
- (g) Imposition of an administrative sanction, upon a person whose teaching certificate has expired, for an act or acts committed while that person possessed a teaching certificate or an expired certificate subject to late renewal, which sanction bars that person from applying for a new certificate for a period of 10 years or less, or permanently.
- (h) Refer the teacher, administrator, or supervisor to the recovery network program provided in s. 1012.798 under such terms and conditions as the commission may specify.

The penalties imposed under this subsection are in addition to, and not in lieu of, the penalties required for a third recruiting offense pursuant to s. 1006.20(2)(b).

Section 34. Section 1013.385, Florida Statutes, is created to read:

1013.385 School district construction flexibility.—

- (1) A district school board may, with a supermajority vote at a public meeting that begins no earlier than 5 p.m., adopt a resolution to implement one or more of the exceptions to the educational facilities construction requirements provided in this section. Before voting on the resolution, a district school board must conduct a cost-benefit analysis prepared according to a professionally accepted methodology that describes how each exception selected by the district school board achieves cost savings, improves the efficient use of school district resources, and impacts the life-cycle costs and life span for each educational facility to be constructed, as applicable, and demonstrates that implementation of the exception will not compromise student safety or the quality of student instruction. The district school board must conduct at least one public workshop to discuss and receive public comment on the proposed resolution and cost-benefit analysis, which must begin no earlier than 5 p.m. and may occur at the same meeting at which the resolution will be voted upon.
- (2) A resolution adopted under this section may propose implementation of exceptions to requirements of the uniform statewide building code for the planning and construction of public educational and ancillary plants adopted pursuant to ss. 553.73 and 1013.37 relating to:
- (a) Interior non-load-bearing walls, by approving the use of firerated wood stud walls in new construction or remodeling for interior non-load-bearing wall assemblies that will not be exposed to water or located in wet areas.
- (b) Walkways, roadways, driveways, and parking areas, by approving the use of designated, stabilized, and well-drained gravel or grassed student parking areas.
- (c) Standards for relocatables used as classroom space, as specified in s. 1013.20, by approving construction specifications for installation of relocatable buildings that do not have covered walkways leading to the permanent buildings onsite.
- (d) Site lighting, by approving construction specifications regarding site lighting that:
- 1. Do not provide for lighting of gravel or grassed auxiliary or student parking areas.
- 2. Provide lighting for walkways, roadways, driveways, paved parking lots, exterior stairs, ramps, and walkways from the exterior of

the building to a public walkway through installation of a timer that is set to provide lighting only during periods when the site is occupied.

- 3. Allow lighting for building entrances and exits to be installed with a timer that is set to provide lighting only during periods in which the building is occupied. The minimum illumination level at single-door exits may be reduced to no less than 1 foot-candle.
- Section 35. Notwithstanding s. 1002.69(5), Florida Statutes, for the 2014-2015 and 2015-2016 Voluntary Prekindergarten Education Program years, the office shall not adopt a kindergarten readiness rate. Any private prekindergarten provider or public school that was on probation pursuant to s. 1002.67(4)(c), Florida Statutes, for the 2013-2014 program year shall remain on probation until the provider or school meets the minimum rate adopted by the office. This section expires July 1, 2017.
- Section 36. Effective upon this act becoming a law, subsection (8) of section 1012.33, Florida Statutes, is amended to read:
- $1012.33\,$  Contracts with instructional staff, supervisors, and school principals.—
- (8) Notwithstanding any other provision of law, a retired member may interrupt retirement and be reemployed in any public school as instructional personnel under a 1-year probationary contract as defined in s. 1012.335(1). If the retiree successfully completes the probationary contract, the district school board may reemploy the retiree under an annual contract as defined in s. 1012.335(1). The retiree is not eligible for a professional service contract A member reemployed by the same district from which he or she retired may be employed on a probationary contractual basis as provided in subsection (1).
  - Section 37. Section 413.207, Florida Statutes, is amended to read:
- $413.207\,$  Division of Vocational Rehabilitation; quality assurance; performance improvement plan.—
- (1) The Division of Vocational Rehabilitation shall maintain an internal system of quality assurance, have proven functional systems, perform due diligence, review provider systems of quality assurance, and be subject to monitoring for compliance with state and federal laws, rules, and regulations.
- (2) No later than October 1, 2016, the division shall develop and implement a performance improvement plan designed to achieve the following goals:
  - (a) Decrease the average wait list time for reportable individuals.
- (b) Increase the percentage of participants who are in unsubsidized employment during the second quarter after they exit the program.
- (c) Increase the percentage of participants who are in unsubsidized employment during the fourth quarter after they exit the program.
- (d) Increase the number of persons earning CAPE industry certifications and CAPE postsecondary industry certifications approved pursuant to s. 1008.44.
- (e) Increase the median earnings of participants who are in unsubsidized employment during the second quarter after they exit the program.
- (f) Increase the percentage of participants who obtained a recognized postsecondary credential or a secondary school diploma or its recognized equivalent during participation in, or within 1 year after they exit, the program.
- (g) Increase the percentage of youth who received preemployment transition services without applying for additional vocational rehabilitation services and who obtained a recognized postsecondary credential or a secondary school diploma or its recognized equivalent during participation in, or within 1 year after they exit, the program.
- (h) Increase the percentage of participants who, during a program year, are in an education or training program that leads to a recognized postsecondary credential or to employment and who are achieving a measurable gain of skill, including documented academic, technical,

- occupational gains or other forms of progress toward a postsecondary credential or employment.
- (i) Increase the number of students receiving preemployment transition services.
- (j) Increase the division's effectiveness in serving employers, based on indicators developed as required by section 116(b)(2)(A)(iv) of the federal Workforce Innovation and Opportunity Act.
- (3) The goals established under subsection (2) must be designed to elevate the state vocational rehabilitation program to one of the top 10 in the nation.
- (4) By December 1 of each year, the division shall submit a performance report to the Governor, the President of the Senate, and the Speaker of the House of Representatives which includes the following information for each of the 5 most recent fiscal years:
- (a) Caseload data, including the number of individuals who apply for services and who receive services, by service type, reported statewide and by service area.
- (b) Service use data, by service type, including the number of units of service provided, statewide and by service area.
- (c) Financial data, by service type, including expenditures for administration and the provision of services. Expenditure data shall be reported on a statewide basis and by service area, and expenditures for education-related services must be identified in specific categories such as tuition and fees, program fees, and support services.
- (d) Outcome data, statewide and by service area, including the number of cases closed without employment and the number of cases closed with employment. Employment data must be provided separately for supported employment.
- Section 38. Subsection (1) of section 1003.44, Florida Statutes, is amended to read:

#### 1003.44 Patriotic programs; rules.—

(1) Each district school board may adopt rules to require, in all of the schools of the district, programs of a patriotic nature to encourage greater respect for the government of the United States and its national anthem and flag, subject always to other existing pertinent laws of the United States or of the state. When the national anthem is played, students and all civilians shall stand at attention, men removing the headdress, except when such headdress is worn for religious purposes. The pledge of allegiance to the flag, "I pledge allegiance to the flag of the United States of America and to the republic for which it stands, one nation under God, indivisible, with liberty and justice for all," shall be rendered by students standing with the right hand over the heart. The pledge of allegiance to the flag shall be recited at the beginning of the day in each public elementary, middle, and high school in the state. Each student shall be informed by a written notice published in the student handbook or a similar publication pursuant to s. 1006.07(2) posting a notice in a conspicuous place that the student has the right not to participate in reciting the pledge. Upon written request by his or her parent, the student must be excused from reciting the pledge, including standing and placing the right hand over his or her heart. When the pledge is given, unexcused students eivilians must show full respect to the flag by standing at attention, men removing the headdress, except when such headdress is worn for religious purposes, as provided by Pub. L. ch. 77-435, s. 7, approved June 22, 1942, 56 Stat. 377, as amended by Pub. L. ch. 77-806, 56 Stat. 1074, approved December 22, 1942

## And the title is amended as follows:

Delete lines 3943-4270 and insert: cross-references; revising required contents of charter school applications; requiring a person or entity seeking to open a charter school to disclose certain information; conforming provisions regarding the appeal process for denial of a high-performing charter school application; requiring an applicant to provide the sponsor with a copy of an appeal to an application denial; authorizing a charter school to defer the opening of its operations for up to a specified time; requiring the charter school to provide written notice to certain entities within a specified timeframe; providing that a student

may not be dismissed from a charter school based on his or her academic performance; revising provisions relating to long-term charters and charter terminations; specifying notice requirements for voluntary closure of a charter school; requiring a charter school applicant to provide monthly financial statements upon approval of the charter contract; requiring a sponsor to review each financial statement of a charter school to identify the existence of certain conditions; providing for the automatic termination of a charter contract if certain conditions are met; requiring a sponsor to notify certain parties when a charter contract is terminated for specific reasons; requiring governing board members to hold a certain number of public meetings and participate in such meetings in person or through communications media technology; revising charter school student eligibility requirements; providing that charter schools are eligible for the research-based reading allocation if certain criteria are met; revising requirements for payments to charter schools; requiring a charter school to be located in the state to be eligible for public education capital outlay funds; providing for an injunction under certain circumstances; amending s. 1002.331, F.S.; deleting obsolete provision relating to high-performing charter schools; conforming a cross-reference; creating s. 1001.66, F.S.; creating a Florida College System Performance-Based Incentive for Florida College System institutions; requiring the State Board of Education to adopt certain metrics and benchmarks; providing for funding and allocation of the incentives; authorizing the state board to withhold an institution's incentive under certain circumstances; requiring the Commissioner of Education to withhold certain disbursements under certain circumstances; providing for reporting and rulemaking; amending s. 1001.7065, F.S.; revising the academic and research excellence standards for the preeminent state research universities program; creating the "emerging preeminent state research university" designation; requiring an emerging preeminent state research university to submit a certain plan to the board and meet certain expectations to receive certain funds; providing for the distribution of certain funding increases; deleting the preeminent state research university enhancement initiative; revising the requirements for the unique course requirement; amending s. 1001.71, F.S.; providing for selection of the chair and vice chair of each state university board of trustees; specifying terms and duties of the chair; providing grounds for the removal of a board member; requiring each state university board of trustees to post certain information on the university's website; requiring the Board of Governors to adopt regulations; amending s. 1001.92, F.S.; requiring performance-based metrics to include specified wage thresholds; requiring the board to establish minimum performance funding eligibility thresholds; prohibiting a state university that fails to meet the state's threshold from eligibility for a share of the state's investment performance funding; requiring the board to adopt regulations; deleting an expiration date; amending s. 1003.4282, F.S.; revising the online course requirement; authorizing a district school board or a charter school governing board to offer options to meet the requirement; amending s. 1013.62, F.S.; revising requirements for a charter school to be eligible for funding appropriated for charter school capital outlay purposes; deleting provisions relating to the priorities for charter school capital outlay funding; deleting provisions relating to a charter school's allocation; revising the funding allocation calculation; requiring the Department of Education to calculate and periodically recalculate, as necessary, the eligible charter school funding allocations; deleting provisions relating to certain duties of the Commissioner of Education; amending s. 1013.64, F.S.; providing that a school district may not receive funds from the Special Facility Construction Account under certain circumstances; revising the criteria for a request for funding; authorizing the request for a preapplication review to take place at any time; providing exceptions; revising the timeframe for completion of the review; providing that certain capital outlay full-time equivalent student enrollment estimates be determined by specified estimating conferences; requiring surveys to be cooperatively prepared by certain entities and approved by the Department of Education; prohibiting certain consultants from specified employment and compensation; providing an exception to prohibiting the cost per student station from exceeding a certain amount; requiring a school district to levy the maximum millage against certain property value under certain circumstances; reducing the required millage to be budgeted for a project; requiring certain plans to be finalized by a specified date; requiring a representative of the department to chair the Special Facility Construction Committee; requiring school districts to maintain accurate documentation related to specified costs; requiring the Auditor General to review such documentation; providing that the department makes final determinations on compliance; requiring the Office of Economic and Demographic Re-

search to conduct a study, in consultation with the department, on cost per student station amounts; requiring the Office of Program Policy Analysis and Government Accountability to conduct a study on the State Requirements for Education Facilities; requiring the reports to be submitted to the Governor and the Legislature by a specified date; prohibiting a district school board from using funds for specified purposes for certain projects; providing sanctions for school districts that exceed certain costs; providing an exemption to the sanctions; providing for the creation of a district capital outlay oversight committee; providing for membership of the oversight committee; requiring the department to provide certain reports to the Auditor General; deleting a provision relating to applicability of certain restrictions on the cost per student station of new construction; amending s. 1002.37, F.S.; revising the calculation of "full-time equivalent student"; amending s. 1002.391, F.S.; revising the calculation of a matrix of services for certain students beginning in a specific school year; amending s. 1002.45, F.S.; conforming cross-references; deleting a provision related to educational funding for students enrolled in certain virtual education courses; revising conditions for termination of a virtual instruction provider's contract; creating s. 1003.3101, F.S.; requiring each school district board to establish a classroom teacher transfer process for parents, to approve or deny a transfer request within a certain timeframe, to notify a parent of a denial, and to post an explanation of the transfer process in the student handbook or a similar publication; amending s. 1003.4295, F.S.; revising the purpose of the Credit Acceleration Program; requiring students to earn passing scores on specified assessments and examinations to earn course credit; amending s. 1004.935, F.S.; deleting the scheduled termination of the Adults with Disabilities Workforce Education Pilot Program; changing the name of the program to the "Adults with Disabilities Workforce Education Program"; amending s. 1006.15, F.S.; defining the term "eligible to participate"; conforming provisions to changes made by the act; prohibiting a school district from delaying or preventing a student who participates in open controlled enrollment from being immediately eligible to participate in certain activities; prohibiting a student from participating in a sport under certain circumstances; providing exemptions; authorizing a transfer student to immediately participate in interscholastic or intrascholastic activities under certain circumstances; prohibiting a school district or the Florida High School Athletic Association (FHSAA) from declaring a transfer student ineligible under certain circumstances; creating s. 1006.195, F.S.; requiring district school boards to establish in codes of student conduct eligibility standards and disciplinary actions relating to students participating in interscholastic and intrascholastic extracurricular activities; providing guidelines and applicability; requiring the FHSAA to comply with certain requirements by a specified date; amending s. 1006.20, F.S.; requiring the FHSAA to allow a private school to maintain full membership in the association or to join by sport; prohibiting the FHSAA from discouraging a private school from maintaining membership in the FHSAA and another athletic association; authorizing the FHSAA to allow a public school to apply for consideration to join another athletic association; revising student eligibility requirements; providing penalties for recruiting violations; requiring a school to forfeit a competition, including resulting honors, in which a student who was recruited in a prohibitive manner; revising circumstances under which a student may be declared ineligible; amending s. 1007.35, F.S.; revising the exams each public high school is required to administer to all enrolled 10th grade students to include ACT Aspire; amending s. 1009.893, F.S.; changing the name of the "Florida National Merit Scholar Incentive Program" to the "Benacquisto Scholarship Program"; providing that a student who receives a scholarship award under the program will be referred to as a Benacquisto Scholar; encouraging all eligible Florida public or independent postsecondary educational institutions, and requiring all eligible state universities, to become college sponsors of the National Merit Scholarship Program; amending s. 1011.61, F.S.; revising the definition of "fulltime equivalent student"; amending s. 1011.62, F.S.; conforming a cross-reference; revising the calculation for certain supplemental funds for exceptional student education programs; requiring the funds to be prorated under certain circumstances; revising the funding of full-time equivalent values for students who earn CAPE industry certifications through dual enrollment; revising a provision prohibiting a teacher's bonus from exceeding a specified amount; creating a federally connected student supplement for school districts; specifying eligibility requirements and calculations for allocations of the supplement; amending s. 1011.71, F.S.; conforming a cross-reference; amending s. 1012.42, F.S.; authorizing a parent of a child whose teacher is teaching outside the teacher's field to request that the child be transferred to another

classroom teacher within the school and grade in which the child is currently enrolled within a specified timeframe; specifying that a transfer does not provide a parent the right to choose a specific teacher; amending s. 1012.56, F.S.; authorizing a charter school to develop and operate a professional development certification and education competency program; creating s. 1012.583, F.S.; requiring the Department of Education, in consultation with the Statewide Office for Suicide Prevention and suicide prevention experts, to develop a list of approved materials for youth suicide awareness and prevention training materials for certain purposes; specifying requirements for training materials; providing that a school which incorporates the training materials into the existing continuing education or inservice training requirements be considered a "Suicide Prevention Certified School"; requiring participating schools to report certain information to the department; requiring the department to maintain an updated record of participating schools; providing that no cause of action results from the implementation of this act; providing for rulemaking; amending s. 1012.795, F.S.; authorizing the Education Practices Commission to suspend the educator certificate of a person who has committed a third recruiting offense as determined by the FHSAA; requiring the FHSAA to report certain information to the department; amending s. 1012.796, F.S.; requiring department staff to advise the Commissioner of Education of all referrals by the FHSAA relating to recruiting offenses by certain individuals; providing that certain penalties are in addition to penalties required under s. 1006.20, F.S.; amending s. 1013.385, F.S.; authorizing a district school board to implement certain exceptions to the educational facilities construction requirements under certain circumstances; providing that the Office of Early Learning may not adopt a kindergarten readiness rate for specific Voluntary Prekindergarten Education Program years; providing that providers on probation for the 2013-2014 program year must remain on probation until certain criteria are met; providing an expiration date; amending s. 1012.33, F.S.; providing for a retiree to be employed as instructional personnel under a 1year probationary contract; authorizing the retiree to be hired under an annual contract under certain circumstances; providing that the retiree is ineligible for a professional service contract; amending s. 413.207, F.S.; requiring the Division of Vocational Rehabilitation to initiate, by a specified date, a performance improvement plan designed to achieve specific goals; requiring the division to submit a performance report annually, by a specified date, to the Governor and Legislature which includes specified information; amending ss. 1012.795 and amending s. 1003.44, F.S.; requiring written notice of a student's right not to participate in the pledge of allegiance to be included in a specific publication; providing that a student may be excused from certain actions associated with the pledge of allegiance; requiring unexcused students to show full respect to the flag during the pledge of allegiance; creating s. 1003.432, F.S.; defining

Senator Lee moved the following amendment which was adopted:

Senate Amendment 2 (137784) to House Amendment 1 (635159) to Senate Amendment 1 (550680) (with title amendment)—Between lines 87 and 88 insert:

Section 6. Subsections (1) and (2) of section 1002.53, Florida Statutes, are amended to read:

1002.53 Voluntary Prekindergarten Education Program; eligibility and enrollment.—

- (1) The Voluntary Prekindergarten Education Program is created and shall be organized, designed, and delivered in accordance with s. 1(b) and (c), Art. IX of the State Constitution.
- (2) Each child who resides in this state who will have attained the age of 4 years on or before September 1 of the school year is eligible for the Voluntary Prekindergarten Education Program during either that school year or the following school year. The child remains eligible until the beginning of the school year for which the child is eligible for admission to kindergarten in a public school under s. 1003.21(1)(a)2. or until the child is admitted to kindergarten, or unless he or she will have attained the age of 6 years by February 1 of any school year under s. 1003.21(1)(a)1 whichever occurs first.

And the title is amended as follows:

Delete line 3940 and insert: exemptions; amending s. 1002.53, F.S.; revising eligibility for the Voluntary Prekindergarten Education Program; amending s. 1002.33, F.S.; making

#### SENATOR RICHTER PRESIDING

#### THE PRESIDENT PRESIDING

On motion by Senator Gaetz, the Senate concurred in House Amendment 1 (635159) to Senate Amendment 1 (550680), as amended, and requested the House to concur in Senate Amendment 1 (927886) to House Amendment 1 (635159) to Senate Amendment 1 (550680).

On motion by Senator Lee, the Senate concurred in **House Amendment 1** (635159) to Senate Amendment 1 (550680), as amended, and requested the House to concur in Senate Amendment 2 (137784) to **House Amendment 1** (635159) to Senate Amendment 1 (550680).

CS for CS for HB 7029 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas—29

Mr. President	Flores	Margolis
Altman	Gaetz	Montford
Bean	Galvano	Negron
Benacquisto	Garcia	Richter
Bradley	Grimsley	Ring
Brandes	Hays	Sachs
Dean	Hukill	Simmons
Detert	Hutson	Simpson
Diaz de la Portilla	Lee	Stargel
Evers	Legg	C

Nays-10

Abruzzo	Gibson	Soto
Braynon	Joyner	Thompson
Bullard	Smith	-
Clemens	Sobel	

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1 (156670) and concurred in the same as amended, and passed HB 423 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

**HB 423**—A bill to be entitled An act relating to drug prescription by advanced registered nurse practitioners and physician assistants; providing a short title; amending s. 110.12315, F.S.; expanding the categories of persons who may prescribe brand drugs under the prescription drug program when medically necessary; amending ss. 310.071, 310.073, and 310.081, F.S.; exempting controlled substances prescribed by an advanced registered nurse practitioner or a physician assistant from the disqualifications for certification or licensure, and for continued certification or licensure, as a deputy or state pilot; amending s. 456.072, F.S.; applying existing penalties for violations relating to the prescribing or dispensing of controlled substances to an advanced registered nurse practitioner; amending s. 456.44, F.S.; deleting an obsolete date; requiring advanced registered nurse practitioners and physician assistants who prescribe controlled substances for certain pain to make a certain designation, comply with registration requirements, and follow specified standards of practice; providing applicability; amending ss. 458.3265 and 459.0137, F.S.; limiting the authority to prescribe a controlled substance in a pain-management clinic to a physician licensed under chapter 458 or chapter 459, F.S.; amending s. 458.347, F.S.; expanding the prescribing authority of a licensed physician assistant; amending s. 464.012, F.S.; authorizing an advanced registered nurse practitioner to prescribe, dispense, administer, or order drugs, rather than to monitor and alter drug therapies; amending s. 464.018, F.S.; specifying acts that constitute grounds for denial of a

license for or disciplinary action against an advanced registered nurse practitioner; amending s. 893.02, F.S.; redefining the term "practitioner" to include advanced registered nurse practitioners and physician assistants under the Florida Comprehensive Drug Abuse Prevention and Control Act; amending s. 948.03, F.S.; providing that possession of drugs or narcotics prescribed by an advanced registered nurse practitioner or physician assistant is an exception from a prohibition relating to the possession of drugs or narcotics during probation; reenacting s. 310.071(3), F.S., relating to deputy pilot certification, to incorporate the amendment made by the act to s. 310.071, F.S., in a thereto; reenacting ss. 458.331(10), 458.347(7)(g), 459.015(10), 459.022(7)(f), and 465.0158(5)(b), F.S., relating to grounds for disciplinary action against certain licensed health care practitioners or applicants, physician assistant licensure, the imposition of penalties upon physician assistants by the Board of Osteopathic Medicine, and nonresident sterile compounding permits, respectively, to incorporate the amendment made by the act to s. 456.072, F.S., in references thereto; reenacting ss. 456.072(1)(mm) and 466.02751, F.S., relating to grounds for discipline of certain licensed health care practitioners or applicants and dentist practitioner profiles, respectively, to incorporate the amendment made by the act to s. 456.44, F.S., in references thereto; reenacting ss. 458.303, 458.347(4)(e) and (9)(c), 458.3475(7)(b), 459.022(4)(e) and (9)(c), and 459.023(7)(b), F.S., relating to the nonapplicability of certain provisions to specified health care practitioners, the prescribing or dispensing of medications by physician assistants, the duties of the Council on Physician Assistants, and the duties of the Board of Medicine and the Board of Osteopathic Medicine with respect to anesthesiologist assistants, respectively, to incorporate the amendment made by the act to s. 458.347, F.S., in references thereto; reenacting ss. 456.041(1)(a), 458.348(1) and (2), and 459.025(1), F.S., relating to practitioner profiles and notice and standards for formal supervisory relationships, standing orders, and established protocols, respectively, to incorporate the amendment made by the act to s. 464.012, F.S., in references thereto; reenacting ss. 464.008(2), 464.009(5), 464.018(2), and 464.0205(1)(b), (3), and (4)(b), F.S., relating to licensure by examination of registered nurses and licensed practical nurses, licensure by endorsement to practice professional or practical nursing, disciplinary actions against nursing applicants or licensees, and retired volunteer nurse certifications, respectively, to incorporate the amendment made by the act to s. 464.018, F.S., in references thereto; reenacting s. 775.051, F.S., relating to the exclusion as a defense and nonadmissibility as evidence of voluntary intoxication, to incorporate the amendment made by the act to s. 893.02, F.S., in a reference thereto; reenacting ss. 944.17(3)(a), 948.001(8), and 948.101(1)(e), F.S., relating to the receipt by the state correctional system of certain persons sentenced to incarceration, the definition of the term "probation," and the terms and conditions of community control, respectively, to incorporate the amendment made by the act to s. 948.03, F.S., in references thereto; providing an effective date.

House Amendment 1 (926589) to Senate Amendment 1 (156670) (with title amendment)— Remove lines 124-189 and lines 868-922 of the amendment.

And the title is amended as follows:

Remove lines 1084-1089 of the amendment and insert: s. 456.072, F.S.; applying

Remove lines 1133-1146 of the amendment and insert: nurse practitioner; amending s.

House Amendment 2 (740423) to Senate Amendment 1 (156670) (with title amendment)—Between lines 922 and 923 of the amendment, insert:

Section 20. Paragraph (a) of subsection (3) of section 766.1115, Florida Statutes, is amended to read:

 $766.1115\,$  Health care providers; creation of agency relationship with governmental contractors.—

- (3) DEFINITIONS.—As used in this section, the term:
- (a) "Contract" means an agreement executed in compliance with this section between a health care provider and a governmental contractor for volunteer, uncompensated services which allows the health care provider to deliver health care services to low-income recipients as

an agent of the governmental contractor. The contract must be for volunteer, uncompensated services, except as provided in paragraph (4)(g). For services to qualify as volunteer, uncompensated services under this section, the health care provider, or any employee or agent of the health care provider, must receive no compensation from the governmental contractor for any services provided under the contract and must not bill or accept compensation from the recipient, or a public or private third-party payor, for the specific services provided to the lowincome recipients covered by the contract, except as provided in paragraph (4)(g). A free clinic as described in subparagraph (d)14. may receive a legislative appropriation, a grant through a legislative appropriation, or a grant from a governmental entity or nonprofit corporation to support the delivery of contracted services by volunteer health care providers, including the employment of health care providers to supplement, coordinate, or support the delivery of such services. The appropriation or grant for the free clinic does not constitute compensation under this paragraph from the governmental contractor for services provided under the contract, nor does receipt or use of the appropriation or grant constitute the acceptance of compensation under this paragraph for the specific services provided to the low-income recipients covered by the contract.

And the title is amended as follows:

Between lines 1146 and 1147 of the amendment, insert: 766.1115, F.S.; revising the definition of the term "contract"; amending s.

Senator Grimsley moved the following amendments which were adopted:

Senate Amendment 1 (310800) to House Amendment 1 (926589) to Senate Amendment 1 (156670) (with title amendment)—Delete line 4 and insert:

Delete lines 124-189 and 892-922 of the amendment.

And the title is amended as follows:

Delete line 12 and insert: nurse practitioner; creating s. 627.42392, F.S.; defining the term "health insurer"; requiring that certain health insurers that do not already use a certain form use only a prior authorization form approved by the Financial Services Commission in consultation with the Agency for Health Care Administration; requiring the commission in consultation with the agency to adopt by rule guidelines for such forms; amending s.

Senate Amendment 2 (854278) to House Amendment 1 (926589) to Senate Amendment 1 (156670) (with title amendment)—After line 4 insert:

Between lines 891 and 892 of the amendment, insert:

(4) Electronic prior-authorization approvals do not preclude benefit verification or medical review by the insurer under either the medical or pharmacy benefits.

And the title is amended as follows:

Delete line 11 and insert:

delete line 1141 and insert: guidelines for such forms; providing that prior-authorization approvals do not preclude certain benefit verifications or medical reviews; amending s. 627.6131, F.S.;

On motion by Senator Grimsley, the Senate concurred in **House Amendment 1** (926589) to Senate Amendment 1 (156670), as amended, and requested the House to concur in the Senate amendments to the House amendment; and concurred in **House Amendment 2** (740423) to Senate Amendment 1 (156670).

**HB 423** passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-37

Mr. President	Braynon	Flores
Abruzzo	Bullard	Gaetz
Altman	Clemens	Galvano
Bean	Dean	Garcia
Benacquisto	Detert	Gibson
Bradley	Diaz de la Portilla	Grimsley

Hays Margolis Simpson
Hukill Montford Sobel
Hutson Negron Soto
Joyner Richter Stargel
Latvala Ring Thompson

Lee Sachs Legg Simmons

Nays-None

Vote after roll call:

Yea—Brandes, Evers

#### SENATOR RICHTER PRESIDING

## THE PRESIDENT PRESIDING

#### SENATOR BRAYNON PRESIDING

#### SPECIAL GUESTS

Senator Sobel recognized her husband, Dr. Stuart Sobel, who was present in the gallery.

Senator Sachs recognized her husband, Peter Sachs, who was present in the gallery.

#### THE PRESIDENT PRESIDING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate Amendment 1 (253290) to CS/CS/CS/HB 221 and requests the Senate to recede.

Bob Ward, Clerk

CS for CS for CS for HB 221—A bill to be entitled An act relating to out-of-network health insurance coverage; amending s. 395.003, F.S.; requiring hospitals, ambulatory surgical centers, specialty hospitals, and urgent care centers to comply with certain provisions as a condition of licensure; amending s. 395.301, F.S.; requiring a hospital to post on its website certain information regarding its contracts with health insurers, health maintenance organizations, and health care practitioners and medical practice groups and specified notice to patients and prospective patients; amending s. 408.7057, F.S.; providing requirements for settlement offers between certain providers and health plans in a specified dispute resolution program; requiring the Agency for Health Care Administration to include in its rules additional requirements relating to a resolution organization's process in considering certain claim disputes; requiring a final order to be subject to judicial review; amending ss. 456.072, 458.331, and 459.015, F.S.; providing additional acts that constitute grounds for denial of a license or disciplinary action, to which penalties apply; amending s. 626.9541, F.S.; specifying an additional unfair method of competition and unfair or deceptive act or practice; creating s. 627.64194, F.S.; defining terms; providing that an insurer is solely liable for payment of certain fees to a nonparticipating provider; providing limitations and requirements for reimbursements by an insurer to a nonparticipating provider; providing that certain disputes relating to reimbursement of a nonparticipating provider shall be resolved in a court of competent jurisdiction or through a specified voluntary dispute resolution process; amending s. 627.6471, F.S.; requiring an insurer that issues a policy including coverage for the services of a preferred provider to post on its website certain information about participating providers and physicians; requiring that specified notice be included in policies issued after a specified date which provide coverage for the services of a preferred provider; amending s. 627.662, F.S.; providing applicability of provisions relating to coverage for services and payment collection limitations to group health insurance, blanket health insurance, and franchise health insurance; providing effective dates.

On motion by Senator Garcia, further consideration of CS for CS for CS for HB 221 was deferred.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1 (852928) and concurred in the same as amended, and passed CS/CS/CS/HB 153 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for HB 153—A bill to be entitled An act relating to the Healthy Food Financing Initiative Pilot Program; creating the Healthy Food Financing Initiative Pilot Program; providing definitions; directing the Department of Agriculture and Consumer Services to establish a program to provide specified financing to construct, rehabilitate, or expand grocery stores and supermarkets in underserved communities in low-income and moderate-income areas; authorizing the department to contract with a third-party administrator; providing program, project, and applicant requirements; authorizing funds to be used for specified purposes; directing the department submit a report to the Legislature by a specified date; requiring that loan repayments be transferred to the General Revenue Fund; directing the department to adopt rules; providing for expiration of the program; providing an appropriation; providing an effective date.

House Amendment 1 (965613) to Senate Amendment 1 (852928) (with title amendment)—Remove lines 55-183 of the amendment and insert: financial assistance for the rehabilitation or expansion of independent grocery stores, supermarkets, community facilities, or other structures to increase access to fresh produce and other nutritious food in underserved communities.

(3)(a) The department may contract with one or more qualified nonprofit organizations or Florida-based federally certified community development financial institutions to administer the program through a public-private partnership. Eligible community development financial institutions must be able to demonstrate:

- 1. Prior experience in healthy food financing.
- 2. Support from the Community Development Financial Institutions Fund of the United States Department of the Treasury.
- 3. The ability to successfully manage and operate lending and tax credit programs.
- 4. The ability to assume full financial risk for loans made under this initiative.
  - (b) The department shall:
- 1. Establish program guidelines, raise matching funds, promote the program statewide, evaluate applicants, underwrite and disburse grants and loans, and monitor compliance and impact. The department may contract with a third-party administrator to carry out such duties. If the department contracts with a third-party administrator, funds shall be granted to the third-party administrator to create a revolving loan fund for the purpose of financing projects that meet the criteria of the program. The third-party administrator shall report to the department annually.
- 2. Create eligibility guidelines and provide financing through an application process. Eligible projects must:
  - a. Be located in an underserved community;
- b. Primarily serve low-income communities; and
- c. Provide for the renovation or expansion of, including infrastructure upgrades to, existing independent grocery stores or supermarkets; or the renovation or expansion of, including infrastructure upgrades to, community facilities to improve the availability and quality of fresh produce and other healthy foods.
- 3. Report annually to the President of the Senate and the Speaker of the House of Representatives on the projects funded, the geographic

distribution of the projects, the costs of the program, and the outcomes, including the number and type of jobs created.

- (4)(a) The Office of Program Policy Analysis and Government Accountability shall review the program and data collected from the department after a term of 7 years and report to the President of the Senate and the Speaker of the House of Representatives. The report shall include, but is not limited to, health impacts based on data collected by the state on diabetes, heart disease and other obesity-related diseases, and other factors as determined by the department.
- (b) If the report determines the program to be unsuccessful after 7 years, the department shall create guidelines for unused funds to be returned to the initial investor.
- (5) A for-profit entity, including a convenience store or a fueling station, or a not-for-profit entity, including, but not limited to, a sole proprietorship, partnership, limited liability company, corporation, cooperative, nonprofit organization, nonprofit community development entity, or private university, may apply for financing. An applicant for financing must:
- (a) Demonstrate the capacity to successfully implement the project and the likelihood that the project will be economically self-sustaining;
  - (b) Demonstrate the ability to repay the loan; and
- (c) Agree, as an independent grocery store or supermarket, for at least 5 years, to:
  - 1. Accept Supplemental Nutrition Assistance Program benefits;
- 2. Apply to accept Special Supplemental Nutrition Program for Women, Infants, and Children benefits and accept such benefits, if approved;
- 3. Allocate at least 30 percent of food retail space for the sale of perishable foods, which may include fresh or frozen dairy products, fresh produce, and fresh meats, poultry, and fish;
- 4. Comply with all data collection and reporting requirements established by the department; and
  - 5. Promote the hiring of local residents.

Projects including, but not limited to, corner stores, bodegas, or other types of nontraditional grocery stores that do not meet the 30 percent minimum in subparagraph 3. can still qualify for funding if such funding will be used for refrigeration, displays, or other one-time capital expenditures to promote the sale of fresh produce and other healthy foods.

- (6) In determining which qualified projects to finance, the department or third-party administrator shall:
- (a) Give preference to local Florida-based grocers or local business owners with experience in grocery stores and to grocers and business owners with a business plan model that includes written documentation of opportunities to purchase from Florida farmers and growers before seeking out-of-state purchases;
  - (b) Consider the level of need in the area to be served;
- (c) Consider the degree to which the project will have a positive economic impact on the underserved community, including the creation or retention of jobs for local residents;
- (d) Consider the location of existing independent grocery stores, supermarkets, or other markets relevant to the applicant's project and provide the established entity the right of first refusal for such project; and
  - (e) Consider other criteria as determined by the department.
  - (7) Financing for projects may be used for the following purposes:
  - (a) Site acquisition and preparation.
  - (b) Construction and build-out costs.

- (c) Equipment and furnishings.
- (d) Workforce training or security.
- (e) Predevelopment costs, such as market studies and appraisals.
- (f) Energy efficiency measures.
- (g) Working capital for first-time inventory and startup costs.
- (h) Acquisition of seeds and starter plants for the residential cultivation of fruits, vegetables, herbs, and other culinary products. However, only 7 percent of the total funds expended in any one project under this section may be used for such acquisition.
- (i) Other purposes as determined by the department or a third-party administrator.
  - (8) The department shall adopt rules to administer this section.
- (9) The department may not distribute more than \$500,000 among more than three recipients.

Section 2. For the 2016-2017 fiscal year, the sum of \$500,000 in nonrecurring funds from the General Revenue Fund is appropriated to the Department of Agriculture and Consumer Services for the purpose of implementing this act.

And the title is amended as follows:

Remove lines 195-196 of the amendment and insert: to provide specified financing to rehabilitate or expand independent grocery stores and

On motion by Senator Bean, the Senate concurred in the House amendment to the Senate amendment.

CS for CS for CS for HB 153 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	
Nays—None		

nays—none

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate Amendment 1 (291762), and requests the Senate to recede therefrom, concurred in Senate Amendment 2 (108966), and passed CS/CS/CS/HB 491 as further amended, and request the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for HB 491—A bill to be entitled An act relating to water and wastewater; creating s. 159.8105, F.S.; requiring the Division of Bond Finance of the State Board of Administration to review the allocation of private activity bonds to determine the availability of additional allocation and reallocation of bonds for water and wastewater infrastructure projects; amending s. 367.022, F.S.; exempting from regulation by the Florida Public Service Commission a person who resells water service to certain tenants or residents up to a specified

percentage or cost; amending s. 367.081, F.S.; providing that the commission may authorize a utility to create a utility reserve fund under certain circumstances; requiring the commission to adopt rules to govern the implementation, management, and use of the fund; establishing criteria for adjusted rates; specifying expense items that may be the basis for an automatic increase or decrease of a utility's rates; authorizing the commission to establish by rule additional specified expense items; specifying the time period over which rate case expenses may be apportioned if a public utility is authorized to recover those expenses through its rates; prohibiting a utility from earning a return on the unamortized balance of the rate case expense; amending s. 367.0814, F.S.; requiring the commission to award rate case expenses to recover attorney fees or fees of other outside consultants in certain circumstances; requiring the commission to propose rules by a certain date; repealing s. 367.0816, F.S., relating to the recovery of rate case expenses; amending s. 367.111, F.S.; authorizing the commission to review water quality and wastewater service under certain circumstances; amending s. 367.165, F.S.; requiring counties to comply with requirements for abandoned water and wastewater systems; amending s. 403.8532, F.S.; authorizing the Department of Environmental Protection to require or request that the Florida Water Pollution Control Financing Corporation make loans, grants, and deposits to for-profit, privately owned, or investor-owned water systems; removing current restrictions on such activities; providing an effective date.

On motion by Senator Hays, the Senate receded from **Senate Amendment 1** (291762).

CS for CS for HB 491 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

#### Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	
Evers	Margolis	
Nays—None		

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has amended Senate Amendment 1 (312750) and concurred in the same as amended, and passed CS/CS/HB 7061 as further amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

CS for CS for HB 7061-A bill to be entitled An act relating to transportation; amending s. 311.12, F.S.; establishing the Seaport Security Advisory Committee directed by the Florida Seaport Transportation and Economic Development Council; providing for membership and duties; directing the council to establish a Seaport Security Grant Program to assist in implementation of security at specified seaports; directing the council to adopt rules; amending s. 316.003, F.S.; revising and providing definitions; creating s. 316.2069, F.S.; authorizing a municipality or county to permit the use of commercial megacycles; providing requirements; providing applicability; amending s. 316.235, F.S.; revising specifications for bus deceleration lighting systems; amending s. 316.303, F.S.; providing exceptions to a prohibition of a viewer or screen visible from the driver's seat of a motor vehicle; amending s. 320.525, F.S.; revising the definition of the term "port vehicles and equipment"; amending s. 332.08, F.S.; revising the maximum period of time for which certain municipalities may lease airports, navigation facilities, or related real property; amending s. 333.01, F.S.; revising and providing definitions of terms used in provisions relating to airport safety regulation; amending s. 333.025, F.S.; revising requirements for a permit to construct or alter an obstruction; revising procedures for issuing such permit; revising duties of the department relating to issuance of the permit; providing for administrative review of a denial of a permit; amending s. 333.03, F.S.; revising requirements and procedures for certain local political subdivisions to adopt and enforce airport zoning regulations; directing the department to provide assistance to political subdivisions with regard to federal obstruction standards; providing minimum requirements for airport land use compatibility zoning regulations; directing political subdivisions to provide the department with copies of airport zoning regulations; providing applicability and effect; amending s. 333.04, F.S.; revising provisions for incorporation of zoning regulations with a political subdivision's comprehensive regulations; revising provisions for a conflict between airport zoning regulations and other regulations; amending s. 333.05, F.S.; revising procedure for adoption of zoning regulations; revising provisions relating to an airport zoning commission; amending s. 333.06, F.S.; revising airport zoning regulation requirements; revising requirements for adoption of an airport master plan and amendments thereto; amending s. 333.07, F.S.; requiring a permit to construct, alter, or allow an airport obstruction in an airport hazard area under certain circumstances; providing conditions for issuance or denial of such permit; revising provisions to compel conformance; removing provisions for obtaining a variance to zoning regulations; removing reference to a board of adjustment; revising provisions directing a political subdivision to require an owner to install and maintain certain lighting or marking of obstructions; amending s. 333.09, F.S.; revising requirements for administration of airport protection zoning regulations; requiring the political subdivision to provide a process for permitting, notifications to the department, and enforcement; providing for appeal of decisions made by the political subdivision; amending s. 333.11, F.S.; revising provisions for judicial review of decisions by a political subdivision; revising jurisdiction of the court relating to decisions of the political subdivision; removing reference to a board of adjustment; requiring certain procedures before an appeal to a court; amending s. 333.12, F.S.; revising provisions for acquisition of property when a nonconforming obstruction is determined to be an airport hazard; amending s. 333.13, F.S.; revising penalty provisions; creating s. 333.135, F.S.; providing a timeframe for compliance by political subdivisions; repealing ss. 333.065, 333.08, 333.10, and 333.14, F.S., relating to guidelines regarding land use near airports, appeals, boards of adjustment, and a short title; reenacting s. 350.81(6), F.S., relating to communications services offered by governmental entities, to incorporate changes made by the act in a reference thereto; amending s. 337.18, F.S., relating to contracts for construction or maintenance; revising conditions for waiver of a required surety bond; amending 338.165, F.S.; removing an option to issue certain bonds secured by toll revenues collected on certain facilities; authorizing the department to transfer the Pinellas Bayway System to the Florida Turnpike; providing applicability; repealing chapter 85-364, Laws of Florida, as amended, relating to the Pinellas Bayway; amending s. 338.231, F.S., relating to the Florida Turnpike; removing a provision that authorizes the department to use revenues from the turnpike system for the payment of principal and interest of certain bonds and the operation and maintenance expenses of the Sawgrass Expressway; amending s. 339.175, F.S., relating to the Tampa Bay Area Regional Transportation Authority; revising provisions for a coordinating committee composed of metropolitan planning organizations; designating the committee as the "TBARTA Metropolitan Planning Organizations Chairs Coordinating Committee"; revising membership of the committee; providing duties of the authority, M.P.O.'s, and the department; amending s. 339.2818, F.S., relating to the Small County Outreach Program; revising the definition of the term "small county"; amending s. 339.55, F.S., relating to the State Infrastructure Bank; revising the types of projects eligible for consideration for state infrastructure loans; repealing s. 341.0532, F.S., relating to statewide transportation corridors; amending s. 341.301, F.S.; revising definitions relating to rail programs; amending s. 341.302, F.S., relating to the rail program; revising provisions for assumption of obligations and liability in conjunction with the acquisition, ownership, construction, operation, maintenance, and management of a rail corridor; amending s. 343.92, F.S.; revising membership of the governing board of the Tampa Bay Area Regional Transportation Authority; providing for the Secretary of Transportation to appoint two advisors to the board; amending s. 343.922, F.S., relating to powers and duties of such authority; revising the time period for updating the authority's master

Margolis

plan; directing the authority to provide administrative support and direction to the TBARTA Metropolitan Planning Organizations Chairs Coordinating Committee; amending s. 348.565, relating to the Tampa-Hillsborough County Expressway Authority; revising provisions that authorize certain projects to be financed by revenue bonds; amending s. 348.753, F.S., relating to the Central Florida Expressway Authority; revising provisions for membership on the authority; removing a provision for appointment of a secretary of the authority; amending s. 565.02, F.S., authorizing the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue a license for the sale of beer and wine on certain commercial megacycles; amending s. 810.09, F.S.; providing enhanced criminal penalties for a trespass upon the operational area of an airport with specified intent if specified signage is posted; providing a definition; directing the Office of Economic and Demographic Research to determine the economic benefits of the Department of Transportation's adopted work program; directing the department to provide access to necessary data; requiring a report to the Legislature; directing the department to study the operation of driver-assistive truck platooning technology; authorizing the department to conduct a pilot project to test such operation; providing security requirements; requiring a report to the Governor and Legislature; directing the department to conduct a feasibility study of state interchange improvements; requiring a report to the Governor and Legislature; amending ss. 212.05, 316.1303, 316.545, 316.605, 316.6105, 316.613, 316.622, 316.650, 316.70, 320.01, 320.08, 320.0801, 320.38, 322.031, 450.181, 559.903, 655.960, 732.402, and 860.065, F.S.; conforming cross-references; providing an effective

House Amendment 1 (613901) to Senate Amendment 1 (312750) (with title amendment)—Remove lines 14-16 of the amendment and insert: 624.4625.

And the title is amended as follows:

Remove lines 3438-3440 of the amendment and insert: a self-insurance fund; amending ss. 296.11 and 296.38,

House Amendment 2 (548489) to Senate Amendment 1 (312750) (with title amendment)—Remove lines 17-75 of the amendment

And the title is amended as follows:

Remove lines 3440-3447 of the amendment and insert: Insurance Regulation; amending s. 311.07, F.S.;

House Amendment 6 (628163) to Senate Amendment 1 (312750) (with title amendment)—Remove lines 2570-2596 of the amendment

And the title is amended as follows:

Remove lines 3728-3733 of the amendment and insert: directing the Department of

House Amendment 7 (955507) to Senate Amendment 1 (312750) (with title amendment)—Remove lines 2783-2827 of the amendment

And the title is amended as follows:

Remove lines 3772-3784 of the amendment and insert: donor registry;

On motion by Senator Brandes, the Senate concurred in the House amendments to the Senate amendment.

CS for CS for HB 7061 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President	Bullard	Galvano
Abruzzo	Clemens	Garcia
Altman	Dean	Gibson
Bean	Detert	Grimsley
Benacquisto	Diaz de la Portilla	Hays
Bradley	Evers	Hukill
Brandes	Flores	Hutson
Braynon	Gaetz	Joyner

Latvala	Richter	Smith
Lee	Ring	Sobel
Legg	Sachs	Soto
Montford	Simmons	Stargel
Negron	Simpson	Thompson
Nays—1		

By direction of the President, the Senate resumed consideration of the returning message on—

CS for CS for CS for HB 221—A bill to be entitled An act relating to out-of-network health insurance coverage; amending s. 395.003, F.S.; requiring hospitals, ambulatory surgical centers, specialty hospitals, and urgent care centers to comply with certain provisions as a condition of licensure; amending s. 395.301, F.S.; requiring a hospital to post on its website certain information regarding its contracts with health insurers, health maintenance organizations, and health care practitioners and medical practice groups and specified notice to patients and prospective patients; amending s. 408.7057, F.S.; providing requirements for settlement offers between certain providers and health plans in a specified dispute resolution program; requiring the Agency for Health Care Administration to include in its rules additional requirements relating to a resolution organization's process in considering certain claim disputes; requiring a final order to be subject to judicial review; amending ss. 456.072, 458.331, and 459.015, F.S.; providing additional acts that constitute grounds for denial of a license or disciplinary action, to which penalties apply; amending s. 626.9541, F.S.; specifying an additional unfair method of competition and unfair or deceptive act or practice; creating s. 627.64194, F.S.; defining terms; providing that an insurer is solely liable for payment of certain fees to a nonparticipating provider; providing limitations and requirements for reimbursements by an insurer to a nonparticipating provider; providing that certain disputes relating to reimbursement of a nonparticipating provider shall be resolved in a court of competent jurisdiction or through a specified voluntary dispute resolution process; amending s. 627.6471, F.S.; requiring an insurer that issues a policy including coverage for the services of a preferred provider to post on its website certain information about participating providers and physicians; requiring that specified notice be included in policies issued after a specified date which provide coverage for the services of a preferred provider; amending s. 627.662, F.S.; providing applicability of provisions relating to coverage for services and payment collection limitations to group health insurance, blanket health insurance, and franchise health insurance; providing effective dates.

—which was previously considered this day.

#### RECONSIDERATION OF AMENDMENT

On motion by Senator Garcia, the Senate reconsidered the vote by which **Senate Amendment 1** (253290) was adopted March 3.

Senator Garcia moved the following amendment to **Amendment 1** (253290) which was adopted:

Amendment 1A (379122) (with title amendment)—Delete lines 5-30 and insert:

Section 1. Paragraph (b) of subsection (3) of section 627.6686, Florida Statutes, is amended to read:

627.6686 Coverage for individuals with autism spectrum disorder required; exception.—

- (3) A health insurance plan issued or renewed on or after April 1, 2009, shall provide coverage to an eligible individual for:
- (b) Treatment of autism spectrum disorder and Down syndrome through speech therapy, occupational therapy, physical therapy, and applied behavior analysis. Applied behavior analysis services shall be provided by an individual certified pursuant to s. 393.17 or an individual licensed under chapter 490 or chapter 491.

Section 2. Paragraph (b) of subsection (3) of section 641.31098, Florida Statutes, is amended to read:

641.31098 Coverage for individuals with developmental disabilities.—

- (3) A health maintenance contract issued or renewed on or after April 1, 2009, shall provide coverage to an eligible individual for:
- (b) Treatment of autism spectrum disorder and Down syndrome, through speech therapy, occupational therapy, physical therapy, and applied behavior analysis services. Applied behavior analysis services shall be provided by an individual certified pursuant to s. 393.17 or an individual licensed under chapter 490 or chapter 491.

Section 3. Notwithstanding the enactment of subsection (2) made to s. 627.42392, Florida Statutes, by HB 423, 1st Eng., 2016 Regular Session, subsection (2) of s. 627.42392, Florida Statutes, is enacted to read:

(2) Notwithstanding any other provision of law, effective January 1, 2017 or six (6) months after the effective date of the rule adopting the prior authorization form, whichever is later, a health insurer, or a pharmacy benefits manager on behalf of the health insurer, which does not provide an electronic prior authorization process for use by its contracted providers, shall only use the prior authorization form that has been approved by the Financial Services Commission for granting a prior authorization for a medical procedure, course of treatment, or prescription drug benefit. Such form may not exceed two pages in length, excluding any instructions or guiding documentation, and must include all clinical documentation necessary for health insurer to make a decision. At a minimum, the form must include: (1) sufficient patient information to identify the member, date of birth, full name, and Health Plan ID number; (2) Provider name, address and phone number; (3) the medical procedure, course of treatment, or prescription drug benefit being requested, including the medical reason therefor, and all services tried and failed; (4) any laboratory documentation required; and (5) an attestation that all information provided is true and accurate.

Section 4. It is the intent of the Legislature that the enactment of s. 627.42392(2), Florida Statutes, made by this act shall control over the enactment of that subsection made by HB 423, 1st Eng., 2016 Regular Session, regardless of the order in which the bills are enacted.

And the title is amended as follows:

Delete lines 335-339 and insert: plan to provide specified coverage for treatment of Down syndrome; amending s. 641.31098, F.S.; requiring a specified health maintenance contract to provide specified health maintenance contract to provide specified coverage for treatment of Down syndrome; enacting s. 627.42392, F.S.; requiring a health insurer or a pharmacy benefits manager to only use a certain form; providing requirements for such form; providing legislative intent that the enactment of s. 627.42392(2), F.S., made by this act controls; amending s. 627.6131, F.S.;

Amendment 1 (253290), as amended, was adopted.

On motion by Senator Garcia, the Senate requested the House to concur in the Senate amendment, as amended.

CS for CS for HB 221 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-40

Detert	Hutson
Diaz de la Portilla	Joyner
Evers	Latvala
Flores	Lee
Gaetz	Legg
Galvano	Margolis
Garcia	Montford
Gibson	Negron
Grimsley	Richter
Hays	Ring
Hukill	Sachs
	Diaz de la Portilla Evers Flores Gaetz Galvano Garcia Gibson Grimsley Hays

Simmons Simpson Smith	Sobel Soto Stargel	Thompson
Nays—None		

By direction of the President, the following Conference Committee Report was read:

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5001, as amended by the Conference Committee Report.

Bob Ward, Clerk

## **CONFERENCE COMMITTEE REPORT ON HB 5001**

The Honorable Steve Crisafulli Speaker, House of Representatives March 10, 2016

The Honorable Andy Gardiner President of the Senate

Dear Mr. Speaker and Mr. President:

Your Conference Committee on the disagreeing votes of the two houses on HB 5001, same being:

An act relating to making Appropriations.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (953700).
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Richard Corcoran, Chair
                                  s/ Jim Boyd, Vice Chair
s/ Janet H. Adkins, At Large
                                  s / Larry Ahern
s/ Ben Albritton, At Large
                                  s / Bruce Antone
s/ Frank Artiles
                                  s / Dennis K. Baxley, At Large
s/ Jason T. Brodeur
                                  s / Doug Broxson
                                  s / Matthew H. "Matt" Caldwell
s/ Colleen Burton
s/ Daphne D. Campbell
                                  s / Gwyndolen "Gwyn" Clarke-Reed
s/ Neil Combee
                                  s/ Robert "Bob" Cortes
                                  s/ Fredrick W. "Fred" Costello
s/ John Cortes
s/ Janet Cruz, At Large
                                  s/ W. Travis Cummings
                                  s \ / \ Brad \ Drake
s/ Jose Felix Diaz, At Large
s/ Dwight Dudley
                                  s/ Heather Fitzenhagen
s/ Erik Fresen
                                  Reggie Fullwood
s/ Matt Gaetz, At Large
                                  s/ Julio Gonzalez
s/ Tom Goodson
                                  s / James W. "J.W." Grant
s/ Gayle B. Harrell
                                  s/ Walter Bryan "Mike" Hill
s/ Matt Hudson
                                  s/ Clay Ingram
                                  s/ Mia L. Jones, At Large
s/ Kristin Jacobs
s/ Shevrin D. "Shev" Jones
                                  s/ Dave Kerner
s/ Mike LaRosa
                                  s/ Chris Latvala
s/ Larry Lee, Jr.
                                  s/ MaryLynn "ML" Magar
s/ Debbie Mayfield
                                  s/ Larry Metz
s/ Mike Miller
                                  s / George R. Moraitis, Jr.
s/ Amanda Murphy
                                    At Large
Ed Narain
                                  s/ Jeanette M. Nunez
s/\ Jose\ R.\ Oliva, At Large
                                  s/ H. Marlene O'Toole, At Large
s/ Mark S. Pafford, At Large
                                  s / Kathleen C. Passidomo
s/ W. Keith Perry
                                  s/ Kathleen M. Peters
s/ Cary Pigman
                                  s/ Ray Pilon
s/ Bobby Powell
                                  s / Jake Raburn
s/ Holly Raschein, At Large
                                  s / Daniel D. "Dan" Raulerson
s/ Lake Ray
                                  s/ Paul Renner
s/ David Richardson, At Large
                                  s/ Ray Wesley Rodrigues
s/ Hazelle P. "Hazel" Rogers
                                  s/ Darryl Ervin Rouson
s/ Irving "Irv" Slosberg
                                  s/ Jimmie T. Smith
s/ Ross Spano
                                  Cynthia A. Stafford, At Large
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s/ Richard Stark
s/ Charlie Stone
s/ Victor Manuel "Vic" Torres, Jr.
s/ Barbara Watson
s/ John Wood, At Large
s/ Dana D. Young, At Large
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### Managers on the part of the House

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s/ Tom Lee, Chair
                                 s/ Lizbeth Benacquisto
s/ Thad Altman
                                   Vice Chair
s/ Aaron Bean
                                 s/ Rob Bradlev
s/ Jeff Brandes
                                 s/ Oscar Braynon II
s/ Dwight Bullard
                                 s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr. s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                 s/ Greg Evers
s/ Anitere Flores, At Large
                                 s/ Don Gaetz
s/ Bill Galvano, At Large
                                 s/ Rene Garcia
s / Audrev Gibson
                                 s/ Denise Grimsley, At Large
s/ Alan Hays
                                 s/ Dorothy L. Hukill
s/ Travis Hutson
                                 s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                 s/ John Legg
s/ Gwen Margolis, At Large
                                 s/ Bill Montford
s / Joe Negron
                                 s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                 s/ David Simmons, At Large
s/ Wilton Simpson
                                 s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                 s/ Darren Soto
s/ Kelli Stargel
                                 s/ Geraldine F. "Geri" Thompson
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Conferees on the part of the Senate

# Conference Committee Amendment (212343)—Delete everything and insert:

#### A bill to be entitled

An act making appropriations; providing moneys for the annual period beginning July 1, 2016, and ending June 30, 2017, and supplemental appropriations for the period ending June 30, 2016, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

## Be It Enacted by the Legislature of the State of Florida:

The moneys contained herein are appropriated from the named funds for Fiscal Year 2016-2017 to the state agency indicated, as the amounts to be used to pay the salaries, other operational expenditures, and fixed capital outlay of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes.

## SECTION 1 - EDUCATION ENHANCEMENT "LOTTERY" TRUST FUND

The moneys contained herein are appropriated from the Education Enhancement "Lottery" Trust Fund to the state agencies indicated.

#### EDUCATION, DEPARTMENT OF

Funds provided in sections 1 and 2 of this act as Grants and Aids-Special Categories or as Grants and Aids-Aid to Local Governments may be advanced quarterly throughout the fiscal year based on projects, grants, contracts, and allocation conference documents. Of the funds provided in Specific Appropriations 65, 69 through 69B, 70 through 78A, and 151, 60 percent of general revenue shall be released at the beginning of the first quarter and the balance at the beginning of the third quarter.

No funds are appropriated in Specific Appropriations 1 through 161 and sections 9, 14, 18, and 19, for the payment of rent, lease or possession of space for offices or any other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 480:0570, 480:0644 or 480:M139, or Florida State University Lease No. 2011:101, or any other lease, by the Department of Education or any state university, notwithstanding any lease or contract to the contrary. The Department of Education and all

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC

APPROPRIATION

state universities are prohibited from expending any specific appropriation from the General Revenue Fund, any trust fund or from any other source for the rent, lease or possession of any space for offices or other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 480:0570, 480:0644 or 480:M139, or Florida State University Lease No. 2011:101, or any other lease.

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

1 FIXED CAPITAL OUTLAY
CLASSROOMS FIRST AND 1997 SCHOOL CAPITAL
OUTLAY BOND PROGRAMS - OPERATING FUNDS AND
DERT SERVICE

in Specific Appropriation 1 are for the cash and debt service

Funds in Specific Appropriation 1 are for the cash and debt service requirements of the Classrooms First and 1997 School Capital Outlay Bond programs established in chapter 97-384, Laws of Florida.

Funds in Specific Appropriation 1 shall be transferred using nonoperating budget authority into the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service and projects. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service and projects resulting from these transfers.

151,265,624

155,786,420

Funds in Specific Appropriation 2 shall be transferred using nonoperating budget authority into the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service resulting from these transfers.

Funds in Specific Appropriation 2 are for Fiscal Year 2016-2017 debt service on all bonds authorized pursuant to section 1013.737, Florida Statutes, for class size reduction, including any other continuing payments necessary or incidental to the repayment of the bonds. These funds may be used to refinance any or all bond series if it is in the best interest of the state as determined by the Division of Bond Finance.

3 FIXED CAPITAL OUTLAY
EDUCATIONAL FACILITIES
FROM EDUCATIONAL ENHANCEMENT TRUST
FUND . . . . . . . . . . . . . . . . . .

6,650,622

Funds in Specific Appropriation 3 for educational facilities are provided for debt service requirements associated with bond proceeds from the Lottery Capital Outlay and Debt Service Trust Fund included in Specific Appropriations 17 and 17A of chapter 2012-118, Laws of Florida, authorized pursuant to section 1013.737, Florida Statutes.

Funds in Specific Appropriation 3 shall be transferred, using nonoperating budget authority, to the Lottery Capital Outlay and Debt Service Trust Fund. There is hereby appropriated from the Lottery Capital Outlay and Debt Service Trust Fund an amount sufficient to enable the payment of debt service resulting from these transfers.

OFFICE OF STUDENT FINANCIAL ASSISTANCE

217,300,000

Academic Scholars

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC APPROPRIATION PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE 4 SPECIAL CATEGORIES

GRANTS AND AIDS - FLORIDA'S BRIGHT FUTURES SCHOLARSHIP PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST

From the funds in Specific Appropriation 4, the Bright Futures award per credit hour or credit hour equivalent for the 2016-2017 academic year shall be as follows:

Academic Scholars	
4-Year Institutions\$	
2-Year Institutions\$	63
Upper-Division Programs at Florida Colleges\$	71
Career/Technical Centers\$	52
Medallion Scholars	
4-Year Institutions\$	77
2-Year Institutions\$	
Upper-Division Programs at Florida Colleges\$	53
Career/Technical Centers\$	39
Gold Seal Vocational Scholars	
Career Certificate Program\$	39
Applied Technology Diploma Program\$	39
Technical Degree Education Program\$	48

The additional stipend for Top Scholars shall be \$44 per credit hour.

SPECIAL CATEGORIES FIRST GENERATION IN COLLEGE MATCHING GRANT PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST 

5,308,663

From the funds provided in Specific Appropriation 5, \$1,327,166 shall be allocated to First Generation in College Matching Grant Programs at Florida colleges for need-based financial assistance as provided in section 1009.701, Florida Statutes. If required matching funds are not raised by participating Florida colleges or state universities by December 1, 2016, the remaining funds shall be reallocated to First Generation in College Matching Grant Programs at Florida colleges or state universities that have remaining unmatched private contributions.

6 FINANCIAL ASSISTANCE PAYMENTS STUDENT FINANCIAL AID FROM EDUCATIONAL ENHANCEMENT TRUST 

64.869.443

Funds in Specific Appropriation 6 are allocated in Specific Appropriation 76. These funds are provided for Florida Student Assistance Grant (FSAG) public full-time and part-time programs.

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE 287,478,106 TOTAL ALL FUNDS . . . . . . . . . . . . . 287,478,106

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

The calculations of the Florida Education Finance Program (FEFP) for the 2016-2017 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act in Specific Appropriations 7, 8, 9, 94, and

AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA EDUCATIONAL FINANCE PROGRAM

SECTION 1 - EDUCATION ENHANCEMENT SPECIFIC APPROPRIATION

> FROM EDUCATIONAL ENHANCEMENT TRUST

276,772,458

Funds provided in Specific Appropriation 7 are allocated in Specific Appropriation 94.

8 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - CLASS SIZE REDUCTION FROM EDUCATIONAL ENHANCEMENT TRUST 

103,776,356

Funds in Specific Appropriations 8 and 95 are provided to implement the requirements of sections 1003.03 and 1011.685, Florida Statutes. The class size reduction allocation factor for grades prekindergarten to grade 3 shall be \$1,321.49, for grades 4 to 8 shall be \$901.39, and for grades 9 to 12 shall be \$903.56. The class size reduction allocation shall be recalculated based on enrollment through the October 2016 FTE survey except as provided in section 1003.03(4), Florida Statutes. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 8 and 95, funds shall be prorated to the level of the appropriation based on each district's calculated amount. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with reporting information required for class size reduction implementation.

9 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - DISTRICT LOTTERY AND SCHOOL RECOGNITION PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST 

134,582,877

Funds in Specific Appropriation 9 are provided for the Florida School Recognition Program to be allocated as awards of up to \$100 per student to qualified schools pursuant to section 1008.36, Florida Statutes.

If there are funds remaining after payment to qualified schools, the balance shall be allocated as discretionary lottery funds to all school districts based on each district's K-12 base funding. From these funds, school districts shall allocate up to \$5 per unweighted student to be used at the discretion of the school advisory council pursuant to section 24.121(5), Florida Statutes. If funds are insufficient to provide \$5 per student, the available funds shall be prorated.

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP FROM TRUST FUNDS . . . . . . . . . . . . . . . . 515,131,691 TOTAL ALL FUNDS . . . . . . . . . . . . . . 515,131,691

PROGRAM: WORKFORCE EDUCATION

10 AID TO LOCAL GOVERNMENTS WORKFORCE DEVELOPMENT

FROM EDUCATIONAL ENHANCEMENT TRUST

88.496.600

Funds in Specific Appropriation 10 are allocated in Specific Appropriation 122. These funds are provided for school district workforce education programs as defined in section 1004.02(25), Florida

FLORIDA COLLEGES, DIVISION OF

PROGRAM: FLORIDA COLLEGES

12 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM PROGRAM FUND FROM EDUCATIONAL ENHANCEMENT TRUST 

The funds in Specific Appropriation 12 shall be allocated as follows:

5,796,416

605,115

304,369,400 304,369,400

1,782,974,536 1,782,974,536

FROM EDUCATIONAL ENHANCEMENT TRUST

15 AID TO LOCAL GOVERNMENTS

16 AID TO LOCAL GOVERNMENTS

FLORIDA MEDICAL CENTER

GRANTS AND AIDS - UNIVERSITY OF SOUTH

FROM EDUCATIONAL ENHANCEMENT TRUST

GRANTS AND AIDS - UNIVERSITY OF FLORIDA

1164 JO	URNAL OF	THE SENATE	March 11, 201
SECTION 1 - EDUCATION ENHANCEMENT		SECTION 1 - EDUCATION ENHANCEMENT	
SPECIFIC		SPECIFIC	
APPROPRIATION		APPROPRIATION	
Eastern Florida State College	10,319,237	HEALTH CENTER	
Broward College		FROM EDUCATIONAL ENHANCEMENT TRUST	
College of Central Florida	5,448,687	FUND	5,796,41
Chipola College			
Daytona State College	12,394,496	17 AID TO LOCAL GOVERNMENTS	
Florida SouthWestern State College	7,545,727	GRANTS AND AIDS - FLORIDA STATE UNIVERSITY	
Florida State College at Jacksonville	18,640,220	MEDICAL SCHOOL	
Florida Keys Community College	1,596,285	FROM EDUCATIONAL ENHANCEMENT TRUST	
Gulf Coast State College	5,223,265	FUND	605,11
Hillsborough Community College	14,154,981		
Indian River State College		TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES	
Florida Gateway College	3,240,989	FROM TRUST FUNDS	304,369,40
Lake-Sumter State College	3,227,622		
State College of Florida, Manatee-Sarasota		TOTAL ALL FUNDS	304,369,40
Miami Dade College	42,064,594		
North Florida Community College		TOTAL OF SECTION 1	
Northwest Florida State College	4,626,035		
Palm Beach State College	13,733,434	FROM TRUST FUNDS	1,782,974,53
Pasco-Hernando State College	6,706,039		
Pensacola State College	8,366,828	TOTAL ALL FUNDS	1,782,974,53
Polk State College		07.07.04 0 TRUGSTON (37.7 07.77)	
Saint Johns River State College	4,348,251	SECTION 2 - EDUCATION (ALL OTHER FUNDS)	
Saint Petersburg College	16,693,508	m1	16 1
Santa Fe College	8,655,701	The moneys contained herein are appropriated from	
Seminole State College of Florida	9,404,895	Department of Education as the amounts to be us	
South Florida State College	3,829,925	other operational expenditures and fixed capital	outlay.
Tallahassee Community College	1,653,868	EDITOR TO THE PROPERTY OF	
Valencia College	10,042,742	EDUCATION, DEPARTMENT OF	
UNIVERSITIES, DIVISION OF		PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY	
PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES		The Legislature hereby finds and determines	that the items and sums
		designated in Specific Appropriations 19 through	
Funds in Specific Appropriations 13 through 17 shall be	expended in	from the Public Education Capital Outlay and	Debt Service Trust Fund
accordance with operating budgets which must be approv	red by each	constitute authorized capital outlay projects wi	thin the meaning and as
university's board of trustees.		required by section 9(a)(2), Article XII of the	
		amended, and any other law. In accordance there	
13 AID TO LOCAL GOVERNMENTS		following items are authorized to be expend	led for the enumerated
GRANTS AND AIDS - EDUCATION AND GENERAL		authorized capital outlay projects.	
ACTIVITIES			
FROM EDUCATIONAL ENHANCEMENT TRUST		The sum designated for each project is the max	
FUND	276,084,320	for each specified phase of the project fr	
		section 9(a)(2), Article XII of the State Cor	stitution. The scope of
Funds in Specific Appropriation 13 shall be allocated as followed	LOWS:	each project shall be planned so that the amounts	specified shall not be
		exceeded, or any excess in costs shall be funde	
University of Florida		this appropriation. Such excess costs may be	
Florida State University		Education Capital Outlay and Debt Service Trust F	
Florida A&M University		fund transfers pursuant to section 216.292 (4	
University of South Florida		Each project shall be constructed on the site	
University of South Florida, St. Petersburg		facilities and acquisition of new sites are a	
University of South Florida, Sarasota/Manatee		each such building and site must be cert	
Florida Atlantic University		contamination, asbestos, and other hazardous	
University of West Florida		facility or site may be acquired. The provisions	
University of Central Florida		Florida Statutes, shall apply to all capital or	
Florida International University		from the Public Education Capital Outlay and Debt	
University of North Florida		the Fiscal Year 2016-2017 in Specific Appropria	crous is chrondu 33 and
Florida Gulf Coast University		26 through 29.	
New College of Florida		Mbo Corresponde Office of Dollow and Dad. ( 1 11	ambablish Direct Coult 1
Florida Polytechnic University	292,702	The Governor's Office of Policy and Budget shall Outlay budget authority within appropriat	
14 AID TO LOCAL GOVERNMENTS		expenditure of funds appropriated for the s	
GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD		Florida School for the Deaf and the Blind,	
AND AGRICULTURAL SCIENCE)		Services, public broadcasting, public school	
FROM EDUCATIONAL ENHANCEMENT TRUST		colleges and Florida colleges.	. alberteeb, commical

12,533,877

9,349,672

18 FIXED CAPITAL OUTLAY STATE UNIVERSITY SYSTEM CAPITAL IMPROVEMENT FEE PROJECTS FROM CAPITAL IMPROVEMENTS FEE 

colleges and Florida colleges.

Funds in Specific Appropriation 18 shall be allocated by the Board of Governors to the universities on a pro rata distribution basis in accordance with the Board of Governors Legislative Budget Request for SECTION 2 - EDUCATION (ALL OTHER FUNDS) SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION funding from the Capital Improvements Fee Trust Fund, as approved SANTA FE COLLEGE November 5, 2015. Each board of trustees shall report to the Board of Const Clsrm, Lab, & Library Bldg-Blount...................... 2,563,712 Governors the funding it allocates to each specific project. SEMINOLE STATE COLLEGE Rem/Ren Bldgs L & F to Clsrms/Labs/Office-Main..... 12,747,868 FIXED CAPITAL OUTLAY Student Center-Sanford/Lake Mary...... 12,691,933 MAINTENANCE, REPAIR, RENOVATION, AND ST. JOHNS RIVER STATE COLLEGE Rem/Ren/Add Instruc & Support-Orange Park...... 6,000,000 REMODELING FROM PUBLIC EDUCATION CAPITAL ST. PETERSBURG COLLEGE OUTLAY AND DEBT SERVICE TRUST FUND 247,960,038 Student Success Center - Gibbs Campus...... 10,000,000 STATE COLLEGE OF FLORIDA, MANATEE-SARASOTA Funds in Specific Appropriation 19 shall be allocated as follows: TALLAHASSEE COMMUNITY COLLEGE Charter Schools...... 75,000,000 VALENCIA COLLEGE Building 1 - Poinciana ...... 12,136,975 22 FIXED CAPITAL OUTLAY Funds in Specific Appropriation 19 for colleges and universities STATE UNIVERSITY SYSTEM PROJECTS FROM GENERAL REVENUE FUND . . . . . shall be distributed in accordance with section 1013.64(1), Florida 11.000.000 FROM PUBLIC EDUCATION CAPITAL Statutes. OUTLAY AND DEBT SERVICE TRUST FUND 157,568,235 20 FIXED CAPITAL OUTLAY SURVEY RECOMMENDED NEEDS - PUBLIC SCHOOLS Funds in Specific Appropriation 22 shall be allocated as follows: FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DERT SERVICE TRUST FUND 5,293,588 FLORIDA A&M UNIVERSITY FLORIDA ATLANTIC UNIVERSITY Funds in Specific Appropriation 20 shall be distributed among the lab schools approved pursuant to section 1002.32, Florida Statutes, based upon full-time equivalent student membership. FLORIDA GULF COAST UNIVERSITY Integrated Watershed and Coastal Studies ................. 3,852,065 FIXED CAPITAL OUTLAY FLORIDA INTERNATIONAL UNIVERSITY FLORIDA COLLEGE SYSTEM PROJECTS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND FLORIDA POLYTECHNIC UNIVERSITY 176.023.443 Funds in Specific Appropriation 21 shall be allocated as follows: FLORIDA STATE UNIVERSITY Earth Ocean Atmospheric Sciences Building (Ph I)...... 12,000,000 Rem/Ren Bldq 32 Instructional & Support-Downtown..... 5,000,000 NEW COLLEGE OF FLORIDA CHIPOLA COLLEGE Ren/Chiller Underground Utilities-Marianna..... 4,498,184 UNIVERSITY OF CENTRAL FLORIDA COLLEGE OF CENTRAL FLORIDA UCF Downtown Campus, Building I ...... 20,000,000 DAYTONA STATE COLLEGE Construct Bldg 220 - Stu Svc/Clsrm/Office - Daytona..... 3,575,803 Interdisciplinary Research and Incubator Facility...... 4,661,485 EASTERN FLORIDA STATE COLLEGE UNIVERSITY OF FLORIDA Nuclear Science Building Renovations/Additions............ 13,768,434 Const Student Union - Melbourne...... 9,542,009 Center for Innovation Technology Education (CITE)...... 14,992,044 FLORIDA GATEWAY COLLEGE UNIVERSITY OF NORTH FLORIDA Ren/Rem Bldqs 8 & 9 Math Sci & Aud-Lake City...... 1,000,000 FLORIDA KEYS COMMUNITY COLLEGE UNIVERSITY OF SOUTH FLORIDA Ren/Rem Chillers, Towers, AHU, EMS-Main..... 4,500,000 FLORIDA SOUTHWESTERN STATE COLLEGE UNIVERSITY OF WEST FLORIDA Rem/Ren Bldg 5 Science - Collier..... 536.949 Replacement of Collier Campus External Foam Insulation SYSTEM HILLSBOROUGH COMMUNITY COLLEGE 
 Allied Health Center-Dale Mabry.
 3,000,000

 South Shore Campus.
 3,000,000
 Funds in Specific Appropriation 22 for the University of Central Florida Downtown Campus shall not be released until the university documents commitments or receipts from non state appropriated funds or INDIAN RIVER STATE COLLEGE Rem/Ren Fac No. 8 Industrial Tech - Main..................... 1,500,000 private donations on a matching basis. LAKE SUMTER STATE COLLEGE Telecom/Utilities Infrastructure-Collegewide............ 1,000,000 23 FIXED CAPITAL OUTLAY SPECIAL FACILITY CONSTRUCTION ACCOUNT FROM PUBLIC EDUCATION CAPITAL MIAMI DADE COLLEGE OUTLAY AND DEBT SERVICE TRUST FUND 75,370,357 PALM BEACH STATE COLLEGE Funds in Specific Appropriation 23 shall be allocated in accordance Multipurp Clsrm/Admin Bldg, site-Loxahatchee...... 9,004,182 PASCO-HERNANDO STATE COLLEGE with section 1013.64(2), Florida Statutes, to the following projects: Construct Performing Arts Education Center..... 11,000,000 PENSACOLA STATE COLLEGE Baars Classroom Bldq (Replace Bldq 1)-Main..... 8,000,000 POLK STATE COLLEGE

Rem/Ren Learning Resource Center-Main - Winter Haven.... 5,969,184

SECTION 2 - EDUCATION (ALL OTHER FUNDS)           SPECIFIC           APPROPRIATION           Dixie (3rd and final year)         6,693,200           Hamilton (2nd of 3 years)         10,128,694           Jefferson (1st of 3 years)         4,816,261           Taylor (1st of 3 years)         5,881,177	SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND
FIXED CAPITAL OUTLAY  DEBT SERVICE FROM CAPITAL IMPROVEMENTS FEE TRUST FUND	district.  29 FIXED CAPITAL OUTLAY VOCATIONAL-TECHNICAL FACILITIES FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND  3,800,000  Funds in Specific Appropriation 29 shall be allocated as follows:
AND DEBT SERVICE TRUST FUND	Lake Technical College - Center for Advanced Manufacturing
Service Trust Fund.  25 FIXED CAPITAL OUTLAY GRANTS AND AIDS - SCHOOL DISTRICT AND COMMUNITY COLLEGE FROM SCHOOL DISTRICT AND COMMUNITY COLLEGE DISTRICT CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND 60,000,000	state agency for purposes of compliance with the Federal Rehabilitation Act of 1973, as amended.  If the department identifies additional resources that may be used to maximize federal matching funds for the Vocational Rehabilitation Program, the department shall submit a budget amendment prior to the expenditure of the funds, in accordance with the provisions of chapter 216, Florida Statutes.
FIXED CAPITAL OUTLAY FLORIDA SCHOOL FOR THE DEAF AND BLIND - CAPITAL PROJECTS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND 9,074,268  Funds in Specific Appropriation 26 are provided as follows:	APPROVED SALARY RATE 34,898,207  30 SALARIES AND BENEFITS POSITIONS 884.00 FROM GENERAL REVENUE FUND 9,740,255 FROM ADMINISTRATIVE TRUST FUND
Gore Hall Renovation	31 OTHER PERSONAL SERVICES FROM FEDERAL REHABILITATION TRUST FUND
27 FIXED CAPITAL OUTLAY DIVISION OF BLIND SERVICES - CAPITAL PROJECTS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND 310,000  Funds in Specific Appropriation 27 are provided for repair and	32 EXPENSES FROM GENERAL REVENUE FUND 6,686 FROM FEDERAL REHABILITATION TRUST FUND
maintenance projects at the Division of Blind Services' Tampa and Daytona facilities.  28 FIXED CAPITAL OUTLAY PUBLIC BROADCASTING PROJECTS	FUNDS FROM GENERAL REVENUE FUND
FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND  3,142,555  Funds in Specific Appropriation 28 are provided for the following projects to correct health and safety issues at public broadcasting stations:  WGCU-TV/FM, Ft. Myers - Transmission Tower Replacement	Inclusive Transition and Employment Management Program (ITEM)
PUBLIC SCHOOL PROJECTS	Jefferson Adults with Disabilities Program

SECTIO	ON 2 - EDUCATION (ALL OTHER FUNDS)			SECTIO	ON 2 - EDUCATION (ALL OTHER FUNDS)		
SPECIF	FIC			SPECI	FIC		
	PRIATION			APPRO	PRIATION		
Lec	on Adults with Disabilities Program		,000		FROM FEDERAL REHABILITATION TRUST		F1F 760
Tay Wak	vlor Adults with Disabilities Program Kulla Adults with Disabilities Program	42	,500 ,500		FUND		515,762
wan Tal	llahassee Community College Adults with Disa	hilities	, 500	43	DATA PROCESSING SERVICES		
	Program	25	,000	13	EDUCATION TECHNOLOGY AND INFORMATION		
	e WOW Center		,793		SERVICES		
					FROM FEDERAL REHABILITATION TRUST		
Fun					FUND		227,308
he	clusive Transition and Employment Managem used to provide young adults with disabi	ent Program (ITEM) S. lities who are between	tho	11	DATA PROCESSING SERVICES		
age	es of 16 and 28 with transitional skills,	education, and on-the	-iob	11	NORTHWEST REGIONAL DATA CENTER (NWRDC)		
	perience to allow them to acquire and retain				FROM FEDERAL REHABILITATION TRUST		
					FUND		265,959
34	AID TO LOCAL GOVERNMENTS			mb.	. funda musuidad in Cossifia None	mmiatian 44 ah	all wat ha
	GRANTS AND AIDS - FLORIDA ENDOWMENT FOUNDATION FOR VOCATIONAL REHABILITATION				e funds provided in Specific Appro ilized for any costs related to the potent		
	FROM GENERAL REVENUE FUND	549.823			erated and managed by the Northwest Region		11001 space
	11011 0212122 1212102 1012 1 1 1 1 1	017,020		op.	224004 4114 1114114504 27 0110 110201111020 1105201	2404 0011001.	
35	OPERATING CAPITAL OUTLAY			TOTAL	: VOCATIONAL REHABILITATION		
	FROM FEDERAL REHABILITATION TRUST				FROM GENERAL REVENUE FUND		
	FUND	•	180,986		FROM TRUST FUNDS		167,667,528
36	SPECIAL CATEGORIES				TOTAL POSITIONS	994 00	
30	CONTRACTED SERVICES				TOTAL ALL FUNDS		216,640,671
	FROM GENERAL REVENUE FUND	618,015			10112 122 10120		220/010/0/2
	FROM FEDERAL REHABILITATION TRUST			BLIND	SERVICES, DIVISION OF		
	FUND	17,	258,886	_			
27	CDECTAL CAMECODIEC			Ì	APPROVED SALARY RATE 10,091,309		
37	SPECIAL CATEGORIES GRANTS AND AIDS - INDEPENDENT LIVING			45	SALARIES AND BENEFITS POSITIONS	289.75	
	CEDVITCEC			13	FROM GENERAL REVENUE FUND		
	FROM GENERAL REVENUE FUND	1,232,004			FROM ADMINISTRATIVE TRUST FUND		336,093
	FROM FEDERAL REHABILITATION TRUST				FROM FEDERAL REHABILITATION TRUST		
	FUND	4,	314,789		FUND		9,374,651
Fur	nds provided in Specific Appropriation	37 shall he allocated	i to	46	OTHER PERSONAL SERVICES		
the	e Centers for Independent Living and shall be	e distributed according	a to	10	FROM GENERAL REVENUE FUND	151.524	
	e formula in the 2005-2007 State Plan for				FROM FEDERAL REHABILITATION TRUST		
	e Federal Rehabilitation Trust Fund alloc				FUND		301,749
	ided from Social Security reimbursements		ided		FROM GRANTS AND DONATIONS TRUST		10 441
tna	at the Social Security reimbursements are av	allable.			FUND		10,441
The	e State Plan for Independent Living may inc	lude provisions relate	d to	47	EXPENSES		
fin	nancial needs testing and financial part	icipation of consumers	, as		FROM GENERAL REVENUE FUND	415,191	
agr	reed upon by all signatories to the plan.				FROM ADMINISTRATIVE TRUST FUND		40,774
20	ADECIAL CAMPGODIES				FROM FEDERAL REHABILITATION TRUST		0 452 205
38	SPECIAL CATEGORIES				FUND		2,473,307
	PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	31.226 986			FROM GRANTS AND DONATIONS TRUST		44,395
	FROM FEDERAL REHABILITATION TRUST	31,220,700			TOND		11,575
	FUND	94,	090,741	48	AID TO LOCAL GOVERNMENTS		
	annan				GRANTS AND AIDS - COMMUNITY REHABILITATI	ION	
39	SPECIAL CATEGORIES				FACILITIES	049 249	
	RISK MANAGEMENT INSURANCE FROM FEDERAL REHABILITATION TRUST				FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST	847,347	
	FUND		101,073		FUND		4,522,207
			-,-,-				-,022,201
40	SPECIAL CATEGORIES			49	OPERATING CAPITAL OUTLAY		
	TENANT BROKER COMMISSIONS				FROM GENERAL REVENUE FUND	54,294	
	FROM FEDERAL REHABILITATION TRUST		07 (55		FROM FEDERAL REHABILITATION TRUST		225 100
	FUND		97,655		FUND		235,198
41	SPECIAL CATEGORIES			50	FOOD PRODUCTS		
	TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM FEDERAL REHABILITATION TRUST		
	SERVICES - HUMAN RESOURCES SERVICES				FUND		200,000
	PURCHASED PER STATEWIDE CONTRACT						
	FROM GENERAL REVENUE FUND	69,689	1 047	51	SPECIAL CATEGORIES		
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL REHABILITATION TRUST		1,047		ACQUISITION OF MOTOR VEHICLES FROM FEDERAL REHABILITATION TRUST		
	FUND		250,711		FUND		100,000
		•	,				200,000
42	DATA PROCESSING SERVICES			52			
	OTHER DATA PROCESSING SERVICES	154 216			GRANTS AND AIDS - CLIENT SERVICES	10 100 000	
	FROM GENERAL REVENUE FUND	154,316			FROM GENERAL REVENUE FUND	10,187,902	

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SPECIE	ON 2 - EDUCATION (ALL OTHER FUNDS) FIC PRIATION FROM FEDERAL REHABILITATION TRUST		SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION NORTHWEST DECIONAL DATA CENTED (NUMBE)
	FUND	13,481,496	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM FEDERAL REHABILITATION TRUST
	FROM GRANTS AND DONATIONS TRUST FUND	252,746	FUND
Fur Pas Mia	om the funds in Specific Appropriation 52 nd, \$100,000 is provided for the Light sco/Hernando, \$150,000 is provided for the L ami, \$125,000 is provided for Lighthouse Wor	from the General Revenue house for the Blind - ighthouse for the Blind - ks - Orange, and \$750,000	The funds provided in Specific Appropriation 63 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center  TOTAL: BLIND SERVICES, DIVISION OF FROM GENERAL REVENUE FUND 16,075,335
	provided for Florida Association of Agencies	Serving the Billio.	FROM TRUST FUNDS
53	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST	56,140	TOTAL POSITIONS
	FUND	725,000	PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES
54	SPECIAL CATEGORIES GRANTS AND AIDS - INDEPENDENT LIVING SERVICES FROM FEDERAL REHABILITATION TRUST FUND	35,000	Prior to the disbursement of funds from Specific Appropriations 64, 66, 67, 68, 69A and 69B, each institution shall submit a proposed expenditure plan to the Department of Education pursuant to the requirements of section 1011.521, Florida Statutes.
55	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST FUND		Institutions receiving funds from Specific Appropriations 65, 66, and 69 must submit an annual report to the Department of Education detailing the following metrics for Florida resident students: entrance requirements for the year; percentage of students receiving Pell Grants, Bright Futures, and other academic aid; graduation rates; job placement rates, and job placement rates in-field up to 120 days past graduation. The report shall also include information for each institution on the
56	SPECIAL CATEGORIES LIBRARY SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	89,735	total federal loan amounts disbursed and the total number of students who received federal loans. The report must be submitted by September 1, 2016, and reflect prior academic year statistics.
57	FUND	100,000	64 SPECIAL CATEGORIES GRANTS AND AIDS - MEDICAL TRAINING AND SIMULATION LABORATORY FROM GENERAL REVENUE FUND 3,750,000
	FROM FEDERAL REHABILITATION TRUST FUND	4,675,000	65 SPECIAL CATEGORIES
	FROM GRANTS AND DONATIONS TRUST	595,000	ABLE GRANTS (ACCESS TO BETTER LEARNING AND EDUCATION) FROM GENERAL REVENUE FUND 5,056,500
58	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM FEDERAL REHABILITATION TRUST FUND	18,158	Funds in Specific Appropriation 65 are provided to support 3,371 qualified Florida resident students at \$1,500 per student for tuition assistance pursuant to section 1009.891, Florida Statutes.
59	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	3,968 3,014	The Office of Student Financial Assistance may prorate the award in the second term and provide a lesser amount if the funds appropriated are insufficient to provide a full award to all eligible students. The Office of Student Financial Assistance may also reallocate funds between institutions if an eligible institution fails to reach its 2016-2017 enrollment.
	FROM FEDERAL REHABILITATION TRUST FUND	96,576	66 SPECIAL CATEGORIES GRANTS AND AIDS - HISTORICALLY BLACK
60	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)		PRIVATE COLLEGES FROM GENERAL REVENUE FUND
	FROM FEDERAL REHABILITATION TRUST FUND	369	Funds in Specific Appropriation 66 shall be allocated as follows:
61	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM FEDERAL REHABILITATION TRUST FUND	686,842	Recurring Funds:         4,535,111           Bethune-Cookman University.         4,535,111           Edward Waters College.         3,929,526           Florida Memorial University.         3,732,048           Library Resources.         719,858           Nonrecurring Funds:         719,858
62	DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION SERVICES EDOM EDDEDAL DEHADLITEATION TRUCT		Bethune-Cookman University- Petrock College/Health Sciences 500,000 Florida Memorial University
	FROM FEDERAL REHABILITATION TRUST FUND	224,762	Funds provided in Specific Appropriation 66 shall only be expended for student access and retention or direct instruction purposes.
63	DATA PROCESSING SERVICES		Funds provided in Specific Appropriation 66 for library resources

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

shall be used for the purchase of books, electronic library resources, online journals, other related library materials and other technology upgrades needed to support institutional academic programs pursuant to section 1006.59, Florida Statutes. Funds for library resources shall be allocated equally to Bethune-Cookman University, Edward-Waters College, and Florida Memorial University.

67 SPECIAL CATEGORIES
GRANTS AND AIDS - ACADEMIC PROGRAM
CONTRACTS
FROM GENERAL REVENUE FUND . . . . .

Funds in Specific Appropriation 67 are provided to Beacon College for student financial assistance.

250,000

68 SPECIAL CATEGORIES
GRANTS AND AIDS - PRIVATE COLLEGES AND
UNIVERSITIES
FROM GENERAL REVENUE FUND . . . . . .

Funds in Specific Appropriation 68 shall be allocated as follows:

Funds in Specific Appropriation 69 are provided to support 38,420 qualified Florida resident students at \$3,000 per student for tuition assistance pursuant to section 1009.89, Florida Statutes.

The Office of Student Financial Assistance may prorate the award in the second term and provide a lesser amount if the funds appropriated are insufficient to provide a full award to all eligible students. The Office of Student Financial Assistance may also reallocate funds between institutions if an eligible institution fails to reach its 2016-2017 enrollment.

69A SPECIAL CATEGORIES

GRANTS AND AIDS - NOVA SOUTHEASTERN
UNIVERSITY - HEALTH PROGRAMS
FROM GENERAL REVENUE FUND . . . . . 1,500,000

Funds are provided in Specific Appropriation 69A to support Florida residents enrolled in the Osteopathic Medicine, Optometry, Pharmacy, and Nursing programs. The university shall submit student enrollment information, by program, to the Department of Education prior to January

69B SPECIAL CATEGORIES
GRANTS AND AIDS - LECOM / FLORIDA - HEALTH
PROGRAMS
FROM GENERAL REVENUE FUND . . . . . . 3,491,010

Funds in Specific Appropriation 69B shall be used to support Florida residents who are enrolled in the Osteopathic Medicine or the Pharmacy Program at the Lake Eric College of Osteopathic Medicine/Bradenton. The college shall submit enrollment information for Florida residents to the Department of Education prior to January 1, 2017.

69C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
SPECIFIC
APPROPRIATION

FROM GENERAL REVENUE FUND . . . . . 6,500,000

From the funds in Specific Appropriation 69C, \$5,000,000 is provided to Embry-Riddle Aeronautical University (ERAU) - Technology Park to complete construction of the ERAU Wind Tunnel.

From the funds in Specific Appropriation 69C, \$1,500,000 provided for the Space Exploration Laboratory shall be used to establish a research laboratory in support of a space exploration laboratory at a Florida research university. These funds shall be used for construction of laboratory space and acquisition of research equipment. These funds shall be awarded on a competitive basis to a Florida-based public or private research university. A university applying for these funds shall be required to provide a dollar-for-dollar match from private sources. and commit to the on-going maintenance and operation of the laboratory using private funds. A task force shall be appointed by the Speaker of the House and the President of the Senate for the purpose of soliciting proposals from Florida research universities and selecting the proposal which will be funded by the Florida Department of Education. The Speaker of the Florida House of Representatives shall appoint three members to the task force for a one year term. The President of the Florida Senate shall appoint three members to the task force for a one year term. The task force shall elect from its membership one member to serve as chair of the task force and one member to serve as vice chair. A majority of the members of the task force shall constitute a quorum. The task force may conduct its meetings through teleconferences or other similar means. The Florida Department of Education shall provide such staff, information, and other assistance as is reasonably necessary to assist the task force in carrying out its responsibilities.

TOTAL: PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES FROM GENERAL REVENUE FUND . . . . . . . . 156,824,053

OFFICE OF STUDENT FINANCIAL ASSISTANCE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

PREPAID TUITION SCHOLARSHIPS
FROM GENERAL REVENUE FUND . . . . . . 7,000,000

72 SPECIAL CATEGORIES
FLORIDA ABLE, INCORPORATED
FROM GENERAL REVENUE FUND . . . . . 3,166,000

73 SPECIAL CATEGORIES
GRANTS AND AIDS - MINORITY TEACHER
SCHOLARSHIP PROGRAM
FROM GENERAL REVENUE FUND . . . . . . 917,798

74 SPECIAL CATEGORIES
GRANTS AND AID - NURSING STUDENT LOAN
REIMBURSEMENT/ SCHOLARSHIPS
FROM NURSING STUDENT LOAN
FORGIVENESS TRUST FUND . . . . . . .

76 FINANCIAL ASSISTANCE PAYMENTS
STUDENT FINANCIAL AID
FROM GENERAL REVENUE FUND . . . . 81,477,159
FROM STATE STUDENT FINANCIAL
ASSISTANCE TRUST FUND . . . . .

97,099

160,500

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SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

77 ETMANOTAL ACCIONANCE DAVMENTO

80 FINANCIAL ASSISTANCE PAYMENTS

GUARANTY RESERVE TRUST FUND

TRANSFER DEFAULT FEES TO THE STUDENT LOAN

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL

FROM TRUST FUNDS . . . . . . . . . . . . . . . .

9,688,263

5.000

105,000

From the funds in Specific Appropriations 6 and 76, the sum of \$156,131,964 is provided pursuant to the following guidelines:

Florida Student Assistance Grant - Public Full & Part Time	114,614,631
Florida Student Assistance Grant - Private	18,444,354
Florida Student Assistance Grant - Postsecondary	12,883,854
Florida Student Assistance Grant - Career Education	2,501,237
Children/Spouses of Deceased/Disabled Veterans	
Florida Work Experience	1,569,922
Rosewood Family Scholarships	
Honorably Discharged Graduate Assistance Program	1,000,000

Funds in Specific Appropriation 76 for the Honorably Discharged Graduate Assistance Program are provided for supplemental need-based veteran educational benefits. Funds shall be used to assist in the payment of living expenses during holiday and semester breaks for active duty and honorably discharged members of the Armed Forces who served on or after September 11, 2001. To ensure students in both public and private institutions have an opportunity to receive funding, allocations to institutions shall be prorated based on the number of total eligible students at eligible institutions.

From the funds provided in Specific Appropriations 6 and 76, the maximum grant to any student from the Florida Public, Private, Career Education, and Postsecondary Assistance Grant Programs shall be \$2,610.

Institutions that received state funds in Fiscal Year 2015-2016 for student scholarships or grants administered by the Office of Student Financial Assistance shall report federal loan information to the Department of Education (DOE) prior to September 1, 2016, in a format prescribed by DOE. This information shall include, by institution, the total federal loan amounts disbursed and total number of students who received federal loans. Additionally, in a format prescribed by DOE, each institution shall report all grants, scholarships, and awards to students who apply for and/or receive state-funded tuition assistance and aid.

71,541	50,000	7 FINANCIAL ASSISTANCE PAYMENTS JOSE MARTI SCHOLARSHIP CHALLENGE GRANT FROM GENERAL REVENUE FUND FROM STATE STUDENT FINANCIAL ASSISTANCE TRUST FUND	77
	3,500,000	8 FINANCIAL ASSISTANCE PAYMENTS TRANSFER TO THE FLORIDA EDUCATION FUND FROM GENERAL REVENUE FUND	78
	200,000	8A FINANCIAL ASSISTANCE PAYMENTS TRANSFER TO RANDY ROBERTS FOUNDATION FROM GENERAL REVENUE FUND	782
11,151,409		AL: PROGRAM: STUDENT FINANCIAL AID PROGRAM FROM GENERAL REVENUE FUND	TOTA
120,549,005		TOTAL ALL FUNDS	
	PAL	GRAM: STUDENT FINANCIAL AID PROGRAM - FEDER	PROG
100,000		9 FINANCIAL ASSISTANCE PAYMENTS STUDENT FINANCIAL AID FROM FEDERAL GRANTS TRUST FUND	79

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

EARLY LEARNING

PROGRAM: EARLY LEARNING SERVICES

From the funds in Specific Appropriations 81 through 93, any expenditure from the Temporary Assistance for Needy Families (TANF) Block Grant must be expended in accordance with the requirements and limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation. Before any funds are released by the Department of Children and Families, each provider shall identify the number of clients to be served and certify their eligibility under Part A of Title IV of the Social Security Act. Funds may not be released for services to any clients except those so identified and certified.

The agency head or a designee shall certify that controls are in place to ensure that such funds are expended in accordance with the requirements and limitations of federal law and that reporting requirements of federal law are met. It shall be the responsibility of any entity to which such funds are appropriated to obtain the required certification prior to any expenditure of funds.

APPROVED SALARY RATE 5.712.450

81	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	100.00 4,242,961	3,496,084
82	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	2,078	90,414
83	EXPENSES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	763,621	868,048 265,163
84	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	5,785	15,000
85	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	1,242,097	1,752,885
86	SPECIAL CATEGORIES GRANTS AND AIDS - PARTNERSHIP FOR SCHOOL READINESS FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	13,176,419	50,297,260 10,714 1,400,000

From the funds in Specific Appropriation 86 in the Child Care and Development Block Grant Trust Fund, \$10,000,000 is provided for the Teacher Education and Compensation Helps Program (T.E.A.C.H.).

From the funds in Specific Appropriation 86, \$3,900,000 is provided for the Home Instruction Program for Pre-School Youngsters (HIPPY) of which \$1,400,000 is from the Welfare Transition Trust Fund and \$2,500,000 is from the Child Care and Development Block Grant Trust Fund. The \$2,500,000 is provided to the HIPPY program to deliver high quality school readiness curriculum directly to parents so they may strengthen the cognitive and early literacy skills of at risk children. Early learning coalitions will work with HIPPY program staff to identify

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participant families based on poverty, parents' limited education, and willingness to actively participate in all aspects of the HIPPY program.

From the funds in Specific Appropriation 86, \$15,000,000 is provided for the Child Care Executive Partnership, of which \$4,393,695 is from the General Revenue Fund and \$10,606,305 is from the Child Care and Development Block Grant Trust Fund. The funds shall be used for the Child Care Executive Partnership Program, as defined in section 1002.94, Florida Statutes, as match to expand the provision of services to low income families at or below 200 percent of the federal poverty level. Funds for this program shall be used to match funds for statewide contracts.

From the funds in Specific Appropriation 86, \$12,100,000 is provided to the Redlands Christian Migrant Association (RCMA) of which \$3,508,331 is from the General Revenue Fund, \$8,580,955 is from the Child Care and Development Block Grant Trust Fund, and \$10,714 is from the Federal Grants Trust Fund. The funds are provided for the RCMA to provide direct services to children eliqible for the School Readiness program.

From the funds in Specific Appropriation 86, \$3,000,000 from the Child Care and Development Block Grant Trust Fund is provided for the continued implementation of the University of Florida Lastinger Center Online Early Learning Professional Development System to provide early learning coalitions and providers with a system of professional development that significantly improves child care instructor quality.

From the funds in Specific Appropriation 86, \$110,000 from the Child Care and Development Block Grant Trust Fund is provided for the Literacy Jump Start Program in St. Lucie County to provide at-risk, academically challenged pre-school children, residing within high risk federally subsidized housing, a chance at success. The children will be immersed with a strong support system and an instructional approach designed to foster emergent literacy skills. This will be accomplished via (a) early literacy development in participating children; (b) parent engagement and literacy development; and (c) care coordination to ensure a smooth transition to voluntary prekindergarten and kindergarten.

From the funds in Specific Appropriation 86, \$15,500,000 from the Child Care and Development Block Grant Trust Fund is provided for Early Learning Performance Based Incentives to be allocated based on a methodology approved by the Office of Early Learning to award child care providers and instructors for improving school readiness program outcomes.

From the funds in Specific Appropriation 86, \$2,457,143 from the General Revenue Fund is provided to the Children's Forum to continue the Help Me Grow Florida Network.

From the funds in Specific Appropriation 86, \$100,000 from the General Revenue Fund is provided for the Little Havana Activities and Nutrition Centers' Child Care Program for the purpose of subsidizing the cost of child care services for working poor families.

From the funds in Specific Appropriation 86, \$200,000 from the General Revenue Fund is provided for the Miami Children's Museum's to establish the Professional Development School Readiness Institute for teaching early learning professionals effective engagement strategies for economically disadvantaged preschool children and their families.

From the funds in Specific Appropriation 86, \$350,000 from the General Revenue Fund is provided for the Business and Leadership Institute for Early Learning to: (1) expand and market an early learning childcare industry training program for early learning centers and home-based business owners, operators and administrators and (2) develop an on-line curriculum and education program, including a platform for business planning, which includes the essentials necessary to open and operate a quality childcare center or home-based childcare business in Florida.

From the funds in Specific Appropriation 86, \$297,250 from the General Revenue Fund is provided for the Paradise Christian School for Head Start Federal Match. These funds shall be used to continue Head Start services for children with a disability or from households in

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poverty.

From the funds in Specific Appropriation 86, \$500,000 from the General Revenue Fund is provided for Guiding Stars of Duval County.

From the funds in Specific Appropriation 86, \$509,000 from the General Revenue Fund is provided for ARC Gateway Pearl Nelson Child Development Center.

From the funds in Specific Appropriation 86, \$861,000 from the General Revenue Fund is provided for Hollywood Childcare Scholarships to provide childcare scholarships to families whose household income is at or below 80 percent of the Area Median Income (AMI) by family size.

#### 87 SPECIAL CATEGORIES

GRANTS AND AIDS - SCHOOL READINESS SERVICES

FROM GENERAL REVENUE FUND . . . . . . 137,092,679

FROM CHILD CARE AND DEVELOPMENT

 BLOCK GRANT TRUST FUND . . . . . .
 336,632,836

 FROM FEDERAL GRANTS TRUST FUND . . .
 489,286

 FROM WELFARE TRANSITION TRUST FUND . .
 96,612,427

Funds in Specific Appropriation 87 require a match from local sources for working poor eligible participants of six percent on child care slots. In-kind match is allowable provided there is not a reduction in the number of slots or level of services from the provision of in-kind match. The Office of Early Learning may adopt a policy to grant a waiver of the six percent match requirement to a rural county that demonstrates a significant hardship in meeting the match requirement. Progress towards meeting this requirement shall be monitored by the Office of Early Learning, and shall be considered satisfactorily attained if the six percent requirement is met on a statewide basis.

For the funds in Specific Appropriation 87, expenditures for Gold Seal Quality Expenditure payments shall be reported as Direct Services. The Office of Early Learning shall have the authority to reclassify Gold Seal Quality Expenditure payments by the Early Learning coalitions and statewide contractors to meet targeted federal requirements for improving the quality of infant and toddler child care to the extent allowable in the state's approved Child Care and Development Fund Plan.

Funds in Specific Appropriation 87 are provided for the School Readiness Program and are allocated to early learning coalitions as follows:

Alachua	9,749,168
Bay, Calhoun, Gulf, Franklin, Washington, Holmes,	11,687,791
Brevard	17,480,567
Broward	42,448,505
Charlotte, DeSoto, Highlands, Hardee	8,588,926
Columbia, Hamilton, Lafayette, Union, Suwannee	7,016,010
Dade, Monroe	109,747,796
Dixie, Gilchrist, Levy, Citrus, Sumter	7,786,971
Duval	28,791,579
Escambia	13,676,257
Hendry, Glades, Collier, Lee	19,893,922
Hillsborough	42,925,981
Lake	6,852,955
Leon, Gadsden, Jefferson, Liberty, Madison, Wakul	16,365,297
Manatee	8,936,413
Marion	9,344,014
Martin, Okeechobee, Indian River	7,602,543
Okaloosa, Walton	7,603,425
Orange	36,570,074
Osceola	 6,361,821
Palm Beach	34,481,170
Pasco, Hernando	13,985,349
Pinellas	29,210,105
Polk	19,077,400
St. Johns, Putnam, Clay, Nassau, Baker, Bradford.	15,005,653
St. Lucie	8,453,946
Santa Rosa	 3,708,126
Sarasota	5 145 305

20 210 040

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

Seminole	8,431,104
Volusia, Flagler	13,899,055

From the funds in Specific Appropriation 87, \$10,000,000 from the Child Care Development Block Grant Trust Fund shall be used to provide contracted slots with priority given for children who are at the greatest risk of school failure and attend a participating provider located in an area that has been designated as a poverty tract according to the latest census data.

From the funds in Specific Appropriation 87, the Office of Early Learning shall have the ability to reallocate funds for school readiness services as funds are available or in the instance that a coalition does not have eligible children on its waiting list and has met its expenditure cap pursuant to section 1002.89(6), Florida Statutes.

### 88 SPECIAL CATEGORIES

GRANTS AND AIDS- EARLY LEARNING STANDARDS

AND ACCOUNTABILITY

FROM GENERAL REVENUE FUND . . . . .

2,000,000

Funds in Specific Appropriation 88 are provided for the Voluntary Prekindergarten research-based pre- and post-assessment.

In addition, funds in Specific Appropriation 88 are provided to the Office of Early Learning to implement Voluntary Prekindergarten accountability standards, as required by section 1002.67, Florida Statutes, including the maintenance of the website. These funds shall also be distributed to Voluntary Prekindergarten providers, early learning coalitions and school districts to support the continued implementation of the Voluntary Prekindergarten Progress Monitoring Assessment developed by the Department of Education in collaboration with the Florida Center for Reading Research and for professional development opportunities and online training for Voluntary Prekindergarten providers with a focus on emergent literacy and mathematical thinking.

#### 89 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . 7,920 FROM CHILD CARE AND DEVELOPMENT

BLOCK GRANT TRUST FUND . . . . . .

48,208

4 401 (10

#### 90 SPECIAL CATEGORIES

-1 1

GRANTS AND AIDS - VOLUNTARY PREKINDERGARTEN PROGRAM

FROM GENERAL REVENUE FUND . . . . . 395,180,396

Funds in Specific Appropriation 90 are provided for the Voluntary Prekindergarten Education Program as provided in sections 1002.51 through 1002.79, Florida Statutes, and shall be initially allocated to Early Learning Coalitions as indicated below. Pursuant to the provisions of section 1002.71(3)(a), Florida Statutes, for Fiscal Year 2016-2017, the base student allocation per full-time equivalent student for the school year program shall be \$2,437 and the base student allocation for the summer program shall be \$2,080. The allocation includes four percent in addition to the base student allocation to fund administrative and other program costs of the early learning coalitions related to the Voluntary Prekindergarten Education Program.

The funds in Specific Appropriation 90 shall be allocated as follows:

Alachua	4,421,610
Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson	4,750,654
Brevard	11,484,335
Broward	40,209,473
Charlotte, DeSoto, Highlands, Hardee	4,630,853
Columbia, Hamilton, Lafayette, Union, Suwannee	2,533,478
Dade, Monroe	58,762,769
Dixie, Gilchrist, Levy, Citrus, Sumter	4,217,104
Duval	23,618,217
Escambia	5,030,291
Hendry, Glades, Collier, Lee	19,705,874

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Hillsborough	29,210,949
Lake	5,627,617
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla, Taylor.	6,605,818
Manatee	6,657,090
Marion	5,334,948
Martin, Okeechobee, Indian River	5,684,342
Okaloosa, Walton	5,801,303
Orange	29,661,723
Osceola	7,544,669
Palm Beach	27,612,671
Pasco, Hernando	12,689,180
Pinellas	15,719,611
Polk	10,663,392
St. Johns, Putnam, Clay, Nassau, Baker, Bradford	13,212,836
St. Lucie	5,982,542
Santa Rosa	2,699,883
Sarasota	4,748,773
Seminole	10,163,262
Volusia, Flagler	10,195,129

## 91 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . .

26.058

FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND . . . . . .

8.497

281,949

281,949

## 92 DATA PROCESSING SERVICES

EDUCATION TECHNOLOGY AND INFORMATION

SERVICES

FROM GENERAL REVENUE FUND . . . . . 1,330,680 FROM CHILD CARE AND DEVELOPMENT

BLOCK GRANT TRUST FUND . . . . . .

2,120,150

## 93 DATA PROCESSING SERVICES

NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND . . . . .

FROM CHILD CARE AND DEVELOPMENT

BLOCK GRANT TRUST FUND . . . . . .

The funds provided in Specific Appropriation 93 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

#### 93A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

FACILITY REPAIRS MAINTENANCE AND

CONSTRUCTION

FROM GENERAL REVENUE FUND . . . . . 3,000,000

The funds in Specific Appropriation 93A are provided to the Arc Gateway for construction of the Pearl Nelson Child Development Center to meet the educational and therapeutic needs of children who are identified as having developmental delays or a disability.

## TOTAL: PROGRAM: EARLY LEARNING SERVICES

FROM GENERAL REVENUE FUND . . . . . . 558,352,643

FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 494,388,921

TOTAL POSITIONS . . . . . . . . . . . . . . . . . 100.00

TOTAL ALL FUNDS . . . . . . . . . . . . 1,052,741,564

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

The calculations of the Florida Education Finance Program (FEFP) for the 2016-2017 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act in Specific Appropriations 7, 8, 9, 94, and

94 AID TO LOCAL GOVERNMENTS

129,135,875

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

GRANTS AND AIDS - FLORIDA EDUCATIONAL FINANCE PROGRAM

FROM GENERAL REVENUE FUND . . . . . 7,696,013,962

Funds provided in Specific Appropriations 7 and 94 shall be allocated using a base student allocation of \$4,160.71 for the FEFP.

Funds provided in Specific Appropriations 7 and 94 for the supplemental allocation for juvenile justice education programs shall be allocated pursuant to the formula provided in section 1011.62(10), Florida Statutes. The allocation factor shall be \$1,243.90.

From the funds provided in Specific Appropriations 7 and 94, juvenile justice education programs shall receive funds as provided in section 1003.52(13), Florida Statutes. Up to \$341 per student may be used for high school equivalency examination fees for juvenile justice students who pass the high school equivalency exam in full, or in part, while in a juvenile justice education program and may be used for students in juvenile justice education programs to support equipment, specially designed curricula, and industry credentialing testing fees, for students enrolled in career and technical education (CTE) courses that lead to industry recognized certifications.

The district cost differential (DCD) for each district shall be calculated pursuant to the provisions of section 1011.62(2), Florida Statutes.

From the funds provided in Specific Appropriations 7 and 94, \$52,800,000 is provided for the Sparsity Supplement as defined in section 1011.62(7), Florida Statutes, for school districts of 24,000 and fewer FTE in the 2016-2017 fiscal year.

Total Required Local Effort for Fiscal Year 2016-2017 shall be \$7,605,066,299. The total amount shall include adjustments made for the calculation required in section 1011.62(4)(a) through (c), Florida Statutes.

The maximum nonvoted discretionary millage which may be levied pursuant to the provisions of section 1011.71(1), Florida Statutes, by district school boards in Fiscal Year 2016-2017 shall be 0.748 mills. This millage shall be used to calculate the discretionary millage compression supplement as provided in section 1011.62(5), Florida Statutes. To be eligible for the supplement, a district must levy the maximum.

Funds provided in Specific Appropriations 7 and 94 are based upon program cost factors for Fiscal Year 2016-2017 as follows:

1.	Basic Programs       1.103         A. K-3 Basic       1.003         B. 4-8 Basic       1.000         C. 9-12 Basic       1.001
2.	Programs for Exceptional Students A. Support Level 4
3.	English for Speakers of Other Languages1.194
4.	Programs for Grades 9-12 Career Education1.001

From the funds in Specific Appropriations 7 and 94, \$1,055,304,496 is provided to school districts as an Exceptional Student Education (ESE) Guaranteed Allocation as authorized by law to provide educational programs and services for exceptional students. Funds provided for gifted educational programs and services must primarily be focused on advanced mathematics and science curriculum and enrichment with instruction provided by an in-field teacher. The ESE Guaranteed Allocation funds are provided in addition to the funds for each exceptional student in the per FTE student calculation. School districts that provided educational services in 2015-2016 for exceptional students who are residents of other districts shall not discontinue providing such services without the prior approval of the Department of Education. Expenditure requirements for the ESE Guaranteed Allocation shall be as

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prescribed in section 1010.20(3), Florida Statutes, for programs for exceptional students.

From the funds provided in Specific Appropriations 7 and 94, the value of 43.35 weighted FTE students is provided to supplement the funding for severely handicapped students served in ESE programs 254 and 255 when a school district has less than 10,000 FTE student enrollment and less than three FTE eligible students per program. The Commissioner of Education shall allocate the value of the supplemental FTE based on documented evidence of the difference in the cost of the service and the amount of funds received in the district's FEFP allocations for the students being served. The supplemental value shall not exceed three FTE.

The Declining Enrollment Supplement shall be calculated based on 25 percent of the decline between the prior year and current year unweighted FTE students pursuant to section 1011.62(8), Florida Statutes.

From the funds in Specific Appropriations 7 and 94, \$64,456,019 is provided for Safe Schools activities and shall be allocated as follows: \$62,660 shall be distributed to each district, and the remaining balance shall be allocated as follows: two-thirds based on the latest official Florida Crime Index provided by the Department of Law Enforcement and one-third based on each district's share of the state's total unweighted student enrollment. Safe Schools activities include: (1) after school programs for middle school students; (2) middle and high school programs for correction of specific discipline problems; (3) other improvements to enhance the learning environment, including implementation of conflict resolution strategies; (4) behavior driven intervention programs that include anger and aggression management strategies: (5) alternative school programs for adjudicated youth that may include a web-based virtual system that results in mastery and certification, competency or credentials in the following inter-related counseling disciplines necessary for success in education and the work environment, including adjustment, educational, employment and optimal mental health areas that will include, but are not limited to, anger and impulse control, depression and anxiety, self-esteem, respect for authority, personal behavior, goal setting, time and stress management, social and workplace adjustment, substance use and abuse, workplace soft skills, communication skills, work ethic, the importance of timeliness, attendance and the self-marketing skills for future educational and/or employment opportunities; (6) suicide prevention programs; (7) bullying prevention and intervention; (8) school resource officers; and (9) detection dogs. Each district shall determine, based on a review of its existing programs and priorities, how much of its total allocation to use for each authorized Safe Schools activity. The Department of Education shall monitor compliance with reporting procedures contained in section 1006.147, Florida Statutes. If a district does not comply with these procedures, the district's funds from the Safe Schools allocation shall be withheld and reallocated to the other school districts. Each school district shall report to the Department of Education the amount of funds expended for each of the nine activities.

From the funds in Specific Appropriations 7 and 94, \$709,992,174 is for Supplemental Academic Instruction to be provided throughout the school year pursuant to section 1011.62 (1)(f), Florida Statutes. From these funds, at least \$75,000,000, together with funds provided in the district's research-based reading instruction allocation and other available funds, shall be used by districts with one or more of the 300 lowest performing elementary schools based on the statewide, standardized English Language Arts assessment to provide an additional hour of instruction beyond the normal school day for each day of the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading, or by a K-5 mentoring reading program that is supervised by a teacher who is effective at teaching reading. Students enrolled in these schools who have level 5 reading assessment scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 300 schools.

The Department of Education shall provide guidance to school districts for documentation of the expenditures for the additional hour of

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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instruction to ensure that all local, state, and federal funds are maximized for the total instructional program and that the funds used for the additional hour of instruction in these 300 schools do not supplant federal funds. School districts shall submit a report to the Department of Education in a format prepared by the department that includes summary information, including funding sources, expenditures and student outcomes for each of the participating schools that shall be submitted to the Speaker of the House of Representatives, President of the Senate, and Governor by September 30, 2016. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

The funds provided for the Supplemental Academic Instruction allocation shall consist of a base amount that shall have a workload adjustment based on changes in FTE. In addition, an additional amount is provided for districts with schools on the list of the 300 lowest-performing elementary schools. District allocations from these additional funds shall be based on the 2014-2015 reported total expenditures for the program, each district's level of per student funding in the reading instruction allocation and the supplemental academic instruction categorical fund, and on the total FTE for each of the schools. The categorical funding shall be recalculated once during the fiscal year following an updated designation of the 300 lowest-performing elementary schools and shall be based on actual student membership from the October FTE survey. If the recalculated total allocation is greater than the amount provided in the General Appropriations Act, the allocation shall be prorated to the level of the appropriation, based on each district's share of the total.

From the funds in Specific Appropriations 7 and 94, \$130,000,000 is provided for a K-12 comprehensive, district-wide system of research-based reading instruction. The amount of \$115,000 shall be allocated to each district and the remaining balance shall be allocated based on each district's proportion of the total K-12 base funding. From these funds, at least \$15,000,000 shall be used to provide an additional hour of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in the 300 lowest performing elementary schools based on the statewide, standardized English Language Arts assessment pursuant to sections 1008.22(3) and 1011.62(9), Florida Statutes. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading. Students enrolled in these schools who have level 5 reading assessment scores may choose to participate in the additional hour of instruction on an optional basis. ESE centers shall not be included in the 300 schools. Pursuant to section 1008.32, Florida Statutes, the State Board of Education shall withhold funds from a school district that fails to comply with this requirement.

From the funds provided in Specific Appropriations 7 and 94, \$228,792,422 is provided for Instructional Materials including \$12,081,475 for Library Media Materials, \$3,302,270 for the purchase of science lab materials and supplies, \$10,242,163 for dual enrollment instructional materials, and \$3,088,652 for the purchase of digital instructional materials for students with disabilities. The growth allocation per FTE shall be \$301.12 for the 2016-2017 fiscal year. School districts shall pay for instructional materials used for the instruction of public high school students who are earning credit toward high school graduation under the dual enrollment program as provided in section 1011.62(1)(i), Florida Statutes.

From the funds provided for Instructional Materials, \$165,000,000 shall be available to school districts to purchase instructional content as well as electronic devices and technology equipment and infrastructure. The purchases made in the 2016-2017 fiscal year must comply with the minimum or recommended requirements for instructional content, hardware, software, networking, security and bandwidth and the number of students per device as developed and published by the Department of Education. Prior to release of the funds by the department to the school districts, each school district shall certify to the Commissioner of Education an expenditure plan for the purchase of instructional content and technology. If the district intends to use any portion of the funds for technology, the district must certify that it has the instructional content necessary to provide instruction aligned to the adopted statewide benchmarks and standards. If the district intends to use the

SECTION 2 - EDUCATION (ALL OTHER FUNDS)
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funds for technology the district must include an expenditure plan for the purchase of electronic devices and technology equipment and infrastructure that demonstrates the alignment of devices and equipment with the minimum or recommended requirements. The department shall provide a report to the Legislature on or before March 1, 2017, that summarizes the district expenditures for these funds.

From funds provided in Specific Appropriations 7 and 94, \$435,164,782 is provided for Student Transportation as provided in section 1011.68, Florida Statutes.

From funds provided in Specific Appropriations 7 and 94, \$45,286,750 is provided for the Teachers Classroom Supply Assistance Program and shall be given to teachers pursuant to section 1012.71, Florida Statutes. The allocation shall not be recalculated during the school year.

From the funds provided in Specific Appropriation 7 and 94, \$12,136,893 is provided for a Federally Connected Student Supplement to be calculated to support the education of students connected with federally-owned military installations, National Aeronautics and Space Administration (NASA) property, and Indian lands. The supplement shall be the sum of a student allocation and an exempt property allocation. To participate, districts must be eligible for federal Impact Aid funding under Section 8003, Title VIII of the Elementary and Secondary Education Act of 1965.

The student allocation shall be based on the total number of students, including students with disabilities, reported for federal impact aid who: 1) reside with a parent on active duty in the uniformed services or who is an accredited foreign government official and military officer, 2) reside on eligible Indian lands, or 3) reside with a civilian parent who lives or works on eligible federal property connected with a military installation or NASA. This third category shall be multiplied by a factor of 0.5. Students with disabilities shall also be counted separately for the first two categories. The total number of federally-connected students and the total number of students with disabilities shall be multiplied by 3 percent and 10.5 percent of the base student allocation, respectively. The exempt property allocation shall be equal to the tax-exempt value of federal impact aid lands reserved as military installations, real property owned by NASA, or eligible federally-owned Indian lands located in the district, multiplied by the millage authorized and levied under section 1011.71(2), Florida Statutes.

For the 2016-2017 fiscal year, this allocation shall be derived from the data reported by school districts to the Department of Education for the federal Impact Aid Program, Section 8003, Title VIII of the Elementary and Secondary Education Act, for the 2016 federal fiscal year. The Department of Education shall establish a process to collect student enrollment for this allocation during the student surveys for application in subsequent fiscal years. Each district's Federally Connected Student Supplement for the 2016-2017 appropriation shall not be recalculated during the fiscal year.

Funds provided in Specific Appropriations 7 and 94 for the Virtual Education Contribution shall be allocated pursuant to the formula provided in section 1011.62(11), Florida Statutes. The contribution shall be based on \$5,230 per FTE.

Districts may charge a fee for grades K-12 voluntary, non-credit summer school enrollment in basic program courses. The amount of any student's fee shall be based on the student's ability to pay and the student's financial need as determined by district school board policy.

From the funds in Specific Appropriations 7 and 94, \$80,000,000 is provided for the Digital Classrooms allocation as provided in 1011.62(12), Florida Statutes.

95 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - CLASS SIZE REDUCTION

FROM GENERAL REVENUE FUND . . . . 2,884,695,555
FROM STATE SCHOOL TRUST FUND . . . .

86,161,098

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

Funds in Specific Appropriations 8 and 95 are provided to implement the requirements of sections 1003.03 and 1011.685, Florida Statutes. The class size reduction allocation factor for grades prekindergarten to grade 3 shall be \$1,321.49, for grades 4 to 8 shall be \$901.39, and for grades 9 to 12 shall be \$903.56. The class size reduction allocation shall be recalculated based on enrollment through the October 2016 FTE survey except as provided in section 1003.03(4), Florida Statutes. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 8 and 95, funds shall be prorated to the level of the appropriation based on each district's calculated amount. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with reporting information required for class size reduction implementation.

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP FROM GENERAL REVENUE FUND . . . . . . 10,580,709,517 215.296.973 10,796,006,490

PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP

Of the funds provided for regional education consortium programs and school district matching grants in Specific Appropriations 102 and 108, 60 percent shall be released to the Department of Education at the beginning of the first quarter and the balance at the beginning of the third quarter. The Department of Education shall disburse the funds to eligible entities within 30 days of release.

Funds provided in Specific Appropriations 96 through 114B shall be used to serve Florida students.

96 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INSTRUCTIONAL MATERIALS FROM GENERAL REVENUE FUND . . . . . 1,141,704

Funds in Specific Appropriation 96 are provided for the Learning Through Listening program.

SPECIAL CATEGORIES GRANTS AND AIDS - ASSISTANCE TO LOW PERFORMING SCHOOLS FROM GENERAL REVENUE FUND . . . . .

Funds in Specific Appropriation 97 may be used to contract for the operation of the Florida Partnership for Minority and Underrepresented Student Achievement and to achieve the partnership's mission as provided in section 1007.35, Florida Statutes. The funds shall be expended for professional development for Advanced Placement classroom teachers.

GRANTS AND AIDS - TAKE STOCK IN CHILDREN FROM GENERAL REVENUE FUND . . . . . 6,125,000 98 SPECIAL CATEGORIES GRANTS AND AIDS - MENTORING/STUDENT ASSISTANCE INITIATIVES

FROM GENERAL REVENUE FUND . . . . . . 15,247,988

97A SPECIAL CATEGORIES

Funds provided in Specific Appropriation 98 shall be allocated as follows:

Best Buddies	700,000
Big Brothers, Big Sisters	
Florida Alliance of Boys and Girls Clubs	5,152,768
Prodigy	
Teen Trendsetters	300,000
YMCA State Alliance/YMCA Reads	

SPECIAL CATEGORIES GRANTS AND AIDS - COLLEGE REACH OUT PROGRAM FROM GENERAL REVENUE FUND . . . . . . 1,000,000 SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

100 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND LEARNING RESOURCES CENTERS

FROM GENERAL REVENUE FUND . . . . . 2,700,000

Funds provided in Specific Appropriation 100 shall be allocated to the Multidisciplinary Educational Services Centers as follows:

University of	Florida	450,000
University of	Miami	450,000
Florida State	University	450,000
University of	South Florida	450,000
University of	Florida Health Science Center at Jacksonville.	450,000
Keiser Univers	sity	450,000

Each center shall provide a report to the Department of Education by September 1, 2017, for the 2016-2017 fiscal year that shall include the following: (1) the number of children served, (2) the number of parents served, (3) the number of persons participating in in-service education activities, (4) the number of districts served, and (5) specific services provided.

101 SPECIAL CATEGORIES GRANTS AND AIDS - NEW WORLD SCHOOL OF THE ARTS FROM GENERAL REVENUE FUND . . . . . 650,000

102 SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL DISTRICT MATCHING GRANTS PROGRAM FROM GENERAL REVENUE FUND . . . . . 4,500,000

Funds in Specific Appropriation 102 are provided as challenge grants to public school district education foundations for programs that serve low-performing students, technical career education, literacy initiatives, Science, Technology, Engineering, Math (STEM) Education initiatives, increased teacher quality and/or increased graduation rates. The amount of each grant shall be equal to the private contribution made to a qualifying public school district education foundation. In-kind contributions shall not be considered for matching purposes. Administrative costs for the program shall not exceed five percent.

Before any funds provided in Specific Appropriation 102 may be disbursed to any public school district education foundation, the public school district foundation must certify to the Commissioner of Education that the private cash has actually been received by the public school education foundation seeking matching funds. The Consortium of Florida Education Foundations shall be the fiscal agent for this program.

103 SPECIAL CATEGORIES GRANTS AND AIDS - THE FLORIDA BEST AND BRIGHTEST TEACHER SCHOLARSHIP PROGRAM FROM GENERAL REVENUE FUND . . . . . 49,000,000

Funds in Specific Appropriation 103 are provided to implement Florida's Best and Brightest Teacher Scholarship Program as provided in House Bill 5003, or similar legislation. The amount disbursed shall include a scholarship in the amount of up to \$10,000 to be awarded to every eligible classroom teacher. If the number of eligible classroom teachers exceeds the total appropriation, the department shall prorate the per-teacher scholarship amount.

104 SPECIAL CATEGORIES EDUCATOR PROFESSIONAL LIABILITY INSURANCE FROM GENERAL REVENUE FUND . . . . . 1,200,000 105 SPECIAL CATEGORIES TEACHER AND SCHOOL ADMINISTRATOR DEATH FROM GENERAL REVENUE FUND . . . . . 18.000 106 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

FROM GENERAL REVENUE FUND . . . . . . 473,837

FROM ADMINISTRATIVE TRUST FUND . . . 49,058

107 SPECIAL CATEGORIES

GRANTS AND AIDS - AUTISM PROGRAM

FROM GENERAL REVENUE FUND . . . . . 9,400,000

Funds provided in Specific Appropriation 107 shall be allocated as follows:

Florida Atlantic University	1,056,776
Florida State University (College of Medicine)	1,224,008
University of Central Florida	1,721,639
University of Florida (College of Medicine)	1,077,893
University of Florida (Jacksonville)	1,072,732
University of Miami (Department of Psychology)	
including \$391,650 for activities in Broward County	
through Nova Southeastern University	1,802,195
University of South Florida/Florida Mental Health Institute.	1,444,757

Autism Centers shall provide appropriate nutritional information to parents of children served through funds provided in Specific Appropriation 107. Summaries of outcomes for the prior fiscal year shall be submitted to the Department of Education by September 1, 2016.

#### 108 SPECIAL CATEGORIES

GRANTS AND AIDS - REGIONAL EDUCATION

CONSORTIUM SERVICES

FROM GENERAL REVENUE FUND . . . . . 2,545,390

From the funds in Specific Appropriation 108, \$1,100,000 is provided to continue the program from fiscal year 2015-2016 for school districts in the Panhandle Area Education Consortium (PAEC), Northeast Florida Education Consortium (NEFEC), and Heartland Consortium and school districts with 24,000 or fewer FTE students, providing digital learning tools, digital resources, the curriculum foundry, technical support and professional development originally created through the Florida Virtual Curriculum Marketplace.

## 109 SPECIAL CATEGORIES

TEACHER PROFESSIONAL DEVELOPMENT

FROM GENERAL REVENUE FUND . . . . . 9,304,338

Funds provided in Specific Appropriation 109 shall be allocated as follows:

Administrator Professional Development	7,500,000
Florida Association of District School	
Superintendents Training	
Principal of the Year	29,426
School Related Personnel of the Year	306,182
Teacher of the Year	718,730
Teacher of the Year Summit	50,000
Virtual Professional Development for School Board Members	200,000

From the funds provided in Specific Appropriation 109 for the Teacher of the Year Program, \$718,730 is provided for financial awards, in conjunction with any private donations, resulting in district participants receiving a total award amount of up to \$10,000; the selected finalists receiving a total award of up to \$15,000; and the Teacher of the Year receiving a total award amount of up to \$20,000.

Funds in Specific Appropriation 109 for the School Related Personnel of the Year Program are provided for financial awards of up to \$5,000 for participants of the program.

Funds provided in Specific Appropriation 109 for Principal, Teacher, or School Related Personnel of the Year may be disbursed to districts, schools, or individuals.

From the funds in Specific Appropriation 109 for Administrator Professional Development, \$7,500,000 is provided for professional development for principals and other district administrators in instructional and human resource leadership, including the use of

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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teacher evaluations to improve instruction, aligning instruction with the district's curriculum and state standards, best financial practices, and other leadership responsibilities that support student achievement through job-embedded delivery and through either regional, local, or digital formats. Funds shall be provided to each district after the district has submitted its training plan to the Commissioner of Education. From the funds in Specific Appropriation 109 for Administrator Professional Development, \$7,000,000 shall be allocated to districts based on each district's share of unweighted FTE and districts with 10,000 or fewer FTE shall be provided a minimum allocation of \$5,000. The department is authorized and directed to use funds to assist Teach for America, Inc. in its effort to infuse talent into public education teaching and leadership positions, and develop and retain that talent in Florida.

#### 110 SPECIAL CATEGORIES

GRANTS AND AIDS - STRATEGIC STATEWIDE

INITIATIVES

FROM GENERAL REVENUE FUND . . . . . 3,178,133

Funds in Specific Appropriation 110 shall be allocated as follows:

Florida Safe Schools Assessment Tool	307,000
Florida Grants and Standards Instruction Tools	
Public School Technology	1,561,433
Advancement Via Individual Determination (AVID)	1,000,000

Funds in Specific Appropriation 110 for the Florida Safe Schools Assessment Tool shall be provided to the Department of Education for the continued availability of the risk assessment tool to all public K-12 schools.

Funds in Specific Appropriation 110 for the Florida Grants and Standards Instruction Tools shall be provided to Department of Education to provide subject matter experts and in-depth technical assistance to school districts and students for various technical systems.

Funds in Specific Appropriation 110 for Public School Technology are provided to the following school districts for the acquisition of devices based on the requirements of section 1001.20(4)(a)1.b., Florida Statutes, to enable each district to administer the Florida Standards Assessments to an entire grade at the same time.

Miami-Dade	54,322
Hillsborough	
Volusia	132,895
Washington Special	2,600

Funds in Specific Appropriation 110 are provided for Advancement Via Individual Determination (AVID) and shall be used to implement a program to reward success of students in need of assistance to become college ready and enrolled in the AVID elective class who performed in rigorous coursework during the 2015-2016 school year. School districts shall report student enrollments from the 2015-2016 school year in the AVID elective during the October student membership survey. Each school district shall be rewarded \$325 per full-time equivalent student enrolled in the AVID elective who also receives a score of 4 or higher on an International Baccalaureate subject examination; score of E or higher on an Advanced International Certificate of Education subject examination; score of 3 or higher on the College Board Advanced Placement Examination; or, for students in grades 6-8, receives a passing score on the algebra end of course examination. Each school district shall allocate the funds received from this bonus award funding to the school whose students generate the funds. Funds shall be expended solely for the payment of costs associated with the school's AVID system which include annual membership fees; professional development and training for program coordinators, teachers, and tutors; and compensation for tutors. Funds shall be awarded to the school districts no later than January 1, 2017. If the total bonus amount is greater than the funds provided in this appropriation, then each district's amount shall be prorated based on the number of students who earned qualifying scores in each district.

2,333,354

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GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL

ENHANCEMENTS

FROM GENERAL REVENUE FUND . . . . . 26,384,029

To extend the unique means for better educating students, funds in Specific Appropriation 111 shall be allocated as follows:

Academic Tourney	132,738 100,000 500,000 1,850,000
Education  Benchmark and Intervention/Student and Teacher Support  Black Male Explorers  Boys Choir of Tallahassee.  Breakthrough Miami.	110,952 1,500,000 164,701 71,000 650,000
Brevard Public Schools Aviation and Manufacturing Technology High School Programs	500,000 500,000 25,000 200,000 201,680 250,000
of Florida. Florida Children's Initiative. Florida Holocaust Museum. Florida Venture Foundation. Girl Scouts of Florida. Holocaust Memorial Miami Beach. Holocaust Task Force. I Am A Leader Foundation. Jobs for Florida's Graduates.	200,000 600,000 300,000 125,000 267,635 230,000 100,000 250,000
Junior Achievement of Florida Foundation, Inc  Knowledge is Power Program (KIPP) Jacksonville  Lauren's Kids  Learning for Life  Minority Male Initiative  Moore-Mickens Education Vocation Center  Mourning Family Foundation  National Flight Academy	500,000 1,224,000 1,000,000 2,569,813 400,000 250,000 1,000,000 421,495
Palm Beach County Library System Online Tutor Assistance Pasco Regional STEM School/Tampa Bay Region Aeronautics Pinellas Education Foundation-Career Path Planning Project to Advance School Success (PASS) SEED School of Miami Specialty Children's Hospital Patient Academics Program State Science Fair Summer Job Skills and Coding Internship Program Take Charge Foundation College Ready. Volusia County Schools Manufacturing YMCA of Central Florida After School Program	74,000 750,000 250,000 508,983 4,600,000 72,032 50,000 300,000 1,500,000
YMCA Youth in Government	300,000

Funds provided in Specific Appropriation 111 for the Learning for Life program are eliqible to be used in any public school.

Funds provided in Specific Appropriation 111 for the Benchmark and Intervention/Student and Teacher Support are provided to help prepare students for college and career success. In an effort to improve teaching and learning, students and teachers will have access, when they so choose, to courseware to benchmark competency levels and prepare students to master the Florida Standards on subjects measured by state required end-of-course exams. The department shall contract with a provider to deliver an innovative online program that is highly engaging, fun and relevant to the current generation of students, utilizes technology enhanced items, and measures student mastery on a standard specific basis. The program shall also include content to support positive behavioral intervention strategies and be available to public, private, charter and home school students and must be assessable by teachers and students by November 1, 2016. An independent evaluation shall be conducted to determine program effectiveness.

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112 SPECIAL CATEGORIES

GRANTS AND AIDS - EXCEPTIONAL EDUCATION

FROM GENERAL REVENUE FUND . . . . . 4,317,018 FROM FEDERAL GRANTS TRUST FUND . . .

Funds in Specific Appropriation 112 from General Revenue shall be allocated as follows:

Auditory-Oral Education Grant Funding	750,000 60,000
Communication/Autism Navigator	1,353,292
Family Cafe	450,000
Florida Diagnostic and Learning Resources System Associate	,
Centers	577,758
Florida Instructional Materials Center for the Visually	
Impaired	108,119
Hernando County School District Project StarFISH	500,000
Multi-Agency Service Network for Students with Severe	
Emotional/Behavioral Disturbance	247,849
Portal to Exceptional Education Resources	20,000
Special Olympics	250,000

Funds in Specific Appropriation 112 from the Federal Grants Trust Fund shall be allocated as follows:

Florida Instructional Materials Center for the Visually	
Impaired	270,987
Multi-Agency Service Network for Students with Severe	
Emotional/Behavioral Disturbance	750,322
Portal to Exceptional Education Resources	786,217
Resource Materials Technology Center for	
Deaf/Hard-of-Hearing	191,828
Very Special Arts	334,000

Funds in Specific Appropriation 112 for Family Cafe are supplemental and shall not be used to replace or supplant current funds awarded for the Family Cafe Project.

Funds provided in Specific Appropriation 112 for Communication/Autism Navigator shall be awarded to the Florida State University College of Medicine for statewide implementation of an exceptional student education communication/autism navigator that includes core strategies and interventions through the Early Steps Program to increase the number of full integration placements of exceptional students into the standard classroom.

Funds provided in Specific Appropriation 112 for Auditory-Oral Education Grants shall only be awarded to Florida public or private nonprofit school programs serving deaf children in multiple counties, from birth to age seven, including rural and underserved areas. These schools must solely offer auditory-oral education programs, as defined in section 1002.391, Florida Statutes, and have a supervisor and faculty members who are credentialed as Certified Listening and Spoken Language Specialists.

The amount of the grants shall be based on the specific needs of each eligible student. Each eligible school that has insufficient public funds to provide the educational and related services specified in the Individual Education Plan (IEP) or Individual Family Service Plan (IFSP) of eligible students aged birth to seven years may submit grant applications to the Department of Education. Applications must include an itemized list of total costs, the amount of public funds available for those students without the grant, and the additional amount needed for the services identified in each students' respective IEP or IFSP. The department shall develop an appropriate application, provide instructions and administer this grant program to ensure minimum delay in providing the IEP or IFSP services for all eligible students. Each school shall be accountable for assuring that the public funds received are expended only for services for the eliqible student as described in the application and shall provide a report documenting expenditures for the 2016-2017 fiscal year to the Department of Education by September 30, 2017.

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SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION		SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION
BIODINA CCUOOI BOD THE DEAR AND THE DITAD	460,565	FROM FEDERAL GRANTS TRUST FUND 5,409,971
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	460,565 2,271,077	TOTAL: PROGRAM: FEDERAL GRANTS K/12 PROGRAM FROM TRUST FUNDS
FROM GRANTS AND DONATIONS TRUST FUND	1,753,666	TOTAL ALL FUNDS
From the funds in Specific Appropriation 113, the sch		PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES
contract for health, medical, pharmaceutical and dental services for students. The school shall develop a collaborati agreement for medical services and shall maximize the recov	ve service very of all	118 SPECIAL CATEGORIES CAPITOL TECHNICAL CENTER FROM GENERAL REVENUE FUND 224,624
legally available funds from Medicaid and private insurance The school shall report to the Legislature by June 30, 2017, i describing the agreement, services provided, budget and exp	nformation enditures,	FROM GENERAL REVENUE FUND
including the amounts and sources of all funding used collaborative medical program and any other student healt during the 2016-2017 fiscal year.		GRANTS AND AIDS - PUBLIC BROADCASTING FROM GENERAL REVENUE FUND 10,596,053
114 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		The funds provided in Specific Appropriation 119 shall be allocated as follows:
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	42,404	Florida Channel Closed Captioning
114A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	12,101	Florida Channel Year Round Coverage
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY PUBLIC SCHOOLS SPECIAL PROJECTS FROM GENERAL REVENUE FUND 1,500,000		Florida PBS Learning Media Content Library         882,000           Public Radio Stations         1,300,000           Public Television Stations         3,996,811
Funds in Specific Appropriation 114A shall be allocated as fol	lows:	From the funds provided in Specific Appropriation 119, "Governmental
Academies of Clay County SchoolsSeminole County High Tech Manufacturing Program		Affairs for Public Television" shall be produced by the same contractor selected by the Legislature to produce "The Florida Channel".
114B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION		From the funds provided in Specific Appropriation 119 for Public Television Stations, \$307,447 shall be allocated to each public television station recommended by the Commissioner of Education. Public Radio Stations shall be allocated \$100,000 per station.
FROM GENERAL REVENUE FUND 4,635,000	1	From the funds provided in Specific Appropriation 119 for the Florida Channel Satellite Transponder Operations, the Florida Channel shall
Funds in Specific Appropriation 114B shall be allocated as fol Holocaust Memorial		contract for the leasing, management and operation of the state transponder with the same public broadcasting station that produces the Florida Channel.
Margate Blount Archaeological Site National Flight Academy North Florida School of Special Education Expansion Project.	285,000 2,000,000 2,000,000	TOTAL: PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES FROM GENERAL REVENUE FUND 10,820,677
Pinellas Education Foundation-Career Path Planning		TOTAL ALL FUNDS
Funds provided in Specific Appropriation 114B for the Memorial are contingent upon Senate Bill 716, or similar le becoming law.		PROGRAM: WORKFORCE EDUCATION
TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP FROM GENERAL REVENUE FUND 193,243,906		120 AID TO LOCAL GOVERNMENTS PERFORMANCE BASED INCENTIVES FROM GENERAL REVENUE FUND 4,500,000
FROM TRUST FUNDS	6,910,124	From the funds in Specific Appropriation 120, \$4,500,000 shall be
TOTAL ALL FUNDS	200,154,030	provided by the Department of Education to district workforce education programs for students who earn industry certifications during the
PROGRAM: FEDERAL GRANTS K/12 PROGRAM		2016-2017 fiscal year. Funding shall be based on students who earn industry certifications in the following occupational areas: health
115 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS		science to include surgical technology, orthopedic technology, dental assisting technology, practical nursing, medical coder/biller, medical assisting, certified nursing assistant, emergency medical technician and
FROM GRANTS AND DONATIONS TRUST	3,999,420	paramedic, clinical lab technician, EKG technician, pharmacy technician, and clinical hemodialysis technician; automotive service technology;
116 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FEDERAL GRANTS AND AIDS		<pre>auto collision repair and refinishing; medium/heavy duty truck technician; cyber security; cloud virtualization; network support services; computer programming; computer-aided drafting; advanced</pre>
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	353,962 1,646,939,699	manufacturing; electrician; plumbing; public safety; welding; Federal Aviation Administration airframe mechanics and power plant mechanics; and heating, ventilation and air conditioning technician. On June 1,
117 SPECIAL CATEGORIES DOMESTIC SECURITY		2017, if any funds remain, the balance shall be allocated for performance in adult general education programs based on student

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performance as measured by learning gains, placements, and special populations served indexed to the proportional share of the funds available. These performance funds shall not be awarded for certifications earned through continuing workforce education programs.

Industry certifications earned by students enrolled in the 2015-2016 academic year which were eligible to be included in the funding allocation for the 2015-2016 fiscal year and were not included in the final disbursement due to the early data reporting deadline may be reported by districts and included in the Department of Education's allocation of funds for the 2016-2017 fiscal year.

School districts shall maintain documentation for student attainment of industry certifications that are eligible for performance funding. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts. If a district is unable to comply, the district shall refund the performance funding to the state.

121 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - ADULT BASIC EDUCATION
FEDERAL FLOW-THROUGH FUNDS
FROM FEDERAL GRANTS TRUST FUND . . .

41,552,472

122 AID TO LOCAL GOVERNMENTS WORKFORCE DEVELOPMENT

FROM GENERAL REVENUE FUND . . . . . . 276,547,888

From the funds in Specific Appropriation 10 from the Educational Enhancement Trust Fund and Specific Appropriation 122 from the General Revenue Fund, \$365,044,488 is provided for school district workforce education programs as defined in section 1004.02(25), Florida Statutes, and is allocated as follows:

Alachua	307,847
Baker	147,342
Bay	2,872,440
Bradford	946,599
Brevard	3,809,489
Broward	70,846,690
Calhoun	83,728
Charlotte	2,259,665
Citrus	2,614,391
Clay	751,338
Collier	8,512,501
Columbia	366,361
Miami-Dade	79,611,194
DeSoto	640,639
Dixie	66,819
Escambia	4,382,422
Flagler	1,640,550
Franklin	73,197
Gadsden	383,169
Glades	76,392
Gulf	153,700
Hamilton	71,046
Hardee	233,727
Hendry	204,363
Hernando	570,684
Hillsborough	26,805,682
Indian River	1,073,315
Jackson	295,317
Jefferson	86,353
Lafayette	70,659
Lake	4,406,406
Lee	9,697,421
Leon	6,291,247
Liberty	114,403
Madison	70,192
Manatee	9,341,158
Marion	3,901,140
Martin	1,255,757
Monroe	799,422
Nassau	603,668

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Okaloosa	2,194,475
Orange	32,578,885
Osceola	6,181,717
Palm Beach	17,103,329
Pasco	2,877,665
Pinellas	27,220,680
Polk	8,507,792
Saint Johns	4,319,889
Santa Rosa	2,119,664
Sarasota	7,147,469
Sumter	120,425
Suwannee	888,004
Taylor	959,615
Union	90,582
Wakulla	135,693
Walton	752,743
Washington	2,924,685
Washington Sp	64,498
DOE Workforce Student Information System	2,418,245

The funds allocated in Specific Appropriation 122 for the Department of Education Workforce Education Student Information System are provided for continued implementation of the system during the 2016-2017 fiscal year. The department shall determine districts to participate in the system based on the highest priority of need. The department is authorized to select a school district to serve as the coordinator of the system for assistance in development and deployment of the student information system in districts chosen by the department to participate. The system shall include student registration and reporting and tracking of instructional hours, student achievement levels, and industry credentials. Additional features of the system shall provide an on-line student registration with debit/credit card payment capability; case-management of all students enrolling, including time on task and achievement benchmarks; case management for awarding and tracking student financial assistance; integrated electronic gradebook and student attendance components, including a student progression system to track student progress by course / program; an email system; capability to custom design multi-functional dashboards for use by administrators, teachers, and counselors; and standardized data reports that can be used to improve and enhance student achievement and school performance.

For programs leading to a career certificate or an applied technology diploma, and for adult general education programs, tuition and fees shall be assessed in accordance with section 1009.22, Florida Statutes.

Funds collected from standard tuition and out-of-state fees shall be used to support school district workforce education programs as defined in section 1004.02(25), Florida Statutes, and shall not be used to support K-12 programs or district K-12 administrative indirect costs.

The funds provided in Specific Appropriations 10, 120, and 122 shall not be used to support K-12 programs or district K-12 administrative indirect costs. The Auditor General shall verify compliance with this requirement during scheduled audits of these institutions.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, school districts may grant fee waivers for programs funded through Workforce Development Education appropriations for up to eight percent of the fee revenues that would otherwise be collected.

From the funds provided in Specific Appropriations 10 and 122, each school district shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts.

District superintendents shall certify that workforce education enrollment and performance data used for funding allocations to districts is accurate and complete in accordance with reporting timelines established by the Department of Education. Upon certification, the district data shall be considered final for purposes of use in state funding formulas. After the final certification, the Department of Education may request a supplemental file in the event

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that a district has reported a higher level of enrollment or performance than was actually achieved by the district.

123 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - VOCATIONAL FORMULA FUNDS FROM FEDERAL GRANTS TRUST FUND . . .

72,144,852

124 SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL ENHANCEMENTS

FROM GENERAL REVENUE FUND . . . . . 1,400,000

The funds in Specific Appropriation 124 shall be allocated as follows:

Lotus House Women's Shelter	100,000
Hispanic Federation Adult Education Program	250,000
AmSkills Program	300,000
Pilot Online Adult Education for State Library System -	
Smart Horizons Career Online High School	750,000

124A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FACILITY REPAIRS MAINTENANCE AND CONSTRUCTION

Manay Tachnical Center - LDM Duilding Denovation

FROM GENERAL REVENUE FUND . . . . .

Funds in Specific Appropriation 124A shall be provided for the following:

DTAL: PROGRAM: WORKFORCE EDUCATION FROM GENERAL REVENUE FUND 286,366,602	
OMAI DDOGDAM MODVEODGE EDMGAMION	
First Coast Technical College - Putnam County Campus	500,000
Fort Walton Firefighter Training	977,000
Glades West Tech HVAC Training	1,471,714
namey recumical center - her bullding kenovacion	210,000

TO' FROM TRUST FUNDS . . . . . . . . . . .

113,697,324

070 000

TOTAL ALL FUNDS . . . . . . . . . . . . . 400,063,926

FLORIDA COLLEGES, DIVISION OF

PROGRAM: FLORIDA COLLEGES

125 AID TO LOCAL GOVERNMENTS PERFORMANCE BASED INCENTIVES

FROM GENERAL REVENUE FUND . . . . . 10,000,000

Funds in the amount of \$10,000,000 are provided in Specific Appropriation 125 to colleges for students who earn industry certifications during the 2016-2017 academic year. Funding shall be based on students who earn industry certifications in the following occupational areas: public safety, health sciences, automotive service technology, auto collision repair and refinishing, cyber security, cloud virtualization, network support services, computer programming, advanced manufacturing, electrician, welding, Federal Aviation Administration airframe mechanics, power plant mechanics, pharmacy technicians, and heating, ventilation and air conditioning technicians. The Department of Education shall distribute the awards by June 1, 2017, and establish procedures and timelines for colleges to report earned certifications for funding. The Department of Education may allocate any funds not obligated by June 1, 2017, to schools who have earned awards, based on the percentage of earned certifications. By October 31, 2016, the Chancellor of the Florida College System shall identify the associated industry certifications and shall prepare a report for each certification to include cost, percent employed, and average salary of graduates. These performance funds shall not be awarded for certifications earned through continuing workforce education programs.

Industry certifications earned by students enrolled in the 2015-2016 academic year which were eligible to be included in the funding allocation for the 2015-2016 fiscal year and were not included in the final disbursement due to the early data reporting deadline may be SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

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reported by colleges and included in the allocation of funds for the 2016-2017 fiscal year. Colleges shall maintain documentation for student attainment of industry certifications that are eligible for performance funding. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the colleges. If a college is unable to comply, the college shall refund the performance funding to the state.

126 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLORIDA COLLEGE SYSTEM

PROGRAM FUND

FROM GENERAL REVENUE FUND . . . . . 955,177,955

Funds provided in Specific Appropriation 126 are provided for operating funds and approved baccalaureate programs, and shall be allocated as follows:

Eastern Florida State College.       33,492,035         Broward College.       66,166,879         College of Central Florida       16,404,274         Chipola College.       8,221,109         Daytona State College.       38,912,817         Florida SouthWestern State College       23,071,124         Florida State College at Jacksonville       59,278,760         Florida Keys Community College.       5,248,398
College of Central Florida       16,404,274         Chipola College       8,221,109         Daytona State College       38,912,817         Florida SouthWestern State College       23,071,124         Florida State College at Jacksonville       59,278,760
Chipola College.       8,221,109         Daytona State College.       38,912,817         Florida SouthWestern State College.       23,071,124         Florida State College at Jacksonville.       59,278,760
Chipola College.       8,221,109         Daytona State College.       38,912,817         Florida SouthWestern State College.       23,071,124         Florida State College at Jacksonville.       59,278,760
Daytona State College
Florida SouthWestern State College
Florida State College at Jacksonville 59,278,760
Gulf Coast State College
Hillsborough Community College
Indian River State College
Florida Gateway College
Lake-Sumter State College
State College of Florida, Manatee-Sarasota 18,815,466
Miami Dade College
North Florida Community College
Northwest Florida State College
Palm Beach State College
Pasco-Hernando State College
Pensacola State College
Polk State College
Saint Johns River State College
Saint Petersburg College
Santa Fe College
Seminole State College of Florida
South Florida State College
Tallahassee Community College
Valencia College
Performance Based Incentives

Prior to the disbursement of funds in Specific Appropriations 12 and 126, colleges shall submit an operating budget for the expenditure of these funds as provided in section 1011.30, Florida Statutes. The operating budget shall clearly identify planned expenditures for baccalaureate programs and shall include the sources of funds.

For advanced and professional, postsecondary vocational, developmental education, educator preparation institute programs, and baccalaureate degree programs, tuition and fees shall be assessed in accordance with section 1009.23, Florida Statutes.

For programs leading to a career certificate or an applied technology diploma, and for adult general education programs, tuition and fees shall be assessed in accordance with section 1009.22, Florida Statutes.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, Florida colleges may grant fee waivers for programs funded through Workforce Development Education appropriations for up to eight percent of the fee revenues that would otherwise be collected.

From the funds in Specific Appropriations 12 and 126, each Florida college shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the Florida colleges.

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

## APPROPRIATION

Each Florida college board of trustees is given flexibility to make necessary adjustments to its operating budget. If any board reduces individual programs or projects within the Florida college by more than 10 percent during the 2016-2017 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Department of Education.

From the funds provided in Specific Appropriation 126 for Performance Based Incentives, \$30,000,000 is included as the state investment in performance funding and \$30,000,000 is redistributed from the base budget of the institutions in the Florida College System as the institutional investment in performance funding.

127 SPECIAL CATEGORIES

COMMISSION ON COMMUNITY SERVICE

FROM GENERAL REVENUE FUND . . . . . 983,182

TOTAL: PROGRAM: FLORIDA COLLEGES

FROM GENERAL REVENUE FUND . . . . . . 966,161,137

#### STATE BOARD OF EDUCATION

From the funds provided in Specific Appropriations 128 through 140, the Commissioner of Education shall prepare and provide to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor on or before October 1, 2016, a report containing the following: the federal indirect cost rate(s) approved to be used for the 12 month period of the 2016-2017 fiscal year and the data on which the rate(s) was established; the estimated amount of funds the approved rate(s) will generate; the proposed expenditure plan for the amount generated; and the June 30, 2016, balance of all unexpended federal indirect cost funds.

From the funds provided in Specific Appropriations 128 through 140, the Department of Education shall publish on the Florida Department of Education website by December 31, 2016, from each school district's Annual Financial Report, expenditures on a per FTE basis for the following fund types: General Fund, Special Revenue Fund, Debt Service Fund, Capital Project Fund and a Total. Fiduciary funds, enterprise funds, and internal service funds shall not be included. This funding information shall also be published in the same format on each school district's website by December 31, 2016.

Funds provided in Specific Appropriations 128 through 140 for the Working Capital Trust Fund shall be cost-recovered from funds used to pay data processing services provided in accordance with section 216.272, Florida Statutes.

From the funds provided in Specific Appropriations 138, 139, and 140, the Department of Education shall pay for data center services based on the actual direct and indirect costs to the Department of Education. These funds shall not be used to subsidize another entity's costs.

From the funds provided in Specific Appropriations 139 and 140, \$885,000 in recurring funds from the General Revenue Fund and \$885,000 in recurring funds from the Working Capital Trust Fund are provided to the Department of Education to acquire a managed disaster recovery service that provides the type of service that is aligned with the level of criticality identified in the disaster recovery study provided for in Specific Appropriation 134. These funds shall be placed in reserve. Contingent upon the completion of the disaster recovery assessment provided for in Specific Appropriation 134, the department is authorized to submit budget amendments requesting release of funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed implementation plan and spend plan.

APPROVED SALARY RATE 49.835.015

128 SALARIES AND BENEFITS POSITIONS 989.00

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

PPRUE	RIATION			
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND		19,529,210	7,334,831
	SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES			4,937,510
	FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM INSTITUTIONAL ASSESSMENT			2,804,152 14,547,051
	TRUST FUND			2,433,155
	FUND			7,982,438
	FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND FROM OPERATING TRUST FUND FROM TEACHER CERTIFICATION			70,344 277,715
	EXAMINATION TRUST FUND FROM WORKING CAPITAL TRUST FUND .			378,104 5,690,660
129			006.460	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND		236,469	140,310
	SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION			93,531
	ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM INSTITUTIONAL ASSESSMENT			41,570 529,247
	TRUST FUND			219,011
	FUND			259,811 5,000 57,658
130	EXPENSES			
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND		2,431,127	1,456,375
	SERVICE TRUST FUND			819,523
	TECHNOLOGY TRUST FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION	•		133,426
	ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST			868,681 2,188,663
	FUND			48,433
	TRUST FUND			587,433
	FUND			2,021,981
	FORM NORSING STOUST FORM FORGIVENESS TRUST FUND FROM OPERATING TRUST FUND FROM TEACHER CERTIFICATION			39,050 371,667
	EXAMINATION TRUST FUND FROM WORKING CAPITAL TRUST FUND .			135,350 706,077

From the funds provided in Specific Appropriation 130, \$42,813 from the General Revenue Fund is provided to the Department of Education to pay the state's dues to the Interstate Commission on Educational Opportunity for Military Children for the 2016-2017 fiscal year.

131	OPERATING CAPITAL OUTLAY			
	FROM GENERAL REVENUE FUND		45,970	
	FROM ADMINISTRATIVE TRUST FUND .			144,428
	FROM EDUCATIONAL CERTIFICATION F	AND		
	SERVICE TRUST FUND			7,440
	FROM DIVISION OF UNIVERSITIES			
	FACILITY CONSTRUCTION			
	ADMINISTRATIVE TRUST FUND			15,000
	FROM FEDERAL GRANTS TRUST FUND .			241,756
	FROM INSTITUTIONAL ASSESSMENT			

						•
SECTIO	N 2 - EDUCATION (ALL OTHER FUNDS)		SECTI	ON 2 - EDUCATION (ALL OTHER FUNDS)		
SPECIF	IC		SPECI	FIC		
APPROP	RIATION		APPRO	PRIATION		
	TRUST FUND	16,375	135			
	FROM STUDENT LOAN OPERATING TRUST	E10 200		EDUCATIONAL FACILITIES RESEARCH AND DEVELOPMENT PROJECTS		
	FROM NURSING STUDENT LOAN	518,200		FROM DIVISION OF UNIVERSITIES		
	FORGIVENESS TRUST FUND	6,000		FACILITY CONSTRUCTION		
	FROM OPERATING TRUST FUND	5,000		ADMINISTRATIVE TRUST FUND		200,000
	FROM TEACHER CERTIFICATION					
	EXAMINATION TRUST FUND	3,150	136	SPECIAL CATEGORIES		
	FROM WORKING CAPITAL TRUST FUND	47,921		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	99,464	
132	SPECIAL CATEGORIES			FROM ADMINISTRATIVE TRUST FUND	33,404	46,403
1,72	ASSESSMENT AND EVALUATION			FROM EDUCATIONAL CERTIFICATION AND		10,103
	FROM GENERAL REVENUE FUND	52,948,875		SERVICE TRUST FUND		30,582
	FROM ADMINISTRATIVE TRUST FUND	2,315,367		FROM DIVISION OF UNIVERSITIES		
	FROM FEDERAL GRANTS TRUST FUND FROM TEACHER CERTIFICATION	40,153,877		FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		12,658
	EXAMINATION TRUST FUND	13,783,900		FROM FEDERAL GRANTS TRUST FUND		85,091
	Initialization induitions	15,705,700		FROM INSTITUTIONAL ASSESSMENT		03/071
133	SPECIAL CATEGORIES			TRUST FUND		6,226
	TRANSFER TO DIVISION OF ADMINISTRATIVE			FROM STUDENT LOAN OPERATING TRUST		
	HEARINGS FROM GENERAL REVENUE FUND	270 150		FUND		74,494
	FROM GENERAL REVENUE FOND	370,139		FORGIVENESS TRUST FUND		375
134	SPECIAL CATEGORIES			FROM OPERATING TRUST FUND		3,216
	CONTRACTED SERVICES			FROM TEACHER CERTIFICATION		•
	FROM GENERAL REVENUE FUND			EXAMINATION TRUST FUND		1,567
	FROM ADMINISTRATIVE TRUST FUND FROM EDUCATIONAL CERTIFICATION AND	739,054		FROM WORKING CAPITAL TRUST FUND		27,626
	SERVICE TRUST FUND	3,072,567	137	SPECIAL CATEGORIES		
	FROM DIVISION OF UNIVERSITIES	570.2700.	20,	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FACILITY CONSTRUCTION			SERVICES - HUMAN RESOURCES SERVICES		
	ADMINISTRATIVE TRUST FUND	238,200		PURCHASED PER STATEWIDE CONTRACT	100 856	
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,876,770		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	133,756	24,111
	FUND	50,000		FROM EDUCATIONAL CERTIFICATION AND		21,111
	FROM INSTITUTIONAL ASSESSMENT	•		SERVICE TRUST FUND		20,047
	TRUST FUND	310,280		FROM DIVISION OF UNIVERSITIES		
	FROM STUDENT LOAN OPERATING TRUST	10 105 470		FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		12 100
	FROM NURSING STUDENT LOAN	10,105,478		FROM FEDERAL GRANTS TRUST FUND		13,100 82,608
	FORGIVENESS TRUST FUND	19,893		FROM INSTITUTIONAL ASSESSMENT		02,000
	FROM OPERATING TRUST FUND	298,193		TRUST FUND		9,554
	FROM TEACHER CERTIFICATION	4 040 050		FROM STUDENT LOAN OPERATING TRUST		40.500
	EXAMINATION TRUST FUND FROM WORKING CAPITAL TRUST FUND	4,242,250 943,604		FUND FROM NURSING STUDENT LOAN		49,588
	FROM WORKING CALITAL IROST FORD	743,004		FORGIVENESS TRUST FUND		342
Fro	m the funds provided in Specific Appropr	iation 134, \$157,400 from		FROM OPERATING TRUST FUND		3,220
	General Revenue Fund is provided for the De			FROM TEACHER CERTIFICATION		
	sultation with the Northwest Regional I			EXAMINATION TRUST FUND		2,006
	tract with an independent third party consul assessing public sector disaster recovery p			FROM WORKING CAPITAL TRUST FUND		29,704
	ns, and continuity of operations plans t		138	DATA PROCESSING SERVICES		
	artment's current disaster recovery plan f			STATE DATA CENTER - AGENCY FOR STATE		
	tems supported by the NWRDC. At a minimum, t			TECHNOLOGY (AST)	110.046	
	analysis and prioritization of the dep tems supported by the NWRDC based on their			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	110,046	4,106
	this analysis and prioritization, critic			FROM DIVISION OF UNIVERSITIES		4,100
	lications and systems that support busines			FACILITY CONSTRUCTION		
	t cannot be interrupted or unavailabl			ADMINISTRATIVE TRUST FUND		11,617
	pardizing the department's constitu ponsibilities; (2) assessment of the depa			FROM FEDERAL GRANTS TRUST FUND FROM STUDENT LOAN OPERATING TRUST		23,332
	overy plan for promoting the continuity			FUND		101,704
	tems supported by the NWRDC; (3) an analysis			FROM WORKING CAPITAL TRUST FUND		915
bet	ween the department's disaster recovery pl	an and the criticality of	2			
	applications and systems; (4) recommendati		139			
	significant variances and gaps betweer aster recovery plan and the identif			EDUCATION TECHNOLOGY AND INFORMATION SERVICES		
	lications and systems; and (5) cost bene			FROM GENERAL REVENUE FUND	5,385,258	
alt	ernative solutions to achieve the recommend	led remediation. The scope		FROM ADMINISTRATIVE TRUST FUND		1,665,528
	the study shall not include acquisition, des			FROM EDUCATIONAL CERTIFICATION AND		1 100 101
	recommended remediation actions. The Depa mit the study to the Executive Office of th			SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES		1,138,101
	the Senate, and the Speaker of the Ho			FACILITY CONSTRUCTION		
	rember 1, 2016.			ADMINISTRATIVE TRUST FUND		280,324

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND . . . 2,732,567 FROM INSTITUTIONAL ASSESSMENT 282.574 FROM STUDENT LOAN OPERATING TRUST 2,220,205 FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND . . . . . . 16.155 FROM OPERATING TRUST FUND . . . . . 91,083 FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND . . . . . . 67.344 FROM WORKING CAPITAL TRUST FUND . . 1,195,645 140 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND . . . . . 3.009.895

FROM ADMINISTRATIVE TRUST FUND . . . 10,286 FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND . . . . . . . . 72,085 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . . . . . 2.083 FROM FEDERAL GRANTS TRUST FUND . . . 28,223 FROM STUDENT LOAN OPERATING TRUST 705,650 FROM TEACHER CERTIFICATION EXAMINATION TRUST FUND . . . . . . FROM WORKING CAPITAL TRUST FUND . . 4,572,253

The funds provided in Specific Appropriation 140 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.

From the funds provided in Specific Appropriation 140, \$1,071,552 in recurring funds from the General Revenue Fund is provided to the Department of Education to support the department's acquisition of data center services. These funds shall be placed in reserve. Contingent upon the department submitting a detailed implementation plan and spend plan, the department is authorized to submit budget amendments requesting release of the funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes.

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UNIVERSITIES, DIVISION OF

PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES

Funds in Specific Appropriations 13 through 17 and 141 through 153 are provided as grants and aids to support the operation of state universities. Funds provided to each university are contingent upon that university following the provisions of chapters 1000 through 1013, Florida Statutes, which relate to state universities. Any withholding of funds pursuant to this provision shall be subject to the approval of the Legislative Budget Commission.

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The funds in Specific Appropriation 141 shall be transferred to the Moffitt Cancer Center to support the operations of this state university system entity. Funds in Specific Appropriation 141 may be transferred to the Agency for Health Care Administration and used as state matching funds for Moffitt to adjust the Medicaid inpatient reimbursement and outpatient trend adjustments applied to the H. Lee Moffitt Cancer Center and Research Institute and other Medicaid reductions to its reimbursements up to the actual Medicaid inpatient and outpatient costs. In the event that enhanced Medicaid funding is not implemented by the

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC

APPROPRIATION

Agency for Health Care Administration, these funds shall remain appropriated to the H. Lee Moffitt Cancer Center and Research Institute to continue the original purpose of providing research and education related to cancer.

142 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - EDUCATION AND GENERAL
ACTIVITIES

FROM GENERAL REVENUE FUND . . . . 1,978,906,215

FROM EDUCATION AND GENERAL STUDENT
AND OTHER FEES TRUST FUND . . . . . 1,803,681,051

FROM PHOSPHATE RESEARCH TRUST FUND . . . . 5,071,736

The funds provided in Specific Appropriations 142 through 150 from the Education and General Student and Other Fees Trust Fund are the only budget authority provided in this act for the 2016-2017 fiscal year to the named universities to expend tuition and fees that are collected during the 2016-2017 fiscal year and carried forward from the prior fiscal year and that are appropriated into local accounts pursuant to section 1011.4106, Florida Statutes. The expenditure of tuition and fee revenues from local accounts by each university shall not exceed the authority provided by these specific appropriations, unless approved pursuant to the provisions of chapter 216, Florida Statutes.

General revenue funds provided in Specific Appropriations 142 through 150 to each of the named universities are contingent upon each university complying with the tuition and fee policies established in Part II of chapter 1009, Florida Statutes. However, the funds appropriated to a specific university shall not be affected by the failure of another university to comply with this provision.

Funds in Specific Appropriations 13 through 17 and 142 through 153 shall be expended in accordance with operating budgets that must be approved by each university's board of trustees.

Funds in Specific Appropriation 142 from the General Revenue Fund shall be allocated as follows:

University of Florida	257,201,408
Florida State University	237,453,654
Florida A&M University	64,711,537
University of South Florida	157,514,504
University of South Florida, St. Petersburg	20,108,413
University of South Florida, Sarasota/Manatee	11,487,199
Florida Atlantic University	103,332,960
University of West Florida	88,646,512
University of Central Florida	198,938,183
Florida International University	148,249,783
University of North Florida	61,099,844
Florida Gulf Coast University	49,209,201
New College of Florida	15,148,958
Florida Polytechnic University	34,566,559
State University Performance Based Incentives	500,000,000
Johnson Matching Grant	1,237,500
Preeminent State Research Universities	20,000,000
Emerging Preeminent State Research Universities	10,000,000

Funds in Specific Appropriation 142 from the Education and General Student and Other Fees Trust Fund shall be allocated as follows:

University of Florida	
Florida A&M University	67,801,614
University of South Florida	206,348,108
	, ,
University of South Florida, St. Petersburg	25,616,811
University of South Florida, Sarasota/Manatee	
Florida Atlantic University	136,074,256
University of West Florida	61,126,485
University of Central Florida	302,637,031
Florida International University	263,389,167
University of North Florida	69,884,501
Florida Gulf Coast University	69,063,276
New College of Florida	6,783,402
Florida Polytechnic University	6,545,693

38,463,434

9,648,247

SECTION 2 - EDUCATION (ALL OTHER FUNDS)

FROM EDUCATION AND GENERAL STUDENT

AND OTHER FEES TRUST FUND . . . .

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION

Undergraduate tuition shall be assessed in accordance with section 1009.24, Florida Statutes. Tuition for graduate and professional programs and out-of-state fees for all programs shall be established pursuant to section 1009.24, Florida Statutes. No state university may receive general revenue funding associated with the enrollment of out-of-state students.

Each university board of trustees is given flexibility to make necessary adjustments to its operating budget. If any board reduces individual programs or projects within the university by more than 10 percent during the 2016-2017 fiscal year, written notification shall be made to the Executive Office of the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Board of Governors.

Pursuant to section 1011.90, Florida Statutes, the development of these appropriations was based on the planned enrollment for each university as submitted by the Board of Governors on January 25, 2016.

Funds in Specific Appropriation 142 from the Phosphate Research Trust Fund are provided for the Florida Polytechnic University.

From the funds in Specific Appropriation 142, \$500,000,000 is provided for State University System Performance Based Incentives. The funds available for allocation to the universities based on the performance funding model shall consist of the state's investment of \$225,000,000 in performance funding, plus an institutional investment of \$275,000,000 consisting of funds to be redistributed from the base funding of the State University System. The Board of Governors shall allocate all appropriated funds for State University System Performance Based Incentives based on the requirements in HB 5003, or similar legislation.

From the funds in Specific Appropriation 142 provided to the University of West Florida, \$2,535,616 shall be released to the Florida Academic Library Services Cooperative at the University of West Florida at the beginning of the first quarter and \$4,317,400 shall be released at the beginning of the second quarter in addition to the normal releases. The additional releases are provided to maximize cost savings through centralized purchases of subscription-based electronic resources.

From the funds in Specific Appropriation 142 for the Florida Academic Library Services Cooperative and the Complete Florida Plus Program at the University of West Florida, administrative costs shall not exceed five percent.

From the funds in Specific Appropriation 142, the Board of Governors Foundation shall distribute \$1,237,500 to state universities for Johnson Scholarships in accordance with section 1009.75, Florida Statutes. Sixty percent of such funds shall be released at the beginning of the first quarter and the balance at the beginning of the third quarter.

From the funds provided in Specific Appropriation 142, \$100,000 in general revenue funds is provided for Florida Atlantic University to reimburse secondary school robotics teams that participate in the Florida Atlantic University-sponsored robotics competition for no more than \$1,000 per robotics team.

From the funds provided in Specific Appropriation 142, \$400,000 in general revenue funds is provided for the University of Florida Lastinger Center Winning Reading Boost Pilot Program to fund 1,000 students in Florida's lowest performing elementary schools that have been in the lowest 300 performing elementary schools for at least two consecutive years.

143 ATD TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA AGRICULTURAL AND MECHANICAL UNIVERSITY AND FLORIDA STATE UNIVERSITY COLLEGE OF ENGINEERING FROM GENERAL REVENUE FUND . . . . .

144 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - IFAS (INSTITUTE OF FOOD AND AGRICULTURAL SCIENCE)

SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND . . . . . 153,757,460 145 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER FROM GENERAL REVENUE FUND . . . . . 64,017,672 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . 58,297,620 146 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA HEALTH CENTER FROM GENERAL REVENUE FUND . . . . . 105,810,483

From the funds in Specific Appropriation 146, \$750,000 in general revenue funds is provided to the Foundation for Healthy Floridians to provide physicians information for their patients for case management/medication compliance education for type II or other chronic illness in low income or underserved areas to encourage healthy living as a key component to reduce health care costs.

147	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA STATE UNIVERSITY MEDICAL SCHOOL		
	FROM GENERAL REVENUE FUND FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND	35,379,583	13,019,086
148	AID TO LOCAL GOVERNMENTS		

148	AID TO LOCAL GOVERNMENTS UNIVERSITY OF CENTRAL FLORIDA MEDICAL SCHOOL	
	FROM GENERAL REVENUE FUND 26, FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND	017,366
	AND OTHER FEES TRUST FUND	15,720,082

149	AID TO LOCAL GOVERNMENTS FLORIDA INTERNATIONAL UNIVERSITY MEDICAL		
	SCHOOL		
	FROM GENERAL REVENUE FUND	31,618,328	
	FROM EDUCATION AND GENERAL STUDENT		
	AND OTHER FEES TRUST FUND		18,657,406

	I DOMIDII IIIDIMIIIC OMIVEMBILII IIDDICHE CONCOL	
	FROM GENERAL REVENUE FUND	14,693,918
	FROM EDUCATION AND GENERAL STUDENT	
	AND OTHER FEES TRUST FUND	
151	AID TO LOCAL GOVERNMENTS	
	GRANTS AND AIDS - STUDENT FINANCIAL	
	ASSISTANCE	

FLORIDA ATLANTIC INTURRSITY MEDICAL SCHOOL

FROM GENERAL REVENUE FUND . . . . .

A minimum of 75 percent of the funds provided in Specific Appropriation 151 shall be allocated for need-based financial aid.

7,140,378

Funds in Specific Appropriation 151 shall be allocated as follows:

University of Florida	1,737,381
Florida State University	1,467,667
Florida A&M University	624,417
University of South Florida	801,368
Florida Atlantic University	399,658
University of West Florida	157,766
University of Central Florida	858,405
Florida International University	540,666
University of North Florida	200,570
Florida Gulf Coast University	98,073
New College of Florida	204,407
Florida Polytechnic University	50,000

150 AID TO LOCAL GOVERNMENTS

SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION GRANTS AND AIDS - INSTITUTE FOR HUMAN AND MACHINE COGNITION FROM GENERAL REVENUE FUND The funds in Specific Appropriation 152 sl		SECTION 2 - EDUCATION (ALL OTHER FUNDS) SPECIFIC APPROPRIATION FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND  161 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)	4,385
Institute for Human and Machine Cognition to this state university system entity.		FROM GENERAL REVENUE FUND 123,516	
153 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		The funds provided in Specific Appropriation 161 shall not utilized for any costs related to the potential expansion of floor specific and managed by the Northwest Regional Data Center.	
FROM PHOSPHATE RESEARCH TRUST FUND .  TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM GENERAL REVENUE FUND 2		TOTAL: BOARD OF GOVERNORS  FROM GENERAL REVENUE FUND	25,437
FROM TRUST FUNDS	1,962,561,540	TOTAL POSITIONS 63.00 TOTAL ALL FUNDS	03,640
TOTAL ALL FUNDS	4,428,921,047	TOTAL OF SECTION 2	
APPROVED SALARY RATE 4,734,791		FROM GENERAL REVENUE FUND 15,503,875,666	
154 SALARIES AND BENEFITS POSITIONS	63.00	FROM TRUST FUNDS 6,569,88	89,019
FROM GENERAL REVENUE FUND FROM DIVISION OF UNIVERSITIES	5,631,851	TOTAL POSITIONS 2,325.75	
FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	764,518	TOTAL ALL FUNDS	64,685
From the funds provided in Specific Approfunded portion of salaries for each employee shall not exceed \$200,000.	opriation 154, the state	TOTAL: EDUCATION, DEPARTMENT OF (SECTIONS 1 AND 2)  EDUCATION/EARLY LEARNING  FROM GENERAL REVENUE FUND	88,921
155 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	51,310	EDUCATION/PUBLIC SCHOOLS  FROM GENERAL REVENUE FUND	35,764
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND FROM OPERATIONS AND MAINTENANCE	15,589	FROM GENERAL REVENUE FUND	96,073
TRUST FUND	5,196	FROM GENERAL REVENUE FUND 2,466,359,507 FROM TRUST FUNDS	30,940
FROM GENERAL REVENUE FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION	715,329	FROM GENERAL REVENUE FUND	11,857
ADMINISTRATIVE TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	194,799 12,000	BDUCATION RECAP FROM GENERAL REVENUE FUND 15,503,875,666 FROM TRUST FUNDS	63,555
157 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM DIVISION OF UNIVERSITIES	11,782	TOTAL POSITIONS 2,325.75  TOTAL ALL FUNDS	39,221
FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND	5,950	SECTION 3 - HUMAN SERVICES	
158 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND		The moneys contained herein are appropriated from the named funds to the Agency for Health Care Administration, Agency for Persons will bisabilities, Department of Children and Families, Department of Electric Affairs, Department of Health, and the Department of Veterans' Affairs, as the amounts to be used to pay the salaries, other operation expenditures and fixed capital outlay of the named agencies.	ith der irs
FROM OPERATIONS AND MAINTENANCE TRUST FUND	3,000	AGENCY FOR HEALTH CARE ADMINISTRATION	
159 SPECIAL CATEGORIES		PROGRAM: ADMINISTRATION AND SUPPORT	
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	11,937	APPROVED SALARY RATE 12,801,718	
160 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		162 SALARIES AND BENEFITS POSITIONS 257.00 FROM GENERAL REVENUE FUND 2,895,876 FROM ADMINISTRATIVE TRUST FUND	39,944
FROM GENERAL REVENUE FUND FROM DIVISION OF UNIVERSITIES	17,351	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 81,049	

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SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION PROM ADMINISTRATIVE TRUST FUND 749.4	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 59 unspent local funds collected in Fiscal Year 2015-2016 to provide
FROM ADMINISTRATIVE TRUST FUND	premium assistance for non-Title XXI eligible children based on a formula developed by the corporation.
FROM GENERAL REVENUE FUND	36 173 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND	FROM GRANTS AND DONATIONS TRUST
166 LUMP SUM LITIGATION EXPENSES FROM ADMINISTRATIVE TRUST FUND 3,228,3	174 SPECIAL CATEGORIES 18 GRANTS AND AIDS - CONTRACTED SERVICES -
From the funds in Specific Appropriation 166, \$3,228,318 in nonrecurring funds from the Administrative Trust Fund is provided to the Agency for Health Care Administration to contract with outside legal	FLORIDA HEALTHY KIDS ADMINISTRATION FROM GENERAL REVENUE FUND 675,091 FROM MEDICAL CARE TRUST FUND 15,007,987
counsel for agency litigation. Twenty-five percent of these funds shall be released and transferred to the Contracted Services appropriation category. The agency is authorized to submit budget amendments requesting the remaining release of funds pursuant to the provisions of chapter 216, Florida Statutes.	175 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION DENTAL SERVICES FROM GENERAL REVENUE FUND 1,120,743 FROM MEDICAL CARE TRUST FUND 24,915,717
167 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 230,010 FROM ADMINISTRATIVE TRUST FUND 18,706,5	
168 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	From the funds in Specific Appropriation 175, \$9,016 in nonrecurring funds from the General Revenue Fund and \$200,648 in nonrecurring funds from the Medical Care Trust Fund are provided to DentaQuest to cover costs associated with the Health Insurance Tax on Managed Care rates as mandated by the Affordable Care Act.
169 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND	From the funds in Specific Appropriation 175, \$8,157 in nonrecurring funds from the General Revenue Fund and \$181,538 in nonrecurring funds from the Medical Care Trust Fund are provided to MCNA Dental to cover costs associated with the Health Insurance Tax on Managed Care rates as mandated by the Affordable Care Act.
170 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	176 SPECIAL CATEGORIES MEDIKIDS FROM GENERAL REVENUE FUND 1,582,723 FROM GRANTS AND DONATIONS TRUST
171 DATA PROCESSING SERVICES  STATE DATA CENTER - AGENCY FOR STATE  TECHNOLOGY (AST)  FROM ADMINISTRATIVE TRUST FUND	• • •
FROM GENERAL REVENUE FUND 3,613,494 FROM TRUST FUNDS	FUND
TOTAL POSITIONS	TOTAL: CHILDREN'S SPECIAL HEALTH CARE 93
PROGRAM: HEALTH CARE SERVICES	TOTAL ALL FUNDS
CHILDREN'S SPECIAL HEALTH CARE	EXECUTIVE DIRECTION AND SUPPORT SERVICES
172 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION	APPROVED SALARY RATE 29,490,960
FROM GENERAL REVENUE FUND 8,908,757 FROM MEDICAL CARE TRUST FUND 198,328,3	178 SALARIES AND BENEFITS POSITIONS 647.00 46 FROM GENERAL REVENUE FUND 2,579,709 FROM MEDICAL CARE TRUST FUND
Funds in Specific Appropriations 172 and 175 are provided to the Agency for Health Care Administration to contract with the Florida Healthy Kids Corporation to provide comprehensive health insurance coverage, including dental services, to Title XXI children eligible under the Florida KidCare Program and pursuant to section 624.91,	179 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 914,855 FROM MEDICAL CARE TRUST FUND 6,731,687
Florida Statutes. The corporation shall use local funds to serve non-Title XXI children that are eligible for the program pursuant to section 624.91(3)(b), Florida Statutes. The corporation shall return	180 EXPENSES FROM GENERAL REVENUE FUND 899,820 FROM MEDICAL CARE TRUST FUND 6,819,791

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232,970,956

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SPECIFIC APPROPRIATION 181 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . 45,391 FROM MEDICAL CARE TRUST FUND . . . . 221.266 183 SPECIAL CATEGORIES PHARMACEUTICAL EXPENSE ASSISTANCE FROM GENERAL REVENUE FUND . . . . . 50,000 184 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND . . . . . 39.638 FROM MEDICAL CARE TRUST FUND . . . . 39,638 185 SPECIAL CATEGORIES CONTRACT NURSING HOME AUDIT PROGRAM FROM GENERAL REVENUE FUND . . . . . 827.653 FROM MEDICAL CARE TRUST FUND . . . . 1,129,095 186 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . . 15,426,956 FROM GRANTS AND DONATIONS TRUST 3,070,535 FROM MEDICAL CARE TRUST FUND . . . . 70.239.887

From the funds in Specific Appropriation 186, \$2,935,000 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to continue the Public Benefits Integrity Data Analytics and Information Sharing Initiative which will detect and deter fraud, waste, and abuse in Medicaid and other public benefit programs within the state.

From the funds in Specific Appropriation 186, \$500,000 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to contract with an independent consultant to develop a plan to convert Medicaid payments for nursing home services from a cost based reimbursement methodology to a prospective payment system. The study shall identify steps necessary for the transition to be completed in a budget neutral manner. Additionally, the report shall address the impact of a prospective payment system on Medicaid reimbursement rates for hospice providers. The report shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 1, 2017.

From the funds provided in Specific Appropriation 186, \$8,590,556 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration for the Medicaid Management Information System/Decision Support System/Fiscal Agent procurement project. Of these funds, \$7,168,828 shall be placed in reserve. The Agency for Health Care Administration is authorized to submit budget amendments for the release of these funds pursuant to the provisions of chapter 216, Florida Statutes. Release is contingent upon the submission of a comprehensive operational work plan that includes all project tasks and a detailed project spend plan that identifies all projected and actual costs and that complies with all the project and procurement requirements identified by the Centers for Medicare and Medicaid Services.

From the funds in Specific Appropriation 186, \$480,000 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to contract for the development of a single, consolidated repository for tracking Statewide Medicaid Managed Care plan contract oversight activities across the Agency for Health Care Administration.

From the funds in Specific Appropriation 186, \$751,000 from the Medical Care Trust Fund is provided to allow the Agency for Health Care Administration to meet the federal Centers for Medicare and Medicaid Services' requirement of an independent evaluation of Medicaid waiver programs.

37 SPECIAL CATEGORIES
GRANTS AND AIDS - CONTRACTED SERVICES

SECTION 3 - HUMAN SERVICES SPECIFIC

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From the funds in Specific Appropriation 187, \$3,000,000 from the Grants and Donations Trust Fund and \$3,000,000 from the Medical Care Trust Fund may be used by the Agency for Health Care Administration to contract with the Florida Medical Schools Quality Network created under section 409.975(2), Florida Statutes.

From the funds in Specific Appropriation 187, \$250,000 in nonrecurring funds from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to competitively procure a contract for enhanced health care fraud prevention services in Miami-Dade County at the point of service. The vendor selected for this project must be capable of applying unique technical procedures including analytics, biometrics and use of photographic images to ensure that health care services are provided to eligible recipients. In support of the vendor contract, an interagency agreement between the agency and the Department of Highway Safety and Motor Vehicles shall allow the contractor electronic access to the driver's license and photographic database, provided that such access does not include retention of such images and that all requirements of section 322.142(4)(m), Florida Statutes, are met.

188	SPECIAL CATEGORIES MEDICAID FISCAL CONTRACT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND FROM REFUGEE ASSISTANCE TRUST FUND .	17,521,518	54,984,239 135,144
189	SPECIAL CATEGORIES MEDICAID PEER REVIEW FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	1,093,903	4,403,348
190	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	325,867	541,561
191	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	26,165	179,063
192	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	86,407	164,394
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	39,837,882	193,133,074
	TOTAL POSITIONS	647.00	

## MEDICAID SERVICES TO INDIVIDUALS

TOTAL ALL FUNDS . . . . . . . . . . . . .

From the funds in Specific Appropriations 193 through 237, the Agency for Health Care Administration shall provide a quarterly reconciliation report of all Medicaid service appropriation expenditures and fund sources. The reconciliation shall compare actual expenditures paid through each specific appropriation category by fund either through the Florida Medicaid Management Information System (FMMIS) or the Agency for Health Care Administration to expenditure estimates forecasted through the Social Services Estimating Conference Medicaid services forecasting model, as directed in section 216.136(6), Florida Statutes. The comparison shall include fund source detail for each comparison. For any category where a variance is identified, the Agency for Health Care Administration shall submit a written corrective action plan to address

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each variance by category and fund source. The reconciliation shall be submitted to the Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than 30 days after the close of each quarter. The Agency for Health Care Administration may submit budget amendments to the Legislative Budget Commission to realign appropriation categories based on the reconciliation pursuant to the provisions of chapter 216, Florida Statutes.

# 193 SPECIAL CATEGORIES

ADULT DENTAL, VISUAL AND HEARING SERVICES FROM GENERAL REVENUE FUND . . . . . 3,035,203 FROM MEDICAL CARE TRUST FUND . . . . 4.749.365 FROM REFUGEE ASSISTANCE TRUST FUND . 307,319

## 194 SPECIAL CATEGORIES

CASE MANAGEMENT

FROM GENERAL REVENUE FUND . . . . . 2,716,654 FROM MEDICAL CARE TRUST FUND . . . . 4,255,134

#### 195 SPECIAL CATEGORIES

COMMUNITY MENTAL HEALTH SERVICES

FROM GENERAL REVENUE FUND . . . . . . 39,401,655

FROM MEDICAL CARE TRUST FUND . . . . 62,019,599

From the funds in Specific Appropriations 195 and 196, the Agency for Health Care Administration in consultation with the Department of Children and Families may seek approval from the federal Centers for Medicare and Medicaid Services to implement a certified public expenditure or similar mechanism to increase reimbursement rates for services reimbursed to community behavioral health care providers.

## 196 SPECIAL CATEGORIES

COMMUNITY MENTAL HEALTH SERVICES-MANAGED

MEDICAL ASSISTANCE

FROM GENERAL REVENUE FUND . . . . . 9,987,175

FROM MEDICAL CARE TRUST FUND . . . . 16,846,692

FROM REFUGEE ASSISTANCE TRUST FUND .

From the funds in Specific Appropriation 196, \$1,154,142 from the Medical Care Trust Fund is provided to the Agency for Health Care Administration for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs under the Department of Health. This funding is contingent upon the availability of state matching funds in the Department of Health in Specific Appropriation 541.

## 197 SPECIAL CATEGORIES

DEVELOPMENTAL EVALUATION AND INTERVENTION/

PART C

FROM MEDICAL CARE TRUST FUND . . . . 14.017.120

Funds in Specific Appropriation 197 are contingent on the availability of state match being provided in Specific Appropriation 547.

## 198 SPECIAL CATEGORIES

CHILDREN'S HEALTH SCREENING SERVICES

FROM GENERAL REVENUE FUND . . . . . 2,909,607

FROM MEDICAL CARE TRUST FUND . . . . 4,715,332

FROM REFUGEE ASSISTANCE TRUST FUND . 1.800

## 199 SPECIAL CATEGORIES

GRANTS AND AIDS - RURAL HOSPITAL FINANCIAL

ASSISTANCE PROGRAM

FROM GENERAL REVENUE FUND . . . . . 1.220.185

FROM GRANTS AND DONATIONS TRUST

3,534,825 5,505,183 FROM MEDICAL CARE TRUST FUND . . . .

Funds in Specific Appropriation 199 are provided for a federally matched Rural Hospital Disproportionate Share program and a state funded Rural Hospital Financial Assistance program as provided in section 409.9116, Florida Statutes.

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From the funds in Specific Appropriation 199, the calculations of the Medicaid Hospital Funding Programs for the 2016-2017 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

#### 200 SPECIAL CATEGORIES

FAMILY PLANNING

FROM GENERAL REVENUE FUND . . . . . 310,135
FROM MEDICAL CARE TRUST FUND . . . .

2,791,218 6,748

FROM REFUGEE ASSISTANCE TRUST FUND .

## 201 SPECIAL CATEGORIES

GRANTS AND AIDS - SHANDS TEACHING HOSPITAL

FROM GENERAL REVENUE FUND . . . . . 8,673,569

FROM GRANTS AND DONATIONS TRUST 

1.000.000

The funds in Specific Appropriation 201 shall be primarily designated for transfer to the Agency for Health Care Administration's Grants and Donations Trust Fund for use in the Medicaid program. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds as Medicaid match, the remaining funds may be used secondarily for payments to Shands Teaching Hospital to continue the original purpose of providing health care services to indigent patients through Shands Healthcare System.

From the funds in Specific Appropriation 201, \$1,000,000 from the Grants and Donations Trust Fund is provided to Shands Teaching Hospital.

#### 201A SPECIAL CATEGORIES

GRANTS AND AIDS - UNIVERSITY OF MIAMI

HOSPITAL AND CLINICS

FROM GENERAL REVENUE FUND . . . . . 1.500.000

From the funds in Specific Appropriation 201A, \$1,500,000 in nonrecurring funds from the General Revenue Fund is provided to the University of Miami Hospital and Clinics to advance the precision medicine initiative at Sylvester Comprehensive Cancer Center for the purpose of providing care for cancer patients.

## 202 SPECIAL CATEGORIES

HEALTHY START SERVICES

FROM GENERAL REVENUE FUND . . . . . FROM MEDICAL CARE TRUST FUND . . . .

25.119.499

## 203 SPECIAL CATEGORIES

HOME HEALTH SERVICES

FROM GENERAL REVENUE FUND . . . . . 6,181,428

FROM MEDICAL CARE TRUST FUND . . . . 9 700 898

FROM REFUGEE ASSISTANCE TRUST FUND . 29,592

## 204 SPECIAL CATEGORIES

HOSPICE SERVICES

FROM GENERAL REVENUE FUND . . . . . 2,287,967

FROM HEALTH CARE TRUST FUND . . . . 4.840.597

FROM GRANTS AND DONATIONS TRUST

1,650,384

FROM MEDICAL CARE TRUST FUND . . . . 13,754,970

From the funds in Specific Appropriations 204 and 232, \$15,726,441 from the Grants and Donations Trust Fund and \$24,608,109 from the Medical Care Trust Fund are provided to buy back hospice rate reductions, effective on or after January 1, 2008, and are contingent on the nonfederal share being provided through nursing home quality assessments. Authority is granted to buy back rate reductions up to, but no higher than, the amounts available under the budgeted authority in this Specific Appropriation. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

## 205 SPECIAL CATEGORIES

GRADUATE MEDICAL EDUCATION

FROM GENERAL REVENUE FUND . . . . . 31.192.000

FROM GRANTS AND DONATIONS TRUST

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

 FUND
 38,990,000

 FROM MEDICAL CARE TRUST FUND
 109,818,000

From the funds in Specific Appropriation 205, \$31,192,000 from the General Revenue Fund and \$38,990,000 from the Grants and Donations Trust Fund and \$109,818,000 from the Medical Care Trust Fund are provided to fund the Statewide Medicaid Residency Program and the Graduate Medical Education Startup Bonus Program. Of these funds \$80,000,000 shall be used to fund the Statewide Medicaid Residency Program in accordance with section 409.909(3), Florida Statutes. Of these funds, \$42,262,976 shall be distributed to the two hospitals with the largest number of graduate medical residents in statewide supply/demand deficit. The remaining funds shall be used to fund the Graduate Medical Education Startup Bonus Program in accordance with section 409.909(5), Florida Statutes, and are provided for the following physician specialties and subspecialties, both adult and pediatric, that are in statewide supply/demand deficit: allergy or immunology; anesthesiology; cardiology; endocrinology; family medicine; general surgery; hematology; oncology; infectious diseases; nephrology; neurology; obstetrics/gynecology; ophthalmology; orthopedic surgery; otolaryngology; psychiatry; pulmonary; radiology; rheumatology; thoracic surgery; and urology. Of these funds, \$800,000 is provided for eight positions in place during state fiscal year 2016-2017 at Federally Qualified Health Centers that hold institutional accreditation from the Accreditation Council for Graduate Medical Education, which have had those positions for a period of one year. One-time startup bonuses are provided to hospitals in Medicaid regions with an estimated Physician Gap divided by Supply in General / Family Practice between -50% to -100% in 2025, as projected by the Florida Statewide and Regional Physician Workforce Analysis published in 2015, and with 30 percent or greater Medicaid and charity care as reported by 2014 Florida Hospital Uniform Reporting System (FHURS), for General / Family Practice positions newly accredited in 2013 and filled by state fiscal year 2015-2016 however, these positions shall not be eligible for funding under section 409.909(5)(b), Florida Statutes. Funding for the Graduate Medical Education Startup Bonus Program is contingent on the nonfederal share being provided through intergovernmental transfers in the Grants and Donations Trust Fund.

## 206 SPECIAL CATEGORIES

Funds in Specific Appropriation 206 are contingent upon the state share being provided through grants and donations from state, county or other governmental funds. In the event the state share provided through grants and donations in the Grants and Donations Trust Fund is not available, the Agency for Health Care Administration may submit a revised hospital reimbursement plan to the Legislative Budget Commission for approval.

From the funds in Specific Appropriation 206, the calculations of the Medicaid Hospital Funding Programs for the 2016-2017 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

From the funds in Specific Appropriation 206, the Agency for Health Care Administration may establish a global fee for bone marrow transplants and the global fee payment shall be paid to approved bone marrow transplant providers that provide bone marrow transplants to Medicaid beneficiaries.

Any hospital that was exempt from the inpatient reimbursement ceiling in the prior state fiscal year, due to their charity care and Medicaid days as a percentage to total adjusted hospital days equaling or exceeding 11 percent, but no longer meets the 11 percent threshold, because of updated audited Disproportionate Share Hospital (DSH) data, shall remain exempt from the inpatient reimbursement ceilings for a period of two

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION years.

Base Rate - \$3,444.71

From the funds in Specific Appropriations 206 and 216, \$2,867,658 from the Grants and Donations Trust Fund and \$4,487,197 from the Medical Care Trust Fund are provided to make Medicaid payments for multi-visceral transplants and intestine transplants in Florida. The Agency for Health Care Administration shall establish a global fee for these transplant procedures and the payments shall be used to pay approved multi-visceral transplant and intestine transplant facilities a global fee for providing these transplant services to Medicaid beneficiaries. Payment of the global fee is contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental funds. The agency is authorized to seek any federal waiver or state plan amendment necessary to implement this provision.

From the funds in Specific Appropriation 206, the Agency for Health Care Administration shall continue a Diagnosis Related Grouping reimbursement methodology for hospital inpatient services as directed in section 409.905 (5)(c), Florida Statutes.

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Neonates Service Adjustor Severity Level 1 - 1.00
Neonates Service Adjustor Severity Level 2 - 1.52
Neonates Service Adjustor Severity Level 3 - 1.80
Neonates Service Adjustor Severity Level 4 - 2.00
Neonatal, Pediatric, Transplant Pediatric, Mental Health,
and Rehab DRGs:
    Severity Level 1 - 1.00
    Severity Level 2 - 1.52
    Severity Level 3 - 1.80
    Severity Level 4 - 2.00
Free Standing Rehabilitation Provider Adjustor - 2.753
Rural Provider Adjustor - 2.107
Long Term Acute Care (LTAC) Provider Adjustor - 2.130
High Medicaid and High Outlier Provider Adjustor - 2.128
Outlier Threshold - $60,000
Marginal Cost Percentage - 60%
Marginal Cost Percentage for Pediatric Claims Severity
  Levels 3 or 4 - 80%
Marginal Cost Percentage for Neonates Claims Severity
  Levels 3 or 4 - 80%
Marginal Cost Percentage for Transplant Pediatric Claims
  Severity Levels 3 or 4 - 80%
Documentation and Coding Adjustment - 1%
Level I Trauma Add On - 17%
Level II or Level II and Pediatric Add On - 11%
Pediatric Trauma Add On - 4%
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Funds in Specific Appropriation 206 reflect an increase of \$935,762 in nonrecurring funds from the General Revenue Fund and \$1,464,243 in nonrecurring funds from the Medical Care Trust Fund for sole community hospitals that meet the definition of "rural hospital" under section 395.602(2)(e), Florida Statutes, to be recognized as rural hospitals in the Agency for Health Care Administration's Diagnosis Related Group (DRG) reimbursement methodology services for hospital inpatient.

Funds in Specific Appropriation 207 shall be used for a Disproportionate Share Hospital Program and are contingent on the state share being provided through grants and donations from state, county, or other government entities.

From the funds in Specific Appropriation 207, the calculations of the Medicaid Hospital Funding Programs for the 2016-2017 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act. 236,541,144

370,834,308

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 208 SPECIAL CATEGORIES LOW INCOME POOL FROM GENERAL REVENUE FUND . . . . . . 450,000 FROM GRANTS AND DONATIONS TRUST 

FROM MEDICAL CARE TRUST FUND . . . .

From the funds in Specific Appropriation 208, the calculations of the Medicaid Hospital Funding Programs for the 2016-2017 fiscal year are incorporated by reference in House Bill 5003. The calculations are the basis for the appropriations made in the General Appropriations Act.

From the funds in Specific Appropriation 208, in the event the amount of approved nonfederal share of matching funds is not provided by local governmental entities, the Agency for Health Care Administration may adjust low-income pool funds between programs described within this specific appropriation as necessary to ensure sufficient nonfederal matching funds. Any modification, under this provision, shall be consistent with the model, methodology and framework utilized by the Legislature.

From the funds in Specific Appropriation 208, the Agency for Health Care Administration may make low-income pool Medicaid payments in an accelerated manner that is more frequent than on a quarterly basis subject to the availability of state, local and federal funds.

Funds provided in Specific Appropriation 208, are contingent upon the nonfederal share being provided through grants and donations from state, county or other governmental funds.

#### 209 SPECIAL CATEGORIES

MEDICAID CROSSOVER SERVICES

FROM GENERAL REVENUE FUND . . . . . . 4,547,398

FROM MEDICAL CARE TRUST FUND . . . . 7.115.587

## 209A SPECIAL CATEGORIES

GRANTS AND AIDS - CHILDREN'S SPECIALTY

HOSPITALS

FROM GENERAL REVENUE FUND . . . . . 1,200,000

From the funds in Specific Appropriation 209A, the following children's specialty hospitals are funded from recurring general revenue funds:

Shriners Hospital for Children	400,000
Nemours Children's Hospital Orlando	400.000

From the funds in Specific Appropriation 209A, the following children's specialty hospital is funded from nonrecurring general revenue funds:

Nemours Children's Hospital Orlando..... 400,000

## 210 SPECIAL CATEGORIES

HOSPITAL INSURANCE BENEFITS

FROM GENERAL REVENUE FUND . . . . . 29,538,138 FROM MEDICAL CARE TRUST FUND . . . . 46,220,103

## 211 SPECIAL CATEGORIES

HOSPITAL OUTPATIENT SERVICES

FROM GENERAL REVENUE FUND . . . . . 57,114,938

FROM GRANTS AND DONATIONS TRUST

FROM REFUGEE ASSISTANCE TRUST FUND .

10,617,692 FROM MEDICAL CARE TRUST FUND . . . . 138,522,201 FROM PUBLIC MEDICAL ASSISTANCE 20.768.022

From the funds in Specific Appropriation 211, the calculations of the Medicaid Hospital Funding Programs for the 2016-2017 fiscal year are incorporated by reference in House Bill 5003. The calculations are the

basis for the appropriations made in the General Appropriations Act.

From the funds in Specific Appropriations 211 and 218, \$25,123,536

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from the Grants and Donations Trust Fund and \$39,312,309 from the Medical Care Trust Fund are provided so that the Agency for Health Care Administration may amend its current facility fees and physician services to allow for payments to hospitals providing primary care to low-income individuals and participating in the Primary Care Disproportionate Share Hospital (DSH) program in Fiscal Year 2003-2004, provided such hospital implements an emergency room diversion program so that non-emergent patients are triaged to lesser acute settings; or a public hospital assumed the fiscal and operating responsibilities for one or more primary care centers previously operated by the Florida Department of Health or the local county government. Any payments made to qualifying hospitals because of this change shall be contingent on the state share being provided through grants and donations from counties, local governments, public entities, or taxing districts, and federal matching funds. This provision shall be contingent upon federal approval of a state plan amendment.

#### 212 SPECIAL CATEGORIES

OTHER LAB AND X-RAY SERVICES

FROM GENERAL REVENUE FUND . . . . . 8,340,880

FROM MEDICAL CARE TRUST FUND . . . . 13,063,664 FROM REFUGEE ASSISTANCE TRUST FUND . 271.423

#### 213 SPECIAL CATEGORIES

OTHER FEE FOR SERVICE

FROM GENERAL REVENUE FUND . . . . . 761,806 FROM MEDICAL CARE TRUST FUND . . . .

1.192.044

Funds in Specific Appropriation 213 are for the inclusion of freestanding dialysis clinics in the Medicaid program. The Agency for Health Care Administration shall limit payment to \$125.00 per visit for each dialysis treatment. Freestanding dialysis facilities may obtain, administer and submit claims directly to the Medicaid program for End-Stage Renal Disease pharmaceuticals subject to coverage and limitations policy. All pharmaceutical claims for this purpose must include National Drug Codes (NDC) to permit the invoicing for federal and/or state supplemental rebates from manufacturers. Claims for drug products that do not include NDC information are not payable by Florida Medicaid unless the drug product is exempt from federal rebate requirements.

From the funds in Specific Appropriation 213, the Agency for Health Care Administration shall work with dialysis providers, managed care organizations, and physicians to ensure that all Medicaid patients with End Stage Renal Disease (ESRD) are educated and assessed by their physician and dialysis provider to determine their suitability for peritoneal dialysis (PD) as a modality choice. Further, the agency shall consult with the dialysis community concerning suitable voluntary reporting to the state Medicaid program on members' PD suitability.

## 214 SPECIAL CATEGORIES

PATTENT TRANSPORTATION

FROM GENERAL REVENUE FUND . . . . 4,924,579
FROM MEDICAL CARE TRUST FUND . . .

22,760,922 FROM REFUGEE ASSISTANCE TRUST FUND . 109,910

From the funds in Specific Appropriation 214, \$15,000,000 from the Medical Care Trust Fund is provided for a certified public expenditure program for Emergency Medical Services. The Agency for Health Care Administration shall seek a state plan amendment/waiver to implement this program pursuant to 42 CFR 433.51.

## 215 SPECIAL CATEGORIES

PERSONAL CARE SERVICES

FROM GENERAL REVENUE FUND . . . . . 28,720,566

FROM MEDICAL CARE TRUST FUND . . . . 45.021.511

## 216 SPECIAL CATEGORIES

615,859

PHYSICIAN AND HEALTH CARE PRACTITIONER

SERVICES

FROM GENERAL REVENUE FUND . . . . . 47.358.084

FROM HEALTH CARE TRUST FUND . . . . 3,543,106 FROM TOBACCO SETTLEMENT TRUST FUND . 15,898,906

FROM GRANTS AND DONATIONS TRUST

23.416.376

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 216, the Agency for Health Care Administration is authorized to continue the physician lock-in program for recipients who participate in the pharmacy lock-in program.

From the funds in Specific Appropriations 216 \$19,149,338 from the Grants and Donations Trust Fund and \$29,964,121 from the Medical Care Trust Fund is provided for a direct payment for the costs associated with graduate medical education, supplemental payment or differential fee schedule for payments for services provided by doctors of medicine and osteopathy as well as other licensed health care practitioners acting under the supervision of those doctors pursuant to existing statutes and written protocols employed by or under contract with a medical school in Florida. This provision shall be contingent upon the nonfederal share being provided through grants and donations from state, local or other governmental funds and federal approval of a state plan amendment.

# 217 SPECIAL CATEGORIES THERAPY SERVICES

FROM GENERAL REVENUE FUND . . . . 4,977,765
FROM MEDICAL CARE TRUST FUND . . . . 7,844,755

218 SPECIAL CATEGORIES

PREPAID HEALTH PLANS
FROM GENERAL REVENUE FUND . . . . . 3,539,322,801

From the funds in Specific Appropriations 218 and 224, \$6,201,347 from the Grants and Donations Trust Fund and \$9,703,621 from the Medical Care Trust Fund are provided to buy back clinic services rate adjustments, effective on or after July 1, 2008, and are contingent on the nonfederal share being provided through grants and donations from state, county or other governmental funds. Authority is granted to buy back rate reductions up to, but not higher than, the amounts available under the authority appropriated in this Specific Appropriation. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

From the funds in Specific Appropriation 218, \$3,021,175 from the General Revenue Fund and \$4,727,414 from the Medical Care Trust Fund are provided for a rate increase for Critical Pediatric Neonatal Intensive Care Unit (NICU)/Pediatric Intensive Care Unit (PICU) services.

From the funds in Specific Appropriation 218, \$60,409,101 from the Grants and Donations Trust Fund and \$94,525,756 from the Medical Care Trust Fund shall be used to pay prepaid health plans to support access to high quality care from faculty plans of Florida medical schools, which are statewide essential providers through a differential fee schedule or supplementary sub-capitation amount per member per month, or an equivalent payment, based on historic utilization of services. This provision shall be contingent upon the nonfederal share being provided through grants and donations from state, local or other governmental

From the funds in Specific Appropriations 218 and 221, \$3,000,000 from the General Revenue Fund and \$4,694,281 from the Medical Care Trust Fund are provided for a rate increase for Private Duty Nursing services provided by Licensed Practical Nurses.

SPECIFIC
APPROPRIATION
PRESCRIBED MEDICINE/DRUGS
FROM GENERAL REVENUE FUND . . . . . 36,161,487
FROM HEALTH CARE TRUST FUND . . . .

220 SPECIAL CATEGORIES
MEDICARE PART D PAYMENT

FROM GENERAL REVENUE FUND . . . . . 500,468,343

221 SPECIAL CATEGORIES

SECTION 3 - HUMAN SERVICES

PRIVATE DUTY NURSING SERVICES

FROM GENERAL REVENUE FUND . . . . . 8,530,045

222 SPECIAL CATEGORIES

STATEWIDE INPATIENT PSYCHIATRIC SERVICES

FROM GENERAL REVENUE FUND . . . . . . 349,119

FROM MEDICAL CARE TRUST FUND . . . . .

The funds in Specific Appropriation 222 are provided to the Agency for Health Care Administration for services for children in the Statewide Inpatient Psychiatric Program. The program shall be designed to permit prior authorization of services, monitoring and quality assurance, discharge planning, and continuing stay reviews of all

children admitted to the program.

223 SPECIAL CATEGORIES

SUPPLEMENTAL MEDICAL INSURANCE FROM GENERAL REVENUE FUND . . . . . 584,988,828

FROM MEDICAL CARE TRUST FUND . . . . 1,010,209,470 FROM REFUGEE ASSISTANCE TRUST FUND . 14,993

224 SPECIAL CATEGORIES

CLINIC SERVICES

FROM GENERAL REVENUE FUND . . . . . 64,345,327

FROM GRANTS AND DONATIONS TRUST

From the funds in Specific Appropriation 224, the Agency for Health Care Administration shall apply a recurring methodology to establish rates taking into consideration the reductions imposed on or after October 1, 2008, in the following manner: (1) the agency shall divide the total amount of each recurring reduction imposed by the number of visits originally used in the rate calculation for each rate setting period on or after October 1, 2008, which will yield a rate reduction per diem for each rate period; (2) the agency shall multiply the resulting rate reduction per diem for each rate setting period on or after October 1, 2008, by the projected number of visits used in establishing the current budget estimate which will yield the total current reduction amount to be applied to current rates; (3) in the event the total current reduction amount is greater than the historical reduction amount, the agency shall hold the rate reduction to the historical reduction amount.

225 SPECIAL CATEGORIES

MEDICAID SCHOOL REFINANCING

FROM GENERAL REVENUE FUND . . . . . 4,000,000

FROM MEDICAL CARE TRUST FUND . . . . . 103,828,461

From the funds in Specific Appropriation 225, \$4,000,000 from the General Revenue Fund and \$6,259,041 from the Medical Care Trust Fund are provided for school-based services, pursuant to section 409.9072, Florida Statutes, provided by private schools or charter schools that are not participating in the school district's certified match program under section 409.9071, Florida Statutes, to children younger than 21 years of age with specified disabilities who are eligible for Medicaid and part B or part H of the Individuals with Disabilities Act (IDEA), or the exceptional student education program, or who have an individualized educational plan.

248,885,493

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

226 QUALIFIED EXPENDITURE CATEGORY PREPAID HEALTH PLANS

FROM GENERAL REVENUE FUND . . . . . 236,013,498

FROM MEDICAL CARE TRUST FUND . . . . 369,304,526

From the funds provided in Specific Appropriation 226, \$236,013,498 from the General Revenue Fund and \$369,304,526 from the Medical Care Trust Fund are provided to the Agency for Health Care Administration for payments to Medicaid prepaid health plans. The Agency for Health Care Administration is authorized to submit budget amendments to request release of these funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendments shall include a detailed spending plan justifying the need for this funding based upon the results of the agency's capitation rate setting process. The amendments shall also include actuarial reports and studies to support the need for rate adjustments as well as detailed calculations in support of the need to access additional funding.

TOTAL: MEDICAID SERVICES TO INDIVIDUALS FROM GENERAL REVENUE FUND . . . . . 5,428,646,041 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 14,344,863,778 TOTAL ALL FUNDS . . . . . . . . . 19,773,509,819

MEDICAID LONG TERM CARE

227 SPECIAL CATEGORIES ASSISTIVE CARE SERVICES

FROM GENERAL REVENUE FUND . . . . . 617,147

FROM MEDICAL CARE TRUST FUND . . . . 965,687

228 SPECIAL CATEGORIES

HOME AND COMMUNITY BASED SERVICES

FROM GENERAL REVENUE FUND . . . . . . 7,563,739

FROM MEDICAL CARE TRUST FUND . . . . 1.126.329.661

From the funds in Specific Appropriation 228, \$4,000,000 from the General Revenue fund and \$6,259,041 from the Medical Care Trust Fund are provided for flexible services for persons with severe mental illness or substance abuse disorders, including, but not limited to, temporary housing assistance, subject to federal approval under section 409.906(13)(e), Florida Statutes.

229 SPECIAL CATEGORIES

INTERMEDIATE CARE FACILITIES/

INTELLECTUALLY DISABLED - SUNLAND CENTER

FROM MEDICAL CARE TRUST FUND . . . .

From the funds in Specific Appropriations 229, 230 and 231, the Agency for Health Care Administration, in consultation with the Agency for Persons with Disabilities, is authorized to transfer funds, in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 259 for the Developmental Disabilities Home and Community Based Waiver. Priority for the use of these funds will be given to the planning and service areas with the greatest potential for transition success.

SPECIAL CATEGORIES INTERMEDIATE CARE FACILITIES/

DEVELOPMENTALLY DISABLED COMMUNITY

FROM GENERAL REVENUE FUND . . . . . 84,279,774

FROM GRANTS AND DONATIONS TRUST

15,255,670

155,749,100

From the funds in Specific Appropriation 230, \$15,255,670 from the Grants and Donations Trust Fund and \$23,871,465 from the Medical Care Trust Fund are provided to buy back intermediate care facilities for the developmentally disabled rate reductions, effective on or after October 1, 2008 and are contingent on the nonfederal share being provided through intermediate care facilities for the developmentally disabled quality assessments. Authority is granted to buy back rate reductions up to, but not higher than, the amounts available under the budgeted authority in this Specific Appropriation. In the event that the funds SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

> are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

> The recurring methodology to be utilized by the Agency for Health Care Administration to establish rates taking into consideration the reductions imposed on or after October 1, 2008, shall be to compare the average unit appropriation with actual average unit cost as follows: 1) the average unit appropriation shall be determined by dividing the total appropriation in Specific Appropriation 230 by the total bed days for the past fiscal year; 2) the total actual cost as generated based on the July 1 rate setting shall be divided by the total bed days for the past fiscal year to determine the actual unit cost; 3) the actual unit cost shall be reduced to a Reduced Actual Unit Cost by the same percentage used to calculate the Legislative Appropriation to account for client participation contributions; 4) no negative adjustment to the rates paid to providers shall occur so long as the Reduced Actual Unit Cost is equal to or less than the average unit appropriation; and 5) in the event the Reduced Actual Unit Cost is greater than the average unit appropriation a prorated reduction shall be imposed on all rates after all Quality Assessment Fee funds have been exhausted to cover the rate reductions.

> The Agency for Health Care Administration shall not pay any legal judgments, settlements, lawsuit damages or awards imposed by a court as the result of any legal proceeding relating to prior fiscal years without specific authority in the General Appropriations Act.

> From the funds in Specific Appropriation 230, \$4,023,672 from the General Revenue Fund and \$6,296,081 from the Medical Care Trust Fund are provided for an Intermediate Care Facility for the Developmentally Disabled (ICF/DD) rate increase.

231 SPECIAL CATEGORIES

78,376,293

NURSING HOME CARE

FROM MEDICAL CARE TRUST FUND . . . .

FROM GENERAL REVENUE FUND . . . . . 87,405,953 FROM HEALTH CARE TRUST FUND . . . . 21,729,472 FROM GRANTS AND DONATIONS TRUST 49.921.212

From the funds in Specific Appropriation 231, the Agency for Health Care Administration, in consultation with the Department of Health, is authorized to transfer funds in accordance with the provisions of chapter 216, Florida Statutes, to Specific Appropriation 228 specifically for slots under the Model Waiver, Specific Appropriation 527A Brain and Spinal Cord Home and Community Based Services Waiver, and Specific Appropriation 232 Statewide Medicaid Managed Care Long-Term Care Waiver to transition the greatest number of appropriate eligible beneficiaries from skilled nursing facilities to community-based alternatives in order to maximize the reduction in Medicaid nursing home occupancy. Priority for the use of these funds will be given to the planning and service areas with the greatest potential for transition success.

From the funds in Specific Appropriations 231 and 232, \$403,982,869 from the Grants and Donations Trust Fund and \$632,136,313 from the Medical Care Trust Fund are provided to buy back nursing facility rate reductions, effective on or after January 1, 2008, and are contingent on the nonfederal share being provided through nursing home quality assessments. Authority is granted to buy back rate reductions up to, but not higher than the amounts available under the budgeted authority in these Specific Appropriations. In the event that the funds are not available in the Grants and Donations Trust Fund, the State of Florida is not obligated to continue reimbursements at the higher amount.

## 232 SPECIAL CATEGORIES

PREPAID HEALTH PLAN/LONG TERM CARE	
FROM GENERAL REVENUE FUND 838,050,514	
FROM HEALTH CARE TRUST FUND	303,100,403
FROM GRANTS AND DONATIONS TRUST	
FUND	369,919,314
FROM MEDICAL CARE TRUST FUND	2,364,462,551

	ON 3 - HUMAN SERVICES			ON 3 - HUMAN SERVICES		
	FIC PRIATION om the funds in Specific Appropriation 232, \$3,173,	.065 from the	SPECII APPROI	PRIATION  FACILITY IMPROVEMENT TRUST FUND		1,000,000
Ger	neral Revenue Fund and \$4,965,086 from the Medical Care Tr ovided to serve elders on the Medicaid Long Term Care	rust Fund are	245	SPECIAL CATEGORIES		
ha	we been classified as a priority score of four or higher.	WATELING WING	213	EMERGENCY ALTERNATIVE PLACEMENT FROM HEALTH CARE TRUST FUND		806,629
233	SPECIAL CATEGORIES STATE MENTAL HEALTH HOSPITAL PROGRAM		246	SPECIAL CATEGORIES		
	STATE MENTAL HEALTH HOSPITAL PROGRAM FROM MEDICAL CARE TRUST FUND	7,381,925		RISK MANAGEMENT INSURANCE FROM HEALTH CARE TRUST FUND		768,383
234	SPECIAL CATEGORIES MENTAL HEALTH HOSPITAL DISPROPORTIONATE		247	SPECIAL CATEGORIES		
	SHARE FROM MEDICAL CARE TRUST FUND	72,236,154		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HEALTH CARE TRUST FUND		140,269
235	SPECIAL CATEGORIES		248	SPECIAL CATEGORIES		
	T.B. HOSPITAL DISPROPORTIONATE SHARE FROM MEDICAL CARE TRUST FUND	2,443,885		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
236	SPECIAL CATEGORIES	, .,		PURCHASED PER STATEWIDE CONTRACT FROM HEALTH CARE TRUST FUND		212,303
250	PROGRAM OF ALL-INCLUSIVE CARE FOR THE		240			212,303
	ELDERLY (PACE) FROM MEDICAL CARE TRUST FUND	50,282,883	249	SPECIAL CATEGORIES STATE OPERATIONS - AMERICAN RECOVERY A	AND	
237	QUALIFIED EXPENDITURE CATEGORY			REINVESTMENT ACT OF 2009 FROM HEALTH CARE TRUST FUND		652,990
	PREPAID HEALTH PLANS - LONG TERM CARE FROM GENERAL REVENUE FUND 38,664,030 FROM MEDICAL CARE TRUST FUND		250	SPECIAL CATEGORIES		
	FROM MEDICAL CARE TRUST FUND	60,499,935		GRANTS AND AIDS - CONTRACTED SERVICES AMERICAN RECOVERY AND REINVESTMENT AC		
Fro	om the funds provided in Specific Appropriation 237, om the General Revenue Fund and \$60,499,935 from the	, \$38,664,030		2009 FROM HEALTH CARE TRUST FUND		115,390,787
Tri	ist Fund are provided to the Agency for Health Care Admin:	istration for	moma r			113,390,707
Adı	ments to Medicaid prepaid health plans. The Agency for ministration is authorized to submit budget amendment	ts to request	TOTAL	HEALTH CARE REGULATION FROM TRUST FUNDS		167,548,163
Flo	Lease of these funds pursuant to the provisions of orida Statutes. The budget amendments shall include	a detailed		TOTAL POSITIONS	642.00	
spe re:	ending plan justifying the need for this funding be sults of the agency's capitation rate setting process. The	ased upon the ne amendments		TOTAL ALL FUNDS		167,548,163
sha	all also include actuarial reports and studies to support te adjustments as well as detailed calculations in support	the need for	TOTAL	AGENCY FOR HEALTH CARE ADMINISTRATION FROM GENERAL REVENUE FUND	6 544 982 400	
	access additional funding.			FROM TRUST FUNDS		20,054,713,416
TOTAL	: MEDICAID LONG TERM CARE FROM GENERAL REVENUE FUND 1,056,581,157			TOTAL POSITIONS	1,546.00	26,599,695,816
	FROM TRUST FUNDS	4,927,539,638		TOTAL APPROVED SALARY RATE	70,699,987	20,333,033,010
	TOTAL ALL FUNDS	5,984,120,795	AGENCY	FOR PERSONS WITH DISABILITIES		
PROGRA	MM: HEALTH CARE REGULATION		PROGRA	AM: SERVICES TO PERSONS WITH DISABILITIE	S	
HEALTI	H CARE REGULATION		HOME A	AND COMMUNITY SERVICES		
1	APPROVED SALARY RATE 28,407,309		1	APPROVED SALARY RATE 16,558,443		
238	SALARIES AND BENEFITS POSITIONS 642.00	27 011 056	251	SALARIES AND BENEFITS POSITIONS	404.00	
•••	FROM HEALTH CARE TRUST FUND	37,911,056		FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE		· · · ·
239	OTHER PERSONAL SERVICES FROM HEALTH CARE TRUST FUND	657,144		TRUST FUND		7,586,063
240	EXPENSES			TRUST FUND		1,659,841
	FROM HEALTH CARE TRUST FUND	6,635,224	252	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	2,604,031	
241	OPERATING CAPITAL OUTLAY FROM HEALTH CARE TRUST FUND	87,054		FROM OPERATIONS AND MAINTENANCE TRUST FUND		2,333,762
243		0.,001		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		162,396
413	TRANSFER TO DIVISION OF ADMINISTRATIVE		252			102,370
	HEARINGS FROM HEALTH CARE TRUST FUND	253,813	253	FROM GENERAL REVENUE FUND	1,799,268	
244	SPECIAL CATEGORIES			FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,008,740
	CONTRACTED SERVICES FROM HEALTH CARE TRUST FUND	3,032,511		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		193,061
	FROM QUALITY OF LONG-TERM CARE					

SPECIFIC

SECTION 3 - HUMAN SERVICES

APPROPRIATION 254 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . 9,060 SPECIAL CATEGORIES GRANT AND AID INDIVIDUAL AND FAMILY SUPPORTS FROM GENERAL REVENUE FUND . . . . . 3.080.000 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND . . . . . . . . . . . . . . . . 10,106,771 Funds in Specific Appropriation 255 expended for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided. From the funds in Specific Appropriation 255, the sum of \$500,000 in nonrecurring funds from the General Revenue Fund is provided for supported employment services for individuals on the waiting list for the Developmental Disabilities Medicaid Waiver program in Specific Appropriation 259. The supported employment services shall be provided in a manner consistent with the same rules and regulations governing these services in the Developmental Disabilities Medicaid Waiver program, and may additionally be used towards obtaining and maintaining paid or unpaid internships. SPECIAL CATEGORIES ROOM AND BOARD PAYMENTS FOR DEVELOPMENTALLY DISABLED FROM GENERAL REVENUE FUND . . . . . 2,839,201 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 477,637 FROM OPERATIONS AND MAINTENANCE 529,072 FROM SOCIAL SERVICES BLOCK GRANT 32.018 258 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 10,914,209 From the funds in Specific Appropriation 258, the additional sum of \$1,000,000 from the General Revenue Fund is provided to the ARC of Florida for dental services to individuals with developmental From the funds in Specific Appropriation 258, the nonrecurring sum of \$5,222,209 from the General Revenue Fund is provided for the following projects: Angels Reach Foundation..... ARC of Tampa Bay Foundation - Behavior Analysis Services.... 268,303 ARC of Indian River - Employment Assistance in Aquaculture.. 19,740 Area Stage Company (ASC) Development Disabilities Theater Program for Children.... ARC Sunrise of Central Florida..... 250.000 Brevard Achievement Center.... 343,106 Easter Seals Florida - Brevard County..... 50.000 Easter Seals of Volusia and Flagler Counties..... Hope Therapy, Inc..... 250.000 Loveland Center.... 1,000,000 MACTown Fitness and Wellness Center.... 150,000 Mailman Center for Child Development..... 800.000 Operation Grow - Seminole County Work Opportunity Program... 316,060 Our Children's Academy Therapy Services..... 200.000 United Cerebral Palsy at Golden Glades..... 75,000 SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES WATVER FROM GENERAL REVENUE FUND . . . . . 427,800,911 FROM OPERATIONS AND MAINTENANCE 669,405,836

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 259, \$15,188,744 from the General Revenue Fund and \$23,766,741 from the Operations and Maintenance Trust Fund are provided to expand the Individual Budget (iBudget) Waiver by removing the greatest number of individuals permissible under the additional funding.

From the funds in Specific Appropriation 259, the nonrecurring sums of \$14,395,136 from the General Revenue Fund and \$22,524,935 from the Operations and Maintenance Trust Fund are provided to implement revised 1:1 ratio service rates due to the expansion of minimum wage requirements under the U.S. Department of Labor Fair Standards to Domestic Service Rule.

From the funds in Specific Appropriation 259, \$1,759,833 from the General Revenue Fund and \$2,753,717 from the Operations and Maintenance Trust Fund are provided as a rate increase to the 1:3 ratio service rates for Adult Day Training providers.

From the funds in Specific Appropriation 259, \$974,583 from the General Revenue Fund and \$1,524,989 from the Operations and Maintenance Trust Fund are provided for a rate increase for Adult Day Training providers.

From the funds in Specific Appropriation 259, \$4,242,289 from the General Revenue Fund and \$6,638,165 from the Operations and Maintenance Trust Fund are provided for a rate increase for Residential Habilitation providers.

From the funds in Specific Appropriation 259, \$2,710,303 from the General Revenue Fund and \$4,240,974 from the Operations and Maintenance Trust Fund are provided for a rate increase for Personal Supports providers.

Funds in Specific Appropriation 259 shall not be used for administrative costs. Funds for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there are no reductions in the number of persons served or level of services provided.

From the funds in Specific Appropriation 259, the Agency for Persons with Disabilities shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives monthly surplus-deficit reports projecting the total Medicaid Waiver program expenditures for the fiscal year along with any corrective action plans necessary to align program expenditures with annual appropriations.

1100	cobary to arigh program expenditures with annual appropriations.	
260	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	
261	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	64,307
261A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY THE DEVEREUX FLORIDA THRESHOLD CENTER FOR AUTISM FROM GENERAL REVENUE FUND 500,000	
\$50	m the funds in Specific Appropriation 261A, the nonrecurring su 0,000 from the General Revenue Fund is provided to Devereux Flo	

for infrastructure needs at the Threshold Center for Autism.

1.400.000

261B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FIXED CAPITAL OUTLAY FOR PERSONS WITH DISABILITIES FROM GENERAL REVENUE FUND . . . . .

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SECTION 3 - HUMAN SERVICES SECTION 3 - HUMAN SERVICES SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION From the funds in Specific Appropriation 261B, \$400,000 in nonrecurring funds from the General Revenue Fund is provided to the City TRANSFER TO DIVISION OF ADMINISTRATIVE of Hialeah Gardens to provide water therapy for individuals with unique FROM GENERAL REVENUE FUND . . . . . 78.505 FROM OPERATIONS AND MAINTENANCE 2.178 From the funds in Specific Appropriation 261B, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided to Russell 267 SPECIAL CATEGORIES Home in Orlando for facility renovations and code corrections. CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 742,293 FROM OPERATIONS AND MAINTENANCE 261C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY 546,938 BRANDON SPORTS AND AQUATIC CENTER FOR INDIVIDUALS WITH UNIQUE ABILITIES 268 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . . . . . GRANTS AND AIDS - CONTRACTED SERVICES 750,000 FROM GENERAL REVENUE FUND . . . . . 1,988,073 From the funds in Specific Appropriation 261C, \$750,000 in nonrecurring funds from the General Revenue Fund is provided to the FROM OPERATIONS AND MAINTENANCE 1,043,094 Brandon Sports and Aquatic Center for individuals with unique abilities. 269 SPECIAL CATEGORIES 261D GRANTS AND AIDS TO LOCAL GOVERNMENTS AND GRANTS AND AIDS - CONTRACTED PROFESSIONAL NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SERVICES FROM GENERAL REVENUE FUND . . . . . ARC OF BROWARD CULTNARY PROGRAM 3.874 FROM GENERAL REVENUE FUND . . . . . 750,000 FROM OPERATIONS AND MAINTENANCE 2,374 From the funds in Specific Appropriation 261D, the nonrecurring sum of \$750,000 from the General Revenue Fund is provided to the ARC of Broward 270 SPECIAL CATEGORIES - Culinary Program. RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . 182,334 261E GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY 271 SPECIAL CATEGORIES PALM BEACH HABILITATION CENTER FACILITY HOME AND COMMUNITY SERVICES ADMINISTRATION MAINTENANCE, REPAIR, OR NEW CONSTRUCTION FROM GENERAL REVENUE FUND . . . . . 2,670,194 FROM GENERAL REVENUE FUND . . . . . FROM OPERATIONS AND MAINTENANCE 4,542,485 From the funds provided in Specific Appropriation 261E, the nonrecurring sum of \$166.511 from the General Revenue Fund is provided From the funds in Specific Appropriation 271, the nonrecurring sum of \$1,881,929 from the Operations and Maintenance Trust Fund shall be to the Palm Beach Habilitation Center for roofing repairs or placed in reserve and is provided to the Agency for Persons with replacement. Disabilities to implement the Client Data Management System for the From the funds provided in Specific Appropriation 261E, the purpose of providing electronic verification of service delivery to recipients by providers, electronic billings for Developmental Disabilities Medicaid Waiver services, and electronic processing of nonrecurring sum of \$482,600 from the General Revenue Fund is provided to the Palm Beach Habilitation Center for the repair or replacement of claims. The department is authorized to request the release of funds fire safety and potable water systems. pursuant to the provisions of chapter 216, Florida Statutes. TOTAL: HOME AND COMMUNITY SERVICES FROM GENERAL REVENUE FUND . . . . . . . 467,173,443 272 SPECIAL CATEGORIES 693,081,867 TRANSFER TO DEPARTMENT OF MANAGEMENT FROM TRUST FUNDS . . . . . . . . . . . . . . . . SERVICES - HUMAN RESOURCES SERVICES TOTAL POSITIONS . . . . . . . . . . . . . . . . . 404.00 PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 1,160,255,310 34,610 FROM OPERATIONS AND MAINTENANCE PROGRAM MANAGEMENT AND COMPLIANCE 36,536 274 DATA PROCESSING SERVICES APPROVED SALARY RATE 9.526.784 STATE DATA CENTER - AGENCY FOR STATE 262 SALARIES AND BENEFITS POSITIONS 162.00 TECHNOLOGY (AST) FROM GENERAL REVENUE FUND . . . . . FROM GENERAL REVENUE FUND . . . . . 8,165,796 69,711 FROM OPERATIONS AND MAINTENANCE FROM OPERATIONS AND MAINTENANCE 5,333,843 280,779 263 OTHER PERSONAL SERVICES TOTAL: PROGRAM MANAGEMENT AND COMPLIANCE FROM GENERAL REVENUE FUND . . . . . FROM GENERAL REVENUE FUND . . . . . 325,451 15,163,154 FROM TRUST FUNDS . . . . . . . . . . . . FROM OPERATIONS AND MAINTENANCE 12,559,821 TRUST FUND . . . . . . . . . . . . . . . . 212,459 TOTAL POSITIONS . . . . . . . . . . . . . 162.00 264 EXPENSES TOTAL ALL FUNDS . . . . . . . . . . . . 27,722,975 FROM GENERAL REVENUE FUND . . . . . 878,339 FROM OPERATIONS AND MAINTENANCE DEVELOPMENTAL DISABILITY CENTERS - CIVIL PROGRAM

559.135

23,974

From the funds provided in Specific Appropriations 275 through 285 to

the Developmental Disability Centers - Civil Program, the Agency for

Persons with Disabilities shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives monthly surplus-deficit reports projecting the total civil program expenditures

266 SPECIAL CATEGORIES

265 OPERATING CAPITAL OUTLAY

FROM GENERAL REVENUE FUND . . . . .

## JOURNAL OF THE SENATE

SECTION 3 - HUMAN SERVICES SECTION 3 - HUMAN SERVICES SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION of the Developmental Disability Centers for the fiscal year along with From the funds in Specific Appropriation 285, the nonrecurring sum of \$1,305,485 from the General Revenue Fund is provided for "Billy Joe" any corrective action plans necessary to align program expenditures with Rish Recreational Park for recreational enhancements and critical annual appropriations. APPROVED SALARY RATE 56,085,324 TOTAL: DEVELOPMENTAL DISABILITY CENTERS - CIVIL PROGRAM 275 SALARIES AND BENEFITS POSITIONS 1,637.00 FROM GENERAL REVENUE FUND . . . . . 29,664,116 FROM GENERAL REVENUE FUND . . . . . . . . 39,325,602 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 54,576,995 FROM OPERATIONS AND MAINTENANCE TOTAL POSITIONS . . . . . . . . . . . . . . . 1,637.00 41,977,346 TOTAL ALL FUNDS . . . . . . . . . . . . . 93,902,597 276 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . . 609,649 DEVELOPMENTAL DISABILITY CENTERS - FORENSIC FROM OPERATIONS AND MAINTENANCE 878,799 From the funds provided in Specific Appropriations 286 through 296 to the Developmental Disability Centers - Forensic Program, the Agency for 277 EXPENSES FROM GENERAL REVENUE FUND . . . . . 2,002,916 Persons with Disabilities shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives monthly FROM OPERATIONS AND MAINTENANCE surplus-deficit reports projecting the total forensic program expenditures of the Developmental Disability Centers for the fiscal year 3,017,223 278 OPERATING CAPITAL OUTLAY along with any corrective action plans necessary to align program FROM GENERAL REVENUE FUND . . . . . 123,123 expenditures with annual appropriations. 279 FOOD PRODUCTS APPROVED SALARY RATE 16.488.988 FROM GENERAL REVENUE FUND . . . . . 788,707 286 SALARIES AND BENEFITS POSITIONS SALARIES AND BENEFITS POSITIONS 508.50 FROM GENERAL REVENUE FUND .... 23,273,579 FROM OPERATIONS AND MAINTENANCE 1,110,220 280 SPECIAL CATEGORIES 287 OTHER PERSONAL SERVICES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 279,845 FROM GENERAL REVENUE FUND . . . . . 553,118 FROM OPERATIONS AND MAINTENANCE 793,498 FROM GENERAL REVENUE FUND . . . . . . 1,249,744 FROM SOCIAL SERVICES BLOCK GRANT 289 OPERATING CAPITAL OUTLAY 33.480 FROM GENERAL REVENUE FUND . . . . . 96,844 281 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL 290 FOOD PRODUCTS SERVICES FROM GENERAL REVENUE FUND . . . . . 556,200 FROM GENERAL REVENUE FUND . . . . . . 1,604,279 FROM OPERATIONS AND MAINTENANCE 291 SPECIAL CATEGORIES CONTRACTED SERVICES TRUST FUND . . . . . . . . . . . . . . . . . 2,711,770 FROM GENERAL REVENUE FUND . . . . . 571 137 282 SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS - NON-MEDICAID 292 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . . . . . GRANTS AND AIDS - CONTRACTED PROFESSIONAL 338.721 SERVICES 283 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . . . . . 350.122 RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . . 2,049,843 293 SPECIAL CATEGORIES FROM OPERATIONS AND MAINTENANCE PRESCRIBED MEDICINE/DRUGS - NON-MEDICAID 2,126,371 FROM GENERAL REVENUE FUND . . . . . 807,202 284 SPECIAL CATEGORIES 294 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT RISK MANAGEMENT INSURANCE SERVICES - HUMAN RESOURCES SERVICES FROM GENERAL REVENUE FUND . . . . . 917,931 PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 295 SPECIAL CATEGORIES 285,645 FROM OPERATIONS AND MAINTENANCE SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND . . . . TRUST FUND . . . . . . . . . . . . . . . . 428.288 18.751 285 FIXED CAPITAL OUTLAY 296 SPECIAL CATEGORIES AGENCY FOR PERSONS WITH DISABILITIES FIXED TRANSFER TO DEPARTMENT OF MANAGEMENT CAPITAL OUTLAY NEEDS FOR CENTRALLY MANAGED SERVICES - HUMAN RESOURCES SERVICES FACILITIES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . . 1,305,485 FROM GENERAL REVENUE FUND . . . . . 143,336 FROM SOCIAL SERVICES BLOCK GRANT 1,500,000 TOTAL: DEVELOPMENTAL DISABILITY CENTERS - FORENSIC From the funds in Specific Appropriation 285, the nonrecurring sum of FROM GENERAL REVENUE FUND . . . . . 28.264.691 \$1,500,000 from the Social Services Block Grant Trust Fund is provided for Americans with Disabilities Act (ADA) accessibility modifications TOTAL POSITIONS . . . . . . . . . . and other critical repairs to state facilities. TOTAL ALL FUNDS . . . . . . . . . . . . 28,264,691

SECTION SPECIF	ON 3 - HUMAN SERVICES FIC			SECTION SPECIF	N 3 - HUMAN SERVICES		
	PRIATION			APPROF	RIATION		106.050
TOTAL:	AGENCY FOR PERSONS WITH DISABILITIES FROM GENERAL REVENUE FUND	549 926 890			FROM ADMINISTRATIVE TRUST FUND		106,950
	FROM TRUST FUNDS	317,720,030	760,218,683	301	SPECIAL CATEGORIES		
			, .,		ACQUISITION OF MOTOR VEHICLES		
	TOTAL POSITIONS	2,711.50			FROM ADMINISTRATIVE TRUST FUND		20,000
	TOTAL ALL FUNDS	00 (50 520	1,310,145,573	202	CDECTAL CAMECODIEC		
	TOTAL APPROVED SALARY RATE	78,057,537		302	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE		
CHILDE	REN AND FAMILIES, DEPARTMENT OF				HEARINGS		
					FROM GENERAL REVENUE FUND	312,373	
	om the funds in Specific Appropriatio						
	partment of Children and Families shall pr			303	SPECIAL CATEGORIES		
	the Senate Appropriations Committee and				CONTRACTED SERVICES	010 015	
	propriations Committee by December 1, ading and full-time equivalency positions				FROM GENERAL REVENUE FUND	912,215	311,178
Fan	mily Network (FSFN), the Florida Onlin	e Recipients Inte	grated Data		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		14,538
Acc	cess (FLORIDA) system, and other departme	nt applications.	The report		FROM WELFARE TRANSITION TRUST FUND .		1,120
	a must identify funds by the budget				FROM OPERATIONS AND MAINTENANCE		
app	propriation category, fund, and fund sourc	e identifier level	ls.		TRUST FUND		405,883
No	funds are appropriated in Specific Appr	opriations 207 th	rough 2060		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		778
	Sections 35 through 44, 90, 98, and				TROST FOND		770
	ase or possession of space for offices or			304	SPECIAL CATEGORIES		
	thwood Centre, 1940 North Monroe Str				RISK MANAGEMENT INSURANCE		
	suant to State of Florida Lease Nos. 7				FROM GENERAL REVENUE FUND	815,062	
590	0:2348, 590:2523, 590:2664, 590:2681,	590:2720 or 590:M1	139, or any		FROM ADMINISTRATIVE TRUST FUND		103,432
	mer lease, by the Department of Children a valease or contract to the contrary. Th			205	SPECIAL CATEGORIES		
	nilies is prohibited from expending any			303	STATE INSTITUTIONAL CLAIMS		
the	e General Revenue Fund, any trust fund	or from any other	source for		FROM GENERAL REVENUE FUND	40,498	
the	e rent, lease or possession of any space	for offices or oth	ner purpose				
	use at Northwood Centre, 1940 North			306	SPECIAL CATEGORIES		
	orida, pursuant to State of Florida Le 0:2226, 590:2348, 590:2523, 590:2664, 590				TENANT BROKER COMMISSIONS		122 012
	any other lease.	:2001, 390:2720 01	L 590:M139,		FROM ADMINISTRATIVE TRUST FUND		132,912
01	any other rease.			307	SPECIAL CATEGORIES		
ADMINI	STRATION				DEFERRED-PAYMENT COMMODITY CONTRACTS		
					FROM GENERAL REVENUE FUND	6,520	
PROGRA	AM: EXECUTIVE LEADERSHIP				FROM ADMINISTRATIVE TRUST FUND		2,272
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES			308	SPECIAL CATEGORIES		
	5112011011 1212 50110111 5211112025			000	LEASE OR LEASE-PURCHASE OF EQUIPMENT		
P	APPROVED SALARY RATE 33,389,668				FROM GENERAL REVENUE FUND	157,174	
					FROM ADMINISTRATIVE TRUST FUND		54,877
297	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	614.00			FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND .		3,775 495
	FROM ADMINISTRATIVE TRUST FUND	20,330,221	14,021,754		FROM SOCIAL SERVICES BLOCK GRANT		470
	FROM FEDERAL GRANTS TRUST FUND		1,453,484		TRUST FUND		17
	FROM WELFARE TRANSITION TRUST FUND .		260,682				
	FROM OPERATIONS AND MAINTENANCE			309	SPECIAL CATEGORIES		
	TRUST FUND		283,152		TRANSFER TO DEPARTMENT OF MANAGEMENT		
	TRUST FUND		61,248		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	111001 10110 1 1 1 1 1 1 1 1 1 1 1 1 1		01,210		FROM GENERAL REVENUE FUND	3,373,309	
298	OTHER PERSONAL SERVICES				FROM FEDERAL GRANTS TRUST FUND		564,435
	FROM GENERAL REVENUE FUND	321,585			FROM WELFARE TRANSITION TRUST FUND .		251
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		54,551	212	DAVMENTO EOD GLATMO DILLO AND DELTEE AGEO		
	FROM WELFARE TRANSITION TRUST FUND		93,033 9,531	312	PAYMENTS FOR CLAIMS BILLS AND RELIEF ACTS RELIEF/JORGE AND DEBBIE GARCIA-BENGOCHEA		
	FROM SOCIAL SERVICES BLOCK GRANT		), JJ±		FROM FEDERAL GRANTS TRUST FUND		950,000
	TRUST FUND		2,132				,
				313	PAYMENTS FOR CLAIMS BILLS AND RELIEF ACTS		
299	EXPENSES  FROM CENTERAL DEVENIUE PLIND	A 100 140			RELIEF - MARISSA AMORA FROM GENERAL REVENUE FUND	1 700 000	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	4,107,140	859,747		FROM GENERAL REVENUE FUND	1,700,000	
	FROM FEDERAL GRANTS TRUST FUND		206,799	314	FIXED CAPITAL OUTLAY		
	FROM WELFARE TRANSITION TRUST FUND .		14,868		DEPARTMENT OF CHILDREN AND FAMILY SERVICES		
	FROM OPERATIONS AND MAINTENANCE				FIXED CAPITAL NEEDS FOR CENTRALLY MANAGED		
	TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT		69,480		FACILITIES FROM FEDERAL GRANTS TRUST FUND		2 000 000
	TRUST FUND		7,118		PROFIT FEDERALI GRANIS LAUSI FUND		2,000,000
			,,110	TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES		
300	OPERATING CAPITAL OUTLAY				FROM GENERAL REVENUE FUND	40,853,719	
	FROM GENERAL REVENUE FUND	27,616			FROM TRUST FUNDS		22,070,492

SPECI	ON 3 - HUMAN SERVICES FIC PRIATION		
AFFRO.	TOTAL POSITIONS	614.00	62,924,211
PROGR	AM: SUPPORT SERVICES		
INFOR	MATION TECHNOLOGY		
i	APPROVED SALARY RATE 12,935,221		
315	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	238.00 6,043,628	6,256,883 20,385 4,547,787 220,012
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		127,494
216	TRUST FUND		163,764
316	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	126,105	208,000 129,228
317	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	2,324,550	248,821 1,070,487 5,218
318	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	40,599	8,299
319	SPECIAL CATEGORIES  COMPUTER RELATED EXPENSES  FROM GENERAL REVENUE FUND  FROM ADMINISTRATIVE TRUST FUND  FROM FEDERAL GRANTS TRUST FUND  FROM SOCIAL SERVICES BLOCK GRANT  TRUST FUND	2,683,889	118,466 313,937 71,808

From the funds in Specific Appropriation 319, \$350,000 in nonrecurring funds from the General Revenue Fund is provided to support the annual maintenance costs of the electronic personal health records system for foster children.

## 319A SPECIAL CATEGORIES

FLORIDA SAFE FAMILIES NETWORK (FSFN) INFORMATION TECHNOLOGY SYSTEM FROM GENERAL REVENUE FUND . . . . . 5,178,349 FROM FEDERAL GRANTS TRUST FUND . . . 3,783,123 FROM WELFARE TRANSITION TRUST FUND . 3,808,161 FROM OPERATIONS AND MAINTENANCE 

From the funds in Specific Appropriation 319A, the recurring sum of \$1,337,335 from the General Revenue Fund shall continue to be provided to the Department of Children and Families for the ongoing maintenance, operation, and enhancements of the Florida Safe Family Network (FSFN) application. From these funds, the department must ensure that the required technical architecture changes are made to the FSFN application so that all software associated with this application is under mainstream support levels.

From the funds in Specific Appropriation 319A, the nonrecurring sums of \$2,126,194 from the General Revenue Fund, \$1,066,914 from the Federal Grants Trust Fund, and \$3,504,902 from the Welfare Transition Trust Fund, are provided to the Department of Children and Families to complete enhancements to the Florida Safe Family Network (FSFN) application that improve the application's decision support tools and SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

data reporting; and the nonrecurring sums of \$2,000,000 from the Operations and Maintenance Trust Fund and \$2,000,000 from the Federal Grants Trust Fund are provided for the department to complete the transition of the FSFN application from a mainframe-based environment to a middle-tier environment hosted by a private sector vendor's Infrastructure as a Service cloud service that complies with all applicable federal and state security and privacy requirements, is located within the United States, provides geographically redundant hosting, and complies with the provisions of section 287.058, Florida Statutes. These funds shall be placed in reserve.

Contingent upon submission of a detailed project plan that defines and describes all activities and proposed timeline(s) associated with (a) moving the current FSFN application to the State Data Center - Southwood location, (b) completing all enhancements to the FSFN application that improve the application's decision support tools and data reporting, (c) migrating the FSFN application's mainframe environment to a middle-tier environment, (d) competitively procuring the private sector vendor's Infrastructure as a Service cloud service, and (e) transitioning the application to the private sector vendor's cloud service and pursuant to the provisions of chapter 216, Florida Statutes, the department is authorized to submit a budget amendment to request release of an amount not to exceed \$6,698,010 of the funds being held in reserve.

Contingent upon submission of a detailed spend plan that validates the costs associated with migrating the FSFN application's mainframe environment to a middle-tier environment and transitioning the application to the private sector vendor's cloud service the department is authorized to request the release of the balance of the funds being held in reserve pursuant to the provisions of chapter 216, Florida Statutes.

#### 319B SPECIAL CATEGORIES

FLORIDA ONLINE RECIPIENTS INTEGRATED DATA ACCESS (FLORIDA) TECHNOLOGY SYSTEM FOR PUBLIC BENEFIT ELIGIBILITY DETERMINATION FROM GENERAL REVENUE FUND . . . . . FROM FEDERAL GRANTS TRUST FUND . . .

2.647.042

1,841,197

From the funds in Specific Appropriation 319B, the recurring sum of \$2,439,042 from the Federal Grants Trust Fund shall continue to be provided to the Department of Children and Families for the ongoing maintenance, operation, and enhancements of the Florida Online Recipients Integrated Data Access (FLORIDA) public benefit eligibility determination system. From these funds, the department must ensure that the required technical architecture changes are made to the FLORIDA system so that all software associated with this application is under mainstream support levels.

From the funds in Specific Appropriation 319B, the sum of \$1,000,000 from existing General Revenue funds within this category shall be placed in reserve and provided to the Department of Children and Families for the Florida Online Recipients Integrated Data Access (FLORIDA) system. The department shall collaborate with the Agency for State Technology to develop a proposal for moving the FLORIDA application's development, test and production environments to an external service provider cloud computing service; such a service must include disaster recovery support and must comply with all applicable federal and state security and privacy requirements. At a minimum, the proposal must: (1) identify the types of cloud computing services considered with a detailed cost benefit analysis that documents all costs and savings, and qualitative and quantitative benefits involved in, or resulting from, the migration of the FLORIDA system to an external service provider cloud computing service; (2) identify any applicable federal regulations that must be addressed and federal approvals that must be received prior to relocating the FLORIDA system; and (3) include any implementation plan with a proposed project schedule and timeline for migrating the FLORIDA system to an external service provider cloud computing service no later than June 30, 2018. The department must submit the proposal to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by December 30, 2016. Contingent upon the submission of the proposal, the department is authorized to request the release of the funds placed in reserve pursuant to the provisions of chapter 216, Florida Statues.

SECTION 3 - HUMAN SERVICES	SECTION 3 - HUMAN SERVICES
SPECIFIC APPROPRIATION	SPECIFIC APPROPRIATION
320 SPECIAL CATEGORIES	TRON CRANTE AND DONATIONS TRUIS
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 49,028	FROM GRANTS AND DONATIONS TRUST  FUND
FROM FEDERAL GRANTS TRUST FUND	FROM SOCIAL SERVICES BLOCK GRANT
	TRUST FUND
321 SPECIAL CATEGORIES	224 EVERNOEC
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 19,791	324 EXPENSES FROM GENERAL REVENUE FUND 14,196,032
	DDAM GUILD URI DADE MDATNING MDUGM
321A QUALIFIED EXPENDITURE CATEGORY	FROM CHILD WELFARE TRAINING TRUST  FUND
SUBSTANCE ABUSE AND MENTAL HEALTH FINANCIAL AND SERVICES ACCOUNTABILITY	FROM DOMESTIC VIOLENCE ROST FOND
MANAGEMENT SYSTEM	
FROM OPERATIONS AND MAINTENANCE TRUST FUND	FROM GRANTS AND DONATIONS TRUST FUND
IROSI FOND	FROM SOCIAL SERVICES BLOCK GRANT
From the funds in Specific Appropriation 321A, the nonrecurring sum of	TRUST FUND
\$2,000,000 from the Operations and Maintenance Trust Fund is provided to the Department of Children and Families for the continued development	325 OPERATING CAPITAL OUTLAY
and implementation of a uniform management information and fiscal	FROM GENERAL REVENUE FUND 54 475
accounting system for use by providers of community substance abuse and	FROM FEDERAL GRANTS TRUST FUND 42,941
mental health services. The department is authorized to request the release of funds pursuant to the provisions of chapter 216, Florida	FROM WELFARE TRANSITION TRUST FUND . 11,590 FROM SOCIAL SERVICES BLOCK GRANT
Statutes.	TRUST FUND
321B DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE	326 LUMP SUM SHARED RISK FUND FOR COMMUNITY BASED
TECHNOLOGY (AST)	PROVIDERS OF CHILD WELFARE SERVICES
FROM GENERAL REVENUE FUND 10,677,100	FROM GENERAL REVENUE FUND 5,000,000
FROM ADMINISTRATIVE TRUST FUND	The nonrecurring funds provided in Specific Appropriation 326 are
FROM WELFARE TRANSITION TRUST FUND . 3	available to community-based care lead agencies pursuant to the
FROM OPERATIONS AND MAINTENANCE TRUST FUND	provisions of section 409.990, Florida Statutes.
TRUST FUND	327 SPECIAL CATEGORIES
TRUST FUND	HOME CARE FOR DISABLED ADULTS
- 11 C 1 L 0 LCL - LLL 0000 11	FROM GENERAL REVENUE FUND 1,987,544
From the funds in Specific Appropriation 321B, the nonrecurring sums of \$388,178 from the General Revenue Fund and \$426,424 from the Federal	328 SPECIAL CATEGORIES
Grants Trust Fund are provided to the Department of Children and	GRANTS AND AIDS - COMMUNITY CARE FOR
Families for the costs associated with the replacement of the mainframe	DISABLED ADULTS
infrastructure supporting the Florida On-line Recipient Integrated Data Access (FLORIDA) and the Florida Safe Families Network (FSFN)	FROM GENERAL REVENUE FUND 2,041,955
applications. The mainframe replacement shall provide increased	329 SPECIAL CATEGORIES
processing capacity to ensure an acceptable system performance for the users of the FLORIDA and FSFN applications. The mainframe replacement	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 4,467,567
shall be physically located at the State Data Center - Southwood.	FROM CHILD WELFARE TRAINING TRUST
	FUND
TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND 28,984,236	FROM FEDERAL GRANTS TRUST FUND 5,259,083 FROM GRANTS AND DONATIONS TRUST
FROM TRUST FUNDS	FUND
	FROM WELFARE TRANSITION TRUST FUND . 786,634
TOTAL POSITIONS	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
101112 1122 10120 1 1 1 1 1 1 1 1 1 1 1	1001 1002 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
SERVICES	From the funds in Specific Appropriation 329, the nonrecurring sum of
PROGRAM: FAMILY SAFETY PROGRAM	\$1,500,000 from the Federal Grants Trust Fund is provided to the Department of Children and Families to continue contracting for the
	analytics and predictive analysis initiative within the child welfare
FAMILY SAFETY AND PRESERVATION SERVICES	system.
APPROVED SALARY RATE 148,494,926	From the funds in Specific Appropriation 329, the nonrecurring sum of
200 GALARTEG AND DENIGHTEG PROTECTION OF THE CO.	\$500,000 from the General Revenue Fund shall be placed in reserve and is
322 SALARIES AND BENEFITS POSITIONS 3,538.00 FROM GENERAL REVENUE FUND 83,944,260	provided to the Department of Children and Families for the continuation of the Child Welfare Results Oriented Accountability System as described
FROM DOMESTIC VIOLENCE TRUST FUND . 15,509	in section 409.997, Florida Statutes. The department is authorized to
FROM FEDERAL GRANTS TRUST FUND 32,536,808	request the release of funds pursuant to the provisions of chapter 216,
FROM WELFARE TRANSITION TRUST FUND . 70,066,874 FROM SOCIAL SERVICES BLOCK GRANT	Florida Statutes.
TRUST FUND	330 SPECIAL CATEGORIES
323 OTHER PERSONAL SERVICES	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,782,800
FROM GENERAL REVENUE FUND 2,223,043	FROM FEDERAL GRANTS TRUST FUND
FROM FEDERAL GRANTS TRUST FUND 4,128,037	

285.993

1,713

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## APPROPRIATION

From the funds in Specific Appropriation 330, the nonrecurring sum of \$2,782,800 from the General Revenue Fund is provided for the following projects:

Alpha & Omega Freedom Ministries - Hannah's House	125,000
Camelot Community Care - Adoption support services	250,000
Camillus House - Human Trafficking Recovery Program	500,000
City of Hollywood Community Development Department - Day	
care scholarships for the Liberia and Washington Park	
neighborhoods	200,000
Devereux, Inc Services to sexually exploited youth	359,000
Family First - Adoption promotion services All Pro Dad	475,000
His House Children's Home - Residential Program	100,000
Kristi House - Drop-in Center for sexually exploited	
adolescent girls	200,000
Place of Hope - Services to sexually exploited youth	200,000
Victory for Youth, Inc Share Your Heart program	373,800

From the funds in Specific Appropriation 330, the nonrecurring sum of \$250,000 from the Federal Grants Trust Fund is provided to the Florida Dream Center for services to sexually exploited youth.

#### 331 SPECIAL CATEGORIES

GRANTS AND AIDS - GRANTS TO SHERIFFS FOR PROTECTIVE INVESTIGATIONS FROM GENERAL REVENUE FUND . . . . . 38,030,066 FROM WELFARE TRANSITION TRUST FUND . 9,392,840 FROM SOCIAL SERVICES BLOCK GRANT 9,589,500

From the funds in Specific Appropriation 331, the sums of \$38,030,066 from the General Revenue Fund, of which \$1,200,000 is nonrecurring, \$9,392,840 from the Welfare Transition Trust Fund, and \$9,589,500 from the Social Services Block Grant Trust Fund, shall be used by the Department of Children and Families to award grants to the sheriffs of the following counties to conduct child protective investigations as mandated in section 39.3065, Florida Statutes. The funds shall be allocated as follows:

Broward County Sheriff	15,454,474
Hillsborough County Sheriff	13,830,952
Manatee County Sheriff	4,719,787
Pasco County Sheriff	6,641,374
Pinellas County Sheriff	
Seminole County Sheriff	4,537,152

## 332 SPECIAL CATEGORIES

GRANTS AND AIDS - DOMESTIC VIOLENCE DROGRAM

INCOMMI		
FROM GENERAL REVENUE FUND	11,964,596	
FROM DOMESTIC VIOLENCE TRUST FUND		7,897,064
FROM FEDERAL GRANTS TRUST FUND		12,395,658
FROM WELFARE TRANSITION TRUST FUND		7,750,000

From the funds in Specific Appropriation 332, \$11,964,596 from the General Revenue Fund, \$7,897,064 from the Domestic Violence Trust Fund, \$10,799,061 from the Federal Grants Trust Fund and \$7,750,000 from the Welfare Transition Trust Fund shall be provided to the Florida Coalition Against Domestic Violence for implementation of programs and the management and delivery of services of the state's domestic violence program including implementation of statutory directives contained in chapter 39, Florida Statutes, implementation of special projects, coordination of a strong families and domestic violence campaign, implementation of the child welfare and domestic violence co-location projects, conduction of training and provide technical assistance to certified domestic violence centers and allied professionals, and administration of contracts designated under this appropriation.

From the funds in Specific Appropriation 332, \$208,391 from the Federal Grants Trust Fund is provided to the Florida Coalition Against Domestic Violence to implement portions of the Grants to Encourage Arrest Policies and Enforcement of Protection Orders Program.

From the funds in Specific Appropriation 332, \$195,987 from the

SECTION 3 - HUMAN SERVICES SPECIFIC

#### APPROPRIATION

Federal Grants Trust Fund is provided to the Florida Council Against Sexual Violence to implement portions of the Grants to Encourage Arrest Policies and Enforcement of Protection Orders Program.

From the funds in Specific Appropriation 332, \$1,192,219 from the Federal Grants Trust Fund shall be transferred to the Department of Health to contract with the Florida Council Against Sexual Violence to implement portions of the Violence Against Women Act STOP Formula Grant.

## 333 SPECIAL CATEGORIES

GRANTS AND AIDS - CHILD ABUSE PREVENTION

AND INTERVENTION

FROM GENERAL REVENUE FUND . . . . . . 19,114,251

FROM FEDERAL GRANTS TRUST FUND . . . 1,488,375 FROM WELFARE TRANSITION TRUST FUND . 7,777,637

Funds provided in Specific Appropriation 333 shall be provided for the Healthy Families Program.

## 334 SPECIAL CATEGORIES

GRANTS AND AIDS - CHILD PROTECTION FROM GENERAL REVENUE FUND . . . . . 13,226,231

FROM CHILD WELFARE TRAINING TRUST 

FROM FEDERAL GRANTS TRUST FUND . . . 23,674,020 FROM GRANTS AND DONATIONS TRUST 130.000

1,717,587 FROM WELFARE TRANSITION TRUST FUND . FROM OPERATIONS AND MAINTENANCE

530,696 FROM SOCIAL SERVICES BLOCK GRANT

TRUST FUND . . . . . . . . . . . . . . . . 1,999,116

## 335 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . 3,557,083

336 SPECIAL CATEGORIES

TEMPORARY EMERGENCY SHELTER SERVICES

FROM GENERAL REVENUE FUND . . . . . 435,843

## 337 SPECIAL CATEGORIES

GRANTS AND AIDS - RESIDENTIAL GROUP CARE

FROM GENERAL REVENUE FUND . . . . . . 1,641,215 FROM OPERATIONS AND MAINTENANCE

TRUST FUND . . . . . . . . . . . . . . . . 115.836

FROM SOCIAL SERVICES BLOCK GRANT 929,958

338 SPECIAL CATEGORIES

SPECIAL NEEDS ADOPTION INCENTIVES

FROM GENERAL REVENUE FUND . . . . . 2,750,000

The funds provided in Specific Appropriation 338, are provided for state employee adoption benefits pursuant to section 409.1664, Florida Statutes.

## 339 SPECIAL CATEGORIES

DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND . . . . .

FROM FEDERAL GRANTS TRUST FUND . . . 4.427 FROM WELFARE TRANSITION TRUST FUND . 1,684 FROM SOCIAL SERVICES BLOCK GRANT

340 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . . 345.275

FROM FEDERAL GRANTS TRUST FUND . . . 208.554 FROM WELFARE TRANSITION TRUST FUND . 247,526

FROM SOCIAL SERVICES BLOCK GRANT 112,721

341 SPECIAL CATEGORIES

8,979,209

41,078,586

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 44,417 FROM FEDERAL GRANTS TRUST FUND . . . 26,433 FROM WELFARE TRANSITION TRUST FUND . 58,918 FROM SOCIAL SERVICES BLOCK GRANT 11.057 342 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY BASED CARE FUNDS FOR PROVIDERS OF CHILD WELFARE SERVICES FROM GENERAL REVENUE FUND . . . . . 320,598,270 FROM CHILD WELFARE TRAINING TRUST 2,531,893 FROM FEDERAL GRANTS TRUST FUND . . . 248,195,924 FROM WELFARE TRANSITION TRUST FUND . 47,404,667 FROM OPERATIONS AND MAINTENANCE

From the funds provided in Specific Appropriation 342, the Department of Children and Families shall conduct a comprehensive, multi-year review of the revenues, expenditures, and financial position of all Community-based Care Lead Agencies and shall cover the most recent two consecutive fiscal years. The review must include a comprehensive system-of-care analysis. For lead agencies that have reported a financial operating deficit during the review period, a plan developed by the lead agency to achieve financial viability shall accompany the department's submission. The department's review shall be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives by October 1, 2016.

TRUST FUND . . . . . . . . . . . . . . . .

FROM SOCIAL SERVICES BLOCK GRANT

From the funds provided in Specific Appropriation 342, \$2,250,000 from the General Revenue Fund is provided for adoption incentive awards to community-based care lead agencies or their subcontractors, pursuant to section 409.1662, Florida Statutes.

From the funds in Specific Appropriation 342, the sums of \$7,113,007 from the General Revenue Fund, \$5,616,745 from the Federal Grants Trust Fund, and the nonrecurring sum of \$2,083,640 from the Welfare Transition Trust Fund, shall be allocated to the Community-based Care Lead Agencies pursuant to the equity allocation model prescribed in section 409.991, Florida Statutes.

From the funds in Specific Appropriation 342, the nonrecurring sums of \$343,699 from the General Revenue Fund and \$7,743,341 from the Federal Grants Trust Fund are provided to the Community-Based Care Lead Agencies to implement the safety management services.

## 342A SPECIAL CATEGORIES

GRANTS AND AIDS - ADOPTION ASSISTANCE PAYMENTS AND MAINTENANCE SUBSIDIES FROM GENERAL REVENUE FUND . . . . . 85.843.431 FROM FEDERAL GRANTS TRUST FUND . . . 90,859,050 FROM WELFARE TRANSITION TRUST FUND . 14,377,342

Funds provided in Specific Appropriation 342A, are provided to community-based care lead agencies for the payment of adoption assistance subsidies pursuant to section 409.166, Florida Statutes.

By February 15, 2017, the Department of Children and Families shall provide to the chairs of the Senate Committee on Appropriations and the House of Representatives' Appropriations Committee, a report providing the total number of finalized adoptions occurring from July 1, 2016 through January 31, 2017. For each lead agency during this period, the report must include the number of adoptions finalized, the average subsidy amount, the number of adoptees receiving an enhanced subsidy, and the average enhanced subsidy amount. The report must also include a year-end projection of the total funding need for adoption assistance subsidies based upon, but not limited to, the aforementioned data requirements.

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

By April 30, 2017, the department shall perform a reconciliation of the funding appropriated and the projected expenditures for adoption assistance subsidies for each lead agency. Any projected year-end surplus of funding shall, if necessary, be re-allocated to lead agencies that are projecting a year-end deficit. Any unexpended funds, as determined by a reconciliation of the fiscal year-end actual expenditures, shall revert June 30, 2017.

342B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY KIDS HOUSE OF SEMINOLE FROM GENERAL REVENUE FUND . . . . .

300,000

From the funds provided in Specific Appropriation 342B, the nonrecurring sum of \$300,000 from the General Revenue Fund is provided to Kids House of Seminole for the planning, design, and new construction of a facility providing child welfare services.

TOTAL: FAMILY SAFETY AND PRESERVATION SERVICES

FROM GENERAL REVENUE FUND . . . . . 614,553,274 FROM TRUST FUNDS . . . . . . . . . . . . 704,231,570

TOTAL POSITIONS . . . . . . . . . . . . . . 3,538.00

TOTAL ALL FUNDS . . . . . . . . . . . . 1.318.784.844

PROGRAM: MENTAL HEALTH PROGRAM

MENTAL HEALTH SERVICES

APPROVED SALARY RATE 117,869,532

343 SALARIES AND BENEFITS POSITIONS 3,070.50 FROM GENERAL REVENUE FUND . . . . . 92,884,635 FROM FEDERAL GRANTS TRUST FUND . . . FROM OPERATIONS AND MAINTENANCE 

53.796.845 6.263.302

2,709,181

1.044.080

344 OTHER PERSONAL SERVICES

FROM GENERAL REVENUE FUND . . . . . 965,805 FROM FEDERAL GRANTS TRUST FUND . . .

345 EXPENSES

FROM GENERAL REVENUE FUND . . . . . 13,117,677 FROM FEDERAL GRANTS TRUST FUND . . . FROM OPERATIONS AND MAINTENANCE

413.664

619.164

346 OPERATING CAPITAL OUTLAY

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . FROM FEDERAL GRANTS TRUST FUND . . . 1,683,100

347 FOOD PRODUCTS

FROM GENERAL REVENUE FUND . . . . . 3,437,538

348 SPECIAL CATEGORIES

FROM GENERAL REVENUE FUND . . . . . 5,060,964

349 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . . 33,317,532

From the funds in Specific Appropriation 349 and 350, the nonrecurring sum of \$3,000,000 from the General Revenue Fund is provided as a cost of living increase for the following providers:

South Florida State Hospital	524,868
Florida Civil Commitment Center	1,706,102
Treasure Coast	381,554
South Florida Evaluation and Treatment Center	387,476

350 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES

## JOURNAL OF THE SENATE

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND 100,42: FROM FEDERAL GRANTS TRUST FUND	14,620,079	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND
From the funds in Specific Appropriation 350, 35 General Revenue Fund is provided to contract with facility for no less than 11 additional secure for ensure capacity for forensic individuals being admits of a court order as required by chapter 916, Florida 55	th a mental health censic flex beds to cted within 15 days	361 SPECIAL CATEGORIES GRANTS AND AIDS - CHALLENGE GRANTS FROM GRANTS AND DONATIONS TRUST FUND
351 SPECIAL CATEGORIES  PRESCRIBED MEDICINE/DRUGS - NON-MEDICAID  FROM GENERAL REVENUE FUND 8,788  FROM FEDERAL GRANTS TRUST FUND  FROM OPERATIONS AND MAINTENANCE  TRUST FUND	1,900,961 876,992	Funds in Specific Appropriation 361, which have been transferred from the Department of Economic Opportunity, Specific Appropriation 2224, shall be used to provide services to homeless persons according to the provisions of section 420.622, Florida Statutes.  362 SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL EMERGENCY
352 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 7,477 FROM FEDERAL GRANTS TRUST FUND		SHELTER GRANT PROGRAM FROM FEDERAL GRANTS TRUST FUND 6,160,320 FROM WELFARE TRANSITION TRUST FUND 852,507  363 SPECIAL CATEGORIES
353 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 90	),969	GRANTS AND AIDS - HOMELESS HOUSING ASSISTANCE GRANTS FROM GENERAL REVENUE FUND 3,290,800  From the funds in Specific Appropriation 363, the recurring sum of
	5,733	\$2,700,000 and the nonrecurring sum of \$300,000 from the General Revenue Fund are provided to the local homeless coalitions throughout the state.  From the funds provided in Specific Appropriation 363, the
SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND	20,446 1,973	nonrecurring sum of \$140,800 from the General Revenue Fund is provided to Citrus Health Network for the Safe Haven for Homeless Youth program.  From the funds provided in Specific Appropriation 363, the nonrecurring sum of \$150,000 from the General Revenue Fund is provided to National Veterans Homeless Support in Brevard County.
356 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	3,944	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 17,020,436 FROM FEDERAL GRANTS TRUST FUND 21,118,507 FROM WELFARE TRANSITION TRUST FUND 595,294
TOTAL: MENTAL HEALTH SERVICES  FROM GENERAL REVENUE FUND	.,294 84,294,228	From the funds in Specific Appropriation 364, the nonrecurring sums of \$1,407,000 from the General Revenue Fund and \$1,407,000 from the Federal Grants Trust Fund are provided to contract for automated commercial wage verification services for the purpose of acquiring
TOTAL POSITIONS 3,070.50 TOTAL ALL FUNDS	351,565,522	current employment and income information, for eligibility determination and periodic recertification, for the following public benefit programs: Supplemental Nutrition Assistance (SNAP), Temporary Assistance for Needy Families (TANF), and Medicaid. Funds shall be used to automate the eligibility determination process, to improve program integrity and to detect and deter fraud, waste, and abuse in public benefit programs
APPROVED SALARY RATE 161,416,687		administered by the Department of Children and Families.
357 SALARIES AND BENEFITS POSITIONS 4,355.00 FROM GENERAL REVENUE FUND 92,312 FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	99,144,460	365 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 576,801 FROM FEDERAL GRANTS TRUST FUND
FROM GRANTS AND DONATIONS TRUST FUND	4,516,181 7,299,483	366 SPECIAL CATEGORIES GRANTS AND AIDS - LOCAL SERVICES PROGRAM
358 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 1,441 FROM FEDERAL GRANTS TRUST FUND	2,604,791 141,420	FROM FEDERAL GRANTS TRUST FUND 64,742,633  367 SPECIAL CATEGORIES PUBLIC ASSISTANCE FRAUD CONTRACT FROM FEDERAL GRANTS TRUST FUND 3,406,033
FROM GENERAL REVENUE FUND	16,847,488 1,067,102	FROM WELFARE TRANSITION TRUST FUND . 689,593  368 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,432,669
360 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	2,998	FROM FEDERAL GRANTS TRUST FUND 1,200,901 FROM WELFARE TRANSITION TRUST FUND . 76,129

SECTION 3 - HUMAN SERVICES SPECIFIC			SECTION 3 - HUMAN SERVICES SPECIFIC	
APPROPRIATION			APPROPRIATION	
369 SPECIAL CATEGORIES			FROM OPERATIONS AND MAINTENANCE	
SERVICES TO REPATRIATED AMERICANS			TRUST FUND	258,557
FROM FEDERAL GRANTS TRUST FUND	•	40,380		
			380 EXPENSES	
370 SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 1,011,640	
DEFERRED-PAYMENT COMMODITY CONTRACTS	г оэг		FROM ALCOHOL, DRUG ABUSE AND	714 500
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		0 222	MENTAL HEALTH TRUST FUND FROM FEDERAL GRANTS TRUST FUND	714,599
FROM WELFARE TRANSITION TRUST FUND		8,322 545	FROM FEDERAL GRANIS IRUSI FUND FROM WELFARE TRANSITION TRUST FUND .	280,090 3,723
TROW WELLEAR INAMILIEUM INOSI FUND	•	343	FROM OPERATIONS AND MAINTENANCE	3,123
371 SPECIAL CATEGORIES			TRUST FUND	101,980
LEASE OR LEASE-PURCHASE OF EQUIPMENT			IROUTIONS	101,500
FROM GENERAL REVENUE FUND			381 SPECIAL CATEGORIES	
FROM FEDERAL GRANTS TRUST FUND		611,231	GRANTS AND AIDS - PUBLIC SAFETY, MENTAL	
FROM WELFARE TRANSITION TRUST FUND		39,110	HEALTH, AND SUBSTANCE ABUSE LOCAL MATCHING	
			GRANT PROGRAM	
372 SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 9,000,000	
TRANSFER TO DEPARTMENT OF MANAGEMENT				
SERVICES - HUMAN RESOURCES SERVICES			382 SPECIAL CATEGORIES	
PURCHASED PER STATEWIDE CONTRACT			CHILDREN'S ACTION TEAMS FOR MENTAL HEALTH	
FROM GENERAL REVENUE FUND	. 750		AND SUBSTANCE ABUSE SERVICES	
FROM FEDERAL GRANTS TRUST FUND		26,644	FROM GENERAL REVENUE FUND 17,250,000	
FROM GRANTS AND DONATIONS TRUST				
FUND		28,714	Funds provided in Specific Appropriation 382, shall be used	
FROM WELFARE TRANSITION TRUST FUND	•	640	Department of Children and Families to contract directly with	
			the following providers for the operation of Community Action T	reatment
373 FINANCIAL ASSISTANCE PAYMENTS			(CAT) teams that provide community-based services to children ago	es 11 to
CASH ASSISTANCE	105 150 500		21 with a mental health diagnosis or co-occurring substan	ce abuse
FROM GENERAL REVENUE FUND		21 420 256	diagnosis with accompanying characteristics such as: being at-	risk for
FROM WELFARE TRANSITION TRUST FUND	,	31,432,356	out-of-home placement as demonstrated by repeated failures	
374 FINANCIAL ASSISTANCE PAYMENTS			intensive levels of care; having two or more hospitalizar repeated failures; involvement with the Department of Juvenile	
374 FINANCIAL ASSISTANCE PAYMENTS NONRELATIVE CARE GIVER			or multiple episodes involving law enforcement; or, poor;	oustice
FROM GENERAL REVENUE FUND	4 800 000		performance and/or suspensions. Children younger than 11	
TROM ODMERCIE REVENOU TOND	. 1,000,000		candidates if they meet two or more of the aforem	
375 FINANCIAL ASSISTANCE PAYMENTS			characteristics.	0110101100
OPTIONAL STATE SUPPLEMENTATION PROGR	MA			
FROM GENERAL REVENUE FUND			The department shall fund the following contracts:	
376 FINANCIAL ASSISTANCE PAYMENTS			SalusCare (Lee Mental Health) - Lee	750,000
PERSONAL CARE ALLOWANCE			Manatee Glens - Sarasota, Desoto	750,000
FROM GENERAL REVENUE FUND			Circles of Care - Brevard	750,000
FROM FEDERAL GRANTS TRUST FUND	•	28,017	Life Management Center - Bay	750,000
AGG DINANGTAL AGGTOMANGE DANMENTEG			David Lawrence Center - Collier	750,000
377 FINANCIAL ASSISTANCE PAYMENTS REFUGEE/ENTRANT ASSISTANCE			Child Guidance Center - Duval	750,000
FROM FEDERAL GRANTS TRUST FUND		29,607,836	Mental Health Care - Hillsborough	750,000 750,000
FROM FEDERAL GRANTS IROSI FOND	•	25,001,030	Personal Enrichment Mental Health Services - Pinellas	750,000
TOTAL: ECONOMIC SELF SUFFICIENCY SERVICES			Peace River Center - Polk, Highlands, Hardee	750,000
FROM GENERAL REVENUE FUND	. 271,883,832		COPE Center - Walton	750,000
FROM TRUST FUNDS		309,188,194	Lifestream Behavioral Center - Sumter and Lake	750,000
		,	Family Preservation Services of Florida - Treasure Coast	750,000
TOTAL POSITIONS	. 4,355.00		Lakeside Behavioral Healthcare - Orange	750,000
TOTAL ALL FUNDS		581,072,026	Citrus Health Network - Miami-Dade	750,000
			Manatee Glens - Manatee	750,000
PROGRAM: COMMUNITY SERVICES			Lakeview Center - Escambia	750,000
			Sinfonia - Alachua	750,000
COMMUNITY SUBSTANCE ABUSE AND MENTAL HEALTH			Baycare Behavioral Health - Pasco	750,000
SERVICES			Meridian Behavioral Health - Alachua, Columbia, Dixie,	==
	_		Hamilton, Lafayette, and Suwannee	750,000
APPROVED SALARY RATE 5,230,25	3		The Centers - Marion	750,000
270 Chindle and Designation Documents	04.00		Sinfonia - Palm Beach	750,000
378 SALARIES AND BENEFITS POSITION			Bridgeway Center - Okaloosa	750,000
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		30	383 SPECIAL CATEGORIES	
FROM ALCOHOL, DRUG ABUSE AND	•	30	GRANTS AND AIDS - COMMUNITY MENTAL HEALTH	
MENTAL HEALTH TRUST FUND	_	2,960,832	SERVICES	
FROM FEDERAL GRANTS TRUST FUND		210,673	FROM GENERAL REVENUE FUND 210,364,438	
	-	220,013	FROM ALCOHOL, DRUG ABUSE AND	
379 OTHER PERSONAL SERVICES			MENTAL HEALTH TRUST FUND	32,726,272
FROM GENERAL REVENUE FUND	. 535,096		FROM FEDERAL GRANTS TRUST FUND	27,008,169
FROM ALCOHOL, DRUG ABUSE AND	. 555,070			
TROM ALCOHOL, DROG ADODE AND	. 333,070		FROM WELFARE TRANSITION TRUST FUND .	6,948,619
MENTAL HEALTH TRUST FUND FROM FEDERAL GRANTS TRUST FUND		484,864 1,155,711		6,948,619

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 383, the sum of \$455,000 from the General Revenue Fund shall continue to be provided to the Citrus Health Network.

From the funds in Specific Appropriation 383, the nonrecurring sum of \$1,508,754 is provided from the General Revenue Fund to Stewart-Marchman Behavioral Healthcare to provide a Florida Assertive Community Treatment (F.A.C.T.) team serving Putnam and St. Johns counties.

From the funds in Specific Appropriation 383, \$4,730,000 from the General Revenue Fund is provided to continue to fund mental health transitional beds to move eligible individuals currently in the state mental health institutions to community settings as an alternative to more costly institutional placement. The Department of Children and Families shall contract directly with the three not-for-profit, comprehensive community mental health treatment facilities located in the northern, central, and southern regions of the state that are currently under contract with the department for this service and qualified to provide integrated healthcare, offer a full continuum of care including emergency, residential, and outpatient psychiatric services, and have immediate capacity for placement.

From the funds in Specific Appropriation 383, \$3,504,000 from the General Revenue Fund is provided for an expansion of forensic mental health transitional beds to divert individuals sentenced under chapter 916, Florida Statutes, from the county jail system and to move eligible individuals currently in forensic state mental health institutions to community settings as an alternative to more costly institutional placement. The Department of Children and Families shall contract directly with the three not-for-profit, comprehensive community mental health treatment facilities located in circuits 2, 13, and 17 that are currently under contract with the department for this and other forensic services and qualified to provide integrated health care, offer a full continuum of care including emergency, residential, and outpatient psychiatric services, and have immediate capacity for placement.

From the funds in Specific Appropriation 383, the recurring sum of \$3,260,000 from the General Revenue Fund is provided for the creation of five pilot community forensic multidisciplinary teams designed to divert individuals from secure forensic commitment by providing community-based services. The teams will be placed in the areas of greatest need, as determined by the Department of Children and Families.

## GRANTS AND AIDS - BAKER ACT SERVICES FROM GENERAL REVENUE FUND . . . . .

72,738,856

SPECIAL CATEGORIES

384

SPECIAL CATEGORIES

GRANTS AND AIDS - COMMUNITY SUBSTANCE ABUSE SERVICES

FROM GENERAL REVENUE FUND . . . . . 103.338.212

FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . . FROM FEDERAL GRANTS TRUST FUND . . .

122,418,776 2,554,954

FROM WELFARE TRANSITION TRUST FUND . FROM OPERATIONS AND MAINTENANCE 

5,850,004 1.992.695

From the funds in Specific Appropriation 385, \$10,000,000 from the General Revenue Fund shall continue to be provided for the expansion of substance abuse services for pregnant women, mothers, and their affected families. These services shall include the expansion of residential treatment, outpatient treatment with housing support, outreach, detoxification, child care and post-partum case management supporting both the mother and child consistent with recommendations from the Statewide Task Force on Prescription Drug Abuse and Newborns. Priority for services shall be given to counties with the greatest need and available treatment capacity.

From the funds in Specific Appropriation 385, \$750,000 from the General Revenue Fund is provided to the Department of Children and Families to continue contracting directly with Informed Families of Florida for the purpose of providing a statewide program for the prevention of child and adolescent substance abuse.

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

From the funds in Specific Appropriation 385, \$9,360,000 from the General Revenue Fund is provided to implement the Family Intensive Treatment (FIT) team model that is designed to provide intensive team-based, family-focused, comprehensive services to families in the child welfare system with parental substance abuse. Treatment shall be available and provided in accordance with the indicated level of care required and providers shall meet program specifications. Funds shall be targeted to select communities with high rates of child abuse cases.

From the funds in Specific Appropriation 385, the sum of \$840,000 from the General Revenue Fund is provided to Centerstone of Florida for the operation of a Family Intensive Treatment (FIT) team.

From the funds in Specific Appropriation 385, the recurring sum of \$200,000 and the nonrecurring sum of \$300,000 from the General Revenue Fund shall be provided to Here's Help, Inc.

From the funds in Specific Appropriation 385, \$250,000 from the General Revenue Fund shall continue to be provided to the Drug Abuse Comprehensive Coordinating Office (DACCO).

#### 386 SPECIAL CATEGORIES

GRANTS AND AIDS - CENTRAL RECEIVING

FACILITIES

FROM GENERAL REVENUE FUND . . . . . 20.000.000

The funds in Specific Appropriation 386 are provided for a statewide initiative to fund centralized receiving systems. A central receiving system consists of a designated central receiving facility and other service providers that serve as a single point or a coordinated system of entry for individuals needing evaluation or stabilization under section 394.463 or section 397.675, Florida Statutes, or crisis services as defined in subsections 394.67(17)-(18), Florida Statutes. Centralized receiving systems provide a single point or a coordinated system of entry for an array of behavioral health services, conduct initial assessments and triage, and provide case management and related services, including jail diversion programs for individuals with mental health or substance abuse disorders. The Department of Children and Families shall administer a matching grant program to provide funding for the start-up or on-going costs of a centralized receiving system. Each award, including awards granted by the department in Fiscal Year 2015-2016, may be granted for a period of up to five years, and shall require a local match of at least 50 percent of the state award. The department shall work with local agencies to encourage and support the development of centralized receiving systems.

## 387 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . 4,846,877 FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . . FROM FEDERAL GRANTS TRUST FUND . . . 1.206.192 1,133,961

FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . .

From the funds in Specific Appropriation 387, the sum of \$1,500,000

from the General Revenue Fund shall continue to be provided to contract with a nonprofit organization for the distribution and associated medical costs of naltrexone extended-release injectable medication to treat alcohol and opioid dependency.

## 388 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . . 10,151,172

FROM FEDERAL GRANTS TRUST FUND . . .

FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND . . . . .

452.312 5,904,931

From the funds in Specific Appropriation 388, the sum of \$1,235,000 from the General Revenue Fund is provided for the following projects:

Circles of Care - Harbor Pines / Cedar Village	970,000
The David Lawrence Center	100,000
Ft. Myers Salvation Army - Behavioral health services	165,000

FROM GENERAL REVENUE FUND . . . . .

FROM FEDERAL GRANTS TRUST FUND . . .

FROM WELFARE TRANSITION TRUST FUND .

Funds in Specific Appropriation 395 are provided for the

administration costs of the seven regional managing entities that

19.951.914

701,418

731.355

397 SALARIES AND BENEFITS

FROM GENERAL REVENUE FUND . . . . .

FROM OPERATIONS AND MAINTENANCE

3,645,640

10.776.299

SECTION 3 - HUMAN SERVICES SECTION 3 - HUMAN SERVICES SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION From the funds in Specific Appropriation 388, the nonrecurring sum of deliver behavioral health care through local network providers. \$7,534,794 from the General Revenue Fund is provided for the following projects: 396 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT BayCare Behavioral Health - Veteran Intervention Program.... SERVICES - HUMAN RESOURCES SERVICES 485 000 Camillus House - Behavioral health services..... 200,000 PURCHASED PER STATEWIDE CONTRACT Centerstone Florida - Psychiatric residency expansion...... FROM GENERAL REVENUE FUND . . . . . 500,000 4.747 Circles of Care - Geopsychiatric Care Center services...... 890 000 FROM ALCOHOL, DRUG ABUSE AND Citrus Health - Graduate medical education in psychiatry.... MENTAL HEALTH TRUST FUND . . . . . 350,000 213 FROM FEDERAL GRANTS TRUST FUND . . . Clay Behavioral Health - Crisis Prevention Teams..... 300,000 1,489 Directions for Living..... 150,000 FROM OPERATIONS AND MAINTENANCE Florida Certification Board - Expansion of training center.. 300.000 600 Florida Certification Board - Credentialing Program for Recovery Residence Administrators..... 396A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND 100,000 Gracepoint - Crisis stabilization units..... 848,000 NONSTATE ENTITIES - FIXED CAPITAL OUTLAY The Jerome Golden Center..... 575.000 GATEWAY COMMUNITY SERVICES Lakeview Center..... FROM GENERAL REVENUE FUND . . . . . 500,000 200.000 Lifestream - Crisis stabilization units..... 547.000 Meridian Behavioral Health..... 500,000 From the funds in Specific Appropriation 396A, the nonrecurring sum of Miami-Dade Homeless Trust - Crisis Outpatient Bed program... \$200,000 from the General Revenue Fund is provided to Gateway Community 189.794 Northside Mental Health Center.... 100.000 Services for the construction and renovation of buildings and patient The Renaissance Manor..... 500.000 rooms. Starting Point Behavioral Healthcare - Behavioral health services.... 396B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND 250.000 NONSTATE ENTITIES - FIXED CAPITAL OUTLAY Veterans Alternative Retreat Program..... 250.000 AGAPE NETWORK - SPECIALIZED THERAPEUTIC GROUP CAMPS From the funds in Specific Appropriation 388, the nonrecurring sum of \$300,000 from the Federal Grants Trust Fund is provided to Specialized FROM GENERAL REVENUE FUND . . . . . 245,000 Treatment, Education and Prevention Services (STEPS). From the funds in Specific Appropriation 396B, the nonrecurring sum of SPECIAL CATEGORIES \$245,000 from the General Revenue Fund is provided to Agape Network for GRANTS AND AIDS - PURCHASE OF THERAPEUTIC the renovation of a building to provide Specialized Therapeutic Group SERVICES FOR CHILDREN FROM GENERAL REVENUE FUND . . . . . 8.911.958 396C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND SPECIAL CATEGORIES NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - INDIGENT PSYCHIATRIC RESIDENTIAL SUPPORT FOR INDIVIDUALS WITH MEDICATION PROGRAM MENTAL HEALTH OR SUBSTANCE ABUSE DISORDERS FROM GENERAL REVENUE FUND . . . . . FROM GENERAL REVENUE FUND . . . . . 6,780,276 250,000 SPECIAL CATEGORIES From the funds in Specific Appropriation 396C, the nonrecurring sum of GRANTS AND AIDS - PURCHASED RESIDENTIAL \$250,000 from the General Revenue Fund is provided to Fellowship House TREATMENT SERVICES FOR EMOTIONALLY in Miami-Dade County to provide housing support to individuals with mental health or co-occurring substance abuse disorders. DISTURBED CHILDREN AND YOUTH FROM GENERAL REVENUE FUND . . . . . 2,201,779 TOTAL: COMMUNITY SUBSTANCE ABUSE AND MENTAL HEALTH SPECIAL CATEGORIES SERVICES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . . 491,754,639 FROM GENERAL REVENUE FUND . . . . . FROM TRUST FUNDS . . . . . . . . . . . 132 230 216.317.000 FROM FEDERAL GRANTS TRUST FUND . . . 130 TOTAL POSITIONS . . . . . . . . . . . 94.00 SPECIAL CATEGORIES TOTAL ALL FUNDS . . . . . . . . . . . . . 708,071,639 DEFERRED-PAYMENT COMMODITY CONTRACTS FROM ALCOHOL, DRUG ABUSE AND TOTAL: CHILDREN AND FAMILIES, DEPARTMENT OF FROM GENERAL REVENUE FUND . . . . . . MENTAL HEALTH TRUST FUND . . . . . 1.129 1.715.300.994 1,375,050,053 394 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . . TOTAL ALL FUNDS . . . . . . . . . . 36.481 3,090,351,047 FROM ALCOHOL, DRUG ABUSE AND TOTAL APPROVED SALARY RATE . . . . 479.336.287 MENTAL HEALTH TRUST FUND . . . . . 24.912 FROM FEDERAL GRANTS TRUST FUND . . . 209 ELDER AFFAIRS, DEPARTMENT OF FROM OPERATIONS AND MAINTENANCE TRUST FUND . . . . . . . . . . . . . . . PROGRAM: SERVICES TO ELDERS PROGRAM 4,632 395 SPECIAL CATEGORIES COMPREHENSIVE ELIGIBILITY SERVICES CONTRACTED SERVICES - SUBSTANCE ABUSE AND MENTAL HEALTH ADMINISTRATION APPROVED SALARY RATE 10,320,036

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	N 3 - HUMAN SERVICES			SECTION 3 - HUMAN SERVICES
SPECIF				SPECIFIC
	RIATION OTHER PERSONAL SERVICES			APPROPRIATION FROM FEDERAL GRANTS TRUST FUND 5,000
370	FROM GENERAL REVENUE FUND	182 194		FROM OPERATIONS AND MAINTENANCE
	FROM OPERATIONS AND MAINTENANCE	102,171		TRUST FUND
	TRUST FUND		970,316	11001 1010 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			,	409 SPECIAL CATEGORIES
399	EXPENSES			AGING AND ADULT SERVICES TRAINING AND
	FROM GENERAL REVENUE FUND	371,607		EDUCATION
	FROM OPERATIONS AND MAINTENANCE			FROM FEDERAL GRANTS TRUST FUND 119,493
	TRUST FUND		1,669,679	
				410 SPECIAL CATEGORIES
400	OPERATING CAPITAL OUTLAY			GRANTS AND AIDS - ALZHEIMER'S DISEASE
	FROM GENERAL REVENUE FUND	8,405		INITIATIVE
	FROM OPERATIONS AND MAINTENANCE			FROM GENERAL REVENUE FUND 22,139,517
	TRUST FUND		34,178	- 13
401	ADEATAL ALEBAADIDA			From the funds in Specific Appropriation 410, \$1,559,200 from the
401	SPECIAL CATEGORIES			General Revenue Fund is provided for Alzheimer's respite care services
	CONTRACTED SERVICES	01 000		to serve individuals on the waitlist statewide.
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	91,999		From the funds in Specific Appropriation 410, the following projects
	TRUST FUND		121,818	are funded from nonrecurring general revenue funds:
	TROST FOND		121,010	are runded from nonreculting general revenue runds.
402	SPECIAL CATEGORIES			Alzheimer's Project, Inc
102	RISK MANAGEMENT INSURANCE			Alzheimer's Community Care
	FROM GENERAL REVENUE FUND	114.776		Jewish Family and Community Services of Southwest Florida 50,000
	FROM OPERATIONS AND MAINTENANCE	,		Easter Seals of South Florida
	TRUST FUND		106,731	
			•	411 SPECIAL CATEGORIES
403	SPECIAL CATEGORIES			GRANTS AND AIDS - COMMUNITY CARE FOR THE
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			ELDERLY
	FROM GENERAL REVENUE FUND	54,828		FROM GENERAL REVENUE FUND 63,031,300
	FROM OPERATIONS AND MAINTENANCE			FROM FEDERAL GRANTS TRUST FUND 269,851
	TRUST FUND		89,483	FROM OPERATIONS AND MAINTENANCE
				TRUST FUND
404	SPECIAL CATEGORIES			The 12 Co. 2
	TRANSFER TO DEPARTMENT OF MANAGEMENT			From the funds in Specific Appropriation 411, \$1,955,220 from the
	SERVICES - HUMAN RESOURCES SERVICES			General Revenue Fund, of which \$1,755,000 is nonrecurring, is provided
	PURCHASED PER STATEWIDE CONTRACT	23,860		to serve elders on the waitlist. The Department of Elder Affairs shall allocate these increased funds to the eleven planning and service areas
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	23,000		according to the department's established statewide allocation formula
	TRUST FUND		70,761	for the Community Care for the Elderly Program. Each Aging Resource
	TROST FOND		70,701	Center shall prioritize funding to serve frail seniors on the waiting
TOTAL	COMPREHENSIVE ELIGIBILITY SERVICES			list who are most at risk of nursing home placement.
1011111.	FROM GENERAL REVENUE FUND	4,493,309		Tibe and are more as right of narring name processors.
	FROM TRUST FUNDS	1,150,005	13,839,265	From the funds in Specific Appropriation 411, \$700,000 from the
			.,,	General Revenue Fund, of which \$50,000 is nonrecurring, and \$700,000
	TOTAL POSITIONS	272.50		from the Operations and Maintenance Trust Fund, of which \$50,000 is
	TOTAL ALL FUNDS		18,332,574	nonrecurring, are provided to the Area Agencies on Aging related to the
				Statewide Medicaid Managed Care Long Term Care program.
HOME A	ND COMMUNITY SERVICES			
				412 SPECIAL CATEGORIES
A	PPROVED SALARY RATE 3,071,903			GRANTS AND AIDS - HOME ENERGY ASSISTANCE
405	CALADIEC AND DEMERTED POSTERONS	C4 F0		FROM FEDERAL GRANTS TRUST FUND 5,963,764
405	SALARIES AND BENEFITS POSITIONS	64.50 1,554,475		A12 CDECTAL CAMECODIEC
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,334,4/3	2,047,253	413 SPECIAL CATEGORIES GRANTS AND AIDS - OLDER AMERICANS ACT
	FROM PEDERAL GRANTS TROST FOND FROM OPERATIONS AND MAINTENANCE		2,041,233	PROGRAM
	TRUST FUND		972,575	FROM GENERAL REVENUE FUND 9,952,809
			7.2,313	FROM FEDERAL GRANTS TRUST FUND
406	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND	260,220		From the funds in Specific Appropriation 413, the following projects
	FROM ADMINISTRATIVE TRUST FUND		59,598	are funded from nonrecurring general revenue funds:
	FROM FEDERAL GRANTS TRUST FUND		825,349	
	FROM OPERATIONS AND MAINTENANCE			City of Hialeah Gardens - Hot Meals
	TRUST FUND		230,105	City of Hialeah Meals Program
				Community Coalition Hot Meals Program
407	EXPENSES	***		AAA Meals Nassau and Duval County
	FROM GENERAL REVENUE FUND	403,089		Ruth and Norman Rales Jewish Family Services
	FROM ADMINISTRATIVE TRUST FUND		5,958	Little Havana Activities Center - Local Services Program 50,000
	FROM FEDERAL GRANTS TRUST FUND		1,085,024	A1A CDECTAL CAMBCODIEC
	FROM OPERATIONS AND MAINTENANCE		AEN 427	414 SPECIAL CATEGORIES
	TRUST FUND		450,427	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 239,710
408	OPERATING CAPITAL OUTLAY			FROM ADMINISTRATIVE TRUST FUND
100	FROM GENERAL REVENUE FUND	5,905		FROM FEDERAL GRANTS TRUST FUND
		-1,,,,		

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SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

FROM GRANTS AND DONATIONS TRUST 22,700 FROM OPERATIONS AND MAINTENANCE 178,564

From the funds in Specific Appropriation 414, \$125,000 in nonrecurring funds from the General Revenue Fund and \$125,000 in nonrecurring funds from the Operations and Maintenance Trust Fund are provided to conduct a needs analysis for the Client Information and Registration Tracking System (CIRTS).

## 415 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 2,553,545 FROM ADMINISTRATIVE TRUST FUND . . . 31,397 FROM FEDERAL GRANTS TRUST FUND . . . 9,135,359 FROM OPERATIONS AND MAINTENANCE 796,511

From the funds in Specific Appropriation 415, \$50,000 in nonrecurring funds from the General Revenue fund is provided to the Villa Serena Group in Miami-Dade County to provide a consumer referral program for indigent persons needing a placement in an assisted living facility. The program will provide information and referral to assisted living facilities in Miami-Dade County and shall provide a report by June 30, 2017, to the Executive Office of the Governor, the President of the Senate and the Speaker of the House of Representatives to document the program's activities and make recommendations to assist indigent person's needing care in an assisted living facility.

From the funds in Specific Appropriation 415, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for United Home Care Assisted Living Facility - Miami Dade to provide subsidized residency to low-income elders.

416	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	47,785	
417	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	9,639	6,635
418	TRUST FUND		6,182
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	8,729	12,293 4,952
419	SPECIAL CATEGORIES PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY (PACE)		

From the funds in Specific Appropriation 419, \$2,001,310 from the General Revenue Fund and \$3,131,570 from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 200 slots in Palm Beach County, effective July

FROM GENERAL REVENUE FUND . . . . . . 19,605,297

FROM OPERATIONS AND MAINTENANCE

TRUST FUND . . . . . . . . . . . . . . . .

From the funds in Specific Appropriation 419, \$1,583,381 from the General Revenue Fund, of which \$400,000 is nonrecurring, and \$2,477,611 from the Operations and Maintenance Trust Fund, of which \$625,904 is nonrecurring, are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 134 slots in Miami-Dade County, effective July 1, 2016.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 419, \$600,000 in nonrecurring funds from the General Revenue Fund and \$938,856 in nonrecurring funds from the Operations and Maintenance Trust Fund are provided to increase the Program for All-Inclusive Care for the Elderly (PACE) by 60 slots in Pinellas County, effective July 1, 2016.

419A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - ALZHEIMER'S COMMUNITY CARE AND SERVICES FROM GENERAL REVENUE FUND . . . . .

From the funds in Specific Appropriation 419A, \$60,037 in nonrecurring funds from the General Revenue Fund is provided to Easter Seals of South Florida.

419B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SENIOR CITIZEN CENTERS FROM GENERAL REVENUE FUND . . . . .

750,000

From the funds in Specific Appropriation 419B, \$250,000 in nonrecurring funds from the General Revenue Fund is provided for the Pasco Elderly Nutrition Kitchen.

From the funds in Specific Appropriation 419B, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to Violeta Duenas Senior Center.

TOTAL:	SERVICES UE FUND	120,622,057	153,236,329
	 	64.50	273,858,386

## EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE

420	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POSITIONS	64.50 1,795,910	
	FROM ADMINISTRATIVE TRUST FROM FEDERAL GRANTS TRUST	FUND	1,133,310	1,692,489 1,306,737
421	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST		89,463	515,613

3,461,762

	FROM FEDERAL GRANTS I	TRUST FUND	643,883
422	EXPENSES		
	FROM GENERAL REVENUE	FUND	233,611
	FROM ADMINISTRATIVE T	TRUST FUND	384,307
	FROM FEDERAL GRANTS I	TRUST FUND	801,228

423	OPERATING CAP	ITAL OUT	'LAY				
	FROM FEDERAL	GRANTS	TRUST	FUND			2,000

TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND . . . . .

5,452

425 SPECIAL CATEGORIES CONTRACTED SERVICES

424 SPECIAL CATEGORIES

30.677.586

FROM GENERAL REVENUE FUND . . . . . 67.285 FROM ADMINISTRATIVE TRUST FUND . . . 112,789 FROM FEDERAL GRANTS TRUST FUND . . .

From the funds in Specific Appropriation 425, \$61,800 in nonrecurring funds from the General Revenue Fund is provided to contract with an independent consultant to conduct a study of the current prioritization

score and rankings for clients that did not receive services to determine the correlation between the Priority Score and entry into a

March 11, 2016

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION nursing home. The study will also determine if the Priority Sc ranking has the appropriate cut-off points for each level. The sc shall be submitted to the Governor, the Speaker of the House, and President of the Senate no later than January 31, 2017.	Y CONTRACTED SERVICES FROM GENERAL REVENUE FUND		140 000
President of the Senate no later than January 31, 2017.	FROM ADMINISTRATIVE TRUST FUND .	• •	149,000
	435 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND  058 406 436 SPECIAL CATEGORIES	48,327	
427 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 5,022	LONG TERM CARE OMBUDSMAN COUNCIL FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND .		626,020
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	159 437 SPECIAL CATEGORIES 016 LEASE OR LEASE-PURCHASE OF EQUIPM FROM GENERAL REVENUE FUND		
428 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GEMERAL REVENUE FUND	438 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEM SERVICES - HUMAN RESOURCES SERVI PURCHASED PER STATEWIDE CONTRACT	CES	
429 DATA PROCESSING SERVICES	FROM FEDERAL GRANTS TRUST FUND .		9,012
STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	TOTAL: CONSUMER ADVOCATE SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS		205,214
FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	582 TOTAL POSITIONS		432,321
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 2,346,569	TOTAL: ELDER AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND		600,157
TOTAL POSITIONS 64.50 TOTAL ALL FUNDS	TOTAL POSITIONS	311,	289,199
CONSUMER ADVOCATE SERVICES	HEALTH, DEPARTMENT OF	10,233,722	
APPROVED SALARY RATE 1,402,221	PROGRAM: EXECUTIVE DIRECTION AND SUPPORT		
430 SALARIES AND BENEFITS POSITIONS 32.00	ADMINISTRATIVE SUPPORT		
FROM GENERAL REVENUE FUND 431,023 FROM FEDERAL GRANTS TRUST FUND	,508 APPROVED SALARY RATE 19,358	,623	
431 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		3,180,167	602,065
	440 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . 973 FROM FEDERAL GRANTS TRUST FUND . 427		514,768 117,600
SPECIAL CATEGORIES PUBLIC GUARDIANSHIP CONTRACTED SERVICES FROM GENERAL REVENUE FUND 5,687,527	441 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND . FROM FEDERAL GRANTS TRUST FUND .	8,	061,504 17,400
From the funds in Specific Appropriation 433, \$3,000,000 from General Revenue Fund is provided to operate the Public Guardians program on a statewide basis and to allow resources to be allocated local public guardianship offices based upon criteria established by	442 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - MINORITY HEALTS INITIATIVES FROM GENERAL REVENUE FUND		
Department of Elder Affairs. The allocation criteria will inc. factors such as need, size, current wards served, and new or addition wards served.	e 443 OPERATING CAPITAL OUTLAY		573,137
From the funds in Specific Appropriation 433, \$750,000 in nonrecurrently funds from the General Revenue Fund is provided for currently unful public guardianship services.		1,570,484	

SECTION 3 - HUMAN SERVICES

SECTION 3 - HUMAN SERVICES

APPROVED SALARY RATE

10,687,438

SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION 453 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND . . . . . The funds in Specific Appropriation 443A are provided for the 223.50 Department of Health to obtain a managed disaster recovery service that 1.850.092 FROM ADMINISTRATIVE TRUST FUND . . . does not require the purchase of hardware. The department is authorized 255,085 to request the release of funds pursuant to the provisions of chapter FROM RAPE CRISIS PROGRAM TRUST 216, Florida Statutes. Requests for release of funds shall include a 40.943 detailed implementation plan and project spend plan. FROM TOBACCO SETTLEMENT TRUST FUND . 316,778 FROM EPILEPSY SERVICES TRUST FUND . 66,775 444 SPECIAL CATEGORIES FROM FEDERAL GRANTS TRUST FUND . . . 9,679,698 TRANSFER TO DIVISION OF ADMINISTRATIVE FROM GRANTS AND DONATIONS TRUST HEARINGS 61,969 FROM ADMINISTRATIVE TRUST FUND . . . 33,245 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . . 1,187,299 FROM PREVENTIVE HEALTH SERVICES 445 SPECIAL CATEGORIES 550,402 CONTRACTED SERVICES BLOCK GRANT TRUST FUND . . . . . . FROM GENERAL REVENUE FUND . . . . . . 1,222,032 FROM ADMINISTRATIVE TRUST FUND . . . 4,340,408 From the funds in Specific Appropriation 453, \$316,778 and four FROM FEDERAL GRANTS TRUST FUND . . . positions are provided to implement the Comprehensive Statewide Tobacco 74,019 Education and Prevention Program in accordance with Section 27, Article 446 SPECIAL CATEGORIES X of the State Constitution. RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . 94,388 454 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND . . . FROM ADMINISTRATIVE TRUST FUND . . . 250.669 662,340 FROM GRANTS AND DONATIONS TRUST 447 SPECIAL CATEGORIES 114.390 TENANT BROKER COMMISSIONS FROM MATERNAL AND CHILD HEALTH FROM ADMINISTRATIVE TRUST FUND . . . 738,731 BLOCK GRANT TRUST FUND . . . . . . 147,829 FROM PREVENTIVE HEALTH SERVICES 448 SPECIAL CATEGORIES BLOCK GRANT TRUST FUND . . . . . . 67,086 LEASE OR LEASE-PURCHASE OF EOUIPMENT 455 EXPENSES FROM GENERAL REVENUE FUND . . . . . 10,397 FROM ADMINISTRATIVE TRUST FUND . . . FROM GENERAL REVENUE FUND . . . . . 67,336 155,572 FROM ADMINISTRATIVE TRUST FUND . . . 36,074 449 SPECIAL CATEGORIES FROM RAPE CRISIS PROGRAM TRUST TRANSFER TO DEPARTMENT OF MANAGEMENT 35.000 SERVICES - HUMAN RESOURCES SERVICES FROM EPILEPSY SERVICES TRUST FUND . 31,044 PURCHASED PER STATEWIDE CONTRACT FROM BIOMEDICAL RESEARCH TRUST FROM GENERAL REVENUE FUND . . . . . 34,990 2.047 FROM FEDERAL GRANTS TRUST FUND . . . FROM ADMINISTRATIVE TRUST FUND . . . 2,662,761 101,295 FROM GRANTS AND DONATIONS TRUST 450 DATA PROCESSING SERVICES 41,478 STATE DATA CENTER - AGENCY FOR STATE FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . TECHNOLOGY (AST) 447,752 FROM PREVENTIVE HEALTH SERVICES FROM GENERAL REVENUE FUND . . . . . . 1,362,947 FROM ADMINISTRATIVE TRUST FUND . . . BLOCK GRANT TRUST FUND . . . . . . 5.017.623 292.504 451 DATA PROCESSING SERVICES 456 AID TO LOCAL GOVERNMENTS CHILDREN AND FAMILIES DATA CENTER GRANTS AND AIDS - FAMILY PLANNING SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 1,282,859 FROM FEDERAL GRANTS TRUST FUND . . . 1.067.783 452 DATA PROCESSING SERVICES NORTHWOOD SHARED RESOURCE CENTER (NSRC) 457 AID TO LOCAL GOVERNMENTS DEPRECIATION FEDERAL SHARE BILLINGS GRANTS AND AIDS - EPILEPSY SERVICES FROM GENERAL REVENUE FUND . . . . . FROM ADMINISTRATIVE TRUST FUND . . . 17,011 2,668,230 FROM EPILEPSY SERVICES TRUST FUND . 709.547 TOTAL: ADMINISTRATIVE SUPPORT FROM GENERAL REVENUE FUND . . . . . . . 12,588,373 From the funds in Specific Appropriation 457, \$561,078 from the FROM TRUST FUNDS . . . . . . . . . . . . . . . . General Revenue Fund is provided to the Epilepsy Services Program. 45,809,670 458 ATD TO LOCAL GOVERNMENTS 58,398,043 CONTRIBUTION TO COUNTY HEALTH UNITS TOTAL ALL FUNDS . . . . . . . . . . . . . FROM GENERAL REVENUE FUND . . . . . 3.455.424 PROGRAM: COMMUNITY PUBLIC HEALTH 459 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PRIMARY CARE PROGRAM COMMUNITY HEALTH PROMOTION FROM GENERAL REVENUE FUND . . . . . 19.221.512 The Florida Hospital/Sanford-Burnham Translational Research Institute is designated as a State of Florida resource for research in diabetes 460 AID TO LOCAL GOVERNMENTS diagnosis, prevention and treatment. The Florida Hospital/ GRANTS AND AIDS - FLUORIDATION PROJECT FROM GENERAL REVENUE FUND . . . . Sanford-Burnham Translational Research Institute may coordinate with the 200,000 Department of Health on activities and grant opportunities in relation FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND . . . . . . to research in diabetes diagnosis, prevention and treatment. 150.000

From the funds in Specific Appropriation 460, \$200,000 in

nonrecurring funds from the General Revenue Fund is provided for

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

Community Water Fluoridation.

461 AID TO LOCAL GOVERNMENTS SCHOOL HEALTH SERVICES

FROM GENERAL REVENUE FUND . . . . . 10,909,412

FROM FEDERAL GRANTS TRUST FUND . . . 6,125,846

From the funds in Specific Appropriations 461 and 476, \$5,000,000 from the Federal Grants Trust Fund is provided for school health services using Title XXI administrative funding.

462 OPERATING CAPITAL OUTLAY

FROM FEDERAL GRANTS TRUST FUND . . . . . . 69,350
FROM MATERNAL AND CHILD HEALTH
BLOCK GRANT TRUST FUND . . . . . . . . . 25,000

463 SPECIAL CATEGORIES

GRANTS AND AIDS - OUNCE OF PREVENTION

FROM GENERAL REVENUE FUND . . . . . 2,400,000

From the funds in Specific Appropriation 463, the Ounce of Prevention shall identify, fund and evaluate innovative prevention programs for at-risk children and families. The sum of \$250,000 shall be used for statewide public education campaigns on television and radio to educate the public on critical prevention issues facing Florida's at-risk children and families. The Ounce of Prevention shall contract with a non-profit corporation that provides matching funds in a three to one ratio.

From the funds in Specific Appropriation 463, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for the Ounce of Prevention Fund of Florida.

#### 464 SPECIAL CATEGORIES

GRANTS AND AIDS - CRISIS COUNSELING

FROM GENERAL REVENUE FUND . . . . . 4,000,000

The funds in Specific Appropriation 464 are provided to the Florida Pregnancy Support Services Program. These funds may be used to provide wellness services, including but not limited to, high blood pressure screening, flu vaccines, anemia testing, thyroid screening, cholesterol screening, diabetes screening, assistance with smoking cessation, and tetanus vaccines. Wellness services may be offered through availability of vouchers or other appropriate arrangements allowing the purchase of services from qualified providers.

From the funds in Specific Appropriation 464, a minimum of 85 percent of the appropriated funds shall be spent on direct client services, including life skills, program awareness, and communications.

The Department of Health shall award a contract to the current Florida Pregnancy Support Services Program contract management provider for this Specific Appropriation. The contract shall provide for payments to such provider of \$500 per month per sub-contracted direct service provider for contract oversight, to include technical and educational support. The department is authorized to spend no more than \$50,000 for agency program oversight activities.

# 465 SPECIAL CATEGORIES

CONTRACTED SERVICES		
FROM GENERAL REVENUE FUND		109,642
FROM ADMINISTRATIVE TRUST FUND		
FROM RAPE CRISIS PROGRAM TRUST	1	

20,000

466 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES

SECTION 3 - HUMAN SERVICES SPECIFIC

APPROPRIATION

FROM GENERAL REVENUE FUND	28,750,116	
FROM ADMINISTRATIVE TRUST FUND		100,000
FROM RAPE CRISIS PROGRAM TRUST		
FUND		1,645,666
FROM FEDERAL GRANTS TRUST FUND		9,172,189
FROM GRANTS AND DONATIONS TRUST		
FUND		1,866,445
FROM MATERNAL AND CHILD HEALTH		
BLOCK GRANT TRUST FUND		2,075,773
FROM PREVENTIVE HEALTH SERVICES		
BLOCK GRANT TRUST FUND		532,095

From the funds in Specific Appropriation 466, \$2,500,000 from the General Revenue Fund is provided to the Florida Council Against Sexual Violence. At least 95 percent of the funds provided shall be distributed to certified rape crisis centers to provide services statewide for victims of sexual assault.

From the funds in Specific Appropriation 466, \$1,192,219 from the Federal Grants Trust Fund is provided to the Florida Council Against Sexual Violence to implement portions of the Violence Against Women Act STOP Formula Grant.

From the funds in Specific Appropriation 466, \$1,000,000 from the General Revenue Fund, of which \$250,000 is nonrecurring, is provided to the Florida Heiken Children's Vision Program to provide free comprehensive eye examinations and eyeglasses to financially disadvantaged school children who have no other source for vision care.

From the funds in Specific Appropriation 466, \$1,000,000 from the General Revenue Fund is provided to VisionQuest to provide free comprehensive eye examinations and eyeglasses to financially disadvantaged school children who have no access to vision care. These services will be provided statewide and VisionQuest shall be reimbursed at current Medicaid rates for exams, refractions, and dispensing; and at a flat rate of \$48 for eyeglasses.

From the funds in Specific Appropriation 466, \$2,100,000 of which \$1,800,000 is nonrecurring from the General Revenue Fund is provided to the Mary Brogan Breast and Cervical Cancer Early Detection Program.

From the funds in Specific Appropriation 466, \$450,000 from the General Revenue Fund is provided to the Florida State University College of Medicine Immokalee Health Education Site.

From the funds in Specific Appropriation 466, \$10,000,000 from the General Revenue Fund, of which \$500,000 is nonrecurring, is provided to the Florida Association of Free and Charitable Clinics.

From the funds in Specific Appropriation 466, \$400,000 in nonrecurring funds from the General Revenue Fund is provided to the Division of Community Health Promotion Bureau of Chronic Disease for grants to auditory-oral early intervention programs serving deaf children in multiple counties including rural and underserved areas. These early intervention programs must solely offer auditory-oral educational habilitation and services, as defined in section 1002.391, Florida Statutes, and have a supervisor and faculty members who are credentialed as Certified Listening and Spoken Language Specialists.

From the funds in Specific Appropriation 466, nonrecurring funds from the General Revenue Fund are provided for the following projects:

Teen Xpress	350,000
Florida Donated Dental Services	170,000
Women's Breast & Heart Initiative, Florida Affiliate	250,000
Keys Area Health Education Center	100,000
Sant La Haitian Neighborhood Association	200,000
Alachua County Organization for Rural Needs (ACORN)	650,000
Banyan Community Health Center - Primary Care Services	500,000
St. John Bosco Clinic	200,000
Doctor's Memorial Hospital - Bonifay	417,000
Primary Care Access - Manatee, Sarasota and Desoto Counties.	1,500,000
Memorial Healthcare System - Adult Mobile Health Center	500,000
Hands of St. Lucie County	109,200

4,457,486

269,242,843

253,434,235

March 11, 2016 SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION Miami Beach Community Health Center - North Dental Center... 500,000 The Villages Chronic Obstructive Pulmonary Disease Project.. 200,000 Florida International University - Telemedicine and Student Health Services.... 200,000 467 SPECIAL CATEGORIES GRANTS AND AIDS - HEALTHY START COALITIONS FROM GENERAL REVENUE FUND . . . . . 21,156,426 FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . . 6,542,389 From the funds in Specific Appropriation 467, \$681,250 in nonrecurring funds from the General Revenue Fund is provided to the Department of Health to fund designated Healthy Start Coalitions and federally qualified health centers to integrate the Nurse-Family Partnership model to provide intensive nurse visitation services for women and their infants. From these funds, the Department of Health shall use \$10,000 to contract with the Nurse-Family Partnership National Service Office for process and outcome data identification, management, and analysis. Any needed training and programmatic support will also be From the funds in Specific Appropriation 467, \$400,000 in nonrecurring funds from the General Revenue Fund is provided to the Florida Association of Healthy Start Coalitions. From the funds in Specific Appropriation 467, \$100,000 in nonrecurring funds from the General Revenue Fund is provided to the Hillsborough Healthy Start Coalition. 468 SPECIAL CATEGORIES TRANSFER TO BIOMEDICAL RESEARCH TRUST FUND FROM GENERAL REVENUE FUND . . . . . 7,850,000 469 SPECIAL CATEGORIES JAMES AND ESTHER KING BIOMEDICAL RESEARCH PROGRAM FROM BIOMEDICAL RESEARCH TRUST 10,000,000 470 SPECIAL CATEGORIES WILLIAM G. "BILL" BANKHEAD, JR., AND DAVID COLEY CANCER RESEARCH PROGRAM FROM BIOMEDICAL RESEARCH TRUST 10,000,000 From the funds in Specific Appropriation 470, \$500,000 from the Biomedical Research Trust Fund is provided to maintain the statewide Brain Tumor Registry Program at the McKnight Brain Institute. 471 SPECIAL CATEGORIES HEALTH EDUCATION RISK REDUCTION PROJECT FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND . . . . . . 12,686 472 SPECIAL CATEGORIES FLORIDA CONSORTIUM OF NATIONAL CANCER INSTITUTE CENTERS PROGRAM FROM GENERAL REVENUE FUND . . . . . 45,000,000 FROM BIOMEDICAL RESEARCH TRUST

Funds in Specific Appropriation 472 are provided for the Florida Consortium of National Cancer Institute (NCI) Centers Program established in section 381.915, Florida Statutes.

Cancer centers are eligible for Tier 1, Tier 2 and Tier 3 designation to participate in the Florida Consortium of National Cancer Institute (NCI) Centers Program as follows: H. Lee Moffitt Cancer Center and Research Institute is eligible for Tier 1 designation as a NCI-designated comprehensive cancer center; and the University of Miami Sylvester Comprehensive Cancer Center and the University of Florida Health Shands Cancer Hospital are eligible for Tier 3 designation in the Florida Consortium of NCI Centers Program.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 472A SPECIAL CATEGORIES BIOMEDICAL RESEARCH FROM GENERAL REVENUE FUND . . . . . . 3,642,514 FROM BIOMEDICAL RESEARCH TRUST 

From the funds in Specific Appropriation 472A, \$4,457,486 of which \$2,228,743 is nonrecurring, from the Biomedical Research Trust Fund and \$1,142,514 in nonrecurring funds from the General Revenue Fund is provided for the purpose of establishing activities and grant opportunities in relation to biomedical research through the Florida Translational Research Program at Sanford Burnham Prebys Medical Discovery Institute, pursuant to section 210.20(2)(c), Florida Statutes.

From the funds in Specific Appropriation 472A, \$500,000 in nonrecurring funds from the General Revenue Fund is provided to the Torrey Pines Institute for Molecular Studies.

From the funds in Specific Appropriation 472A, \$2,000,000 from the General Revenue Fund is provided to the Scripps Research Institute -Scripps Florida.

473 SPECIAL CATEGORIES ENDOWED CANCER RESEARCH FROM GENERAL REVENUE FUND . . . . 2,000,000

Funds in Specific Appropriation 473 are provided to the Mayo Clinic Cancer Center of Jacksonville to fund an endowed cancer research chair pursuant to section 381.922(4), Florida Statutes.

474 SPECIAL CATEGORIES ALZHEIMER RESEARCH FROM GENERAL REVENUE FUND . . . . . 5,000,000

The funds in Specific Appropriation 474 are provided for the Ed and Ethel Moore Alzheimer's Disease Research Program established in section 381.82, Florida Statutes.

475 SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL NUTRITION PROGRAMS FROM FEDERAL GRANTS TRUST FUND . . .

478 SPECIAL CATEGORIES

15,000,000

WOMEN, INFANTS AND CHILDREN (WIC)

476 SPECIAL CATEGORIES FULL SERVICE SCHOOLS - INTERAGENCY COOPERATION FROM GENERAL REVENUE FUND . . . . . . 6,000,000 FROM FEDERAL GRANTS TRUST FUND . . . 2,500,000 477 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE 124,709 FROM GENERAL REVENUE FUND . . . . . FROM FEDERAL GRANTS TRUST FUND . . . 1,777

479 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND . . . 13,822 FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND . . . . . . 1.526

FROM FEDERAL GRANTS TRUST FUND . . .

480 SPECIAL CATEGORIES COMPREHENSIVE STATEWIDE TOBACCO PREVENTION AND EDUCATION PROGRAM FROM TOBACCO SETTLEMENT TRUST FUND .

The funds in Specific Appropriation 480 shall be used to implement the Comprehensive Statewide Tobacco Education and Prevention Program in accordance with section 27, Article X of the State Constitution as adjusted annually for inflation, using the Consumer Price Index as published by the United States Department of Labor. The appropriation

FROM GRANTS AND DONATIONS TRUST

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SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION	SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION
shall be allocated as follows:	FUND
State & Community Interventions	FROM OPERATIONS AND MAINTENANCE TRUST FUND
Health Communications Interventions	FUND
Cessation Interventions - AHEC         7,602,298           Surveillance & Evaluation         6,040,199	FUND
Administration & Management	483 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
From the funds in Specific Appropriation 480, the Department of	FROM ADMINISTRATIVE TRUST FUND 71,060
Health may use nicotine replacements and other treatments approved by the federal Food and Drug Administration as part of smoking cessation interventions.	FROM FEDERAL GRANTS TRUST FUND
	FROM OPERATIONS AND MAINTENANCE
All contracts awarded through this Specific Appropriation shall include performance measures and measurable outcomes. The Department of Health	FROM PLANNING AND EVALUATION TRUST
shall establish specific performance and accountability criteria for all intervention and evaluation contracts. The criteria shall be based on	FUND
best medical practices, past smoking cessation experience, the federal	484 EXPENSES
Centers for Disease Control and Prevention Best Practices for Comprehensive Tobacco Control Programs, and the ability to impact the	FROM GENERAL REVENUE FUND 1,460,419 FROM ADMINISTRATIVE TRUST FUND 964,928
broadest population.	FROM FEDERAL GRANTS TRUST FUND 10,666,892 FROM GRANTS AND DONATIONS TRUST
481 SPECIAL CATEGORIES	FUND
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	FROM OPERATIONS AND MAINTENANCE TRUST FUND
PURCHASED PER STATEWIDE CONTRACT	FROM PLANNING AND EVALUATION TRUST
FROM GENERAL REVENUE FUND	FUND
FROM RAPE CRISIS PROGRAM TRUST FUND	FUND
FROM FEDERAL GRANTS TRUST FUND 52,947	485 AID TO LOCAL GOVERNMENTS
FROM GRANTS AND DONATIONS TRUST FUND	GRANTS AND AIDS - AIDS PATIENT CARE FROM GENERAL REVENUE FUND 12,609,807
FROM MATERNAL AND CHILD HEALTH	FROM FEDERAL GRANTS TRUST FUND
BLOCK GRANT TRUST FUND 6,069 FROM PREVENTIVE HEALTH SERVICES	486 AID TO LOCAL GOVERNMENTS
BLOCK GRANT TRUST FUND	GRANTS AND AIDS - RYAN WHITE CONSORTIA FROM FEDERAL GRANTS TRUST FUND 20,754,358
481A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - HEALTH FACILITIES	The funds in Specific Appropriation 486 from the Federal Grants Trust Fund are contingent upon sufficient state matching funds being
FROM GENERAL REVENUE FUND 6,500,000	identified to qualify for the federal Ryan White grant award. The Department of Health and the Department of Corrections shall collaborate
From the funds in Specific Appropriation 481A, \$3,000,000 in	in determining the amount of general revenue funds expended by the
nonrecurring funds from the General Revenue Fund is provided for the Healthcare Network of Southwest Florida to construct a primary healthcare facility in the Golden Gate community.	Department of Corrections for AIDS-related activities and services that qualify as state matching funds for the Ryan White grant.
•	487 AID TO LOCAL GOVERNMENTS
From the funds in Specific Appropriation 481A, \$3,000,000 in nonrecurring funds from the General Revenue Fund is provided to the	GRANTS AND AIDS - STATEWIDE ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORKS
Mount Sinai Medical Center.	FROM GENERAL REVENUE FUND 10,463,853
From the funds in Specific Appropriation 481A, \$500,000 in	488 AID TO LOCAL GOVERNMENTS
nonrecurring funds from the General Revenue Fund is provided for a medical facility for the Clearwater Free Clinic.	CONTRIBUTION TO COUNTY HEALTH UNITS  FROM GENERAL REVENUE FUND 14,662,823
•	FROM ADMINISTRATIVE TRUST FUND 427,426
TOTAL: COMMUNITY HEALTH PROMOTION FROM GENERAL REVENUE FUND 175,253,372	FROM GRANTS AND DONATIONS TRUST FUND
FROM TRUST FUNDS	489 OPERATING CAPITAL OUTLAY
TOTAL POSITIONS	FROM GENERAL REVENUE FUND 52,500
TOTAL ALL FUNDS	FROM ADMINISTRATIVE TRUST FUND 15,000 FROM FEDERAL GRANTS TRUST FUND 410,024
DISEASE CONTROL AND HEALTH PROTECTION	FROM PLANNING AND EVALUATION TRUST FUND
APPROVED SALARY RATE 22,831,473	
482 SALARIES AND BENEFITS POSITIONS 542.50	491 SPECIAL CATEGORIES CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 7,820,719	FROM GENERAL REVENUE FUND 1,291,055
FROM ADMINISTRATIVE TRUST FUND 2,115,803 FROM FEDERAL GRANTS TRUST FUND 13,014,405 FROM GRANTS AND DONATIONS TRUST	FROM ADMINISTRATIVE TRUST FUND

FROM GRANTS AND DONATIONS TRUST

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SECTION 3 - HUMAN SERVICES SPECIFIC	SECTION 3 - HUMAN SERVICES SPECIFIC
APPROPRIATION	APPROPRIATION
FUND	
TRUST FUND	TRANSFER TO DEPARTMENT OF MANAGEMENT 18 SERVICES - HUMAN RESOURCES SERVICES
FROM PLANNING AND EVALUATION TRUST	PURCHASED PER STATEWIDE CONTRACT
FUND	·
FROM RADIATION PROTECTION TRUST FUND	FROM ADMINISTRATIVE TRUST FUND 9,730 FROM FEDERAL GRANTS TRUST FUND 90,244
FUND	FROM FEDERAL GRANTS INCST FOND
From the funds in Specific Appropriation 491, \$450,000 from the	FUND
General Revenue Fund is provided to the Birth Defects Registry.	FROM PLANNING AND EVALUATION TRUST
492 SPECIAL CATEGORIES	FUND
GRANTS AND AIDS - CONTRACTED SERVICES	FUND
FROM GENERAL REVENUE FUND 3,870,026	
FROM FEDERAL GRANTS TRUST FUND 11,896,73	
From the funds in Specific Appropriation 492, \$654,150 from the	OUTREACH FOR PREGNANT WOMEN FROM GENERAL REVENUE FUND 500,000
General Revenue Fund is provided to increase the current contract	300,000,000
expenditure to enhance the legislatively mandated, statewide,	500 FIXED CAPITAL OUTLAY
population-based Cancer Registry based on the recommendations made by the Florida Cancer Control and Research Advisory Council. Enhancements	FACILITY STUDY FROM GENERAL REVENUE FUND 107,305
will include three core functions: strengthen overall registry	FROM GEMERAL REVENUE FUND 107,303
completeness by including laboratory reports, improvement of quality	The nonrecurring funds in Specific Appropriation 500 are provided to
assurance activities, and improvement of data utilization by creating an	support a feasibility study to compare the costs and benefits between
automated web-based data request system.	building new Statewide Public Health Laboratories versus renovating existing facilities.
From the funds in Specific Appropriation 492, \$1,000,000 from the	existing facilities.
General Revenue Fund is provided for Florida academic and research	TOTAL: DISEASE CONTROL AND HEALTH PROTECTION
institutions designated as Centers for AIDS Research (CFAR) by the	FROM GENERAL REVENUE FUND 62,179,955
National Institutes of Health to enhance high quality HIV/AIDS research projects conducted in response to the health needs of Florida's	FROM TRUST FUNDS
citizens.	TOTAL POSITIONS 542.50
	TOTAL ALL FUNDS
From the funds in Specific Appropriation 492, the following projects are funded with nonrecurring funds from the General Revenue Fund:	COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS
are runded with nonreculting runds from the General Revenue rund.	COUNTI HEADIH DEFARIMENTS DOCAD HEADIH NEEDS
HIV/AIDS Outreach for Broward Health	APPROVED SALARY RATE 417,667,667
Hope & Health Center - Hug Me! Pediatric and Adolescent HIV Care Program	COL CALARTEC AND DENERTED DOCUMENTONS O OCO OZ
HIV Care Program	501 SALARIES AND BENEFITS POSITIONS 9,962.07 FROM COUNTY HEALTH DEPARTMENT
30,700	TRUST FUND
493 SPECIAL CATEGORIES	COO OMUDD DEDOONS CEDUTORO
GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES	502 OTHER PERSONAL SERVICES FROM COUNTY HEALTH DEPARTMENT
FROM GENERAL REVENUE FUND 1,995,141	
FROM OPERATIONS AND MAINTENANCE	TRUST FUND
	TRUST FUND
TRUST FUND	TRUST FUND
	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29  495 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29  495 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND 498,687	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29  495 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29  495 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29  495 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29  495 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND 8,516,29  495 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND	TRUST FUND
494 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND 6,454,951 FROM FEDERAL GRANTS TRUST FUND	TRUST FUND

SPECIF	N 3 - HUMAN SERVICES IC RIATION CONTRACTED SERVICES		SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 517 EXPENSES
	FROM COUNTY HEALTH DEPARTMENT TRUST FUND	79,054,971	FROM GENERAL REVENUE FUND
510	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM COUNTY HEALTH DEPARTMENT		TRUST FUND
	TRUST FUND	27,500	FUND
511	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		REHABILITATION TRUST FUND 632,117 FROM PLANNING AND EVALUATION TRUST
	FROM COUNTY HEALTH DEPARTMENT TRUST FUND	6,305,145	FUND
512	SPECIAL CATEGORIES		FUND
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM COUNTY HEALTH DEPARTMENT TRUST FUND	3,809,117	518 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HEALTH COUNCILS FROM GRANTS AND DONATIONS TRUST FUND
513	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		519 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES COUNTY GRANTS THE MEDICAL GRANTS GRANTS
	FROM COUNTY HEALTH DEPARTMENT TRUST FUND	2,955,879	FROM EMERGENCY MEDICAL SERVICES TRUST FUND
514	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIR OF COUNTY HEALTH DEPARTMENTS		520 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES MATCHING GRANTS FROM EMERGENCY MEDICAL SERVICES
	FROM COUNTY HEALTH DEPARTMENT TRUST FUND	7,533,960	TRUST FUND
TOTAL:	COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS FROM GENERAL REVENUE FUND		521 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 3,693 FROM ADMINISTRATIVE TRUST FUND
	TOTAL POSITIONS	935,745,474	TRUST FUND
STATEW	IDE PUBLIC HEALTH SUPPORT SERVICES		REHABILITATION TRUST FUND
A	PPROVED SALARY RATE 19,906,515		FUND
515	SALARIES AND BENEFITS POSITIONS 439.00 FROM GENERAL REVENUE FUND 1,894 FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES	1,078,157	50,997  521A LUMP SUM COMMUNITY HEALTH CENTERS FROM GENERAL REVENUE FUND 9,000,000
	TRUST FUND	2,488,206 7,196,290 701,335	The release of nonrecurring funds in Specific Appropriation 521A is contingent upon the Department of Health submitting a budget amendment, in accordance with the provisions of chapter 216, Florida Statutes,
	FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	2,381,308	detailing the distribution of funds to eligible Federally Qualified Health Centers.
	FROM PLANNING AND EVALUATION TRUST FUND	5,769,163	522 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
	FUND	5,914,297	FROM RADIATION PROTECTION TRUST FUND
516	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 209 FROM ADMINISTRATIVE TRUST FUND	5,310	523 SPECIAL CATEGORIES GRANTS AND AIDS - STRENGTHENING DOMESTIC
	FROM EMERGENCY MEDICAL SERVICES TRUST FUND	607,471	SECURITY - BIOTERRORISM ENHANCEMENTS - HEALTH AND HOSPITALS
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	167,657	FROM FEDERAL GRANTS TRUST FUND 21,143,607
	FUND	64,047	524 SPECIAL CATEGORIES CONTRACTED SERVICES TROM CHURCH SHENNER BIND
	REHABILITATION TRUST FUND FROM PLANNING AND EVALUATION TRUST FUND	598,329 711,689	FROM GENERAL REVENUE FUND 343,690 FROM ADMINISTRATIVE TRUST FUND 240,623 FROM EMERGENCY MEDICAL SERVICES
	FROM RADIATION PROTECTION TRUST FUND	42,246	TRUST FUND
		, -	FROM GRANTS AND DONATIONS TRUST

SECTION 3 - HUMAN SERVICES	SECTION 3 - HUMAN SERVICES
SPECIFIC APPROPRIATION	SPECIFIC APPROPRIATION
FUND	
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	529 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
FUND	FROM GENERAL REVENUE FUND 2,405,027
FROM RADIATION PROTECTION TRUST FUND	FROM PLANNING AND EVALUATION TRUST FUND
FORD	FROM RADIATION PROTECTION TRUST
525 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	FUND
FROM GENERAL REVENUE FUND 1,895,536	530 SPECIAL CATEGORIES
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	GRANTS AND AIDS - STATE AND FEDERAL
	FROM FEDERAL GRANTS TRUST FUND
From the funds in Specific Appropriation 525, \$1,000,000 from the General Revenue Fund is provided for the Department of Health to	531 SPECIAL CATEGORIES
contract with the Brain Injury Association of Florida (BIAF) to identify and link resources to traumatic brain injury patients.	GRANTS AND AIDS - TRAUMA CARE FROM EMERGENCY MEDICAL SERVICES
From the funds in Specific Appropriation 525, \$500,000 in	TRUST FUND
nonrecurring funds from the General Revenue Fund is provided to the Bitner/Plante Amyotrophic Lateral Sclerosis Initiative of Florida.	532 SPECIAL CATEGORIES GRANTS AND AIDS - SPINAL CORD RESEARCH
From the funds in Specific Appropriation 525, \$150,000 in	FROM GENERAL REVENUE FUND 1,000,000
nonrecurring funds from the General Revenue Fund is provided to the Ventilated Quadriplegic Workforce Participation Pilot Project.	FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND
	From the funds in Specific Appropriation 532, \$1,000,000 in
526 SPECIAL CATEGORIES DRUGS, VACCINES AND OTHER BIOLOGICALS	nonrecurring funds from the General Revenue Fund is provided to the Miami Project to Cure Paralysis.
DRUGS, VACCINES AND OTHER BIOLOGICALS FROM GENERAL REVENUE FUND 23,977,280 FROM FEDERAL GRANTS TRUST FUND	533 SPECIAL CATEGORIES
FROM GRANTS AND DONATIONS TRUST FUND	LEASE OR LEASE-PURCHASE OF EQUIPMENT
FUND 21,316,023	FROM GENERAL REVENUE FUND 3,837 FROM ADMINISTRATIVE TRUST FUND
The funds in Specific Appropriation 526 from the Federal Grants Trust	FROM EMERGENCY MEDICAL SERVICES
Fund are contingent upon sufficient state matching funds being identified to qualify for the federal Ryan White grant award. The	TRUST FUND
Department of Health and the Department of Corrections shall collaborate in determining the amount of state general revenue funds expended by the	FROM BRAIN AND SPINAL CORD INJURY  REHABILITATION TRUST FUND
beparement of corrections for Arbs refaced accivities and services that	FROM I DAMNING AND EVALUATION IROUT
qualify as state matching funds for the Ryan White grant.	FUND
527 SPECIAL CATEGORIES	FUND
GRANTS AND AIDS - RURAL HEALTH NETWORK GRANTS	534 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 500,000	TRANSFER TO DEPARTMENT OF MANAGEMENT
FROM FEDERAL GRANTS TRUST FUND	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
527A SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 17,442
BRAIN AND SPINAL CORD HOME AND COMMUNITY BASED SERVICES WAIVER	FROM ADMINISTRATIVE TRUST FUND 3,634 FROM EMERGENCY MEDICAL SERVICES
FROM GENERAL REVENUE FUND 4,058,397	TRUST FUND
FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	FROM FEDERAL GRANTS TRUST FUND 38,469 FROM GRANTS AND DONATIONS TRUST
	FUND
From the funds in Specific Appropriation 527A, \$389,032 from the General Revenue Fund and \$608,743 from the Brain and Spinal Cord Injury	FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND
Program Trust Fund are provided to expand the current Traumatic Brain Injury/Spinal Cord Injury Medicaid Waiver to serve additional	FROM PLANNING AND EVALUATION TRUST FUND
individuals. The funding shall be used to reduce the current waitlist	FROM RADIATION PROTECTION TRUST
for those individuals that are at the greatest risk for institutionalization or developing secondary complications requiring	FUND
hospitalization.	535 SPECIAL CATEGORIES
527B SPECIAL CATEGORIES	MEDICALLY FRAGILE ENHANCEMENT PAYMENT FROM GENERAL REVENUE FUND 610,020
CYSTIC FIBROSIS HOME AND COMMUNITY BASED	·
SERVICES WAIVER FROM GENERAL REVENUE FUND 963,486	536 FIXED CAPITAL OUTLAY HEALTH FACILITIES REPAIR AND MAINTENANCE -
FROM FEDERAL GRANTS TRUST FUND 1,507,628	STATEWIDE
528 SPECIAL CATEGORIES	FROM RADIATION PROTECTION TRUST FUND
PURCHASED CLIENT SERVICES	
FROM GENERAL REVENUE FUND 1,000,000 FROM BRAIN AND SPINAL CORD INJURY	The nonrecurring funds in Specific Appropriation 536 are provided for the maintenance and repair of the Orlando Health Physics Lab.

281,710

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159,393,674

553.738

300.400

8.258.090

1,613,263

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION TOTAL: STATEWIDE PUBLIC HEALTH SUPPORT SERVICES FROM GENERAL REVENUE FUND . . . . . 48,144,173 FROM TRUST FUNDS . . . . . . . . . . . . . . . . 242.836.707 TOTAL POSITIONS . . . . . . . . . . 439 00 290,980,880

PROGRAM: CHILDREN'S MEDICAL SERVICES

#### CHILDREN'S SPECIAL HEALTH CARE

From the funds in Specific Appropriations 537 through 549, the Department of Health shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives monthly surplus-deficit reports projecting the total Children's Medical Services expenditures, by program, for the fiscal year along with any corrective action plans necessary to align program expenditures with annual appropriations.

	APPROVED SALARY RATE	28,223,051		
537	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST		614.00 14,282,912	14,911,151 6,430,980
538	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST		140,466	89,063 401,805
539	EXPENSES FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST		1,312,787	3,590,549 2,672,081
540	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST		29,319	35,629 106,825
541	SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN SERVICES NETWORK	'S MEDICAL		

FROM GENERAL REVENUE FUND . . . . . 28,671,967

FROM DONATIONS TRUST FUND . . . . .

FROM FEDERAL GRANTS TRUST FUND . . .

BLOCK GRANT TRUST FUND . . . . . .

FROM GRANTS AND DONATIONS TRUST 

FROM MATERNAL AND CHILD HEALTH

FROM SOCIAL SERVICES BLOCK GRANT

The funds in Specific Appropriation 541 shall not be used to support continuing education courses or training for health professionals or staff employed by the Children's Medical Services (CMS) Network or under contract with the Department of Health. This limitation shall include but not be limited to: classroom instruction, train the trainer, or web-based continuing education courses that may be considered professional development, or that results in continuing education credits that may be applied towards the initial or subsequent renewal of a health professional's license. This does not preclude the CMS Network from providing information on treatment methodologies or best practices to appropriate CMS Network health professionals, staff, or contractors.

From the funds in Specific Appropriation 541, the Department of Health shall transfer an amount not to exceed \$450,000 from the General Revenue Fund to the Agency for Health Care Administration for Medicaid reimbursable services that support children enrolled in contracted medical foster care programs.

From the funds in Specific Appropriation 541, \$1,000,000 in nonrecurring funds from the General Revenue Fund is provided to the St.

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION

Joseph's Children's Hospital Chronic-Complex Clinic.

541A SPECIAL CATEGORIES

GRANTS AND AIDS - SAFETY NET PROGRAM

FROM GENERAL REVENUE FUND . . . . . 5,000,000

The funds in Specific Appropriation 541A shall be used by the Department of Health Children's Medical Services Program to provide benefits authorized in section 391.0315, Florida Statutes, for children with chronic and serious medical conditions who do not qualify for Medicaid or Title XXI of the Social Security Act. Children eliqible for assistance using these funds must be uninsured, or insured but not covered for medically necessary services, or unable to access services due to lack of providers or lack of financial resources regardless of insurance status. The department may serve children on a first-come, first-serve basis until the appropriated funds are fully obligated. Receiving services through the Safety Net Program does not constitute an entitlement for coverage or services when funds appropriated for this purpose are exhausted.

#### 542 SPECIAL CATEGORIES

GRANTS AND AIDS - MEDICAL SERVICES FOR ABUSED/NEGLECTED CHILDREN FROM GENERAL REVENUE FUND . . . . . 15,155,434 FROM SOCIAL SERVICES BLOCK GRANT 5,763,295 543 SPECIAL CATEGORIES CONTRACTED SERVICES FROM DONATIONS TRUST FUND . . . . . 1,982,067 FROM FEDERAL GRANTS TRUST FUND . . . 82,405

FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND . . . . . . 544 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . 2,330,169

From the funds in Specific Appropriation 544, \$300,000 from the General Revenue Fund is provided to A Safe Haven for Newborns.

From the funds in Specific Appropriation 544, \$250,000 from the General Revenue Fund is provided for the Department of Health and the Information Clearinghouse on Developmental Disabilities Advisory Council to work in collaboration with internal and external stakeholders, including but not limited to, the Children's Medical Services Program, Local Early Steps providers, Area Health Education Centers, the Agency for Health Care Administration, the Agency for Persons with Disabilities, and the Department of Education to conduct a statewide marketing campaign to promote Bright Expectations - the Information Clearinghouse on Developmental Disabilities - established pursuant to section 383.141, Florida Statutes. The statewide marketing campaign shall be designed to educate the broadest population permissible under the funds provided in this Specific Appropriation and shall include, but not be limited to, social media, print, radio, and the proliferation of informational pamphlets in all health care settings where the target market receives health care services.

From the funds in Specific Appropriation 544, the following projects are funded with nonrecurring funds from the General Revenue Fund:

All Children's Hospital for Neonatal Abstinence Syndrome	
Services	350,000
Diabetes Research Institute - Islet Cell Transplantation and	
Clinical Research Trials	321,668
Guardian Hands Foundation	50,000

545 SPECIAL CATEGORIES POISON CONTROL CENTER

FROM GENERAL REVENUE FUND . . . . .

From the funds in Specific Appropriation 545, \$3,672,805 in nonrecurring funds from the General Revenue Fund is provided to the Poison Control Centers of Florida.

1217

SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION 546 SPECIAL CATEGORIES			SPECIF	N 3 - HUMAN SERVICES IC RIATION TRUST FUND		1,173,452
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	848,985		556	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE		1,173,132
547 SPECIAL CATEGORIES GRANTS AND AIDS - DEVELOPMENTAL EVALUATION AND INTERVENTION SERVICES/PART C				HEARINGS FROM MEDICAL QUALITY ASSURANCE TRUST FUND		278,038
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		23,853,779	557	SPECIAL CATEGORIES CONTRACTED SERVICES		
From the funds in Specific Appropriation General Revenue Fund is provided as the	state match for	or Medicaid		FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		213,944
reimbursable early intervention services in S	pecitic Appropria	ation 197.		FUND		107,908
From the funds in Specific Appropriation funds distributed to Local Early Steps provide client services.			558	TRUST FUND		13,825,119
548 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT				RISK MANAGEMENT INSURANCE FROM MEDICAL QUALITY ASSURANCE TRUST FUND		478,768
FROM GENERAL REVENUE FUND	82,009	121,245 75,871	559			170,700
549 SPECIAL CATEGORIES		73,071		FROM MEDICAL QUALITY ASSURANCE TRUST FUND		339,364
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			560	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
FROM GENERAL REVENUE FUND FROM DONATIONS TRUST FUND FROM FEDERAL GRANTS TRUST FUND	122,408	88,092 36,428		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GRANTS AND DONATIONS TRUST		
TOTAL: CHILDREN'S SPECIAL HEALTH CARE				FUND		337
FROM GENERAL REVENUE FUND FROM TRUST FUNDS	116,416,095	230,642,140	TOTAL	TRUST FUND		186,806
TOTAL POSITIONS	614.00	347,058,235	1011111	FROM TRUST FUNDS	F70 00	60,390,617
PROGRAM: HEALTH CARE PRACTITIONER AND ACCESS				TOTAL POSITIONS	570.00	60,390,617
MEDICAL QUALITY ASSURANCE			PROGRA	M: DISABILITY DETERMINATIONS		
APPROVED SALARY RATE 21,926,923			DISABI	LITY BENEFITS DETERMINATION		
550 SALARIES AND BENEFITS POSITIONS FROM MEDICAL QUALITY ASSURANCE	570.00	20 001 006		PPROVED SALARY RATE 52,312,278	1 077 00	
TRUST FUND		30,921,006	561	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,277.00 619,591	688,653
FROM GRANTS AND DONATIONS TRUST FUND		238,222		FROM U.S. TRUST FUND		76,052,552
FROM MEDICAL QUALITY ASSURANCE TRUST FUND		5,453,615	562	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,996	27,001
552 EXPENSES FROM FEDERAL GRANTS TRUST FUND		17,775		FROM U.S. TRUST FUND		29,228,411
FROM GRANTS AND DONATIONS TRUST		•	563	EXPENSES	120 020	
FUND		60,373		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	139,039	198,434
TRUST FUND		7,017,286		FROM U.S. TRUST FUND		25,136,082
553 OPERATING CAPITAL OUTLAY FROM MEDICAL QUALITY ASSURANCE TRUST FUND		57,604	564	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM U.S. TRUST FUND	4,000	4,000 1,212,620
554 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM MEDICAL QUALITY ASSURANCE TRUST FUND		21,000	565	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	135,331	79,818
555 SPECIAL CATEGORIES UNLICENSED ACTIVITIES FROM MEDICAL QUALITY ASSURANCE			566	FROM U.S. TRUST FUND		35,481,799

SPECI	N 3 - HUMAN SERVICES FIC PRIATION			SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,784	1 704	FROM OPERATIONS AND MAINTENANCE TRUST FUND
567	FROM FEDERAL GRANTS TRUST FUND FROM U.S. TRUST FUND		1,784 334,840	576 SPECIAL CATEGORIES RECREATIONAL EQUIPMENT AND SUPPLIES FROM GRANTS AND DONATIONS TRUST
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND		1,000 2,334	FUND
568	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		,	RISK MANAGEMENT INSURANCE FROM OPERATIONS AND MAINTENANCE TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	3,357	3,329	578 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
TOTAL	FROM U.S. TRUST FUND	000 000	437,233	PURCHASED PER STATEWIDE CONTRACT FROM OPERATIONS AND MAINTENANCE TRUST FUND
	FROM GENERAL REVENUE FUND	908,898	168,889,890	579 FIXED CAPITAL OUTLAY STATE NURSING HOME FOR VETERANS - DMS MGD
	TOTAL POSITIONS	1,277.00	169,798,788	FROM FEDERAL GRANTS TRUST FUND 4,389,624 FROM OPERATIONS AND MAINTENANCE TRUST FUND
TOTAL	HEALTH, DEPARTMENT OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS		2,360,653,513	Funds in Specific Appropriation 579 are provided for the continued construction of a seventh State Veterans' Nursing Home in St. Lucie County.
	TOTAL POSITIONS TOTAL ALL FUNDS		2,896,792,913	580 FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIR OF STATE-OWNED
VETER	NS' AFFAIRS, DEPARTMENT OF			RESIDENTIAL FACILITIES FOR VETERANS FROM STATE HOMES FOR VETERANS TRUST FUND
PROGR	M: SERVICES TO VETERANS' PROGRAM			
משרשעו	NS' HOMES			Funds in Specific Appropriation 580 are provided to support the
	INS' HOMES			following maintenance and repair projects:
	APPROVED SALARY RATE 31,648,398 SALARIES AND BENEFITS POSITIONS	978.00		following maintenance and repair projects:  Lake City State Veterans' Home
569	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	46,675,792	following maintenance and repair projects:       250,000         Lake City State Veterans' Home.       250,000         Daytona Beach State Veterans' Home.       200,000         Land o' Lakes State Veterans' Home.       450,000         Pembroke Pines State Veterans' Home.       190,000         Panama City State Veterans' Home.       220,000         Port Charlotte State Veterans' Home.       490,000
569	APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE	978.00	46,675,792 3,133,234	following maintenance and repair projects:         Lake City State Veterans' Home.       250,000         Daytona Beach State Veterans' Home.       200,000         Land o' Lakes State Veterans' Home.       450,000         Pembroke Pines State Veterans' Home.       190,000         Panama City State Veterans' Home.       220,000         Port Charlotte State Veterans' Home.       490,000         St. Augustine State Veterans' Home.       200,000
569 570	APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00		following maintenance and repair projects:         Lake City State Veterans' Home.       250,000         Daytona Beach State Veterans' Home.       200,000         Land o' Lakes State Veterans' Home.       450,000         Pembroke Pines State Veterans' Home.       190,000         Panama City State Veterans' Home.       220,000         Port Charlotte State Veterans' Home       490,000         St. Augustine State Veterans' Home       200,000
569 570	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234	TOTAL POSITIONS 1
569 570 571	APPROVED SALARY RATE 31,648,398  SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234	Lake City State Veterans' Home
569 570 571	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234	Lake City State Veterans' Home
569 570 571	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234 66,700 16,852,223 25,000 1,207,694	Lake City State Veterans' Home
569 570 571	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234 66,700 16,852,223 25,000	Lake City State Veterans' Home
569 570 571	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234 66,700 16,852,223 25,000 1,207,694	Lake City State Veterans' Home.
569 570 571 572	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234 66,700 16,852,223 25,000 1,207,694 253,600	Lake City State Veterans' Home
569 570 571 572 573	SALARIES AND BENEFITS POSITIONS FROM OPERATIONS AND MAINTENANCE TRUST FUND	978.00	3,133,234 66,700 16,852,223 25,000 1,207,694 253,600	Lake City State Veterans' Home

SPECIF	N 3 - HUMAN SERVICES PIC PRIATION CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	110,882		SECTION 3 - HUMAN SERVICES SPECIFIC APPROPRIATION TRUST FUND
586	TRUST FUND	2,984	458,000	TRANSFER TO DEPARTMENT OF MANAGEMENT  SERVICES - HUMAN RESOURCES SERVICES  PURCHASED PER STATEWIDE CONTRACT  FROM GENERAL REVENUE FUND
587	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			TOTAL: VETERANS' BENEFITS AND ASSISTANCE FROM GENERAL REVENUE FUND 4,732,672
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	9,488		FROM TRUST FUNDS
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		346	TOTAL POSITIONS
588	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE			VETERANS EMPLOYMENT AND TRAINING SERVICES
	TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	10,614		596 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS ENTREPRENEUR TRAINING FROM GENERAL REVENUE FUND 500,000
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	3,252,580	960,509	597 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS WORKFORCE TRAINING GRANTS FOR VETERANS
	TOTAL POSITIONS TOTAL ALL FUNDS	27.50	4,213,089	FROM GENERAL REVENUE FUND 1,000,000
VETERA	NS' BENEFITS AND ASSISTANCE			598 AID TO LOCAL GOVERNMENTS FLORIDA IS FOR VETERANS, INCOPERATIONS FROM GENERAL REVENUE FUND
A	APPROVED SALARY RATE 4,604,017			TOTAL: VETERANS EMPLOYMENT AND TRAINING SERVICES
589	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	101.00 4,267,692		FROM GENERAL REVENUE FUND
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,807,146	TOTAL ALL FUNDS
590	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	12,000		FROM GENERAL REVENUE FUND 9,829,358 FROM TRUST FUNDS
	TRUST FUND		10,000	TOTAL POSITIONS 1,106.50 TOTAL ALL FUNDS
591	EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE	208,653		TOTAL APPROVED SALARY RATE
	TRUST FUND		223,884	FROM GENERAL REVENUE FUND 9,490,868,084
592	OPERATING CAPITAL OUTLAY FROM OPERATIONS AND MAINTENANCE			FROM TRUST FUNDS
500	TRUST FUND		5,973	TOTAL POSITIONS
593	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,569		TOTAL ALL FUNDS
	FROM OPERATIONS AND MAINTENANCE TRUST FUND	2/303	4,000	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
593A	SPECIAL CATEGORIES		-,	The moneys contained herein are appropriated from the named funds to the Department of Corrections, Justice Administration, Department of
	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	200,000		Juvenile Justice, Florida Department of Law Enforcement, Department of Legal Affairs/Attorney General, and the Florida Commission on Offender Review as the amounts to be used to pay the salaries, other operational
	om the funds in Specific Appropri recurring funds from the General Revenue F			expenditures and fixed capital outlay of the named agencies.

#### CORRECTIONS, DEPARTMENT OF

From the funds in Specific Appropriations 598A through 755, each provider contracting with the Department of Corrections must provide the department with a proposal prior to the release of funds that details the services that will be delivered, the expected results, and recommended performance measures. The department and each provider must execute a contract before the release of any funds, and the contract documents must include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department.

Veterans Insurance Careers Inc., for career training and job placement.

From the funds in Specific Appropriation 593A, \$75,000 in nonrecurring funds from the General Revenue Fund is provided for a Veterans Adaptive Bowling Pilot Program.

594 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . 14,642

FROM OPERATIONS AND MAINTENANCE

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECIFIC

APPROPRIATION

Funds shall only be released to providers whose performance reports indicate substantial compliance with the performance measures described in the contract.

The Department of Corrections shall continue to submit an annual report on the state prison system to the Governor and to the Legislature using a uniform format and uniform methodologies. The report shall include a comprehensive plan for current facility use and any departures from planned facility use, including opening new facilities, renovating or closing existing facilities, and advancing or delaying the opening of new or renovated facilities. The report shall include the maximum capacity of currently operating facilities and the potential maximum capacity of facilities that the department could make operational within the fiscal year. The report shall also identify appropriate sites for future facilities and provide information to support specified locations, such as availability of personnel in local labor markets. Reports should include updated infrastructure needs for existing or future facilities. Each report should reconcile capacity figures to the immediately preceding report. For the purpose of this paragraph, maximum capacity shall be calculated and displayed pursuant to section 944.023(1)(b), Florida Statutes. The department may provide additional analysis of current and future bed needs based on such factors as deemed necessary by the Secretary. The next report shall be due January 1, 2017.

From the funds in Specific Appropriations 598A through 755, the Department of Corrections shall prepare a report detailing the amount of overtime expended per facility; the number of positions in overlap, with justification for each overlapped position; and identifying the number of unfunded positions that may be eliminated. The report shall be submitted to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by January 1, 2017.

From the funds in Specific Appropriations 598A through 755, the Department of Corrections shall, before closing, substantially reducing the use of, or changing the purpose of any state correctional institution as defined in section 944.02, Florida Statutes, submit its proposal to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee for review.

From the funds in Specific Appropriations 598A through 755 the Department of Corrections may work within its existing budget, including applicable grants, to implement any corrective action plan that is developed as the result of a Prison Rape Elimination Act audit conducted in accordance with Title 23, Part 115 of the Code of Federal Regulations. The department may request additional resources required through the Legislative Budget Request process as defined in chapter 216. Florida Statutes.

Funds in Specific Appropriation 598A through 755 shall not be used to pay for unoccupied space currently being leased by the Department of Corrections in the event the leases are vacant on or after July 1, 2016, and for which it has been determined by the Secretary of the department that there is no longer a need.

PROGRAM: DEPARTMENT ADMINISTRATION

BUSINESS SERVICE CENTERS

A	PPROVED SALARY RATE	9,350,293		
598A	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST		239.00 12,270,779	834,854
598B	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST		79,817	383,494
598C	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		46,507	

SPECIF APPROP	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION SPECIAL CATEGORIES		
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	153,595	
598E	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,315	
598F	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUWAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	2,399	
TOTAL:	BUSINESS SERVICE CENTERS FROM GENERAL REVENUE FUND FROM TRUST FUNDS	12,555,412	1,218,348
	TOTAL POSITIONS	239.00	13,773,760
EXECUT	IVE DIRECTION AND SUPPORT SERVICES		
A	PPROVED SALARY RATE 12,989,849		
599	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	236.00 8,723,171	2,605,172 87,808
600	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	24,523	318,403
601	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	946,141	491,826 1,083,200
602	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	20,227	30,160 240,600 101,840
603	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	53,970	
604	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,488,509	
	AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND		200,000 347,650

From the funds in Specific Appropriation 604, \$1,000,000 in nonrecurring general revenue funds is provided for a resource allocation analytics project for the purpose of analyzing and mitigating inmate deaths and reducing recidivism rates by consolidating, cleansing and analyzing data to measure behavior, improve outcomes, and make data driven decisions on how to best utilize resources. The Department of Corrections shall submit a report on the current status of the project to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures and indicate whether the contractor is meeting each measure and is due by February 1, 2017.

605 SPECIAL CATEGORIES
TRANSFER TO GENERAL REVENUE FUND

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
FROM FEDERAL GRANTS TRUST FUND	6,700,000	FROM GENERAL REVENUE FUND
Funds in Specific Appropriation 605 are from reimbursements. United States Government for incarcerating aliens in Florida's If total reimbursements exceed \$6,700,000, the Department of Coshall submit a budget amendment in accordance with all aprovisions of chapter 216, Florida Statutes, requesting a	s prisons. orrections applicable additional	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND
budget authority to transfer the balance to the General Revenue 606 SPECIAL CATEGORIES	e Fund.	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 1,270
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		618 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
607 SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM ADMINISTRATIVE TRUST FUND	525,394	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 1,029
608 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	,	619 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)
FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND 9,226,757 FROM ADMINISTRATIVE TRUST FUND
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM ADMINISTRATIVE TRUST FUND 20,420
FROM GENERAL REVENUE FUND 7,345,885 FROM ADMINISTRATIVE TRUST FUND FROM CORRECTIONAL WORK PROGRAM TRUST FUND	49,766 102,636	TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 19,017,514		TOTAL POSITIONS
FROM TRUST FUNDS	12,884,455	PROGRAM: SECURITY AND INSTITUTIONAL OPERATIONS
TOTAL POSITIONS	31,901,969	From the funds in Specific Appropriations 633K, 643 and 645K, a total of \$1,074,362 is provided as payment in lieu of ad valorem taxation for distribution to local government taxing authorities. Funding is provided as follows: \$269,324 for the Bay Correctional Facility, \$339,242 for the
From the funds in Specific Appropriations 610 through Department of Corrections shall prepare a business replacement/upgrade of the Offender-Based Information System a minimum, the business case must identify information timplementation options, projected cost for deliverables by fis and a schedule of work for an OBIS replacement/upgrade prodepartment shall coordinate with the Agency for State Teclensure that established project management and oversight star adhered to in the writing of the business case. The departs submit the business case to the Governor, President of the Sepeaker of the House of Representatives by January 1, 2017.	case for (OBIS). At technology scal year, oject. The nnology to ndards are ment shall	Moore Haven Correctional Facility, \$275,560 for the South Bay Correctional Facility, \$100,000 for the Gadsden Correctional Facility, and \$90,236 for the Lake City Correctional Facility. These funds may not be distributed if there are outstanding claims for ad valorem taxes due on the property at issue and may not be distributed until the property is reclassified on the real property and tangible personal property rolls as State Government property back to the date the finance corporation or other state entity acquired the title thereto. These distributions shall be adjusted, with respect to any facility, to reimburse the Department of Corrections for the total amounts expended by the state in resisting the imposition of such ad valorem tax claims, including all attorneys' fees and costs actually incurred by the state's agencies.
		·
610 SALARIES AND BENEFITS POSITIONS 161.50 FROM GENERAL REVENUE FUND 8,759,792 FROM ADMINISTRATIVE TRUST FUND	1,154,821	Funds and positions in Specific Appropriations 598A through 707 and 721 through 755 support the state's inmate population. These funds and positions are sufficient to provide housing and security for 98,948 inmates when fully annualized. Variable expenses, maintenance, and
611 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		health services funds are provided for an average daily population of 99,112 inmates.
612 EXPENSES  FROM GENERAL REVENUE FUND 1,461,941  FROM ADMINISTRATIVE TRUST FUND	1,357,535	Funds and positions in Specific Appropriations 598A through 707 and 721 through 755 are provided to address security needs for the prison population expected in Fiscal Year 2016-2017, as projected by the Criminal Justice Estimating Conference.
613 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 127,720		ADULT MALE CUSTODY OPERATIONS
614 SPECIAL CATEGORIES		APPROVED SALARY RATE 351,266,419
CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,084,778 FROM ADMINISTRATIVE TRUST FUND	7,812	633A SALARIES AND BENEFITS POSITIONS 9,050.00 FROM GENERAL REVENUE FUND 482,192,992 FROM FEDERAL GRANTS TRUST FUND
615 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		633B OTHER PERSONAL SERVICES

SECTION SPECIFI APPROPR	IATION	6 050 055		SPECIA APPROI	PRIATION	A100 050 5
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	6,952,855	91,000	ger Ser exp	om funds in Specific Appropriation 633K, neral revenue funds is provided to the rvices, Bureau of Private Prison Monitoring, t perts to conduct medical and mental health si	Department of Management to pay for subject matter te visits of the medical
633C	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	17,966,978	216,949	lor	partment of private prisons and perform qual nger performed by the Department of Correction om the funds in Specific Appropriati	ıs.
	FUND		240,389	nor of	nrecurring general revenue funds is provided t Management Services for operation of th	to the Florida Department ne GEO Continuum of Care
gene	the funds in Specific Appropriation 63 ral revenue funds is provided to the City of taxes for the Sago Palm facility.			Fac	habilitation and reentry program at Black cility. SPECIAL CATEGORIES	water River Correctional
633D	OPERATING CAPITAL OUTLAY			0331	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	FROM GENERAL REVENUE FUND	303,666			FROM GENERAL REVENUE FUND	517,746
	FROM FEDERAL GRANTS TRUST FUND		100,000			
	FROM GRANTS AND DONATIONS TRUST		250 000	633M	SPECIAL CATEGORIES	
633E	FUND		250,000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM GENERAL REVENUE FUND	40,890,048			FROM GENERAL REVENUE FUND	339,074
	FROM FEDERAL GRANTS TRUST FUND		83,421			
C22E	CDECTAL CAMECODIEC			TOTAL	: ADULT MALE CUSTODY OPERATIONS FROM GENERAL REVENUE FUND 6	100 100 070
	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	5.227.696			FROM TRUST FUNDS	4,204,856
	FROM FEDERAL GRANTS TRUST FUND				TOTAL POSITIONS 9,0 TOTAL ALL FUNDS	702,397,129
gene supp	funds in Specific Appropriation 633 ral revenue funds is provided for the Chi ort children of incarcerated inmates rams to mitigate the traumas and challe	ildren of Inmates p by expanding resea	rogram to rch-based	ADULT OPERAT	AND YOUTHFUL OFFENDER FEMALE CUSTODY TIONS	
that	result from parental incarceration. The submit a report on the current status	ne Department of Co	rrections	1	APPROVED SALARY RATE 35,264,508	
prog	ram to the chair of the Senate Appro	opriations Committee	e and the	634		313.00
chai	r of the House Appropriations Committee	e. The report shall	list all		FROM GENERAL REVENUE FUND	39,196,031
	ormance measures and indicate whether the	e contractor is mee	ting each		FROM GRANTS AND DONATIONS TRUST	126 412
meas	ure and is due by February 1, 2017.				FUND	136,413
From	funds in Specific Appropriation 633	3F. \$100.000 in non	recurring	635	OTHER PERSONAL SERVICES	
gene	ral revenue funds is provided for the Chi ort children of incarcerated inmates in I	ildren of Inmates p	rogram to		FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	367,773
_		!			FUND	32,884
gene	funds in Specific Appropriation 633 ral revenue funds is provided for the Chi ort children of incarcerated inmates in 8	ildren of Inmates p	rogram to	636	EXPENSES FROM GENERAL REVENUE FUND	1,994,239
եսիի	ord omitation of incarcerated inmates in s	Jouen Frami Daue CO			FROM GRANTS AND DONATIONS TRUST	117711477
	SPECIAL CATEGORIES				FUND	50,703
	FOOD SERVICE AND PRODUCTION	2 (22 252		<b></b> -	TOOD DDODIGE	
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	3,683,962	118,172	637	FOOD PRODUCTS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	2,406,265
	SPECIAL CATEGORIES OVERTIME				FUND	15,841
	FROM GENERAL REVENUE FUND	523,270		638	SPECIAL CATEGORIES CONTRACTED SERVICES	
	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	825,305
	RISK MANAGEMENT INSURANCE			_		500 4000 000 5
	FROM GENERAL REVENUE FUND FROM SALE OF GOODS AND SERVICES	18,146,826			om the funds in Specific Appropriati nrecurring general revenue funds is provid	
	CLEARING TRUST FUND		1.148.049	Coi	rrections to implement an inmate tracking	pilot project at Lowell
			_,,	Con	rrectional Institution. The pilot project mu	ust use a tracking system
633J	SPECIAL CATEGORIES			tha	at includes technology, such as a radio	frequency identification
	SALARY INCENTIVE PAYMENTS				FID) tag embedded in clothing, to enable rea	
	FROM GENERAL REVENUE FUND	3,080,949			e location of inmates. Additionally, the tra	
633K	SPECIAL CATEGORIES			pl. hid	lot project must include the capability storical inmate location data.	to profe qua reflieve
	PRIVATE PRISON OPERATIONS			1115	20022002 Immaed 200002011 uutu.	
	FROM GENERAL REVENUE FUND	118,366,211		639	SPECIAL CATEGORIES	
	FROM PRIVATELY OPERATED				FOOD SERVICE AND PRODUCTION	400 044
	INSTITUTIONS INMATE WELFARE TRUST		1 200 506		FROM GENERAL REVENUE FUND	180,841
	FUND		1,300,586		FROM GRANTS AND DONATIONS TRUST	22,509
					10110	22,309

645F SPECIAL CATEGORIES

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SPECIE	RIATION	460 205		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION CONTRACTED SERVICES FROM GENERAL REVENUE FUND 29,599
641		·		645G SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND 197,340 FROM FEDERAL GRANTS TRUST FUND 191,046
642	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	341,923		645H SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND 7,986,977
643	SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND FROM PRIVATELY OPERATED	24,664,194		6451 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 2,488,239
_	INSTITUTIONS INMATE WELFARE TRUST FUND	too ooo 5		645J SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
ger Ser exp dep	mm funds in Specific Appropriation 643, eral revenue funds is provided to the vices, Bureau of Private Prison Monitoring, erts to conduct medical and mental health eartment of private prisons and perform quager performed by the Department of Corrections	e Department of Ma to pay for subjec site visits of the mality management a	nagement t matter medical	645K SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND 19,216,164 FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TRUST FUND
644	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	80,162		From funds in Specific Appropriation 645K, \$17,850 from recurring general revenue funds is provided to the Department of Management
645	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	8,462		Services, Bureau of Private Prison Monitoring, to pay for subject matter experts to conduct medical and mental health site visits of the medical department of private prisons and perform quality management audits no longer performed by the Department of Corrections.  645L SPECIAL CATEGORIES
TOTAL:	ADULT AND YOUTHFUL OFFENDER FEMALE CUSTODY	•		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
	OPERATIONS FROM GENERAL REVENUE FUND		855,709	645M SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
w	TOTAL POSITIONS	813.00	75,624,301	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 6,131 FROM FEDERAL GRANTS TRUST FUND
	OUTHFUL OFFENDER CUSTODY OPERATIONS  PPROVED SALARY RATE 13,334,465			TOTAL: MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS FROM GENERAL REVENUE FUND
645A	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	102.00 15,245,813	537,494	FROM TRUST FUNDS
645B	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	277,640		SPECIALTY CORRECTIONAL INSTITUTION OPERATIONS
645C	EXPENSES FROM GENERAL REVENUE FUND			APPROVED SALARY RATE 191,575,351  645N SALARIES AND BENEFITS POSITIONS 5,008.00
	FROM FEDERAL GRANTS TRUST FUND		24,336	FROM GENERAL REVENUE FUND 250,814,894
ger Sum cor	m funds in Specific Appropriation 6450 eral revenue funds is provided for a bother Correctional Institution. Funding rectional officer on duty supervising ipped with body cameras.	ody camera pilot pr will provide fo	oject at r every	6450 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 2,693,683  645P EXPENSES FROM GENERAL REVENUE FUND 3,772,421
645D	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	20,185	500,000	645Q FOOD PRODUCTS FROM GENERAL REVENUE FUND
645E	FOOD PRODUCTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,334,376	483,667	645R SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
6150	SDECTAL CATEGORIES		200,001	645S SPECIAL CATEGORIES FOOD SEPUTCE AND DEODUCTION

FOOD SERVICE AND PRODUCTION

SPECIF	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS PIC PRIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
	FROM GENERAL REVENUE FUND	1,168,710		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 81,590
645T	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	4,154,272		657 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
645U	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	15,036,951		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
645V	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	1,669,164		TOTAL: RECEPTION CENTER OPERATIONS FROM GENERAL REVENUE FUND
645W	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			TOTAL POSITIONS 1,985.00 TOTAL ALL FUNDS
645Y	FROM GENERAL REVENUE FUND	283,746		PUBLIC SERVICE WORKSQUADS AND WORK RELEASE TRANSITION
OTJA	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			APPROVED SALARY RATE 39,309,343
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	80,445		658 SALARIES AND BENEFITS POSITIONS 1,047.00 FROM GENERAL REVENUE FUND 29,411,681 FROM CORRECTIONAL WORK PROGRAM
TOTAL:	SPECIALTY CORRECTIONAL INSTITUTION OPER FROM GENERAL REVENUE FUND			FROM CORRECTIONAL WORK PROGRAM TRUST FUND
	TOTAL POSITIONS	'	292,407,150	FUND
RECEPT	TION CENTER OPERATIONS			provided to the Department of Corrections to ensure all public worksquads currently funded with general revenue funds are maintained. The department shall, before eliminating any general revenue funded
P	APPROVED SALARY RATE 74,249,259			public worksquad officer positions, submit its proposal to the Governor's Office of Policy and Budget, the chair of the Senate
646	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,985.00 128,036,804	9,543	Appropriations Committee, and the chair of the House Appropriations Committee for review and approval.
647	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	874,827		659 EXPENSES FROM GENERAL REVENUE FUND
648	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	3,914,923	31,090	FROM GRANTS AND DONATIONS TRUST FUND
649	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		250,000	660 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
650	FOOD PRODUCTS FROM GENERAL REVENUE FUND	6,099,923		TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND	0,055,525	32,449	FROM GENERAL REVENUE FUND 1,104,000
651	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	87,126		662 LUMP SUM CORRECTIONAL WORK PROGRAMS POSITIONS 1.00
652	FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	363,768	46,000	FROM CORRECTIONAL WORK PROGRAM TRUST FUND
653	OVERTIME		46,893	Correctional Work Program Trust Fund are provided for interagency contracted services funded by state agencies or local governments. These positions and funds shall be released as needed upon execution of interagency community service work squad contracts.
654	FROM GENERAL REVENUE FUND	1,799,643		SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 28,362,654
	FROM GENERAL REVENUE FUND	3,788,677		FROM CORRECTIONAL WORK PROGRAM TRUST FUND
655	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	678,193		From the funds in Specific Appropriation 663, no privately operated work release center may house more than 200 inmates at any given time.
656	SPECIAL CATEGORIES			In addition, each facility with 100 or more inmates in its work release program must have at least one certified correctional officer on

APPROPRIATION premises at all times. A person who was a certified correctional officer at the time of separating or retiring from the Department of Corrections in good standing is considered to be a certified correctional officer for this purpose unless his or her certification has been revoked for misconduct.  664 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	11,284 53,567 24,666 8,341 6,976,736
FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	24,666 8,341 6,976,736
FROM GENERAL REVENUE FUND	24,666 8,341 6,976,736
SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	8,341 6,976,736
RISK MANAGEMENT INSURANCE LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 1,269,719 FROM CORRECTIONAL WORK PROGRAM	6,976,736
667 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	6 076 776
TRUST FUND         197,867         TOTAL POSITIONS         95.00           TOTAL ALL FUNDS	0,710,130
668 SPECIAL CATEGORIES ELECTRONIC MONITORING OFFENDER MANAGEMENT AND CONTROL FROM GENERAL REVENUE FUND 4,600,000	
APPROVED SALARY RATE 46,804,365 From the funds provided in Specific Appropriation 668, \$1,500,657	
from recurring general revenue funds is provided for the Department of from recurring general revenue funds is provided for the Department of for invalve in privately operated work release facilities while in the community under work release assignment. From such funds, the department shall also provide electronic monitoring for inmates in as many department-operated work	69,912
release facilities as allowable under this Specific Appropriation, while such inmates are in the community under work release assignment.  679 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 304,814	
669 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1 050
670 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT  681 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,959
FROM GENERAL REVENUE FUND 2,269 682 SPECIAL CATEGORIES FROM CORRECTIONAL WORK PROGRAM CONTRACTED SERVICES TRUST FUND	
TOTAL: PUBLIC SERVICE WORKSQUADS AND WORK RELEASE  TRANSITION  FROM GENERAL REVENUE FUND	
TRUST FUND	1,655
ROAD PRISON OPERATIONS FROM GENERAL REVENUE FUND 166,269	
APPROVED SALARY RATE 3,881,964 685 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
671 SALARIES AND BENEFITS POSITIONS 95.00 SERVICES - HUMAN RESOURCES SERVICES FROM CORRECTIONAL WORK PROGRAM PURCHASED PER STATEWIDE CONTRACT TRUST FUND	
672 EXPENSES TOTAL: OFFENDER MANAGEMENT AND CONTROL FROM CORRECTIONAL WORK PROGRAM TRUST FUND	73,526
	67,270,745
TRUST FUND	

FROM GENERAL REVENUE FUND . . . .

1,770

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SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
	APPROVED SALARY RATE 8,919,593	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 18,529,913
686	SALARIES AND BENEFITS POSITIONS 178.00 FROM GENERAL REVENUE FUND 12,917,849	FROM TRUST FUNDS 1,980,035
687	OTHER PERSONAL SERVICES	TOTAL POSITIONS
	FROM GRANTS AND DONATIONS TRUST FUND	CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR
688	FROM GENERAL REVENUE FUND	The Auditor General shall conduct an audit of expenditures from, and transfers to and from, Fixed Capital Outlay funds appropriated to the Department of Corrections during Fiscal Years 2013-2014, 2014-2015, and 2015-2016. The Auditor General shall submit a report of the findings to the Governor, President of the Senate, and Speaker of the House of
	FROM SALE OF GOODS AND SERVICES CLEARING TRUST FUND	Representatives by December 1, 2016.
689	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 256,642	APPROVED SALARY RATE 19,400,138
690		694 SALARIES AND BENEFITS POSITIONS 555.00 FROM GENERAL REVENUE FUND 25,895,636
	FROM GENERAL REVENUE FUND 3,407,104	695 EXPENSES FROM GENERAL REVENUE FUND 86,069,300
ge	om funds in Specific Appropriation 690, \$1,000,000 from recurring neral revenue funds is provided to continue the victim notification stem (VINE).	696 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
im fa th	nds in Specific Appropriation 690 are provided to continue plementation of an automated time and attendance system for all prison cilities statewide. The Department of Corrections shall track the date e automated time and attendance system is installed and operational at	697 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 3,218,653
sh ch	ch facility. A quarterly status report on implementation progress all be submitted to the Governor's Office of Policy and Budget, the air of the Senate Appropriations Committee, and the chair of the House propriations Committee.	698 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 5,058,135
frof	om the funds provided in Specific Appropriation 690, \$1,500,000 cm nonrecurring general revenue funds is provided for the Department Corrections to obtain and use a commercial off-the-shelf workforce	699 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND 4,198,894
wo: at	neduling and management solution for its security operations rkforce. The solution must interface with the department's time and tendance system and the People First system in order to maximize the ficiency of workforce scheduling and management.	700 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
no: Co: The	om the funds provided in Specific Appropriation 690, \$400,000 from arecurring general revenue funds is provided to the Department of crections to procure and implement a job candidate assessment tool. e assessment tool shall be administered to all new job applicants	701 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
de: de:	plying for a correctional officer or correctional probation officer sition who meet initial screening requirements developed by the partment. Implementation of the assessment tool shall include velopment of profiles of the behavioral and cognitive traits of the partment's best performers for the type of position that is sought.	702 FIXED CAPITAL OUTLAY CORRECTIONAL FACILITIES - LEASE PURCHASE FROM GENERAL REVENUE FUND 57,136,422
The coe per app the	e assessment tool shall identify each job applicant's behavioral and gnitive traits and compare those traits with the profiles of the best rformers. The purpose of the assessment tool is to identify job plicants whose behavioral and cognitive traits are compatible with use of successful department employees in order to improve employee	Funds in Specific Appropriation 702 are provided for payments required under the master lease purchase agreement used to secure the certificates of participation issued to finance or refinance the following correctional facilities:
re <sup>6</sup>	tention and reduce training costs due to high employee turnover.  SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	Bay Correctional Facility
	FROM GENERAL REVENUE FUND 100,080	Blackwater River Correctional Facility (Ganta Rosa County) 10,717,369 Gadsden Correctional Facility
692	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	Lake City Correctional Facility (Columbia County)
693	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES DUDGUAGED DEPARTMENT OF COMPACT	Series 2009 B and C Bonds include various facility construction projects for the following Department of Corrections facilities:
	PURCHASED PER STATEWIDE CONTRACT  FROM CRNERAL REVENUE FIND 1 770	Mayo Anney (Lafayette County) Suwannee Anney (Suwannee County) Lowell

Mayo Annex (Lafayette County), Suwannee Annex (Suwannee County), Lowell Reception Center (Marion County), Lancaster Secure Housing Unit

704 ΕΤΥΕΌ ΟΛΟΤΉλΙ, ΟΠΉΤΑΥ

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

(Gilchrist County), Liberty Work Camp (Liberty County), Franklin Work Camp (Franklin County), Cross City Work Camp (Dixie County), Okeechobee Work Camp (Okeechobee County), New River Work Camp (Bradford County), Santa Rosa Work Camp (Santa Rosa County), Hollywood Work Release Center (Broward County), Kissimmee Work Release Center (Osceola County), Lake City Work Release Center (Columbia County), Santa Fe Work Release Center (Alachua County), Everglades Re-Entry Center (Dade County), Baker Re-Entry Center (Baker County), and Pat Thomas Re-Entry Center (Gadsden County).

The funds in Specific Appropriation 702 reflect a reduction of \$2,907,162 based on savings realized from bond refinancing.

704	FIXED CAPITAL OUTLAY MAJOR REPAIRS, RENOVATIONS AND IMPROVEMENTS TO MAJOR INSTITUTIONS FROM GENERAL REVENUE FUND	12,000,000	
706	FIXED CAPITAL OUTLAY CORRECTION, ENVIRONMENTAL DEFICIENCIES FROM GENERAL REVENUE FUND	1,625,000	
707	FIXED CAPITAL OUTLAY NEW AND EXPANDED ADMINISTRATIVE AND SUPPORT FACILITIES FROM GENERAL REVENUE FUND	3,325,000	
TOTAL:	CORRECTIONAL FACILITIES MAINTENANCE AND FROM GENERAL REVENUE FUND		
	TOTAL POSITIONS	555.00	198,941,265
PROGRA	M: COMMUNITY CORRECTIONS		
COMMUN	ITY SUPERVISION		
A	PPROVED SALARY RATE 117,296,766		
708	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	2,791.00 164,126,257	170,391
709	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	60,945	
710	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	10,267,529	64,717
711	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	256,941	
712	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	1,525,000	
713	SPECIAL CATEGORIES BUILDING/OFFICE RENT PAYMENTS FROM GENERAL REVENUE FUND	12,214,031	

Funds in Specific Appropriation 713 are provided to continue rent payments for individual private contracts for rental of office/building space at a rate not to exceed the rate for each contract in effect on June 30, 2016. Price level increases are not provided for rent payments for Department of Corrections' private leases in the 2016-2017 fiscal year. No other funds are appropriated or shall be transferred by the department for such increases.

714 SPECIAL CATEGORIES
CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . . 940,324

From funds in Specific Appropriation 714, \$300,000 in nonrecurring

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

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general revenue funds is provided for the Department of Corrections to contract with the University of Florida to develop recommendations and a plan by which the State of Florida can transfer responsibility for community supervision of felony offenders to the Sheriff of each county. The plan shall include: 1) a timeline for transition; 2) a specific mechanism to address statewide management issues; and 3) costs necessary to implement the plan. The University of Florida shall provide a report detailing the recommendations and plan for implementation of a county sheriff based probation system to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by February 1, 2017. The department shall provide the University of Florida any requested information and assistance necessary to complete the report.

From funds in Specific Appropriation 714, \$500,000 from nonrecurring general revenue funds is provided to the Home Builders Institute to provide certification, pre-apprenticeships, and job placement services to persons under community corrections supervision.

715	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	4,525,932	
716	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	565,414	
717	SPECIAL CATEGORIES ELECTRONIC MONITORING FROM GENERAL REVENUE FUND	9,122,916	
718	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	250,104	
TOTAL:	COMMUNITY SUPERVISION FROM GENERAL REVENUE FUND	203,855,393	235,108
	TOTAL POSITIONS	2,791.00	204,090,501
COMMUN	ITY FACILITY OPERATIONS		
719	SPECIAL CATEGORIES CONTRACTED SERVICES		

FROM GENERAL REVENUE FUND . . . . . 1,712,983

Statutes, funds from Specific Appropriation 720 are provided for Judicial/Department of Corrections prison diversion programs for offenders that allow the offender to retain community support and access drug treatment and/or employment opportunities while receiving life-skills assistance in a structured environment. These treatment programs may include drug treatment, residential and outpatient treatment programming, day reporting, or other services to reduce recidivism.

These programs shall continue to use evidence-based practices and graduated incentives that are anticipated to result in a reduction in prison admissions for that community.

TOTAL:	COMMUNITY FACILITY OPERATIONS		
	FROM GENERAL REVENUE FUND	2,413,126	
	TOTAL ALL FUNDS		2,413,126

PROGRAM: HEALTH SERVICES

720 SPECIAL CATEGORIES

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION INMATE HEALTH SERVICES		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 731C OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND
APPROVED SALARY RATE 6,760,737		731D SPECIAL CATEGORIES
721 SALARIES AND BENEFITS POSITIONS 136.50 FROM GENERAL REVENUE FUND 8,164,339 FROM FEDERAL GRANTS TRUST FUND	384,189	INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND 2,204,554
722 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		731E SPECIAL CATEGORIES TREATMENT OF INMATES - INFECTIOUS DISEASE DRUGS FROM GENERAL REVENUE FUND 21,536,127
723 EXPENSES FROM GENERAL REVENUE FUND 1,481,817		TOTAL: TREATMENT OF INMATES WITH INFECTIOUS DISEASES
724A SPECIAL CATEGORIES SETTLEMENT AGREEMENTS		FROM GENERAL REVENUE FUND 23,757,764 FROM TRUST FUNDS
	723,341	TOTAL ALL FUNDS
725 SPECIAL CATEGORIES		PROGRAM: EDUCATION AND PROGRAMS
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 895,970		ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES
726 SPECIAL CATEGORIES INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND 300,547,085		APPROVED SALARY RATE 1,609,867
From the funds in Specific Appropriation 726, \$100,000 from regeneral revenue funds is provided for Hepatitis B vaccination	curring ons for	732 SALARIES AND BENEFITS POSITIONS 33.00 FROM GENERAL REVENUE FUND 1,631,872 FROM FEDERAL GRANTS TRUST FUND 807,223
inmates.  From the funds in Specific Appropriation 726, \$1,791,873 in re-	curring	733 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND
general revenue funds is provided to the Department of Correhealth services provider in Region IV for the forecasted Consume Index increase for Fiscal Year 2016-2017.		734 EXPENSES FROM GENERAL REVENUE FUND
727 SPECIAL CATEGORIES TREATMENT OF INMATES - GENERAL DRUGS FROM GENERAL REVENUE FUND 29,572,427		735 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND
728 SPECIAL CATEGORIES TREATMENT OF INMATES - PSYCHOTROPIC DRUGS FROM GENERAL REVENUE FUND 4,818,876		736 SPECIAL CATEGORIES CONTRACT DRUG ABUSE SERVICES FROM GENERAL REVENUE FUND 16,013,682 FROM FEDERAL GRANTS TRUST FUND 3,072,341
729 SPECIAL CATEGORIES TREATMENT OF INMATES - INFECTIOUS DISEASE DRUGS FROM GENERAL REVENUE FUND		From the funds in Specific Appropriation 736, \$150,000 in recurring general revenue funds is provided to Westcare Florida Gulfcoast, located in St. Petersburg, to provide overlay services for mental health disorders in both secure and non-secure residential programs.
730 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND		737 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 2,900
731 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 284,701		TOTAL: ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES FROM GENERAL REVENUE FUND
TOTAL: INMATE HEALTH SERVICES  FROM GENERAL REVENUE FUND	1,107,530	TOTAL POSITIONS
TOTAL POSITIONS	59,298,146	BASIC EDUCATION SKILLS  APPROVED SALARY RATE 14,499,020
TREATMENT OF INMATES WITH INFECTIOUS DISEASES		738 SALARIES AND BENEFITS POSITIONS 317.00
731A OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND	104,207	FROM GENERAL REVENUE FUND 13,200,512 FROM FEDERAL GRANTS TRUST FUND 2,655,464
731B EXPENSES FROM GENERAL REVENUE FUND		739 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 2,082,769 FROM FEDERAL GRANTS TRUST FUND
FROM FEDERAL GRANTS TRUST FUND	201,494	740 EXPENSES

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741 ADDDAMING GADIMAL GUMLAU

APPROPRIATION

FROM GENERAL REVENUE FUND . . . . 2,819,214
FROM FEDERAL GRANTS TRUST FUND . . . 1,933.823

From funds in Specific Appropriation 740, \$1,500,000 from recurring general revenue funds is provided for an online career education program through an AdvancED/SACS accredited online school district that offers career-based online high school diplomas designed to prepare adults for transition into the workplace. The Department of Corrections shall provide a report regarding the progress of the inmates in the online diploma and career certificate programs to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by December 31, 2016.

741	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		472,386
742	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	3,885,096	1,402,052
743	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	112,636	
744	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	20,888	
745	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	12,510	943
TOTAL:	BASIC EDUCATION SKILLS FROM GENERAL REVENUE FUND	22,133,625	7,072,937
	TOTAL POSITIONS	317.00	29,206,562
ADULT SUPPOR	OFFENDER TRANSITION, REHABILITATION AND T		
A	APPROVED SALARY RATE 3,426,816		
746	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		466,981
747	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1,160,469	
748	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	372,770	119,152
749	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		3,000
750	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	8,995,781	324,848

By January 1, 2017, all re-entry programs funded in Specific Appropriation 750 must provide the following information to the Department of Corrections: the population served by the program including information relating to the criminal history, age, employment history, and education level of inmates served; the services provided to immates as part of the program; the cost per inmate to provide those services; any available recidivism rates; and any matching funds or

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APPROPRIATION

in-kind contributions provided to the program. The department must compile this information and submit a report to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by February 1, 2017.

From the funds in Specific Appropriation 750, \$1,225,000 in recurring general revenue funds and \$250,000 in nonrecurring general revenue funds are provided for Operation New Hope's Ready4Work reentry initiative. Operation New Hope will provide pre-release risk assessment, a plan-of-care, career development, life skills training, and referrals for incarcerated inmates who may be eligible for Ready4Work program services upon release. Operation New Hope will also provide post-release services including case management, career development, life skills training, job skills training, life coaching (mentoring), family reunification, and job placement assistance to offenders on community supervision. Operation New Hope may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than two years before entry into the Ready4Work program. Eligibility for participation in the Ready4Work program is limited to inmates, offenders on community supervision, and recently released ex-inmates who are transitioning back into the communities and workforce of Duval, Clay, St. Johns, or Nassau counties. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding from Specific Appropriation 750 to 633F, 638, 645F and 714 in order to serve incarcerated inmates as well as persons under community corrections supervision not to exceed the appropriated amount.

From the funds in Specific Appropriation 750, \$1,000,000 in recurring general revenue funds is provided for the Ready4Work-Hillsborough reentry program, which replicates the Operation New Hope Ready4Work program. Funds used for startup activities for the Ready4Work-Hillsborough reentry program may not exceed 25 percent of the total funds appropriated. Ready4Work-Hillsborough will provide pre-release risk assessment, a plan-of-care, career development, life skills training, and referrals for incarcerated inmates who may be eligible for Ready4Work reentry program services upon release. Ready4Work-Hillsborough will also provide post-release services including case management, career development, life skills training, job skills training, life-coaching (mentoring), family reunification, and job placement assistance to offenders on community supervision. Ready4Work-Hillsborough may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than two years before entry into the Ready4Work-Hillsborough reentry program. Eligibility for participation in the Ready4Work-Hillsborough reentry program is limited to inmates, offenders on community supervision, and recently released ex-inmates who are transitioning back into the communities and workforce of Hillsborough, Pinellas, Pasco, or Polk counties. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding from Specific Appropriation 750 to 633F, 638, 645F and 714 in order to serve incarcerated inmates as well as persons under community corrections supervision not to exceed the appropriated amount.

From the funds in Specific Appropriation 750, \$200,000 in nonrecurring general revenue funds is provided for the Reentry Alliance Pensacola, Inc., for implementation and operation of a reentry program to assist ex-offenders with successful transition back into the community after release from incarceration.

From the funds in Specific Appropriation 750, \$500,000 in nonrecurring general revenue funds is provided for the Bethel Empowerment Foundation Reentry Program, which replicates the Operation New Hope Ready4Work program. Funds used for startup activities for the Bethel Empowerment Foundation Reentry Program may not exceed 25 percent of the total funds appropriated. Bethel Empowerment Foundation Reentry Program will provide pre-release risk assessment, a plan-of-care, career development, life skills training, and referrals for incarcerated inmates who may be eligible for Bethel Empowerment Foundation Reentry Program services upon release. Bethel Empowerment Foundation Reentry Program will also provide post-release services including case management, career development, life skills training, job skills training, life-coaching (mentoring), family reunification, and job placement assistance to offenders on community supervision. Bethel

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Empowerment Foundation Reentry Program may also provide such post-release services to formerly incarcerated persons (ex-inmates) who have been released from a Department of Corrections' facility no more than two years before entry into the Bethel Empowerment Foundation Reentry Program. Eligibility for participation in the Bethel Empowerment Foundation Reentry Program is limited to inmates, offenders on community supervision, and recently released ex-inmates who are transitioning back into the communities and workforce of Leon, Gadsden, Jefferson and Wakulla counties. The department may request a budget amendment pursuant to chapter 216, Florida Statutes, to transfer funding from Specific Appropriation 750 to 633F, 638, 645F and 714 in order to serve incarcerated inmates as well as persons under community corrections supervision not to exceed the appropriated amount.

From the funds in Specific Appropriation 750, \$600,000 in nonrecurring general revenue funds is provided for the Broward County Sheriff's Office inmate portal.

From the funds in Specific Appropriation 750, \$900,000 in nonrecurring general revenue funds is provided to the City of Jacksonville for the Jacksonville Reentry Center (JREC), a program within the Jacksonville Journey initiative. JREC provides pre- and postrelease support services for adult offenders returning to Duval County after incarceration in order to reduce criminal activity and recidivism.

From the funds in Specific Appropriation 750, \$100,000 in nonrecurring general revenue funds is provided to the Hope City Center for operation of a reentry program to assist adult female ex-offenders with successful transition back into the Broward County community after release from incarceration.

From the funds in Specific Appropriation 750, \$500,000 in nonrecurring general revenue funds is provided for the Regional and State Transitional Offender Reentry (RESTORE) Initiative in Palm Beach County. RESTORE, in collaboration with the Department of Corrections and community-based reentry partners, will facilitate the successful reintegration of ex-offenders returning to the county.

From funds in Specific Appropriation 750, \$500,000 in nonrecurring general revenue funds is provided for the Tampa Bay Career Pathways Collaborative Manufacturing, Employment and Reentry Program. The program will partner with the local workforce system, work release centers and the local industry associations to provide job assistance to those on work release and ex-offenders.

From the funds in Specific Appropriation 750, \$400,000 in nonrecurring general revenue funds is provided for the Gadsden County Jail Faith Behind Bars reentry program. The Gadsden County Jail Faith Behind Bars reentry program provides pre-release activities such as substance abuse counseling, anger management, employment skills, drug and alcohol awareness education, family counseling, job search training, GED preparation, and horticultural training. The reentry program partners with the Gadsden County Chamber of Commerce to connect inmates with employment opportunities following release.

From the funds in Specific Appropriation 750, \$750,000 in nonrecurring general revenue funds is provided to implement the Florida HIRE pilot program which will include online diagnostic assessments to benchmark inmate foundational work readiness skills prior to release; online career planning and exploration resources including a resume builder and budgeting calculator; a resulting personalized career pathway plan for each inmate; online training to support development of the core communication, problem solving and soft / life skills commonly required for employment; online summative assessments to validate mastery of foundational work readiness skills, resulting in a Florida HIRE branded, employer-recognized credential certifying program completion in advance of release; automated referrals to community based providers for post-release reentry social services, career coaching and placement services; and fully integrated data collection and reporting system to track project outcomes. The project will target approximately 5,000 inmates in up to five facilities in Duval County (Jacksonville); Orange County (Orlando) and Tampa-Bradenton (Hillsborough/Manatee).

From the funds in Specific Appropriation 750, \$228,000 in

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nonrecurring general revenue funds is provided for the Lake County Reentry Program to provide coordination of support services in order to reduce criminal activity and recidivism by adult offenders returning to the Lake County community after incarceration.

From the funds in Specific Appropriation 750, \$200,000 in recurring general revenue funds may be used to expand Horizon volunteer faith and character peer-to-peer program activities at Wakulla Correctional Institution and up to seven additional male or female prisons, including Computer Lab, Quest, and Realizing Educational Emotional and Finance Smarts (REEFS) transition programs.

751 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . .

20.544

752 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . .

2,397

TOTAL: ADULT OFFENDER TRANSITION, REHABILITATION AND SUPPORT

FROM GENERAL REVENUE FUND . . . . . 14,483,345 FROM TRUST FUNDS . . . . . . . . . . . . . . . .

913,981

TOTAL POSITIONS . . . . . . . . . . . . . . 59.00 TOTAL ALL FUNDS . . . . . . . . . . .

15,397,326

COMMUNITY SUBSTANCE ABUSE PREVENTION, EVALUATION, AND TREATMENT SERVICES

From the funds in Specific Appropriation 753 through 755, the Department of Corrections may implement a court liaison pilot program at two community drug treatment provider sites. The department may amend the provider contract to fund a court liaison position responsible for networking with the court to ensure full utilization of the allocated community beds.

753 EXPENSES

FROM GENERAL REVENUE FUND . . . . . . 300,000

754 SPECIAL CATEGORIES CONTRACTED SERVICES

FROM GENERAL REVENUE FUND . . . . . 4,493,762

From the funds in Specific Appropriation 754, \$1,000,000 in recurring general revenue funds is provided to the Department of Corrections to contract with one or more private providers to provide residential substance abuse treatment services located within the geographic area that includes Alachua, Bradford, and Clay counties for offenders under community supervision who are residents of one of the counties in the described area. The provider must have experience in residential treatment of substance abuse and mental health disorders. The department shall give priority for placement to offenders who have served as members of the United States Armed Forces in either an Active, Reserve, or National Guard status, but may place other compatible offenders in a treatment center if space is available. The contract shall be awarded based upon a competitive solicitation process pursuant to section 287.057, Florida Statutes.

From the funds in Specific Appropriation 754, \$500,000 in recurring general revenue funds is provided for naltrexone extended-release injectable medication to treat alcohol and opioid dependence within the Department of Corrections.

755 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED DRUG TREATMENT/REHABILITATION PROGRAMS FROM GENERAL REVENUE FUND . . . . .

FROM FEDERAL GRANTS TRUST FUND . . .

21.750.861

550,000

From the funds in Specific Appropriation 755, \$600,000 from recurring

SPECIF: APPROPI gene	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION eral revenue funds is provided for rdinating Office, Inc. (DACCO) in Hills!		omprehensive	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL APPROVED SALARY RATE 5,944,452
י זגייריי.	COMMUNITY SUBSTANCE ABUSE PREVENTION, 1	Σ₹₹₹₹₹₹₹₽		JUSTICE ADMINISTRATION
IUIAL:	AND TREATMENT SERVICES			PROGRAM: JUSTICE ADMINISTRATIVE COMMISSION
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS		550,000	EXECUTIVE DIRECTION AND SUPPORT SERVICES
	TOTAL ALL FUNDS		27,094,623	APPROVED SALARY RATE 4,049,048
TOTAL:	CORRECTIONS, DEPARTMENT OF			765 SALARIES AND BENEFITS POSITIONS 85.00
	CORRECTIONS, DEPARTMENT OF FROM GENERAL REVENUE FUND	2,331,809,316	71,752,186	FROM GENERAL REVENUE FUND 5,456,148  766 OTHER PERSONAL SERVICES
	TOTAL POSITIONS	24,107.00		FROM GENERAL REVENUE FUND 29,572
	TOTAL POSITIONS	,	2,403,561,502	
	TOTAL APPROVED SALARY RATE	957,980,006		767 EXPENSES
FLORID	A COMMISSION ON OFFENDER REVIEW			FROM GENERAL REVENUE FUND
PROGRAI	M: POST-INCARCERATION ENFORCEMENT AND			13,700 iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii
	S RIGHTS			768 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 20,000
A.	PPROVED SALARY RATE 5,944,452			769 LUMP SUM
756	SALARIES AND BENEFITS POSITIONS	132.00		WORKLOAD FOR COUNTY OR MUNICIPAL CONTRACTS
	FROM GENERAL REVENUE FUND	7,796,282		POSITIONS 14.00
	FROM FEDERAL GRANTS TRUST FUND		60,558	The positions in Specific Appropriation 769 are provided for State
757	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	518,548		Attorneys and Public Defenders to use for grants received from counties during Fiscal Year 2016-2017 for the purpose of prosecution of local
758	EXPENSES			ordinance violations pursuant to section 27.34, Florida Statutes, or defense of persons accused of violating local ordinances pursuant to
750	FROM GENERAL REVENUE FUND	833,563		section 27.54, Florida Statutes. Use of these positions is contingent upon the Justice Administrative Commission notifying the Governor's
759	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	16,771		Office of Policy and Budget, chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Such
760	ADDICTAL CAMPOODING			notification is subject to the legislative review and objection
760	SPECIAL CATEGORIES CONTRACTED SERVICES			provisions of chapter 216, Florida Statutes. Rate may be established for these positions consistent with the salaries provided for in the grant.
	FROM GENERAL REVENUE FUND	250,000		choose positions comprised with the suraries provided for in the grane.
				770 SPECIAL CATEGORIES
761	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			GRANTS AND AIDS - FOSTER CARE CITIZEN REVIEW PANEL
	FROM GENERAL REVENUE FUND	39,866		FROM GENERAL REVENUE FUND 342,160
				FROM GRANTS AND DONATIONS TRUST
762	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FUND
	FROM GENERAL REVENUE FUND	19,800		771 SPECIAL CATEGORIES
		•		SEXUAL PREDATOR CIVIL COMMITMENT
763	SPECIAL CATEGORIES			LITIGATION COSTS FROM GENERAL REVENUE FUND 2,947,591
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM GENERAL REVENUE FUND
	PURCHASED PER STATEWIDE CONTRACT			Funds in Specific Appropriation 771 are provided for attorney fees
	FROM GENERAL REVENUE FUND	50,404		and case-related expenses associated with prosecuting and defending
764	DATA PROCESSING SERVICES			sexual predator civil commitment cases. Case-related expenses are limited to expert witness fees, clinical evaluations, court reporter
/04	OTHER DATA PROCESSING SERVICES			costs, and foreign language interpreters. The maximum amount to be paid
	FROM GENERAL REVENUE FUND	303,887		by the Justice Administrative Commission for medical experts for sexual
				predator civil commitment cases is \$200 per hour and all related travel
TOTAL:	PROGRAM: POST-INCARCERATION ENFORCEMENT VICTIMS RIGHTS	I. AND		costs must be apportioned to the associated case. The Justice Administrative Commission shall submit quarterly reports, in an
	FROM GENERAL REVENUE FUND	9,829,121		electronic format, to the chair of the Senate Appropriations Committee
	FROM TRUST FUNDS		60,558	and the chair of the House Appropriations Committee describing, by
	MOMAT DOCTMIONS	122 00		judicial circuit, actual encumbrances and disbursements from this
	TOTAL POSITIONS	132.00	9,889,679	special appropriations category.
	TOTAL THE TORDS		7,007,017	772 SPECIAL CATEGORIES
TOTAL:	FLORIDA COMMISSION ON OFFENDER REVIEW			CONTRACTED SERVICES
	FROM GENERAL REVENUE FUND	9,829,121	(0 550	FROM GENERAL REVENUE FUND 143,000
	FROM TRUST FUNDS		60,558	772A SPECIAL CATEGORIES
	TOTAL POSITIONS	132.00	9,889,679	REIMBURSEMENT OF EXPENDITURES RELATED TO CIRCUIT AND COUNTY JURIES REQUIRED BY
			. ,   • • •	· · · · · · · · · · · · · · · · · · ·

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION STATUTE

FROM GENERAL REVENUE FUND . . . . . 11,700,000

Funds in Specific Appropriation 772A are provided for jury costs, contingent upon HB 7095 or similar legislation becoming law, or HB 5003.

### 773 SPECIAL CATEGORIES LEGAL REPRESENTATION FOR DEPENDENT CHILDREN WITH SPECIAL NEEDS

FROM GENERAL REVENUE FUND . . . . . 2,022,500

Funds in Specific Appropriation 773 shall be used by the Justice Administrative Commission to contract with attorneys to represent dependent children with disabilities in, or being considered for placement in, skilled nursing facilities and dependent children with certain special needs as specified in section 39.01305, Florida Statutes. The implementation of registries, as well as the appointment and compensation of private attorneys appointed pursuant to section 39.01305, Florida Statutes, shall be governed by the provisions of sections 27.40 and 27.5304, Florida Statutes. The flat fee amount for compensation shall not exceed \$1,000 per child per year. Funds anticipated to be in excess of those necessary to represent these children may be used to train attorneys and related personnel to represent these types of children. No other appropriation shall be used to pay attorney fees and related expenses for attorneys representing dependent children with disabilities and appointments under section 39.01305, Florida Statutes.

#### 774 SPECIAL CATEGORIES PAYMENTS FOR QUALIFIED TRANSPORTATION BENEFITS PROGRAM FROM GRANTS AND DONATIONS TRUST

750,000

775 SPECIAL CATEGORIES PUBLIC DEFENDER DUE PROCESS COSTS FROM GENERAL REVENUE FUND . . . . . . 19,263,034

Funds in Specific Appropriation 775 are provided for the Public Defenders' due process costs as specified in section 29.006, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Funds shall initially be credited for the use of each circuit in the amounts listed below, and may be adjusted pursuant to the provisions of section 29.015, Florida Statutes.

1st Judicial Circuit	849,921
2nd Judicial Circuit	677,908
3rd Judicial Circuit	152,365
4th Judicial Circuit	1,314,699
5th Judicial Circuit	899,681
6th Judicial Circuit	1,227,697
7th Judicial Circuit	697,642
8th Judicial Circuit	494,532
9th Judicial Circuit	1,188,176
10th Judicial Circuit	781,782
11th Judicial Circuit	3,426,071
12th Judicial Circuit	688,568
13th Judicial Circuit	1,951,341
14th Judicial Circuit	339,207
15th Judicial Circuit	864,229
16th Judicial Circuit	118,527
17th Judicial Circuit	1,418,971
18th Judicial Circuit	664,882
19th Judicial Circuit	621,142
20th Judicial Circuit	905,694

From the funds credited for use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

SECTION	4	-	CRIMINAL	JUSTICE	AND	CORRECTIONS	
SPECIFIC	7						
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IF FROFITATION	
1st Judicial Circuit	190,611
2nd Judicial Circuit	323,698
3rd Judicial Circuit	52,251
6th Judicial Circuit	103,493
7th Judicial Circuit	37,310
8th Judicial Circuit	83,798
9th Judicial Circuit	481,878
10th Judicial Circuit	68,975
11th Judicial Circuit	121,996
12th Judicial Circuit	153,205
13th Judicial Circuit	784,106
14th Judicial Circuit	134,089
15th Judicial Circuit	93,646
16th Judicial Circuit	74,983
17th Judicial Circuit	60.851

#### 776 SPECIAL CATEGORIES

CHILD DEPENDENCY AND CIVIL CONFLICT CASE

FROM GENERAL REVENUE FUND . . . . . 13.200.000

Funds in Specific Appropriation 776 are provided for case fees and expenses of court-appointed counsel in civil conflict cases and child dependency cases. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, of these case payments to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee, by judicial circuit, which shall include, but not be limited to: information on requests for payments received; court orders received directing payment; and actual encumbrances and disbursements and performance measures for court appointed counsel including: average time to complete cases by case type; number of bar complaints for state paid cases; percent of initial invoices to the Justice Administrative Commission that are rejected; percent of initial invoices filed with the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type from this special appropriations category.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for the following dependency and civil cases is set as follows:

ADMISSION OF INMATE TO MENTAL HEALTH FACILITY	300
ADULT PROTECTIVE SERVICES ACT - Ch. 415, F.S	500
BAKER ACT/MENTAL HEALTH - Ch. 394, F.S	
CINS/FINS - Ch. 984, F.S	750
CIVIL APPEALS	400
DEPENDENCY - Up to 1 Year	800
DEPENDENCY - Each Year after 1st Year	200
DEPENDENCY - No Petition Filed or Dismissed at Shelter	200
DEPENDENCY APPEALS	1,000
DEVELOPMENTALLY DISABLED ADULT - Ch. 393, F.S	
EMANCIPATION - Section 743.015, F.S	400
GUARDIANSHIP - EMERGENCY - Ch. 744, F.S	400
GUARDIANSHIP - Ch. 744, F.S	
MARCHMAN ACT/SUBSTANCE ABUSE - Ch. 397, F.S	300
MEDICAL PROCEDURES - Section 394.459(3), F.S	400
PARENTAL NOTIFICATION OF ABORTION ACT	400
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Up to 1	
Year	1,000
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Each Year	
after 1st Year	200
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Up to 1 year	1,000
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Each Year	
after 1st Year	200
TERMINATION OF PARENTAL RIGHTS APPEALS	,
TUBERCULOSIS - Ch. 392, F.S	300

### 777 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . .

#### 778 SPECIAL CATEGORIES

POST-CONVICTION CAPITAL COLLATERAL CASES -REGISTRY ATTORNEYS

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND . . . . .

1,084,310

779 SPECIAL CATEGORIES

ATTORNEY PAYMENTS OVER FLAT FEE

FROM GENERAL REVENUE FUND . . . . . 7.600.000

780 SPECIAL CATEGORIES

CRIMINAL CONFLICT CASE COSTS

FROM GENERAL REVENUE FUND . . . . .

Funds in Specific Appropriation 780 are provided for case fees as specified in section 27.5304, Florida Statutes, and expenses as specified in section 29.007, Florida Statutes, of court-appointed counsel for indigent criminal defendants and for due process costs for those individuals the court finds indigent for costs. The Justice Administrative Commission shall submit quarterly reports, in an electronic format, of criminal conflict case payments and performance measures for court-appointed counsel including: average time to complete cases by case type; number of bar complaints for state paid cases; percent of initial invoices to the Justice Administrative Commission that are rejected; percent of initial invoices filed with the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee by judicial circuit.

From the funds in Specific Appropriation 780, a total of \$216,934 shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting and interpreter services.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for criminal conflict cases is set as follows:

POSTCONVICTION - Rules 3.850, 3.801 & 3.800, Fl.R.Crim. Proc	1,250
CAPITAL - 1ST DEGREE MURDER (LEAD COUNSEL)	25,000
CAPITAL - 1ST DEGREE MURDER (CO-COUNSEL)	25,000
CAPITAL - 1ST DEGREE MURDER (NON-DEATH)	15,000
	-,
CAPITAL SEXUAL BATTERY	4,000
CAPITAL APPEALS	9,000
CONTEMPT PROCEEDINGS	500
CRIMINAL TRAFFIC	500
EXTRADITION	625
FELONY - LIFE	5,000
FELONY - LIFE (RICO)	9,000
FELONY - NONCAPITAL MURDER	15,000
FELONY - PUNISHABLE BY LIFE	2,500
FELONY - PUNISHABLE BY LIFE (RICO)	6,000
FELONY 1ST DEGREE	1,875
FELONY 1ST DEGREE (RICO)	5,000
FELONY 2ND DEGREE	1,250
FELONY 3RD DEGREE	935
FELONY OR MISDEMEANOR - NO INFORMATION FILED	500
FELONY APPEALS	1,875
JUVENILE DELINQUENCY - 1ST DEGREE FELONY	750
JUVENILE DELINQUENCY - 2ND DEGREE	500
JUVENILE DELINOUENCY - 3RD DEGREE	375
JUVENILE DELINOUENCY - FELONY LIFE	875
JUVENILE DELINOUENCY - MISDEMEANOR	375
JUVENILE DELINQUENCY - DIRECT FILE OR NO PETITION FILED	375
JUVENILE DELINOUENCY APPEALS	1,250
MISDEMEANOR	500
MISDEMEANOR APPEALS	935
VIOLATION OF PROBATION - FELONY (INCLUDES VOCC)	625
VIOLATION OF PROBATION - MISDEMEANOR (INCLUDES VOCC)	375
VIOLATION OF PROBATION (VOCC) JUVENILE DELINOUENCY	375
AIOTHIION OF TWODELLOW (AOCC) GOADMIND DEDTHÓODHCI	515

Funds for costs and related expenses to be paid through Specific Appropriations 776, 780, and 782 shall be subject to the following:

The hourly rate for mitigation specialists in capital death cases shall not exceed \$75.00 per hour.

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

The maximum amount to be paid by the Justice Administrative Commission for non-attorney due process services other than those specified, shall not exceed the rates in effect for the 2007-2008 fiscal year.

The maximum amount to be paid by the Justice Administrative Commission for investigators is \$40 per hour. The maximum amount to be paid for court reporting and transcribing costs is as follows:

- 1. Deposition Appearance fees: 1st hour: \$75.00; thereafter \$25.00 per hour. The fee is to be paid to the court reporter whether or not a transcript is ordered.
- 2. Deposition transcript fee (Original & one copy): 10 business day delivery: \$4.00 per page 5 business day delivery: \$5.50 per page 24 hours delivery: \$7.50 per page Additional copies: \$0.50 per page
- 3. Appellate/hearing/trial transcript fee (Original & all copies needed with a minimum of 2 copies):

10 business day delivery: \$5.00 per page 5 business day delivery: \$6.50 per page 24 hours delivery: \$8.50 per page Copies (when original previously ordered): \$0.50 per page.

- 4. Transcription from tapes or audio recordings (other than depositions or hearings): Either \$35 per hour listening fee or \$3.00 per page whichever is greater.
- 5. Video Services: \$100 per hour per location with two-hour minimum.

#### 781 SPECIAL CATEGORIES

STATE ATTORNEY DUE PROCESS COSTS FROM GENERAL REVENUE FUND . . . . . 10.266.646

Funds in Specific Appropriation 781 are provided for the State Attorneys' due process costs as specified in section 29.005, Florida Statutes. The Justice Administrative Commission shall submit quarterly reports of expenditures, by circuit, in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. Funds shall initially be credited for the use of each circuit in the amounts listed below, and may be adjusted pursuant to the provisions of section 29.015, Florida Statutes.

607,531
323,061
120,143
443,741
333,769
601,122
452,324
227,481
476,378
296,431
2,122,853
267,913
571,480
113,227
711,731
87,961
1,269,184
362,155
259,818
618,342

From the funds credited for the use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of the State Courts Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

1st Judicial	Circuit	18,232
2nd Judicial	Circuit	16,650
3rd Judicial	Circuit	10.456

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS
SPECIFIC SPECIFIC	SPECIFIC
APPROPRIATION 6th Judicial Circuit	APPROPRIATION APPROVED SALARY RATE 28,319,788
7th Judicial Circuit	AFFROVED SHIRKI KAIE 20,319,700
8th Judicial Circuit       21,937         9th Judicial Circuit       26,007	788 SALARIES AND BENEFITS POSITIONS 740.00 FROM GENERAL REVENUE FUND 37,395,306
10th Judicial Circuit	FROM GENERAL REVENUE FUND
11th Judicial Circuit	Funds and positions in Specific Appropriations 788 through 797 shall
12th Judicial Circuit	first be used to represent children involved in dependency proceedings.  Once all children in dependency proceedings are represented, the funds
15th Judicial Circuit	may be used to represent children in other proceedings as authorized by
16th Judicial Circuit	law.
700 ODDATAI GAMDOODIDO	789 OTHER PERSONAL SERVICES
782 SPECIAL CATEGORIES CRIMINAL CONFLICT AND DEPENDENCY COUNSEL	FROM GENERAL REVENUE FUND 1,565,681 FROM GRANTS AND DONATIONS TRUST
LIABILITY	FUND
FROM GENERAL REVENUE FUND 500,000	790 EXPENSES
Funds in Specific Appropriation 782 are provided to pay for criminal	FROM GENERAL REVENUE FUND 1,656,485
conflict, dependency and other civil cases for which appointment was made during Fiscal Years 2004-2005, 2005-2006, and 2006-2007. The	FROM GRANTS AND DONATIONS TRUST FUND
Justice Administrative Commission shall submit quarterly reports of	
expenditures by circuit in an electronic format to the chair of the Senate Appropriations Committee and the chair of the House	791 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 60,502
Appropriations Committee.	FROM GRANTS AND DONATIONS TRUST
783 SPECIAL CATEGORIES	FUND
STATE ATTORNEY AND PUBLIC DEFENDER	792 SPECIAL CATEGORIES
TRAINING FROM GENERAL REVENUE FUND	GRANTS AND AIDS - COURT SYSTEM SERVICES FOR CHILDREN AND YOUTH
FROM GRANTS AND DONATIONS TRUST	FROM GENERAL REVENUE FUND 1,292,656
FUND 3,000	From the funds in Specific Appropriation 792, \$100,000 in recurring
784 SPECIAL CATEGORIES	general revenue funds and \$300,000 in nonrecurring general revenue funds
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 600	shall be used to support the Voices for Children Foundation in Miami-Dade County.
	•
785 SPECIAL CATEGORIES DUE PROCESS CONTINGENCY FUND	793 SPECIAL CATEGORIES CONTRACTED SERVICES
FROM GENERAL REVENUE FUND 1,000,000	FROM GENERAL REVENUE FUND 2,992,623
786 SPECIAL CATEGORIES	FROM GRANTS AND DONATIONS TRUST FUND
TRANSFER TO DEPARTMENT OF MANAGEMENT	FORD
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	794 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND 2,447,984	FROM GENERAL REVENUE FUND 539,414
FROM CHILD SUPPORT TRUST FUND 74,498 FROM GRANTS AND DONATIONS TRUST	795 SPECIAL CATEGORIES
FUND	LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	FROM GENERAL REVENUE FUND 192,196
	796 DATA PROCESSING SERVICES
From the funds provided in Specific Appropriation 786, the State Attorneys and Public Defenders shall transfer cash from their Grants and	OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND 42,057
Donations Trust Fund, Child Support Enforcement Trust Fund, State	·
Attorney Revenue Trust Fund, Public Defender Revenue Trust Fund, and Indigent Criminal Defense Trust Fund in proportion to their positions	797 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)
funded from these sources to the Justice Administrative Commission to	FROM GENERAL REVENUE FUND 332,707
pay the Human Resources Services contract in the Department of Management Services.	The funds in Specific Appropriation 797 shall not be utilized for any
namagement betyteeb.	costs related to the potential expansion of floor space operated and
787 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE	managed by the Northwest Regional Data Center.
TECHNOLOGY (AST)	TOTAL: PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE
FROM GENERAL REVENUE FUND	FROM GENERAL REVENUE FUND
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES	
FROM GENERAL REVENUE FUND	TOTAL POSITIONS
TOTAL POSITIONS	STATE ATTORNEYS
	The Prosecution Coordination Office's budgeting, legal, training and
PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE	education needs may be funded by each State Attorney's office within the funds provided in Specific Appropriations 798 through 918. Funding for
	Tamas provided in opecitic appropriacions (70 chrough 710, runding 101

SECTION SPECIF	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC
APPROPRIATION this office shall not exceed \$450,000 from the State Attorney's Revenue Trust Fund.				APPROPRIATION FUND
PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT				807 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST
I	APPROVED SALARY RATE 10,635,889			FUND
798	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	232.00 12,370,217		808 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 8,093
	FUND		1,910,085	, , , , , , , , , , , , , , , , , , ,
	FROM GRANTS AND DONATIONS TRUST FUND		485,491	809 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE ATTORNEYS REVENUE TRUST
799	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	20 415		FUND
	FROM STATE ATTORNEYS REVENUE TRUST FUND	30,413	95,987	TOTAL: PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 7,574,350
800	SPECIAL CATEGORIES			FROM TRUST FUNDS
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	856,495		TOTAL POSITIONS
	FUND		30,000	PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIRCUIT
	FROM GRANTS AND DONATIONS TRUST		1,215	APPROVED SALARY RATE 3,709,472
801	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			810 SALARIES AND BENEFITS POSITIONS 72.00 FROM GENERAL REVENUE FUND 4,238,870
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	30,719		FROM STATE ATTORNEYS REVENUE TRUST FUND
	FUND		100,367	FROM GRANTS AND DONATIONS TRUST FUND
802	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			811 OTHER PERSONAL SERVICES
	FROM GENERAL REVENUE FUND	9,874		FROM GENERAL REVENUE FUND 7,857 FROM STATE ATTORNEYS REVENUE TRUST
803	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FUND
	FROM GENERAL REVENUE FUND	14,562		FUND
TOTAL:	PROGRAM: STATE ATTORNEYS - FIRST JUDICIA			811A SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND	13,312,282	2,623,145	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND
	TOTAL POSITIONS	232.00	15 025 427	812 SPECIAL CATEGORIES
PROGR <i>I</i>	M: STATE ATTORNEYS - SECOND JUDICIAL CIRC	CUIT	15,935,427	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 179,966
7	APPROVED SALARY RATE 6,041,308			FROM STATE ATTORNEYS REVENUE TRUST FUND
		117.00		FROM GRANTS AND DONATIONS TRUST
804	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	117.00 7,184,286		FUND
	FROM STATE ATTORNEYS REVENUE TRUST		790,533	813 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FROM FORFEITURE AND INVESTIGATIVE			FROM GENERAL REVENUE FUND 10,971
	SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		30,000	FROM GRANTS AND DONATIONS TRUST FUND
	FUND		506,836	814 SPECIAL CATEGORIES
805	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	28,406		SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 8,034
006	FROM STATE ATTORNEYS REVENUE TRUST FUND		145,552	815 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
806	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES			FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	353,565		TOTAL: PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 4,480,698
	FUND		149,139	FROM TRUST FUNDS
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		15,000	TOTAL POSITIONS
	FROM GRANTS AND DONATIONS TRUST			TOTAL ALL FUNDS

SPECIF APPROP	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION M: STATE ATTORNEYS - FOURTH JUDICIAL CIRCU	JIT		SPECIE	PRIATION FROM STATE ATTORNEYS REVENUE TRUST		
A	PPROVED SALARY RATE 18,243,725				FUND		37,063
816	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND		3,119,702	824	FUND	488,267	93,131
thr 174 pro	m the positions and funds provided in ee full-time equivalent positions with ,101 and \$250,818 from the Grants ar wided for prosecution of insurance fraud.	ı associated sal	ary rate of	825	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	27,900	44,595
817	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	139,844	5,090 55,000	826 827	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	15,740	
	FROM GRANTS AND DONATIONS TRUST FUND		33,189		LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	41,500	
817A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		80,000	TOTAL	PROGRAM: STATE ATTORNEYS - FIFTH JUDICIA FROM GENERAL REVENUE FUND	15,776,837	3,398,848
818	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES		,		TOTAL POSITIONS		19,175,685
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FOREIGNEED AND ANALOGUEAUTHE	279,262	335,658		M: STATE ATTORNEYS - SIXTH JUDICIAL CIRCU APPROVED SALARY RATE 23,526,513	JIT	
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		110,800 14,800	828	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	475.00 25,682,460	2 255 006
819	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	18,689		829	FUND		3,357,806
820	FUND		118,383		FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	86,869	34,737
821	FROM GENERAL REVENUE FUND  SPECIAL CATEGORIES LEAGE OF LEAGE-DIDCHAGE OF FOULDMENT	11,404		829A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		76,000
TOTAL:	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	6,150 AL CIRCUIT 20,936,612		830		476,061	70,000
	FROM TRUST FUNDS	371.00	4,976,896		FROM STATE ATTORNEYS REVENUE TRUST FUND. FROM GRANTS AND DONATIONS TRUST	470,001	232,453
PROGRZ	TOTAL ALL FUNDS		25,913,508	831	FUND		569,866
A	PPROVED SALARY RATE 12,819,972			331	RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST FUND		89,598
822	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	240.00 15,142,831	2,109,942	832	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	22,724	
823	FUND		1,052,867	833	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,520	
	FROM GENERAL REVENUE FUND	60,599					

SPECIE				SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC
	RIATION PROGRAM: STATE ATTORNEYS - SIXTH JUDICIAI FROM GENERAL REVENUE FUND	CIRCUIT 26,270,634	7,885,333	APPROPRIATION 841 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 51,558 FROM STATE ATTORNEYS REVENUE TRUST
	TOTAL POSITIONS	475.00	34,155,967	FUND
PROGRA CIRCUI	M: STATE ATTORNEYS - SEVENTH JUDICIAL T			841A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
P	PPROVED SALARY RATE 11,747,215			FROM STATE ATTORNEYS REVENUE TRUST FUND
834		243.00 13,658,979	2,129,192	842 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 284,761 FROM STATE ATTORNEYS REVENUE TRUST
	FROM GRANTS AND DONATIONS TRUST		294,720	FUND
835	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	39,274		SUPPORT TRUST FUND
	FROM STATE ATTORNEYS REVENUE TRUST FUND		73,887	843 SPECIAL CATEGORIES
0257	FUND		9,980	RISK MANAGEMENT INSURANCE  FROM GENERAL REVENUE FUND
033A	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		202,500	FUND
836	SPECIAL CATEGORIES		202,300	FROM GENERAL REVENUE FUND 13,506
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	588,416	342,348	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
837	SPECIAL CATEGORIES		•	TOTAL: PROGRAM: STATE ATTORNEYS - EIGHTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 8,333,582
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	32,550	55,079	FROM TRUST FUNDS
838	SPECIAL CATEGORIES			PROGRAM: STATE ATTORNEYS - NINTH JUDICIAL CIRCUIT
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	6,094		APPROVED SALARY RATE 19,657,806
	FUND		17,620 2,380	846 SALARIES AND BENEFITS POSITIONS 385.50 FROM GENERAL REVENUE FUND 23,540,968 FROM STATE ATTORNEYS REVENUE TRUST
839	SPECIAL CATEGORIES			FUND
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	32,381		FUND
TOTAL:	PROGRAM: STATE ATTORNEYS - SEVENTH JUDICI CIRCUIT			From the positions and funds provided in Specific Appropriation 846, five full-time equivalent positions with associated salary rate of 293,813 and \$431,719 from the Grants and Donations Trust Fund are
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	14,357,694	3,127,706	provided for prosecution of insurance fraud. 847 OTHER PERSONAL SERVICES
	TOTAL POSITIONS	243.00	17,485,400	FROM GENERAL REVENUE FUND
PROGRA	M: STATE ATTORNEYS - EIGHTH JUDICIAL CIRCU	JIT		FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
P	PPROVED SALARY RATE 6,575,938			FROM GRANTS AND DONATIONS TRUST FUND
840	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	138.00 7,934,129	865,920	847A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 104,000
	FROM GRANTS AND DONATIONS TRUST		410,535	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND

SPECIF	RIATION  SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	956,251	197,029 279,234	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 857  SPECIAL CATEGORIES     LEASE OR LEASE-PURCHASE OF EQUIPMENT     FROM GENERAL REVENUE FUND
	FUND		18,966	FROM TRUST FUNDS
849	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	6,584		TOTAL POSITIONS
	FUND		152,019	CIRCUIT
850	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS			APPROVED SALARY RATE 56,104,692
851	FROM GENERAL REVENUE FUND	28,837		858 SALARIES AND BENEFITS POSITIONS 1,278.00 FROM GENERAL REVENUE FUND 47,679,777 FROM STATE ATTORNEYS REVENUE TRUST
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	55,416		FUND         4,742,169           FROM CHILD SUPPORT TRUST FUND         19,929,556
TOTAL:	PROGRAM: STATE ATTORNEYS - NINTH JUDICIA			FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	24,832,849	4,591,059	FROM GRANTS AND DONATIONS TRUST FUND
			4,331,033	
PROGRA	TOTAL POSITIONS		29,423,908	From the positions and funds provided in Specific Appropriation 858, three full-time equivalent positions with associated salary rate of 279,377 and \$404,038 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud.
		·		
852	PPROVED SALARY RATE 11,912,291  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	228.00 12,079,534		Additionally, two full-time equivalent positions with associated salary rate of 100,585 and \$147,724 from the Grants and Donations Trust Fund are provided solely for prosecution of workers compensation insurance fraud.
	FROM STATE ATTORNEYS REVENUE TRUST		4,041,984	859 OTHER PERSONAL SERVICES
	FROM GRANTS AND DONATIONS TRUST		1,128,181	FROM GENERAL REVENUE FUND
853	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	46,728		FROM CHILD SUPPORT TRUST FUND
	FROM STATE ATTORNEYS REVENUE TRUST FUND		86,742	FUND
	FROM GRANTS AND DONATIONS TRUST FUND		33,018	859A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE
853A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			SUPPORT TRUST FUND 189,000
854	FROM STATE ATTORNEYS REVENUE TRUST FUND		60,000	860 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	185,530		FUND
	FUND		218,879	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
	FUND		212,872	FROM GRANTS AND DONATIONS TRUST FUND
855	SPECIAL CATEGORIES			
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	122	49,480	861 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 340,912 FROM STATE ATTORNEYS REVENUE TRUST
	FROM GRANTS AND DONATIONS TRUST		5,500	FUND
0 = 6			5,500	
856	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	14,365		862 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND

SPECIF APPROF	RIATION SPECIAL CATEGORIES			SPECIF APPROF 103	RIATION ,567 and \$152,179 from the Gran	ts and Donations Tr	ust Fund are
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	3,600		_	wided for prosecution of insurance f		iated salary
TOTAL:	PROGRAM: STATE ATTORNEYS - ELEVENTH JUDI	CIAL		rat	the of 93,863 and \$137,852 from the Gravided solely for prosecution of work	ants and Donations Tr	ust Fund are
	FROM TRUST FUNDS	49,061,680	35,460,949	-	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	•	
	TOTAL POSITIONS	1,278.00	04 533 630		FROM STATE ATTORNEYS REVENUE TRUST		11 100
			84,522,629		FUND	•	11,122
PROGRA CIRCUI	M: STATE ATTORNEYS - TWELFTH JUDICIAL T			0713	FUND	•	7,755
P	APPROVED SALARY RATE 9,136,661			871A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
864	SALARIES AND BENEFITS POSITIONS	184.00			FROM STATE ATTORNEYS REVENUE TRUST		50,000
001	FROM GENERAL REVENUE FUND					•	30,000
	FROM STATE ATTORNEYS REVENUE TRUST		1,386,926	872	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITUR	ES	
	FROM GRANTS AND DONATIONS TRUST		295,044		FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	. 583,790	
865	OTHER PERSONAL SERVICES				FUND	•	191,880
003	FROM GENERAL REVENUE FUND	23,211			FUND		81,630
865A	SPECIAL CATEGORIES			873	SPECIAL CATEGORIES		
	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST				RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	. 48,882	
	FUND		64,500		FROM STATE ATTORNEYS REVENUE TRUST		
866	SPECIAL CATEGORIES				FUND		33,613
000	STATE ATTORNEY OPERATING EXPENDITURES			874	SPECIAL CATEGORIES		
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	408,517			SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	. 12,027	
	FUND		89,785			. 12,027	
867	SPECIAL CATEGORIES			875	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMEN	Ī	
	RISK MANAGEMENT INSURANCE	20 152			FROM GENERAL REVENUE FUND		
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	38,173		TOTAL:	PROGRAM: STATE ATTORNEYS - THIRTEEN	TH JUDICIAL	
	FUND		25,763		CIRCUIT FROM GENERAL REVENUE FUND	. 21,443,463	
868	SPECIAL CATEGORIES				FROM TRUST FUNDS		4,644,295
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	7,461			TOTAL POSITIONS	. 358.00	
		7,752			TOTAL ALL FUNDS		26,087,758
869	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			PROGRA	M: STATE ATTORNEYS - FOURTEENTH JUDI	CIAL	
	FROM GENERAL REVENUE FUND	2,367		CIRCUI	T		
TOTAL:	PROGRAM: STATE ATTORNEYS - TWELFTH JUDIC	'IAL		P	APPROVED SALARY RATE 6,051,2	26	
	CIRCUIT FROM GENERAL REVENUE FUND	11,735,678		876	SALARIES AND BENEFITS POSITION	NS 124.00	
	FROM TRUST FUNDS		1,862,018		FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST		
	TOTAL POSITIONS	184.00			FUND		803,732
	TOTAL ALL FUNDS		13,597,696		FROM GRANTS AND DONATIONS TRUST FUND		430,055
	M: STATE ATTORNEYS - THIRTEENTH JUDICIAL					•	130,033
CIRCUI	T			877	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	. 9,899	
A	APPROVED SALARY RATE 17,604,909				FROM STATE ATTORNEYS REVENUE TRUST	·	05.054
870	SALARIES AND BENEFITS POSITIONS	358.00			FUND	•	97,074
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	20,721,556		877A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
	FUND		2,830,863		FROM STATE ATTORNEYS REVENUE TRUST		
	FROM GRANTS AND DONATIONS TRUST		1,437,432		FUND	•	90,000
_				878	SPECIAL CATEGORIES	<b>7</b> 0	
	om the positions and funds provided in full-time equivalent positions with				STATE ATTORNEY OPERATING EXPENDITUR FROM GENERAL REVENUE FUND		

SPECIF APPROP	RIATION FROM STATE ATTORNEYS REVENUE TRUST FUND		168,529	SPECIA APPROF to vic att	RIATION strengthen investigation and prosecut plations within the substance abuse corney shall coordinate with local	treatment industry	y. The state proement and
879	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST FUND		54,769	Flo red sta	gulatory agencies, the Department of orida Alcohol & Drug Abuse Associati covery residences and recovery reside atutory clarifications and enhancements muunities remain safe and individuals wi	on, and certifying nce administrators to existing law to	entities of to identify ensure that
880	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	7,697		pro Pre	stected. The state attorney shall subsident of the Senate, and Speaker of touary 1, 2017.	mit the study to th	ne Governor,
881	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,295		885	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ATTORNEYS REVENUE TRUST		120 254
TOTAL:	PROGRAM: STATE ATTORNEYS - FOURTEENTH J	JDICIAL			FUND		120,354
	CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS	7,678,384	1,644,159	886	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	10,569	
	TOTAL POSITIONS		0 222 542		FROM STATE ATTORNEYS REVENUE TRUST		1,000
PROGRA CIRCUI	TOTAL ALL FUNDS		9,322,543	887	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	10,000	
A	PPROVED SALARY RATE 17,184,682				FUND		60,000
882	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	333.00 20,002,943		TOTAL:	PROGRAM: STATE ATTORNEYS - FIFTEENTH J		
	FUND		2,395,166		FROM GENERAL REVENUE FUND FROM TRUST FUNDS		4,274,458
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		14,527		TOTAL POSITIONS		25,249,029
two 111	FUND and funds provided in the positions and funds provided in full-time equivalent positions with 1,833 and \$160,242 from the Grants wided for prosecution of insurance fraud	n Specific Appropriat associated salary and Donations Trust 1	ion 882, rate of	CIRCUI	APPROVED SALARY RATE 3,188,385 SALARIES AND BENEFITS POSITIONS	62.00	
rat	ditionally, two full-time equivalent pose of 117,294 and \$159,264 from the Greprovided solely for prosecution of w	ants and Donations Tr	ust Fund		FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	3,785,259	420,302
fra	ud.				FROM GRANTS AND DONATIONS TRUST FUND		208,169
883	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	74,365		889	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15,490	
	FUND		61,018		FROM GRANTS AND DONATIONS TRUST		76,054
	SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST		100,000	889A	SPECIAL CATEGORIES		
	FUND		5,000	00312	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST		
883A	SPECIAL CATEGORIES				FUND		50,000
	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND		50,000	890	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	135,049	
884	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES				FROM STATE ATTORNEYS REVENUE TRUST FUND	•	54,509
	FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	876,694			FROM GRANTS AND DONATIONS TRUST		
	FUND		198,129	223			106,514
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		61,459	891	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FROM GRANTS AND DONATIONS TRUST		26,000		FROM STATE ATTORNEYS REVENUE TRUST FUND		30,119
	m the funds provided in Specific A recurring general revenue funds is prov			892	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		

SPECIF APPROF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION FROM GENERAL REVENUE FUND  SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	·		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL POSITIONS	325,191
TOTAL:	PROGRAM: STATE ATTORNEYS - SIXTEENTH JUCIRCUIT	DICIAL		APPROVED SALARY RATE 14,506,761	
	FROM TRUST FUNDS		945,667	900 SALARIES AND BENEFITS POSITIONS 294.00 FROM GENERAL REVENUE FUND 17,125,168 FROM STATE ATTORNEYS REVENUE TRUST	
	TOTAL POSITIONS	62.00	4,892,121	FROM GRANTS AND DONATIONS TRUST	062,235
PROGRA	M: STATE ATTORNEYS - SEVENTEENTH JUDICIA	Г		·	010,455
CIRCUI				901 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
	APPROVED SALARY RATE 24,927,445				19,988
894	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	511.00 30,666,187		FROM GRANTS AND DONATIONS TRUST FUND	12,512
	FROM STATE ATTORNEYS REVENUE TRUST		3,581,316	901A SPECIAL CATEGORIES	
	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		417,825	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST	
	FROM GRANTS AND DONATIONS TRUST				95,000
two	FUND	associated salar	ation 894, y rate of	902 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 600,000	
Add rat are	ovided for prosecution of insurance fraud ditionally, two full-time equivalent pos- se of 117,294 and \$159,264 from the Gr e provided solely for prosecution of would.	itions with associations '	Trust Fund	From the funds in Specific Appropriation 902, \$500,000 recurring general revenue funds and \$100,000 in nonrecurring gene revenue funds are provided for the It's Time to be a Parent Again Pi Program in Brevard, Orange, Polk, Seminole, and Osceola counties.  903 SPECIAL CATEGORIES	eral ilot
895	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	118,016		STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	20.450
	FROM STATE ATTORNEYS REVENUE TRUST		4,072	FROM GRANTS AND DONATIONS TRUST	
	FROM GRANTS AND DONATIONS TRUST FUND				38,459
896			122,864	FUND	64,924
	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	789,116	122,864	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	789,116	·	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE	789,116	166,244	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924
007	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	789,116	·	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924
897	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	789,116 210,662	166,244 300,000 34,655	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		166,244 300,000	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924
897	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	210,662	166,244 300,000 34,655	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924
	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	210,662	166,244 300,000 34,655	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924 40,756 6,231
898	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	210,662 23,491 121,483	166,244 300,000 34,655	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924 40,756 6,231 350,560
898	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	210,662 23,491 121,483 JUDICIAL	166,244 300,000 34,655	904 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	64,924 40,756 6,231 350,560

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SPECIE	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
	FROM GENERAL REVENUE FUND	9,295,260	1,282,906	ACQUISITION OF MOTOR VEHICLES FROM STATE ATTORNEYS REVENUE TRUST FUND
908	FROM GRANTS AND DONATIONS TRUST FUND		615,790	916 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 800,910
500	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	19,414		FROM STATE ATTORNEYS REVENUE TRUST FUND
0007	FUND		76,678	FROM GRANTS AND DONATIONS TRUST FUND
908A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	25,000		917 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
909	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	267,700		FROM STATE ATTORNEYS REVENUE TRUST FUND
	FROM STATE ATTORNEYS REVENUE TRUST FUND		19,588 493	918 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
	FROM GRANTS AND DONATIONS TRUST		56,097	TOTAL: PROGRAM: STATE ATTORNEYS - TWENTIETH JUDICIAL CIRCUIT
910	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	10,333	20, 151	TOTAL POSITIONS
911	FUND		30,151	PUBLIC DEFENDERS
311	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	8,764		The Public Defenders Coordination Office's budgeting, legal, training, and education needs may be funded by each Public Defender's office within the funds provided in Specific Appropriations 919 through 1041.
912	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,798		Funding for this office shall not exceed \$450,000 from the Indigent Criminal Defense Trust Fund. In addition, each Public Defender Office must submit to the Florida Public Defender Association on a quarterly basis the caseload report developed by the association.
913	SPECIAL CATEGORIES LEAVE LIABILITY FROM STATE ATTORNEYS REVENUE TRUST			PROGRAM: PUBLIC DEFENDERS - FIRST JUDICIAL CIRCUIT
	FUND		189,754	APPROVED SALARY RATE 5,972,848
TOTAL:	FUND	UDICIAL	10,581	919 SALARIES AND BENEFITS POSITIONS 121.00 FROM GENERAL REVENUE FUND 7,454,242 FROM PUBLIC DEFENDERS REVENUE
	CIRCUIT FROM GENERAL REVENUE FUND	9,629,269	0.000.000	TRUST FUND
	FROM TRUST FUNDS	171.00	2,282,038	FUND
	TOTAL ALL FUNDS	171.00	11,911,307	920 OTHER PERSONAL SERVICES
PROGRA CIRCUI	M: STATE ATTORNEYS - TWENTIETH JUDICIAL T			FROM GENERAL REVENUE FUND 22,604 FROM INDIGENT CRIMINAL DEFENSE
I	PPROVED SALARY RATE 14,745,830			TRUST FUND
914	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST	315.00 17,374,119		921 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 191,206 FROM PUBLIC DEFENDERS REVENUE
	FUND		1,443,806	TRUST FUND
015	FUND		1,784,670	FUND 5,000 FROM INDIGENT CRIMINAL DEFENSE
915	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM STATE ATTORNEYS REVENUE TRUST FUND	52,100	85,767	TRUST FUND
	FROM GRANTS AND DONATIONS TRUST FUND		10,925	FROM GENERAL REVENUE FUND 9,951 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND

915A SPECIAL CATEGORIES

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ACQUISITION OF MOTOR VEHICLES

SPECIF	NOTTATTON			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
940	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	129.50 6,824,243		nonrecurring general revenue funds is provided to Vincent House - Hernando for treatment and employment services for individuals with severe and persistent mental illness involved in the criminal justice
	TRUST FUND		227,971	system.
	FUND		803,089	949 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	TRUST FUND		1,254,723	FROM GENERAL REVENUE FUND
941	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	34,242	440, 604	TRUST FUND
	TRUST FUND		413,681	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE
942	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			TRUST FUND
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	109,560	2,000	TOTAL: PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND
	FUND		2,000	FROM TRUST FUNDS
943	TRUST FUND		215,281	TOTAL POSITIONS
713	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	282		PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDICIAL CIRCUIT
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		24,629	APPROVED SALARY RATE 5,882,916
944	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE			951 SALARIES AND BENEFITS POSITIONS 117.00 FROM GENERAL REVENUE FUND 7,624,500
	TRUST FUND		1,800	FROM PUBLIC DEFENDERS REVENUE TRUST FUND
TOTAL:	PROGRAM: PUBLIC DEFENDERS - FIFTH JUDIC: FROM GENERAL REVENUE FUND			FUND
	FROM TRUST FUNDS	0,500,02	2,943,174	TRUST FUND
	TOTAL POSITIONS	129.50	9,911,501	952 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
PROGRA	M: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRC	UIT		TRUST FUND
A	APPROVED SALARY RATE 11,767,200			953 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES
945	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	232.00 14,389,206		FROM GENERAL REVENUE FUND 122,939 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
	TRUST FUND		481,870	
	FROM GRANTS AND DONATIONS TRUST		403,721	954 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		1,175,682	FROM GENERAL REVENUE FUND 15,646 FROM INDIGENT CRIMINAL DEFENSE
946	OTHER PERSONAL SERVICES			TRUST FUND
	FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	228,566		955 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	TRUST FUND		149,532	FROM GENERAL REVENUE FUND 14,589
gen	om the funds in Specific Appropriation	asco Mobile Medio		TOTAL: PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDICIAL CIRCUIT ROOM CHURDAL REMEMBER BIND. 7. 323 704
	meless medical and legal services outreach			FROM GENERAL REVENUE FUND
947	ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE			TOTAL POSITIONS
948	TRUST FUND		156,000	PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL CIRCUIT
,	FUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	727,076		APPROVED SALARY RATE 3,786,153
	TRUST FUND		100,000	956 SALARIES AND BENEFITS POSITIONS 74.00 FROM GENERAL REVENUE FUND 4,914,001
Fro	om the funds in Specific Appropr	iation 948,	\$250,000 in	FROM PUBLIC DEFENDERS REVENUE

SPECIF	RIATION TRUST FUND		170,896	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 966 SPECIAL CATEGORIES
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		383,577	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 23,000
957	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	12,759	36,600	TOTAL: PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 13,566,823 FROM TRUST FUNDS
958	SPECIAL CATEGORIES		30,000	TOTAL POSITIONS
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	98,884		PROGRAM: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT
	FUND		5,000	APPROVED SALARY RATE 5,727,680
050	TRUST FUND		378,127	FROM GENERAL REVENUE FUND 6,975,045
959	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM PUBLIC DEFENDERS REVENUE TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE	504		FROM GRANTS AND DONATIONS TRUST FUND
	TRUST FUND		18,927	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
960	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		4,751	968 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
Τ∩ΤΔΤ.•	PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDIC	ΤΔΤ.	-7.7-	TRUST FUND
IVIII.	CIRCUIT FROM GENERAL REVENUE FUND			969 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES
	FROM TRUST FUNDS	74.00	997,878	FROM GENERAL REVENUE FUND
	TOTAL ALL FUNDS	74.00	6,024,026	970 SPECIAL CATEGORIES
	M: PUBLIC DEFENDERS - NINTH JUDICIAL CIRC	UIT		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 27,678
A	PPROVED SALARY RATE 11,341,181			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
961	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	235.00 12,421,835	308,868	971 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE
	FROM GRANTS AND DONATIONS TRUST			TRUST FUND
	FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		935,547 1,809,068	TOTAL: PROGRAM: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 7,225,846
962	OTHER PERSONAL SERVICES			FROM TRUST FUNDS
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	25,000		TOTAL POSITIONS
	FUND		7,500 141,520	PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUDICIAL CIRCUIT
963	SPECIAL CATEGORIES CONTRACTED SERVICES			APPROVED SALARY RATE 21,071,998
	FROM GENERAL REVENUE FUND	164,065		972 SALARIES AND BENEFITS POSITIONS 384.00 FROM GENERAL REVENUE FUND 24,895,200
964	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	929,734		FROM PUBLIC DEFENDERS REVENUE TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	727, 134	120,440	FUND 1,543,000
965	SPECIAL CATEGORIES		140,110	TRUST FUND
903	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	3,189		973 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		2,066	FROM GRANTS AND DONATIONS TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		31,323	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND

SPECIF APPROP	RIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
973A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		50,000	CIRCUIT FROM GENERAL REVENUE FUND 6,018,780 FROM TRUST FUNDS
974	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES		30,000	TOTAL POSITIONS
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	459,085	10,000	PROGRAM: PUBLIC DEFENDERS - THIRTBENTH JUDICIAL CIRCUIT
	FROM INDIGENT CRIMINAL DEFENSE		10,000	APPROVED SALARY RATE 12,853,326
	TRUST FUND		84,580	001 GRIEDING END DINNING DOCUMENTANG COO. FO
975	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	54,074		981 SALARIES AND BENEFITS POSITIONS 220.50 FROM GENERAL REVENUE FUND
	FROM INDIGENT CRIMINAL DEFENSE			FROM GRANTS AND DONATIONS TRUST
976	TRUST FUND		120,682	FUND
310	LEASE OR LEASE-PURCHASE OF EQUIPMENT			1,1031 FUND
	FROM GENERAL REVENUE FUND	1,333		982 OTHER PERSONAL SERVICES
TOTAL:	PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUCCIRCUIT	DICIAL		FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	25,520,631		FROM GRANTS AND DONATIONS TRUST
	FROM TRUST FUNDS	204.00	3,662,276	FUND 100,000 FROM INDIGENT CRIMINAL DEFENSE
	TOTAL POSITIONS	384.00	29,182,907	TRUST FUND
PROGRA CIRCUI	M: PUBLIC DEFENDERS - TWELFTH JUDICIAL		27/202/707	983 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE
	DDDOUED GALARY DAWN			TRUST FUND
A	PPROVED SALARY RATE 4,983,618			984 SPECIAL CATEGORIES
977	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	97.50 5,776,339		PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 613,044 FROM GRANTS AND DONATIONS TRUST
	TRUST FUND		202,307	FUND
	FROM GRANTS AND DONATIONS TRUST		234,495	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		668,167	985 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
978	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	19,836		FROM GENERAL REVENUE FUND
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND		78,000	FUND
	FROM GRANTS AND DONATIONS TRUST		47,961	TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE		17,501	986 SPECIAL CATEGORIES
070	TRUST FUND		20,000	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,835
979	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	222,605		TOTAL: PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL CIRCUIT
	FROM PUBLIC DEFENDERS REVENUE TRUST FUND	·	110,962	FROM GENERAL REVENUE FUND
	FROM GRANTS AND DONATIONS TRUST		217,598	TOTAL POSITIONS 220.50
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		37,272	TOTAL ALL FUNDS
980	SPECIAL CATEGORIES		31,212	PROGRAM: PUBLIC DEFENDERS - FOURTEENTH JUDICIAL CIRCUIT
	RISK MANAGEMENT INSURANCE FROM PUBLIC DEFENDERS REVENUE			APPROVED SALARY RATE 3,714,315
	TRUST FUND		5,202	OGG GALANTEG AND DENDETED DOGTSTANG CG AG
	FROM GRANTS AND DONATIONS TRUST FUND		4,444	987 SALARIES AND BENEFITS POSITIONS 67.00 FROM GENERAL REVENUE FUND 4,479,626 FROM PUBLIC DEFENDERS REVENUE
	TRUST FUND		17,712	TRUST FUND
TOTAL:	PROGRAM: PUBLIC DEFENDERS - TWELFTH JUD	ICIAL		FUND

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION FROM INDIGENT CRIMINAL DEFENSE			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: PROGRAM: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL
988	TRUST FUND	13 565	549,684	CIRCUIT FROM GENERAL REVENUE FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	20,000	162,925	TOTAL POSITIONS
989	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	148,676		PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL CIRCUIT
	FROM GRANTS AND DONATIONS TRUST FUND		15,000	APPROVED SALARY RATE 2,202,419
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		141,361	997 SALARIES AND BENEFITS POSITIONS 41.00 FROM GENERAL REVENUE FUND 2,718,353 FROM PUBLIC DEFENDERS REVENUE
990	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	9 636		TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	2,000	34,131	998 OTHER PERSONAL SERVICES
991	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM GENERAL REVENUE FUND 6,968 FROM GRANTS AND DONATIONS TRUST FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		2,855	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
TOTAL:	PROGRAM: PUBLIC DEFENDERS - FOURTEENTH C CIRCUIT FROM GENERAL REVENUE FUND			999 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 84,846
	FROM TRUST FUNDS	4,031,303	1,105,825	FROM GRANTS AND DONATIONS TRUST  FUND
	TOTAL POSITIONS	67.00	5,757,328	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
CIRCUI				1000 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 7,937
	PPROVED SALARY RATE 9,865,377	400.00		FROM GRANTS AND DONATIONS TRUST FUND
992	FROM GENERAL REVENUE FUND FROM PUBLIC DEFENDERS REVENUE	193.00 11,814,781		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
	TRUST FUND		416,353	1001 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
	FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		196,282 1,097,285	FROM GENERAL REVENUE FUND 1,170  TOTAL: PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL
993	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	54,065	_,,,,,,,,,,	CIRCUIT FROM GENERAL REVENUE FUND 2,819,274 FROM TRUST FUNDS
	FROM GRANTS AND DONATIONS TRUST FUND	,,,,,	114,866	TOTAL POSITIONS 41.00
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		36,413	TOTAL ALL FUNDS
994	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			CIRCUIT
	FROM GENERAL REVENUE FUND	149,103	78,670	APPROVED SALARY RATE 12,676,012  1002 SALARIES AND BENEFITS POSITIONS 224.00
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		297,623	FROM GENERAL REVENUE FUND 14,538,422 FROM PUBLIC DEFENDERS REVENUE
995	SPECIAL CATEGORIES			TRUST FUND
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	27,422		FUND
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		34,255	TRUST FUND
996	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM GENERAL REVENUE FUND 82,254 FROM GRANTS AND DONATIONS TRUST
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		9,375	FUND

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION TRUST FUND		36,000	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND 7,457,367 FROM TRUST FUNDS 2	,508,639
1004	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	424,593	200 165	TOTAL POSITIONS	,966,006
1005	TRUST FUND		208,165	PROGRAM: PUBLIC DEFENDERS - NINETEENTH JUDICIAL CIRCUIT	
	RISK MANAGEMENT INSURANCE FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		53,257	APPROVED SALARY RATE 4,408,920  1013 SALARIES AND BENEFITS POSITIONS 82.00	
1006	SPECIAL CATEGORIES		33,231	FROM GENERAL REVENUE FUND 4,695,177 FROM PUBLIC DEFENDERS REVENUE	150 405
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	3,812		FROM GRANTS AND DONATIONS TRUST	159,497
TOTAL:	PROGRAM: PUBLIC DEFENDERS - SEVENTEENTH J	UDICIAL		FUND	277,764 940,182
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	15,049,081	3,746,881	1014 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	·
	TOTAL POSITIONS TOTAL ALL FUNDS	224.00	18,795,962	FROM GRANTS AND DONATIONS TRUST FUND	60,000
PROGRA CIRCUI	M: PUBLIC DEFENDERS - EIGHTEENTH JUDICIAL			FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	139,622
	PPROVED SALARY RATE 6,371,810			1015 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES	
1007		119.00 7,095,271		FROM GENERAL REVENUE FUND	202,540
	TRUST FUND FROM GRANTS AND DONATIONS TRUST		234,778	RISK MANAGEMENT INSURANCE	
	FUND		400,593	FROM GENERAL REVENUE FUND 15,024 FROM INDIGENT CRIMINAL DEFENSE	
	TRUST FUND		1,510,310	TRUST FUND	29,673
1008	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE	12,792	20.160	1017 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE	1 440
10003	TRUST FUND		28,160	TRUST FUND	1,440
1000A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		22,000	TOTAL: PROGRAM: PUBLIC DEFENDERS - NINETEENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 4,846,437 FROM TRUST FUNDS	,810,718
1009	SPECIAL CATEGORIES		22,000	TOTAL POSITIONS	,010,710
1007	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	227,858			,657,155
1010	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL CIRCUIT	
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	103,887		APPROVED SALARY RATE 6,913,635	
	FUND FROM INDIGENT CRIMINAL DEFENSE		5,000	1018 SALARIES AND BENEFITS POSITIONS 140.00 FROM GENERAL REVENUE FUND 7,856,482	
1011	TRUST FUND		301,314	FROM PUBLIC DEFENDERS REVENUE TRUST FUND TRUST FUND TRUST FUND TRUST TRU	328,199
1011	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	17,559		FROM GRANTS AND DONATIONS TRUST FUND	,061,788
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	17,333	1,248	TRUST FUND	771,557
1012	SPECIAL CATEGORIES		1,210	1019 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INDIGENT CRIMINAL DEFENSE		F 000	FROM GRANTS AND DONATIONS TRUST FUND	20,000
топът	TRUST FUND	DICINI	5,236	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	145,440
TOTAL:	PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH JU CIRCUIT	DICIMII		1019A SPECIAL CATEGORIES	

	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS	
SPECIE APPROE	PRIATION ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE			SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND 6,840	
	TRUST FUND		25,000	TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - SEVENTH JUDICIAL CIRCUIT	
1020	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			FROM GENERAL REVENUE FUND 2,912,746	
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	328,894		TOTAL POSITIONS	2,912,746
	FUND		64,260	PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH	, , ,
	TRUST FUND		232,938	JUDICIAL CIRCUIT	
1021	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			APPROVED SALARY RATE 2,857,134	
	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		34,453	1031 SALARIES AND BENEFITS POSITIONS 50.00 FROM GENERAL REVENUE FUND 3,747,779	
1022	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	10 720		1032 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
<b>™</b> О <b>™</b> Т.	FROM GENERAL REVENUE FUND	•		1033 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES	
TOTAL:	CIRCUIT FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND 144,849	
	FROM TRUST FUNDS	0,213,201	2,683,635	1034 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	TOTAL POSITIONS	140.00	10,896,839	FROM GENERAL REVENUE FUND 2,568	
PUBLIC	DEFENDERS APPELLATE DIVISION			TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH JUDICIAL CIRCUIT	
	M: PUBLIC DEFENDERS APPELLATE - SECOND			FROM GENERAL REVENUE FUND 4,622,586	
	AL CIRCUIT  APPROVED SALARY RATE 2,213,351			TOTAL POSITIONS	4,622,586
1023	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	35.00 2,850,160		PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTH JUDICIAL CIRCUIT	
1024	OTHER PERSONAL SERVICES	2,030,100		APPROVED SALARY RATE 1,637,395	
	FROM GENERAL REVENUE FUND	21,114		1035 SALARIES AND BENEFITS POSITIONS 24.00 FROM GENERAL REVENUE FUND 2,105,326	
1025	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	128,971		OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
1026	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,535		1037 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	
TOTAL:	PROGRAM: PUBLIC DEFENDERS APPELLATE - SE	COND		TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTH	
	JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	3,002,780		JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 2,176,218	
	TOTAL POSITIONS TOTAL ALL FUNDS	35.00	3,002,780	TOTAL POSITIONS	2,176,218
	M: PUBLIC DEFENDERS APPELLATE - SEVENTH CAL CIRCUIT			PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT	
I	APPROVED SALARY RATE 2,071,487			APPROVED SALARY RATE 2,852,216	
1027	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	33.00 2,746,618		1038 SALARIES AND BENEFITS POSITIONS 37.00 FROM GENERAL REVENUE FUND 3,684,250 FROM INDIGENT CRIMINAL DEFENSE	
1028	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	17,381		TRUST FUND	112,899
1029	SPECIAL CATEGORIES			1039 OTHER PERSONAL SERVICES FROM INDIGENT CRIMINAL DEFENSE	EE 070
	PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	141,907		TRUST FUND	55,978
1030	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	

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SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION			SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION		
	FROM INDIGENT CRIMINAL DEFENSE			1051	SPECIAL CATEGORIES		
	TRUST FUND		50,000		RISK MANAGEMENT INSURANCE		
					FROM GENERAL REVENUE FUND	149	
1041	SPECIAL CATEGORIES				FROM CAPITAL COLLATERAL REGIONAL		
	LEASE OR LEASE-PURCHASE OF EQUIPMENT				COUNSEL TRUST FUND		6,495
	FROM GENERAL REVENUE FUND	2,344		4050	anna alaan		
				1052	SPECIAL CATEGORIES		
TOTAL	: PROGRAM: PUBLIC DEFENDERS APPELLATE - FIF	TEENTH			LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	JUDICIAL CIRCUIT	2 521 562			FROM GENERAL REVENUE FUND	375	
	FROM GENERAL REVENUE FUND	3,731,568	010 000	moma r	CARTES THORIGE REPRESENTATION MARRIED	DEGTOWN	
	FROM TRUST FUNDS		218,877	TOTAL	: CAPITAL JUSTICE REPRESENTATION - MIDDLE	REGIONAL	
	MOMAI DOCTMIONO	27 00			COUNSEL BOOM GENERAL DEVIANUE BUND	4 220 426	
	TOTAL POSITIONS	37.00	3,950,445		FROM GENERAL REVENUE FUND	4,229,436	206 405
	TOTAL ALL FUNDS		3,930,443		FROM TRUST FUNDS		306,495
מא ח דיים (גיי)	AL COLLATERAL REGIONAL COUNSELS				TOTAL POSITIONS	42.00	
CAFIII	AL COLUMIERAL REGIONAL COUNSELS				TOTAL ALL FUNDS		4,535,931
PROGR	AM: NORTHERN REGIONAL COUNSEL				TOTAL TIME TORDO		1,333,331
110010	III. NORTHERN RECTORNE COUNCE			PROGR	AM: SOUTHERN REGIONAL COUNSEL		
CAPIT	AL JUSTICE REPRESENTATION - NORTHERN REGION	IAL		11.001.	5001112111 1120101112 00011022		
COUNS				CAPITA	AL JUSTICE REPRESENTATION - SOUTHERN REGI	ONAL	
				COUNSI			
i	APPROVED SALARY RATE 942,800						
	, , , , , , , , , , , , , , , , , , , ,			I	APPROVED SALARY RATE 2,083,691		
1042	SALARIES AND BENEFITS POSITIONS	17.00			, , , , , , , , , , , , , , , , , , , ,		
	FROM GENERAL REVENUE FUND	1,302,390		1053	SALARIES AND BENEFITS POSITIONS	33.00	
					FROM GENERAL REVENUE FUND	2,603,197	
1043	SPECIAL CATEGORIES						
	CASE RELATED COSTS			1053A	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	487,700			FROM GENERAL REVENUE FUND	24,960	
1044	SPECIAL CATEGORIES			1054	SPECIAL CATEGORIES		
	OPERATING EXPENDITURES				CASE RELATED COSTS		
	FROM GENERAL REVENUE FUND	238,373			FROM GENERAL REVENUE FUND	473,375	
					FROM CAPITAL COLLATERAL REGIONAL		
1045	SPECIAL CATEGORIES				COUNSEL TRUST FUND		165,000
	RISK MANAGEMENT INSURANCE						
	FROM GENERAL REVENUE FUND	975		1055	SPECIAL CATEGORIES		
	0779717 0177907770				OPERATING EXPENDITURES	222	
1046	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	389,610	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT	1 000			FROM CAPITAL COLLATERAL REGIONAL		125 000
	FROM GENERAL REVENUE FUND	1,000			COUNSEL TRUST FUND		135,000
דעייריים	: CAPITAL JUSTICE REPRESENTATION - NORTHERN	I DECTONAT		1056	SPECIAL CATEGORIES		
IOIAL	COUNSEL	I KEGIONAL		1030	RISK MANAGEMENT INSURANCE		
	FROM GENERAL REVENUE FUND	2,030,438			FROM GENERAL REVENUE FUND	3,509	
	TROM GENERAL REVENUE FUND	2,030,430			FROM CAPITAL COLLATERAL REGIONAL	3,309	
	TOTAL POSITIONS	17.00			COUNSEL TRUST FUND		5,139
	TOTAL ALL FUNDS	17.00	2,030,438		COORDER INCOLLING TO THE TENED		3,137
			2,030,130	1057	SPECIAL CATEGORIES		
PROGR	AM: MIDDLE REGIONAL COUNSEL				LEASE OR LEASE-PURCHASE OF EQUIPMENT		
					FROM GENERAL REVENUE FUND	702	
CAPIT	AL JUSTICE REPRESENTATION - MIDDLE REGIONAL	1					
COUNS	₹L			TOTAL	: CAPITAL JUSTICE REPRESENTATION - SOUTHE	RN REGIONAL	
					COUNSEL		
i	APPROVED SALARY RATE 2,583,707				FROM GENERAL REVENUE FUND	3,495,353	
					FROM TRUST FUNDS		305,139
1047	SALARIES AND BENEFITS POSITIONS	42.00					
	FROM GENERAL REVENUE FUND	3,333,490			TOTAL POSITIONS	33.00	
					TOTAL ALL FUNDS		3,800,492
1048	OTHER PERSONAL SERVICES	CO 111		an Tuti	NAT COMPLETOR AND CIVIL DECIDING CONTORIO		
	FROM GENERAL REVENUE FUND	60,111		CRIMII	NAL CONFLICT AND CIVIL REGIONAL COUNSELS		
1040	SPECIAL CATEGORIES			ית⊳∧מת	AM: REGIONAL CONFLICT COUNSEL - FIRST		
1047	CASE RELATED COSTS			rkugk/	wh. Weatowan Contined Connen - tikel		
	FROM GENERAL REVENUE FUND	363 004		1	APPROVED SALARY RATE 6,484,805		
	FROM CAPITAL COLLATERAL REGIONAL	JUJ, UUT		1	U,107,000		
	COUNSEL TRUST FUND		217,000	1058	SALARIES AND BENEFITS POSITIONS	121.00	
			22.,000		FROM GENERAL REVENUE FUND	8,948,792	
1050	SPECIAL CATEGORIES					-11	
	OPERATING EXPENDITURES			1059	OTHER PERSONAL SERVICES		
	FROM GENERAL REVENUE FUND	472,307			FROM GENERAL REVENUE FUND	234,242	
	FROM CAPITAL COLLATERAL REGIONAL	-				•	
	COUNSEL TRUST FUND		83,000	1060	SPECIAL CATEGORIES		

SECTION 4 - CRIMINAL JUSTICE AND OF SPECIFIC APPROPRIATION CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENSION.	 SE TRUST	795,349	75,000	SPECIF APPROF PROGRA	ON 4 - CRIMINAL JUSTICE AND CORRECTION PRIATION AM: REGIONAL CONFLICT COUNSEL - THIRD APPROVED SALARY RATE 2,779,75		
1061 SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL ( FROM GENERAL REVENUE FUND		1 212 166		1072	SALARIES AND BENEFITS POSITION FROM GENERAL REVENUE FUND		
1062 SPECIAL CATEGORIES		1,212,100		1073	FROM GENERAL REVENUE FUND	. 177,769	
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		26,840		1074	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	. 1,576,836	
1063 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF FROM GENERAL REVENUE FUND	-	9,984			FROM INDIGENT CIVIL DEFENSE TRUST FUND		20,000
1064 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF I SERVICES - HUMAN RESOURCE:	S SERVICES			1075	REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND		
PURCHASED PER STATEWIDE CO FROM GENERAL REVENUE FUND		26,684		1076	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	. 7,104	
TOTAL: PROGRAM: REGIONAL CONFLICT FROM GENERAL REVENUE FUND		1,254,057		1077	SPECIAL CATEGORIES		
FROM TRUST FUNDS			75,000	1077	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND		
TOTAL POSITIONS TOTAL ALL FUNDS		1.00	11,329,057	1078	TRANSFER TO DEPARTMENT OF MANAGEMENT		
PROGRAM: REGIONAL CONFLICT COUNSE	L - SECOND				SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	}	
APPROVED SALARY RATE	5,384,718				FROM GENERAL REVENUE FUND	. 13,220	
1065 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS	TRUST	5.00 7,012,013	60.462	TOTAL:	PROGRAM: REGIONAL CONFLICT COUNSELFROM GENERAL REVENUE FUND	. 5,866,887	20,000
FUND			69,463		TOTAL POSITIONS	. 53.00	
1066 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		351,037		DDUGDI	TOTAL ALL FUNDS		5,886,887
1067 SPECIAL CATEGORIES CONTRACTED SERVICES	_	1 001 112			APPROVED SALARY RATE 3,977,15		
FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFEN: FUND	SE TRUST	1,021,113	75,000	1079	SALARIES AND BENEFITS POSITION FROM GENERAL REVENUE FUND		
1068 SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL	OPERATIONS			1080	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	. 458,729	
FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS FUND	TRUST	937,514	165,425	1081	SPECIAL CATEGORIES CONTRACTED SERVICES		
1069 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE					FROM GENERAL REVENUE FUND FROM INDIGENT CIVIL DEFENSE TRUST FUND		55,980
FROM GENERAL REVENUE FUND		71,606		1082			
1070 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF	~	25 000		1002	REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND		
FROM GENERAL REVENUE FUND		25,000		1083	SPECIAL CATEGORIES		
1071 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF I SERVICES - HUMAN RESOURCE:					RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	. 13,641	
PURCHASED PER STATEWIDE CO FROM GENERAL REVENUE FUND	ONTRACT	26,174		1084	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND		
TOTAL: PROGRAM: REGIONAL CONFLICT						. 1,001	
FROM GENERAL REVENUE FUND FROM TRUST FUNDS		9,444,457	309,888	1085	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
TOTAL POSITIONS TOTAL ALL FUNDS		5.00	9,754,345		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		

SECTION 4 SPECIFIC APPROPRIA	4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
TOTAL: PR	ROGRAM: REGIONAL CONFLICT COUNSEL - FOURTH ROM GENERAL REVENUE FUND		55,980	From the funds in Specific Appropriations 1093 through 1174A, the Department of Juvenile Justice shall establish a performance accountability system for each provider who contracts with the department for the delivery of services to children at-risk of future
	TOTAL POSITIONS	73.00	8,838,629	involvement in the criminal justice system, as determined by the department. The contract shall include both output measures, such as the number of children served, and outcome measures, such as program
PROGRAM:	REGIONAL CONFLICT COUNSEL - FIFTH			completion. The contractor shall report performance results annually to the department. The department's Office of Program Accountability shall
	ROVED SALARY RATE 3,736,400			summarize performance results from all contracts and report the information annually to the Legislature.
	ALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	78.00 5,263,281		From the funds in Specific Appropriations 1093 through 1174A, the Department of Juvenile Justice must, before implementing any
	THER PERSONAL SERVICES FROM GENERAL REVENUE FUND	125,836		departmental reorganization plans, submit its proposal to the Governor's Office of Policy and Budget and to the Legislative Budget Commission for approval.
CC	PECIAL CATEGORIES ONTRACTED SERVICES FROM GENERAL REVENUE FUND	040 220		From the funds in Specific Appropriations 1093 through 1174A, the Department of Juvenile Justice may work within its existing budget,
F	FROM GRANTS AND DONATIONS TRUST FUND	343,220	5,800	including applicable grants, to implement any corrective action plan that is developed as the result of a Prison Rape Elimination Act audit
RE F	PECIAL CATEGORIES EGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND	748,208		conducted in accordance with Title 23, Part 115 of the Code of Federal Regulations. The department may request additional resources required through the Legislative Budget Request process as defined in chapter 216, Florida Statutes.
	FROM GRANTS AND DONATIONS TRUST FUND		13,890	From the funds in Specific Appropriations 1093 through 1174A, the
	FUND		100,000	Department of Juvenile Justice shall conduct a comprehensive statewide review of county-level data, including a gap analysis of services and programs available across all counties in the state, to evaluate the
RI	PECIAL CATEGORIES ISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	96,602		implementation of juvenile justice policies at the county level. As the result of such review, the department shall prepare a report that includes benchmarking of counties' performance on factors that demonstrate how a county is supporting the department's strategic goals
LE	PECIAL CATEGORIES SASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	12,000		of preventing and diverting more youth from entering the juvenile justice system; providing appropriate, less restrictive, community-based sanctions and services; reserving serious sanctions for youth who pose
1092 SF	PECIAL CATEGORIES RANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	-2,000		the greatest risk to public safety; and focusing on rehabilitation. The report shall also include recommendations and strategies that can be implemented by the department or counties to address any identified deficiencies and to assist in developing a statewide, coordinated
F	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	18,243		response across all of Florida's communities to support the department's strategic goals. A copy of the report shall be submitted to the Governor, President of the Senate, and Speaker of the House of
FR	ROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH ROM GENERAL REVENUE FUND	7,213,390	119,690	Representatives by January 1, 2017.  PROGRAM: JUVENILE DETENTION PROGRAM
	TOTAL POSITIONS	78.00		DETENTION CENTERS
	TOTAL ALL FUNDS		7,333,080	APPROVED SALARY RATE 49,662,805
FR	JSTICE ADMINISTRATION ROM GENERAL REVENUE FUND	745,442,810	144,259,377	1093 SALARIES AND BENEFITS POSITIONS 1,479.00 FROM GENERAL REVENUE FUND 26,226,023 FROM FEDERAL GRANTS TRUST FUND
	TOTAL POSITIONS	536.00	889,702,187	FROM SHARED COUNTY/STATE JUVENILE  DETENTION TRUST FUND
		519,416,296		1094 OTHER PERSONAL SERVICES
	JUSTICE, DEPARTMENT OF	1000 11 1 11	T43 1	FROM GENERAL REVENUE FUND
provid	the funds in Specific Appropriations der who contracts with the Department	of Juvenile Just	ice shall	FUND
that	de the department with a proposal prio details the services that will be deliver recommended performance measures. The dep	ed, the expected	l results,	DETENTION TRUST FUND
must	execute a contract before the release act documents shall include mutually	e of any funds	, and the	FROM GENERAL REVENUE FUND 1,044,743 FROM FEDERAL GRANTS TRUST FUND 1,090,728
measur	res. Each provider must provide quarter department. Funds shall only be rele	ly performance r	eports to	FROM GRANTS AND DONATIONS TRUST FUND
perfor	rmance reports indicate substantial complices described in the contract.			FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND

SPECIF APPROF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	42,225		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: DETENTION CENTERS FROM GENERAL REVENUE FUND
	FROM FEDERAL GRANTS TRUST FUND FROM SHARED COUNTY/STATE JUVENILE	12,223	192,293	FROM TRUST FUNDS
1007	DETENTION TRUST FUND		199,765	TOTAL POSITIONS 1,479.00 TOTAL ALL FUNDS
1097	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		1,193,649	PROGRAM: PROBATION AND COMMUNITY CORRECTIONS PROGRAM
	FUND		127,472	COMMUNITY SUPERVISION
	DETENTION TRUST FUND		1,000,497	For all appropriations specifically identified in proviso in Specific Appropriations 1110 and 1113, the Department of Juvenile Justice shall
1098	SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND	29,110		submit a report on the current status of the project or program to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures and indicate whether the contractor is meeting each measure and is due by February 1, 2017.
1099	SPECIAL CATEGORIES GRANTS AND AIDS - GRANTS TO FISCALLY			APPROVED SALARY RATE 31,567,304
	CONSTRAINED COUNTIES FOR DETENTION CENTER COSTS FROM GENERAL REVENUE FUND	3,883,853		1106 SALARIES AND BENEFITS POSITIONS 849.50 FROM GENERAL REVENUE FUND 37,785,360 FROM GRANTS AND DONATIONS TRUST
1100	SPECIAL CATEGORIES CONTRACTED SERVICES			FUND
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	954,864	40,690	TRUST FUND
	FUND		3,116	1107 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
	DETENTION TRUST FUND		1,483,075	FUND
1101	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,364,391	49,069	1108 EXPENSES FROM GENERAL REVENUE FUND 4,640,034 FROM FEDERAL GRANTS TRUST FUND
	FROM SHARED COUNTY/STATE JUVENILE		7,326,801	FUND
1102	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TRUST FUND
	FROM GENERAL REVENUE FUND FROM SHARED COUNTY/STATE JUVENILE	1,934,573		FROM GENERAL REVENUE FUND
1103	DETENTION TRUST FUND		2,671,552	1110 SPECIAL CATEGORIES JUVENILE REDIRECTIONS PROGRAM FROM GENERAL REVENUE FUND 6,314,831
1103	FROM GENERAL REVENUE FUND FROM SHARED COUNTY/STATE JUVENILE	90,364		Funds in Specific Appropriation 1110 are provided for services to youth at risk of commitment who are eligible to be placed in
	DETENTION TRUST FUND		134,195	evidence-based and other alternative programs for family therapy services. These services shall be provided as an alternative to
1104	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			commitment. The Department of Juvenile Justice and each participating court may jointly develop criteria to identify youth appropriate for diversion into the Redirections Program.
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	195,233	10,216	From the funds in Specific Appropriation 1110, \$750,000 in recurring general revenue funds is provided for Parenting with Love and Limits (PLL) to support three PLL teams located in the northern region, central
	FUND		1,001	region and the southern region of the state.
1105	DETENTION TRUST FUND		285,891	1111 SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME
	DEPARTMENT OF JUVENILE JUSTICE MAINTENANCE AND REPAIR - STATE OWNED BUILDINGS			FROM GENERAL REVENUE FUND 635,947
	FROM GENERAL REVENUE FUND	6,165,735		1112 SPECIAL CATEGORIES CONTRACTED SERVICES
Juv fac	ds in Specific Appropriation 1105 used enile Justice for repairs and maintenar ilities shall be expended in accordance wit ility repair needs that is maintained by the	ce to juvenile de h the prioritized	tention	FROM GENERAL REVENUE FUND

1113 SPECIAL CATEGORIES

							,
SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	35,517,082		SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECT FIC PRIATION FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT	2,623,78	4
	FROM GRANTS AND DONATIONS TRUST				TRUST FUND		182,506
	FUND FROM SOCIAL SERVICES BLOCK GRANT		1,552,310				
	FROM SOCIAL SERVICES BLOCK GRANT			1120	OPERATING CAPITAL OUTLAY		
	TRUST FUND		81,995		FROM GENERAL REVENUE FUND	27,13	1
	om the funds in Specific Appropriation			1121	SPECIAL CATEGORIES		
Ju	stice may contract for services consi	stent with the d	department's		CONTRACTED SERVICES		
Ju	venile Detention Alternative Initiative (	JDAI) and the Anr	nie E. Casey		FROM GENERAL REVENUE FUND	645,03	1
For	undation to divert youth from secure	detention to	alternative		FROM SOCIAL SERVICES BLOCK GRANT	Γ	
COI	mmunity based services. These service	s should be des	signed using		TRUST FUND		27,856
in	-home and community advocacy to reduce	the need for mon	re expensive				
re	strictive placements, build community ca	pacity to reduce	recidivism,	1122	SPECIAL CATEGORIES		
	eate supported work opportunities for	youth, and improv	e community		GRANTS AND AIDS - CONTRACTED SERV		_
sa	fety.				FROM GENERAL REVENUE FUND	15,977,55	5
_	13 6 3 1 0 151 3 1 1 1			_			
ger fur \$7	om the funds in Specific Appropriation 1 neral revenue funds and \$1,500,000 in: nds are provided for the AMIKids gende 50,000 is provided for the AMIKids gen	nonrecurring gene r specific progra der specific prog	eral revenue am, of which gram in Clay	gei	om the funds in Specific Approp neral revenue funds shall be used e existing juvenile assessment cent	for continuing secur	ity services at
Cor	unty and \$750,000 is provided for the AMI	Kids gender speci	ific program	Fr	om the funds in Specific	Appropriation 1122	, \$400,000 in
in	Hillsborough County.	-	- <del>-</del>	no	nrecurring general revenue funds	s shall be used f	or a juvenile
	•			as	sessment center in Broward County.		•
Fre	om the funds in Specific Appropriat	ion 1113, \$1,10	00,000 from				
no	nrecurring general revenue funds is prov	ided for AMI Kids	s to provide	1123	SPECIAL CATEGORIES		
ho	me-based family counseling and intervention	n to address issu	ies that may		RISK MANAGEMENT INSURANCE		
be	causing delinquent behavior. The targ	et demographic is	s youth aged		FROM GENERAL REVENUE FUND	222,83	8
11	-18 at risk for delinquency, violence	, substance abu	ise, conduct				
di	sorder, oppositional defiant disorde	r, or disruptiv	<i>r</i> e behavior	1124	SPECIAL CATEGORIES		
di	sorder. The department shall submit a rep	ort on the currer	nt status of		LEASE OR LEASE-PURCHASE OF EQUIPM		_
th	e project or program to the chair o	t the Senate App	propriations		FROM GENERAL REVENUE FUND	154,86	3
Co	mmittee and the chair of the House A	ppropriations Com	nmittee. The	1105	ADDATAL CAMBOODING		
re	port shall list all performance measu	res and indicate	whether the	1125	SPECIAL CATEGORIES	итип	
CO	ntractor is meeting each measure and is du	e by repruary 1,	2017.		TRANSFER TO DEPARTMENT OF MANAGEN		
1114	CDECTAL CAMECODIEC				SERVICES - HUMAN RESOURCES SERVI		
1114	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		1
	FROM GENERAL REVENUE FUND	202 022			FROM GRANTS AND DONATIONS TRUST		i
	FROM GENERAL REVENUE FOND	303,932			FUND		6,815
1115	SPECIAL CATEGORIES				FUND		0,013
1113	LEASE OR LEASE-PURCHASE OF EQUIPMENT			TOTAL	: COMMUNITY INTERVENTIONS AND SERV	ICES	
	FROM GENERAL REVENUE FUND	236,213			FROM GENERAL REVENUE FUND		7
	11011 02112122 12122 1012 1 1 1 1	200,220			FROM TRUST FUNDS		3,022,949
1116	SPECIAL CATEGORIES						-,,
	TRANSFER TO DEPARTMENT OF MANAGEMENT				TOTAL POSITIONS	505.00	
	SERVICES - HUMAN RESOURCES SERVICES				TOTAL ALL FUNDS		45,284,356
	PURCHASED PER STATEWIDE CONTRACT						
	FROM GENERAL REVENUE FUND	280,725		PROGR	AM: OFFICE OF THE SECRETARY/ASSISTA	TNA	
	FROM GRANTS AND DONATIONS TRUST	,			TARY FOR ADMINISTRATIVE SERVICES		
	FUND		11,151				
				EXECU'	TIVE DIRECTION AND SUPPORT SERVICES	3	
TOTAL	: COMMUNITY SUPERVISION						
	FROM GENERAL REVENUE FUND	87,280,211		i	APPROVED SALARY RATE 10,512	2,036	
	FROM TRUST FUNDS		7,124,321				
				1127	SALARIES AND BENEFITS POSIT		_
	TOTAL POSITIONS	849.50			FROM GENERAL REVENUE FUND		0
	TOTAL ALL FUNDS		94,404,532		FROM GRANTS AND DONATIONS TRUST		
201000	NAMES AND SERVICES				FUND		308,293
COMMU	NITY INTERVENTIONS AND SERVICES			1100	OTHER DEDCOMAL CERTIFICES		
	APPROVED SALARY RATE 17,733,969			1128	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	426,43	)
	TI,133,703				FROM ADMINISTRATIVE TRUST FUND		72,341
1117	SALARIES AND BENEFITS POSITIONS	505.00			FROM JUVENILE JUSTICE TRAINING		14,341
111/	FROM GENERAL REVENUE FUND	21,424,342			TRUST FUND		11,712
	FROM GRANTS AND DONATIONS TRUST	21,121,312			11.001 10110		11,112
	FUND		26,738	1129	EXPENSES		
	FROM SOCIAL SERVICES BLOCK GRANT		20,700	/	FROM GENERAL REVENUE FUND	2,552,72	9
	TRUST FUND		2,779,034		FROM GRANTS AND DONATIONS TRUST	2,002,12	
			, . ,		FUND		149,305
1118	OTHER PERSONAL SERVICES				FROM JUVENILE JUSTICE TRAINING		,
	FROM GENERAL REVENUE FUND	1,014,298			TRUST FUND		605,353
1119	EXPENSES			1130	OPERATING CAPITAL OUTLAY		

March 11, 2016

SPECIE	N 4 - CRIMINAL JUSTICE AND CORRECTIONS PIC PRIATION FROM GENERAL REVENUE FUND	32,841		SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 1144 SPECIAL CATEGORIES
1131	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND
1132	FROM GENERAL REVENUE FUND	959,285		1145 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
1132	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	21,806		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 20,336
1133	SPECIAL CATEGORIES	21,000		DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST	584,408	445,930	TECHNOLOGY (AST) FROM GENERAL REVENUE FUND 1,017,418
	FROM GRANTS AND DONATIONS TRUST FUND		208,537	TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND
1134	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	349.329		TOTAL POSITIONS 59.50 TOTAL ALL FUNDS
	FROM JUVENILE JUSTICE TRAINING TRUST FUND	313/323	1,839,189	PROGRAM: RESIDENTIAL CORRECTIONS PROGRAM  From the funds in Specific Appropriations 1147 through 1161, the
1135	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	177,151		Department of Juvenile Justice shall provide a weekly residential resource utilization report that identifies operating capacity, current placements, vacant placements, number of youth awaiting placement, and
1136	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	59,032		the percent of use for all residential commitment beds. The department may increase or decrease beds or overlay services provided that the change will better serve taxpayers and the youth under its care. Notification and justification of changes will be provided to the Governor's Office of Policy and Budget, chair of the Senate
1137	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM JUVENILE JUSTICE TRAINING	67,149		Appropriations Committee, and chair of the House Appropriations Committee prior to implementing any change.  From the funds in Specific Appropriations 1147 through 1161, in
1138	TRUST FUND		3,973	selecting a private provider for operation of secure and non-secure residential programs, the Department of Juvenile Justice must consider the provider's history of performance of services in other jurisdictions
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST	70.700		as well as its performance of services in Florida. The department must also provide a report of serious incidents to the Governor, President of the Senate, and Speaker of the House of Representatives on no less than
	FROM GRANTS AND DONATIONS TRUST FUND	19,120	1,342	a quarterly basis. The report must include, at a minimum: the number of incidents and allegations of staff abuse or abuse by another child, including whether or not an allegation was substantiated; descriptions of incidents or allegations of such abuse that resulted in physical
TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	19,159,932	3,645,975	injury or significant psychological trauma, or that involved deprivation of food, water, or medical care; and the failure of a provider to report incidents or allegations within required timeframes established by the department. In addition, the department must conduct an independent
	TOTAL POSITIONS	231.50	22,805,907	review of each out-of-state provider before issuing a new contract. The report must be organized so that the incidents and allegations relating to a particular facility and to a particular provider can be readily
	NATION TECHNOLOGY			ascertained. The department must also immediately report the death or serious bodily injury of a youth in a secure or non-secure residential
	APPROVED SALARY RATE 2,874,428  SALARIES AND BENEFITS POSITIONS	59.50		program to the Governor, President of the Senate, and Speaker of the House of Representatives, and may make any additional reports that it determines to be appropriate based upon the seriousness of an incident
1139	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	3,542,991		or allegation.
1140	EXPENSES FROM GENERAL REVENUE FUND	1,782,574		NON-SECURE RESIDENTIAL COMMITMENT  1147 OTHER PERSONAL SERVICES
1141	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	684,726		FROM GENERAL REVENUE FUND 117,183
1142	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	421,377		1148 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 103,591,782 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
1143	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	239,032		1149 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS IC RIATION			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION
1150	SPECIAL CATEGORIES GRANTS AND AIDS - WILDERNESS THERAPEUTIC SERVICES			FROM GENERAL REVENUE FUND 287,192 FROM FEDERAL GRANTS TRUST FUND
	FROM GENERAL REVENUE FUND	2,405,536		FUND
TOTAL:	NON-SECURE RESIDENTIAL COMMITMENT FROM GENERAL REVENUE FUND	106,246,751	5,500,174	1164 EXPENSES FROM GENERAL REVENUE FUND 233,083 FROM FEDERAL GRANTS TRUST FUND 82,696
	TOTAL ALL FUNDS		111,746,925	FROM GRANTS AND DONATIONS TRUST FUND
SECURE	RESIDENTIAL COMMITMENT			1165 AID TO LOCAL GOVERNMENTS
A	PPROVED SALARY RATE 8,971,318			GRANTS AND AIDS - INVEST IN CHILDREN FROM JUVENILE CRIME PREVENTION AND EARLY INTERVENTION TRUST FUND
1152	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT			1166 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND
	TRUST FUND		2,235,371	FROM GRANTS AND DONATIONS TRUST FUND
1153	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	74,602		1167 SPECIAL CATEGORIES PACE CENTERS
1154	EXPENSES FROM GENERAL REVENUE FUND	1,274,079		FROM GENERAL REVENUE FUND
1155	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	644,906		1168 SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME
1156	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES			FROM GENERAL REVENUE FUND 827,920
	FROM GENERAL REVENUE FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		33,491,859	From the funds in Specific Appropriation 1168, \$650,415 in recurring general revenue funds is provided to the PAR Adolescent Intervention Center (PAIC) in Pasco County.
1157	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	277,314		1169 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
1158	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	44,966		1170 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 5,169,398
1159	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM FEDERAL GRANTS TRUST FUND 10,609,653 FROM GRANTS AND DONATIONS TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	66,167		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
1161	FIXED CAPITAL OUTLAY JUVENILE FACILITIES - LEASE PURCHASE			For all appropriations specifically identified in proviso in Specific Appropriation 1170, the Department of Juvenile Justice shall submit a report on the current status of the project or program to the chair of
moma r	FROM GENERAL REVENUE FUND	1,806,244		the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures
TUTAL:	SECURE RESIDENTIAL COMMITMENT FROM GENERAL REVENUE FUND	37,489,166	35,727,230	and indicate whether the contractor is meeting each measure and is due by February 1, 2017.
	TOTAL POSITIONS TOTAL ALL FUNDS	121.00	73,216,396	From the funds in Specific Appropriation 1170, \$36,000 in recurring general revenue funds is provided for Pasco Association of Challenged Kids Summer Camp.
PROGRA	M: PREVENTION AND VICTIM SERVICES			From the funds in Specific Appropriation 1170, \$100,000 in
	UENCY PREVENTION AND DIVERSION			nonrecurring general revenue funds is provided to the Corporation to Develop Communities of Tampa, Inc. (CDC of Tampa) to provide work readiness training, skills training, job placement, and mentoring for youth in the Tampa Bay area.
	PPROVED SALARY RATE 1,147,036	24 00		•
1162	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	24.00 955,343	197,217	From the funds in Specific Appropriation 1170, \$1,500,000 in nonrecurring general revenue funds is provided to the Brevard C.A.R.E.S. program to provide front end diversion interventions for at risk youth, children, and families in Brevard County.
	FUND		486,112	From the funds in Specific Appropriation 1170, \$200,000 in
1163	OTHER PERSONAL SERVICES			nonrecurring general revenue funds is provided to the City of West Park

2,452

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

#### APPROPRIATION

to provide services to school-aged youth in order to reduce truancy and involvement in criminal activity. The services must include academic assistance and enhancement activities as well as opportunities for positive engagement in the community.

From the funds in Specific Appropriation 1170, \$400,000 in nonrecurring general revenue funds is provided to the Hillsborough County Public Schools to work with Justice Works YouthCare in implementing an Alternative School Pilot Program at two underachieving alternative schools. The program is designed to reduce truancy rates, negative incidents, arrests, suspensions, and expulsions, and to improve graduation rates and success after high school.

From the funds in Specific Appropriation 1170, \$150,000 in nonrecurring general revenue funds is provided to The Greatest Save Program to empower teens through education and raise awareness to prevent exploitation.

From the funds in Specific Appropriation 1170, \$100,000 in nonrecurring general revenue funds is provided for the Wayman Community Development At-Risk Services Program. The program will serve at-risk youth and their families in the highest juvenile crime areas in Duval County.

From the funds in Specific Appropriation 1170, \$250,000 in nonrecurring general revenue is provided to the Clay County Youth Alternative SWEAT Program to provide supervised community service opportunities to Clay County youth on probation and conditional release.

From the funds in Specific Appropriation 1170, \$444,876 in nonrecurring general revenue funds is provided to Crosswinds Youth Services, Inc. in Brevard County to improve youth services by replacing aging equipment and repair facilities in facilities operated by Crosswinds Youth Services, Inc. The requested funds are to be spent on IT infrastructure and communication, vehicles, and shelter furniture.

From the funds in Specific Appropriation 1170, \$250,000 in nonrecurring general revenue funds is provided to the Breaking the Cycle - Child to Parent Domestic Violence Program. The 10 week psychoeducational family group pilot program within Seminole County addresses teenage assault and battery toward a parent or caregiver. The funding is to be used for three full time program staff, four part time independent contractors, office supplies, and equipment.

From the funds in Specific Appropriation 1170, \$375,000 in nonrecurring general revenue funds is provided to the Delores Barr Weaver Policy Center for the Continuity of Care Model delinquency prevention program to prevent girls who do not pose a public safety risk from being committed to costly residential programs.

From the funds in Specific Appropriation 1170, \$250,000 in nonrecurring general revenue funds is provided to My Children's Keeper to target fatherlessness and youth qun violence in St. Petersburg.

## 1171 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

#### 1172 SPECIAL CATEGORIES

GRANTS AND AIDS - CHILDREN/FAMILIES IN

NEED OF SERVICES

FROM GENERAL REVENUE FUND . . . . . . 26,310,305

FROM FEDERAL GRANTS TRUST FUND . . .

FROM GRANTS AND DONATIONS TRUST

From the funds in Specific Appropriation 1172, the Department of Juvenile Justice shall not expend more than \$150,000 in recurring general revenue funds for physically secure placements for youths being served by the Children-In-Need of Services/Families-In-Need of Services (CINS/FINS) program.

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

#### APPROPRIATION

Additionally, the CINS/FINS provider shall demonstrate that it has considered local, non-traditional, non-residential delinquency prevention service providers including, but not limited to, grassroots organizations, community, and faith-based organizations, to subcontract and deliver non-residential CINS/FINS services to eligible youth as defined in chapter 984 and section 1003.27, Florida Statutes, to include areas with high ratios of juvenile arrests per youth 10 to 17 years of age. Such services may be offered throughout the judicial circuit served by the CINS/FINS provider.

From the funds in Specific Appropriation 1172, \$2,000,000 shall be used for the CINS/FINS program to provide non-residential services to the following rural counties: Gadsden, Hamilton, Highlands, Jefferson, Madison, Taylor, Franklin, Sumter, Levy, Citrus and Bradford.

#### 1173 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT
FROM GENERAL REVENUE FUND . . . . . . 3,000

FROM FEDERAL GRANTS TRUST FUND . . . 1,200

### 1174 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT
SERVICES - HUMAN RESOURCES SERVICES
PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND . . . . . . 5,693
FROM FEDERAL GRANTS TRUST FUND . . .
FROM GRANTS AND DONATIONS TRUST

# 1174A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY REPAIR AND REPLACE BUILDING INFRASTRUCTURE

REPAIR AND REPLACE BUILDING INFRASTRUCTURE FROM GENERAL REVENUE FUND . . . . . 175,124

From the funds in Specific Appropriation 1174A, \$175,124 in nonrecurring general revenue funds is provided to Crosswinds Youth Services, Inc. in Brevard County for HVAC systems and flooring replacement.

TOTAL:	DELINQUENCY	PREVENTION	AND	DIVERSION
	בס∪ש קבאובסצו	ים סווואסוזסס .	IMD	

TOTAL: JUVENILE JUSTICE, DEPARTMENT OF

TOTAL POSITIONS . . . . . . . . . . . . 3,269.50

LAW ENFORCEMENT, DEPARTMENT OF

PROGRAM: EXECUTIVE DIRECTION AND SUPPORT

PROVIDE EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 6.658.307

1175 SALARIES AND BENEFITS POSITIONS 13

FROM GENERAL REVENUE FUND . . . . . 2,361,749
FROM CRIMINAL JUSTICE STANDARDS

1176 OTHER PERSONAL SERVICES

1,000,000

10,277,763

 FROM ADMINISTRATIVE TRUST FUND . . .
 5,000

 FROM FEDERAL GRANTS TRUST FUND . . .
 198,602

 FROM OPERATING TRUST FUND . . . .
 73,976

SECTIO	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTIO	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS		ŕ
SPECIE	FIC			SPECIE	FIC		
	PRIATION EXPENSES			APPROL	PRIATION FROM FEDERAL GRANTS TRUST FUND		3,000
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS	754,010	64,548	1190	SPECIAL CATEGORIES BYRNE MEMORIAL STATE LAW ENFORCEMENT		·
	AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE		9,557 173,285		ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		10,412,678
	SUPPORT TRUST FUND FROM OPERATING TRUST FUND		287,414 605,510	1191	SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM - LOCAL UNITS OF		
1178	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT PROGRAM (NCHIP) -				GOVERNMENT FROM FEDERAL GRANTS TRUST FUND		1,247,724
	STATE AGENCIES FROM FEDERAL GRANTS TRUST FUND		4,910,162	1192	SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM - STATE AGENCY		
1179	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL			1102	FROM FEDERAL GRANTS TRUST FUND		3,675,511
	HISTORY IMPROVEMENT PROGRAM (NCHIP) - LOCAL GOVERNMENTS FROM FEDERAL GRANTS TRUST FUND		1,529,434	1193	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
1180	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECT SAFE NEIGHBORHOODS				PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	20,418	2,679
	FROM FEDERAL GRANTS TRUST FUND		1,263,483		FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		2,643
1181	AID TO LOCAL GOVERNMENTS BYRNE MEMORIAL LOCAL LAW ENFORCEMENT				FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		120 18,006
	ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		18,868,106	1194	FLORIDA DEPARTMENT OF LAW ENFORCEMENT REGIONAL FACILITY - NORTHWEST FLORIDA -		
1182	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	12,616	3,242		DMS MGD FROM GENERAL REVENUE FUND	3,000,000	
1183	FROM OPERATING TRUST FUND		250	TOTAL:	PROVIDE EXECUTIVE DIRECTION AND SUPPORT S. FROM GENERAL REVENUE FUND		52,558,756
1103	ACQUISITION OF MOTOR VEHICLES	9,650			TOTAL POSITIONS	131.50	
1184	SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL DOMESTIC			PROGR <i>I</i>	TOTAL ALL FUNDS		58,922,912
	SECURITY GRANTS FROM FEDERAL GRANTS TRUST FUND		1,938,981		DL POLICE SERVICES		
1185	SPECIAL CATEGORIES CONTRACTED SERVICES			I	APPROVED SALARY RATE 3,838,870		
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS	67,480	15,000	1195	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	88.00 2,439	5,722,551
	AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND		3,203 218,573	1196	OTHER PERSONAL SERVICES		
1186	FROM OPERATING TRUST FUND		152,372	1197	FROM OPERATING TRUST FUND EXPENSES		28,778
	DOMESTIC SECURITY FROM OPERATING TRUST FUND		500	1100	FROM OPERATING TRUST FUND OPERATING CAPITAL OUTLAY		532,837
1187	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				FROM OPERATING TRUST FUND		242,369
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND	13,395	19,145 29,094	1199	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM OPERATING TRUST FUND		30,500
1188	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM OPERATING TRUST FUND		52,700	1200	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND		84,084
1100			52,700	1201			01,001
1189	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	98,000		1201	SPECIAL CATEGORIES CAPITOL COMPLEX SECURITY FROM GENERAL REVENUE FUND	7,360	20,000
	AND TRAINING TRUST FUND		6,000				

######################################	SECTION 4 - CRIMINAL JUST SPECIFIC	ICE AND CORRECTIONS			SPECI			
PRINT   PRIN								
PROV CREATION TOTAL CONTINUES   1,840   7500 CREATE ASSESSMENT   3,515,405   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100   1,655,100					1212			
SIGNAL (CASSIONIES   SECURI SCORPTION TO   SOURCE				61,840		FROM GENERAL REVENUE FUND	3,558,433	1 600 200
Second Control Notes	1203 SPECIAL CATEGORIES							1,090,200
SPECIAL CONSISTENCES								
CAMERING CREATE PRICESS OF EQUIPMENT	FROM OPERATING TR	UST FUND		68,064		FROM OPERATING TRUST FUND		598,000
PROVIDE PROVIDE PROPERTY OF MALAGEMENT   1994   1994   1994   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1995   1	1204 SPECIAL CATEGORIES				1213	SPECIAL CATEGORIES		
PROPER NOTE AND PROPERTY FOR ADDRESSES SERVICES   FROM CREATED CONTINUES SERVICES   FROM CREATE FROM CR						* · — · · — · · ·		
PROCESSORIES SERVICES   PROMISES SERVICES   PROCESSORIES PROCESSOR	FROM OPERATING TR	UST FUND		5,000			444,300	404 076
PRION CREATING PRINTED FROM	1205 SPECIAL CATEGORIES							404,570
PRICEASED PER SYMBURE CONTEXT   FORM CREATED PERSON FORD   339   25,600   110,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000   100,000								8,000
PROV. CREMEND. STRUME FROM 1 389						FROM OPERATING TRUST FUND		400,000
PROM CONTROL SERVICES   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,000   10,0			338		1214	SPECIAL CATEGORIES		
PROM				25,668		RISK MANAGEMENT INSURANCE		
PROVIDE CRIME LAWS   10,137	momai dantmoi nolitor orn	UT CEC						
PROVIDED CRIME LANGE PRODUCES OF ENCHANGE AND PROVIDED CRIME CRIME LANGE OF HEAVES PROPERATE OF BOUTMENT TO AND AND TRAINING NAME PROVIDED CRIME LANGE OF HEAVES PROPERATE OF HEAVES PROVIDED CRIME LANGE PROVIDED CRIME			10.137			FROM OPERATING TRUST FUND		107,681
TOTAL POSITIONS				6,821,691	1215	SPECIAL CATEGORIES		
TOTAL ALL FOUNDS	MOMAL DOCUMENTONS		00.00				F0 000	
1216   SALARIES AND FORENSIC SCIENCE   1216   SPECIAL CATEGORIES   1216   SPECIAL CA			88.00	6 831 828		FROM GENERAL REVENUE FUND	50,000	
ROW-REAL RESPONDE SHARF RATE	TOTAL TILL TONDO			0,031,020	1216	SPECIAL CATEGORIES		
PRINCE   LAS SERVICES		ND FORENSIC SCIENCE						
PROVIDE CRIME LAB SERVICES   FROM CRIMERAL REVENUE FIND	PROGRAM							
REPRINES	PROVIDE CRIME LAB SERVICE	S					136,965	
SALARIES AND BENEFITS								
SALARIES AND BENEFITS   POSITIONS   436.00   FROM OPERATING TRUST FUND   29,982,507   FROM CRIVINAL JUSTICS SYMMADIS   AND TRAINING TRUST FUND   21,469   FROM PEREAL REVENUE FUND   662,435   FROM PEREAL REVENUE FUND   662,435   FROM PEREAL REVENUE FUND   662,435   FROM PEREAL REVENUE FUND   652,451   FROM PEREAL REVENUE FUND   65,22,451   FROM PEREAL REVENUE FUND   6,522,451   FROM PEREAL REVENUE FUND   7,621,666   FROM PEREAL REVENUE FUND	APPROVED SALARY RATE	20,987,845						
FROM CRIMINAL JUSTICE STANDARDS   21,469   FROM GENERAL GRANTS TRUST FUND   11,036   FROM PEDERAL GRANTS TRUST FUND   11,036   FROM PEDERAL GRANTS TRUST FUND   11,036   FROM PEDERAL GRANTS TRUST FUND   17,835,633   FROM GENERAL SERVICES   TOTAL POSITIONS   436.00   59,401,784	1206 SALARIES AND BENEF	ITS POSITIONS	436.00					
AND TRAINING TRIST FUND			29,982,507					
FROM PEDERAL GRANTS TRUST FUND . 662,435  FROM GENERAL REVENUE FUND . 59,352 FROM GENERAL REVENUE FUND . 59,352 FROM GENERAL REVENUE FUND . 6,522,451 FROM FEDERAL GRANTS TRUST FUND . 3,621,606 FROM GENERAL REVENUE FUND . 3,621,606 FROM FEDERAL GRANTS TRUST FUND . 3,621,606 FROM FEDERAL GRANTS TRUST FUND . 3,621,606 FROM GENERAL REVENUE FUND . 3,622,606 FROM GENERAL RE				21 469	TOTAL		41 566 151	
TOTAL POSITIONS   436.00   TOTAL REPERSONAL SERVICES   FROM GENERAL REVENUE FUND   59,352   167,875   FROM TENERAL GRANTS TRUST FUND   59,352   167,875   FROM TENERAL GRANTS TRUST FUND   6,522,451   FROM FENERAL REVENUE FUND   6,522,451   FROM FENERAL REVENUE FUND   6,522,451   FROM FENERAL GRANTS TRUST FUND   2,952,624   FROM FENERAL GRANTS TRUST FUND   3,621,606   FROM FENERAL GRANTS TRUST FUND   4,621,606   FROM FENERAL GRANTS TRUST FUND   4,621,606   FROM FENERAL GRANTS TRUST FUND   4,621,606   FROM FENERAL GRANTS TRUST FUND   6,1413   FROM GENERAL REVENUE FUND   6,143   FROM GENER							11,300,131	17,835,633
OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . 59,352 FROM FEDERAL GRANTS TRUST FUND . 6,522,451 FROM GENERAL REVENUE FUND . 6,522,451 FROM FEDERAL GRANTS TRUST FUND . 2,952,624 FROM FEDERAL GRANTS TRUST FUND . 510,531 FROM OPERATING TRUST FUND . 3,621,606 ADDITION OF REATING TRUST FUND . 3,621,606 FROM FEDERAL GRANTS TRUST FUND . 3,621,606 FROM FEDERAL GRANTS TRUST FUND . 510,531 FROM OPERATING TRUST FUND . 3,621,606 FROM FEDERAL GRANTS TRUST FUND . 3,000 FROM FEDERAL GRANTS TRUST FUND . 2,379,702 FROM FEDERAL GRANTS TRUST FUND . 3,000 FROM FEDERAL GRANTS TRUST FUND . 3,000 FROM FEDERAL GRANTS TRUST FUND . 5,000 FROM FEDERAL GRANTS TRUST FUND . 3,000 FROM FEDERAL GRANTS TRUST FUND . 307,983 FROM ADMINISTRATIVE TRUST FUND . 307,983 FROM ADMINISTRATIVE TRUST FUND . 307,983 FROM FEDERAL GRANTS TRUST FUND . 307,983 FROM FEDERAL GRANTS TRUST FUND . 307,983 FROM FROM FEDERAL GRANTS TRUST FUND . 307,983 FROM FROM FEDERAL GRANTS TRUST FUND . 307,983 FROM FEDERAL GRANTS TRUST FUND . 307,983 FROM FEDERAL GRANTS TRUST FUND . 307,983 FROM FEDERAL GRANTS TRUST FUND .	FROM OPERATING TR	UST FUND		662,435				
FROM GENERAL REVENUE FUND   59,352   FROM FEDERAL GRANTS TRUST FUND   6,522,451   FROM FEDERAL GRANTS TRUST FUND   7,500   FROM GENERAL REVENUE FUND   7,500   7,500   FROM GENERAL REVENUE FUND   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,500   7,50	1207 OTHER DERCOMAL CER	NTCFS					436.00	59 401 784
From Semeral Revenue Fund			59,352			TOTAL ALL PONDO		33,401,704
PROM GENERAL REVENUE FIND . 6,522,451   Department of Law Enforcement shall investigate all deaths of immates who are in the custody of the Department of Corrections.    PROM POREFITURE AND INVESTIGATIVE   SUPPORT TRUST FUND	FROM FEDERAL GRAN	IS TRUST FUND		167,875	PROVI	DE INVESTIGATIVE SERVICES		
PROM GENERAL REVENUE FIND . 6,522,451   Department of Law Enforcement shall investigate all deaths of inmates who are in the custody of the Department of Corrections.    PROM POREFITURE AND INVESTIGATIVE   SUPPORT TRUST FUND	1208 EXPENSES				Fr	om the funds in Specific Appropriation	is 1217 through	1229 the
FROM FOREITURE AND INVESTIGATIVE SUPPORT TRUST FUND		NUE FUND	6,522,451		Det	partment of Law Enforcement shall invest	igate all deaths	of inmates
SUPPORT TRUST FUND	FROM FEDERAL GRAN	IS TRUST FUND		2,952,624	wh	o are in the custody of the Department of (	Corrections.	
FROM OPERATING TRUST FUND				510 531	Fr	om the funds in Specific Appropriation	is 1917 through 19	29 within
From the funds in Specific Appropriation 1208, the Department of Law Enforcement is authorized to distribute 10,000 rape kits to local law enforcement agencies and rape crisis centers statewide at no cost. In addition, the department is authorized to use additional federal funds and any other available funds contained in Specific Appropriation 1208 for the purpose of processing rape kits, including the backlog of non-suspect rape cases.  1209 AID TO LOCAL GOVERNMENTS CRIMINAL INVESTIGATIONS FROM FEDERAL GRANTS TRUST FUND . 2,379,702 FROM OPERATING TRUST FUND . 643,183 FROM OPERATING TRUST FUND . 643,183 FROM GENERAL REVENUE FUND . 643,183 FROM FEDERAL GRANTS TRUST FUND . 597,000 FROM MEDISTATIVE TRUST FUND . 597,000 FROM MEDISTATIVE TRUST FUND . 597,000 FROM MEDISTATIVE TRUST FUND . 657,000 FROM OPERATING TRUST FUND . 597,000 FROM OPERATING TRUST FUND . 643,600 FROM OPERATING TRUST FUND . 597,000 FROM OPERATING TRUST FUND . 597,000 FROM MEDISTATIVE TRUST FUND . 307,983 FROM FEDERAL GRANTS TRUST FUND . 597,000 FROM MEDISTATIVE TRUST FUND . 307,983 FROM FEDERAL GRANTS TRUST FUND . 307,983								
Enforcement is authorized to distribute 10,000 rape kits to local law enforcement agencies and rape crisis centers statewide at no cost. In addition, the department is authorized to use additional federal funds and any other available funds contained in Specific Appropriation 1208 for the purpose of processing rape kits, including the backlog of non-suspect rape cases.  1209 AID TO LOCAL GOVERNMENTS CRIMINAL INVESTIGATIONS FROM FEDERAL GRANTS TRUST FUND	- 11 6 1 1		1000 11 5					
enforcement agencies and rape crisis centers statewide at no cost. In addition, the department is authorized to use additional federal funds and any other available funds contained in Specific Appropriation 1208 for the purpose of processing rape kits, including the backlog of non-suspect rape cases.  1209 AID TO LOCAL GOVERNMENTS CRIMINAL INVESTIGATIONS FROM FEDERAL GRANTS TRUST FUND	From the funds in Enforcement is author	Specific Appropriation rized to distribute 10	1208, the Departm 0 000 rane kits to	ent of Law				
and any other available funds contained in Specific Appropriation 1208 for the purpose of processing rape kits, including the backlog of non-suspect rape cases.  1217 SALARIES AND BENEFITS POSITIONS 599.00  1209 AID TO LOCAL GOVERNMENTS FROM FEDERAL GRANTS TRUST FUND	enforcement agencies	and rape crisis cente	ers statewide at n	o cost. In	to	uses of force by a law enforcement office	er or a correction	
APPROVED SALARY RATE   36,942,596					as	those terms are defined in s. 943.10, F.S.	•	
NON-SUSPECT TAPE CASES.					;	APPROVED SALARY RATE 36.942.596		
AID TO LOCAL GOVERNMENTS			,,	240.1103 01	•	30,712,070		
CRIMINAL INVESTIGATIONS	מינים זוח שת נמשנ ממניים	имрите			1217			
FROM FEDERAL GRANTS TRUST FUND							41,103,017	
1210   OPERATING CAPITAL OUTLAY   FROM GENERAL REVENUE FUND	FROM FEDERAL GRAN	IS TRUST FUND		741,091				
1210   OPERATING CAPITAL OUTLAY   FROM GENERAL REVENUE FUND	FROM OPERATING TR	UST FUND		2,379,702		FROM FEDERAL GRANTS TRUST FUND		
FROM GENERAL REVENUE FUND	1210 OPERATING CAPITAL	OUTLAY				TRUST FUND		7,341,100
FROM FEDERAL GRANTS TRUST FUND	FROM GENERAL REVE	NUE FUND	643,183		1218			
FROM OPERATING TRUST FUND							307,983	2E 276
FROM FORFEITURE AND INVESTIGATIVE  1211 SPECIAL CATEGORIES SUPPORT TRUST FUND								
ACQUISITION OF MOTOR VEHICLES FROM OPERATING TRUST FUND						FROM FORFEITURE AND INVESTIGATIVE		
FROM GENERAL REVENUE FUND 168,960								
·			168,960			FROM OFBRAITING IROSI FUND		30,120
			•	690,000	1219	EXPENSES		

550,000

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS	
SPECIFIC	
APPROPRIATION	
FROM GENERAL REVENUE FUND 7,304,806	
FROM ADMINISTRATIVE TRUST FUND	132,670
FROM FEDERAL GRANTS TRUST FUND	235,647
FROM FORFEITURE AND INVESTIGATIVE	
SUPPORT TRUST FUND	833,472
FROM GRANTS AND DONATIONS TRUST	
FUND	4,500
FROM OPERATING TRUST FUND	2,800,816
FROM REVOLVING TRUST FUND	1,000,000
FROM FEDERAL LAW ENFORCEMENT TRUST	

From the funds provided in Specific Appropriation 1219 from the Forfeiture and Investigative Support Trust Fund, up to \$25,000 per case, but not exceeding \$150,000 in total for all cases, may be expended for rewards leading to the capture of fugitives, if such funds are available.

1220	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	, .	5,000 159,509 190,574
1221	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	237,091	580,000
1222	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM OPERATING TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND	/	5,000 147,441 34,624 121,896 50,000
1223	SPECIAL CATEGORIES DOMESTIC SECURITY FROM GENERAL REVENUE FUND		3,520,740
1223A	SPECIAL CATEGORIES GRANTS AND AIDS - A CHILD IS MISSING PROGRAM FROM GENERAL REVENUE FUND	232,461	
1224	SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL PROJECTS FROM GENERAL REVENUE FUND FROM FEDERAL LAW ENFORCEMENT TRUST FUND	5,350,000	300,000

For all appropriations specifically identified in proviso in Specific Appropriation 1224, the Department of Law Enforcement shall submit a report on the current status of the project or program to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee. The report shall list all performance measures and indicate whether the contractor is meeting each measure and is due by February 1, 2017.

From the funds in Specific Appropriation 1224, \$250,000 in nonrecurring general revenue funds is provided to the Jacksonville Sheriff's Office for Community Oriented Policing Services for the purpose of deploying new law enforcement officers in areas where gangs and other criminals have created the most serious spikes in violence and murder.

From the funds in Specific Appropriation 1224, \$1,000,000 in

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC

APPROPRIATION

nonrecurring general revenue funds is provided to Florida State University Panama City to support participation of the Underwater Crime Scene Investigation program in the Joint Agency In-Water Strike (JAWS) Team initiative.

From the funds in Specific Appropriation 1224, \$50,000 in nonrecurring general revenue funds is provided to the Department of Law Enforcement to support the Florida Cold Case Task Force.

From the funds in Specific Appropriation 1224, \$100,000 in nonrecurring general revenue funds is provided to the City of Lauderdale Lakes for installation of emergency phone towers with fixed cameras in public places as part of the city's Virtual Policing Innovation Project.

From the funds in Specific Appropriation 1224, \$400,000 in nonrecurring general revenue funds is provided to the Broward Sheriff's Office for enhancement of its Violence Intervention Pro-Active Enforcement Response Team (V.I.P.E.R.). This program will implement new intelligence-led policing approaches through additional staff, equipment, and analytical resources to specifically target activities of known violent felons. The gauge of the effectiveness of the new approaches will be whether there is a significant, measurable decrease in violent crime rates in Broward County. The Broward Sheriff's Office shall provide a report on the effectiveness of the program to the Department of Law Enforcement, chair of the Senate Appropriations Committee, and chair of the House Appropriations Committee by February 1, 2017.

From the funds in Specific Appropriation 1224, \$500,000 in nonrecurring general revenue funds is provided to DeSoto County for acquisition of property and design of a new county jail.

From the funds in Specific Appropriation 1224, \$1,500,000 in nonrecurring general revenue funds is provided to the City of Clewiston for design, engineering, and construction of a new police station.

From the funds in Specific Appropriation 1224, \$150,000 in nonrecurring general revenue funds is provided to the City of Hollywood to install, operate, and maintain street lights in the Liberia neighborhood to enhance security and reduce criminal activity.

From the funds in Specific Appropriation 1224, \$100,000 in nonrecurring general revenue funds is provided to the Hollywood Police Department for the purpose of teaching seniors how to avoid identity theft and to protect seniors from victimization by identity thieves through enforcement.

From the funds in Specific Appropriation 1224, \$50,000 in nonrecurring general revenue funds is provided for the construction of the Central Florida Multi-Jurisdictional Law Enforcement Training Facility.

From the funds in Specific Appropriation 1224, \$1,000,000 in nonrecurring general revenue funds is provided to the Palm Beach County Sheriff's Office for an Unmanned Aircraft System (UAS) pilot program. The program will use a UAS in emergency and law enforcement activities (including search and rescue, disaster assessment and assistance, interdiction of drug and human trafficking activities, and situational awareness of a person whose life is in imminent danger) with these operational activities limited to navigable bodies of water within 25 miles of the jurisdiction of the Palm Beach County Sheriff's Office.

From the funds in Specific Appropriation 1224, \$250,000 in nonrecurring general revenue funds is provided to provide grants for county sheriff's offices to purchase body-worn cameras for deputies. The sheriff's office or other entity on behalf of the sheriff's office must make an in-kind or cash match equal to the amount of the grant. The in-kind or cash match may be from federal, state, local, or private sources. Preference shall be given to sheriff's offices that employ more than 500 deputies in counties that have a population density of at least 1,000 persons per square mile. For purposes of determining preference for a grant, population density must be calculated by dividing the total population of the county from the 2010 Census by the total land area of the county.

SPECIF APPROF	PRIATION SPECIAL CATEGORIES			SPECI APPRO	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION AM: CRIMINAL JUSTICE INFORMATION PROGRAM	
	OVERTIME FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		3,013 314,125	ENFOR	DE INFORMATION NETWORK SERVICES TO THE LAW CEMENT COMMUNITY	
	FUND		4,250 1,018,486	De In	om the funds in Specific Appropriation partment of Law Enforcement shall serve a formation Systems coordinator and sha cessary to allow governmental entities to	as the lead Criminal Justice
1226	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	369,689		pl	atform that complies with the Federal iminal Justice Information Services Securit	Bureau of Investigation's
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATING TRUST FUND		57,739 509,425		APPROVED SALARY RATE 6,596,058  SALARIES AND BENEFITS POSITIONS	124.00
1227	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	526,961	21,312		FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	
1228	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		·	1236	OTUED DEDCOMMI CEDUTCEC	
1229		72,000		1230	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	5,838 176,735 191,126
122)	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			1237	EXPENSES FROM GENERAL REVENUE FUND	32,750
	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND	219,284	1,059 3,237		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	2,202 370,423 9,060,167
momar	FROM OPERATING TRUST FUND		3,237 10,334	1238	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	5,000
TUTAL:	PROVIDE INVESTIGATIVE SERVICES FROM GENERAL REVENUE FUND	57,726,594	22,875,954	1239	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	489,099 1,666,018
	TOTAL POSITIONS	599.00	80,602,548		CONTRACTED SERVICES	599 113,100
	AID AND PREVENTION SERVICES				FROM GENERAL REVENUE FUND	1,965,523 10,443,504
	SALARIES AND BENEFITS POSITIONS	17.00		1240	SPECIAL CATEGORIES OVERTIME	
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	1,544,246	35,274	1041	FROM OPERATING TRUST FUND	46,200
1231	EXPENSES FROM GENERAL REVENUE FUND	127,251		1241	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	21,672
1232	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	9,441		1242	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM OPERATING TRUST FUND	1,051,070
1233	RISK MANAGEMENT INSURANCE			1243	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
1234	FROM GENERAL REVENUE FUND	2,252		1244	FROM OPERATING TRUST FUND	4,500
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	6,411	122		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS	6,465
TOTAL:	MUTUAL AID AND PREVENTION SERVICES FROM GENERAL REVENUE FUND	1,689,601			AND TRAINING TRUST FUND	1,405 316 33,065
	FROM TRUST FUNDS	17.00	35,396	1245	QUALIFIED EXPENDITURE CATEGORY REPLACE COMPUTERIZED CRIMINAL HISTORY	•
	TOTAL ALL FUNDS		1,724,997		SYSTEM (CCH) FROM OPERATING TRUST FUND	3,156,541

The control	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: PROVIDE INFORMATION NETWORK SERVICES TO THE LAW			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL: PROVIDE PREVENTION AND CRIME INFORMATION SERVICES				
TITURAL PERSISTENS   124 00   77,533,443   1000A LACE PROBES   72,195,562   1000A LACE PROBES   72,195,662   1000A LACE PROBES   72,195,663   1000A LACE PROBES   7		FROM GENERAL REVENUE FUND	298,022	37 295 621		FROM GENERAL REVENUE FUND FROM TRUST FUNDS	1,183,066	25,212,496
PROPERTY RECORDED FROM PRINTED   1,143,652		TOTAL POSITIONS	124.00					26,395,562
APPROVED SLAAF RINE				31,333,043	PROGR.	AM: CRIMINAL JUSTICE PROFESSIONALISM		
APPROVED SALARY PAIR   2,418,662	PROVII	DE PREVENTION AND CRIME INFORMATION SERVICE	ES		TAW E	NFORCEMENT STANDARDS COMPLIANCE		
PROM CREATAL REVENUE FROM	P	APPROVED SALARY RATE 12,418,662						
1249   OFFICE ACCESSIONAL SERVICES   10,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000   1,000	1246	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND	792,513	19,478 495,271		FROM GENERAL REVENUE FUND	191,911	3,088,048
FROM GENERAL REFUNDE FROM   10,010   1258   CHEMP FRESONAL SERVICES   13,142   FROM FREDREAL GRANTS TRISS FROM   205,380   760,938   FROM CREMENTAL STRUST FROM   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   205,380   20	1247			16,334,161		FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		81,250 165,656
1249   OPERATING CAPITAL OUTLAY   1640,000   FROM PROBRAL GRANTS TRUST FUND.   47,000   47,000   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,600   7,6	1217	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	10,000	700,928	1258	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS	53,142	205,380
FROM GENERAL DEVENUE FUND	1248	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	167,930	85,781 358,539 2,156,695	1259	EXPENSES FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND	10,000	418,662 64,300
PRINTED NO CONTROL CATEGORIES   PROM OPERATING TRUST FUND   7,632   PROM CONTRACTED SERVICES   C	1249	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	2,600	1,640,000	1260			47,000
1261   SPECIAL CATEGORIES   CONTRACTED SERVICES   FROM CRIMINAL JUSTICE STANDARDS   FROM CRIMINAL JUSTICE	1250	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			1261	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		7,632
FROM OPERATING TRUST FUND . 2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,152,640  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,163  2,16	1251	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	202,478	·		CONTRACTED SERVICES		175,741
SPECIAL CATEGORIES		FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		2,000 145,340 2,152,640		FROM OPERATING TRUST FUND		
1264   SPECIAL CATEGORIES   GRANTS AND ADMINISTRATIVE TRUST FUND .   14,283   FROM CRIMINAL JUSTICE STANDARDS   FROM CRIMINAL JUSTICE STANDA	1252				1263	RISK MANAGEMENT INSURANCE		10,351
FROM ADMINISTRATIVE TRUST FUND . 14,283 FROM CRIMINAL JUSTICE STANDARDS FROM OPERATING TRUST FUND . 111,068 AND TRAINING TRUST FUND . 5,401,252  1254 SPECIAL CATEGORIES . 1265 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	1253	SPECIAL CATEGORIES		218,946	1264	GRANTS AND AIDS - SPECIAL EDUCATION AND		
SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND								5,401,252
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND 2,000 18,000 18,000 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	1254	SALARY INCENTIVE PAYMENTS		5,160	1265	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM CRIMINAL JUSTICE STANDARDS		6,800
SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	1255	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	2,000	18,000	1266	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
FROM GENERAL REVENUE FUND 5,545 TOTAL: LAW ENFORCEMENT STANDARDS COMPLIANCE FROM CRIMINAL JUSTICE STANDARDS FROM GENERAL REVENUE FUND	1256	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS	191	16,799
FROM OPERATING TRUST FUND 100,873 TOTAL POSITIONS 50.00		FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	5,545	1,278		FROM GENERAL REVENUE FUND FROM TRUST FUNDS	255,244 50.00	9,823,871

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION TOTAL ALL FUNDS	SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION 5 FROM OPERATING TRUST FUND
LAW ENFORCEMENT TRAINING AND CERTIFICATION	TOTAL: LAW ENFORCEMENT TRAINING AND CERTIFICATION
SERVICES  From the funds in Specific Appropriations 1267 through 1276, the Department of Law Enforcement shall report on the status of development	SERVICES FROM GENERAL REVENUE FUND 5,342,266 FROM TRUST FUNDS
of the basic abilities test for all applicants for basic recruit training in law enforcement and corrections. The report shall include recommendations regarding statutory language necessary for	TOTAL POSITIONS
implementation of the basic abilities test, including establishment of a standardized fee structure that does not deter low-income and middle-income persons from taking the test. The report and recommendations shall be provided to the Governor, President of the	TOTAL: LAW ENFORCEMENT, DEPARTMENT OF FROM GENERAL REVENUE FUND
Senate, and Speaker of the House of Representatives by January 1, 2017.  APPROVED SALARY RATE 2,835,564	TOTAL POSITIONS
1267 SALARIES AND BENEFITS POSITIONS 52.50	LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL
FROM GENERAL REVENUE FUND 517,064 FROM CRIMINAL JUSTICE STANDARDS	PROGRAM: OFFICE OF ATTORNEY GENERAL
AND TRAINING TRUST FUND	9
1268 OTHER PERSONAL SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	Chair of the Senate Appropriations Committee and the chair of the House
1269 EXPENSES FROM GENERAL REVENUE FUND	Appropriations Committee. The report shall list all performance measures and indicate whether the contractor is meeting each measure and is due by February 1, 2017.
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	APPROVED SALARY RATE 5,217,572
FROM OPERATING TRUST FUND	1277 SALARIES AND BENEFITS POSITIONS 129.00 FROM GENERAL REVENUE FUND 146,822
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	FROM CRIMES COMPENSATION TRUST
1271 SPECIAL CATEGORIES CONTRACTED SERVICES	FROM CRIME STOPPERS TRUST FUND
FROM GENERAL REVENUE FUND 1,000 FROM CRIMINAL JUSTICE STANDARDS	TRAINING INSTITUTE REVOLVING TRUST FUND
AND TRAINING TRUST FUND 668,20 FROM OPERATING TRUST FUND	9 1278 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 21,400
1272 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND 62	FROM CRIMES COMPENSATION TRUST         68,383           FUND
FROM OPERATING TRUST FUND	
SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 4,290	1279 EXPENSES
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	FROM GENERAL REVENUE FUND
1274 SPECIAL CATEGORIES TRANSFER TO CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM GENERAL REVENUE FUND 4,800,000	FROM CRIME STOPPERS TRUST FUND
1275 SPECIAL CATEGORIES	FUND
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	1280 OPERATING CAPITAL OUTLAY FROM CRIMES COMPENSATION TRUST FUND
1276 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	FROM CRIME STOPPERS TRUST FUND 2,380 FROM FEDERAL GRANTS TRUST FUND 2,286 FROM FLORIDA CRIME PREVENTION
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	TRAINING INSTITUTE REVOLVING TRUST FUND
FROM GENERAL REVENUE FUND 1,738 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	1281 SPECIAL CATEGORIES 8 AWARDS TO CLAIMANTS

208,408

From the funds in Specific Appropriation 1282, \$200,000 in recurring general revenue funds is provided for Quigley House to provide services to victims of sexual and domestic violence.

FROM GENERAL REVENUE FUND . . . . .

TRAINING INSTITUTE REVOLVING TRUST

From the funds in Specific Appropriation 1282, \$500,000 in recurring general revenue funds is provided to the Florida Council Against Sexual Violence. At least 95 percent of the funds provided shall be distributed to certified rape crisis centers to provide services statewide for victims of sexual assault.

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From the funds in Specific Appropriation 1283, \$1,660,000 in recurring general revenue funds is provided to the Child Safety Matters program for a research-based prevention education curriculum to protect children from bullying, cyberbullying, and sexual abuse in Florida's public elementary schools.

From the funds in Specific Appropriation 1283, \$800,000 in recurring general revenue funds shall be distributed to the Florida Sheriffs Association for the purpose of enhancing Crisis Intervention Team (CIT) training for law enforcement and correctional officers in local sheriff's offices and police departments. The training must include evidence-based approaches designed to improve the outcomes of law enforcement interactions with persons who have mental health issues. Agencies who have conducted minimal or no CIT training must be given priority for training. Local law enforcement agencies may use the funds to pay necessary expenditures resulting from a demonstrated financial hardship that currently prevents officers from receiving CIT training. Funds can also be provided to local community mental health providers to provide additional CIT training in partnership with local law enforcement agencies. A maximum of \$50,000 of these funds may be used by the Florida Sheriffs Association to hire a contract coordinator.

From funds in Specific Appropriation 1283, \$700,000 in recurring general revenue funds and \$500,000 from the Federal Grants Trust Fund are provided for the Bridging Freedom program in Pasco County to provide individualized, holistic, therapeutic safe homes for children traumatized by child sex trafficking.

From the funds in Specific Appropriation 1283, \$1,000,000 in nonrecurring general revenue funds is provided for Selah Freedom Residential Housing for Human Trafficking Survivors program comprised of residential safe housing and case management for street and jail outreach programming.

From the funds in Specific Appropriation 1283, \$500,000 in nonrecurring general revenue funds and \$2,567,306 from the Federal Grants Trust Fund are provided to Voices for Florida for establishment and operation of the Open Doors: Statewide Network of Commercially Sexually Exploited Children program (CSEC). The program must use survivor mentors, regional navigators, and clinicians to provide trauma-focused crisis intervention and therapeutic services for recovered child victims of sex trafficking. These services are to be initially provided in the Northeast, Big Bend-Panhandle, Central, Suncoast-Tampa Bay, and Southwest areas of the state.

SPECIF			
	RIATION SPECIAL CATEGORIES		
1284	GRANTS AND AIDS - MINORITY COMMUNITIES CRIME PREVENTION PROGRAMS FROM GENERAL REVENUE FUND	4,389,055	
1285	SPECIAL CATEGORIES GRANTS AND AIDS - CRIME STOPPERS FROM CRIME STOPPERS TRUST FUND		4,500,000
1286	SPECIAL CATEGORIES GRANTS AND AIDS - JUSTICE COALITION FROM GENERAL REVENUE FUND	300,000	
1287	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CRIMES COMPENSATION TRUST		
	FUND		47,620 279
	FUND		3,870
1288	SPECIAL CATEGORIES GRANTS AND AIDS - VICTIM ASSISTANCE SERVICES		
	FROM FEDERAL GRANTS TRUST FUND		117,701,332

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS

Funds in Specific Appropriation 1288 shall be held in reserve contingent upon the submission of a project plan to the Governor's Office of Policy and Budget, chair of the Senate Appropriations Committee, and chair of the House of Representatives Appropriations Committee detailing each request for funding from the Victims of Crime Act, Victim Assistance Grant Program. Such detail must include for each request the services provided, the number of persons served, use of funds above previous funding level, proposed outcomes from increased funding levels and detail of local funding commitment. The Department of Legal Affairs shall request the release of funds pursuant to the provisions of chapter 216, Florida Statutes.

By February 15, 2017, the Department of Legal Affairs shall report to the chair of the Senate Appropriations Committee and the chair of the House of Representatives Appropriations Committee: the contract execution date for each funding recipient; number of persons served as of February 1, 2017; documentation of improvement in quantity and quality of services provided: and performance measures and outcomes.

quality of services provided; and performance measures and	outcomes.				
1289 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	39,289				
FROM CRIME STOPPERS TRUST FUND FROM FLORIDA CRIME PREVENTION	593				
TRAINING INSTITUTE REVOLVING TRUST FUND	1,863				
TOTAL: VICTIM SERVICES  FROM GENERAL REVENUE FUND	173,655,491				
TOTAL POSITIONS	184,574,526				
EXECUTIVE DIRECTION AND SUPPORT SERVICES					
APPROVED SALARY RATE 6,794,648					
1290 SALARIES AND BENEFITS POSITIONS 137.00 FROM GENERAL REVENUE FUND 6,295,745					
FROM ADMINISTRATIVE TRUST FUND FROM CRIMES COMPENSATION TRUST	3,359,716				
FUND	2,077				

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	N 4 - CRIMINAL JUSTICE AND CORRECTIONS			SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS	
SPECIE APPROE	PRIATION			SPECIFIC APPROPRIATION	
	FROM OPERATING TRUST FUND		10,390	FROM GENERAL REVENUE FUND	
1291	OTHER PERSONAL SERVICES			FROM ADMINISTRATIVE TRUST FUND	13,336
1271	FROM GENERAL REVENUE FUND	77,055		1301 DATA PROCESSING SERVICES	
	FROM ADMINISTRATIVE TRUST FUND	,	160,828	OTHER DATA PROCESSING SERVICES	
1202	EXPENSES			FROM GENERAL REVENUE FUND 135,441 FROM ADMINISTRATIVE TRUST FUND	157 076
1292	FROM GENERAL REVENUE FUND	659,176		FROM ADMINISTRATIVE TRUST FUND	157,876
	FROM ADMINISTRATIVE TRUST FUND	•	911,258	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES	
1293	OPERATING CAPITAL OUTLAY			FROM GENERAL REVENUE FUND 8,812,417 FROM TRUST FUNDS	5,321,135
1273	FROM GENERAL REVENUE FUND	173,006		TROM TROOT FORDS	3,321,133
	FROM ADMINISTRATIVE TRUST FUND		472,801	TOTAL POSITIONS 137.00	14 122 552
1294	SPECIAL CATEGORIES			TOTAL ALL FUNDS	14,133,552
	ATTORNEY GENERAL'S LAW LIBRARY			CRIMINAL AND CIVIL LITIGATION	
	FROM GENERAL REVENUE FUND FROM LEGAL AFFAIRS REVOLVING TRUST	438,976		APPROVED SALARY RATE 49,050,458	
	FUND		2,800		
1005	annary asmeganing			1302 SALARIES AND BENEFITS POSITIONS 987.00	
1295	SPECIAL CATEGORIES COMMISSION ON THE STATUS OF WOMEN			FROM GENERAL REVENUE FUND 23,041,240 FROM CRIMES COMPENSATION TRUST	
	FROM GENERAL REVENUE FUND	105,827			6,589
1296	SPECIAL CATEGORIES				6,589 12,599,234 23,756,204
1270	LAW ENFORCEMENT OFFICER OF THE YEAR			FROM LEGAL AFFAIRS REVOLVING TRUST	25,750,201
	PROGRAM AND VICTIM SERVICES RECOGNITION			FUND	9,159,213
	AWARDS PROGRAM FROM ADMINISTRATIVE TRUST FUND		20,000	FROM MOTOR VEHICLE WARRANTY TRUST FUND	1,587,922
				FROM OPERATING TRUST FUND	1,102,352
1297	SPECIAL CATEGORIES CONTRACTED SERVICES			1303 OTHER PERSONAL SERVICES	
	FROM GENERAL REVENUE FUND	853,240		FROM GENERAL REVENUE FUND 157,215	
	FROM ADMINISTRATIVE TRUST FUND		55,268	FROM FEDERAL GRANTS TRUST FUND	125,709
	FROM LEGAL AFFAIRS REVOLVING TRUST FUND		73,200	FROM GRANTS AND DONATIONS TRUST FUND	100,000
				FROM LEGAL SERVICES TRUST FUND	1,056,326
	om the funds in Specific Appropriati Drecurring general revenue funds is provid			FROM MOTOR VEHICLE WARRANTY TRUST FUND	85,512
Jus	stice Foundation to fund court costs, f	iling fees, li	itigation	runu	03,312
	penses, and direct administrative support as			1304 EXPENSES FROM GENERAL REVENUE FUND 2,603,165	
sei	th the Department of Legal Affairs to: (1) rvices to indigent and homeless persons;	and (2) provi	ide legal	FROM FEDERAL GRANTS TRUST FUND	2,529,266
rep	resentation to assist traditionally unders	erved clients in	n matters	FROM GRANTS AND DONATIONS TRUST	050.000
	ated to, but not limited to, family la plence issues through the Foundation's work			FUND	250,000 2,624,729
the	Florida Agricultural and Mechanical Uni	versity College	of Law's	FROM MOTOR VEHICLE WARRANTY TRUST	2,021,129
Leg	gal Clinic Program.			FUND FROM OPERATING TRUST FUND	427,086 132,830
Fro	om the funds in Specific Appropriati	on 1297, \$150	),000 in	FROM OFBRAITING TROST FOND	132,030
nor	recurring general revenue funds is provided t	o the Cuban Amer	rican Bar	1305 OPERATING CAPITAL OUTLAY	
	ociation Pro Bono Project, Inc. to fund c igation expenses, and direct administrati			FROM GENERAL REVENUE FUND 448,745 FROM FEDERAL GRANTS TRUST FUND	303,530
leg	al representation provided by the project	throughout the	state to	FROM GRANTS AND DONATIONS TRUST	
	lividuals and families whose household income Federal Poverty Guidelines on matters rel			FUND	150,000 883,391
to,	human trafficking, domestic violence,	guardianship,	probate,	FROM MOTOR VEHICLE WARRANTY TRUST	003,371
COI	sumer finance, and landlord tenant disputes ed to pay attorney fees or salaries or benefit	. These funds ma	ay not be	FUND	44,114
usc	a to pay attorney rees or sararres or benefit	٥.		1306 LUMP SUM	
1298				ATTORNEY GENERAL RESERVE POSITIONS FOR	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	37,326		AGENCY CONTRACTS POSITIONS 50.00	
	FROM ADMINISTRATIVE TRUST FUND	•	77,889		. 1
1299	SPECIAL CATEGORIES			The positions in Specific Appropriation 1306 shall be rele necessary to allow the Office of the Attorney General to contra	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			state agencies to provide legal representation.	
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	292	3,696	1307 SPECIAL CATEGORIES	
	THE TENTE THE TRUE FORD		3,000	ACQUISITION OF MOTOR VEHICLES	
1300	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 53,927	202 551
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM FEDERAL GRANTS TRUST FUND	203,551
	PURCHASED PER STATEWIDE CONTRACT			1308 SPECIAL CATEGORIES	

March 11, 2016

SPECIF	N 4 - CRIMINAL JUSTICE AND CORRECTIONS VIC			SPECI	ON 4 - CRIMINAL JUSTICE AND CORRECTIONS FIC PRIATION		
APPROF	MEDICAID FRAUD INFORMANT REWARDS		2 000 000	APPRO	FROM TRUST FUNDS		73,956,789
1309	FROM OPERATING TRUST FUND		2,000,000		TOTAL POSITIONS		100,922,983
	FROM LEGAL AFFAIRS REVOLVING TRUST		1,485,697	PROGR.	AM: OFFICE OF STATEWIDE PROSECUTION		
1310	SPECIAL CATEGORIES		= 1 = 200 / 05 /	PROSE	CUTION OF MULTI-CIRCUIT ORGANIZED CRIME		
1310	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	262,884			APPROVED SALARY RATE 4,636,475		
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	202,001	2,769,731	1319	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	72.50 5,601,722	
	FUND		1,500,000 1,993,399		FROM CRIMES COMPENSATION TRUST FUND		1,379 277,784
	FUND FROM OPERATING TRUST FUND		74,281 875,000	1320	FROM OPERATING TRUST FUND		163,587
1311	SPECIAL CATEGORIES ECONOMIC CRIME LITIGATION FROM LEGAL AFFAIRS REVOLVING TRUST			1320	STATEWIDE PROSECUTION FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	·	39,602
	FUND		4,889,048		FROM OPERATING TRUST FUND		367,204
1312	SPECIAL CATEGORIES LITIGATION EXPENSES FROM LEGAL SERVICES TRUST FUND		46,500	1321	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND		13,466
1313	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	203,273	435,857	1322	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	936	,
	FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST FUND		100,698 67,739	1323	TRANSFER TO DEPARTMENT OF MANAGEMENT		
1314	FUND		6,364		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	25,640	2,340
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	62,376	97,661	TOTAL	: PROSECUTION OF MULTI-CIRCUIT ORGANIZE FROM GENERAL REVENUE FUND		865,362
1315	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,053	351	PROGR	TOTAL POSITIONS		7,449,282
	FROM LEGAL SERVICES TRUST FUND		1,068		AM: FLORIDA ELECTIONS COMMISSION		
1316	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				IGN FINANCE AND ELECTION FRAUD ENFORCEMI APPROVED SALARY RATE 797,439	ENT	
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	119,284	64 702		SALARIES AND BENEFITS POSITIONS	15.00	
	FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST		64,793 113,765		FROM ELECTIONS COMMISSION TRUST FUND		1,097,969
	FUND		40,733	1325	OTHER PERSONAL SERVICES FROM ELECTIONS COMMISSION TRUST		
	FUND		8,101 392		FUND		76,354
1317	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	12,483		1326	EXPENSES FROM ELECTIONS COMMISSION TRUST FUND		294,735
	FROM FEDERAL GRANTS TRUST FUND FROM LEGAL SERVICES TRUST FUND	22,103	35,000 223,053	1327	OPERATING CAPITAL OUTLAY FROM ELECTIONS COMMISSION TRUST FUND		10,000
1318	DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM GENERAL REVENUE FUND	549		1328	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ELECTIONS COMMISSION TRUST		
TOTAL:	CRIMINAL AND CIVIL LITIGATION FROM GENERAL REVENUE FUND	26,966,194			FUND		22,533

SECTION 4 - CRIMINAL JUSTICE AND CORRECTIONS SPECIFIC APPROPRIATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
1329 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ELECTIONS COMMISSION TRUST	1334 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 5,747 FROM DIVISION OF LICENSING TRUST
FUND	FUND
1330 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ELECTIONS COMMISSION TRUST	1334A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND . 588,406  1335 SPECIAL CATEGORIES
FUND 5,269	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 131,408
TOTAL: CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT FROM TRUST FUNDS	FROM DIVISION OF LICENSING TRUST FUND
TOTAL POSITIONS	FROM GENERAL INSPECTION TRUST FUND . 25,000  1336 SPECIAL CATEGORIES
TOTAL: LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL FROM GENERAL REVENUE FUND 53,281,566 FROM TRUST FUNDS	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 211,923
TOTAL POSITIONS 1,390.50  TOTAL ALL FUNDS	1337 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
TOTAL OF SECTION 4	1338 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND 3,650,499,075	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM TRUST FUNDS 800,120,616	FROM GENERAL REVENUE FUND 79,972 FROM DIVISION OF LICENSING TRUST
TOTAL POSITIONS 41,265.00	FUND
TOTAL ALL FUNDS 4,450,619,691	
SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION	TOTAL: AGRICULTURAL LAW ENFORCEMENT
The moneys contained herein are appropriated from the named funds to the Department of Agriculture and Consumer Services, Department of Environmental Protection, Fish and Wildlife Conservation Commission and the Department of Transportation as the amounts to be used to pay the	FROM GENERAL REVENUE FUND
salaries, other operational expenditures and fixed capital outlay of the named agencies.	TOTAL POSITIONS
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE	APPROVED SALARY RATE 2,771,192
PROGRAM: OFFICE OF THE COMMISSIONER AND ADMINISTRATION	1339   SALARIES AND BENEFITS   POSITIONS   51.00     FROM GENERAL REVENUE FUND   365,852     FROM GENERAL INSPECTION TRUST FUND .   102,117   FROM LAND ACQUISITION TRUST FUND .   3,421,492
AGRICULTURAL LAW ENFORCEMENT  APPROVED SALARY RATE 14,019,744	1340 EXPENSES
1331 SALARIES AND BENEFITS POSITIONS 305.00	FROM LAND ACQUISITION TRUST FUND 514,955
FROM GENERAL REVENUE FUND 16,171,267 FROM DIVISION OF LICENSING TRUST FUND	1341 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM LAND ACQUISITION TRUST FUND 225,123
FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	From the funds provided in Specific Appropriation 1341, the Department of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of
1332 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 50,039  1333 EXPENSES	150,000 miles unless it is determined by the Commissioner that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.
FROM GENERAL REVENUE FUND 1,190,918 FROM DIVISION OF LICENSING TRUST	1342 SPECIAL CATEGORIES
FUND             209,425           FROM FEDERAL GRANTS TRUST FUND          110,000	NITRATE RESEARCH AND REMEDIATION FROM GENERAL INSPECTION TRUST FUND . 930,000
FROM GENERAL INSPECTION TRUST FUND . 258,371 FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	1343 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH SPECIFIC APPROPRIATION	H MANAGEMENT/TRAN	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
FROM LAND ACQUISITION TRUST FUND		6,559	training and placement services, completed in coordination with the Department of Children and Families and the Department of Economic Opportunity, for foster youth participating in the Fostering Success
1344 SPECIAL CATEGORIES AGRICULTURAL NONPOINT SOURCES BEST MANAGEMENT PRACTICES IMPLEMENTATION FROM GENERAL REVENUE FUND	10,400,000	1,400,000 24,197,449	Project within the Department of Agriculture and Consumer Services.
1344A SPECIAL CATEGORIES PASSIVE DISPERSED WATER STORAGE FROM LAND ACQUISITION TRUST FUND		4,000,000	1353 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND . FROM LAND ACQUISITION TRUST FUND .	688	345 14,321	1354 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1345A FIXED CAPITAL OUTLAY OKEECHOBEE RESTORATION AGRICULTURAL PROJECTS		15 000 000	1354A SPECIAL CATEGORIES FOSTER CARE YOUTH EQUINE ACTIVITIES
FROM LAND ACQUISITION TRUST FUND  1345B FIXED CAPITAL OUTLAY RESTORE ACT - DEEPWATER HORIZON OIL SPILL FROM FEDERAL GRANTS TRUST FUND	1	15,000,000 5,103,856	FROM GENERAL REVENUE FUND
TOTAL: AGRICULTURAL WATER POLICY COORDINATION FROM GENERAL REVENUE FUND	10,766,540	54.916.217	CONNER BUILDING FROM GENERAL REVENUE FUND 900,000  1354C FIXED CAPITAL OUTLAY
TOTAL POSITIONS	51.00	65,682,757	MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM GENERAL INSPECTION TRUST FUND . 3,712,872
EXECUTIVE DIRECTION AND SUPPORT SERVICES			1354D FIXED CAPITAL OUTLAY REPAIRS AND RENOVATIONS - LABORATORY
APPROVED SALARY RATE 9,919,050			COMPLEX - LEON COUNTY FROM GENERAL REVENUE FUND 536,450
1346 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND FROM LAND ACQUISITION TRUST FUND	186.25 5,422,531	6,288,092 3,698 740,202 1,259,751	1354E FIXED CAPITAL OUTLAY REPAIR/REPLACEMENT/RENOVATIONS - DIAGNOSTIC LABS FROM GENERAL REVENUE FUND
1347 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	242,600	45,352	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND
1348 EXPENSES FROM ADMINISTRATIVE TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		1,464,188 157,532	TOTAL POSITIONS
FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		81,881	APPROVED SALARY RATE 7,831,855
1349 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	3,614		1355 SALARIES AND BENEFITS POSITIONS 231.00 FROM DIVISION OF LICENSING TRUST FUND
1350 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND		83,953	1356 OTHER PERSONAL SERVICES FROM DIVISION OF LICENSING TRUST FUND
1351 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	101,000	618,000	1357 EXPENSES FROM DIVISION OF LICENSING TRUST FUND
FROM GENERAL INSPECTION TRUST FUND .  From the funds in Specific Appropriation funds from the General Revenue Fund is provided.	1351, \$100,000 i	499,574 n recurring	1358 OPERATING CAPITAL OUTLAY FROM DIVISION OF LICENSING TRUST FUND

SPECIE APPROF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH PIC PRIATION SPECIAL CATEGORIES	MANAGEMENT/TRAN	SPORTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWI FIC PRIATION PROJECTS	'H MANAGEMENT/TRAN	SPORTATION
	CONTRACTED SERVICES FROM DIVISION OF LICENSING TRUST				FROM FEDERAL GRANTS TRUST FUND		1,350,000
1360	FUND		8,365,178	TOTAL:	OFFICE OF ENERGY FROM GENERAL REVENUE FUND	6,547,212	17,552,727
	FROM DIVISION OF LICENSING TRUST		74,343		TOTAL POSITIONS	15.00	24,099,939
1361	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			PROGRA	AM: FOREST AND RESOURCE PROTECTION		
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF LICENSING TRUST				DA FOREST SERVICE APPROVED SALARY RATE 42,619,788		
	FUND		69,026	r	HIROVED DALERT RATE 42,017,700		
				1370		1,178.50	
TOTAL:	DIVISION OF LICENSING FROM TRUST FUNDS		25,041,202		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY	10,970,348	2,555,513
	TOTAL POSITIONS	231.00	25,041,202		ERADICATION TRUST FUND FROM INCIDENTAL TRUST FUND		1,026,802 6,075,106
OFFICE	OF ENERGY				FROM LAND ACQUISITION TRUST FUND		43,106,318
	APPROVED SALARY RATE 854,918			1371	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		502,204
1362	SALARIES AND BENEFITS POSITIONS	15.00			FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND		466,036 878,821
1302	FROM FEDERAL GRANTS TRUST FUND	13.00	1,393,480		FROM DAMD ACQUISITION TROST FORD		070,021
1363	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		371,113	1372	EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND		1,437,263 4,974,124
	FROM FEDERAL GRANIS IROSI FUND		371,113		FROM LAND ACQUISITION TRUST FUND		8,041,674
1364	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	47,212	380,000	1373	AID TO LOCAL GOVERNMENTS AMERICA THE BEAUTIFUL PROGRAM		
1365	OPERATING CAPITAL OUTLAY				FROM FEDERAL GRANTS TRUST FUND		1,747,538
	FROM FEDERAL GRANTS TRUST FUND		2,500	1374	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - VOLUNTEER FIRE		
1366	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND		52,687		ASSISTANCE FROM FEDERAL GRANTS TRUST FUND		275,763
			32,007	1375	AID TO LOCAL GOVERNMENTS		
1366A	SPECIAL CATEGORIES GRANTS AND AIDS - BIO-FUEL INFRASTRUCTURE PARTNERSHIP (BIP) - UNITED STATES				GRANTS AND AIDS - RURAL COMMUNITY FIRE PROTECTION FROM FEDERAL GRANTS TRUST FUND		72,589
	DEPARTMENT OF AGRICULTURE						,2,000
1367	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		13,997,368	1376	AID TO LOCAL GOVERNMENTS STATE FOREST RECEIPT DISTRIBUTION FROM INCIDENTAL TRUST FUND		595,000
1307	NATURAL GAS FUEL FLEET VEHICLE REBATE				FROM INCIDENTAL TROOT FORD		373,000
	PROGRAM FROM GENERAL REVENUE FUND	6,000,000		1377	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	601,920	617,775
1368	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				FROM LAND ACQUISITION TRUST FUND		232,299
	FROM FEDERAL GRANTS TRUST FUND		2,392	1378	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
1369	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			1270	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES		100,000
	PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND		3,187	1377	FORESTRY WILDFIRE PROTECTION/SUPPRESSION EQUIPMENT	I	
1369A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY				FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND FROM INCIDENTAL TRUST FUND		3,000,000 156,868
	GRANTS AND AIDS - FLORIDA ENERGY SYSTEMS CONSORTIUM (FESC)				FROM LAND ACQUISITION TRUST FUND		838,570
12605	FROM GENERAL REVENUE FUND	500,000		1379A	SPECIAL CATEGORIES TRANSFER TO AGRICULTURAL EMERGENCY		
13038	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY UNITED STATES DEPARTMENT OF ENERGY SPECIAL				ERADICATION TRUST FUND FROM GENERAL REVENUE FUND	3,000,000	

SPECIF APPROF	PRIATION	ANAGEMENT/TRANSPORTATION	SPECI	PRIATION
1379B	SPECIAL CATEGORIES PRIVATE LAND OWNER COST SHARE ASSISTANCE PROGRAM			RESTORE ACT - DEEPWATER HORIZON OIL SPILL FROM FEDERAL GRANTS TRUST FUND 4,050,000
	FROM LAND ACQUISITION TRUST FUND om the funds in Specific Appropriation	n 1379B, \$2,000,000 in	TOTAL	: FLORIDA FOREST SERVICE FROM GENERAL REVENUE FUND
pin int	nrecurring funds from the Land Acquisition Trace reforestation directed at converting landing agricultural operations to pine for use areas for "Outstanding Florida Springs"	high nutrient or water rest land within priority		TOTAL POSITIONS
of Con Pro	chapter 2016-1, Laws of Florida. The Depai nsumer Services shall consult with the Dep otection and the water management districts (	rtment of Agriculture and partment of Environmental on identifying conversion		AM: AGRICULTURE MANAGEMENT INFORMATION CENTER E OF AGRICULTURE TECHNOLOGY SERVICES
opp	portunities with the highest water resource be	enefit.	i	APPROVED SALARY RATE 2,866,243
1380	SPECIAL CATEGORIES OFF-HIGHWAY VEHICLE RECREATION PROGRAM FROM INCIDENTAL TRUST FUND	645,000	1387	SALARIES AND BENEFITS POSITIONS 52.00 FROM GENERAL REVENUE FUND 791,309 FROM DIVISION OF LICENSING TRUST
1381	SPECIAL CATEGORIES LAND MANAGEMENT FROM LAND ACQUISITION TRUST FUND	6,886,703		FUND         58,423           FROM GENERAL INSPECTION TRUST FUND         1,614,183           FROM LAND ACQUISITION TRUST FUND         1,435,376
1382	SPECIAL CATEGORIES CONTRACTED SERVICES	.,,	1388	OTHER PERSONAL SERVICES FROM GENERAL INSPECTION TRUST FUND . 47,348
	FROM FEDERAL GRANTS TRUST FUND	1,905,903		
	FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND	477,107 802,137	1389	EXPENSES FROM GENERAL REVENUE FUND
1383	SPECIAL CATEGORIES ON-CALL FEES FROM AGRICULTURAL EMERGENCY			FUND
	ERADICATION TRUST FUND FROM INCIDENTAL TRUST FUND	333,296 10,000	1390	OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND . 179,000
1384	SPECIAL CATEGORIES OVERTIME FROM LAND ACQUISITION TRUST FUND	135,172	1391	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND . 785,505
1385	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	,	1392	
	FROM GENERAL REVENUE FUND FROM INCIDENTAL TRUST FUND	364,392	1202	FROM GENERAL INSPECTION TRUST FUND . 7,060
1385A	FROM LAND ACQUISITION TRUST FUND SPECIAL CATEGORIES	161,735	1393	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	AIRCRAFT PURCHASE FROM GENERAL REVENUE FUND	671,000		PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF LICENSING TRUST FUND
1386	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM GENERAL INSPECTION TRUST FUND . 8,971 FROM LAND ACQUISITION TRUST FUND . 6,567
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM INCIDENTAL TRUST FUND FROM LAND ACQUISITION TRUST FUND	190,382 35,013 161,002	1393A	SPECIAL CATEGORIES REGULATORY LIFECYCLE MANAGEMENT SYSTEM FROM DIVISION OF LICENSING TRUST FUND
13861	FIXED CAPITAL OUTLAY	•	Fr	om the funds in Specific Appropriation 1393A, \$4,313,927 of
130011	CONSERVATION AND RURAL LAND PROTECTION EASEMENTS AND AGREEMENTS FROM FLORIDA FOREVER PROGRAM TRUST		nor for \$3	nrecurring funds from the Division of Licensing Trust Fund is provided r the Regulatory Lifecycle Management System project. Of these funds, ,292,647 shall be placed in reserve. The Department of Agriculture
1386B	FUND	35,000,000	am	d Consumer Services is authorized to submit quarterly budget endments to request release of the funds being held in reserve rsuant to the provisions in chapter 216, Florida Statutes.
	ROADS, BRIDGES, AND STREAM CROSSING MAINTENANCE - DIVISION OF FORESTRY FROM LAND ACQUISITION TRUST FUND	2,820,065	The de	e Department of Agriculture and Consumer Services shall submit a tailed project management plan that includes the project's scope, hedule, and spending plan to the Executive Office of the Governor's
1386C	FIXED CAPITAL OUTLAY MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM LAND ACQUISITION TRUST FUND	3,000,000	Of: Apj Apj qu	fice of Policy and Budget, the chair of the Senate Committee on propriations, and the chair of the House of Representatives propriations Committee by July 15, 2016. The department shall submit arterly project status reports on the progress made to date for each
1386D	FIXED CAPITAL OUTLAY		pr	oject milestone, actual costs incurred, and any current project issues d risks being managed.

SECTION SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRAN	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
	RIATION			APPROPRIATION
TOTAL:	OFFICE OF AGRICULTURE TECHNOLOGY SERVICES FROM GENERAL REVENUE FUND	1,546,309		APPROVED SALARY RATE 7,945,841
	FROM TRUST FUNDS		11,319,623	1402 SALARIES AND BENEFITS POSITIONS 184.00
	TOTAL POSITIONS	52.00		FROM GENERAL REVENUE FUND
	TOTAL ALL FUNDS		12,865,932	FROM GENERAL INSPECTION TRUST FUND . 6,993,536
PROGRA	M: FOOD SAFETY AND QUALITY			FROM PEST CONTROL TRUST FUND 3,193,560
TOOD 0	A FIRMLY TWO DECEMBERS AND THE OPENING			1403 OTHER PERSONAL SERVICES
FOOD S	AFETY INSPECTION AND ENFORCEMENT			FROM FEDERAL GRANTS TRUST FUND 152,037 FROM GENERAL INSPECTION TRUST FUND . 33,100
P	PPROVED SALARY RATE 12,082,306			FROM PEST CONTROL TRUST FUND
1394	SALARIES AND BENEFITS POSITIONS	300.00		1404 EXPENSES
	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	2,136,682		FROM GENERAL REVENUE FUND 14,551
	FROM FEDERAL GRANTS TRUST FUND		1,555,862	FROM FEDERAL GRANTS TRUST FUND
	FROM GENERAL INSTECTION TROOT FORD .		13,330,337	FROM PEST CONTROL TRUST FUND
1395	OTHER PERSONAL SERVICES	E0 000		1405 AID TO LOCAL GOVERNMENTS
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	50,000	123,441	GRANTS AND AIDS - OPERATION CLEAN SWEEP
	FROM GENERAL INSPECTION TRUST FUND .		324,152	FROM GENERAL INSPECTION TRUST FUND . 100,000
1396	EXPENSES			1406 AID TO LOCAL GOVERNMENTS
	FROM GENERAL REVENUE FUND	512,347		MOSQUITO CONTROL PROGRAM
	FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		732,195 1,542,027	FROM GENERAL REVENUE FUND 150,000 FROM GENERAL INSPECTION TRUST FUND . 2,660,000
			1,011,01.	
1397	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .	20 500		Of the funds provided in Specific Appropriation 1406, \$500,000 from the General Inspection Trust Fund shall be used to support personnel at
	FROM FEDERAL GRANTS TRUST FUND	20,300	250,747	the Institute of Food and Agricultural Sciences (IFAS)/Florida Medical
	FROM GENERAL INSPECTION TRUST FUND .		37,333	Entomology Laboratory to perform applied research to develop and test formulations, application techniques, and procedures of pesticides and
1398	SPECIAL CATEGORIES			biological control agents for the control of arthropods, and in
	ACQUISITION OF MOTOR VEHICLES		05.605	particular, biting arthropods of public health or nuisance importance.
	FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND .		27,635 246.080	Of the funds provided in Specific Appropriation 1406, \$500,000 from
				the General Inspection Trust Fund shall be used for competitive grants
Fro	m the funds provided in Specific Appropr Agriculture and Consumer Services may	iation 1398, the	Department	as approved by the department for applied and basic research into the practical methods of control to be used by local mosquito control
veh	icles for replacement when the mileage o	f a vehicle is i	n excess of	agencies, including research into the prevention of mosquito-borne
	,000 miles unless it is determined bicle replacement is a critical safety issu			illnesses. The research may be conducted by any public university or college in Florida.
unf	oreseen circumstances as provided in	section 287.14(	3), Florida	correge in rioriua.
Sta	tutes.			From the funds in Specific Appropriation 1406, \$150,000 in nonrecurring funds from the General Revenue Fund is provided for
1399	SPECIAL CATEGORIES			Mulberry Mosquito Control.
	CONTRACTED SERVICES	254 060		
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	254,960	370,707	1407 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 1,513
	FROM GENERAL INSPECTION TRUST FUND .		305,000	FROM FEDERAL GRANTS TRUST FUND 102,500
1400	SPECIAL CATEGORIES			1408 SPECIAL CATEGORIES
	RISK MANAGEMENT INSURANCE			ACQUISITION OF MOTOR VEHICLES
	FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	36,095	71,159	FROM FEDERAL GRANTS TRUST FUND 115,400 FROM PEST CONTROL TRUST FUND 115,400
			71,133	
1401	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			From the funds provided in Specific Appropriation 1408, the Department of Agriculture and Consumer Services may purchase one or more motor
	SERVICES - HUMAN RESOURCES SERVICES			vehicles for replacement when the mileage of a vehicle is in excess of
	PURCHASED PER STATEWIDE CONTRACT	14 261		150,000 miles unless it is determined by the Commissioner that the
	FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	14,261	74,486	vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida
попат.				Statutes.
TOTAL:	FOOD SAFETY INSPECTION AND ENFORCEMENT FROM GENERAL REVENUE FUND	3,024,845		1409 SPECIAL CATEGORIES
	FROM TRUST FUNDS	-1	18,997,361	CONTRACTED SERVICES
	TOTAL POSITIONS	300.00		FROM GENERAL REVENUE FUND 107,372 FROM FEDERAL GRANTS TRUST FUND 296,278
	TOTAL ALL FUNDS	300.00	22,022,206	FROM GENERAL INSPECTION TRUST FUND . 200,124
סט∪מסז	M: CONSUMER PROTECTION			FROM PEST CONTROL TRUST FUND 206,425
TUOOUL	FI. CONCORDE INCIDENTIAL			1410 SPECIAL CATEGORIES
AGRICU	LTURAL ENVIRONMENTAL SERVICES			RISK MANAGEMENT INSURANCE

SPECIF		TH MANAGEMENT/TRANS	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROP	RIATION FROM GENERAL REVENUE FUND	28,046		APPROPRIATION APPROVED SALARY RATE 5,068,920
	FROM GENERAL INSPECTION TRUST FUND .		17,898	1420 SALARIES AND BENEFITS POSITIONS 130.00
1411	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM CITRUS INSPECTION TRUST FUND . 5,274,037 FROM GENERAL INSPECTION TRUST FUND . 2,085,710
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	17 076		1421 OTHER PERSONAL SERVICES FROM CITRUS INSPECTION TRUST FUND . 857,190
	FROM GENERAL INSPECTION TRUST FUND . FROM PEST CONTROL TRUST FUND	17,570	29,910 15,203	FROM GENERAL INSPECTION TRUST FUND . 807,037
TOTAL:	AGRICULTURAL ENVIRONMENTAL SERVICES			1422 EXPENSES FROM CITRUS INSPECTION TRUST FUND . 883,880
	FROM GENERAL REVENUE FUND	1,056,812	16,453,791	FROM GENERAL INSPECTION TRUST FUND . 567,529
	TOTAL POSITIONS			1423 OPERATING CAPITAL OUTLAY FROM CITRUS INSPECTION TRUST FUND . 33,710
	TOTAL ALL FUNDS		17,510,603	1423A SPECIAL CATEGORIES
	ER PROTECTION			ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND . 318,030
A	PPROVED SALARY RATE 10,616,717			From the funds provided in Specific Appropriation 1423A, the Department
1412	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	285.00 48,894	14,791,104	of Agriculture and Consumer Services may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the Commissioner that the
1413	OTHER PERSONAL SERVICES		14,791,104	vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida
1413	FROM GENERAL INSPECTION TRUST FUND .		221,917	Statutes.
1414	EXPENSES FROM GENERAL REVENUE FUND	6 261		1424 SPECIAL CATEGORIES AUTOMATED TESTING EQUIPMENT
	FROM GENERAL INSPECTION TRUST FUND .	0,201	2,798,984	FROM CITRUS INSPECTION TRUST FUND . 216,041
1415	OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST FUND .		75,437	1424A SPECIAL CATEGORIES TRANSFER TO AGRICULTURAL EMERGENCY ERADICATION TRUST FUND
1416	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			FROM GENERAL REVENUE FUND 8,180,000
	FROM GENERAL INSPECTION TRUST FUND .			1424B SPECIAL CATEGORIES TRANSFER GENERAL REVENUE TO CITRUS
of veh	m the funds provided in Specific Appro Agriculture and Consumer Services m icles for replacement when the mileage	ay purchase one or of a vehicle is in	more motor n excess of	INSPECTION TRUST FUND FROM GENERAL REVENUE FUND 2,000,000
veh	,000 miles unless it is determined icle replacement is a critical safety is	sue, or based on er		1424C SPECIAL CATEGORIES CITRUS RESEARCH FROM AGRICULTURAL EMERGENCY
	oreseen circumstances as provided in tutes.	section 287.14(3	3), Florida	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND
1417	SPECIAL CATEGORIES CONTRACTED SERVICES			From the funds in Specific Appropriation 1424C, \$8,000,000 in nonrecurring funds from the Agricultural Emergency Eradication Trust
	FROM GENERAL INSPECTION TRUST FUND .		799,533	Fund shall be transferred to the Citrus Research and Development Foundation, Inc., to conduct or cause to be conducted research projects
1418	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			on citrus disease.
	FROM GENERAL INSPECTION TRUST FUND .		274,450	1425 SPECIAL CATEGORIES CONTRACTED SERVICES
1419	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM CITRUS INSPECTION TRUST FUND . 123,428 FROM GENERAL INSPECTION TRUST FUND . 53,762
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	• • •		1425A SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	344	91,154	GRANTS AND AIDS - MARKETING ORDERS FROM CITRUS INSPECTION TRUST FUND . 6,692,237 FROM GENERAL INSPECTION TRUST FUND . 565,082
TOTAL:		55,499		1426 SPECIAL CATEGORIES
	FROM TRUST FUNDS		19,549,674	RISK MANAGEMENT INSURANCE FROM CITRUS INSPECTION TRUST FUND . 100,858
	TOTAL POSITIONS	285.00	19,605,173	FROM GENERAL INSPECTION TRUST FUND . 140,750
PROGRA	M: AGRICULTURAL ECONOMIC DEVELOPMENT			1427 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT CERTIFICIAL HUMAN DECOURGES CERTIFICES
FRUITS	AND VEGETABLES INSPECTION AND ENFORCEME	NT		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CITRUS INSPECTION TRUST FUND . 67,145
				TROM CITAGO INDIDCTION IROUT FOND . 07,143

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MAN	NAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROPRIATION FROM GENERAL INSPECTION TRUST FUND .	19,889	APPROPRIATION CONTRACTED SERVICES
TOTAL: FRUITS AND VEGETABLES INSPECTION AND ENFORCEM		FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND	10,180,000 26,806,315	FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND
TOTAL POSITIONS	30.00 36,986,315	TRUST FUND 150,000 FROM FLORIDA AGRICULTURAL
AGRICULTURAL PRODUCTS MARKETING		PROMOTION CAMPAIGN TRUST FUND
APPROVED SALARY RATE 4,188,985		1438A SPECIAL CATEGORIES AGRICULTURAL LEADERSHIP AND EDUCATION
		FROM GENERAL INSPECTION TRUST FUND . 300,000
	07.00 542,009 594,931	1439 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
ERADICATION TRUST FUND	1,648,606	FROM GENERAL INSPECTION TRUST FUND . 14,266
FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	2,266,036	FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND
FROM SALTWATER PRODUCTS PROMOTION TRUST FUND	898,654	FROM SALTWATER PRODUCTS PROMOTION TRUST FUND
FROM FLORIDA AGRICULTURAL PROMOTION CAMPAIGN TRUST FUND	45,428	1440 SPECIAL CATEGORIES
1429 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	27,635	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 18,346 FROM GENERAL INSPECTION TRUST FUND . 2,128
FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	26,400	FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND
1430 EXPENSES		FROM SALTWATER PRODUCTS PROMOTION TRUST FUND 4,739
FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND .	148,541 520,716	FROM FLORIDA AGRICULTURAL PROMOTION CAMPAIGN TRUST FUND
FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	848,391	1441 FIXED CAPITAL OUTLAY
FROM SALTWATER PRODUCTS PROMOTION TRUST FUND	200,959	MAINTENANCE AND REPAIRS STATE FARMERS' MARKETS - STATEWIDE
FROM VITICULTURE TRUST FUND FROM FLORIDA AGRICULTURAL	9,580	FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND
PROMOTION CAMPAIGN TRUST FUND	223,223	1442 FIXED CAPITAL OUTLAY
1431 OPERATING CAPITAL OUTLAY FROM MARKET IMPROVEMENTS WORKING	10.500	CODE AND LIFE SAFETY - STATE FARMERS' MARKETS - STATEWIDE
CAPITAL TRUST FUND	10,500	FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND
1432 SPECIAL CATEGORIES GRANTS AND AIDS - VITICULTURE PROGRAM		1442A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
FROM VITICULTURE TRUST FUND	650,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA HORSE PARK
1433 SPECIAL CATEGORIES FLORIDA AGRICULTURE PROMOTION CAMPAIGN		FROM GENERAL REVENUE FUND 5,000,000
FROM GENERAL REVENUE FUND	1,310,000	From the funds provided in Specific Appropriation 1442A, up to 10 percent may be used for administrative costs for the Florida Horse Park.
	, ,	1442B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
From the funds in Specific Appropriation 1433, funds from the General Revenue Fund shall be to Enhancement Board, Inc., to conduct programs a	ransferred to the Cattle and research designed to	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY AGRICULTURAL PROMOTION AND EDUCATION FACILITIES ENDOW GENERAL PROMOTION HUND
expand uses of beef and beef products and strengt of Florida's cattle industry in this state and ir		FROM GENERAL REVENUE FUND 6,752,024
1434 SPECIAL CATEGORIES FEDERAL VALUE OF PRODUCTION SPECIALTY CROP		From the funds provided in Specific Appropriation 1442B, \$6,752,024 in nonrecurring funds from the General Revenue Fund shall be used for the following:
GRANT FROM FEDERAL GRANTS TRUST FUND	5,000,000	Central Florida Fair Livestock Pavilion
1435 SPECIAL CATEGORIES FEDERAL SUPPORT FOR FLORIDA AGRICULTURE		Hendry County Fair and Livestock Show, Inc
PROMOTIONS FROM FEDERAL GRANTS TRUST FUND	206,586	Gadsden County Agricultural Multi-Purpose Facility 500,000 Madison County Agricultural & Exposition Center 500,000
1437 SPECIAL CATEGORIES		Manatee River Fair-Exhibit Hall

1450 SPECIAL CATEGORIES

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATI SPECIFIC APPROPRIATION St. Petersburg Agriculture Education and Exhibit Building 500, Santa Rosa County Fair	SPECIFIC APPROPRIATION  OO TRANSFER TO DEPARTMENT OF MANAGEMENT OO SERVICES - HUMAN RESOURCES SERVICES
Union County Extension and Agriculture Education Center 280, Wakulla County/UF-IFAS Extension Facility 80, Walton County Fair and Agricultural Education Building 400, Washington County Agricultural Facility 300,	000 FROM GENERAL REVENUE FUND 12,296 000 FROM GENERAL INSPECTION TRUST FUND . 3,487
TOTAL: AGRICULTURAL PRODUCTS MARKETING FROM GENERAL REVENUE FUND 24,145,984	RESTORE ACT - DEEPWATER HORIZON OIL SPILL FROM FEDERAL GRANTS TRUST FUND 4,680,000
FROM TRUST FUNDS	71,049 TOTAL: AQUACULTURE  FROM GENERAL REVENUE FUND 3,236,918  FROM TRUST FUNDS 6,530,784
TOTAL ALL FUNDS	17,033  TOTAL POSITIONS
APPROVED SALARY RATE 1,865,998	ANIMAL PEST AND DISEASE CONTROL
1443 SALARIES AND BENEFITS POSITIONS 44.00 FROM GENERAL REVENUE FUND 1,829,361	APPROVED SALARY RATE 5,241,824
FROM GENERAL INSPECTION TRUST FUND . 8	17,762 1451 SALARIES AND BENEFITS POSITIONS 114.50 FROM GENERAL REVENUE FUND 5,637,679
	FROM FEDERAL GRANTS TRUST FUND
1445 EXPENSES	ERADICATION TRUST FUND
	1452 OTHER PERSONAL SERVICES 29,000 FROM GENERAL REVENUE FUND
1446 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1453 EXPENSES 12,600 FROM GENERAL REVENUE FUND
1446A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND . 2	FROM GENERAL INSPECTION TRUST FUND . 628,888 35,640 1454 OPERATING CAPITAL OUTLAY
From the funds provided in Specific Appropriation 1446A, the Departm of Agriculture and Consumer Services may purchase one or more movehicles for replacement when the mileage of a vehicle is in excess	FROM GENERAL REVENUE FUND 50,949 ent FROM FEDERAL GRANTS TRUST FUND
150,000 miles unless it is determined by the Commissioner that vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided in section 287.14(3), Flor Statutes.	or CONTRACTED SERVICES
1447 SPECIAL CATEGORIES CONTRACTED SERVICES	1457 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
FROM GENERAL REVENUE FUND	FROM GENERAL REVENUE FUND
From the funds in Specific Appropriation 1447, \$250,000 nonrecurring funds from the General Revenue Fund is provided for Oyster Cultch Material Research at the Wakulla Environmental Instit to study various oyster cultch material to determine which material most effective for spat set and oyster population revitalization.	the SERVICES - HUMAN RESOURCES SERVICES ste PURCHASED PER STATEWIDE CONTRACT
1448 SPECIAL CATEGORIES OYSTER PLANTING FROM GENERAL INSPECTION TRUST FUND . 5	1458A FIXED CAPITAL OUTLAY CONSTRUCTION - ADDITIONS KISSIMMEE DIAGNOSTIC LAB FROM GENERAL REVENUE FUND 7,358,016
1449 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	TOTAL: ANIMAL PEST AND DISEASE CONTROL FROM GENERAL REVENUE FUND
1449A SPECIAL CATEGORIES AQUACULTURE DEVELOPMENT	TOTAL POSITIONS
FROM GENERAL REVENUE FUND 632,970	PLANT PEST AND DISEASE CONTROL

SPECIE	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT IC RIATION	T/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	PPROVED SALARY RATE 14,471,506		FROM FEDERAL GRANTS TRUST FUND 1,000,000
1459	SALARIES AND BENEFITS POSITIONS 368.00 FROM GENERAL REVENUE FUND 8,825,4 FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND FROM PLANT INDUSTRY TRUST FUND	894,126 5,750,359 2,941,604 2,582,169	FROM CITRUS INSPECTION TRUST FUND . 7,144 FROM FEDERAL GRANTS TRUST FUND 487,452
1460	OTHER PERSONAL SERVICES FROM GEMERAL REVENUE FUND	1,000 1,625,492	From the funds in Specific Appropriation 1469, \$150,000 in nonrecurring funds from the Agricultural Emergency Bradication Trust Fund is provided for removal and destruction of infested avocado trees that are acting as hosts and breeding factories for pests and disease.  1470 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
1461	EXPENSES FROM GENERAL REVENUE FUND	79,832 1,372,077 125,836 724,622	FROM GENERAL REVENUE FUND
1462	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND	216,195 5,006	FACILITY FROM PLANT INDUSTRY TRUST FUND
Fro of veh 150 veh	SPECIAL CATEGORIES  ACQUISITION OF MOTOR VEHICLES FROM GENERAL INSPECTION TRUST FUND .  m the funds provided in Specific Appropriation 1462P Agriculture and Consumer Services may purchase of icles for replacement when the mileage of a vehicle ,000 miles unless it is determined by the Commi icle replacement is a critical safety issue, or based oreseen circumstances as provided in section 28	one or more motor	1471 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
	tutes.		1471A FIXED CAPITAL OUTLAY
1463	SPECIAL CATEGORIES AGRICULTURAL EMERGENCIES (MEDFLY PROGRAM) FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	1,214,177	RENOVATIONS AND IMPROVEMENTS - IRRADIATOR FACILITY GAINESVILLE FROM GENERAL REVENUE FUND 650,000
1464	SPECIAL CATEGORIES GRANTS AND AIDS - BOLL WEEVIL ERADICATION FROM PLANT INDUSTRY TRUST FUND	150,000	1471B FIXED CAPITAL OUTLAY RELOCATION, REPAIR AND RENOVATION OF CITRUS BUDWOOD FACILITIES - STATEWIDE FROM PLANT INDUSTRY TRUST FUND
1465	SPECIAL CATEGORIES APIARIAN INDEMNITIES FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND	36,000	1471C FIXED CAPITAL OUTLAY APIARY RESEARCH AND EXTENSION LABORATORY - DMS MGD FROM GENERAL REVENUE FUND 2,000,000
1466	SPECIAL CATEGORIES ENDANGERED PLANT SPECIES FROM LAND ACQUISITION TRUST FUND	240,000	Funds in Specific Appropriation 1471C are provided for the construction of an apiary research and extension laboratory at the University of Florida. Distribution of funds shall be contingent upon a 25 percent match from the University of Florida's Institute of Food and
1466A	SPECIAL CATEGORIES TRANSFER TO AGRICULTURAL EMERGENCY ERADICATION TRUST FUND FROM GENERAL REVENUE FUND 500,0	00	Agricultural Sciences and a 10 percent match from the Florida State Beekeepers Association.  1471D GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
1467	SPECIAL CATEGORIES CITRUS HEALTH RESPONSE PROGRAM FROM GENERAL REVENUE FUND 6,022,1 FROM FEDERAL GRANTS TRUST FUND FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA SOUTHERN COLLEGE GREENHOUSE AND SCIENCE LABORATORIES FROM GENERAL REVENUE FUND
1468	SPECIAL CATEGORIES	300,000	FROM TRUST FUNDS
	PLANT PEST AND DISEASE CONTROL		TOTAL POSITIONS

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPO. SPECIFIC APPROPRIATION		SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
TOTAL ALL FUNDS	52,214,681	1479A SPECIAL CATEGORIES FARM SHARE PROGRAM FROM GENERAL REVENUE FUND 2,234,909
APPROVED SALARY RATE 3,788,439		1479B SPECIAL CATEGORIES KINGDOM HARVEST COMMUNITY FOOD AND
1472 SALARIES AND BENEFITS POSITIONS 83.00 FROM GENERAL REVENUE FUND 161,712 FROM FOOD AND NUTRITION SERVICES		OUTREACH CENTER FROM GENERAL REVENUE FUND 200,000
TRUST FUND	5,047,128	1480 SPECIAL CATEGORIES GRANTS AND AIDS - EMERGENCY FEEDING ORGANIZATIONS FROM FOOD AND NUTRITION SERVICES
	282,020	TRUST FUND
1474 EXPENSES FROM GENERAL REVENUE FUND	1,620,966 174,160	1481 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 2,241 FROM FOOD AND NUTRITION SERVICES TRUST FUND
1475 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL LUNCH PROGRAM FROM FOOD AND NUTRITION SERVICES TRUST FUND	170,818,888	1482 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FOOD AND NUTRITION SERVICES
1476 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL LUNCH PROGRAM - STATE MATCH		TRUST FUND
FROM GENERAL REVENUE FUND		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SECOND HARVEST FOOD BANK OF CENTRAL FLORIDA FROM GENERAL REVENUE FUND 1,000,000
FROM GENERAL REVENUE FUND	57,438	TOTAL: FOOD, NUTRITION AND WELLNESS FROM GENERAL REVENUE FUND
1478A SPECIAL CATEGORIES GRANTS AND AIDS - OUNCE OF PREVENTION	•	TOTAL POSITIONS 83.00 TOTAL ALL FUNDS
FROM GENERAL REVENUE FUND 250,000		
From the funds in Specific Appropriation 1478A, \$250 nonrecurring funds from the General Revenue Fund is provide Ounce of Prevention Fund of Florida for Florida Children's In	,000 in d to the	FROM GENERAL REVENUE FUND
ounce of Prevention Fund of Florida for Florida Children's in programs, including community gardens, healthy eating, activities and 4-H clubs.		TOTAL POSITIONS
1478B SPECIAL CATEGORIES SUPPORT FOR FOOD BANK FROM GENERAL REVENUE FUND 1,757,000		ENVIRONMENTAL PROTECTION, DEPARTMENT OF
From the funds in Specific Appropriation 1478B, \$450,000 in r funds and \$1,300,000 in nonrecurring funds are provided for the Association of Food Banks, and the remainder is provided for the	Florida	PROGRAM: ADMINISTRATIVE SERVICES  EXECUTIVE DIRECTION AND SUPPORT SERVICES
Edge Ministries Food Center.	-	APPROVED SALARY RATE 12,409,659
1478C SPECIAL CATEGORIES FOOD PANTRIES FROM GENERAL REVENUE FUND		1483   SALARIES AND BENEFITS   POSITIONS   231.00
funds from the General Revenue Fund is provided for the Healt: Healthy Living Project for distribution of healthy foods unemployed, disabled, senior citizens, the underemployed as living at or below poverty.	to the	FUND         107,266           FROM INTERNAL IMPROVEMENT TRUST         401,076           FUND         401,076           FROM LAND ACQUISITION TRUST FUND         9,490,145
1479 SPECIAL CATEGORIES CONTRACTED SERVICES FROM FOOD AND NUTRITION SERVICES TRUST FUND	7,645,665 45,840	1484 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND

SPECIE		MANAGEMENT/TRANSPORTATION	SPECI		WITH MANAGEMENT/TRANSPORTATION
	PRIATION EXPENSES		APPRO	PRIATION FUND	60,905
1105	FROM ADMINISTRATIVE TRUST FUND	2,490,721		FROM WATER QUALITY ASSURANCE TRUST	00,703
	FROM INLAND PROTECTION TRUST FUND .	70,461		FUND	298,810
	FROM FEDERAL GRANTS TRUST FUND	41,000			
	FROM INTERNAL IMPROVEMENT TRUST	4 000	1495	OPERATING CAPITAL OUTLAY	
	FUND	4,980 16,018		FROM GRANTS AND DONATIONS TRUST FUND	21,000
	FROM DAND ACQUISITION TROOF FORD	10,010		FROM MINERALS TRUST FUND	37,195
1486	OPERATING CAPITAL OUTLAY			FROM WATER QUALITY ASSURANCE TRUST	
	FROM ADMINISTRATIVE TRUST FUND	16,275		FUND	19,838
1487	SPECIAL CATEGORIES		1/106	SPECIAL CATEGORIES	
1407	TRANSFER TO DIVISION OF ADMINISTRATIVE		1470	CONTRACTED SERVICES	
	HEARINGS			FROM FEDERAL GRANTS TRUST FUND	45,369
	FROM ADMINISTRATIVE TRUST FUND	275,848		FROM GRANTS AND DONATIONS TRUST	
1400	ODECTAL CAMECODIES			FUND	78,077
1488	SPECIAL CATEGORIES CONTRACTED SERVICES			FROM INTERNAL IMPROVEMENT TRUST FUND	200,000
	FROM ADMINISTRATIVE TRUST FUND	170,949		FROM MINERALS TRUST FUND	5,700
	FROM FEDERAL GRANTS TRUST FUND	483,794		FROM WATER QUALITY ASSURANCE TRUST	
	FROM INTERNAL IMPROVEMENT TRUST			FUND	80,000
	FUND	18,108,200	1497	SPECIAL CATEGORIES	
1489	SPECIAL CATEGORIES		1497	RISK MANAGEMENT INSURANCE	
2107	RISK MANAGEMENT INSURANCE			FROM MINERALS TRUST FUND	11,518
	FROM ADMINISTRATIVE TRUST FUND	102,559			
	ADDATE ALTERANTIA		1498		
1490	SPECIAL CATEGORIES			TRANSFER TO DEPARTMENT OF MANAGEMENT	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	PURCHASED PER STATEWIDE CONTRACT			FROM INTERNAL IMPROVEMENT TRUST	
	FROM ADMINISTRATIVE TRUST FUND	40,868		FUND	2,292
	FROM GRANTS AND DONATIONS TRUST			FROM LAND ACQUISITION TRUST FUND	2,722
	FUND	1,319 48,856		FROM MINERALS TRUST FUND	3,962
	FROM HAND ACQUISITION TROST FORD	10,030	TOTAL	: FLORIDA GEOLOGICAL SURVEY	
1491	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND			FROM TRUST FUNDS	3,649,067
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			MOMENT POSTMICANO	20.00
	CLEAN MARINA FROM FEDERAL GRANTS TRUST FUND	3,000,000		TOTAL POSITIONS	32.00 3,649,067
	FROM GRANTS AND DONATIONS TRUST	3,000,000		TOTAL TIEB TORDO	3,013,007
	FUND	300,000	TECHN	OLOGY AND INFORMATION SERVICES	
попат.	BYEGIMTUE DIDECMION AND CUIDDODE CEDUICEC			ADDDOUGD CALADY DAME 4 401 466	
IUIAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	44,448,803		APPROVED SALARY RATE 4,491,466	
	11011 111001 101100 1 1 1 1 1 1 1 1 1 1	11,110,003	1499	SALARIES AND BENEFITS POSITIONS	94.00
	TOTAL POSITIONS	231.00		FROM LAND ACQUISITION TRUST FUND	6,517,848
	TOTAL ALL FUNDS	44,448,803	4=00		
חדם∩.זים	DA GEOLOGICAL SURVEY		1500	OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND	1,638,410
FLORIL	A GEOLOGICAL SURVEI			FROM WORKING CAFITAL IROST FOND	1,030,410
P	APPROVED SALARY RATE 1,423,550		1501	EXPENSES	
1400	CALADIDO AND DOMODIOS DOCUMANOS	20.00		FROM LAND ACQUISITION TRUST FUND	971,412
1492	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND	32.00 129,996		FROM WORKING CAPITAL TRUST FUND	1,998,882
	FROM INTERNAL IMPROVEMENT TRUST	127, 550	1502	OPERATING CAPITAL OUTLAY	
	FUND	636,317	2002	FROM WORKING CAPITAL TRUST FUND	50,625
	FROM LAND ACQUISITION TRUST FUND	650,091			
	FROM MINERALS TRUST FUND	295,644	1503	SPECIAL CATEGORIES	
	FROM WATER QUALITY ASSURANCE TRUST FUND	493,385		CONTRACTED SERVICES FROM INTERNAL IMPROVEMENT TRUST	
	1000	173,303		FUND	27,700
1493	OTHER PERSONAL SERVICES			FROM WORKING CAPITAL TRUST FUND	2,850,438
	FROM FEDERAL GRANTS TRUST FUND	296,578	1	CDECTAL CAMECODIEC	
	FROM GRANTS AND DONATIONS TRUST	132,925	1504	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	FROM INTERNAL IMPROVEMENT TRUST	132,323		FROM LAND ACQUISITION TRUST FUND	69,071
	FUND	60,000		-	•
	FROM WATER QUALITY ASSURANCE TRUST	( 550	1505	SPECIAL CATEGORIES	
	FUND	6,778		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
1494	EXPENSES			PURCHASED PER STATEWIDE CONTRACT	
	FROM FEDERAL GRANTS TRUST FUND	79,965		FROM LAND ACQUISITION TRUST FUND	34,883
	FROM GRANTS AND DONATIONS TRUST				

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGESPECIFIC APPROPRIATION	EMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
1506 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE		FROM TRUST FUNDS
TECHNOLOGY (AST) FROM WORKING CAPITAL TRUST FUND	2,690,692	TOTAL POSITIONS 7.00 TOTAL ALL FUNDS
TOTAL: TECHNOLOGY AND INFORMATION SERVICES FROM TRUST FUNDS	16,849,961	PROGRAM: STATE LANDS
TOTAL POSITIONS 94.	00	LAND ADMINISTRATION AND MANAGEMENT
TOTAL ALL FUNDS	16,849,961	APPROVED SALARY RATE 4,807,532
OFFICE OF EMERGENCY RESPONSE  APPROVED SALARY RATE 578,212		1520 SALARIES AND BENEFITS POSITIONS 95.00 FROM INTERNAL IMPROVEMENT TRUST FUND
1507 SALARIES AND BENEFITS POSITIONS 7.	00	FROM LAND ACQUISITION TRUST FUND
FROM COASTAL PROTECTION TRUST FUND . FROM INLAND PROTECTION TRUST FUND .	397,812 145,358	1521 OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST FUND
1508 OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND .	61,443	FROM INTERNAL IMPROVEMENT TRUST FOUND
1509 EXPENSES	01,113	FROM LAND ACQUISITION TRUST FUND
FROM COASTAL PROTECTION TRUST FUND . FROM INLAND PROTECTION TRUST FUND .	110,921 33,762	1522 EXPENSES FROM GRANTS AND DONATIONS TRUST
1510 OPERATING CAPITAL OUTLAY		FUND
FROM COASTAL PROTECTION TRUST FUND .	7,818	FUND         553,887           FROM LAND ACQUISITION TRUST FUND         251,758
1511 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL		1523 OPERATING CAPITAL OUTLAY
VEHICLES FROM COASTAL PROTECTION TRUST FUND .	63,594	FROM GRANTS AND DONATIONS TRUST  FUND
1512 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP		FROM INTERNAL IMPROVEMENT TRUST  FUND
FROM COASTAL PROTECTION TRUST FUND .	751,549	1524 SPECIAL CATEGORIES
1513 SPECIAL CATEGORIES ON-CALL FEES		ACQUISITION OF MOTOR VEHICLES FROM INTERNAL IMPROVEMENT TRUST
FROM COASTAL PROTECTION TRUST FUND .	17,902	FUND
1514 SPECIAL CATEGORIES PAYMENTS FOR RESTORATION AND DAMAGE FROM COASTAL PROTECTION TRUST FUND .	25,000	From the funds provided in Specific Appropriation 1524, the Department of Environmental Protection may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the agency secretary that the vehicle
1515 SPECIAL CATEGORIES ABANDONED DRUM REMOVAL AND DISPOSAL FROM COASTAL PROTECTION TRUST FUND .	70,000	replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.
1516 SPECIAL CATEGORIES		1525 SPECIAL CATEGORIES LAND MANAGEMENT
RISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND .	9,877	FROM LAND ACQUISITION TRUST FUND 3,634,992
1517 SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP		Funds from Specific Appropriation 1525 may be used for resource stewardship, including program management, inventory management, administration, and planning.
FROM INLAND PROTECTION TRUST FUND .	80,759	1526 SPECIAL CATEGORIES
1518 SPECIAL CATEGORIES TRANSFER TO THE MARINE RESOURCES CONSERVATION TRUST FUND OR STATE GAME		CONTRACTED SERVICES FROM INTERNAL IMPROVEMENT TRUST FUND
TRUST FUND IN THE FWCC FOR LAW ENFORCEMENT FROM COASTAL PROTECTION TRUST FUND .	11,310,256	FROM LAND ACQUISITION TRUST FUND 277,941
FROM INLAND PROTECTION TRUST FUND . FROM SOLID WASTE MANAGEMENT TRUST	1,991,722	1527 SPECIAL CATEGORIES STATE LANDS STEWARDSHIP
FUND	2,822,599	FROM INTERNAL IMPROVEMENT TRUST FUND
1519 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		FROM LAND ACQUISITION TRUST FUND 250,000
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM COASTAL PROTECTION TRUST FUND .	1,806	1528 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INTERNAL IMPROVEMENT TRUST
TOTAL: OFFICE OF EMERGENCY RESPONSE		FUND

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION APPROPRIATION 1529 SPECIAL CATEGORIES 2016-2017 debt service on bonds. These funds may be used to refinance any or all series if it is in the best interest of the state as PAYMENT IN LIEU OF TAXES determined by the Division of Bond Finance. If the debt service varies FROM GENERAL REVENUE FUND . . . . . 1,160,000 as a result of a change in the interest rate, timing of issuance, or 1529A SPECIAL CATEGORIES other circumstances, there is appropriated from the Land Acquisition COASTAL MAPPING AND CORNER RESTORATION Trust Fund an amount sufficient to pay such debt service. FROM GENERAL REVENUE FUND . . . . . 1,500,000 1535A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND Funds in Specific Appropriation 1529A are provided to the Bureau of NONSTATE ENTITIES - FIXED CAPITAL OUTLAY Surveying and Mapping to be used to fulfill its statutory HELENA RUN PRESERVE responsibilities under chapter 177, parts II and III, Florida Statutes. FROM GENERAL REVENUE FUND . . . . . 600,000 1530 SPECIAL CATEGORIES 1535B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND TRANSFER TO DEPARTMENT OF MANAGEMENT NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - HOWELL BRANCH PRESERVE SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 2.000.000 FROM INTERNAL IMPROVEMENT TRUST TOTAL: LAND ADMINISTRATION AND MANAGEMENT 41,052 FROM LAND ACQUISITION TRUST FUND . . 11,815 FROM GENERAL REVENUE FUND . . . . . . 8.091.162 FROM TRUST FUNDS . . . . . . . . . . . 287,775,752 1531 SPECIAL CATEGORIES TOTAL POSITIONS . . . . . . . . . . . . TRANSFER TO FLORIDA FOREVER TRUST FUND 95.00 FROM GENERAL REVENUE FUND . . . . . 2,831,162 TOTAL ALL FUNDS . . . . . . . . . . . . . 295,866,914 FROM LAND ACQUISITION TRUST FUND . . 53,939,817 LAND AND RECREATION OPERATION SERVICES 1532 FIXED CAPITAL OUTLAY LAND MANAGEMENT APPROVED SALARY RATE 3.678.242 FROM LAND ACQUISITION TRUST FUND . . 10,000,000 1536 SALARIES AND BENEFITS 68.00 Funds from Specific Appropriation 1532 may be used for resource FROM INTERNAL IMPROVEMENT TRUST stewardship, including program management, inventory management, administration, and planning. 1,275,605 FROM LAND ACOUISITION TRUST FUND . . 2.279,113 FROM STATE PARK TRUST FUND . . . . . 1,243,753 1533 FIXED CAPITAL OUTLAY LAND ACQUISITION, ENVIRONMENTALLY 1537 OTHER PERSONAL SERVICES ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS, FROM LAND ACQUISITION TRUST FUND . . STATEWIDE FROM STATE PARK TRUST FUND . . . . . 690,000 FROM FLORIDA FOREVER TRUST FUND . . 1538 EXPENSES From the funds in Specific Appropriation 1533, \$35,000,000 in FROM INTERNAL IMPROVEMENT TRUST nonrecurring funds from the Florida Forever Trust Fund is provided to 107,468 the Department of Agriculture and Consumer Services for the acquisition FROM LAND ACQUISITION TRUST FUND . . 71.748 of agricultural lands through perpetual conservation easements and other FROM STATE PARK TRUST FUND . . . . . 810,433 perpetual less-than-fee techniques, which will achieve the objectives of Florida Forever and section 570.71, Florida Statutes. 1539 OPERATING CAPITAL OUTLAY FROM STATE PARK TRUST FUND . . . . . 5,000 Funds in Specific Appropriation 1533 are also provided for land acquisition for projects on the approved Acquisition and Restoration 1540 SPECIAL CATEGORIES Council's priority list pursuant to section 259.105, Florida Statutes. CONTRACTED SERVICES Prior to the approval of the Board of Trustees of the Internal FROM INTERNAL IMPROVEMENT TRUST Improvement Trust Fund for land acquisition projects, the transaction 1,310,100 history of the most recent three transactions or ten years of the FROM STATE PARK TRUST FUND . . . . . 300,000 transaction history, whichever is longer, of the proposed acquisition. must be made available to the public thirty days before the Board of 1541 SPECIAL CATEGORIES Trustees of the Internal Improvement Trust Fund may acquire such OUTSOURCING/PRIVATIZATION FROM STATE PARK TRUST FUND . . . . . 225,000 property. 1542 SPECIAL CATEGORIES Funds from Specific Appropriation 1533 may also be provided to the water management districts as provided in section 259.105(12), Florida RISK MANAGEMENT INSURANCE Statutes, to fund water resource development projects intended to FROM INTERNAL IMPROVEMENT TRUST achieve the goal of ensuring that sufficient quantities of water are 7.240 available to meet current and future needs of natural systems and the FROM LAND ACQUISITION TRUST FUND . . 13,719 citizens of the state as specified in section 259.105(2)(a)5.. Florida FROM STATE PARK TRUST FUND . . . . . 7.487 Statutes. 1542A SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT 1534 FIXED CAPITAL OUTLAY SERVICES - HUMAN RESOURCES SERVICES LAND ACQUISITION-FLORIDA COMMUNITIES TRUST 10,000,000 FROM FLORIDA FOREVER TRUST FUND . . PURCHASED PER STATEWIDE CONTRACT FROM INTERNAL IMPROVEMENT TRUST 1535 FIXED CAPITAL OUTLAY 344 DEBT SERVICE FROM LAND ACQUISITION TRUST FUND . . 149,956,467 TOTAL: LAND AND RECREATION OPERATION SERVICES FROM TRUST FUNDS . . . . . . . . . . . . . . . . 8,486,401 Funds provided in Specific Appropriation 1535 are for Fiscal Year

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROPRIATION TOTAL POSITIONS 68.00	APPROPRIATION FUND
TOTAL ALL FUNDS	01
PROGRAM: DISTRICT OFFICES	1550 OTHER PERSONAL SERVICES  FROM AIR POLLUTION CONTROL TRUST  FUND
WATER RESOURCE PROTECTION AND RESTORATION	FUND
APPROVED SALARY RATE 15,267,477	1551 EXPENSES FROM AIR POLLUTION CONTROL TRUST
1543 SALARIES AND BENEFITS POSITIONS 317.00	FUND
FROM FEDERAL GRANTS TRUST FUND 691, FROM INTERNAL IMPROVEMENT TRUST	92 1552 OPERATING CAPITAL OUTLAY FROM AIR POLLUTION CONTROL TRUST
FUND	
FROM LAND ACQUISITION TRUST FUND	
FROM WATER QUALITY ASSURANCE TRUST	CONTRACTED SERVICES
FUND	
1544 OTHER PERSONAL SERVICES	FUND
FROM FEDERAL GRANTS TRUST FUND 259,	35 1554 SPECIAL CATEGORIES
FROM PERMIT FEE TRUST FUND	79 TRANSFER TO DEPARTMENT OF MANAGEMENT
FROM WATER QUALITY ASSURANCE TRUST	SERVICES - HUMAN RESOURCES SERVICES
FUND	68 PURCHASED PER STATEWIDE CONTRACT FROM AIR POLLUTION CONTROL TRUST
1545 EXPENSES	FUND
FROM FEDERAL GRANTS TRUST FUND 31,2	
FROM LAND ACQUISITION TRUST FUND 1,207,	
FROM PERMIT FEE TRUST FUND	41 FROM TRUST FUNDS
FUND	96 TOTAL POSITIONS
1546 SPECIAL CATEGORIES	
CONTRACTED SERVICES	WASTE CONTROL
FROM GENERAL REVENUE FUND 500,000 FROM LAND ACQUISITION TRUST FUND 9,	25 APPROVED SALARY RATE 6,927,927
FROM PERMIT FEE TRUST FUND	
From the funds in Specific Appropriation 1546, \$500,000 in nonrecurring funds from the General Revenue Fund is provided for a mobile vessel pumpout service to assist Monroe County with alternative	1555 SALARIES AND BENEFITS POSITIONS 136.00 FROM COASTAL PROTECTION TRUST FUND . 869,642 FROM INLAND PROTECTION TRUST FUND . 2,749,180 FROM FEDERAL GRANTS TRUST FUND 1,041,205
funding for the Monroe County marine sewage pilot program.	FROM PERMIT FEE TRUST FUND
1547 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	FUND
FROM INTERNAL IMPROVEMENT TRUST	FUND
FUND	20
FROM LAND ACQUISITION TRUST FUND 153,	
FROM PERMIT FEE TRUST FUND 83,4 FROM WATER QUALITY ASSURANCE TRUST	26 FROM INLAND PROTECTION TRUST FUND . 72,455 FROM WATER QUALITY ASSURANCE TRUST
FUND	<del>"</del>
1540 ODDGTAL GAMDGODIDG	1557 DVDDVODO
1548 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	1557 EXPENSES FROM COASTAL PROTECTION TRUST FUND . 18,949
SERVICES - HUMAN RESOURCES SERVICES	FROM INLAND PROTECTION TRUST FUND . 396,688
PURCHASED PER STATEWIDE CONTRACT	FROM FEDERAL GRANTS TRUST FUND 44,016
FROM FEDERAL GRANTS TRUST FUND	·
FROM LAND ACQUISITION TRUST FUND	
FROM WATER QUALITY ASSURANCE TRUST	FROM WATER QUALITY ASSURANCE TRUST
FUND	23 FUND
TOTAL: WATER RESOURCE PROTECTION AND RESTORATION	1558 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 500,000	FROM SOLID WASTE MANAGEMENT TRUST
FROM TRUST FUNDS	
TOTAL POSITIONS	1559 SPECIAL CATEGORIES
TOTAL ALL FUNDS	88 CONTRACTED SERVICES FROM INLAND PROTECTION TRUST FUND . 1,860
AIR POLLUTION PREVENTION	FROM SOLID WASTE MANAGEMENT TRUST
	FUND
APPROVED SALARY RATE 3,213,940	FROM WATER QUALITY ASSURANCE TRUST FUND
1549 SALARIES AND BENEFITS POSITIONS 57.00	11,113
FROM AIR POLLUTION CONTROL TRUST	1560 SPECIAL CATEGORIES

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC				SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC			
	PRIATION			PRIATION			
	HAZARDOUS WASTE CLEANUP	400.000		CONTRACTED SERVICES			
	FROM COASTAL PROTECTION TRUST FUND .	120,000		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	32,327	87,585	
1561	SPECIAL CATEGORIES			FROM AIR POLLUTION CONTROL TRUST		01,303	
	ON-CALL FEES			FUND		8,894	
	FROM COASTAL PROTECTION TRUST FUND .	149,625					
1560	CDECTAL CATECODIEC		1571	SPECIAL CATEGORIES			
1562	SPECIAL CATEGORIES ABANDONED DRUM REMOVAL AND DISPOSAL			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			
	FROM COASTAL PROTECTION TRUST FUND .	30,000		PURCHASED PER STATEWIDE CONTRACT			
				FROM GENERAL REVENUE FUND	12,815		
1563	SPECIAL CATEGORIES			FROM ADMINISTRATIVE TRUST FUND		3,387	
	UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND .	34,000		FROM AIR POLLUTION CONTROL TRUST FUND		4,517	
	11011 111111111 11101111111111111111111	51,000		FROM LAND ACQUISITION TRUST FUND		4,048	
1564	SPECIAL CATEGORIES			FROM SOLID WASTE MANAGEMENT TRUST			
	TRANSFER TO DEPARTMENT OF MANAGEMENT			FUND		1,607	
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES			
	FROM COASTAL PROTECTION TRUST FUND .	4,339	101111	FROM GENERAL REVENUE FUND	1,578,365		
	FROM INLAND PROTECTION TRUST FUND .	15,200		FROM TRUST FUNDS		5,055,921	
	FROM FEDERAL GRANTS TRUST FUND	6,273		MOMENT DOGETHEOUS	60.00		
	FROM PERMIT FEE TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	3,805		TOTAL POSITIONS	62.00	6,634,286	
	FUND	8,094		TOTAL ALL FUNDS		0,034,200	
	FROM WATER QUALITY ASSURANCE TRUST	.,	PROGR	AM: WATER POLICY AND ECOSYSTEMS RESTORATION			
	FUND	16,172					
יו גיי∩יי	: WASTE CONTROL		WATER	POLICY AND ECOSYSTEMS RESTORATION			
IUIAL	FROM TRUST FUNDS	11,156,669		APPROVED SALARY RATE 1,492,153			
		,,					
	TOTAL POSITIONS		1572	SALARIES AND BENEFITS POSITIONS	26.00		
	TOTAL ALL FUNDS	11,156,669		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		346,550	
EXECU	TIVE DIRECTION AND SUPPORT SERVICES			FROM LAND ACQUISITION TRUST FUND		507,458 1,400,768	
						2/200/.00	
Ī	APPROVED SALARY RATE 3,547,952		1573	OTHER PERSONAL SERVICES			
1565	CALARTEC AND DENDETED DOCUMENTONS	C2 00		FROM FEDERAL GRANTS TRUST FUND		280,782	
1565	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	62.00 796,881		FROM LAND ACQUISITION TRUST FUND		15,000	
	FROM ADMINISTRATIVE TRUST FUND		1574	EXPENSES			
	FROM AIR POLLUTION CONTROL TRUST			FROM ADMINISTRATIVE TRUST FUND		75,392	
	FUND	988,992		FROM FEDERAL GRANTS TRUST FUND		2,000	
	FROM SOLID WASTE MANAGEMENT TRUST	1,577,670		FROM LAND ACQUISITION TRUST FUND		143,427	
	FUND	326,049	1575	AID TO LOCAL GOVERNMENTS			
				GRANTS AND AIDS - NORTHWEST FLORIDA WATER			
1566	OTHER PERSONAL SERVICES	62 750		MANAGEMENT DISTRICT ENVIRONMENTAL RESOUR	CE		
	FROM ADMINISTRATIVE TRUST FUND	62,750		PERMITTING PROGRAM FROM GENERAL REVENUE FUND	1,851,231		
1567	EXPENSES				_,,,		
	FROM GENERAL REVENUE FUND		1576	AID TO LOCAL GOVERNMENTS			
	FROM ADMINISTRATIVE TRUST FUND FROM AIR POLLUTION CONTROL TRUST	436,757		GRANTS AND AIDS - NORTHWEST FLORIDA WATER MANAGEMENT DISTRICT - OPERATIONS			
	FUND	202,094		FROM GENERAL REVENUE FUND	3,360,000		
	FROM LAND ACQUISITION TRUST FUND	20,678			5,220,		
	FROM SOLID WASTE MANAGEMENT TRUST		1577	AID TO LOCAL GOVERNMENTS			
	FUND	54,196		GRANTS AND AIDS - SUWANNEE RIVER WATER MANAGEMENT DISTRICT - OPERATIONS			
1568	OPERATING CAPITAL OUTLAY			FROM GENERAL REVENUE FUND	2,287,000		
	FROM ADMINISTRATIVE TRUST FUND	2,876					
			1578	AID TO LOCAL GOVERNMENTS			
1569	SPECIAL CATEGORIES			GRANTS AND AIDS - SUWANNEE RIVER WATER			
	ACQUISITION OF MOTOR VEHICLES FROM PERMIT FEE TRUST FUND	26,000		MANAGEMENT DISTRICT - ENVIRONMENTAL RESOURCE PERMITTING			
				FROM GENERAL REVENUE FUND	453,000		
From the funds provided in Specific Appropriation 1569, the Department				ATD TO LOCAL COMPANY			
of Environmental Protection may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles			1579	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SUWANNEE RIVER WATER			
	bracement when one wireade or a sellicie i	n TH CVCCBB OF TIN'AAA MITTEB		OTTITUTE OUT OUT OUT THE REAL WATER			
	less it is determined by the agency			MANAGEMENT DISTRICT - PAYMENT IN LIEU OF			
rej	less it is determined by the agency placement is a critical safety issue, or b	secretary that the vehicle ased on emergency unforeseen		TAXES			
rej	less it is determined by the agency placement is a critical safety issue, or b rcumstances as provided for in section 287	secretary that the vehicle ased on emergency unforeseen			352,909		
rej ci:	placement is a critical safety issue, or b	secretary that the vehicle ased on emergency unforeseen	1580	TAXES	352,909		

25.750.078

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

APPROPRIATION

GRANTS AND AIDS - WATER MANAGEMENT DISTRICTS - LAND MANAGEMENT FROM LAND ACQUISITION TRUST FUND . .

12.737.210

From the funds in Specific Appropriation 1580, \$1,610,000 is provided to the Northwest Florida Water Management District, \$1,777,210 is provided to the Suwannee River Water Management District, \$2,750,000 is provided to the St. Johns Water Management District, \$2,750,000 is provided to the Southwest Florida Water Management District, and \$3,850,000 is provided to the South Florida Water Management District.

1581 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - WATER MANAGEMENT DISTRICTS - MFLS

FROM LAND ACQUISITION TRUST FUND . .

1,500,000

250,000

998

4.397

Funds in Specific Appropriation 1581 are provided to the Northwest Florida Water Management District for activities related to establishing minimum flows and levels.

1582 OPERATING CAPITAL OUTLAY

FROM LAND ACQUISITION TRUST FUND . . 5.000

SPECIAL CATEGORIES CONTRACTED SERVICES

FROM LAND ACQUISITION TRUST FUND . .

3,000

1584 SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM LAND ACQUISITION TRUST FUND . . 4,239

1584A SPECIAL CATEGORIES

GRANTS AND AIDS - OCEAN RESEARCH AND CONSERVATION ASSOCIATION - KILROY

MONITORING SYSTEMS

FROM LAND ACOUISITION TRUST FUND . .

SPECIAL CATEGORIES

GRANTS AND AIDS - INDIAN RIVER LAGOON AND

LAKE OKEECHOBEE BASIN - OPERATIONS

FROM LAND ACQUISITION TRUST FUND . . 350,000

1586 SPECIAL CATEGORIES

TRANSFER TO THE SOUTH FLORIDA WATER

MANAGEMENT DISTRICT - DISPERSED WATER

STORAGE

FROM LAND ACQUISITION TRUST FUND . . 5,000,000

1586A SPECIAL CATEGORIES

TRANSFER TO THE SOUTH FLORIDA WATER

MANAGEMENT DISTRICT - CITY OF LAUDERHILL

PARKWAY PARK / NORTH FORK OF NEW RIVER

FROM GENERAL REVENUE FUND . . . . . . 850,000

The funds in Specific Appropriation 1586A are provided to the South Florida Water Management District for the design of a new linear parkway park along the North Fork of the New River to connect the greenway system in the City of Lauderhill. The South Florida Water Management District shall begin project design no later than October 1, 2016.

SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT

SERVICES - HUMAN RESOURCES SERVICES

PURCHASED PER STATEWIDE CONTRACT

FROM ADMINISTRATIVE TRUST FUND . . .

FROM LAND ACQUISITION TRUST FUND . .

1587A SPECIAL CATEGORIES

TRANSFER TO SAVE OUR EVERGLADES TRUST FUND

FROM LAND ACQUISITION TRUST FUND . . 100,000,000

1588 FIXED CAPITAL OUTLAY

LAND ACQUISITION

FROM LAND ACQUISITION TRUST FUND . . 27,700,000 SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

APPROPRIATION

Funds in Specific Appropriation 1588 are provided to the Department of Environmental Protection to be transferred to the South Florida Water Management District for land acquisition necessary for the construction of the Lake Hicpochee North Hydrologic Enhancement Project, the Picayune Strand Restoration Project, and the Biscayne Bay Coastal Wetlands Project.

1589 FIXED CAPITAL OUTLAY

DEBT SERVICE - SAVE OUR EVERGLADES BONDS

FROM LAND ACQUISITION TRUST FUND . .

Funds provided in Specific Appropriation 1589 are for Fiscal Year 2016-2017 debt service on bonds authorized pursuant to section 215.619, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is appropriated from the Land Acquisition Trust Fund an amount sufficient to pay such debt service.

1589A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

AID TO WATER MANAGEMENT DISTRICTS-LAND

ACOUISITION

FROM GENERAL REVENUE FUND . . . . . 1,500,000

The funds in Specific Appropriation 1589A are provided to the Southwest Florida Water Management District for the Heritage Lake Estates Conservation Easement in Pasco County for flood protection.

1590 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND

NONSTATE ENTITIES - FIXED CAPITAL OUTLAY

EVERGLADES RESTORATION

FROM SAVE OUR EVERGLADES TRUST

FROM LAND ACOUISITION TRUST FUND . .

100,000,000 32,000,000

From the funds in Specific Appropriation 1590, \$32,000,000 from the Land Acquisition Trust Fund is provided for the Restoration Strategies Regional Water Quality Plan.

From the funds in Specific Appropriation 1590, \$73,340,213 in nonrecurring funds and \$26,659,787 in recurring funds from the Save Our Everglades Trust Fund are provided for the planning, design, engineering and construction of the Comprehensive Everglades Restoration Plan (CERP)

From the Save Our Everglades Trust Fund in Specific Appropriation 1590, by December 1, 2016, the South Florida Water Management District shall provide a written report to the Governor, the President of the Senate, and the Speaker of the House of Representatives providing a recommended implementation plan addressing the objectives of CERP. The plan shall include a recommended schedule for sequencing projects through Fiscal Year 2034-2035 based on the assumption that the district will receive an annual appropriation equal to the amount provided in Specific Appropriation 1590 for Everglades Restoration from the Land Acquisition Trust Fund. The plan shall be consistent with CERP and based on the best available scientific, technical, funding, contracting, and project interdependencies. The plan must also comply with the scheduling and sequencing factors required to develop the Master Implementation Sequencing Plan required under 33 CFR 385.30 when identifying project components, including but not limited to, projects that involve water conveyance, treatment, and storage. In developing the plan, the district must comply with the provisions of sections 373.1501 and 373.026(8), Florida Statutes. The plan shall not recommend non-CERP projects or the use of eminent domain for any projects that may require land acquisition.

1590A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY NORTHERN EVERGLADES AND ESTUARIES

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION PROTECTION

From the funds in Specific Appropriation 1590A, \$55,131,903 from the Land Acquisition Trust Fund and \$1,706,131 from the General Revenue Fund shall be used to implement the Northern Everglades and Estuaries Protection Program, as set forth in section 373.4595, Florida Statutes. No less than \$47,838,034 of the funds provided in Specific Appropriation 1590A shall be used to implement the Northern Everglades and Estuaries Protection Program, as set forth in section 373.4595, Florida Statutes, through public-private partnerships as provided in section 373.4591, Florida Statutes.

From the funds in Specific Appropriation 1590A, to address the state of emergency for Lee, Martin, and St. Lucie counties declared by Governor Rick Scott in Executive Order Number 16-59 issued on February 26,2016, first consideration shall be given to projects that will efficiently and effectively provide relief from discharges to the St. Lucie and Caloosahatchee Rivers and estuaries. Public-private partnerships for water storage and water quality improvements that can be implemented expeditiously shall receive priority consideration for funding.

1590B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - C-51 RESERVOIR IMPLEMENTATION

FROM GENERAL REVENUE FUND . . . . . 2,000,000

1590C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
GRANTS AND AIDS - WATER MANAGEMENT
DISTRICTS - LOCAL GOVERNMENT FIXED CAPITAL
OUTLAY RELOCATION ASSISTANCE
FROM GENERAL REVENUE FUND . . . . . .

From the funds in Specific Appropriation 1590C, \$350,000 in nonrecurring funds from the General Revenue Fund is provided for engineering and design assistance for local governments that are required to relocate roads, bridges, or other access structures as a result of the implementation of the South Florida Water Management District 50-year capital improvement plan. Priority funding shall be given to access relocation projects that are part of the rehabilitation of Central and South Florida Flood Control Project structures that have been evaluated and determined to no longer provide sufficient levels of service for either flood protection or water supply, and are deemed to be well past their life expectancy.

350,000

10.000

TOTAL: WATER POLICY AND ECOSYSTEMS FROM GENERAL REVENUE FUND		14,710,271	363,208,202
TOTAL POSITIONS TOTAL ALL FUNDS		26.00	377,918,473
PROGRAM: WATER RESTORATION ASSISTA	NCE		
WATER RESTORATION ASSISTANCE			
APPROVED SALARY RATE	2,519,500		
1592 SALARIES AND BENEFITS FROM FEDERAL GRANTS TRUST 1	POSITIONS FUND	51.00	2.437.280

1592	SALARIES AND BENEFITS	POSITIONS	51.00	
	FROM FEDERAL GRANTS TRUS	I FUND		2,437,280
	FROM LAND ACQUISITION TR	UST FUND		958,946
	FROM MINERALS TRUST FUND			250,942
	FROM WATER QUALITY ASSUR	ANCE TRUST		
	FUND			185,093
1593	OTHER PERSONAL SERVICES			
	FROM WATER OUALITY ASSUR	ANCE TRUST		

1594 EXPENSES
FROM LAND ACQUISITION TRUST FUND . . 248,773

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION

APPROP	RIATION	
	FROM MINERALS TRUST FUND	5,000
	FROM WATER QUALITY ASSURANCE TRUST	66,700
1595	OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND	4,597
1596	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND	382,000
1597	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM MINERALS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND	11,696 3,784 1,032
1597A	FIXED CAPITAL OUTLAY LAKE APOPKA RESTORATION FROM LAND ACQUISITION TRUST FUND	5,082,846
	FROM WATER QUALITY ASSURANCE TRUST FUND	2,000,000

Funds in Specific Appropriation 1597A are provided to the Department of Environmental Protection and may be transferred to the Fish and Wildlife Conservation Commission and/or the St. Johns River Water Management District for Lake Apopka restoration.

Funds in Specific Appropriation 1597A from the Water Quality Assurance Trust Fund are supported from interest earnings transferred from the Inland Protection Trust Fund as authorized in s. 376.3071(9), F.S.

1598 FIXED CAPITAL OUTLAY

MON\_MANDATORY TAND DECTAMATION DECTECTE

FROM LAND ACQUISITION TRUST FUND . .

	NON-MANDATORY LAND RECLAMATION PROJECTS FROM NON-MANDATORY LAND RECLAMATION TRUST FUND	3,184,000
1599	FIXED CAPITAL OUTLAY RESTORE ACT - DEEPWATER HORIZON OIL SPILL FROM FEDERAL GRANTS TRUST FUND	8,704,800
1599A	FIXED CAPITAL OUTLAY NATIONAL FISH AND WILDLIFE FOUNDATION - DEEPWATER HORIZON OIL SPILL FROM GRANTS AND DONATIONS TRUST FUND	500,000
1599B	FIXED CAPITAL OUTLAY NATURAL RESOURCE DAMAGE RESTORATION - FINAL RESTORATION - DEEPWATER HORIZON OIL SPILL FROM COASTAL PROTECTION TRUST FUND .	500,000
1600	FIXED CAPITAL OUTLAY SPRINGS RESTORATION	

Funds in Specific Appropriation 1600 may be used for land acquisition to protect springs and for capital projects that protect the quality and quantity of water that flow from springs. The department, in conjunction with the water management districts and the Department of Agriculture and Consumer Services, shall submit an annual progress report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 1, 2016, on the status of each total maximum daily load, basin management action plan, minimum flow or minimum water level, recovery or prevention strategy and implementation of best management practices for all first magnitude springs and additional springs the department determines to be of statewide or regional significance.

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSSPECIFIC APPROPRIATION	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANS SPECIFIC APPROPRIATION	SPORTATION
1600A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		Anchors Street NW	200,000
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		Frostproof Polk Regional Water Supply Development -	
GRANTS AND AIDS - WATER PROJECTS		Frostproof Water CIP Implementation	275,000
FROM GENERAL REVENUE FUND 81,764,005		Fruitland Park Capital Lift Station and Force Main	250,000
		Fruitland Park Lady Lake Wastewater Interconnection	500,000
From the funds in Specific Appropriation 1600A, \$81,		Green Cove Springs Historic Spring Park	250,000
nonrecurring funds from the General Revenue Fund is provide	ded for the	Groveland Eagle Ridge Phase 3 Reclaim Water Project	500,000
following water projects:		Groveland PD&E	3,000,000
		Hallandale Beach Reuse Irrigation Project	200,000
Alachua County Newnans Lake Improvement Project	456,000	Hardee County Regional Wastewater Service	
ALICO Dispersed Water	250,000	Improvements Phase 4	755,000
Altamonte Springs Advanced Wastewater Treatment	750,000	Hawthorne Downtown Water Main Replacement Phase II	250,000
Apollo Beach Waterway Improvement	100,000	Hendry County Wastewater Infrastructure on US27-SR80 -	
Apopka Orange County Potable Water Service Installations	250,000	Phase Two	250,000
Archer Collection and Treatment System	650,000	Hernando County Hunter's Lake Clean-up	200,000
Aventura NE 191st Street Stormwater Retrofits	300,000	Holley By the Sea Camden Road Outfall Improvements	650,000
Bal Harbour Village Stormwater System Improvements	500,000	Hollywood Water Main Replacement	200,000
Bartow Water Reclamation Facility Phase 3 SBR 4th		Homestead Racetrack Water Tower Pump Station	500,000
Tank Design and Construction Expansion	400,000	Howey-in-the-Hills Development and Wastewater	400,000
Belle Glade NW 3rd Street Corridor Stormwater Conveyance		Indian River County Pilot Aquatic Plant-Based Pollutant	
Improvements	350,000	Removal System Project	150,000
Belleview SE 132nd St. Rd. Water & Sewer Extension	250,000	J.W. Corbett Levee	500,000
Blountstown Wastewater Effluent	700,000	Jacksonville Arboretum Stormwater Improvement	250,000
Bowling Green Wastewater Plant Effluent Disposal		Jacksonville Julington/Cormorant Stormwater Improvement	202,450
Improvements	385,000	Jay Water Well Maintenance and Stormwater System	275,000
Brevard County Groundwater Remediation	1,000,000	Key Biscayne K-8 Stormwater Improvement Phase 1	525,000
Brevard County Johnson Jr. High School Stormwater		Kings Bay Restoration	1,400,000
Pond Denitrification and Phosphorus Reduction	122,350	LaBelle Ft. Thompson Water Quality Improvement Project	200,000
Brevard County Merritt Island Inflow and Infiltration	272,500	Lafayette County CR 300 Flood and Stormwater	425,000
Brevard County Pines Industrial Stormwater Pond		Lake County Magnolia Lane Water Quality Retrofit Lake	
Denitrification and Phosphorus Reduction	71,200	Harris Basin	350,000
Brevard County Scottsmoor Denitrification System	437,000	Lake Manatee Water Supply and Water Quality	
Brevard County South Beaches Inflow & Infiltration	300,000	Improvement Phase 2	345,000
Brevard County Treatment of Fresh Water Discharges to the		Lake Region Lakes Water Control Structures	500,000
Indian River Lagoon	700,000	Lake Wales West SR 60 Expansion	250,000
Brevard County-Brevard Zoo-Florida Institute of Technology -		Lake Worth Lagoon Initiative	2,000,000
Restoring Natural Filtration Systems	700,000	Lakeland Se7en Wetlands Wastewater Treatment Facility	450,000
Brooksville Saxon Brook Drainage Corrections Phase II	125,000	Lantana ICW Subaqueous Water Main Crossing	•
Cape Coral Catch Basin Replacement	350,000	Replacement Project	350,000
Cedar Key Water and Sewer District Water Plant	450,000	Lantana Lift Stations 1, 3, 4, & 9 Electrical Upgrades	150,000
Charlotte County East and West Spring Lakes Central Sewer	,	Lauderdale Lakes Stormwater Conveyance and Water	,
Expansion	500,000	Quality Improvement Project	500,000
Charlotte County Sunshine Lake Floating Treatment Wetlands	125,000	Lauderdale Lakes Water Pollutant Reduction Tactics Project	200,000
Chattahoochee Waterline Replacement	400,000	Lauderhill Lift Station 2 Rehabilitation Project	250,000
Clearwater Sewer System Expansion Project	250,000	Lee County Hendry Creek West Branch Restoration	475,000
Clermont Alternative Water Supply Sunburst LFA Wells	500,000	Lee County Lakes Park Littoral Zone Project	200,000
Clermont West Lake Stormwater	500,000	Lee County Sunniland/Nine Mile Run Drainage	,
Coconut Creek Wastewater Pipe Rehabilitation Project	100,000	Improvement Project	300,000
Columbia County Ellisville WWTP Collection System Expansion.	500,000	Loxahatchee River Preservation Initiative	1,050,000
Coral Gables Miracle Mile and Giralda Avenue Drainage	200,000	Lynn Haven Reuse Improvements	250,000
Coral Springs Stormwater Improvements at Corporate Park	100,000	Lynn Haven Water System Improvements	287,500
Coral Springs Water Quality Improvements	75,000	Mangrove Park Water Quality and Access Improvements	800,000
Cutler Bay Point Royal Water Quality Improvement	200,000	Marco Island Stormwater Master Plan Drainage Improvements	299,140
Dade City Stormwater Retrofit	400,000	Marco Shores Alternative Water Solution	750,000
Dania Beach Water Main Replacement	200,000	Margate Lemon Tree Lake Water Quality Improvement Project	100,000
Delray Beach Reclaimed Water System Expansion Area 12-C	300,000	Margate Sewer Piping Rehabilitation Phase II	200,000
Deltona Lower Floridan Aquifer Water Treatment Plant -	,	Martin County All American Ditch Stormwater Quality	,
Final Design	300,000	Retrofit Project	700,000
DeSoto County Water-Sewer Extension US 17	500,000	Mary Esther Masterlift Station	1,000,000
Doral Stormwater Improvements at Sub-Basin H-8	750,000	Medley Seawall Repair & Expansion	600,000
East Palatka Drainage Cleaning Project	300,000	Merritt Island High School Sykes Creek Drainage Project	1,240,000
El Portal Septic to Sewer Project	200,000	Miami Beach Water Line Replacement on Alton Road from	, ,,,,,,
Englewood Water District Sewer Expansion Project	350,000	Michigan Ave to North Bay Rd	250,000
Eustis East Wastewater Plant Expansion	750,000	Miami Beach Water Line Replacement on Alton Road	,
Fanning Springs Wastewater System Extensions Phase II & III.	300,000	From 43rd St. to 63rd St	250,000
Fernandina Beach North Fletcher Basin Area	,	Miami Gardens NW 34 Court and NW 203 Street	, •••
Stormwater Treatment	900,000	Drainage Project	150,000
Flagler Beach Ocean Palm Stormwater Improvement Plan Project	200,000	Miami Gardens Vista Verde Drainage Improvement Project	250,000
Flagler County Malacompra Basin	300,000	Miami Lakes West Lakes Drainage Improvements	_50,000
Flagler County Utility Water and Wastewater Project	2,000,000	Phase B, C, and D	400,000
Florida City Krome Avenue Water Line	113,425	Miami Springs Study, Erosion Control and Stabilization	100,000
Fort Lauderdale River Oaks Preserve	500,000	of Drainage Canals	700,000
Fort Lauderdale Stormwater Drainage Program	500,000	Miami Wagner Creek-Seybold Canal Dredging	, , , , , , , , , , , , , , , , , , , ,
Fort Walton Beach Stormwater Improvements on	500,000	Restoration Project	250,000
			,

8,500,000

21,159,924

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRAN SPECIFIC APPROPRIATION	SPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSS SPECIFIC APPROPRIATION	PORTATION
Miami-Dade County NW 12 Street & NW 117 Ave Flood		St. Lucie County Paradise Park Stormwater Improvements	
	22 750	•	225 000
Control Structures Improvements	33,750	Phase 5A	225,000
Miami-Dade County NW 58 Street and NW 117 Ave		St. Petersburg Beach Blind Pass Road Stormwater Redesign	500,000
Flood Control Structures Improvements	225,000	Sunny Isles Beach Central Island-Golden Shores Drainage	400,000
Miami-Dade Water Service Connections	452,977	Sunrise Stormwater Master Plan	450,000
Midway Sewer Phase 1 Design	150,000	Surfside 92nd St. Seawall Replacement	100,000
Miraman Flamingo Doad Doglaimed Water Digtribution	130,000		
Miramar Flamingo Road Reclaimed Water Distribution		Sweetwater Phase IIB North Stormwater Improvements	186,598
System Expansion	500,000	Sweetwater Stormwater Improvements NW 108th	
Monticello Water Losses Project	270,000	Avenue (North) - Phase 1	200,000
Moore Haven Avenue R Caloosahatchee River		Tallahassee Lower Central Drainage Ditch Erosion	
Stormwater Conveyance and Improvements	500,000	Control Phase I	500,000
Mount Dora Britt Road Reclaimed Water Extension	500,000	Tamarac Culvert and Headwall Improvement Project	400,000
			400,000
Naples Park Area/Basin Infrastructure Phase II	750,000	Titusville Eliminating Nutrients from Knox McRae	
New Smyrna Beach - Isleboro Stormwater Master Plan	250,000	Watershed for a Healthier Indian River Lagoon	105,000
Noma Elevated Water Storage Tank Renovation	112,000	Umatilla Stormwater Master Plan	125,000
North Bay Village Phase II Stormwater Retrofit	225,000	Umatilla Water System Rehabilitation	250,000
North Bay Wastewater Reuse	1,000,000	Valparaiso Manhole Rehabilitation	100,000
		Variation Mannote Renabilitation Transportant C	100,000
North Lauderdale Automatic Meter Reading System	250,000	Venice Eastgate Water Distribution Improvement &	
North Miami Arch Creek North/South Drainage		Relocation Phase 1	500,000
Improvements - Basin C	696,750	Volusia County Water Supply for the Protection of	
North Miami Beach 19th Avenue Business District Sewering	350,000	Blue Spring	200,000
North Miami Tressler Street Drainage Improvement	225,000	Walton County Stormwater Improvements on Scenic	,
North Port Inflow & Infiltration Program			400 000
	420,000	Highway 30-A (Phase I Design)	400,000
North Port Lift Station Rehabilitation	272,000	Wauchula Stormwater Conveyance and Improvements	450,000
Oakland Park Mainstreet Drainage Improvement	225,000	Webster NW 8th Avenue Gravity Collection System	750,000
Oakland Wastewater Collection System	1,000,000	Wekiva Basin Bear Lake Chain of Lakes	500,000
Okeechobee Utility Authority Pine Ridge Park	, ,	West Miami Potable Phase 1	300,000
	250 000		300,000
Wastewater System Improvements	350,000	West Palm Beach Currie Park Water Quality and Low	
Orange City Blue Spring Nutrient Reduction	750,000	Impact Development Retrofits	175,000
Orange County Central Florida Regional Water Supply		West Park Stormwater Upgrades	500,000
Booster Pump Station	150,000	Wildwood North Well Water Treatment and Storage	724,160
Orange County Lake Lawne C-6 Reuse Pond	250,000	Winter Haven Stormwater Assessment and Improvement	400,000
Ormond Beach Laurel Creek and Wilmette Ave.	200,000	Zolfo Springs Water Improvement	395,000
	251 000	ZOTTO Springs water improvement	333,000
Stormwater Pump Station Improvements	351,000	4.644	
Ormond Beach S. Peninsula Reclaimed Water Main Extension	500,000	1601 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
Osceola County Lake Toho - Northern Everglades Restoration	750,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
Palm Bay Stormwater Treatment at City Marina in		GRANTS AND AID - NON-POINT SOURCE (NPS)	
High-Tech Corridor	400,000	MANAGEMENT PLANNING GRANTS	
Palm Beach County Lake Region Water Infrastructure	200,000	FROM GENERAL REVENUE FUND 5,000,000	
Improvement Project	1 500 000		8,500,00
	1,300,000	FROM FEDERAL GRANTS TRUST FUND	0,300,00
Palm Beach Gardens Stormwater Maintenance Repairs			
And Operations Program	300,000	1602 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
Palm Coast WTP#2 Wellfield Expansion	200,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
Palmetto Bay Drainage Sub-Basin 59-60	250,000	BEACH PROJECTS - STATEWIDE	
Peace River Manasota Regional Pipelines/Integrated		FROM GENERAL REVENUE FUND 11,402,500	
Loop System	500,000	FROM LAND ACQUISITION TRUST FUND	21,159,92
	300,000	TROW BIRD REGULATION TROOT TOND	21,137,72
Pembroke Park John P. Lyons Lane Stormwater		- 1   - 16  - 11	
Pumping Station Project	200,000	Funds in Specific Appropriation 1602 are provided to the Department	
Penney Farms Sewer Update	328,200	Environmental Protection's Beach Management Funding Assistance	
Pensacola IHMC Stormwater Retention Treatment and Detention.	750,000	(BMFAP) Local Government Funding Requests for Fiscal Year 2	2016-2017.
Pinellas Park 98th Avenue Pond Improvements	100,000	from the Beach Restoration and Nourishment Projects List for	
Pinellas Park Technical Services Pond Improvements	100,000	one through seventeen, excluding project number ten, which	
		one through seventeen, excluding project number ten, white	II IIas IIUL
Plant City Stormwater Asset Management Plan	500,000	secured a local cost share pursuant to section 161.101(1	
Polk County Peace River MFL Augmentation	50,000	Statutes, and is not ready to proceed. In order to max:	
Port St. Joe Jones Homestead Sewer Project	250,000	sensitive 2016 federal dollars, funds in Specific Appropriation	1602 are
Royal Palm Beach Canal System Rehabilitation Project	200,000	provided to project number twenty-seven.	
Sanford Nutrient Reduction Lake Jessup &	,	F FJ	
Lake Monroe Watersheds	200 000	From the funds in Specific Appropriation 1602, \$932,976 is	nrowided
	300,000		
Sanibel Donax Wastewater Reclamation Facility		for post-construction monitoring projects identified in the 1	
Denitrification Modifications	450,000	of Environmental Protection's Beach Management Funding A	Assistance
Sanibel Donax Wastewater Reclamation Facility Plant 1		Program for Fiscal Year 2016-2017 monitoring costs and activ	ities, and
Upgrades Project	375,000	no funds are provided for post-construction monitoring costs be	
Sarasota County Dona Bay Watershed Restoration	,	three or for projects receiving construction funds in F.	
Drajast Dhaga III	225 000		LDCGI ICGI
Project Phase III	225,000	2016-2017.	
Sarasota County Siesta Key Master Pump			
Station and Force Main	225,000	Funds in Specific Appropriation 1602 shall not be provide	ed for any
Silver Springs Stormwater Nutrient Reduction	250,000	activities related to beach renourishment utilizing offsl	
South Daytona Jones Street Stormwater Project	200,000	sources from Martin and St. Lucie counties for the Mia	
South Miami Twin Lakes Sanitary Sewer Expansion			
	200,000	Segment/Dade County Shore Protection Project. Any funds in	
Southwest Ranches Country Estates Drainage		Appropriation 1602 to the Miami Beach Segment/Dade Coun	
Improvement Project	145,000	Protection Project included in the Department of Envi	
St. Augustine Port, Waterway, and Beach District		Protection's Beach Management Funding Assistance Program F:	
Summerhaven River Restoration Project	2,885,005	2016-2017 Local Government Funding Requests may only utilize up	
St. Augustine West Augustine Sewer Expansion	200,000	sources.	
se. mayabethe nebe mayabethe bewer Expansion	200,000	DOULDOD.	

APPROVED SALARY RATE

9,145,522

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION APPROPRIATION From the funds in Specific Appropriation 1602, \$492,500 is provided 1607 SALARIES AND BENEFITS POSITIONS 201.00 for the Port Everglades Inlet Management Plan Implementation project FROM FEDERAL GRANTS TRUST FUND . . . 2,924,947 FROM INTERNAL IMPROVEMENT TRUST included in the Department of Environmental Protection's Beach Management Funding Assistance Program Local Government Funding Requests 105,157 FROM LAND ACQUISITION TRUST FUND . . for Fiscal Year 2016-2017. 6,910,344 FROM WATER QUALITY ASSURANCE TRUST GRANTS AND AIDS TO LOCAL GOVERNMENTS AND 2.642.239 NONSTATE ENTITIES - FIXED CAPITAL OUTLAY DRINKING WATER FACILITY CONSTRUCTION -1608 OTHER PERSONAL SERVICES FROM INTERNAL IMPROVEMENT TRUST STATE REVOLVING LOAN FROM GENERAL REVENUE FUND . . . . . 6,470,000 127.700 FROM LAND ACQUISITION TRUST FUND . . FROM DRINKING WATER REVOLVING LOAN 89,189 FROM WATER QUALITY ASSURANCE TRUST 97,912,432 206,540 1604 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY 1609 EXPENSES WASTEWATER TREATMENT FACILITY CONSTRUCTION FROM INLAND PROTECTION TRUST FUND . 92.773 FROM FEDERAL GRANTS TRUST FUND . . . FROM GENERAL REVENUE FUND . . . . . 9,417,000 254,900 FROM WASTEWATER TREATMENT AND FROM INTERNAL IMPROVEMENT TRUST STORMWATER MANAGEMENT REVOLVING 8.000 LOAN TRUST FUND . . . . . . . . . . . . . . 141,739,179 FROM LAND ACQUISITION TRUST FUND . . 1,576,091 FROM SOLID WASTE MANAGEMENT TRUST 1604A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND 92,774 NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FROM WATER OUALITY ASSURANCE TRUST MIAMI RIVER COMMISSION - MIAMI RIVER 336,669 ENVIRONMENTAL RIVER RESTORATION FROM LAND ACQUISITION TRUST FUND . . 150,000 1610 OPERATING CAPITAL OUTLAY FROM INLAND PROTECTION TRUST FUND . 66,267 1605 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND FROM SOLID WASTE MANAGEMENT TRUST NONSTATE ENTITIES - FIXED CAPITAL OUTLAY 66,267 SMALL COUNTY WASTEWATER TREATMENT GRANTS FROM WATER QUALITY ASSURANCE TRUST FROM FEDERAL GRANTS TRUST FUND . . . 21,000,000 66,266 From the funds in Specific Appropriation 1605, \$2,000,000 is provided 1611 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES to publicly owned utilities to remove sand and grit from wastewater treatment plants with daily flow less than 3 MGD and must remain in FROM GENERAL REVENUE FUND . . . . . operation during cleaning to avoid the discharge of untreated wastewater. The department shall coordinate the selection and administration of projects. Funds shall be distributed on a first-come, From the funds provided in Specific Appropriation 1611, the Department of Environmental Protection may purchase one or more motor vehicles for first-serve basis and require a local match of at least 50 percent, with replacement when the mileage of a vehicle is in excess of 150,000 miles the exception that the local match shall be waived by the department if: unless it is determined by the agency secretary that the vehicle replacement is a critical safety issue, or based on emergency unforeseen 1) the public utility is located in a Rural Area of Opportunity pursuant to section 288.0656, Florida Statutes; 2) the public utility is located circumstances as provided for in section 287.14(3), Florida Statutes. in a county that has a poverty level equal to or greater than 20 percent as defined by the most recent federal census; or, 3) the public utility 1612 SPECIAL CATEGORIES is located in and wholly serves a municipality that has a poverty level GROUND WATER OUALITY MONITORING NETWORK equal to or greater than 25 percent as qualified by the municipality and FROM WATER QUALITY ASSURANCE TRUST such qualification is accepted by the department. 2,033,191 1605A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND 1613 SPECIAL CATEGORIES NONSTATE ENTITIES - FIXED CAPITAL OUTLAY WATER MANAGEMENT DISTRICTS LABORATORY BREVARD COUNTY MUCK DREDGING SUPPORT FROM GENERAL REVENUE FUND . . . . . 21,500,000 FROM GRANTS AND DONATIONS TRUST 176,425 Funds in Specific Appropriation 1605A are provided to Brevard County for removal of muck from the Central and Northern Indian River Lagoon 1614 SPECIAL CATEGORIES and the Banana River. Brevard County shall provide \$1,500,000 to the EVERGLADES LAB SUPPORT Indian River Lagoon Research Institute at Florida Institute of FROM WATER OUALITY ASSURANCE TRUST Technology for the purpose of scientific assessment to determine 231,564 environmental benefits from the project. 1615 SPECIAL CATEGORIES TOTAL: WATER RESTORATION ASSISTANCE ACQUISITION AND REPLACEMENT OF BOATS, FROM GENERAL REVENUE FUND . . . . . . 135,553,505 MOTORS, AND TRAILERS FROM TRUST FUNDS . . . . . . . . . . FROM GENERAL REVENUE FUND . . . . . 60,000 365,000,056 TOTAL POSITIONS . . . . . . . . . . 51.00 1616 SPECIAL CATEGORIES TOTAL ALL FUNDS . . . . . . . . . . . . 500,553,561 WATER QUALITY MANAGEMENT/PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND . . . 1,178,126 PROGRAM: ENVIRONMENTAL ASSESSMENT AND RESTORATION 1617 SPECIAL CATEGORIES WATER SCIENCE AND LABORATORY SERVICES LABORATORY SERVICES FROM FEDERAL GRANTS TRUST FUND . . . 250,000

1618 SPECIAL CATEGORIES

SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH IC RIATION CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM INLAND PROTECTION TRUST FUND .	,	SPECIA APPROI PROGRA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GRO PIC PRIATION AM: WATER RESOURCE MANAGEMENT	OWTH MANAGEMENT/TRANSPORTATION
	FROM SOLID WASTE MANAGEMENT TRUST FUND	207,354	1	APPROVED SALARY RATE 2,225,763	
	FROM WATER QUALITY ASSURANCE TRUST	31,852	1627	SALARIES AND BENEFITS POSITIONS FROM LAND ACQUISITION TRUST FUND	43.00 2,888,913
non: Nat:	m the funds in Specific Appropria recurring funds from the General Reven ional Estuary Program activities necess imum daily load adopted by the Department c	ue Fund shall be used for ary to achieve the total	1628	OTHER PERSONAL SERVICES FROM LAND ACQUISITION TRUST FUND	237,457
for Nat	the Indian River and Banana River Lagoon ional Estuary Program will report to the chese funds.	s. The Indian River Lagoon	1629	EXPENSES FROM LAND ACQUISITION TRUST FUND	262,329
1619	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM SOLID WASTE MANAGEMENT TRUST		1630	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FUND	312,710		FROM LAND ACQUISITION TRUST FUND	18,827
1620	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND	5,000	TOTAL	BEACH MANAGEMENT FROM TRUST FUNDS	3,407,526
	FROM LAND ACQUISITION TRUST FUND FROM WATER QUALITY ASSURANCE TRUST	64,216		TOTAL POSITIONS	
	FUND	28,114	WATER	RESOURCE MANAGEMENT	
1621	SPECIAL CATEGORIES U.S. GEOLOGIC SURVEY COOPERATIVE AGREEMENT FROM WATER QUALITY ASSURANCE TRUST		1	APPROVED SALARY RATE 8,279,553	
	FUND	214,897	1631	SALARIES AND BENEFITS POSITIONS FROM FEDERAL GRANTS TRUST FUND	168.00 4,752,445
1622	SPECIAL CATEGORIES TRANSFER TO INSTITUTE OF FOOD AND AGRICULTURE SCIENCES (IFAS) - LAKEWATCH			FROM FADBARI GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	450,625
	FROM INTERNAL IMPROVEMENT TRUST FUND	500,000		RECLAMATION TRUST FUND FROM PERMIT FEE TRUST FUND FROM WATER QUALITY ASSURANCE TRUST	
ove:	m the funds in Specific Appropriation rhead assessment for the University of F	1622, the administrative lorida shall not exceed 10		FUND	1,698,924
per 1623	cent of the appropriation.  SPECIAL CATEGORIES		1632	OTHER PERSONAL SERVICES FROM LAND ACQUISITION TRUST FUND FROM MINERALS TRUST FUND	40,000
1023	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM NON-MANDATORY LAND RECLAMATION TRUST FUND	56,565 66,716
	PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND FROM INTERNAL IMPROVEMENT TRUST	12,417		FROM WATER QUALITY ASSURANCE TRUST	790,038
	FUND	667 40,375	1633	EXPENSES FROM FEDERAL GRANTS TRUST FUND	704,060
	FROM WATER QUALITY ASSURANCE TRUST FUND	13,306		FROM LAND ACQUISITION TRUST FUND FROM NON-MANDATORY LAND	93,060
1623A	SPECIAL CATEGORIES TOTAL MAXIMUM DAILY LOADS			RECLAMATION TRUST FUND FROM PERMIT FEE TRUST FUND FROM WATER QUALITY ASSURANCE TRUST	
	FROM LAND ACQUISITION TRUST FUND	1,210,000		FUND	163,228
1624	FIXED CAPITAL OUTLAY TOTAL MAXIMUM DAILY LOADS FROM GENERAL REVENUE FUND	7,435,000	1634	OPERATING CAPITAL OUTLAY FROM MINERALS TRUST FUND FROM NON-MANDATORY LAND	1,132
1625	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	.,,		RECLAMATION TRUST FUND	40,125
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AID - NON-POINT SOURCE (NPS) MANAGEMENT PLANNING GRANTS	1 500 000	1635	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PERMIT FEE TRUST FUND	104,000
TOTAL:	FROM FEDERAL GRANTS TRUST FUND  WATER SCIENCE AND LABORATORY SERVICES EDOM CENEDAL DEVERHIRE FUND	1,500,000	of	om the funds provided in Specific Appr Environmental Protection may purchase	one or more motor vehicles for
	FROM GENERAL REVENUE FUND	8,155,000 23,783,690	un.	placement when the mileage of a vehicle less it is determined by the agenc placement is a critical safety issue, on	cy secretary that the vehicle
	TOTAL POSITIONS TOTAL ALL FUNDS	201.00 31,938,690		coumstances as provided for in section 2	

SECTION SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEM	ENT/TRANSPORTATION	SECTION SPECIA	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROW	TH MANAGEMENT/T	RANSPORTATION
	PRIATION		APPROI	PRIATION		
1636	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS		TOTAL:	: WATER RESOURCE MANAGEMENT FROM TRUST FUNDS		21,891,478
	FROM FEDERAL GRANTS TRUST FUND	622,930		FROM IROSI FUNDS		21,031,470
				TOTAL POSITIONS		
1637	SPECIAL CATEGORIES NATIONAL POLLUTANT DISCHARGE ELIMINATION			TOTAL ALL FUNDS		21,891,478
	SYSTEM PROGRAM		PROGR <i>I</i>	AM: WASTE MANAGEMENT		
	FROM PERMIT FEE TRUST FUND	139,251	מוניים עונו	MANAGEMENT		
1638	SPECIAL CATEGORIES		MASIE	MANAGEMEN I		
	CONTRACTED SERVICES		I	APPROVED SALARY RATE 9,242,641		
	FROM MINERALS TRUST FUND	20,000	1647	SALARIES AND BENEFITS POSITIONS	184.00	
1639	SPECIAL CATEGORIES		1017	FROM INLAND PROTECTION TRUST FUND .	101100	5,093,001
	HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST			FROM FEDERAL GRANTS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST		2,416,161
	FUND	1,855,902		FUND		2,002,682
				FROM WATER QUALITY ASSURANCE TRUST		
1640	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FUND		3,632,463
	FROM LAND ACQUISITION TRUST FUND	2,747	1648	OTHER PERSONAL SERVICES		
	FROM MINERALS TRUST FUND FROM NON-MANDATORY LAND	13,378		FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND		23,780 214,193
	RECLAMATION TRUST FUND	7,922		FROM SOLID WASTE MANAGEMENT TRUST		211,193
	FROM PERMIT FEE TRUST FUND	52,903		FUND		142,552
	FROM WATER QUALITY ASSURANCE TRUST FUND	10,354		FROM WATER QUALITY ASSURANCE TRUST		12,000
		,				,
1641	SPECIAL CATEGORIES HABITAT RESTORATION		1649	EXPENSES FROM INLAND PROTECTION TRUST FUND .		552,365
	FROM NON-MANDATORY LAND			FROM FEDERAL GRANTS TRUST FUND		179,291
	RECLAMATION TRUST FUND	145,610		FROM SOLID WASTE MANAGEMENT TRUST		277 224
1642	SPECIAL CATEGORIES			FUND		277,094
	UNDERGROUND STORAGE TANK CLEANUP			FUND		436,166
	FROM INLAND PROTECTION TRUST FUND .	76,578	1650	AID TO LOCAL GOVERNMENTS		
1643	SPECIAL CATEGORIES		1030	GRANTS AND AIDS - SOUTHERN WASTE		
	WATER WELL CLEANUP FROM WATER OUALITY ASSURANCE TRUST			INFORMATION EXCHANGE CLEARING HOUSE FROM SOLID WASTE MANAGEMENT TRUST		
	FUND	969,350		FUND		300,000
						•
1644	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		1651	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HAZARDOUS WASTE		
	SERVICES - HUMAN RESOURCES SERVICES			COLLECTION		
	PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND	10,299		FROM WATER QUALITY ASSURANCE TRUST		509,994
	FROM LAND ACQUISITION TRUST FUND	11,074		FOND		307,774
	FROM MINERALS TRUST FUND	11,440	1652			0.000
	FROM NON-MANDATORY LAND RECLAMATION TRUST FUND	6,989		FROM INLAND PROTECTION TRUST FUND . FROM SOLID WASTE MANAGEMENT TRUST		9,929
	FROM PERMIT FEE TRUST FUND	6,624		FUND		44,094
	FROM WATER QUALITY ASSURANCE TRUST FUND	8,108		FROM WATER QUALITY ASSURANCE TRUST		11,023
	1002	0/100		1000		11,023
1645	SPECIAL CATEGORIES WETLANDS PROTECTION		1652A	SPECIAL CATEGORIES		
	FROM FEDERAL GRANTS TRUST FUND	284,459		ACQUISITION OF MOTOR VEHICLES FROM INLAND PROTECTION TRUST FUND .		69,000
16453	HIVID GARIMAI OUMLAU			FROM FEDERAL GRANTS TRUST FUND		31,000
1045A	FIXED CAPITAL OUTLAY PROCESS WATER TREATMENT TECHNOLOGIES		1653	SPECIAL CATEGORIES		
	FROM NON-MANDATORY LAND			STORAGE TANK COMPLIANCE VERIFICATION		
	RECLAMATION TRUST FUND	1,000,000		FROM INLAND PROTECTION TRUST FUND .		5,900,000
	order to implement Specific Appropriation 1645A		1654			
	rironmental Protection shall utilize funds to de novative or novel applied technologies for the l			TRANSFER TO DEPARTMENT OF HEALTH FOR BIOMEDICAL WASTE REGULATION		
	novative of mover appried technologies for the range and appried technologies for the range and appried technologies for the range and appried technologies for the range appried to the range appried technologies for the range appried technologies for the range appried to the	ong cerm removal or		FROM SOLID WASTE MANAGEMENT TRUST		
	-			FUND		880,000
1646	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		1655	SPECIAL CATEGORIES		
	GRANTS AND AID - NON-POINT SOURCE (NPS)			CONTRACTED SERVICES		
	MANAGEMENT PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND	2,000,000		FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND		109,045 4,200
	TEPERAL CHARLO INCOL LOND	2,000,000		1.011 1 LDLIGHE ORDING INOUI FUND		1,400

SPECIE	PRIATION	RANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
	FROM SOLID WASTE MANAGEMENT TRUST FUND	74,000	FROM SOLID WASTE MANAGEMENT TRUST FUND
	FROM WATER QUALITY ASSURANCE TRUST FUND	62,100	1668 FIXED CAPITAL OUTLAY DRY CLEANING SOLVENT CONTAMINATED SITE
1656	SPECIAL CATEGORIES FEDERAL WASTE PLANNING GRANTS FROM FEDERAL GRANTS TRUST FUND	954,153	CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND
1657	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP		1669 FIXED CAPITAL OUTLAY CLEANUP OF STATE OWNED LANDS
	FROM WATER QUALITY ASSURANCE TRUST	1,719,108	FROM INLAND PROTECTION TRUST FUND . 1,000,000
1658	SPECIAL CATEGORIES HAZARDOUS WASTE SITES RESTORATION		1669A FIXED CAPITAL OUTLAY WASTE TIRE ABATEMENT FROM SOLID WASTE MANAGEMENT TRUST
		1,710,385	FUND
1659	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES - MOSQUITO CONTROL PROGRAM		1670 FIXED CAPITAL OUTLAY SOLID WASTE LANDFILL CLOSURES FROM SOLID WASTE MANAGEMENT TRUST FUND
	FROM SOLID WASTE MANAGEMENT TRUST FUND	2,660,000	1671 FIXED CAPITAL OUTLAY PETROLEUM TANKS CLEANUP
1660	SPECIAL CATEGORIES DRYCLEANING CONTAMINATION CLEANUP FROM WATER QUALITY ASSURANCE TRUST		FROM INLAND PROTECTION TRUST FUND . 118,000,000  From the funds in Specific Appropriation 1671, up to \$5,000,000 in
1661	FUND	90,000	nonrecurring funds from the Inland Protection Trust Fund may be used by the Department of Environmental Protection for cleanup of petroleum contamination sites using contractors that employ non-traditional or
1001	FISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST	27,224	innovative technologies approved by the department. During Fiscal Year 2016-2017, the department shall identify at least one petroleum contamination site that is conducive to rehabilitation using such
	FUND FROM WATER QUALITY ASSURANCE TRUST	10,994	non-traditional or innovative petroleum cleanup technologies. The department shall select contractors that employ such non-traditional or
	FUND	19,461	innovative technologies, using a competitive solicitation process, to perform the site rehabilitation. Within 180 days after completion of the
1662	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF REVENUE - ADMINISTRATION OF LEAD ACID BATTERY FEE FROM WATER QUALITY ASSURANCE TRUST FUND	231,092	site rehabilitation work for the site(s) selected by the department as required above, the department shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives detailing each site selected for rehabilitation using such non-traditional or innovative technology and the result of the
1663	SPECIAL CATEGORIES TRANSFER TO UNIVERSITY OF FLORIDA - RESEARCH AND TESTING FROM SOLID WASTE MANAGEMENT TRUST		rehabilitation. Specifically, the report shall detail the level of cleanup achieved, the length of time that it took to achieve a no further action order or to meet an established cleanup target level, and the overall cost of the rehabilitation.
1664	FUND	700,000	1672 FIXED CAPITAL OUTLAY HAZARDOUS WASTE CONTAMINATED SITE CLEANUP FROM WATER QUALITY ASSURANCE TRUST
	UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND .	5,624,541	FUND
1665	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES	3,092,467	1673 FIXED CAPITAL OUTLAY  DEBT SERVICE - INLAND PROTECTION FINANCING  CORPORATION
1005	LOCAL GOVERNMENT CLEANUP CONTRACTING FROM INLAND PROTECTION TRUST FUND .	14,000,000	FROM INLAND PROTECTION TRUST FUND . 9,782,850
1666	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INLAND PROTECTION TRUST FUND . FROM FEDERAL GRANTS TRUST FUND	29,960 10,170	Funds in Specific Appropriation 1673 are for Fiscal Year 2016-2017 debt service on bonds pursuant to Specific Appropriation 1733, chapter 2009-81, Laws of Florida, and any administrative expenses of the Inland Protection Financing Corporation for the purpose of rehabilitation of petroleum contamination sites pursuant to sections 376.30 through 376.317, Florida Statutes.
	FROM FEDERAL GRANTS TROST FORD	10,170	1674 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SOLID WASTE MANAGEMENT
	FUND	20,818	FROM SOLID WASTE MANAGEMENT TRUST FUND
1667	SPECIAL CATEGORIES TRANSFER TO THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES - OPERATION CLEAN SWEEP		1674A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - MOUNT DORA BIOSOLIDS

FROM GRANTS AND DONATIONS TRUST

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
DRYING PROJECT FROM GENERAL REVENUE FUND 600,000	FUND         206,714           FROM STATE PARK TRUST FUND         250,000
1674B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - OSBORNE REEF WASTE TIRE REMOVAL - BROWARD COUNTY FROM SOLID WASTE MANAGEMENT TRUST FUND	
From the funds in Specific Appropriation 1674B, \$1,800,000 in nonrecurring funds from the Solid Waste Management Trust Fund is provided for the removal of tires from Osborne Reef in Broward County through the deployment of technologies that will minimize the long-term costs to the state of completing this project while ensuring the protection of the reef system. Priority consideration shall be given to "source control" by complementing the ongoing hand removal of tires from the reef with technologies capable of efficiently and significantly reducing the risk of migration of tires into areas already restored. By December 31, 2016, the department, in consultation with Broward County, shall provide an assessment to determine environmental benefits from the tire removal program and recommendations going forward to the Governor, the President of the Senate, and the Speaker of the House of Representatives.	FROM STATE PARK TRUST FUND
TOTAL: WASTE MANAGEMENT FROM GENERAL REVENUE FUND	Committee on Appropriations, and the chair of the House of Representatives Appropriations Committee. The department shall submit
PROGRAM: RECREATION AND PARKS	and risks being managed.
STATE PARK OPERATIONS  APPROVED SALARY RATE 33,415,077	1684 SPECIAL CATEGORIES  AMERICORPS PROGRAM FROM FEDERAL GRANTS TRUST FUND
	1685 SPECIAL CATEGORIES
1675 SALARIES AND BENEFITS POSITIONS 992.50 FROM INTERNAL IMPROVEMENT TRUST FUND	OUTSOURCING/PRIVATIZATION OU FROM STATE PARK TRUST FUND
1676 OTHER PERSONAL SERVICES FROM STATE PARK TRUST FUND 4,320,6	
1677 EXPENSES FROM INTERNAL IMPROVEMENT TRUST FUND	50 1688 SPECIAL CATEGORIES
FROM STATE PARK TRUST FUND	FROM LAND ACQUISITION TRUST FUND
1679 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE PARK TRUST FUND 1,770,0	1689 SPECIAL CATEGORIES GREENWAYS CARL MANAGEMENT FUNDING FROM LAND ACQUISITION TRUST FUND . 2,207,436
From the funds provided in Specific Appropriation 1679, the Department of Environmental Protection may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the agency secretary that the vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.	1690 SPECIAL CATEGORIES LAND USE PROCEEDS DISBURSEMENTS FROM STATE PARK TRUST FUND
1680 SPECIAL CATEGORIES DISTRIBUTION OF SURCHARGE FEES	PURCHASED PER STATEWIDE CONTRACT FROM INTERNAL IMPROVEMENT TRUST FUND
FROM STATE PARK TRUST FUND	
1681 SPECIAL CATEGORIES DISBURSE DONATIONS FROM GRANTS AND DONATIONS TRUST	1692 FIXED CAPITAL OUTLAY STATE PARK FACTLITY IMPROVEMENTS

STATE PARK FACILITY IMPROVEMENTS

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION
FROM GENERAL REVENUE FUND	West Melbourne Community Park Improvements
From the funds in Specific Appropriation 1692, \$450,000 in nonrecurring funds from the General Revenue Fund is provided for the Lovers Key State Park Environmental Education Center.	From the funds in Specific Appropriation 1699A, \$300,000 in nonrecurring funds from the General Revenue Fund and \$130,000 in nonrecurring funds from the Land Acquisition Trust fund are provided for
1694 FIXED CAPITAL OUTLAY LONG KEY STATE PARK	Clay County - Moody Avenue Park.
FROM STATE PARK TRUST FUND	0 TOTAL: STATE PARK OPERATIONS FROM GENERAL REVENUE FUND
BAHIA HONDA STATE PARK FROM STATE PARK TRUST FUND	TOTAL POSITIONS
1696 FIXED CAPITAL OUTLAY  REMOVE ACCESSIBILITY BARRIERS - STATEWIDE  FROM GENERAL REVENUE FUND 4,000,000	COASTAL AND AQUATIC MANAGED AREAS
1697 FIXED CAPITAL OUTLAY	APPROVED SALARY RATE 4,703,808
GRANTS AND DONATIONS SPENDING AUTHORITY FROM FEDERAL GRANTS TRUST FUND	FROM LAND ACQUISITION TRUST FUND 3,466,612
1698 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	1701 OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND . 6,957
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FEDERAL LAND AND WATER CONSERVATION FUND GRANTS	FROM FEDERAL GRANTS TRUST FUND
FROM FEDERAL GRANTS TRUST FUND 3,000,01  1698A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	1702 EXPENSES FROM FEDERAL GRANTS TRUST FUND
NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA RECREATION DEVELOPMENT ASSISTANCE GRANTS	1703 OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND
FROM GENERAL REVENUE FUND 10,000,000 FROM LAND ACQUISITION TRUST FUND	
From the funds in Specific Appropriation 1698A, \$3,000,000 of nonrecurring funds from the General Revenue Fund is provided to fund projects that provide recreational enhancements and opportunities for	ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 300,000 FROM FEDERAL GRANTS TRUST FUND 141,135
individuals with disabilities; \$7,000,000 of nonrecurring funds in the General Revenue Fund is provided for all of the small development projects, and the remainder of that amount is provided for the first two large development projects on the Florida Recreation Development Assistance Program (FRDAP) 2016-17 Combined Applicant Priority List; and \$400,000 of nonrecurring funds from the Land Acquisition Trust Fund is provided for the following four large development projects on the	From the funds provided in Specific Appropriation 1704, the Department of Environmental Protection may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the agency secretary that the vehicle replacement is a critical safety issue, or based on emergency unforeseen circumstances as provided for in section 287.14(3), Florida Statutes.
Florida Recreation Development Assistance Program (FRDAP) 2016-17 Combined Applicant Priority List:	1705 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS
Clearwater McMullen Tennis Foundation	FROM GENERAL REVENUE FUND
1699 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	FROM WATER QUALITY ASSURANCE TRUST FUND
NATIONAL RECREATIONAL TRAIL GRANTS FROM FEDERAL GRANTS TRUST FUND	1707 SPECIAL CATEGORIES  CONTRACTED SERVICES FROM LAND ACQUISITION TRUST FUND 319,443
1699A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY LOCAL PARKS	1708 SPECIAL CATEGORIES MARINE RESEARCH GRANTS
FROM GENERAL REVENUE FUND 2,550,000 FROM LAND ACQUISITION TRUST FUND	
From the funds in Specific Appropriation 1699A, \$2,250,000 in nonrecurring funds from the General Revenue Fund is provided for the following local parks:	FUND
Belleview Sportsplex Irrigation	1710 SPECIAL CATEGORIES COASTAL AND AQUATIC MANAGED AREAS (CAMA) -

SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPO	ORTATION	SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORT FIC PRIATION	TATION
APPROI	CARL MANAGEMENT FUNDS					
	FROM LAND ACQUISITION TRUST FUND		861,233	1/22	FROM AIR POLLUTION CONTROL TRUST	
	TROW DAND ACQUISITION TROOT FOND		001,233		FUND	387,680
1711	SPECIAL CATEGORIES				TOND	307,000
	TRANSFER TO DEPARTMENT OF MANAGEMENT			1723	SPECIAL CATEGORIES	
	SERVICES - HUMAN RESOURCES SERVICES				ACQUISITION OF MOTOR VEHICLES	
	PURCHASED PER STATEWIDE CONTRACT				FROM AIR POLLUTION CONTROL TRUST	
	FROM FEDERAL GRANTS TRUST FUND		11,224		FUND	46,630
	FROM LAND ACQUISITION TRUST FUND		25,733			
					om the funds provided in Specific Appropriation 1723, the Depa	
1712	FIXED CAPITAL OUTLAY				Environmental Protection may purchase one or more motor vehicl	
	MAINTENANCE, REPAIRS AND CONSTRUCTION -			rep	placement when the mileage of a vehicle is in excess of 150,000	) miles
	STATEWIDE			un]	less it is determined by the agency secretary that the v	zehicle
	FROM LAND ACQUISITION TRUST FUND		590,000	rep	placement is a critical safety issue, or based on emergency unfo	oreseen
				ciı	rcumstances as provided for in section 287.14(3), Florida Statut	ces.
1713	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND					
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			1724	SPECIAL CATEGORIES	
	FLORIDA COASTAL ZONE MANAGEMENT PROGRAM		050 000		DISTRIBUTION TO COUNTIES - MOTOR VEHICLE	
	FROM FEDERAL GRANTS TRUST FUND		958,000		REGISTRATION PROCEEDS	
шошат	CONCENT AND ACHAETC MANAGED ADEAC				FROM AIR POLLUTION CONTROL TRUST	0 705 026
IUIAL:	COASTAL AND AQUATIC MANAGED AREAS FROM GENERAL REVENUE FUND	450 000			FUND	8,705,936
	FROM TRUST FUNDS	450,000	16 427 605	1705	SPECIAL CATEGORIES	
	FROM IROSI FUNDS		16,437,685	1/23	ASBESTOS REMOVAL PROGRAM FEES	
	TOTAL POSITIONS	98.00			FROM AIR POLLUTION CONTROL TRUST	
	TOTAL ALL FUNDS	70.00	16,887,685		FUND	20,000
	TOTAL REE TORDS		10,007,003		TOND	20,000
PROGRA	M: AIR RESOURCES MANAGEMENT			1726	SPECIAL CATEGORIES	
					CONTRACTED SERVICES	
UTILI	TIES SITING AND COORDINATION				FROM AIR POLLUTION CONTROL TRUST	
					FUND	22,000
1	APPROVED SALARY RATE 280,144					
				1727	SPECIAL CATEGORIES	
1714	SALARIES AND BENEFITS POSITIONS	4.00			RISK MANAGEMENT INSURANCE	
	FROM PERMIT FEE TRUST FUND		343,310		FROM AIR POLLUTION CONTROL TRUST	
					FUND	21,414
1715	EXPENSES		10 055	1700	CDECTAL CAMBOODIEC	
	FROM PERMIT FEE TRUST FUND		18,055	1728		
1716	SPECIAL CATEGORIES				TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
1/10	CONTRACTED SERVICES				PURCHASED PER STATEWIDE CONTRACT	
	FROM PERMIT FEE TRUST FUND		6,136		FROM AIR POLLUTION CONTROL TRUST	
	INOTITION TO THE INDICATE OF T		0,130		FUND	27,381
1717	SPECIAL CATEGORIES					/
	RISK MANAGEMENT INSURANCE			TOTAL	: AIR RESOURCES MANAGEMENT	
	FROM PERMIT FEE TRUST FUND		697		FROM TRUST FUNDS	19,370,329
1718	SPECIAL CATEGORIES				TOTAL POSITIONS 67.00	
	TRANSFER TO DEPARTMENT OF MANAGEMENT				TOTAL ALL FUNDS	19,370,329
	SERVICES - HUMAN RESOURCES SERVICES					
	PURCHASED PER STATEWIDE CONTRACT			TOTAL	: ENVIRONMENTAL PROTECTION, DEPARTMENT OF	
	FROM PERMIT FEE TRUST FUND		2,357		FROM GENERAL REVENUE FUND 186,638,303	
попът	UTILITIES SITING AND COORDINATION				FROM TRUST FUNDS	54,589,728
IUIAL:	FROM TRUST FUNDS		270 555		TOTAL POSITIONS 2,933.50	
	FROM IROSI FUNDS		370,555		•	11,228,031
	TOTAL POSITIONS	4.00			TOTAL APPROVED SALARY RATE 131,366,260	11,440,031
	TOTAL ALL FUNDS	1.00	370,555		TOTAL APPROVED SALIANT NATE 131,300,200	
	TOTAL TILL TONDO		370,333	FISH A	AND WILDLIFE CONSERVATION COMMISSION	
AIR RI	SOURCES MANAGEMENT					
				PROGRA	AM: EXECUTIVE DIRECTION AND ADMINISTRATIVE	
I	APPROVED SALARY RATE 3,716,142			SERVIO	CES	
1719	SALARIES AND BENEFITS POSITIONS	67.00			E OF EXECUTIVE DIRECTION AND ADMINISTRATIVE	
	FROM AIR POLLUTION CONTROL TRUST			SUPPOR	RT SERVICES	
	FUND		5,200,870			
				1	APPROVED SALARY RATE 10,550,449	
1720	OTHER PERSONAL SERVICES				CALADADO AND DONOBADO DOCUMENTO	
	FROM AIR POLLUTION CONTROL TRUST		4 050 504	1729	SALARIES AND BENEFITS POSITIONS 227.00	E 201 AE4
	FUND		4,058,784			5,221,054
1701	EXPENSES				FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION	6,347,342
1/21	FROM AIR POLLUTION CONTROL TRUST				TRUST FUND	913,251
	FUND		879,634		FROM NON-GAME WILDLIFE TRUST FUND .	297,665
			3,7,031		NON GENE HEREELE LANGE LONG	27,7000

SECTION SPECIF	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSFIC	PORTATION	SECTIO SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRAN: IC	SPORTATION
	PRIATION			RIATION	
	FROM STATE GAME TRUST FUND	1,782,828		FROM MARINE RESOURCES CONSERVATION	
1720	OMILED DEDCOMAL GENERALE			TRUST FUND	12,801
1730	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	1,164,856		FROM STATE GAME TRUST FUND	32,693
	FROM MARINE RESOURCES CONSERVATION		1740	SPECIAL CATEGORIES	
	TRUST FUND	22,029 58,939		SALARY INCENTIVE PAYMENTS	
	FROM NON-GAME WILDLIFE TRUST FUND .	58,939		FROM ADMINISTRATIVE TRUST FUND	6,828
	FROM STATE GAME TRUST FUND	102,067			
1501	DADLIAGE		1740A	SPECIAL CATEGORIES	
1/31	EXPENSES FROM GENERAL REVENUE FUND			FINAL NATURAL RESOURCE DAMAGE RESTORATION - DEEPWATER HORIIZON OIL SPILL	
	FROM ADMINISTRATIVE TRUST FUND	2,950,997		FROM FEDERAL GRANTS TRUST FUND	500,000
	FROM MARINE RESOURCES CONSERVATION	2/330/331		TROTT LEBERGE GREATE TROOT TORD	300,000
	TRUST FUND	563,817	1742	SPECIAL CATEGORIES	
	FROM NON-GAME WILDLIFE TRUST FUND .	54,156		GULF COAST RESTORATION	
	FROM STATE GAME TRUST FUND	479,360		FROM GRANTS AND DONATIONS TRUST	061 640
1722	ODEDATING CADITAL OUTLAV			FUND	961,649
1732	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	238,687	1743	SPECIAL CATEGORIES	
	FROM MARINE RESOURCES CONSERVATION	250,007	1/15	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	TRUST FUND	4,704		SERVICES - HUMAN RESOURCES SERVICES	
	FROM STATE GAME TRUST FUND	16,557		PURCHASED PER STATEWIDE CONTRACT	
				FROM ADMINISTRATIVE TRUST FUND	67,845
1732A	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND	2,492
	ACQUISITION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND	137,145		FROM MARINE RESOURCES CONSERVATION TRUST FUND	7,230
	FROM ADMINISTRATIVE TROST FOND	137,143		FROM NON-GAME WILDLIFE TRUST FUND .	1,536
Fro	om the funds provided in Specific Appropriation 1732A, the	e Fish and		FROM STATE GAME TRUST FUND	6,984
	dlife Conservation Commission may purchase one or more motor				,
	replacement when the mileage of a vehicle is in excess of		1744	SPECIAL CATEGORIES	
	les unless it is determined by the executive director that the			GRANTS AND AIDS - DEEPWATER HORIZON -	
	placement is a critical safety issue, or based on emergency u			STATE OPERATIONS	
CII	cumstances as provided for in section 287.14(3), Florida Sta	itutes.		FROM GRANTS AND DONATIONS TRUST	217,377
1733	SPECIAL CATEGORIES			FUND	211,311
2.00	FISH AND WILDLIFE CONSERVATION COMMISSION			TRUST FUND	55,000
	YOUTH HUNTING AND FISHING PROGRAMS				
	FROM MARINE RESOURCES CONSERVATION		1745	SPECIAL CATEGORIES	
		134,000		CONTRACT AND GRANT REIMBURSED ACTIVITIES	000 000
	FROM STATE GAME TRUST FUND	801,255		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND	900,000 250,000
1734	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TROST FOND FROM GRANTS AND DONATIONS TRUST	230,000
	ENHANCED WILDLIFE MANAGEMENT			FUND	75,000
	FROM LAND ACQUISITION TRUST FUND	492,640			
			1746		
1735	SPECIAL CATEGORIES			STATE DATA CENTER - AGENCY FOR STATE	
	NON-CARL WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND	123,205		TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND	1 040 555
	FROM DAND ACQUISITION TRUST FUND	123,205		FROM ADMINISTRALIVE TRUST FUND	1,042,555
1736	SPECIAL CATEGORIES		1747	FIXED CAPITAL OUTLAY	
	TRANSFER TO DIVISION OF ADMINISTRATIVE			AMERICANS WITH DISABILITIES ACT -	
	HEARINGS			STATEWIDE	
	FROM ADMINISTRATIVE TRUST FUND	4,361		FROM GENERAL REVENUE FUND 1,000,000	
1727	SPECIAL CATEGORIES		17/10	ETYPD CADITAL OUTLAY	
1737	CONTRACTED SERVICES		1/40	FIXED CAPITAL OUTLAY NATURAL RESOURCE DAMAGE RESTORATION -	
	FROM GENERAL REVENUE FUND 100,000			DEEPWATER HORIZON OIL SPILL	
	FROM ADMINISTRATIVE TRUST FUND	1,260,024		FROM GRANTS AND DONATIONS TRUST	
	FROM MARINE RESOURCES CONSERVATION			FUND	1,443,800
	TRUST FUND	214,514			
	FROM NON-GAME WILDLIFE TRUST FUND .	3,630	1748A	FIXED CAPITAL OUTLAY	
	FROM STATE GAME TRUST FUND	2,882,652		SOUTHWEST REGIONAL OFFICE DRAINAGE AND	
Fro	om the funds in Specific Appropriation 1737, \$100,000 in	recurring		PARKING LOT REPAIR FROM ADMINISTRATIVE TRUST FUND	602,161
	inds from the General Revenue Fund is provided for the			INVITED INTO INTO I TOWN	002,101
	coess Pilot Project, in coordination with the Department of		TOTAL:	OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE	
and	l Families and the Department of Economic Opportunity, to de	evelop and		SUPPORT SERVICES	
	plement internships, employment readiness training, and	placement		FROM GENERAL REVENUE FUND 1,155,000	
ser	rvices for foster youth.			FROM TRUST FUNDS	32,558,045
1720	SPECIAL CATEGORIES			TOTAL POSITIONS	
1137	RISK MANAGEMENT INSURANCE			TOTAL ALL FUNDS	33,713,045
	FROM ADMINISTRATIVE TRUST FUND	94,727			,,
	FROM LAND ACQUISITION TRUST FUND	5,632	PROGRA	M: LAW ENFORCEMENT	

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GR SPECIFIC APPROPRIATION	OWTH MANAGEMENT/TRANSPOR	TATION	SPECI	PRIATION	
FISH, WILDLIFE AND BOATING LAW ENFORCEMENT				FROM LAND ACQUISITION TRUST FUND	750,000
APPROVED SALARY RATE 50,288,902				FROM MARINE RESOURCES CONSERVATION TRUST FUND	111,878 143,750
1749 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA PANTHER RESEARCH AND		5,466,835	noi	om the funds in Specific Appropriation 1758, nrecurring funds from the Land Acquisition Trust Fund is llows:	\$750,000 in
MANAGEMENT TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION		348,938 14,468,151		uderdale Lakes Water Pollutant Reduction Boat Ramp System. ceville Public Landing and Bayou Restoration Access	250,000
TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .		32,783,224		Facility	500,000
FROM STATE GAME TRUST FUND		897,879	1759	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND		70,313 381,425		FROM MARINE RESOURCES CONSERVATION TRUST FUND	2,146,685 193,997
FROM STATE GAME TRUST FUND		202,411	1760	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 389,152	
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		6,351,541 422,585		FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND	97,744 1,215,236
FROM MARINE RESOURCES CONSERVATION TRUST FUND		3,255,488 1,239,717	1761	FROM STATE GAME TRUST FUND	1,050,970
1752 OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION		62,500		FROM GENERAL REVENUE FUND 142,168 FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND	14,926 20,160
TRUST FUND		141,891 74,257		FROM MARINE RESOURCES CONSERVATION TRUST FUND	448,017 154,562
1753 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL VEHICLES FROM MARINE RESOURCES CONSERVATION TRUST FUND		1,472,271 1,256,802 222,901	1762	SPECIAL CATEGORIES BOATING AND WATERWAYS ACTIVITIES FROM MARINE RESOURCES CONSERVATION TRUST FUND	1,926,025
1754 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS,		222,301	1702A	DERELICT VESSEL REMOVAL PROGRAM FROM GENERAL REVENUE FUND 1,400,000	
MOTORS, AND TRAILERS FROM MARINE RESOURCES CONSERVATION TRUST FUND		727,415	1763	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
1755 SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND		272,166		FROM GENERAL REVENUE FUND 58,968 FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION	8,033 11,966
1756 SPECIAL CATEGORIES 800 MHZ RADIO LAW ENFORCEMENT SYSTEM EQUIPMENT AND MAINTENANCE FROM MARINE RESOURCES CONSERVATION			1764	TRUST FUND	262,519 46,881
TRUST FUND		44,760	1704	GRANTS AND AIDS - DEEPWATER HORIZON - STATE OPERATIONS FROM MARINE RESOURCES CONSERVATION	
NUISANCE WILDLIFE CONTROL FROM LAND ACQUISITION TRUST FUND		150,000	1765	TRUST FUND	20,000
1757 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	439,548		1765	SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION	8,928,808
FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND		1,500 628,663		TRUST FUND	136,450 958,746
1758 SPECIAL CATEGORIES BOAT RAMP MAINTENANCE CATEGORY		020,003	1766	SPECIAL CATEGORIES BOATING SAFETY EDUCATION PROGRAM FROM MARINE RESOURCES CONSERVATION	
FROM FEDERAL GRANTS TRUST FUND		431,250		TRUST FUND	850,650

	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TR	RANSPORTATION		ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPORTATION
SPECIF:	IC RIATION		SPECI:	FIC PRIATION	
	FIXED CAPITAL OUTLAY			SPECIAL CATEGORIES	
	BOATING INFRASTRUCTURE			RISK MANAGEMENT INSURANCE	
	FROM FEDERAL GRANTS TRUST FUND	3,900,000		FROM LAND ACQUISITION TRUST FUND	7,776
	221VE2 1VE 1-22 TO 1021- 2011-11-11-11-11-11-11-11-11-11-11-11-11-			FROM STATE GAME TRUST FUND	163,367
1768	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		1700	CDECINI CATECODIEC	
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA BOATING IMPROVEMENT PROGRAM		1780	SPECIAL CATEGORIES WILDLIFE MANAGEMENT AREA USER PAY	
	FROM MARINE RESOURCES CONSERVATION			FROM STATE GAME TRUST FUND	638,266
	TRUST FUND	592,600			,
	FROM STATE GAME TRUST FUND	1,250,000	1781	SPECIAL CATEGORIES	
moma :	TION WILDLING AND DOLUMING LAW INDODGENIUM			TRANSFER TO DEPARTMENT OF MANAGEMENT	
TOTAL:	FISH, WILDLIFE AND BOATING LAW ENFORCEMENT FROM GENERAL REVENUE FUND 28,023,226			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM TRUST FUNDS	96,937,774		FROM LAND ACQUISITION TRUST FUND	3,057
		30/301/112		FROM STATE GAME TRUST FUND	14,196
	TOTAL POSITIONS 1,051.00				
	TOTAL ALL FUNDS	124,961,000	1782		
ממס ממ	M. WILDITED			CONTRACT AND GRANT REIMBURSED ACTIVITIES	1 476 204
PROGRAI	M: WILDLIFE			FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,476,384
HUNTING	G AND GAME MANAGEMENT			FUND	315,897
				FROM STATE GAME TRUST FUND	
Al	PPROVED SALARY RATE 2,075,874				
1000	CALABATIC AND DEVELOPE DOCUMENTANCE AS AC		1783		
1769	SALARIES AND BENEFITS POSITIONS 45.00 FROM FEDERAL GRANTS TRUST FUND	683,566		WILD TURKEY PROJECTS FROM STATE GAME TRUST FUND	500,000
	FROM LAND ACQUISITION TRUST FUND	516,810		FROM STATE GAME TROST FOND	300,000
	FROM STATE GAME TRUST FUND	1,639,194	1783A	FIXED CAPITAL OUTLAY	
				PALM BEACH COUNTY PUBLIC RECREATIONAL	
1770	OTHER PERSONAL SERVICES			SHOOTING PARK	
	FROM STATE GAME TRUST FUND	283,579		FROM FEDERAL GRANTS TRUST FUND	3,090,000
1771	EXPENSES		TOTAL	: HUNTING AND GAME MANAGEMENT	
	FROM STATE GAME TRUST FUND	534,633		FROM TRUST FUNDS	11,004,709
1772	OPERATING CAPITAL OUTLAY			TOTAL POSITIONS	
	FROM STATE GAME TRUST FUND	4,538		TOTAL ALL FUNDS	11,004,709
17721	SPECIAL CATEGORIES		PROGR	AM: HABITAT AND SPECIES CONSERVATION	
177211	ACQUISITION OF MOTOR VEHICLES		110010	in middlin ind biddib conduction	
	FROM STATE GAME TRUST FUND	112,562	HABIT	AT AND SPECIES CONSERVATION	
	- the feed	Ala miala and		ADDDOUGD (313DV DAME) 15 000 202	
	m the funds provided in Specific Appropriation 1772A, dlife Conservation Commission may purchase one or more π		1	APPROVED SALARY RATE 15,808,393	
	replacement when the mileage of a vehicle is in exce		1784	SALARIES AND BENEFITS POSITIONS	363.50
mile	es unless it is determined by the executive director tha	at the vehicle		FROM INVASIVE PLANT CONTROL TRUST	
rep.	lacement is a critical safety issue, or based on emergen	ncy unforeseen		FUND	2,326,237
cir	cumstances as provided for in section 287.14(3), Florida	Statutes.		FROM FEDERAL GRANTS TRUST FUND	4,004,004
1772	SPECIAL CATEGORIES			FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	233,878
1113	ENHANCED WILDLIFE MANAGEMENT			FROM GRANTS AND DONATIONS TRUST	255,070
	FROM LAND ACQUISITION TRUST FUND	25,579		FUND	494,720
				FROM LAND ACQUISITION TRUST FUND	8,012,446
1774	SPECIAL CATEGORIES			FROM MARINE RESOURCES CONSERVATION	F02 072
	NON-CARL WILDLIFE MANAGEMENT FROM LAND ACQUISITION TRUST FUND	115,595		TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND .	592,873 1,830,481
	Then mad negotoffick froof romp	113,373		FROM NON-GAME WIEDDIFF TROST FUND	870,026
1775	SPECIAL CATEGORIES			FROM STATE GAME TRUST FUND	3,822,566
	DEER MANAGEMENT PROGRAM				
	FROM STATE GAME TRUST FUND	400,000	1785	OTHER PERSONAL SERVICES FROM INVASIVE PLANT CONTROL TRUST	
1776	SPECIAL CATEGORIES			FUND	554,116
_,,,	CONTRACTED SERVICES			FROM FLORIDA PANTHER RESEARCH AND	331,110
	FROM STATE GAME TRUST FUND	255,710		MANAGEMENT TRUST FUND	215,903
1000	ODDOTAL CAMBOODING			FROM GRANTS AND DONATIONS TRUST	448.455
1777	SPECIAL CATEGORIES TRANSFER DEPARTMENT OF AGRICULTURE -			FUND FROM LAND ACQUISITION TRUST FUND	147,111 96,372
	ALLIGATOR MARKETING AND EDUCATION			FROM MARINE RESOURCES CONSERVATION	70,372
	FROM STATE GAME TRUST FUND	150,000		TRUST FUND	162,764
		•		FROM NON-GAME WILDLIFE TRUST FUND .	891,929
1778	SPECIAL CATEGORIES			FROM SAVE THE MANATEE TRUST FUND	213,421
	PUBLIC DOVE FIELD DEVELOPMENT FROM STATE GAME TRUST FUND	49,000		FROM STATE GAME TRUST FUND	280,624
	INON SINIE GRAE INOUI FUND	17,000	1786	EXPENSES	

SECTION SPECIAL	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION	SECT:	ION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT	NT/TRANSPORTATION
APPROI	RIATION	APPRO	OPRIATION	
	FROM INVASIVE PLANT CONTROL TRUST		FROM LAND ACQUISITION TRUST FUND	65,196
	FUND	2	FROM NON-GAME WILDLIFE TRUST FUND .	38,325
	FROM FLORIDA PANTHER RESEARCH AND		FROM LAND ACQUISITION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND . FROM SAVE THE MANATEE TRUST FUND	20,771
	MANAGEMENT TRUST FUND	2	FROM STATE GAME TRUST FUND	45,367
	FROM GRANTS AND DONATIONS TRUST			
	FUND	L 1794	SPECIAL CATEGORIES	
	FUND	1	LAKE RESTORATION	
	FROM MARINE RESOURCES CONSERVATION		FROM LAND ACQUISITION TRUST FUND	7,150,000
	TRUST FUND			
			SPECIAL CATEGORIES	
	FROM SAVE THE MANATEE TRUST FUND 293,072		GRANTS AND AIDS - FEDERAL ENDANGERED	
	FROM STATE GAME TRUST FUND	)	SPECIES - SECTION 6	
			FROM FEDERAL GRANTS TRUST FUND	1,430,819
1787	OPERATING CAPITAL OUTLAY			
	FROM INVASIVE PLANT CONTROL TRUST		SPECIAL CATEGORIES	
	FUND	}	LAND MANAGEMENT/SAVE OUR RIVERS	
	FROM FLORIDA PANTHER RESEARCH AND		FROM STATE GAME TRUST FUND	298,412
	MANAGEMENT TRUST FUND			
	FROM LAND ACQUISITION TRUST FUND 10,629	1797	SPECIAL CATEGORIES	
	FROM MARINE RESOURCES CONSERVATION		DUCKS UNLIMITED MARSH PROJECT	
	TRUST FUND 6,250		FROM STATE GAME TRUST FUND	106,792
	FROM NON-GAME WILDLIFE TRUST FUND . 18,278			
	FROM SAVE THE MANATEE TRUST FUND 8,629			
	FROM STATE GAME TRUST FUND	2	CONTROL OF INVASIVE EXOTICS	
			FROM INVASIVE PLANT CONTROL TRUST	
1788	SPECIAL CATEGORIES		FUND	3,626,353
	ACQUISITION OF MOTOR VEHICLES		FROM LAND ACQUISITION TRUST FUND	34,823,647
	FROM NON-GAME WILDLIFE TRUST FUND . 103,473			
	FROM STATE GAME TRUST FUND	1799		
			RISK MANAGEMENT INSURANCE	
Fro	om the funds provided in Specific Appropriation 1788, the Fish and		FROM INVASIVE PLANT CONTROL TRUST	
	dlife Conservation Commission may purchase one or more motor vehicles		FUND	35,548
	replacement when the mileage of a vehicle is in excess of 150,000		FROM FLORIDA PANTHER RESEARCH AND	
	es unless it is determined by the executive director that the vehicle		MANAGEMENT TRUST FUND	3,673
	placement is a critical safety issue, or based on emergency unforeseen		FROM GRANTS AND DONATIONS TRUST	
ciı	cumstances as provided for in section 287.14(3), Florida Statutes.		FUND	14,370
			FROM LAND ACQUISITION TRUST FUND	120,880
1789	SPECIAL CATEGORIES		FROM MARINE RESOURCES CONSERVATION	
	ACQUISITION AND REPLACEMENT OF BOATS,		TRUST FUND	9,131
	MOTORS, AND TRAILERS		FROM NON-GAME WILDLIFE TRUST FUND .	46,568
	FROM STATE GAME TRUST FUND	)	FROM SAVE THE MANATEE TRUST FUND	10,477
			FROM STATE GAME TRUST FUND	310,166
1790	SPECIAL CATEGORIES			
	ENHANCED WILDLIFE MANAGEMENT	1800		
	FROM LAND ACQUISITION TRUST FUND 9,087,600	5	TRANSFER TO THE UNIVERSITY OF FLORIDA -	
			COOPERATIVE AQUATIC PLANT EDUCATION	
1791	SPECIAL CATEGORIES		PROGRAM	
	NON-CARL WILDLIFE MANAGEMENT		FROM INVASIVE PLANT CONTROL TRUST	
	FROM LAND ACQUISITION TRUST FUND 18,875,413		FUND	25,000
	FROM STATE GAME TRUST FUND 411,412			
		1801		
1792	SPECIAL CATEGORIES		HABITAT RESTORATION	
	NUISANCE WILDLIFE CONTROL		FROM GRANTS AND DONATIONS TRUST	
	FROM GENERAL REVENUE FUND 500,000		FUND	2,979,857
	FROM LAND ACQUISITION TRUST FUND 1,509,928	}	FROM MARINE RESOURCES CONSERVATION	
	FROM NON-GAME WILDLIFE TRUST FUND . 400,000		TRUST FUND	300,000
	FROM STATE GAME TRUST FUND 872,150	)		
		1802	SPECIAL CATEGORIES	
	m the funds in Specific Appropriation 1792, \$500,000 in		TRANSFER TO DEPARTMENT OF AGRICULTURE AND	
nor	recurring funds from the State Game Trust Fund may be distributed to		CONSUMER SERVICES/ IFAS/INVASIVE EXOTIC	
COL	unties or local governments to cost-share the purchase of		PLANT RESEARCH	
	r-resistant garbage containers. At least 60 percent of those funds		FROM INVASIVE PLANT CONTROL TRUST	
	all go to counties or local governments having an ordinance in place		FUND	844,171
	rused on resolving issues associated with bear attractants and			
gai	bage.	1803	SPECIAL CATEGORIES	
-			GULF COAST RESTORATION	
1793	SPECIAL CATEGORIES		FROM GRANTS AND DONATIONS TRUST	
	CONTRACTED SERVICES		FUND	603,306
	FROM INVASIVE PLANT CONTROL TRUST			
	FUND	1804	SPECIAL CATEGORIES	
	FROM FLORIDA PANTHER RESEARCH AND		TRANSFER TO DEPARTMENT OF MANAGEMENT	
	MANAGEMENT TRUST FUND	2	SERVICES - HUMAN RESOURCES SERVICES	
	FROM GRANTS AND DONATIONS TRUST		PURCHASED PER STATEWIDE CONTRACT	
	FUND	<u> </u>	FROM INVASIVE PLANT CONTROL TRUST	

SECTIO SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRANSPORTATION	SECTION SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH	MANAGEMENT/TRAN	SPORTATION
	RIATION			PRIATION		
111 1 1101	FUND	11,453		rcumstances as provided for in section 287.1	4(3). Florida S	tatutes.
	FROM FEDERAL GRANTS TRUST FUND	5,082	01.	roumbedness as provided for in section 2071.	1(5), 1101144 5	cacaces.
	FROM FLORIDA PANTHER RESEARCH AND	3,002	1812	SPECIAL CATEGORIES		
	MANAGEMENT TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,684		ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS		
	FUND	2,794		FROM FEDERAL GRANTS TRUST FUND		5,571
	FROM LAND ACQUISITION TRUST FUND	47,581		INOTITED DIGITAL CHARGE INCOME TOND		3,311
	FROM MARINE RESOURCES CONSERVATION	11,301	1813	SPECIAL CATEGORIES		
	TRUST FUND	1,813	1013	ENHANCED WILDLIFE MANAGEMENT		
	FROM NON-GAME WILDLIFE TRUST FUND .	17,214		FROM LAND ACQUISITION TRUST FUND		40,800
	FROM SAVE THE MANATEE TRUST FUND	6,164		THOSE MAD STOROGOTOTION THOOL TOND		10,000
	FROM STATE GAME TRUST FUND	56,667	1814	SPECIAL CATEGORIES		
	TROM DIMIE GIME TROOF TOND	30,007	1011	CONTRACTED SERVICES		
1805	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND		37,553
1005	HABITAT CONSERVATION PLAN LANDS			FROM STATE GAME TRUST FUND		31,996
	ACQUISITION PROGRAM			THOSE DESIGNATIONS TO THE TENTON OF THE TENT		31,330
	FROM FEDERAL GRANTS TRUST FUND	4,474,973	1815	SPECIAL CATEGORIES		
	TROM TEDERAL ORDING TROOT TOND	1,111,713	1013	LAKE RESTORATION		
1806	SPECIAL CATEGORIES			FROM LAND ACQUISITION TRUST FUND		1,120,000
1000	GRANTS AND AIDS - DEEPWATER HORIZON -			FROM HAND ACQUIDITION TROOF FORD		1,120,000
	STATE OPERATIONS		1816	SPECIAL CATEGORIES		
	FROM GRANTS AND DONATIONS TRUST		1010	RISK MANAGEMENT INSURANCE		
	FUND	135,000		FROM LAND ACQUISITION TRUST FUND		19,209
	FROM MARINE RESOURCES CONSERVATION	155,000		FROM STATE GAME TRUST FUND		111,003
	TRUST FUND	60,000		FROM DIATE GAME IROSI FORD		111,003
	IROSI FORD	00,000	1817	SPECIAL CATEGORIES		
1807	SPECIAL CATEGORIES		1017	LAND USE PROCEEDS DISBURSEMENTS		
1007	CONTRACT AND GRANT REIMBURSED ACTIVITIES			FROM STATE GAME TRUST FUND		350,000
	FROM FEDERAL GRANTS TRUST FUND	14.388.315		FROM DIATE GAME IROSI FORD		330,000
	FROM GRANTS AND DONATIONS TRUST	11,300,313	1010	SPECIAL CATEGORIES		
	FUND	462,070	1010	TRANSFER TO DEPARTMENT OF MANAGEMENT		
	FROM NON-GAME WILDLIFE TRUST FUND .	11,652		SERVICES - HUMAN RESOURCES SERVICES		
	FROM STATE GAME TRUST FUND	10,201		PURCHASED PER STATEWIDE CONTRACT		
	FROM STATE GAME TRUST FUND	10,201		FROM STATE GAME TRUST FUND		25,913
TOTAL.	HABITAT AND SPECIES CONSERVATION			FROM STATE GAME TRUST FUND		25,515
IUIAII.	FROM GENERAL REVENUE FUND	500,000	1819	SPECIAL CATEGORIES		
	FROM TRUST FUNDS	133,443,166	1019	CONTRACT AND GRANT REIMBURSED ACTIVITIES		
	FROM IROSI FONDS	133,443,100		FROM FEDERAL GRANTS TRUST FUND		1,823,856
	TOTAL POSITIONS	363 50		FROM GRANTS AND DONATIONS TRUST		1,023,030
	TOTAL ALL FUNDS	133,943,166		FUND		200,000
	TOTAL ALL PONDS	133,743,100		FOND		200,000
PROGRA	M: FRESHWATER FISHERIES		Τ∩ΤΔΤ.	: FRESHWATER FISHERIES MANAGEMENT		
riconu	T. IRBOHATIBE IIOHBEIDO		1011111	FROM TRUST FUNDS		8,584,673
FRESHW	ATER FISHERIES MANAGEMENT			INOI INODI IONDO I I I I I I I I I I I I		0,301,013
111201111	TIDE TOURISMENT			TOTAL POSITIONS	60.00	
Δ	PPROVED SALARY RATE 2,577,411			TOTAL ALL FUNDS	00.00	8,584,673
	2,377,111					0,301,013
1808	SALARIES AND BENEFITS POSITIONS	60.00	PROGR	AM: MARINE FISHERIES		
1000	FROM FEDERAL GRANTS TRUST FUND	2,372,435	110010	III. PHRIND IIOHDRIDO		
	FROM LAND ACQUISITION TRUST FUND	78,009	MARTN	E FISHERIES MANAGEMENT		
	FROM STATE GAME TRUST FUND	1,354,498				
	Carra Gara Moor Long I I I I I	1,331,170	;	APPROVED SALARY RATE 1,636,776		
1809	OTHER PERSONAL SERVICES			1/000/110		
	FROM FEDERAL GRANTS TRUST FUND	48,655	1820	SALARIES AND BENEFITS POSITIONS	33.00	
	FROM STATE GAME TRUST FUND	31,563	2020	FROM FEDERAL GRANTS TRUST FUND	33.00	592,848
	Carra Gara Moor Long I I I I I	31,303		FROM MARINE RESOURCES CONSERVATION		372,010
1810	EXPENSES			TRUST FUND		1,670,488
-0-0	FROM FEDERAL GRANTS TRUST FUND	387,680		111001 10112		2/0/0/200
	FROM LAND ACQUISITION TRUST FUND	20,000	1821	OTHER PERSONAL SERVICES		
	FROM STATE GAME TRUST FUND	275,321		FROM GENERAL REVENUE FUND	42,747	
		2,0,321		FROM MARINE RESOURCES CONSERVATION	//-/	
1811	OPERATING CAPITAL OUTLAY			TRUST FUND		66,978
	FROM FEDERAL GRANTS TRUST FUND	15,625				33,310
	FROM STATE GAME TRUST FUND	15,914	1822	EXPENSES		
		10,711		FROM GENERAL REVENUE FUND	40,094	
1811A	SPECIAL CATEGORIES			FROM MARINE RESOURCES CONSERVATION	, ->-	
	ACQUISITION OF MOTOR VEHICLES			TRUST FUND		302,357
	FROM STATE GAME TRUST FUND	219,072				342/337
		227,072	1823	SPECIAL CATEGORIES		
Fro	m the funds provided in Specific Approp.	riation 1811A. the Fish and		FISH AND WILDLIFE CONSERVATION COMMISSION		
	dlife Conservation Commission may purchase			YOUTH HUNTING AND FISHING PROGRAMS		
	replacement when the mileage of a vehi			FROM MARINE RESOURCES CONSERVATION		
	es unless it is determined by the executiv			TRUST FUND		25,000
	lacement is a critical safety issue, or ba					20,000
100	III II					

APPROPRIATION 1824 SPECIAL CATEGORIES	OWTH MANAGEMENT/TRANSPO	ORTATION	SPECIF APPROF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH IC RIATION OTHER PERSONAL SERVICES	MANAGEMENT/TRANSPORTATION
AQUATIC RESOURCES EDUCATION FROM MARINE RESOURCES CONSERVATION			2000	FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND	653,579
TRUST FUND		592,014		MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION	49,684
1825 SPECIAL CATEGORIES CONTRACTED SERVICES				TRUST FUND	2,434,286 747,787
FROM GENERAL REVENUE FUND	215,000			FROM SAVE THE MANATEE TRUST FUND	502,688
FROM MARINE RESOURCES CONSERVATION TRUST FUND		170,987		FROM STATE GAME TRUST FUND	330,360
1826 SPECIAL CATEGORIES			1834	EXPENSES FROM GENERAL REVENUE FUND	262,764
GULF STATES MARINE FISHERIES FROM MARINE RESOURCES CONSERVATION				FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	72,241
TRUST FUND		22,500		FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION	3,952
1827 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				TRUST FUND	2,459,746 574,412
FROM MARINE RESOURCES CONSERVATION TRUST FUND		112,416		FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	470,100 487,861
1828 SPECIAL CATEGORIES		•	1835	OPERATING CAPITAL OUTLAY	,
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				FROM MARINE RESOURCES CONSERVATION TRUST FUND	151,239
PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND		1,409		FROM NON-GAME WILDLIFE TRUST FUND . FROM SAVE THE MANATEE TRUST FUND	12,335 8,125
FROM MARINE RESOURCES CONSERVATION				FROM STATE GAME TRUST FUND	36,932
TRUST FUND		10,683	1836	SPECIAL CATEGORIES	
1829 SPECIAL CATEGORIES GRANTS AND AIDS - DEEPWATER HORIZON -				ACQUISITION OF MOTOR VEHICLES FROM MARINE RESOURCES CONSERVATION	
STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST				TRUST FUND	12,500 137,145
FUND		311,361		FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	32,080 122,444
TRUST FUND		3,400		m the funds provided in Specific Approp	
1830 SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVIT:			for	dlife Conservation Commission may purchase replacement when the mileage of a vehic	cle is in excess of 150,000
FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST		829,912	mil	es unless it is determined by the executive	o director that the medials
			rep	lacement is a critical safety issue, or bas	sed on emergency unforeseen
FUND		10,000	rep		sed on emergency unforeseen
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUT	AND	10,000	rep	cumstances as provided for in section 287.	sed on emergency unforeseen
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS A	AND	10,000	rep cir	cumstances as provided for in section 287.1 SPECIAL CATEGORIES	sed on emergency unforeseen
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTPARTIFICIAL FISHING REEF CONSTRUCTION	AND LAY	10,000	rep cir	cumstances as provided for in section 287.3  SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS	sed on emergency unforeseen
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTDANTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	AND LAY	·	rep cir	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS  FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUT: ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  TOTAL: MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND	AND AY 300,000 597,841	300,000	rep cir	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION	sed on emergency unforeseen 14(3), Florida Statutes.
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTPARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	AND AY 300,000 597,841	·	rep cir	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUT: ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  TOTAL: MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000	reg cir 1837	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTPARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	300,000 597,841 33.00	300,000	reg cir 1837	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTPARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	300,000 597,841 33.00	300,000	rep cir 1837	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS A NONSTATE ENTITIES - FIXED CAPITAL OUT: ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000	rep cir 1837	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141  80,576
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTS ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000 5,022,353 5,620,194	rep cir 1837 1838	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141  80,576
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTS ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000 5,022,353 5,620,194 5,216,736	rep cir 1837 1838	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141  80,576
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTD ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000 5,022,353 5,620,194	rep cir 1837 1838	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141  80,576  147,280  350,000  24,105 3,490,380
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTD ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000 5,022,353 5,620,194 5,216,736 225,019 176,142 10,290,426	rep cir 1837 1838	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141  80,576  147,280  350,000  24,105 3,490,380 166,400 370,000
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTS ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000 5,022,353 5,620,194 5,216,736 225,019 176,142	rep cir 1837 1838	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141  80,576  147,280  350,000  24,105 3,490,380 166,400
1831 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTD ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM FROM GENERAL REVENUE FUND	300,000 597,841 33.00	300,000 5,022,353 5,620,194 5,216,736 225,019 176,142 10,290,426 1,140,216	rep cir 1837 1838	lacement is a critical safety issue, or base cumstances as provided for in section 287.1 SPECIAL CATEGORIES  ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	sed on emergency unforeseen 14(3), Florida Statutes.  7,000 42,217 3,500 17,141  80,576  147,280  350,000  24,105 3,490,380 166,400 370,000

SECTIO SPECIF	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MA	ANAGEMENT/TRANSPORTATION	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
	IC RIATION		APPROPRIATION
	FROM FLORIDA PANTHER RESEARCH AND		SOUTH FLORIDA MUSEUM AND BISHOP
	MANAGEMENT TRUST FUND	3,990	PLANETARIUM - PARKER MANATEE AQUARIUM
	FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION	3,325	FROM GENERAL REVENUE FUND 250,000
	TRUST FUND	307,832	TOTAL: FISH AND WILDLIFE RESEARCH INSTITUTE
	FROM NON-GAME WILDLIFE TRUST FUND .	43,722	FROM GENERAL REVENUE FUND 4,438,836
	FROM SAVE THE MANATEE TRUST FUND	19,510	FROM TRUST FUNDS
	FROM STATE GAME TRUST FUND	186,382	MARIA DOCUMENTA
1042	CDECTAL CAMECODIEC		TOTAL POSITIONS
1842	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS		TOTAL ALL FUNDS 61,763,643
	FROM MARINE RESOURCES CONSERVATION		TOTAL: FISH AND WILDLIFE CONSERVATION COMMISSION
	TRUST FUND	325,945	FROM GENERAL REVENUE FUND 34,714,903
			FROM TRUST FUNDS
1843	SPECIAL CATEGORIES		MOREL DOCUMENTS
	GULF COAST RESTORATION FROM GRANTS AND DONATIONS TRUST		TOTAL POSITIONS 2,118.50 TOTAL ALL FUNDS
	FUND	9,394,689	TOTAL APPROVED SALARY RATE 98,489,711
		-,,	
1843A	SPECIAL CATEGORIES		TRANSPORTATION, DEPARTMENT OF
	RESTORE ACT - DEEPWATER HORIZON SPILL FROM FEDERAL GRANTS TRUST FUND	200,000	Funds in Specific Appropriations 1857 through 1870, 1871 through 1875,
	FROM FEDERAL GRANIS IROSI FOND	200,000	1888 through 1896, 1899 through 1908, and 1947 through 1958 are provided
1844	SPECIAL CATEGORIES		from the named funds to the Department of Transportation to fund the
	TRANSFER TO DEPARTMENT OF MANAGEMENT		five-year Work Program developed pursuant to provisions of section
	SERVICES - HUMAN RESOURCES SERVICES		339.135, Florida Statutes. Those appropriations used by the department
	PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND	4,801	for grants and aids may be advanced in part or in total.
	FROM FLORIDA PANTHER RESEARCH AND	4,001	TRANSPORTATION SYSTEMS DEVELOPMENT
	MANAGEMENT TRUST FUND	1,461	
	FROM LAND ACQUISITION TRUST FUND	1,244	PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT
	FROM MARINE RESOURCES CONSERVATION	00 755	ADDOQUED GATADU DAME 107 001 142
	TRUST FUND	98,755 9,410	APPROVED SALARY RATE 107,821,143
	FROM SAVE THE MANATEE TRUST FUND	7,203	1848 SALARIES AND BENEFITS POSITIONS 1,783.00
	FROM STATE GAME TRUST FUND	23,560	FROM STATE TRANSPORTATION
			(PRIMARY) TRUST FUND
1845	SPECIAL CATEGORIES GRANTS AND AIDS - DEEPWATER HORIZON -		FROM TRANSPORTATION DISADVANTAGED TRUST FUND
	STATE OPERATIONS		1RUS1 FUND
	FROM GRANTS AND DONATIONS TRUST		1849 OTHER PERSONAL SERVICES
	FUND	514,022	FROM STATE TRANSPORTATION
	FROM MARINE RESOURCES CONSERVATION	26,000	(PRIMARY) TRUST FUND
	TRUST FUND	36,000	FROM TRANSPORTATION DISADVANTAGED TRUST FUND
1846	SPECIAL CATEGORIES		2,002 2002 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	RED TIDE RESEARCH		1850 EXPENSES
	FROM GENERAL REVENUE FUND	640,993	FROM STATE TRANSPORTATION
1847	SPECIAL CATEGORIES		(PRIMARY) TRUST FUND 4,253,116 FROM TRANSPORTATION DISADVANTAGED
1017	CONTRACT AND GRANT REIMBURSED ACTIVITIES		TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND	8,007,199	
	FROM GRANTS AND DONATIONS TRUST	FA4 A44	1851 OPERATING CAPITAL OUTLAY
	FUND	501,941	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	TRUST FUND	3,045,616	(Intrinat) induition
	FROM STATE GAME TRUST FUND	250,000	1852 SPECIAL CATEGORIES
10453	TIMED CARTEST ATTENDED		CONSULTANT FEES
184 /A	FIXED CAPITAL OUTLAY ROOF REPLACEMENT AND REPAIRS - STATEWIDE		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	FROM GENERAL REVENUE FUND	281,500	(IRIMARI) IROSI FORD
		. ,	1853 SPECIAL CATEGORIES
1847B	FIXED CAPITAL OUTLAY		CONTRACTED SERVICES
	FLORIDA CONSERVATION AND TECHNOLOGY CENTER - CENTER FOR CONSERVATION		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 4,021,992
	FROM GENERAL REVENUE FUND	1,000,000	FROM TRANSPORTATION DISADVANTAGED
			TRUST FUND
1847C	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		44-4
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		1854 SPECIAL CATEGORIES
	LOWRY PARK ZOO MANATEE HOSPITAL FROM GENERAL REVENUE FUND	1,000,000	HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION
		=, ***, ***	(PRIMARY) TRUST FUND
1847D	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		1855 SPECIAL CATEGORIES

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

APPROPRIATION

LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . . FROM TRANSPORTATION DISADVANTAGED 

192,111 3,830

1856 SPECIAL CATEGORIES GRANTS AND AIDS - TRANSPORTATION DISADVANTAGED FROM TRANSPORTATION DISADVANTAGED

55,211,227

From the funds in Specific Appropriation 1856, \$200,000 of nonrecurring funds is provided to the Florida Commission for the Transportation Disadvantaged to contract with an independent consultant to explore Florida's historic funding of transportation disadvantaged services, the formulas used for distribution of state funds, and the allocation of funding specifically as it relates to urban and rural counties throughout the state. The study will also explore funding formulas and practices of similar services provided in other states.

From the funds in Specific Appropriation 1856, \$2,300,000 of nonrecurring funds shall be allocated to community transportation coordinators who are not direct recipients of funding under the Urbanized Area Formula Program as defined by 49 U.S.C. section 5307. Funds are to be used to provide transportation services for persons with disabilities, older adults, and people with low income so they may access health care, employment, education and other life-sustaining activities. Funds allocated for this purpose shall be distributed among community transportation coordinators based upon the Transportation Disadvantaged Trip and Equipment allocation methodology established by the commission.

From the funds in Specific Appropriation 1856, \$1,750,000 of nonrecurring funds are provided to award competitive grants to community transportation coordinators to support transportation projects that: (1) enhance the access of older adults, persons with disabilities, and persons with low income to health care, shopping, education, employment, public services, and recreation; (2) assist in the development. improvement, and use of transportation systems in nonurbanized areas; (3) promote the efficient coordination of services; (4) support intercity bus transportation; and (5) encourage private transportation provider participation.

The remaining funds in Specific Appropriation 1856 are provided for funding services to transportation disadvantaged individuals. A community transportation coordinator that receives any of these funds shall develop and implement performance measures which, at a minimum, shall address timing of advanced scheduling requests; on-time passenger pickup; improved routing to minimize passenger wait times; error rates for passenger pick-up and drop-off; and collection and public posting of passenger satisfaction survey ratings. By September 30, 2016, each such community transportation coordinator must provide information to the Florida Department of Transportation which details the adopted performance measures and the methods used for evaluating performance. The Florida Department of Transportation shall provide a report to the chairs of the legislative appropriations committees by December 15, 2016, specifying which entities submitted, or failed to submit, the required information as well as an evaluation of the efficacy of the performance measures and recommendations as to best practices that could be implemented on a statewide basis.

1857 FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . .

1858 FIXED CAPITAL OUTLAY

65,756,310

AVIATION DEVELOPMENT/GRANTS FROM GENERAL REVENUE FUND . . . . . . 700,000 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . . .

249,897,532

A portion of the funds in Specific Appropriation 1858 from the State

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

APPROPRIATION

Transportation Trust Fund shall be allocated as follows:

Treasure Coast International Airport Expansion............... 1,827,500 Treasure Coast International Airport Intermodal Logistics Design....

The nonrecurring general revenue funds in Specific Appropriation 1858 shall be used for the Treasure Coast International Airport Expansion.

1859 FIXED CAPITAL OUTLAY PUBLIC TRANSIT DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . .

404,382,492

From the funds in Specific Appropriation 1859, \$1,000,000 is provided for LYNX transit operations to maintain service levels and mitigate community impacts from the I-4 Ultimate construction.

From the funds in Specific Appropriation 1859, \$100,000 is provided for the research and development of a proposed fixed-guideway transit opportunity which would connect the South County and Brandon areas of unincorporated Hillsborough County to downtown Tampa.

From the funds in Specific Appropriation 1859, \$190,000 is provided for the City of Hialeah Gardens Senior Center Transportation program.

The remaining funds in Specific Appropriation 1859 are provided for funding transit services for individuals. A community transportation coordinator that receives any of these funds shall develop and implement performance measures which, at a minimum, shall address timing of advanced scheduling requests; on-time passenger pickup; improved routing to minimize passenger wait times; error rates for passenger pick-up and drop-off; and collection and public posting of passenger satisfaction survey ratings. By September 30, 2016, each such community transportation coordinator must provide information to the Florida Department of Transportation which details the adopted performance measures and the methods used for evaluating performance. The Florida Department of Transportation shall provide a report to the chairs of the legislative appropriations committees by December 15, 2016, specifying which entities submitted, or failed to submit, the required information as well as an evaluation of the efficacy of the performance measures and recommendations as to best practices that could be implemented on a statewide basis.

RIGHT-OF-WAY LAND ACQUISITION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . . 412,566,681 FROM RIGHT-OF-WAY ACOUISITION AND BRIDGE CONSTRUCTION TRUST FUND . . 137,467,692 1861 FIXED CAPITAL OUTLAY SEAPORT - ECONOMIC DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . . 15,000,000 1862 FIXED CAPITAL OUTLAY SEAPORTS ACCESS PROGRAM FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . . 10,000,000 1863 FIXED CAPITAL OUTLAY SEAPORT GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . . . . . . 114,480,263

From the funds in Specific Appropriation 1863, \$300,000 is provided to Port Manatee in order to purchase a highly flexible, secure, and configurable solution for area situational awareness and incident response in the port. The funds will serve as the cost-sharing requirement for a federal Port Security Grant related to GIS projects.

1864 FIXED CAPITAL OUTLAY SEAPORT INVESTMENT PROGRAM

1860 FIXED CAPITAL OUTLAY

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC
APPROPRIATION	APPROPRIATION
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	
1865 FIXED CAPITAL OUTLAY RAIL DEVELOPMENT/GRANTS	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
FROM STATE TRANSPORTATION	1872 FIXED CAPITAL OUTLAY
(PRIMARY) TRUST FUND	
1866 FIXED CAPITAL OUTLAY	(PRIMARY) TRUST FUND
INTERMODAL DEVELOPMENT/GRANTS	
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1873 FIXED CAPITAL OUTLAY
(PRIMARY) TRUST FUND	BRIDGE CONSTRUCTION FROM STATE TRANSPORTATION
1867 FIXED CAPITAL OUTLAY	(PRIMARY) TRUST FUND
PRELIMINARY ENGINEERING CONSULTANTS	1004 DIVEN CARTEST OURIESV
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND 628,746,736	1874 FIXED CAPITAL OUTLAY RAIL DEVELOPMENT/GRANTS
FROM RIGHT-OF-WAY ACQUISITION AND	FROM STATE TRANSPORTATION
BRIDGE CONSTRUCTION TRUST FUND 4,750,000	(PRIMARY) TRUST FUND
From the funds in Specific Appropriation 1867, \$2,000,000 from the	From the funds in Specific Appropriation 1874, \$10,000,000 is provided
State Transportation Trust Fund is provided for the Seminole County SR 17-92 Flyover.	for Quiet Zone improvements in response to the use of locomotive horns at highway-rail grade crossings. The Department of Transportation shall
1 1	create a grant program for quiet zones requested by local agencies to
1868 FIXED CAPITAL OUTLAY	provide funding of up to 50 percent of the nonfederal and nonprivate
RIGHT-OF-WAY SUPPORT FROM STATE TRANSPORTATION	share of the total costs of any qualifying quiet zone capital improvement project.
(PRIMARY) TRUST FUND 63,654,502	
FROM RIGHT-OF-WAY ACQUISITION AND	The Department of Transportation will coordinate and work closely with
BRIDGE CONSTRUCTION TRUST FUND 3,630,860	local, state, and federal agencies to provide technical support to local agencies in the development of quiet zone plans. Local agencies may
1869 FIXED CAPITAL OUTLAY	apply for grant funds after its quiet zone plan is approved by the
TRANSPORTATION PLANNING GRANTS	department.
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	The Department of Transportation will monitor crossing incidents at
	approved quiet zone locations and has the right to revoke a quiet zone
1870 FIXED CAPITAL OUTLAY DEBT SERVICE	at any time if a significant deterioration in safety results from quiet zone implementation.
FROM RIGHT-OF-WAY ACQUISITION AND	2010 211920110110402011
BRIDGE CONSTRUCTION TRUST FUND 166,414,920	
TOTAL: PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT	INTERMODAL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION
FROM GENERAL REVENUE FUND	(PRIMARY) TRUST FUND
FROM TRUST FUNDS	TOTAL: FLORIDA RAIL ENTERPRISE
TOTAL POSITIONS 1,783.00	FROM TRUST FUNDS
TOTAL ALL FUNDS	
FLORIDA RAIL ENTERPRISE	TOTAL POSITIONS
APPROVED SALARY RATE 203,908	TRANSPORTATION SYSTEMS OPERATIONS
1870A SALARIES AND BENEFITS POSITIONS 1.00 FROM STATE TRANSPORTATION	PROGRAM: HIGHWAY OPERATIONS
(PRIMARY) TRUST FUND	APPROVED SALARY RATE 154,514,506
1870B OTHER PERSONAL SERVICES	1876 SALARIES AND BENEFITS POSITIONS 3,254.00
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
(FRIMARI) IROSI POND	(FRIPARI) 1ROSI FORD
1870C EXPENSES	1877 OTHER PERSONAL SERVICES
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
(IRITARY) IROUT 1000	(Intrant) Indol 1000
1870D SPECIAL CATEGORIES	1878 EXPENSES
CONSULTANT FEES FROM STATE TRANSPORTATION	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
(PRIMARY) TRUST FUND	
1870E SPECIAL CATEGORIES	1879 OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION
CONTRACTED SERVICES	(PRIMARY) TRUST FUND
FROM STATE TRANSPORTATION	1000 ODDATAT GAMBGODIBG
(PRIMARY) TRUST FUND 5,714	1880 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
	*· · · · · · · · · · · · · · · · · · ·

SPECIE	N 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTED TO THE PRINCIPLE OF THE P	ORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRAN FIC PRIATION	SPORTATION
1111101	FROM STATE TRANSPORTATION		mino	(PRIMARY) TRUST FUND	442,024,210
	(PRIMARY) TRUST FUND	4,218,969	1894	FIXED CAPITAL OUTLAY	
1881	SPECIAL CATEGORIES		1071	INTRASTATE HIGHWAY CONSTRUCTION	
	FAIRBANKS HAZARDOUS WASTE SITE			FROM STATE TRANSPORTATION	2 000 002 700
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	400,965		(PRIMARY) TRUST FUND	3,090,892,708
		,	1895		
1882	SPECIAL CATEGORIES CONSULTANT FEES			ARTERIAL HIGHWAY CONSTRUCTION FROM STATE TRANSPORTATION	
	FROM STATE TRANSPORTATION			(PRIMARY) TRUST FUND	196,019,960
	(PRIMARY) TRUST FUND	2,137,831	П	the foundation of the foun	£ Ll. £1.
1883	SPECIAL CATEGORIES CONTRACTED SERVICES		sh	om the funds in Specific Appropriation 1895, a portion o all be allocated as follows:	r the runds
	FROM STATE TRANSPORTATION		Но	neymoon Island Spur	300,000
	(PRIMARY) TRUST FUND	8,406,577	Jai Hid	mes E. King, Jr. Trailgh Springs - Newberry Rail Corridor	200,000
1884	SPECIAL CATEGORIES		The	e Underline	2,000,000
	HUMAN RESOURCES DEVELOPMENT		0r	chard Pond Parkway Trail	500,000
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	994,023	Cl	ty of Tamarac, Bikeway Project Phases 5 and 6	400,000
		77-77-	1896		
1885	SPECIAL CATEGORIES TRANSPORTATION MATERIALS AND EQUIPMENT			CONSTRUCTION INSPECTION CONSULTANTS FROM STATE TRANSPORTATION	
	FROM STATE TRANSPORTATION			(PRIMARY) TRUST FUND	344,784,082
	(PRIMARY) TRUST FUND	28,393,895		FROM RIGHT-OF-WAY ACQUISITION AND	5 426 400
1886	SPECIAL CATEGORIES			BRIDGE CONSTRUCTION TRUST FUND	5,436,498
2000	LEASE OR LEASE-PURCHASE OF EQUIPMENT		1897		
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	344,514		COCOA OPERATIONS CENTER - REPAIRS/ RENOVATIONS/ADDITIONS	
	(FRIPARI) IROSI FORD	J11, J11		FROM STATE TRANSPORTATION	
1887	FIXED CAPITAL OUTLAY			(PRIMARY) TRUST FUND	4,000,000
	MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE		1898	FIXED CAPITAL OUTLAY	
	FROM STATE TRANSPORTATION		2070	ENVIRONMENTAL SITE RESTORATION	
	(PRIMARY) TRUST FUND	1,604,486		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	635,000
1888	FIXED CAPITAL OUTLAY			(FRIMARI) IROSI FOND	033,000
	STATE INFRASTRUCTURE BANK LOAN REPAYMENTS		1899	FIXED CAPITAL OUTLAY	
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	9,000,000		HIGHWAY SAFETY CONSTRUCTION/GRANTS FROM STATE TRANSPORTATION	
		.,,		(PRIMARY) TRUST FUND	175,661,003
1889	FIXED CAPITAL OUTLAY SMALL COUNTY RESURFACE ASSISTANCE PROGRAM		Fr	om the funds in Specific Appropriation in 1899, \$1,	500 000 is
	(SCRAP)		pro	ovided for the second phase of testing the software vide	o analytics
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	43,307,130	pr	ogram providing real time, highly accurate land level t th speeds, counts, headway, and classifications to prov	raffic data
	(PRIMARY) TRUST FUND	43,307,130		prove safety for wrong way drivers, hurricane evacuat	
1890	FIXED CAPITAL OUTLAY			ergency response and related needs.	
	SMALL COUNTY OUTREACH PROGRAM (SCOP) FROM STATE TRANSPORTATION		1900	FIXED CAPITAL OUTLAY	
	(PRIMARY) TRUST FUND	68,128,618	2,00	RESURFACING	
₽r <i>c</i>	om the funds in Specific Appropriation 1890, \$9,00	0 000 is		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	512,861,423
app	propriated for transportation projects within a rural	area of		(FRIMARI) IROSI FOND	312,001,423
	portunity designated pursuant to section 288.0656(7),	Florida	1901	FIXED CAPITAL OUTLAY	
Sta	itutes.			BRIDGE CONSTRUCTION FROM STATE TRANSPORTATION	
1891	FIXED CAPITAL OUTLAY			(PRIMARY) TRUST FUND	442,897,263
	COUNTY TRANSPORTATION PROGRAMS FROM STATE TRANSPORTATION			FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND	287,024,909
	(PRIMARY) TRUST FUND	48,772,124		BRIDGE CONSTRUCTION TROST FORD	201,021,000
1000	ETVEN CANTUAL CIUTAV		1902	FIXED CAPITAL OUTLAY	
1892	FIXED CAPITAL OUTLAY BOND GUARANTEE			CONTRACT MAINTENANCE WITH THE DEPARTMENT OF CORRECTIONS	
	FROM STATE TRANSPORTATION	<b>=</b> 0.0		FROM STATE TRANSPORTATION	40 4
	(PRIMARY) TRUST FUND	500,000		(PRIMARY) TRUST FUND	19,146,000
1893	FIXED CAPITAL OUTLAY		1903		
	TRANSPORTATION HIGHWAY MAINTENANCE			HIGHWAY BEAUTIFICATION GRANTS FROM STATE TRANSPORTATION	
	CONTRACTS FROM STATE TRANSPORTATION			(PRIMARY) TRUST FUND	1,800,000

From the funds in Specific Appropriation 1906, \$2,000,000 from the State Transportation Trust Fund shall be used to develop a design criteria package for site connectivity alignment including real property acquisition as well as promotion and public information for the Bluffs Corridor. These funds shall be directed to the Pensacola-Escambia Promotion and Development Commission.

A portion of the funds in Specific Appropriation 1906 from the State Transportation Trust Fund shall be allocated as follows:

Britt Road Bridge Replacement  Lake Shore Boulevard Access Road  CR 466A Phase 3.  Southwest Ranches Guardrails Installation.  North Lauderdale Street Lights.  North Lauderdale Sidewalk Replacement.  North Lauderdale Street Resurfacing/Kimberly Boulevard  Lauderdale Lakes Northwest 31st Ave Corridor Improvement.  Lauderdale Lakes Sidewalk Repair and Replacement.	1,733,000 410,000 2,750,000 300,000 100,000 200,000 1,000,000 200,000
Dyal Road PavingLake Worth Park of Commerce	258,000 2,500,000
Pine Hills Road/Silver Star Road Intersection Crosswalk	
Enhancements	150,000 800,000 500,000
Ludlam Redevelopment Project	1,000,000
City of Coral Springs University Drive Resurfacing	300,000
City of Venice Road Improvement Project	1,300,000
Opa Locka Airport/Roadway Infrastructure Improvements	1,000,000
St. Johns Ferry Phase II/Jacksonville Ferry	1,000,000
15th Street Beautification Project - Riviera Beach	450,000
Alico Road, Lee County	1,000,000
Blind Pass Road Redesign - City of St. Pete Beach	1,000,000
Broadway Corridor Revitalization	450,000
Citrus Grove Road - 27 to Turnpike	1,500,000
City of Cape Coral Sidewalk Safety Project	450,000
City of Mount Dora - U.S. 441 Utility Relocation	1,000,000
City of Sunny Isles Beach's North Bay Road	
Emergency/Pedestrian Bridge	500,000
City of Umatilla Roadway Rehabilitation and Paving	1,050,000
Education Corridor- MLK Boulevard Streetscape Improvements	
(Phase III)	50,000
Glades Area Street Resurfacing & Reconstruction Miami Beach Intelligent Transportation System (ITS)	1,000,000
and Smart Parking System (SPS)	750,000
NE 163rd Street/NE 35th Avenue Intersection Improvements -	
North Miami Beach	1,000,000
Oldsmar - Douglas Road/Burbank Road Improvements	1,500,000
Santa Rosa County I-10 Industrial Park	1,000,000
US 1 "Complete Streets", Village of Tequesta	300,000
US Highway 19 Multi-Modal Trail Overpass	750,000
Walton County Intermodal Transportation Innovation Program	500,000
Widening of Old Dixie Highway - Nassau County	1,500,000
Muscogee Road Freight Corridor Improvements - Escambia	1,674,000

SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC

#### APPROPRIATION

Marine Navigability Improvements - Loxahatchee River	1,500,000
I-95 Stirling Road Improvements - Dania Beach	1,000,000
Davis Road Extension from Harney Road to Maislin	
Drive - Temple Terrace	1,000,000
Franklin Street Trail - Ocoee	500,000

The nonrecurring general revenue funds in Specific Appropriation 1906 shall be used for the Ludlam Redevelopment Project.

1907 FIXED CAPITAL OUTLAY
TRAFFIC ENGINEERING CONSULTANTS
FROM STATE TRANSPORTATION
(PRIMARY) TRUST FUND . . . . . . .

180,505,899

From the funds in Specific Appropriation 1907, \$1,500,000 of nonrecurring funds from the State Transportation Trust Fund is provided for: the continued development and deployment of multi-level fog monitoring stations; use of multi-spectral satellite imagery and multi-level sensor arrays for conducting further data analysis and refinement of the fog model; the addition of test sites in eastern central, western central and southern Florida; and further refinement of the weather model to provide advanced warning of other weather road conditions and traffic congestion.

From the funds in Specific Appropriation 1907, \$225,000 is provided to the Center for Urban Transportation Research (CUTR) at the University of South Florida. The CUTR shall conduct a study evaluating State of Florida infrastructure needed to support various alternative vehicle technologies including electric and hydrogen fuel cell vehicles. The study will provide an overview of the current state of electric and hydrogen fuel cell vehicle technologies in the U.S. and Florida. Additionally, recognizing the need to accelerate the development and deployment of electric and hydrogen fuel cell technology, the study will examine the potential for public-private partnerships of electric charging and hydrogen fuel infrastructure and make recommendations for installation of electric charging and hydrogen fueling stations in Florida. The study shall also review the impact of electric and hydrogen fuel cell technology to state gas tax revenues. The study shall be completed and presented in a report to the Legislature and the Office of Energy within the Department of Agriculture and Consumer Services no

lat	er than December 31, 2016.	501,1005 110
1908	FIXED CAPITAL OUTLAY LOCAL GOVERNMENT REIMBURSEMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,256,500
TOTAL:	PROGRAM: HIGHWAY OPERATIONS FROM GENERAL REVENUE FUND	00 6,219,058,580
	TOTAL POSITIONS 3,254.00 TOTAL ALL FUNDS	6,221,058,580
EXECUT	IVE DIRECTION AND SUPPORT SERVICES	
A	PPROVED SALARY RATE 40,645,905	
1909	SALARIES AND BENEFITS POSITIONS 736.00 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	54,833,899
1910	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	530,517
1911	EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	6,787,173
1912	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	119,943

SPECIE	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTED FRANCES OF THE PROPERTY OF	ORTATION	SPECI	ON 5 - NATURAL RESOURCES/ENVIRONMENT/GROWN FIC PRIATION	TH MANAGEMENT/TRAN	SPORTATION
1913	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE			FROM TRUST FUNDS		89,411,409
	HEARINGS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	125,931	TMEODI	TOTAL POSITIONS	736.00	89,411,409
1914	SPECIAL CATEGORIES CONSULTANT FEES			MATION TECHNOLOGY  APPROVED SALARY RATE 10,321,938		
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,255,973	1926	SALARIES AND BENEFITS POSITIONS	200.00	
1915	SPECIAL CATEGORIES	-11		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		13,025,574
	CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	4,868,741	1927	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		32,998
1916	SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT		1928	EXPENSES		·
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	226,935		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		9,163,606
1917	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		1929	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION		
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	7,375,048		(PRIMARY) TRUST FUND		2,201,974
1918	SPECIAL CATEGORIES	,,0,0,010	1930	CONTRACTED SERVICES		
	RISK MANAGEMENT INSURANCE - OTHER FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,722,163		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		15,290,105
1919	SPECIAL CATEGORIES	1,722,103	1931	SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT		
	TRANSFER TO SOUTH FLORIDA WATER MANAGEMENT DISTRICT FOR EVERGLADES RESTORATION FROM STATE TRANSPORTATION			FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		138,975
1920	(PRIMARY) TRUST FUND	7,064,000	1932	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION		
1,20	TRANSFER TO DEPARTMENT OF REVENUE FOR HIGHWAY TAX COMPLIANCE		1022	(PRIMARY) TRUST FUND		15,879
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	34,640	1933	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)		
1921	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM STATE TRANSPORTATION			FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		8,809,546
1000	(PRIMARY) TRUST FUND	73,124	TOTAL	: INFORMATION TECHNOLOGY FROM TRUST FUNDS		48,678,657
1922	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM STATE TRANSPORTATION			TOTAL POSITIONS	200.00	48,678,657
	(PRIMARY) TRUST FUND	370,094	FLORII	DA'S TURNPIKE SYSTEMS		
1923	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		FLORII	DA'S TURNPIKE ENTERPRISE		
	PURCHASED PER STATEWIDE CONTRACT FROM STATE TRANSPORTATION		I	APPROVED SALARY RATE 21,452,255		
	(PRIMARY) TRUST FUND	2,231,999 4,258	1934	SALARIES AND BENEFITS POSITIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	405.00	29,757,593
1924	FIXED CAPITAL OUTLAY	1,230	1935			27,131,373
1,21	MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE FROM STATE TRANSPORTATION		1703	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		316,769
1925	(PRIMARY) TRUST FUND	1,040,721	1936	EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		17,926,299
	IMPROVEMENTS TO SECURITY SYSTEMS FROM STATE TRANSPORTATION	<b>746</b> 656	1937	OPERATING CAPITAL OUTLAY		,1
. זגיף∩יף	(PRIMARY) TRUST FUND	746,250		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		143,611
TOTUE	DUDCOLLAR DIVECTION WAS COLLOUI SHIAICES					

SPECIA APPROI	PRIATION SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION	·	SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION SPECIFIC APPROPRIATION 1951 FIXED CAPITAL OUTLAY RESURFACING FROM TURNPIKE RENEWAL AND
1939	(PRIMARY) TRUST FUND	61,633	REPLACEMENT TRUST FUND
	CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,568,631	BRIDGE CONSTRUCTION FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND
1940	SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION		1953 FIXED CAPITAL OUTLAY PRELIMINARY ENGINEERING CONSULTANTS FROM TURNPIKE RENEWAL AND
	(PRIMARY) TRUST FUND	32,220,753	REPLACEMENT TRUST FUND
1941	SPECIAL CATEGORIES PAYMENT TO EXPRESSWAY AUTHORITIES		TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	5,870,420	(PRIMARY) TRUST FUND
1942	SPECIAL CATEGORIES FLORIDA HIGHWAY PATROL SERVICES		1954 FIXED CAPITAL OUTLAY RIGHT-OF-WAY SUPPORT FROM TURNPIKE GENERAL RESERVE
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	22,057,407	TRUST FUND
1943	SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT		1955 FIXED CAPITAL OUTLAY TRAFFIC ENGINEERING CONSULTANTS FROM STATE TRANSPORTATION
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	134,949	(PRIMARY) TRUST FUND
1944	SPECIAL CATEGORIES TRANSPORTATION MATERIALS AND EQUIPMENT		1956 FIXED CAPITAL OUTLAY TOLL OPERATION CONTRACTS FROM STATE TRANSPORTATION
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,768,409	(PRIMARY) TRUST FUND
1945	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	1,700,409	1957 FIXED CAPITAL OUTLAY TURNPIKE SYSTEM EQUIPMENT AND DEVELOPMENT FROM TURNPIKE GENERAL RESERVE
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	172,740	TRUST FUND
1946	FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE		1958 FIXED CAPITAL OUTLAY TOLLS SYSTEM EQUIPMENT AND DEVELOPMENT
	FROM TURNPIKE GENERAL RESERVE TRUST FUND	201,390	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
1947	FIXED CAPITAL OUTLAY TRANSPORTATION HIGHWAY MAINTENANCE CONTRACTS		TOTAL: FLORIDA'S TURNPIKE ENTERPRISE FROM TRUST FUNDS
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	57,137,774	TOTAL POSITIONS
1948	FIXED CAPITAL OUTLAY INTRASTATE HIGHWAY CONSTRUCTION FROM TURNPIKE RENEWAL AND		TOTAL: TRANSPORTATION, DEPARTMENT OF FROM GENERAL REVENUE FUND 2,700,000 FROM TRUST FUNDS
	REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	18,046,254	TOTAL POSITIONS 6,379.00
	TRUST FUND	606,593,994	TOTAL ALL FUNDS
	(PRIMARY) TRUST FUND	5,220,855	TOTAL OF SECTION 5
1949	FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS		FROM GENERAL REVENUE FUND 383,989,789
	FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND FROM TURNPIKE GENERAL RESERVE	7,418,329	FROM TRUST FUNDS
	TRUST FUND	65,510,626	TOTAL POSITIONS 15,065.25
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	632,316	TOTAL ALL FUNDS
1950	FIXED CAPITAL OUTLAY		SECTION 6 - GENERAL GOVERNMENT
	RIGHT-OF-WAY LAND ACQUISITION FROM TURNPIKE GENERAL RESERVE TRUST FUND	51,925,700	The moneys contained herein are appropriated from the named funds to Administered Funds, Department of Business and Professional Regulation,

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

Department of Citrus, Department of Economic Opportunity, Department of Financial Services, Executive Office of the Governor, Department of Highway Safety and Motor Vehicles, Legislative Branch, Department of the Lottery, Department of Management Services, Department of Military Affairs, Public Service Commission, Department of Revenue and the Department of State as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.

PROGRAM: ADMINISTERED FUNDS

1960	LUMP SUM HUMAN RESOURCES OUTSOURCING CONTINGENCY FROM GENERAL REVENUE FUND	300,000	
1960A	LUMP SUM HUMAN RESOURCES ASSESSMENT REDUCTION FROM GENERAL REVENUE FUND	-1,261,812	-1,108,679
1961A	LUMP SUM AGENCY FOR STATE TECHNOLOGY (AST) - AGENCY INFORMATION TECHNOLOGY SERVICES FROM TRUST FUNDS		2,587,587
1961B	LUMP SUM INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	4,787,286	418,691

From the funds provided in Specific Appropriation 1961B, \$670,325 from the General Revenue Fund and \$418,691 from trust funds are provided for distribution into agencies' State Data Center-Agency for State Technology data processing categories for the revenue to support appropriations within the Agency for State Technology.

From the funds provided in Specific Appropriation 1961B, \$50,288 in nonrecurring general revenue funds is provided for the Agency for State Technology to obtain information security training for the information security managers and their staff at an amount of \$6,286 for each of the following agencies: the Division of Administrative Hearings, the Division of Emergency Management, the Department of Agriculture and Consumer Services, the Department of Law Enforcement, the Department of Legal Affairs, the Office of Early Learning, the Florida Commission on Offender Review, and the Guardian Ad Litem.

Funds in Specific Appropriation 1961B are provided for the completion of an information security risk assessment for each state agency identified below at an amount not to exceed \$254,167 for each agency. For purposes of completing the information security risk assessments, the Agency for State Technology shall define the specific risk assessment methodology and procurement approach that shall include: 1) identification and assessment of security risks using a uniform criteria based on industry best practices; 2) identification of any risks with 3) recommendation for remediation strategies; 4) prioritization of remediation activities; and 5) estimated schedule and cost of the remediation plan for each agency. The Agency for State Technology shall collaborate with each state agency identified below to develop an implementation plan and support the agency procurement for the information security risk assessment. Each of the following agencies shall undertake a competitive procurement pursuant to s. 287.057, Florida Statutes, for a security risk assessment: Agency for Health Care Administration; Agency for Persons with Disabilities; Department of Economic Opportunity; Department of Business and Professional Regulation; Department of Financial Services; Department of Corrections; Department of Children and Families; Department of Juvenile Justice; Department of Education; Department of Elder Affairs; Department of Health; Department of Revenue; Department of State; Department of Transportation; Department of Law Enforcement; and Department of Highway Safety and Motor Vehicles. Upon completion, the Agency for State Technology shall submit to the Executive Office of the Governor's Office of Policy and Budget, the chair of the Senate Committee on Appropriations, and the chair of the House of Representatives Appropriations Committee, the timeline and cost for completing the information security risk assessments and the completed information SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION security risk assessments.

becarie, fibr appendicted

1961C LUMP SUM

STRENGTHENING DOMESTIC SECURITY

State Homeland Security Program (SHSP):

Funds provided in Specific Appropriation 1961C are contingent on federal grants being awarded. Should the amount awarded for each federal grant be less than the amount appropriated, funds shall be awarded in priority order for the individual projects as indicated in the Fiscal Year 2016-2017 Domestic Security Funding Request of the Domestic Security Oversight Board. Once federal funding is received and projects are funded in priority order, the Board may transfer funding between any of the funded projects. Funds may be allocated to projects not listed below with approval of the Legislative Budget Commission.

DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES	
State Agricultural Response Team (SART) Support	263,320
DEPARTMENT OF EDUCATION	,
Mass Notification	214,285
Emergency Operational Communication K-20	408,720
Bay District School	100,000
Wakulla County Schools	29,976
Jefferson County School	50,000
Desoto County School	26,670
K-12 Security Visitor Identification System	168,302
DEPARTMENT OF FINANCIAL SERVICES	,
Specialty Team Training & Exercise	92,358
Specialty Team Sustainment and Maintenance	18,000
LE Response Critical Needs	97,000
DEPARTMENT OF HEALTH	2.,
Enhancement of State's Radiological Nuclear Detection	
Capability	134,000
Active Shooter in a Health Care Setting Training/Drill	59,250
DEPARTMENT OF LAW ENFORCEMENT	07/200
Sustainment of Fusion Center Analysts	119,000
Fusion Centers	253,000
Statewide Data Sharing	1,596,800
Metadata Planners	195,000
State MS-ISAC Network	72,494
Cyber Security Training	283,000
Region 2 EDICS Tower	80,000
Management and Administration	69,834
Region 2 Capitol Police	57,000
DIVISION OF EMERGENCY MANAGEMENT (EOG)	37,000
All-Hazards Training	391,378
Sustainment of Fusion Center Analysts	406,000
Hazmat Sustainment	653,448
LE Sustainment and Maintenance	966,338
Hazmat Critical Needs	164,750
LE Response Critical Needs	830,310
MARC Sustainment	79,416
USAR Training.	492,532
USAR Sustainment	392,036
USAR Critical Needs	23,000
Specialty Team Training & Exercise	120,000
EDICS Sustainment	34,000
Hazmat Training and Exercise	403,320
Marc Training and Exercise	9,500
Skywatch Mobile Surveillance Tower - Region 6	143,534
Skywatch Mobile Surveillance Tower - Region 3	148,050
Orange County Cyber Security Defense Initiative	182,000
FRT Sustainment and Maintenance	9,678
700 MHz Overlay Project - Region 7	560,000
700 MHz Mutual Aid Overlay Phase 2 - Region 1	310,016
WEBECC Project	684,146
ISSI Project - Region 4	598,000
Lakeland Electric Project Region 4	125,000
Fusion Centers	165,107
LE Data Sharing.	762,000
Metadata Planners	152,500
Management & Administration	701,456
FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION	101,430
TOWISH TION IND MIDDELL CONCENTANTION COMMISSION	

46.445

SPECIF APPROP S S Urb M O	SECTION 6 - GENERAL GOVERNMENT  SPECIFIC  APPROPRIATION  Specialty Team Sustainment and Maintenance					
DIV	itional Federal Funding: ISION OF EMERGENCY MANAGEMENT rban Area Security (UASI) Nonprofit Security Grant Program (NSGP) peration Stonegarden (OPSG)		1,124,900 1,150,084			
1962A	LUMP SUM EMPLOYEE COMPENSATION AND BENEFITS FROM GENERAL REVENUE FUND	62,066,119	49,396,519			
1963A	LUMP SUM STATE MATCH FOR FEDERAL FEMA FUNDING FROM GENERAL REVENUE FUND	23,137,234				
1964	SPECIAL CATEGORIES ASSOCIATION DUES FROM GENERAL REVENUE FUND	215,170				
1965	SPECIAL CATEGORIES ADMINISTRATION COMMISSION AND FLORIDA LAND AND WATER ADJUDICATORY COMMISSION - ADMINISTRATIVE APPEALS FROM GENERAL REVENUE FUND	10,000				
1965A	SPECIAL CATEGORIES CONTRACTED SERVICES					

From the funds provided in Specific Appropriation 1965A, \$1,800,000 in recurring general revenue funds is provided to the Executive Office of the Governor for the acquisition of a statewide travel management system that standardizes and automates travel management to include travel planning and approval, expense reporting, and reimbursement; and \$2,800,000 in nonrecurring general revenue funds is provided to the executive branch state agencies and the judicial branch for the implementation of a statewide travel management system. The Executive Office of the Governor shall undertake a competitive procurement for a statewide travel management system pursuant to section 287.057, Florida Statutes.

4,600,000

FROM GENERAL REVENUE FUND . . . . .

The system must be able to electronically: (a) interface with the Florida Accounting Information Resource Subsystem and the Personnel Information System, (b) generate the uniform travel authorization request and travel voucher forms pursuant to section 112.061, Florida Statutes, and (c) receive approvals for travel. The system must also include search features that query travel information by specific criteria to minimally include: employee name and position title, purpose of travel, dates and location of travel, mode of travel, confirmation of agency head or designee authorization if required, and total travel cost. The system must allow executive branch state agencies and the judicial branch to retain current customized organizational code information to ensure that travel reimbursements are made from the appropriate fund source. The Executive Office of the Governor and the Legislature shall be provided access to the statewide travel management system for purposes of generating reports on all travel completed by executive branch state agencies and the judicial branch.

1966	SPECIAL CATEGORIES TRANSFER TO PLANNING AND BUDGETING SYSTEM		
	TRUST FUND FROM GENERAL REVENUE FUND	5,821,861	
TOTAL:	PROGRAM: ADMINISTERED FUNDS FROM GENERAL REVENUE FUND	99,675,858	82,058,307

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT

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No funds are appropriated in Specific Appropriations 1967 through 2124 and sections 66, 67, and 90 for the payment of rent, lease or possession of space for offices or any other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 790:0070, 790:0083, 790:0098 or 790:M139, or any other lease, by the Department of Business and Professional Regulation, notwithstanding any lease or contract to the contrary. The Department of Business and Professional Regulation is prohibited from expending any specific appropriation from the General Revenue Fund, any trust fund or from any other source for the rent, lease or possession of any space for offices or other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 790:0070, 790:0083, 790:0098 or 790:M139, or any other lease.

From the funds provided in Specific Appropriations 1967 through 2124, the Department of Business and Professional Regulation shall submit quarterly reports on all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.

PROGRAM: OFFICE OF THE SECRETARY AND ADMINISTRATION

EXECUTIVE DIRECTION AND SUPPORT SERVICES

EVECO:	EMECOTIVE DIRECTION AND SOFFORT SERVICES					
1	APPROVED SALARY RATE	8,006,921				
1967	SALARIES AND BENEFITS FROM ADMINISTRATIVE TRUST		155.50	10,962,625		
1968	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST		350,000	757,051		
1969	EXPENSES FROM ADMINISTRATIVE TRUST	FUND		1,495,021		
1970	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST	FUND		27,088		
1971	SPECIAL CATEGORIES TRANSFER TO DIVISION OF AD HEARINGS FROM ADMINISTRATIVE TRUST			187,533		
1972	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST	FUND		254,780		
1973	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLE FROM ADMINISTRATIVE TRUST	-		6,500		
1974	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE					

FROM ADMINISTRATIVE TRUST FUND . . .

1975 SPECIAL CATEGORIES

SALARY INCENTIVE PAYMENTS

SPECIF	N 6 - GENERAL GOVERNMENT TC RIATION FROM ADMINISTRATIVE TRUST FUND	7,6	SPE( APP)	CTION 6 - GENERAL GOVERNMENT CCIFIC PROPRIATION 18 DATA PROCESSING SERVICES
1976	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	107,5	16	NORTHWEST REGIONAL DATA CENTER (NWRDC) FROM ADMINISTRATIVE TRUST FUND
1977	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	107,5	1	utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.  "AL: INFORMATION TECHNOLOGY
	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	55,0	1	FROM GENERAL REVENUE FUND
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	350,000 13,907,2		TOTAL POSITIONS
	TOTAL POSITIONS TOTAL ALL FUNDS	155.50 14,257,2		STOMER CONTACT CENTER
INFORM	ATION TECHNOLOGY			APPROVED SALARY RATE 3,117,285
A	PPROVED SALARY RATE 3,231,394		198	9 SALARIES AND BENEFITS POSITIONS 91.00 FROM ADMINISTRATIVE TRUST FUND 4,467,927
1978	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	57.00 187,940 4,162,9		OO OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND 232,098
1979	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	109,2	199	EXPENSES FROM ADMINISTRATIVE TRUST FUND 506,929
1980	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	11,878	199	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND
1981	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	100,0	199	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND
1982	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	2,420,9	199 <sub>9</sub>	94 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND 24,102
1983	SPECIAL CATEGORIES FLORIDA BUSINESS INFORMATION PORTAL FROM GENERAL REVENUE FUND	492,236	199	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND
Flo Dep ame	funds in Specific Appropriation 1983 are rida Business Information Portal and shall artment of Business and Professional Re ndments in accordance with chapter 216, Fl	be placed in reserve. The egulation may submit budget corida Statutes, requesting	199	PECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
Wor	release of funds, contingent upon the suk plan or project plan that includes the put for implementing the Florida Busines	project scope, schedule and	TOTA	FROM ADMINISTRATIVE TRUST FUND 29,848 CAL: CUSTOMER CONTACT CENTER
dep	artment is authorized to procure contra ist in the implementation of the Florida Bu	acted services as needed to		FROM TRUST FUNDS 5,278,334
1984	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TOTAL POSITIONS
	FROM ADMINISTRATIVE TRUST FUND	11,9	2 CEN	TRAL INTAKE
1985	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			APPROVED SALARY RATE 3,649,249
1006	FROM ADMINISTRATIVE TRUST FUND	13,5	1 199	77 SALARIES AND BENEFITS POSITIONS 109.50 FROM ADMINISTRATIVE TRUST FUND 5,321,886
1986	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		199	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	688 17,3	199	99 EXPENSES FROM ADMINISTRATIVE TRUST FUND 582,375
1987	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE		200	O OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND
	TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND	1,283,7	2 200	SPECIAL CATEGORIES

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION CONTRACTED SERVICES	
	FROM ADMINISTRATIVE TRUST FUND	1,000,000
2002	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	57,667
2003	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND	26,950
2004	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	40,503
TOTAL:	CENTRAL INTAKE FROM TRUST FUNDS	7,455,994
	TOTAL POSITIONS	7,455,994
PROGRA	M: PROFESSIONAL REGULATION	
COMPLI	ANCE AND ENFORCEMENT	
A	PPROVED SALARY RATE 11,800,019	
2005	SALARIES AND BENEFITS POSITIONS 268.00 FROM PROFESSIONAL REGULATION TRUST FUND	16,570,627
2006	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND	1,101,322
2007	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND	3,318,982
2008	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST FUND	6,920
2009	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST	
	FUND	220,900
Fro	m the funds provided in Specific Appropriation 2009,	the Department

From the funds provided in Specific Appropriation 2009, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.

2010 SPECIAL CATEGORIES TRANSFER TO THE PROFESSIONAL REGULATION FROM GENERAL REVENUE FUND . . . . .

740,000

The funds in Specific Appropriation 2010 are provided for the Division of Drugs, Devices and Cosmetics. The funds shall be utilized, if needed, in excess of available trust funds to support and maintain operations of the division.

2011 SPECIAL CATEGORIES LEGAL SERVICES CONTRACT FROM PROFESSIONAL REGULATION TRUST 

918,385

2016 SPECIAL CATEGORIES TRANSFER ARCHITECT & INTERIOR DESIGN

ACTIVITIES CH. 2002-274

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

> TRANSFER TO DEPARTMENT OF HEALTH FROM PROFESSIONAL REGULATION TRUST

282.637

2013 SPECIAL CATEGORIES UNLICENSED ACTIVITIES

FROM PROFESSIONAL REGULATION TRUST

2,238,146

From the funds in Specific Appropriation 2013, up to \$500,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to prevent and combat unlicensed real estate activity in Florida. The department shall develop and implement an unlicensed activity program in consultation with a corporation that is registered under chapter 617, Florida Statutes, as a not-for-profit corporation and qualified under the Internal Revenue Service Code as a 501(c)(6) corporation, and that represents the largest number of licensed Florida real estate professionals. Special emphasis shall be placed on the investigation and prosecution of unlicensed real estate activities. These unlicensed activity funds may not be used for media campaigns, including public service announcements.

From the funds in Specific Appropriation 2013, up to \$100,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to institute an unlicensed activity campaign for the purpose of informing and educating the public: (1) that public accounting is a regulated profession with requirements of licensure pursuant to chapter 473, Florida Statutes; (2) that some services provided by unlicensed individuals, although legal, are regulated when provided by a licensed Florida Certified Public Accountant; and, (3) that certain services may only be performed by a licensed Florida Certified Public Accountant. The department shall develop the campaign in consultation with a corporation that is registered under chapter 617, Florida Statutes, as a not-for-profit corporation and qualified under the Internal Revenue Service Code as a 501(c)(6) corporation, and that represents the largest number of licensed Florida Certified Public Accountants. Any advertising, media, or materials produced as a result of contributions shall carry acknowledgements of joint production and sponsorship. The department may not allocate overhead charges to these unlicensed activity campaign funds.

From the funds in Specific Appropriation 2013, up to \$250,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to enhance department enforcement activities, which include stings and sweeps, relating to unlicensed construction activity in Florida. The department may not allocate overhead charges to these unlicensed activity functions.

From the funds in Specific Appropriation 2013, the Department of Business and Professional Regulation shall submit a report to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget by November 1, 2016, detailing the unlicensed activity functions performed by the department during Fiscal Year 2015-2016. The report shall contain a detailed breakout of activities, revenues, and expenditures by board and/or profession, and include any relevant information to indicate the department's compliance with section 455.2281, Florida Statutes.

2014 SPECIAL CATEGORIES

2015 SPECIAL CATEGORIES

CLAIMS PAYMENTS FROM CONSTRUCTION RECOVERY FROM PROFESSIONAL REGULATION TRUST 

5,000,000

CLAIMS PAYMENT/AUCTIONEER RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST 

106,579

2012 SPECIAL CATEGORIES

SECTIO SPECIF	N 6 - GENERAL GOVERNMENT IC		SECTION SPECI	ON 6 - GENERAL GOVERNMENT FIC	
APPROP	RIATION FROM PROFESSIONAL REGULATION TRUST FUND	425,239	APPRO: 2027	PRIATION SALARIES AND BENEFITS POSITIONS FROM PROFESSIONAL REGULATION TRUST	4.00
2017	SPECIAL CATEGORIES			FUND	345,335
	CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST		2028	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST	
	FUND	1,233,138		FUND	110,371
2018	SPECIAL CATEGORIES FLORIDA BUILDING CODE COMPLIANCE AND MITIGATION PROGRAM		2029	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND	156,920
	FROM PROFESSIONAL REGULATION TRUST FUND	925,000	2030	SPECIAL CATEGORIES TRANSFER TO THE PROFESSIONAL REGULATION	
Bui	funds in Specific Appropriation 2018 are lding Code Compliance and Mitigation Program .841, Florida Statutes.			TRUST FUND FROM GENERAL REVENUE FUND	630,055
2019	SPECIAL CATEGORIES		The Bo	e funds in Specific Appropriation 2030 xing Commission. The funds shall be utili	are provided for the Florida zed, if needed, in excess of
2017	OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST		ava	ailable trust funds to support and m	
	FUND	223,236	2031		
2020	SPECIAL CATEGORIES		2031	CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST	
	RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST	250.066		FUND	2,000
	FUND	352,866	2032		
2021	SPECIAL CATEGORIES CLAY FORD SCHOLARSHIP PROGRAM - CERTIFIED PUBLIC ACCOUNTING MINORITY SCHOLARSHIPS			RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND	9,431
	FROM PROFESSIONAL REGULATION TRUST FUND	200,000	2033	SPECIAL CATEGORIES	, ,
2022	SPECIAL CATEGORIES			TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PROFESSIONAL REGULATION TRUST	02 262		PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST	2.750
	FUND	83,362		FUND	3,758
2023	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		TOTAL	: FLORIDA BOXING COMMISSION FROM GENERAL REVENUE FUND	630,055 627,815
	FROM PROFESSIONAL REGULATION TRUST FUND	108,554		TOTAL POSITIONS	4.00
2024	SPECIAL CATEGORIES		TESTI	NG AND CONTINUING EDUCATION	
	GRANTS AND AIDS - FLORIDA ENGINEERING MANAGEMENT CORPORATION (FEMC) CONTRACTED SERVICES		i	APPROVED SALARY RATE 1,441,817	
	FROM PROFESSIONAL REGULATION TRUST	2,070,000	2034	FROM PROFESSIONAL REGULATION TRUST	40.00
2025	FINANCIAL ASSISTANCE PAYMENTS		2025	FUND	2,048,112
	REAL ESTATE RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST FUND	300,000	2035	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND	283,871
2026	FINANCIAL ASSISTANCE PAYMENTS	300,000	2036		2007071
	REAL ESTATE SCHOLARSHIPS FROM PROFESSIONAL REGULATION TRUST			FROM PROFESSIONAL REGULATION TRUST	3,000
	FUND	150,000	2037	SPECIAL CATEGORIES	
TOTAL:	COMPLIANCE AND ENFORCEMENT FROM GENERAL REVENUE FUND	740,000 35,835,893		EXAMINATION TESTING SERVICES FOR PROFESSIONAL REGULATION FROM PROFESSIONAL REGULATION TRUST	
		268.00		FUND	658,235
	TOTAL ALL FUNDS	36,575,893	2038	CONTRACTED SERVICES	
FLORID	A BOXING COMMISSION			FROM PROFESSIONAL REGULATION TRUST	6,000
A	PPROVED SALARY RATE 236,462		2039	SPECIAL CATEGORIES	

This   Procession   Process   Proc	SPECIF	ON 6 - GENERAL GOVERNMENT PIC PICTURE	1,000	SPECI	PRIATION SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST	
THE	2040	RISK MANAGEMENT INSURANCE		TOTAL	: FARM AND CHILD LABOR REGULATION	·
PROVE PROFESSIONAL RESULATION TROST   PROVIDE NAME AND ENTRY   PROVIDENCE NAME AND ENTRY   PROVIDE NAME AND ENTRY   PROVIDENCE NAME AND ENTRY	2041	FUND	9,009		TOTAL POSITIONS	
Provided to Deputing Services Service		FROM PROFESSIONAL REGULATION TRUST	5,211			
APPRILED SAMAN PART	2042	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST		De <sub>l</sub> Di	partment of Business and Professional Regulation, by and vision of Pari-Mutuel Wagering, shall adopt rules go	through the verning the
TOTAL POSTITIONS		FUND	13,664	j	APPROVED SALARY RATE 2,832,176	
TOTAL ALT PUNDS   40.00   1,028,102   1,028,102   1,028,102   1,028,102   1,028,102   1,028,102   1,028,102   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,028,103   1,	TOTAL:		3,028,102	2051		
A STATE   ST						3,971,000
2013   SILARIE NAME FROM   1,078,622   2013   SILENSES   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015   2015	FARM A		3,028,102	2052	FROM PARI-MUTUEL WAGERING TRUST	4 405 050
SAMANIES AND BERFITS   POST TIONS   30.00   FROM PROFESSIONAL REGULATION TRUST   1,595,678	P	APPROVED SALARY RATE 1,078,622			FUND	1,685,853
FUND	2043		30.00	2053	FROM PARI-MUTUEL WAGERING TRUST	665.627
244   EXPRISES   FROM PROFESSIONAL REGULATION TRUST   160,342			1,595,678	2054		****
FUND 160,342  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND 45,000  From the funds provided in Specific Appropriation 2045, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.  2046 SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND 20,590 OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND 20,590 OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FROM PROFESSIONAL	2044			2034	FROM PARI-MUTUEL WAGERING TRUST	
Sectial Categories ACQUISITION OF MOTOR VEHICLES FROM PROFESSIONAL REQUIATION TRUST FROM PROFESSIONAL REQUIATION TRUST FROM PROFESSIONAL REQUIATION TRUST FROM PROFESSIONAL REQUIATION TRUST OF Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforcement circumstances as provided in section 287.14(3), Florida Statutes.  2046 SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FROM PRIMITIVEL MAGRENING TRUST FROM PRIMITIVEL			160.342		FUND	13,032
FROM PROFESSIONAL REGULATION TRUST FUND  FROM the funds provided in Specific Appropriation 2045, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.  2046 SPECIAL CATEGORIES CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND  2047 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND  2048 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND  2048 SPECIAL CATEGORIES CORTRACTED SERVICES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND  2058 SPECIAL CATEGORIES  2068 SPECIAL CATEGORIES 2078 SPECIAL CATEGORIES 2078 SPECIAL CATEGORIES 2078 SPECIAL CATEGORIES 2079 SPECIAL CAT	2045	SPECIAL CATEGORIES	-11,71-	2055	ACQUISITION OF MOTOR VEHICLES	
From the funds provided in Specific Appropriation 2045, the Department of Business and Professional Regulation may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.  2046 SPECIAL CATEGORIES  CONTRACTED SERVICES  FROM PROFESSIONAL REGULATION TRUST FUND		FROM PROFESSIONAL REGULATION TRUST	45 000			40,002
CONTRACTED SERVICES	of veh 150 rep unf	om the funds provided in Specific Appropria Business and Professional Regulation may nicles for replacement when the mileage of 1,000 miles unless it is determined by the placement is a critical safety issue, coreseen circumstances as provided in s	ation 2045, the Department purchase one or more motor a vehicle is in excess of secretary that the vehicle or based on emergency or	of vel 15 re un	Business and Professional Regulation may purchase one or hicles for replacement when the mileage of a vehicle is i 0,000 miles unless it is determined by the secretary that placement is a critical safety issue, or based on e foreseen circumstances as provided in section 287.14	more motor n excess of the vehicle mergency or
FROM PROFESSIONAL REGULATION TRUST   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590   20,590	2046	SPECIAL CATEGORIES		2056		
2017 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND		FROM PROFESSIONAL REGULATION TRUST	20 590			27,317
OPERATION OF MOTOR VEHICLES	0045		20,000	2057		
2048 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND	2047	OPERATION OF MOTOR VEHICLES			FROM PARI-MUTUEL WAGERING TRUST	62,000
SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND		FUND	69,400	2058	SDECTAL CATECODIES	
FUND	2048	RISK MANAGEMENT INSURANCE		2030	RISK MANAGEMENT INSURANCE FROM PARI-MUTUEL WAGERING TRUST	161 340
SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PROFESSIONAL REGULATION TRUST FUND			6,001	00=0		101,310
FUND	2049	LEASE OR LEASE-PURCHASE OF EQUIPMENT		2059	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PARI-MUTUEL WAGERING TRUST	
2050 SPECIAL CATEGORIES RACING ANIMAL MEDICAL RESEARCH			2,648		רווט	10,063
	2050			2060	RACING ANIMAL MEDICAL RESEARCH	

	ON 6 - GENERAL GOVERNMENT			ON 6 - GENERAL GOVERNMENT	
SPECII APPROI	PRIATION	100 000		PRIATION	ft - 11
0061	FUND	100,000	su	forts in reducing problem gambling. No earlier than 14 days bmission of the report, the Department of Business and Pr	ofessional
2061	SPECIAL CATEGORIES PARI-MUTUEL LABORATORY CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST			gulation may request the release of funds pursuant to the chapter 216, Florida Statutes.	provisions
	FUND	2,266,000	2070	SPECIAL CATEGORIES TRANSFER TO THE OFFICE OF THE STATE	
2062	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			ATTORNEY - SLOT INVESTIGATIONS AND PROSECUTIONS FROM PARI-MUTUEL WAGERING TRUST	
	PURCHASED PER STATEWIDE CONTRACT FROM PARI-MUTUEL WAGERING TRUST			FUND	223,876
	FUND	42,001	2071	SPECIAL CATEGORIES CONTRACTED SERVICES	
2063	SPECIAL CATEGORIES CONTRACT FOR PARI-MUTUEL WAGERING COMPLIANCE AND AUDIT SYSTEM			FROM PARI-MUTUEL WAGERING TRUST FUND	44,000
	FROM PARI-MUTUEL WAGERING TRUST FUND	296,476	2072	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES	
TOTAL	: PARI-MUTUEL WAGERING			FROM PARI-MUTUEL WAGERING TRUST FUND	25,743
	FROM TRUST FUNDS	9,340,711	2073		
	TOTAL POSITIONS	.00 9,340,711		RISK MANAGEMENT INSURANCE FROM PARI-MUTUEL WAGERING TRUST	12 700
SLOT I	MACHINE REGULATION		2074	FUND	13,780
1	APPROVED SALARY RATE 2,198,053		2074	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM PARI-MUTUEL WAGERING TRUST	
2064	SALARIES AND BENEFITS POSITIONS 50 FROM PARI-MUTUEL WAGERING TRUST	.00		FUND	2,848
	FUND	3,130,632	2075	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
2065	OTHER PERSONAL SERVICES FROM PARI-MUTUEL WAGERING TRUST	10.000		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEMIDE CONTRACT	
2066	FUND	10,000		FROM PARI-MUTUEL WAGERING TRUST FUND	17,050
2000	FROM PARI-MUTUEL WAGERING TRUST FUND	275,248	TOTAL	: SLOT MACHINE REGULATION FROM TRUST FUNDS	5,044,040
2067	OPERATING CAPITAL OUTLAY	2707210		TOTAL POSITIONS 50.00	0,011,010
	FROM PARI-MUTUEL WAGERING TRUST	10,863		TOTAL ALL FUNDS	5,044,040
2068	SPECIAL CATEGORIES			AM: HOTELS AND RESTAURANTS	
	ACQUISITION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST			IANCE AND ENFORCEMENT	
_	FUND	40,000		APPROVED SALARY RATE 11,861,058	
of	om the funds provided in Specific Appropriation Business and Professional Regulation may purc nicles for replacement when the mileage of a v	hase one or more motor	2076	SALARIES AND BENEFITS POSITIONS 308.00 FROM HOTEL AND RESTAURANT TRUST FUND	16,667,947
15) rej	0,000 miles unless it is determined by the secr placement is a critical safety issue, or l foreseen circumstances as provided in secti-	etary that the vehicle based on emergency or	2077	OTHER PERSONAL SERVICES FROM HOTEL AND RESTAURANT TRUST	
	atutes.	on 207.14(3), F1011ua		FUND	35,689
2069	SPECIAL CATEGORIES COMPULSIVE AND ADDICTIVE GAMBLING		2078	EXPENSES FROM HOTEL AND RESTAURANT TRUST	
	PREVENTION CONTRACT FROM PARI-MUTUEL WAGERING TRUST			FUND	1,843,116
	FUND	1,250,000	2079	FROM HOTEL AND RESTAURANT TRUST	0.500
COI	nds in Specific Appropriation 2069 shall b ntingent upon the submission of a report to t mmittee on Appropriations, the chair of the Ho	he chair of the Senate	2080	FUND	8,500
App	propriations Committee, and the Executive Of fice of Policy and Budget detailing the s	fice of the Governor's	2000	ACQUISITION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST	
de:	livered, the expected results, and recommended princluded in the contract for the provision of so	erformance measures to		FUND	467,000
pre	evention and reduction of compulsive and ad- port shall also include the effectiveness of	dictive gambling. The	Fr	om the funds provided in Specific Appropriation 2080, \$ nrecurring funds may be utilized for the purchase of up t	192,000 in o 12 motor

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Whisles to reduce milege reimburgement costs. The Department of	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION ADDROVED CALARY PAGE 0.101.012		
vehicles to reduce mileage reimbursement costs. The Department of Business and Professional Regulation shall coordinate the motor vehicle purchase with the Department of Management Services pursuant to section 287.16, Florida Statutes.	APPROVED SALARY RATE 9,181,013  2088 SALARIES AND BENEFITS POSITIONS 188.75 FROM ALCOHOLIC BEVERAGE AND		
	TOBACCO TRUST FUND		
From the funds provided in Specific Appropriation 2080, \$275,000 in recurring funds may be utilized by the Department of Business and Professional Regulation to purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles, unless it is determined by the secretary that the vehicle replacement is	2089 OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		
a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.	2090 EXPENSES FROM ALCOHOLIC BEVERAGE AND		
2080A SPECIAL CATEGORIES	TOBACCO TRUST FUND		
TRANSFER TO VISIT FLORIDA FROM HOTEL AND RESTAURANT TRUST	FUND		
FUND	00 2091 OPERATING CAPITAL OUTLAY FROM FEDERAL LAW ENFORCEMENT TRUST FUND		
Florida to contract with the Florida Restaurant and Lodging Association, Inc., to develop a coordinated marketing, media and events program to	2092 SPECIAL CATEGORIES		
promote Florida tourism by residents of the state. This campaign shall require a private matching program and shall be conducted throughout the state, as approved by and monitored by Visit Florida and the Florida Restaurant and Lodging Association, Inc., for the purpose of promoting	ACQUISITION OF MOTOR VEHICLES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		
tourism within the state.  2081 SPECIAL CATEGORIES	2093 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND		
TRANSFERS TO DEPARTMENT OF HEALTH FOR EPIDEMIOLOGICAL SERVICES FROM HOTEL AND RESTAURANT TRUST	TOBACCO TRUST FUND		
FUND	VEHICLES		
2082 SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL-TO-CAREER FROM HOTEL AND RESTAURANT TRUST	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		
FUND	98 2095 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ALCOHOLIC BEVERAGE AND		
CONTRACTED SERVICES FROM HOTEL AND RESTAURANT TRUST	TOBACCO TRUST FUND		
FUND	09 2096 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM ALCOHOLIC BEVERAGE AND		
OPERATION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST	TOBACCO TRUST FUND		
FUND	41 2097 SPECIAL CATEGORIES TRANSFER FOR CONTRACTED DISPATCH SERVICES FROM ALCOHOLIC BEVERAGE AND		
RISK MANAGEMENT INSURANCE FROM HOTEL AND RESTAURANT TRUST	TOBACCO TRUST FUND		
FUND	84 2098 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ALCOHOLIC BEVERAGE AND		
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HOTEL AND RESTAURANT TRUST	TOBACCO TRUST FUND 28,219		
FUND	00 2099 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HOTEL AND RESTAURANT TRUST	PURCHASED PER STATEWIDE CONTRACT FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		
FUND	18 TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS		
TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS	51 TOTAL POSITIONS		
TOTAL POSITIONS	51 STANDARDS AND LICENSURE		
PROGRAM: ALCOHOLIC BEVERAGES AND TOBACCO	APPROVED SALARY RATE 2,405,493		
COMPLIANCE AND ENFORCEMENT	2100 SALARIES AND BENEFITS POSITIONS 59.50		

March 11, 2016

SECTION SPECIF	NN 6 - GENERAL GOVERNMENT		SECTION SPECIF	I 6 - GENERAL GOVERNMENT	,
	PRIATION		APPROPE		
	FROM ALCOHOLIC BEVERAGE AND			a project spend plan.	
	TOBACCO TRUST FUND	3,538,727			
21.01	OMILED DEDGONAL CEDUTOEC		2112	SPECIAL CATEGORIES	
2101	OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND			CIGARETTE TAX STAMPS FROM ALCOHOLIC BEVERAGE AND	
	TOBACCO TRUST FUND	141,806		TOBACCO TRUST FUND	866,505
		, , , ,			,
2102			2113	SPECIAL CATEGORIES	
	FROM ALCOHOLIC BEVERAGE AND	FF0 C20		RISK MANAGEMENT INSURANCE	
	TOBACCO TRUST FUND	550,628		FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	14,277
2103	OPERATING CAPITAL OUTLAY			TODACCO TRUST FUND	11,211
	FROM ALCOHOLIC BEVERAGE AND		2114	SPECIAL CATEGORIES	
	TOBACCO TRUST FUND	5,000		LEASE OR LEASE-PURCHASE OF EQUIPMENT	
2104	CDECINI CATECODIEC			FROM ALCOHOLIC BEVERAGE AND	12 000
2104	SPECIAL CATEGORIES CONTRACTED SERVICES			TOBACCO TRUST FUND	12,998
	FROM ALCOHOLIC BEVERAGE AND		2115	SPECIAL CATEGORIES	
	TOBACCO TRUST FUND	17,733		TRANSFER TO DEPARTMENT OF MANAGEMENT	
				SERVICES - HUMAN RESOURCES SERVICES	
2105	SPECIAL CATEGORIES			PURCHASED PER STATEWIDE CONTRACT	
	RISK MANAGEMENT INSURANCE FROM ALCOHOLIC BEVERAGE AND			FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	28,967
	TOBACCO TRUST FUND	13,516		TODICCO INOUT TOND	20,707
		.,	2116	DATA PROCESSING SERVICES	
2106	SPECIAL CATEGORIES			STATE DATA CENTER - AGENCY FOR STATE	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT			TECHNOLOGY (AST)	
	FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	12,229		FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	13,100
	TOBRECO TROOT TOND	12,227		TODICCO INOUT TOND	15,100
2107	SPECIAL CATEGORIES		TOTAL:	TAX COLLECTION	
	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM TRUST FUNDS	7,584,657
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			TOTAL POSITIONS 82.00	
	FROM ALCOHOLIC BEVERAGE AND			TOTAL ALL FUNDS	7,584,657
	TOBACCO TRUST FUND	20,753			.,,,
				1: FLORIDA CONDOMINIUMS, TIMESHARES AND	
TOTAL:	STANDARDS AND LICENSURE FROM TRUST FUNDS	4 200 202	MOBILE	HOMES	
	FROM IROSI FUNDS	4,300,392	COMPLIA	ANCE AND ENFORCEMENT	
	TOTAL POSITIONS	59.50			
	TOTAL ALL FUNDS	4,300,392	Al	PPROVED SALARY RATE 4,462,950	
may (1)	AT T DOMESTAN		0117	CALADIEC AND DENEETED DOCUMENTONS 110 00	
IAA CC	DLLECTION		2117	SALARIES AND BENEFITS POSITIONS 110.00 FROM DIVISION OF FLORIDA	
P	APPROVED SALARY RATE 3,304,512			CONDOMINIUMS, TIMESHARES AND	
	, ,			MOBILE HOMES TRUST FUND	6,248,896
2108		82.00	0440	ATTUTO DEPONIT ATTUTO	
	FROM ALCOHOLIC BEVERAGE AND	4,762,272	2118	OTHER PERSONAL SERVICES	
	TOBACCO TRUST FUND	1,702,272		FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND	
2109	OTHER PERSONAL SERVICES			MOBILE HOMES TRUST FUND	44,076
	FROM ALCOHOLIC BEVERAGE AND				
	TOBACCO TRUST FUND	16,669	2119	EXPENSES  FROM DIVISION OF FLORIDA	
2110	EXPENSES			FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND	
	FROM ALCOHOLIC BEVERAGE AND			MOBILE HOMES TRUST FUND	903,881
	TOBACCO TRUST FUND	622,009			
2111	CDDCTNI. CNTDCODIDC		2120	OPERATING CAPITAL OUTLAY	
2111	SPECIAL CATEGORIES CONTRACTED SERVICES			FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND	
	FROM ALCOHOLIC BEVERAGE AND			MOBILE HOMES TRUST FUND	6,298
	TOBACCO TRUST FUND	1,247,860			•
п.	m the funds in Considir Records	2111 61 226 600 113-3	2121	SPECIAL CATEGORIES	
to	om the funds in Specific Appropriation the Department of Business and Pro	Essional Regulation for the		CONTRACTED SERVICES FROM DIVISION OF FLORIDA	
		chese funds, \$1,126,680 shall		CONDOMINIUMS, TIMESHARES AND	
RTE	ctionic para submission system. From			CONDOTTINIOND I III DOMINICO IMB	
be	placed in reserve. The Department			MOBILE HOMES TRUST FUND	17,500
be Reg	placed in reserve. The Department pulation may submit budget amendments in	accordance with chapter 216,	0100	MOBILE HOMES TRUST FUND	17,500
be Reg Flo	placed in reserve. The Department pulation may submit budget amendments in orida Statutes, requesting the release	accordance with chapter 216, of funds, contingent upon the	2122	MOBILE HOMES TRUST FUND	17,500
be Reg Flo sub	placed in reserve. The Department pulation may submit budget amendments in orida Statutes, requesting the release mission of an operational work plan o	accordance with chapter 216, of funds, contingent upon the project plan that validates	2122	MOBILE HOMES TRUST FUND	17,500
be Reg Flo sub tha and	placed in reserve. The Department plation may submit budget amendments in orida Statutes, requesting the release mission of an operational work plan out the requirements and technical spectapproved by the project's governance	accordance with chapter 216, of funds, contingent upon the project plan that validates fications have been reviewed structure. The operational		MOBILE HOMES TRUST FUND	
be Reg Flo sub tha and	placed in reserve. The Department pulation may submit budget amendments in orida Statutes, requesting the release omission of an operational work plan o that the requirements and technical spec	accordance with chapter 216, of funds, contingent upon the project plan that validates fications have been reviewed structure. The operational		MOBILE HOMES TRUST FUND	17,500 32,184

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
2123	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			FROM CITRUS ADVERTISING TRUST FUND . 2,070,340
	FROM DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		11,856	2133 OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND . 66,000
2124	SPECIAL CATEGORIES		,	2134 EXPENSES FROM CITRUS ADVERTISING TRUST FUND . 542,625
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF FLORIDA			2135 OPERATING CAPITAL OUTLAY FROM CITRUS ADVERTISING TRUST FUND . 119,779
	CONDOMINIUMS, TIMESHARES AND MOBILE HOMES TRUST FUND		37,714	2136 SPECIAL CATEGORIES CONTRACTED SERVICES FROM CITRUS ADVERTISING TRUST FUND . 407,655
TOTAL:	COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS		7,302,405	2137 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION
	TOTAL POSITIONS	110.00	7,302,405	FROM CITRUS ADVERTISING TRUST FUND . 75,000
moma.		OFF A DOWNERS	7,302,403	2138 SPECIAL CATEGORIES
TOTAL:	BUSINESS AND PROFESSIONAL REGULATION, I OF FROM GENERAL REVENUE FUND			RISK MANAGEMENT INSURANCE FROM CITRUS ADVERTISING TRUST FUND . 13,837
	FROM TRUST FUNDS	2,112,171	151,730,633	2139 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
	TOTAL POSITIONS		154,143,430	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	TOTAL APPROVED SALARY RATE		131/113/130	FROM CITRUS ADVERTISING TRUST FUND . 8,892
PROGRA	M: CITRUS, DEPARTMENT OF			2140 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE
CITRUS	RESEARCH			TECHNOLOGY (AST) FROM CITRUS ADVERTISING TRUST FUND . 37,599
A	PPROVED SALARY RATE 1,110,421			2141 FIXED CAPITAL OUTLAY
2125	SALARIES AND BENEFITS POSITIONS FROM CITRUS ADVERTISING TRUST FUND .	15.00	1,409,921	FACILITIES REPAIRS AND MAINTENANCE FROM CITRUS ADVERTISING TRUST FUND . 85,000
2126	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND .		107,098	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS
2127	EXPENSES FROM CITRUS ADVERTISING TRUST FUND .		401,896	TOTAL POSITIONS
2128	OPERATING CAPITAL OUTLAY FROM CITRUS ADVERTISING TRUST FUND .		251,000	AGRICULTURAL PRODUCTS MARKETING
2129			,	APPROVED SALARY RATE 1,114,935
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM CITRUS ADVERTISING TRUST FUND .	650,000	5,920,494	2142 SALARIES AND BENEFITS POSITIONS 11.00 FROM CITRUS ADVERTISING TRUST FUND . 1,602,262
2130	SPECIAL CATEGORIES			2143 OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND . 17,000
	PAID ADVERTISING AND PROMOTION FROM CITRUS ADVERTISING TRUST FUND .		82,000	2144 EXPENSES FROM CITRUS ADVERTISING TRUST FUND . 461,331
2131	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2145 SPECIAL CATEGORIES CONTRACTED SERVICES
	PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND .		5,819	FROM CITRUS ADVERTISING TRUST FUND . 100,000
TOTAL:	CITRUS RESEARCH FROM GENERAL REVENUE FUND	650,000	8,178,228	2146 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM GENERAL REVENUE FUND 7,000,000 FROM CITRUS ADVERTISING TRUST FUND 27,645,526
	TOTAL POSITIONS	15.00	8,828,228	2147 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
EXECUT	IVE DIRECTION AND SUPPORT SERVICES			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
A	PPROVED SALARY RATE 1,413,395			FROM CITRUS ADVERTISING TRUST FUND . 5,206
2132	SALARIES AND BENEFITS POSITIONS	22.00		TOTAL: AGRICULTURAL PRODUCTS MARKETING FROM GENERAL REVENUE FUND 7,000,000

52,822

## JOURNAL OF THE SENATE

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC	
	29,831,325	APPROPRIATION FROM ADMINISTRATIVE TRUST FUND	113,627
TOTAL POSITIONS	36,831,325	2150 EXPENSES FROM ADMINISTRATIVE TRUST FUND	504,993
TOTAL: PROGRAM: CITRUS, DEPARTMENT OF FROM GENERAL REVENUE FUND	41,436,280	2151 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	17,177
TOTAL POSITIONS		2152 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	
TOTAL APPROVED SALARY RATE 3,638	1,751	FROM ADMINISTRATIVE TRUST FUND	18,535
ECONOMIC OPPORTUNITY, DEPARTMENT OF  From the funds in Specific Appropriations 2148	through 2245 any	2153 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	133,778
expenditure from the Temporary Assistance for Nee Block Grant must be expended in accordance with th	edy Families (TANF) ne requirements and	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	160,000
limitations of Part A of Title IV of the Socia amended, or any other applicable federal requirem Before any funds are released by the Department	ment or limitation.	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM TOURISM PROMOTIONAL TRUST	8,000
Families, each provider shall identify the numbe served and certify their eligibility under Part A	er of clients to be of Title IV of the	FUND	32,000
Social Security Act. Funds may not be released f clients except those so identified and certified.  The department head or a designee must certify the place to ensure that such funds are expended in a requirements and limitations of federal law are requirements of federal law are met. It is the resentity to which such funds are appropriated to certification prior to any expenditure of funds.	or services to any  lat controls are in accordance with the d that reporting sponsibility of any	Funds provided in Specific Appropriation 2153 f. Enhancement and Development Trust Fund, the Tou Fund, and the Florida International Trade and shall only be used to represent the state's in Domain Media Group, Inc., bankruptcy action.  Funds provided in Specific Appropriation 2153 f. Trust Fund may be used to represent the stamatters that require the use of outside legal coun.	rism Promotional Trust Promotion Trust Fund, nterest in the Digital  rom the Administrative te's interest in legal
From the funds in Specific Appropriations 2148 throug or state funds shall be used to pay for space being workforce development board, CareerSource Florida, or Economic Opportunity if it has been determined by we the lessee that there is no longer a need for the leases, and performance and obligations under the leas and contingent upon an annual appropriation by the Fl	leased by a local the Department of hichever entity is leased space. All les, are subject to	2154 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND  2155 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	23,168
In the event that such annual appropriation does not alternative, there is either a reduction in fundannual appropriation or the entity which is the less the annual appropriation is insufficient to meet the releases, then the lessee has the right to termin written notice by the lessee and the lessee shapped obligations under the contracts.	ot occur, or in the ling from the prior see determines that requirements of the late the lease upon	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND  2156 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND	13,943 4,919
No funds are appropriated in Specific Appropriations and Sections 79, 80 and 90 for the payment of rent, 1	ease or possession	TOTAL: EXECUTIVE LEADERSHIP FROM TRUST FUNDS	4,301,619
of space for offices or any other purpose or use at 1940 North Monroe Street, Tallahassee, Florida, pu Florida Lease Nos. 720:0139, 750:0068, 790:0098, 400	rsuant to State of 0:0068 or 590:M139,	TOTAL POSITIONS	4,301,619
or any other lease, except for State of Florida Leas the Department of Economic Opportunity, including predecessor agencies, notwithstanding any lease of	any one or more	FINANCE AND ADMINISTRATION	
contrary. The Department of Economic Opportunity expending any specific appropriation from the General	is prohibited from Revenue Fund, any	APPROVED SALARY RATE 5,460,045	
trust fund or from any other source for the rent, leas any space for offices or other purpose or use at Nort North Monroe Street, Tallahassee, Florida, pursuant t Lease Nos. 720:0139, 750:0068, 790:0098, 400:0068 of	chwood Centre, 1940 to State of Florida or 590:M139, or any	FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND	6,463,908 933,520
other lease, except State of Florida Lease No. 400:007 PROGRAM: EXECUTIVE DIRECTION AND SUPPORT SERVICES	U.	2158 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND	49,136 50,000
EXECUTIVE LEADERSHIP		2159 EXPENSES	
APPROVED SALARY RATE 2,755,167		FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND	625,557 1,418,634
2148 SALARIES AND BENEFITS POSITIONS 38.00 FROM ADMINISTRATIVE TRUST FUND	3,271,479	2160 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	52,822

2149 OTHER PERSONAL SERVICES 2161 SPECIAL CATEGORIES

3,271,479

FROM ADMINISTRATIVE TRUST FUND . . .

FROM ADMINISTRATIVE TRUST FUND . . .

SPECIF	RIATION GRANTS AND AIDS - CONTRACTED SERVICES			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION WORKFORCE DEVELOPMENT
	FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND		510,198 1,036,300	From the funds in Specific Appropriations 2174 through 2203, the Department of Economic Opportunity must determine if any funds provided
2162	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND		29,738 5,719	for specific workforce programs, projects, or initiatives are not an allowable use of federal funds. If the department finds that any workforce program, project, or initiative for which funds are specifically appropriated in this act is not an allowable use of federal funds, the department must notify the Governor's Office of Policy and
2163	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		04 610	Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee.  When allocating full-time equivalent (FTE) positions to individual local
2164	FROM ADMINISTRATIVE TRUST FUND FROM REVOLVING TRUST FUND DATA PROCESSING SERVICES		24,618 4,541	workforce development boards, the Department of Economic Opportunity must ensure that workforce services are effectively and efficiently provided throughout the state. The department is authorized to reallocate any FTE position allocated to a local workforce development
	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND		146,027	board that has been or becomes vacant for more than 180 days. When reallocating a vacant FTE position, the department must give priority to a local workforce development board that would use the FTE position to provide additional services to veterans.
2165	FIXED CAPITAL OUTLAY REED ACT BUILDINGS PROJECTS - STATEWIDE			APPROVED SALARY RATE 25,044,535
	FROM REVOLVING TRUST FUND		624,000	2174 SALARIES AND BENEFITS POSITIONS 650.50
TOTAL:	FINANCE AND ADMINISTRATION FROM TRUST FUNDS		11,974,718	FROM WELFARE TRANSITION TRUST FUND . 1,284,196
	TOTAL ALL FUNDS	99.00	11,974,718	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
INFORM	ATION SYSTEMS AND SUPPORT SERVICES			2175 OTHER PERSONAL SERVICES FROM EMPLOYMENT SECURITY
A	PPROVED SALARY RATE 5,699,356			ADMINISTRATION TRUST FUND
2166	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	93.00	7,787,274	FROM SPECIAL EMPLOYMENT SECURITY
2167	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		130,512	2176 EXPENSES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2168	EXPENSES FROM ADMINISTRATIVE TRUST FUND		1,248,819	FROM WELFARE TRANSITION TRUST FUND . 1,105,389 FROM SPECIAL EMPLOYMENT SECURITY
2169	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		608,319	ADMINISTRATION TRUST FUND 60,387 2177 OPERATING CAPITAL OUTLAY
2170	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES		020 500	FROM EMPLOYMENT SECURITY  ADMINISTRATION TRUST FUND
0171	FROM ADMINISTRATIVE TRUST FUND SPECIAL CATEGORIES		938,590	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2171	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		87,447	2177A SPECIAL CATEGORIES GRANTS AND AIDS - WORKFORCE PROJECTS FROM GENERAL REVENUE FUND 1,014,200
2172	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND 4,246,000
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		0.7. 0.7.4	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2173	FROM ADMINISTRATIVE TRUST FUND DATA PROCESSING SERVICES		27,074	The nonrecurring funds provided in Specific Appropriation 2177A from the State Economic Enhancement and Development Trust Fund shall be
21/3	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)			allocated as follows:
	FROM ADMINISTRATIVE TRUST FUND		68,828	Advanced Manufacturing Skill Development Program
TOTAL:	INFORMATION SYSTEMS AND SUPPORT SERVICES FROM TRUST FUNDS		10,896,863	Manufacturing Talent Asset Pipeline
	TOTAL POSITIONS	93.00	10,896,863	PARC - Project SEARCH Initiative 171,000 National Cyber Partnership 450,000
PROGRA	M: WORKFORCE SERVICES			National Organization of Black Elected Legislative Women - National Convention

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

The nonrecurring funds provided in Specific Appropriation 2177A from the Special Employment Security Administration Trust Fund shall be allocated as follows:

Big Brothers Big Sisters School to Work Program	200,000
Home Builders Institute - Building Careers for Veterans	500,000
Florida Port Training Program	500,000
Louise Graham Regeneration Center - Pinellas County	250,000
JARC Transition Pre-Employment Training Program	180,000

The nonrecurring funds provided in Specific Appropriation 2177A from the General Revenue Fund shall be allocated as follows:

United Way of Florida - Financial Literacy and Prosperity	
Program	500,000
First Coast Maritime Academy	364,200
National Organization of Black Elected Legislative	
Women - National Convention	50,000
The Diversity Initiative - Tampa	100,000

The Department of Economic Opportunity shall directly contract with entities allocated funds from Specific Appropriation 2177A.

#### 2178 SPECIAL CATEGORIES

NON CUSTODIAL PARENT PROGRAM

FROM GENERAL REVENUE FUND . . . . . 500,000

FROM WELFARE TRANSITION TRUST FUND . 1.416.000

Funds provided in Specific Appropriation 2178 from the Welfare Transition Trust Fund are provided to continue the Gulf Coast Jewish Family and Community Services' Non-Custodial Parent Employment Program in Miami-Dade, Pinellas, Pasco, and Hillsborough counties, allocated as follows: Miami-Dade County - \$666,000; and Pinellas, Pasco, and Hillsborough counties - \$750,000.

The nonrecurring general revenue funds provided in Specific Appropriation 2178 are provided for the Gulf Coast Jewish Family and Community Services' Non-Custodial Parent Employment Program in Pinellas, Pasco, and Hillsborough counties.

CareerSource Pinellas shall administer the funds.

FROM EMPLOYMENT SECURITY

ADMINISTRATION TRUST FUND . . . . .

FROM WELFARE TRANSITION TRUST FUND .

2179	SPECIAL CATEGORIES GRANTS AND AIDS - SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM (SNAP) FROM EMPLOYMENT SECURITY	
	ADMINISTRATION TRUST FUND FROM SPECIAL EMPLOYMENT SECURITY	6,300,000
	ADMINISTRATION TRUST FUND	6,300,000
2180	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	9,918,979
	FROM WELFARE TRANSITION TRUST FUND . FROM SPECIAL EMPLOYMENT SECURITY	575,000
	ADMINISTRATION TRUST FUND	173,005
2181	SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL WORKFORCE BOARDS	

Funds provided in Specific Appropriation 2181 from the Welfare Transition Trust Fund are allocated for workforce services based on a plan approved by CareerSource Florida. The plan must maximize funds distributed directly to the local workforce development boards, and must identify any funds allocated for state-level and discretionary initiatives. The plan must equitably distribute funds to the boards based on anticipated client caseload to maximize the ability of the state to meet performance standards, including federal work participation rate requirements, and prioritize services provided to

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION one-parent families.

> From the funds provided in Specific Appropriation 2181, any expenditures by a local workforce development board for "outreach," "advertising," or "public relations" must have a direct program benefit and must be spent in strict accordance with all applicable federal regulations and guidance. For any expenditures exceeding \$5,000 for outreach purposes, a local workforce development board must obtain prior approval from the Department of Economic Opportunity before purchasing: promotional items, including but not limited to capes, blankets, and clothing; and memorabilia, models, gifts, and souvenirs.

> Funds in Specific Appropriation 2181 may not be used directly or indirectly to pay for meals, food, or beverages for board members, staff, or employees of local workforce development boards, CareerSource Florida, or the Department of Economic Opportunity except as expressly authorized by state law. Preapproved, reasonable, and necessary per diem allowances and travel established in section 112.061, Florida Statutes, shall be in compliance with all applicable federal and state requirements. Funds in Specific Appropriation 2181 may not be used for entertainment costs and recreational activities for board members, staff, or employees.

> Funds in Specific Appropriation 2181 may not be used for any contract exceeding \$25,000 between a local workforce development board and a member of that board that has any relationship with the contracting vendor, unless the contract has been reviewed by the Department of Economic Opportunity and CareerSource Florida.

#### 2182 SPECIAL CATEGORIES

GRANTS AND AIDS - DISPLACED HOMEMAKERS FROM DISPLACED HOMEMAKER TRUST

2,000,000

#### 2182A SPECIAL CATEGORIES

GRANTS AND AIDS - BUSINESS PARTNERSHIPS/ SKILL ASSESSMENT AND TRAINING FROM STATE ECONOMIC ENHANCEMENT

AND DEVELOPMENT TRUST FUND . . . .

2,500,000

#### 2183 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

FROM EMPLOYMENT SECURITY

ADMINISTRATION TRUST FUND . . . . .

FROM WELFARE TRANSITION TRUST FUND . 1,996

1 084 174

## 2184 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

PURCHASED PER STATEWIDE CONTRACT FROM EMPLOYMENT SECURITY

ADMINISTRATION TRUST FUND . . 236, 226 FROM WELFARE TRANSITION TRUST FUND . 5,605

# 2185 DATA PROCESSING SERVICES

STATE DATA CENTER - AGENCY FOR STATE

TECHNOLOGY (AST)

FROM EMPLOYMENT SECURITY

ADMINISTRATION TRUST FUND . . . . . 608.761 328,184

FROM WELFARE TRANSITION TRUST FUND .

TOTAL: WORKFORCE DEVELOPMENT

54,014,907

FROM GENERAL REVENUE FUND . . . . . 1,514,200

FROM TRUST FUNDS . . . . . . . . . . . . . 366,014,572

TOTAL POSITIONS . . . . . . . . . . . . 650.50 TOTAL ALL FUNDS . . . . . . . . . . . . 367,528,772

REEMPLOYMENT ASSISTANCE PROGRAM

APPROVED SALARY RATE 19.515.871

2186 SALARIES AND BENEFITS POSTTTONS 504.50

FROM EMPLOYMENT SECURITY

SPECIF			SECTION 6 - GENERAL GOVERNMENT SPECIFIC	
APPROF	RIATION ADMINISTRATION TRUST FUND	30,596,853	APPROPRIATION 2197 SPECIAL CATEGORIES	
	FROM SPECIAL EMPLOYMENT SECURITY		TRANSFER TO DEPARTMENT OF MANAGEMENT	
	ADMINISTRATION TRUST FUND	500,000	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
2187	OTHER PERSONAL SERVICES		FROM ADMINISTRATIVE TRUST FUND 2,07	2
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	15,147,299	2198 SPECIAL CATEGORIES	
	ADMINISTRATION TROOF FORD	13,111,277	QUICK RESPONSE TRAINING	
2188	EXPENSES FROM EMPLOYMENT SECURITY		FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	۸
	ADMINISTRATION TRUST FUND	12,469,539	AND DEVELOPMENT INUST FUND 12,000,000	,
0100	ODEDAMING CADIMAL OUMLAN		2199 SPECIAL CATEGORIES	
2189	OPERATING CAPITAL OUTLAY FROM EMPLOYMENT SECURITY		INCUMBENT WORKER TRAINING PROGRAM FROM EMPLOYMENT SECURITY	
	ADMINISTRATION TRUST FUND	304,795	ADMINISTRATION TRUST FUND	J
2190	SPECIAL CATEGORIES		TOTAL: CAREERSOURCE FLORIDA	
	GRANTS AND AIDS - CONTRACTED SERVICES		FROM TRUST FUNDS	1
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	41,891,311	TOTAL POSITIONS 3.00	
	FROM SPECIAL EMPLOYMENT SECURITY	11,071,311	TOTAL ALL FUNDS	1
	ADMINISTRATION TRUST FUND	1,050,000	REEMPLOYMENT ASSISTANCE APPEALS COMMISSION	
2191	SPECIAL CATEGORIES		NOISCIPINO CHERTAL ADMINISTRATION	
	RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY		APPROVED SALARY RATE 2,483,290	
	ADMINISTRATION TRUST FUND	422,105	2200 SALARIES AND BENEFITS POSITIONS 39.50	
0100	ADDICTAL CAMPAODITE		FROM EMPLOYMENT SECURITY	1
2192	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		ADMINISTRATION TRUST FUND	Ţ
	SERVICES - HUMAN RESOURCES SERVICES		2201 SPECIAL CATEGORIES	
	PURCHASED PER STATEWIDE CONTRACT FROM EMPLOYMENT SECURITY		REEMPLOYMENT ASSISTANCE APPEALS COMMISSION - OPERATIONS	
	ADMINISTRATION TRUST FUND	236,820	FROM EMPLOYMENT SECURITY	
2193	DATA PROCESSING SERVICES		ADMINISTRATION TRUST FUND	Ĺ
2173	STATE DATA CENTER - AGENCY FOR STATE		2202 SPECIAL CATEGORIES	
	TECHNOLOGY (AST) FROM EMPLOYMENT SECURITY		RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY	
	ADMINISTRATION TRUST FUND	1,566,242	ADMINISTRATION TRUST FUND	5
ጥ∩ጥλτ.•	REEMPLOYMENT ASSISTANCE PROGRAM		2203 SPECIAL CATEGORIES	
IVIAL.	FROM TRUST FUNDS	104,184,964	TRANSFER TO DEPARTMENT OF MANAGEMENT	
	TOTAL DOCUTORS	504.50	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	TOTAL POSITIONS TOTAL ALL FUNDS		FROM EMPLOYMENT SECURITY	
ON DEED			ADMINISTRATION TRUST FUND	1
CAREER	SOURCE FLORIDA		TOTAL: REEMPLOYMENT ASSISTANCE APPEALS COMMISSION	
P	PPROVED SALARY RATE 451,384		FROM TRUST FUNDS	)
2194	SALARIES AND BENEFITS POSITIONS	3.00	TOTAL POSITIONS 39.50	
	FROM ADMINISTRATIVE TRUST FUND	356,574	TOTAL ALL FUNDS	)
2195	SPECIAL CATEGORIES		PROGRAM: COMMUNITY DEVELOPMENT	
	CAREERSOURCE FLORIDA OPERATIONS		HOUSING AND COMMUNITY DEVELOPMENT	
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	100,000	HOUSING AND COMMUNITY DEVELOPMENT	
	FROM EMPLOYMENT SECURITY	0 007 005	APPROVED SALARY RATE 4,257,417	
	ADMINISTRATION TRUST FUND FROM WELFARE TRANSITION TRUST FUND .	8,867,665 1,052,510	2204 SALARIES AND BENEFITS POSITIONS 88.00	
	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	544,296	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND 608.60	7
	ADMINISTRATION TROST FUND	344,270	FROM FEDERAL GRANTS TRUST FUND	
	funds provided from the State Economic		FROM FLORIDA INTERNATIONAL TRADE	0
	st Fund in Specific Appropriation 2195 a rida to market and promote the busin		AND PROMOTION TRUST FUND	)
ava	ilable through CareerSource Florida		FUND	3
aev	relopment boards.		FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	9
2196	SPECIAL CATEGORIES		FROM TOURISM PROMOTIONAL TRUST	
	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	974	FUND	L
			2205 OTHER PERSONAL SERVICES	

SPECIE			SECTION 6 - GENERAL GOVERNMENT SPECIFIC	
APPROI	PRIATION	404.000	APPROPRIATION	
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	194,883 37,233	Glades County Regional Training Center	400,000 2,500,000 132,000
2206	EXPENSES	31,232	Brevard Zoo	500,000
2200	FROM STATE ECONOMIC ENHANCEMENT		Lauderdale Lakes - Comprehensive Park Improvement Project	250,000
	AND DEVELOPMENT TRUST FUND	62,717	Orange Blossom Revitalization Project	500,000
	FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA INTERNATIONAL TRADE	777,523	Elderly Housing Assistance Program - City of North Miami McTyre Park Cultural Center - City of West Park	200,000 250,000
	AND PROMOTION TRUST FUND FROM GRANTS AND DONATIONS TRUST	3,135	Washington Park Security Upgrades - City of Hollywood Washington Park Street Light Improvements -	50,000
	FUND	211,785	City of HollywoodBergeron Rodeo Arena Refurbishment - Town of Davie	150,000 100,000
	FUND	12,544	St. Augustine Lighthouse and Maritime Museum	152,500 250,000
2207	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND	4,206	Jacksonville Downtown Investment Authority - Urban Homesteading Pilot Program	1,000,000
	FROM GRANTS AND DONATIONS TRUST	1,200	East Orange Regional Recreation Center	1,000,000
	FUND	1,328	Tampa Heights Youth Civic Center Relocation	1,200,000 200,000
2208	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY SERVICES BLOCK		Transitions House Homelessness Veterans Program - Osceola County	150,000
	GRANTS		Lantana Community Center Building	500,000
	FROM FEDERAL GRANTS TRUST FUND	21,876,498	From the funds provided in Specific Appropriation 2216,	\$500.000 of
2209	SPECIAL CATEGORIES		nonrecurring funds from the State Economic Enhancement and I	Development
	GRANTS AND AIDS - COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) - SMALL CITIES		Trust Fund and \$250,000 of nonrecurring funds from the Gene. Fund are allocated to the City of Miami for public inf:	
	FROM FEDERAL GRANTS TRUST FUND	36,500,000	improvements within the Miami Design District. The state controlling on the City of Miami and/or Miami-Dade County	ribution is
2210	SPECIAL CATEGORIES GRANTS AND AIDS - BLACK BUSINESS LOAN		fifty percent match in the form of a cash contribution of project that benefits the area.	
	PROGRAM FROM STATE ECONOMIC ENHANCEMENT		The remaining nonrecurring funds provided in Specific App	propriation
	AND DEVELOPMENT TRUST FUND	2,225,000	2216 from the State Economic Enhancement and Development shall be allocated as follows:	Trust Fund
2211	SPECIAL CATEGORIES HISPANIC BUSINESS INITIATIVE FUND OUTREACH		Fort Walton Beach Fire Department Training Tower	200,000
	PROGRAM		City of Bradenton Tournament Sports Park	750,000
	FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	1,500,000	Humane Society Dog Runs - Brevard County	14,000 19,000
2212	SPECIAL CATEGORIES		Parking Structure	3,000,000
	GRANTS AND AIDS - HOME ENERGY ASSISTANCE FROM FEDERAL GRANTS TRUST FUND	78,100,000	Veterans Home Renovation - Pembroke Pines	100,000 300,000
2213	SPECIAL CATEGORIES	,=,	Andrews Institute Foundation Research and Educational Program	250,000
2213	GRANTS AND AIDS - WEATHERIZATION		Second Harvest Facility Expansion	1,000,000
	ASSISTANCE PROGRAM (WAP) FROM FEDERAL GRANTS TRUST FUND	2 000 000	Palmetto Bay Mixed-Use FacilityBonifay Memorial Park	250,000 100,000
	FROM FEDERAL GRANTS IROST FOND	2,000,000	Hendry County Fairgrounds Rodeo Complex Renovations	250,000
2214	SPECIAL CATEGORIES		LaBelle Civic Center	369,676
	GRANTS AND AIDS - WEATHERIZATION ASSISTANCE PROGRAM (WAP) - LOW INCOME		Building Homes for HeroesGlades County Regional Training Center	75,000 600,000
	HOUSING ENERGY ASSISTANCE PROGRAM (LIHEAP)		DeSoto County Public Safety Building	750,000
	FROM FEDERAL GRANTS TRUST FUND	16,000,000	City of Milton - Riverwalk	198,048
2215	SPECIAL CATEGORIES		East County Regional Service/Resources Center - Hillsborough County	250,000
	GRANTS AND AIDS - CONTRACTED SERVICES		Sulzbacher Center for Women and Families	1,000,000
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST	1,618,322	Tallahassee Regional Hazardous Materials Response Team Equipment	470,000
	FUND	23,080	Sirenia Vista Park Environmental Center	200,000
2216	CDECTAL CAMECODIEC		Palm Harbor Marine Rescue Boat Lake Okeechobee Wave Attenuation Project	100,000
2216	SPECIAL CATEGORIES GRANTS AND AIDS - HOUSING AND COMMUNITY		Deerfield Beach African - American Memorial Park	1,000,000 863,000
	DEVELOPMENT PROJECTS		Veterans Memorial Park - Hillsborough County	1,500,000
	FROM GENERAL REVENUE FUND 10,234,50 FROM STATE ECONOMIC ENHANCEMENT	0	City of Coral Springs Aquatic Complex Pool Refurbishment City of Port St. Lucie - Extension of the Riverwalk	300,000
	AND DEVELOPMENT TRUST FUND	21,129,224	Boardwalk	250,000
	FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	515,000	Madeira Beach Lighting Project	350,000
The	nonrecurring funds provided in Specific Appropri	ation 2216 from	Development Project  Volusia County Marine Science Center Expansion	1,000,000 1,000,000
the	General Revenue Fund shall be allocated as follows:		Hungerford Amphitheater - Eatonville	500,000

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION	
NeighborWorks Florida Collaborative	,000 ,000 ,000 ,000 ,600 ,900 ,000 ,000
The nonrecurring funds provided in Specific Appropriation 2216 the Special Employment Security Administration Trust Fund shal allocated as follows:	from 1 be
North Lauderdale City Hall Roof	,000 ,000 ,000
The Department of Economic Opportunity shall directly contract with entities allocated funds from Specific Appropriation 2216.	the
2217 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	3,742 15,401
FROM GRANTS AND DONATIONS TRUST FUND	7,570 199
2218 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	3,771 14,186 15 21,557 56
FROM ECONOMIC DEVELOPMENT TRUST	360,000 810,000
2220 SPECIAL CATEGORIES GRANTS AND AIDS - TECHNICAL AND PLANNING ASSISTANCE FROM GRANTS AND DONATIONS TRUST FUND	520,000 and
planning assistance activities, as required by sections 163.3168 420.622, Florida Statutes.	and
2220A SPECIAL CATEGORIES GRANTS AND AIDS - COMPETITIVE FLORIDA PARTNERSHIP PROGRAM FROM GRANTS AND DONATIONS TRUST FUND	280,000

	ON 6 - GENERAL GOVERNMENT		
SPECIF	PIC		
APPROF	PRIATION		
2221	DATA PROCESSING SERVICES		
	STATE DATA CENTER - AGENCY FOR STATE		
	TECHNOLOGY (AST)		
	FROM STATE ECONOMIC ENHANCEMENT		
	AND DEVELOPMENT TRUST FUND		2,490
	FROM FEDERAL GRANTS TRUST FUND		18,167
	FROM GRANTS AND DONATIONS TRUST		
	FUND		2,428
2222	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	SPACE, DEFENSE, AND RURAL INFRASTRUCTURE		
	FROM STATE ECONOMIC ENHANCEMENT		
	AND DEVELOPMENT TRUST FUND		1,600,000
TOTAL:	HOUSING AND COMMUNITY DEVELOPMENT		
		10,234,500	
	FROM TRUST FUNDS		193,359,815
		88.00	
	TOTAL ALL FUNDS		203,594,315
DI AD ID	NA MOMOTING ETWANGE GODDODAMTON		
FLORIL	DA HOUSING FINANCE CORPORATION		
2223	SPECIAL CATEGORIES		
2223	GRANTS AND AIDS - HOUSING FINANCE		
	CORPORATION (HFC) - AFFORDABLE HOUSING		
	PROGRAMS		
	FROM STATE HOUSING TRUST FUND		64,600,000
	TROP DITTE HOUSENG TROOF FORD		01,000,000

From the funds provided in Specific Appropriation 2223, at least 50 percent shall be used to fund the construction or rehabilitation of units through the State Apartment Incentive Loan (SAIL) Program. Each SAIL development that receives an award from these funds and will be targeted to families, elderly persons, and persons who are homeless pursuant to section 420.5087 (3), Florida Statutes, must include not less than 5 percent and no more than 10 percent of its units designed, constructed, and targeted for persons with a disabling condition as defined in section 420.0004 (7), Florida Statutes. Each development shall be required to enter into an agreement with at least one designated supportive services lead agency, such as the Local Center for Independent Living, the Agency for Persons with Disabilities, or any other such agency approved by the Florida Housing Finance Corporation (FHEC), for the purpose of coordinating services and housing for persons with disabilities.

From the funds in Specific Appropriation 2223, \$10,000,000 is provided to fund a competitive grant program for housing developments designed, constructed, and targeted for persons with developmental disabilities as defined in section 393.063, Florida Statutes. Private nonprofit organizations whose primary mission includes serving persons with developmental disabilities as defined in section 393.063, Florida Statutes, shall be eligible for these grant funds. Housing projects funded with these grants may include community residential homes as defined in section 419.001, Florida Statutes, or individual housing units, and may include new construction and renovation of existing housing units. In evaluating proposals for these funds, the FHFC shall consider: the extent to which funds from local and other sources will be used by the applicant to leverage the grant funds provided under this section; employment opportunities and supports that will be available to residents of the proposed housing; a plan for residents to effectively and efficiently access community-based services, resources, and amenities; and partnerships with other supportive services agencies.

From the funds provided in Specific Appropriation 2223, \$20,000,000 is provided for the SAIL program to construct workforce housing to primarily serve low-income persons, as defined in section 420.0004, Florida Statutes, and in the Florida Keys Area of Critical State Concern, to serve households with incomes not to exceed 140% of AMI when strategies are included in the local housing assistance plan to serve these households.

2224 SPECIAL CATEGORIES
GRANTS AND AIDS - HOUSING FINANCE

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

> CORPORATION (HFC) - STATE HOUSING INITIATIVES PARTNERSHIP (SHIP) PROGRAM FROM LOCAL GOVERNMENT HOUSING

135,500,000

From the funds in Specific Appropriation 2224, each local government must use a minimum of 20 percent of its allocation to serve persons with special needs as defined in section 420.0004, Florida Statutes. Before this portion of the allocation is released by the Florida Housing Finance Corporation (FHFC), a local government must certify that it will meet this requirement through existing approved strategies in the local assistance plan or submit a new local housing assistance plan strategy for this purpose to the FHFC for approval to ensure that it meets these specifications. The first priority of these special needs funds must be to serve persons with developmental disabilities as defined in section 393.063, Florida Statutes, with an emphasis on home modifications, including technological enhancements and devices, which will allow homeowners to remain independent in their own homes and maintain their homeownership.

From the funds in Specific Appropriation 2224, \$5,200,000 shall be used to provide services to homeless persons. Of the funds provided, \$5,000,000 shall be transferred to the Department of Children and Families to implement the provisions of section 420.622, Florida Statutes, and \$200,000 shall be used by the Department of Economic Opportunity to provide training and technical assistance regarding affordable housing to designated lead agencies of homeless assistance continuums of care.

From the funds in Specific Appropriation 2224, local governments may create regional partnerships across jurisdictional boundaries through the pooling of appropriated funds to address homeless housing needs identified in local housing assistance plans.

From the funds provided in Specific Appropriation 2224, \$500,000 shall be used for training and technical assistance provided through the Affordable Housing Catalyst Program created by section 420.531, Florida Statutes. The Florida Housing Finance Corporation shall directly contract with the entity that meets all of the requirements of section 420.531, Florida Statutes, to provide the training and technical assistance.

TOTAL: FLORIDA HOUSING FINANCE OF FROM TRUST FUNDS			200,100,000
TOTAL ALL FUNDS			200,100,000
PROGRAM: STRATEGIC BUSINESS DEVE	ELOPMENT		
STRATEGIC BUSINESS DEVELOPMENT			
APPROVED SALARY RATE	1,368,741		
2225 SALARIES AND BENEFITS FROM STATE ECONOMIC ENHA	POSITIONS ANCEMENT	22.00	
AND DEVELOPMENT TRUST F	FUND		1,510,803

2225	SALARIES AND BENEFITS		22.00	
	FROM STATE ECONOMIC ENHA	ANCEMENT		
	AND DEVELOPMENT TRUST I	FUND		1,510,803
	FROM FLORIDA INTERNATION	NAL TRADE		
	AND PROMOTION TRUST FUN	ND		71,190
	FROM TOURISM PROMOTIONAL	L TRUST		
	FUND			282,693
2226	OTHER DERSONAL SERVICES			

FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . .

FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRIIST FIND

AND PROMOTION TRUST FUND . . . . .

2227

FROM TOURISM PROMOTIONAL TRUST	0,001
FUND	27,536
EXPENSES	
FROM STATE ECONOMIC ENHANCEMENT	
AND DEVELOPMENT TRUST FUND	344,174
FROM FLORIDA INTERNATIONAL TRADE	

137,680

17.208

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

FROM TOURISM PROMOTIONAL TRUST

	FUND	68,834
2228	OPERATING CAPITAL OUTLAY FROM STATE ECONOMIC ENHANCEMENT	
	AND DEVELOPMENT TRUST FUND FROM TOURISM PROMOTIONAL TRUST	19,477
	FUND	4,869
2229	LUMP SUM	

ECONOMIC DEVELOPMENT TOOLS FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . 15,000,000 FROM ECONOMIC DEVELOPMENT TRUST 3,000,000

Funds provided in Specific Appropriation 2229 are provided to make payments and tax refunds in Fiscal Year 2016-2017 for the following programs: Qualified Target Industry (QTI) Business Tax Refund; QTI Tax Refund - Brownfield Redevelopment Bonus; Brownfield Redevelopment Tax Refund; High-Impact Business Performance (HIPI) Grant; and Qualified Defense Contractor and Space Flight (QDSC) Business Tax Refund. Payments may only be made for projects that meet the statutory eligibility requirements. Funds may not be released for any other purpose and may only be disbursed when projects are certified to have met all contracted performance requirements. Funds provided in Specific Appropriation 2229 from the Economic Development Trust Fund represent local matching funds.

The Department of Economic Opportunity must provide a monthly report, within 10 business days after the end of each month, to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee regarding all escrow activity relating to the Quick Action Closing Fund and the Innovation Incentive Fund programs. Such report must include information regarding any funds and interest earnings returned to the appropriate fund in the state treasury, and the anticipated payment date(s) of all funds held in escrow.

The Department of Economic Opportunity shall provide monthly reports to the Governor's Office of Policy and Budget, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee on the status of economic development programs administered by the department under chapter 288, Florida Statutes.

2230	SPECIAL CATEGORIES		
	GRANTS AND AIDS - INSTITUTE FOR THE		
	COMMERCIALIZATION OF PUBLIC RESEARCH		
	FROM GENERAL REVENUE FUND	4,500,000	
	FROM STATE ECONOMIC ENHANCEMENT		
	AND DEVELOPMENT TRUST FUND		1,000,000

From the nonrecurring general revenue funds provided in Specific

Appr the	repriation 2230, \$500,000 is provided for on-going ope: Institute for the Commercialization of Public Research 100,000 is provided for seed stage funds to be allocated by	rations of (ICPR) and
2232	SPECIAL CATEGORIES GRANTS AND AID - FLORIDA DEFENSE SUPPORT TASK FORCE FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND	2,000,000
2233	SPECIAL CATEGORIES GRANTS AND AIDS - ADVOCATING INTERNATIONAL RELATIONSHIPS FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND	600,000
	recurring funds provided in Specific Appropriation ocated as follows:	2233 are

CAMACOL - Florida Trade and Exhibition Center.....

Southeast US/Japan Association & Florida/Korea Economic

400.000

March 11, 2016 SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Cooperation Committee..... 200,000 The Department of Economic Opportunity shall directly contract with 2234 SPECIAL CATEGORIES ECONOMIC DEVELOPMENT PROJECTS 12,686,569 FROM GENERAL REVENUE FUND . . . . . FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . 12.609.331 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND . . . . . 759,500 The nonrecurring general revenue funds provided in Specific Appropriation 2234 shall be allocated as follows: International Consortium for Advanced Manufacturing The Idea Center at Miami-Dade College..... 500.000 Beaver Street Enterprise Center..... 300.000 Florida-Israel Business Accelerator.... 250.000 Tampa Innovation Alliance..... 250,000 eMerge Americas Conference..... 250,000 West End - StartUp FIU..... 750.000 The nonrecurring funds provided in Specific Appropriation 2234 from the State Economic Enhancement and Development Trust Fund shall be allocated as follows: Pensacola International Airport Commerce Park................ 1,000,000 Florida-Israel Business Accelerator.... 750.000 Florida Atlantic University Tech Runway..... 750.000 Tampa Innovation Alliance..... 1,000,000 Florida Turbine Initiative..... 250.000 Delray Beach CRA Business Incubator..... 125,000 MAF Center for Advanced Manufacturing Excellence, Inc. - FloridaMakes..... All Children's Research Zone..... 1,000,000 SouthWest Florida Collier County Immokalee/Naples Business International Consortium for Advanced Manufacturing Research.... City of South Bay Park of Commerce - Inland Logistics Center..... 

From the funds in Specific Appropriation 2234 provided to the SouthWest Florida Collier County Immokalee/Naples Business Accelerator Program, \$250,000 from the State Economic Enhancement and Development Trust Fund shall be transferred to Florida Gulf Coast University Institute for Entrepreneurship and Economic Incubators, Inc.

Tallahassee International Airport.....

Center for Advanced Manufacturing at Lake Tech.....

Industry Cluster Analysis.....

West End Tech Center....

South Florida Economic Development District's Statewide

The nonrecurring funds provided in Specific Appropriation 2234 from the Florida International Trade & Promotion Trust Fund shall be allocated as follows:

eMerge Americas Conference	500,000
Enterprise Florida - Africa Trade Expansion Program	259,500

The Department of Economic Opportunity shall directly contract with the entities allocated funds from Specific Appropriation 2234.

## 2235 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . FROM FLORIDA INTERNATIONAL TRADE

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

APPROPRIATION

From the funds in Specific Appropriation 2235, the Department of Economic Opportunity must first contract for an independent third-party to verify that each business that receives an economic development incentive satisfies all of the requirements of the incentive agreement, including job creation numbers. These comprehensive performance audit functions must include reviewing: 100 percent of all incentive claims, including audit confirmations; procedures used to verify incentive eligibility; and the department's records for accuracy and completeness. The independent third-party contractor must perform all functions and conduct all of the activities necessary to verify compliance with the performance terms of economic development incentive contracts.

## 2236 SPECIAL CATEGORIES

From the recurring funds in Specific Appropriation 2236 from the State Economic Enhancement and Development Trust Fund, \$200,000 is allocated for the Sunshine State Games and \$500,000 is allocated for the Florida International Seniors Games and State Championships.

#### 2237 SPECIAL CATEGORIES

From the recurring funds in Specific Appropriation 2237 from the International Trade and Promotion Trust Fund, \$3,550,000 is allocated for international programs, \$2,050,000 is allocated to maintain Florida's international offices, and \$1,000,000 is allocated to continue the Florida Export Diversification and Expansion Programs.

From the recurring funds in Specific Appropriation 2237, \$6,000,000 from the State Economic Enhancement and Development Trust Fund and \$2,500,000 from the General Revenue Fund are provided for the state's business brand marketing and promotional activities.

From the funds in Specific Appropriation 2237, Enterprise Florida, Inc.(EFI), shall implement a program to certify sites as project-ready for commercial or industrial development in rural areas of opportunity and economically distressed areas. Areas that are economically distressed must be evidenced by adverse conditions within the area including, but not limited to, poverty or unemployment rates above the state average, a high incidence of crime, abandoned structures, deteriorated infrastructure, or substantial population declines. For a site to be certified, EFI may consider site specific criteria related to: minimum developable acres; availability of infrastructure and utilities on site, or a formal extension plan in place; completion of boundary survey and topographic maps; documentation of environmental conditions and geotechnical analysis; and other factors which minimize risk factors for business development.

### 2238 SPECIAL CATEGORIES

1.000.000

250 000

500.000

500.000

642,026

GRANTS AND AIDS - MILITARY BASE PROTECTION FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . .

1,000,000

Funds in Specific Appropriation 2238 are allocated as follows:

Military Base Protection	150,000
Defense Reinvestment	850,000

21.181

5,302

1,600,000

9,015,545

107,899

1.333.766

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

2239 SPECIAL CATEGORIES

APPROPRIATION

Funds provided in Specific Appropriation 2238 may only be disbursed from the Department of Economic Opportunity directly to the grant award recipient when projects are certified to have met all contracted performance requirements.

2233	DIECTIE CHIECONIED		
	RISK MANAGEMENT INSURANCE		
	FROM STATE ECONOMIC ENHANCEMENT		
	AND DEVELOPMENT TRUST FUND		3,455
	FROM FLORIDA INTERNATIONAL TRADE		
	AND PROMOTION TRUST FUND		172
	FROM TOURISM PROMOTIONAL TRUST		
	FUND		691
2240	SPECIAL CATEGORIES		
	GRANTS AND AIDS - VISIT FLORIDA		
	FROM GENERAL REVENUE FUND	2,000,000	
	FROM STATE ECONOMIC ENHANCEMENT		
	AND DEVELOPMENT TRUST FUND		46,000,000
	FROM TOURISM PROMOTIONAL TRUST		
	FUND		28,000,000
2241	SPECIAL CATEGORIES		
	ייינאס אינו או אין אינו אינו אינו אינו אינו אינו אינו אינו		

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . 9,891 FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND . . . . . 16 FROM TOURISM PROMOTIONAL TRUST 2,456 

2242 SPECIAL CATEGORIES GRANTS AND AIDS - SPACE FLORIDA FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . .

From the funds in Specific Appropriation 2242, \$1,000,000 of recurring funds from the State Economic Enhancement and Development Trust Fund is provided to support collaborative research, development, and commercialization of projects related to aerospace and other technology and life sciences as further described through a Memorandum of Understanding (MOU) which Space Florida has entered into with the State of Israel.

From the funds in Specific Appropriation 2242, \$1,500,000 of recurring funds from the State Economic Enhancement and Development Trust Fund shall be used to market and promote the space tourism industry in the State of Florida. Funds may also be used to support marketing and promotion initiatives undertaken by businesses engaged in or relating to the space tourism industry in the State of Florida, which shall include but not be limited to Spaceflight entities as defined in section 331.501, Florida Statutes, and entities related to launch and landing sites or launch and landing facilities. No later than February 3, 2017, Space Florida shall submit a report to the Governor, the chair of the Senate Appropriations Committee, the chair of the House Appropriations Committee, and the Department of Economic Opportunity which shall include at a minimum: an overview of the marketing initiatives executed; consumer reach of the marketing initiatives executed; methods, strategies, and messages utilized; total expenditures; and total impact achieved, financial and otherwise, to the space tourism industry in the State of Florida.

SPECIAL CATEGORIES GRANTS AND AIDS - SPACE FLORIDA -AEROSPACE INDUSTRY FINANCING, BUSINESS DEVELOPMENT AND INFRASTRUCTURE NEEDS FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . .

From the funds in Specific Appropriation 2243, \$2,500,000 from the State Economic Enhancement and Development Trust Fund may be used by Space Florida for the operation and maintenance of the Shuttle Landing

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION Facility.

2244 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . . FROM TOURISM PROMOTIONAL TRUST 2245 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SPACE, DEFENSE, AND RURAL INFRASTRUCTURE

FROM STATE ECONOMIC ENHANCEMENT AND DEVELOPMENT TRUST FUND . . . .

Funds provided in Specific Appropriation 2245 may only be disbursed from the Department of Economic Opportunity directly to the grant award recipient when projects are certified to have met all contracted performance requirements.

TOTAL: STRATEGIC BUSINESS DEVELOPMENT FROM GENERAL REVENUE FUND . . . . . 21,686,569 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 160.109.875 TOTAL POSITIONS . . . . . . . . . . TOTAL ALL FUNDS . . . . . . . . . . . 181,796,444 TOTAL: ECONOMIC OPPORTUNITY, DEPARTMENT OF FROM GENERAL REVENUE FUND . . . . . 33,435,269 FROM TRUST FUNDS . . . . . . . . . . . . 1,080,940,216 TOTAL POSITIONS . . . . . . . . . . . . . 1,537.50 TOTAL ALL FUNDS . . . . . . . . . . . . . 1,114,375,485 67,035,806 TOTAL APPROVED SALARY RATE . . . .

FINANCIAL SERVICES, DEPARTMENT OF

12,500,000

7,000,000

From the funds provided in Specific Appropriations 2246 through 2461, the Department of Financial Services shall submit quarterly reports on all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.

PROGRAM: OFFICE OF CHIEF FINANCIAL OFFICER AND ADMINISTRATION

EXECUTIVE DIRECTION AND SUPPORT SERVICES

APPROVED SALARY RATE 6,391,113 2246 SALARIES AND BENEFITS POSTTIONS 123.00 FROM ADMINISTRATIVE TRUST FUND . . . 2247 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND . . . 2248 EXPENSES

FROM ADMINISTRATIVE TRUST FUND . . . 2249 OPERATING CAPITAL OUTLAY

FROM ADMINISTRATIVE TRUST FUND . . . 10.000

2250 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM ADMINISTRATIVE TRUST FUND	1,240,217	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM ADMINISTRATIVE TRUST FUND
From the funds provided in Specific Appropriation 225 of Financial Services may purchase one or more metaleasement when the mileage of a vehicle is in excess unless it is determined by the Chief Financial Officer replacement is a critical safety issue, or based of unforeseen circumstances as provided for in section 2	of 150,000 miles, that the vehicle on an emergency or	2265 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
Statutes. Law enforcement motor vehicles are exception.	cluded from this	TOTAL: LEGAL SERVICES FROM TRUST FUNDS
2251 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	427,325	TOTAL POSITIONS
	127,323	INFORMATION TECHNOLOGY
2252 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND	3,500	APPROVED SALARY RATE 7,014,597
2253 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		2266 SALARIES AND BENEFITS POSITIONS 131.00 FROM ADMINISTRATIVE TRUST FUND 10,080,920
FROM ADMINISTRATIVE TRUST FUND	57,554	2267 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND 98,834
2254 SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM ADMINISTRATIVE TRUST FUND	60,000	2268 EXPENSES FROM ADMINISTRATIVE TRUST FUND 3,186,489
2255 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	144.260	2269 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 844,120
FROM ADMINISTRATIVE TRUST FUND  2256 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	144,268	2270 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	49,773	2271 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND 2,900
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	12,449,847	2272 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL POSITIONS	12,449,847	FROM ADMINISTRATIVE TRUST FUND 66,557
LEGAL SERVICES		2273 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM ADMINISTRATIVE TRUST FUND
APPROVED SALARY RATE 5,052,908		2274 SPECIAL CATEGORIES
2257 SALARIES AND BENEFITS POSITIONS 94.00 FROM ADMINISTRATIVE TRUST FUND	6,920,329	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND 8,275
2258 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	279,388	2275 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2259 EXPENSES FROM ADMINISTRATIVE TRUST FUND	714,736	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
2260 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	3,639	2276 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE
2261 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE		TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND 1,777
HEARINGS FROM ADMINISTRATIVE TRUST FUND	274,758	TOTAL: INFORMATION TECHNOLOGY FROM TRUST FUNDS
2262 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	253,306	TOTAL POSITIONS
2263 SPECIAL CATEGORIES		CONSUMER ADVOCATE
RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	32,918	APPROVED SALARY RATE 484,372
2264 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		2277 SALARIES AND BENEFITS POSITIONS 5.00 FROM INSURANCE REGULATORY TRUST FUND

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SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		61,100	SPECIF	N 6 - GENERAL GOVERNMENT  IC  RIATION  SPECIAL CATEGORIES  DEFERRED-PAYMENT COMMODITY CONTRACTS  FROM GENERAL REVENUE FUND  FROM ADMINISTRATIVE TRUST FUND	85,914	25,000
2279	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		68,357	2291		1,424	23,000
2280	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		4,000	2292	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	1,121	
2281	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		20,471		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	30,074	2,880
2282	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST		20,471	TOTAL:	INFORMATION TECHNOLOGY - FLAIR INFRASTRUC FROM GENERAL REVENUE FUND		1,203,150
2283	FUND		697		TOTAL POSITIONS	86.00	13,093,839
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST FUND		1,888		M: TREASURY T SECURITY		
2284	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			A	PPROVED SALARY RATE 990,924		
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST		4	2293	SALARIES AND BENEFITS POSITIONS FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	22.00	1,551,360
TOTAL:	FUND		1,777 720,958	2294	OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,500
	TOTAL POSITIONS TOTAL ALL FUNDS	5.00	720,958	2295	FROM TREASURY ADMINISTRATIVE AND		
	ATION TECHNOLOGY - FLAIR INFRASTRUCTURE			2296	INVESTMENT TRUST FUND		230,113
2285	PPROVED SALARY RATE 4,390,414  SALARIES AND BENEFITS POSITIONS	86.00			FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,783
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	5,568,120	495,551	2297	CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND		
2286	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	5,000		2298			95,205
2287	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		168,513		RISK MANAGEMENT INSURANCE FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		18,090
2288	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	104,880		2299	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM TREASURY ADMINISTRATIVE AND		
2289	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		511,206	2300	INVESTMENT TRUST FUND		4,616
fun and	m the funds in Specific Appropriation ds and \$1,228,151 in nonrecurring funds fr \$79,706 from the Administrative Trus	om the General Revenue t Fund are provided to	Fund the		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		7,126
aug (FL	artment of Financial Services to mentation support for the Florida According Subsystem. The funds shall be artment may submit a budget amendment to a	unting Information Reso placed in reserve.	ource The	TOTAL:	DEPOSIT SECURITY FROM TRUST FUNDS		1,909,793

(FLAIR) Subsystem. The funds shall be placed in reserve. The department may submit a budget amendment to request release of the funds pursuant to the provisions of chapter 216, Florida Statutes. The budget amendment must include a detailed project plan that identifies the specific tasks and deliverables required to be provided by the additional staff augmentation and the associated costs.

STATE FUNDS MANAGEMENT AND INVESTMENT

TOTAL POSITIONS . . . . . . . . . . .

TOTAL ALL FUNDS . . . . . . . . . . .

22.00

1,909,793

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
	PPROVED SALARY RATE 1,190,188		TOTAL POSITIONS
2301	SALARIES AND BENEFITS POSITIONS FROM TREASURY ADMINISTRATIVE AND	25.50	PROGRAM: FINANCIAL ACCOUNTABILITY FOR PUBLIC FUNDS
2302	INVESTMENT TRUST FUND	1,745,090	STATE FINANCIAL INFORMATION AND STATE AGENCY ACCOUNTING
	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	248,346	APPROVED SALARY RATE 10,894,618
2303	SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	1,222,785	2313 SALARIES AND BENEFITS POSITIONS 202.00 FROM GENERAL REVENUE FUND 10,596,988 FROM ADMINISTRATIVE TRUST FUND
2304	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	1,500	From the funds provided in Specific Appropriations 2313, 2315 and 2322, the Department of Financial Services shall audit all court related expenditures of the clerks of court pursuant to sections 28.241 and 28.35, Florida Statutes. The department shall report the audit findings
2305	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	8,663	to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget on a quarterly basis. The department shall submit a report on July 29, 2016, for the period April 1, 2016, through June 30, 2016, and quarterly thereafter.
TOTAL:	STATE FUNDS MANAGEMENT AND INVESTMENT FROM TRUST FUNDS	3,226,384	From the funds and positions in Specific Appropriation 2313, 25.00 positions with associated salary rate of 2,242,819 and \$2,861,441 in recurring funds from the Insurance Regulatory Trust Fund are contingent upon HB 5003 becoming law, which contains provisions relating to the
	TOTAL POSITIONS	25.50 3,226,384	replacement of the Florida Accounting Information Resource (FLAIR) Subsystem and Cash Management Subsystem (CMS).
	MENTAL RETIREMENT PLAN		2314 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
A	PPROVED SALARY RATE 480,900		FROM ADMINISTRATIVE TRUST FUND 23,545
2306	SALARIES AND BENEFITS POSITIONS FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	13.00 729,915	2315 EXPENSES FROM GENERAL REVENUE FUND
2307	OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	20,100	2316 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
2308	EXPENSES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	107,328	2317 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 855,949 FROM ADMINISTRATIVE TRUST FUND 80,000
2309	SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	1,252	From the funds in Specific Appropriation 2317, up to \$50,000 shall be used to contract for the independent verification of tobacco settlement receipts received by the state.
2310	SPECIAL CATEGORIES DEFERRED COMPENSATION ADMINISTRATIVE SERVICES FROM TREASURY ADMINISTRATIVE AND		2317A SPECIAL CATEGORIES  FLORIDA ACCOUNTING INFORMATION RESOURCE (FLAIR) SYSTEM REPLACEMENT FROM INSURANCE REGULATORY TRUST FUND
	INVESTMENT TRUST FUND	823,190	The funds in Specific Appropriation 2317A are provided to the
2311	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	2,405	Department of Financial Services to complete all tasks associated with the Pre-Design, Development, and Implementation phase as recommended in the March 31, 2014, Florida Department of Financial Services FLAIR Study, version 031, for the replacement of the Florida Accounting Information Resource (FLAIR) Subsystem and the Cash Management Subsystem
2312	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	3,530	(CMS). The funds are contingent upon HB 5003 becoming law, which provides for the replacement of the FLAIR subsystem and the CMS. Of these funds, \$3,314,100 shall be placed in reserve pending completion of all tasks associated with the identification, validation and approval of the business requirements for the replacement of the four main components of the FLAIR subsystem which include (a) central FLAIR, (b) departmental FLAIR, (c) payroll, and (d) information warehouse and the
TOTAL:	SUPPLEMENTAL RETIREMENT PLAN FROM TRUST FUNDS	1,687,720	cash management and accounting management components of the CMS. All business requirements must be reviewed by all agencies, must be capable

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

of reporting at a minimum expenditure and revenue data at the level currently reported in the FLAIR subsystem, and must be approved by the executive steering committee established pursuant to HB 5003.

Contingent upon the submission of the validated and approved business requirements and pursuant to the provisions of chapter 216, Florida Statutes, the Department of Financial Services is authorized to submit a budget amendment to request release of an amount not to exceed \$2,305,046 of the funds being held in reserve for the development of the data management plan for the replacement of the FLAIR subsystem and the CMS and for activities associated with the development and release of the competitive solicitation for the Software and System Integrator for the replacement of the FLAIR subsystem and the CMS. The data management plan shall include an inventory of current system interfaces and migration activities required from the FLAIR subsystem and the CMS and shall identify the data conversion requirements.

Contingent upon the submission of the data management plan and pursuant to the provisions of chapter 216, Florida Statutes, the Department of Financial Services is authorized to submit a budget amendment to request the release of the balance of the funds being held in reserve to complete the work associated with the competitive solicitation for the Software and System Integrator for the replacement of the FLAIR subsystem and the CMS.

From the funds provided in Specific Appropriation 2317A, \$600,000 is provided to the Department of Financial Services to contract with a private sector provider with experience in conducting independent verification and validation of public sector Enterprise Resource Planning information technology projects to provide independent verification and validation for the replacement of the FLAIR subsystem and the CMS. The contract shall require all deliverables to be simultaneously provided to the department, the Agency for State Technology, the chair of the Senate Committee on Appropriations, and the chair of the House of Representatives Appropriations Committee. The contracted provider shall be made readily available to provide all project related data to the Agency for State Technology in support of their project oversight responsibilities pursuant to s. 282.0051, Florida Statutes.

From the funds provided in Specific Appropriation 2317A, \$300,000 is provided to the Department of Financial Services to contract with a third party consulting firm to complete the business case for maintaining any of the agency business systems identified in Attachment 2 of the March 31, 2014, Florida Department of Financial Services FLAIR Study, version 031, after the FLAIR subsystem and the CMS are replaced. For purposes of developing the business case, the private sector provider shall consider the information associated with the agency business systems that was collected during the study referenced above. At a minimum, the business case shall include: (a) a detailed description of the functionality provided by the agency business system, (b) confirmation that the agency business system's functionality is not planned to be included in the replacement of the FLAIR subsystem and the CMS, and (c) documentation, including federal and state law, rule, or policy, which validates that the agency is required to maintain the functionality currently provided by the agency business system instead of modifying its business processes. The department shall submit the business case to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than November 1, 2016.

The Department of Financial Services shall provide monthly project status reports to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Director of the Office of Policy and Budget that include progress made to date for each project milestone, planned and actual deliverable completion dates, planned and actual costs incurred, and any current project issues and risks being managed. The department is authorized to issue a competitive solicitation for the Software and System Integrator no earlier than November 1, 2016, and the competitive solicitation must include all validated and approved business requirements for the replacement of all four components of the FLAIR subsystem and the two components of the CMS.

SPECIF APPROF	PRIATION SPECIAL CATEGORIES		
	OPERATION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	3,100	
2319	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	13,468	54,840
2320	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	3,120	
2321	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	5,122	17,055
2322	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	54,284	
	FROM ADMINISTRATIVE TRUST FUND FROM INSURANCE REGULATORY TRUST	31,201	3,026
	FUND		8,700
2323	SPECIAL CATEGORIES TRANSFER TO THE PRISON INDUSTRY ENHANCEMENT (PIE) PROGRAM		
	FROM PRISON INDUSTRIES TRUST FUND .		1,250,000

Funds in Specific Appropriation 2323 are provided for transfer to the Prison Industry Enhancement Program. Funds in the Prison Industries Trust Fund may be expended by the corporation for allowable expenditures under sections 946.522 and 946.523, Florida Statutes. Such funds may be paid by warrants drawn by the Chief Financial Officer upon receipt of a corporate resolution that has been duly authorized by the board of directors of the corporation, authorized under part II of chapter 946, Florida Statutes.

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2324	SPECIAL CATEGORIES FLORIDA CLERKS OF COURT OPERATIONS CORPORATION FROM ADMINISTRATIVE TRUST FUND	2,800,000
TOTAI	: STATE FINANCIAL INFORMATION AND STATE AGENCY	
	ACCOUNTING FROM GENERAL REVENUE FUND	14,465,626
	TOTAL POSITIONS 202.00	
	TOTAL ALL FUNDS	27,046,323
RECOV	YERY AND RETURN OF UNCLAIMED PROPERTY	
	APPROVED SALARY RATE 2,600,300	
2325	SALARIES AND BENEFITS POSITIONS 64.00 FROM UNCLAIMED PROPERTY TRUST FUND .	3,450,596
2326	OTHER PERSONAL SERVICES FROM UNCLAIMED PROPERTY TRUST FUND .	194,197
2327	EXPENSES FROM UNCLAIMED PROPERTY TRUST FUND .	823,421
2328	OPERATING CAPITAL OUTLAY FROM UNCLAIMED PROPERTY TRUST FUND .	7,500
2329	SPECIAL CATEGORIES CONTRACTED SERVICES FROM UNCLAIMED PROPERTY TRUST FUND .	226,794

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION SPECIAL CATEGORIES		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: COMPLIANCE AND ENFORCEMENT	
2330	RISK MANAGEMENT INSURANCE FROM UNCLAIMED PROPERTY TRUST FUND .	9,751	FROM TRUST FUNDS	55
2331	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM UNCLAIMED PROPERTY TRUST FUND .	11,524	TOTAL POSITIONS	55
2222		11,324		
2332	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM UNCLAIMED PROPERTY TRUST FUND .	20,120	APPROVED SALARY RATE 6,410,973  2343 SALARIES AND BENEFITS POSITIONS 122.00 FROM INSURANCE REGULATORY TRUST FUND	34
TOTAL:	RECOVERY AND RETURN OF UNCLAIMED PROPERTY FROM TRUST FUNDS	4,743,903	2344 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST	
	TOTAL POSITIONS	64.00	FUND	:2
PROGRA	TOTAL ALL FUNDS	4,743,903	2345 EXPENSES FROM INSURANCE REGULATORY TRUST FUND	84
	ANCE AND ENFORCEMENT PPROVED SALARY RATE 2,701,318		2346 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND	)9
2333	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	66.00	2347 SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST	
2334	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST		FUND	'4
2335	FUND	15,339	ON-CALL FEES FROM INSURANCE REGULATORY TRUST FUND	00
	FROM INSURANCE REGULATORY TRUST FUND	756,210	2349 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES	
2336	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND	29,144	FROM INSURANCE REGULATORY TRUST FUND	10
2337	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE	·	2350 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST FUND	24
	FROM INSURANCE REGULATORY TRUST FUND	13,200	2351 SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION	
2338	SPECIAL CATEGORIES CONTRACTED SERVICES		FROM INSURANCE REGULATORY TRUST FUND	00
	FROM INSURANCE REGULATORY TRUST FUND	97,205	2352 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
2339	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST		FROM INSURANCE REGULATORY TRUST FUND	.7
2340	FUND	33,700	2353 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM INSURANCE REGULATORY TRUST FUND	9,000	FROM INSURANCE REGULATORY TRUST FUND	)7
2341	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST		TOTAL: FIRE AND ARSON INVESTIGATIONS FROM TRUST FUNDS	)1
0240	FUND	13,442	TOTAL POSITIONS	)1
2342	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		PROFESSIONAL TRAINING AND STANDARDS	
	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST		APPROVED SALARY RATE 1,060,244	
	FUND	20,784	2354 SALARIES AND BENEFITS POSITIONS 27.00	

SPECIE	ON 6 - GENERAL GOVERNMENT FIC PRIATION		SPECI	ION 6 - GENERAL GOVERNMENT LFIC DPRIATION	
	FROM INSURANCE REGULATORY TRUST FUND	1,507,	204	FROM INSURANCE REGULATORY TRUST FUND	2
2355	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND	240,		EXPENSES FROM INSURANCE REGULATORY TRUST FUND	ŀ
2356	EXPENSES FROM INSURANCE REGULATORY TRUST FUND	513,		OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND	)
2357	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND	23,:		A SPECIAL CATEGORIES TRANSFER TO UNIVERSITY OF MIAMI - SYLVESTER COMPREHENSIVE CANCER CENTER - FIREFIGHTERS CANCER RESEARCH	
2358	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST FUND	500,	000 sh	FROM GENERAL REVENUE FUND 1,500,000  ne funds provided in Specific Appropriation 2369A are nonrecurring and hall be transferred to the University of Miami - Sylvester	
2359	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE FROM INSURANCE REGULATORY TRUST FUND	13,:	Re ca de ca	omprehensive Cancer Center for the purpose of Firefighter Cancer esearch. The funds shall be utilized to: expand firefighters access to ancer screenings across the state; enable prevention and earlier etection of the disease; identify exposures that account for increased ancer risk; and field test new technology and methods that measure exposure in the field. The University of Miami - Sylvester	
2360	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST	,	Co ou be Re	omprehensive Cancer Center shall develop a report on cancer research atcomes and cancer mitigation efforts being examined. The report shall be submitted to the President of the Senate, the Speaker of the House of expresentatives, the Chief Financial Officer, and the Governor by June	
2361	FUND	280,	2370	5, 2017.  SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM INSURANCE REGULATORY TRUST FUND	22,	900	FROM INSURANCE REGULATORY TRUST FUND	)
2362	SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND	14,,	2371 500	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST FUND	)
2363	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM INSURANCE REGULATORY TRUST		2372	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST	
2364	FUND	20,	519 2373	FUND	
2304	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST		2373	SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND	)
2365	FUND	11,	843 2374	SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM INSURANCE REGULATORY TRUST  FUND	5
	MAINTENANCE FROM INSURANCE REGULATORY TRUST FUND	250,	2375		
TOTAL	PROFESSIONAL TRAINING AND STANDARDS FROM TRUST FUNDS	3,397,	363	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND	7
	TOTAL POSITIONS	27.00	363 2376		
	MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES APPROVED SALARY RATE 1,123,059			AND MAINTENANCE FROM INSURANCE REGULATORY TRUST FUND	)
2366	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST	21.00		: FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 1,500,000	
2367	FUND	1,609,	031	FROM TRUST FUNDS	1

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
TOTAL ALL FUNDS	2391 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST
PROGRAM: STATE PROPERTY AND CASUALTY CLAIMS	FUND
STATE SELF-INSURED CLAIMS ADJUSTMENT	2392 EXPENSES FROM INSURANCE REGULATORY TRUST
APPROVED SALARY RATE 4,583,774	FUND
2377 SALARIES AND BENEFITS POSITIONS 116.00 STATE RISK MANAGEMENT TRUST FUND 6,634,806	2393 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND
2378 OTHER PERSONAL SERVICES STATE RISK MANAGEMENT TRUST FUND 42,098	CONTRACTED SERVICES
2379 EXPENSES STATE RISK MANAGEMENT TRUST FUND 5,165,706	FROM INSURANCE REGULATORY TRUST FUND
2380 OPERATING CAPITAL OUTLAY STATE RISK MANAGEMENT TRUST FUND 5,405	2395 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST
2381 SPECIAL CATEGORIES CONTRACTED SERVICES	FUND
STATE RISK MANAGEMENT TRUST FUND 4,171,632 2382 SPECIAL CATEGORIES	2396 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
CONTRACTED LEGAL SERVICES - OFFICE OF THE ATTORNEY GENERAL	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST
STATE RISK MANAGEMENT TRUST FUND 6,645,924	
2383 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES STATE RISK MANAGEMENT TRUST FUND 21,976,020	TOTAL: INSURANCE COMPANY REHABILITATION AND LIQUIDATION FROM TRUST FUNDS
2384 SPECIAL CATEGORIES	TOTAL POSITIONS
CONTRACTED MEDICAL SERVICES STATE RISK MANAGEMENT TRUST FUND	LICENSURE, SALES APPOINTMENT AND OVERSIGHT
2385 SPECIAL CATEGORIES	APPROVED SALARY RATE 5,018,524
EXCESS INSURANCE AND CLAIM SERVICE STATE RISK MANAGEMENT TRUST FUND 10,865,000	2397 SALARIES AND BENEFITS POSITIONS 120.00 FROM INSURANCE REGULATORY TRUST
2386 SPECIAL CATEGORIES RISK MANAGEMENT INFORMATION CLAIMS SYSTEM	FUND
STATE RISK MANAGEMENT TRUST FUND 569,000	2398 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST
2387 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	FUND
STATE RISK MANAGEMENT TRUST FUND 43,649	2399 EXPENSES FROM INSURANCE REGULATORY TRUST
2388 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	FUND
STATE RISK MANAGEMENT TRUST FUND	2400 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	2401 SPECIAL CATEGORIES
PURCHASED PER STATEWIDE CONTRACT STATE RISK MANAGEMENT TRUST FUND	ELECTRONIC COMMERCE FEES FOR COLLECTION OF REVENUE
TOTAL: STATE SELF-INSURED CLAIMS ADJUSTMENT	FROM INSURANCE REGULATORY TRUST FUND
FROM TRUST FUNDS	2402 SPECIAL CATEGORIES
TOTAL POSITIONS	CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND
PROGRAM: LICENSING AND CONSUMER PROTECTION	2403 SPECIAL CATEGORIES
INSURANCE COMPANY REHABILITATION AND LIQUIDATION	OPERATION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST
APPROVED SALARY RATE 348,290	FUND
2390 SALARIES AND BENEFITS POSITIONS 5.00 FROM INSURANCE REGULATORY TRUST FUND	2404 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST

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SECTION 6 - GENI	ERAL GOVERNMENT		SECTI	ON 6 - GENERAL GOVERNMENT		
SPECIFIC			SPECI			
APPROPRIATION		47.006	APPRO:	PRIATION		
FUND		47,236		FROM INSURANCE REGULATORY TRUST FUND		265,315
2405 SPECIAL (	CATEGORIES			FROM FEDERAL LAW ENFORCEMENT TRUST		203,313
	LEASE-PURCHASE OF EQUIPMENT			FUND		164,800
	SURANCE REGULATORY TRUST					
FUND		16,534	2413			
2406 CDECTAI	TAMBAAD TBC			OPERATION OF MOTOR VEHICLES		
	CATEGORIES TO DEPARTMENT OF MANAGEMENT			FROM INSURANCE REGULATORY TRUST FUND		150,253
	S - HUMAN RESOURCES SERVICES			TOND		130,233
PURCHASI	ED PER STATEWIDE CONTRACT		2414	SPECIAL CATEGORIES		
FROM INS	SURANCE REGULATORY TRUST			RISK MANAGEMENT INSURANCE		
FUND		43,674		FROM INSURANCE REGULATORY TRUST		000 050
יי∩ייאו., ו.דרייוויוויו	3, SALES APPOINTMENT AND OVERSIGHT	1		FUND		222,858
	ST FUNDS	9,819,903	2415	SPECIAL CATEGORIES		
111011 11101		2/022/300	2120	SALARY INCENTIVE PAYMENTS		
TOTAL 1	POSITIONS	120.00		FROM INSURANCE REGULATORY TRUST		
TOTAL A	ALL FUNDS	9,819,903		FUND		202,496
THOUDANGE EDAUD			0416	CDECTAL CAMECODIEC		
INSURANCE FRAUD			2416	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
APPROVED SA	ALARY RATE 10,218,909			FROM INSURANCE REGULATORY TRUST		
111110122 01	10,210,707			FUND		47,247
2407 SALARIES	AND BENEFITS POSITIONS	194.00				
	SURANCE REGULATORY TRUST		2417			
	DEDAT TAN EMBAD CEMBNE EDICE	14,034,057		TRANSFER TO DEPARTMENT OF MANAGEMENT		
	DERAL LAW ENFORCEMENT TRUST	180		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	RKERS' COMPENSATION	100		FROM INSURANCE REGULATORY TRUST		
	STRATION TRUST FUND	208,955		FUND		61,009
				FROM WORKERS' COMPENSATION		
From the	funds in Specific Appropriation	s 2407 and 2417, three		ADMINISTRATION TRUST FUND		1,045
	ith associated salary rate of 152 ompensation Administration Trust		ייי מייי חייי	. INCIDANCE EDAID		
	workers' compensation insurance		IUIAL	: INSURANCE FRAUD FROM TRUST FUNDS		19,811,487
	d funding shall be placed in reser			FROM IROSI FORDS		17,011,107
	and the positions. After grant fu			TOTAL POSITIONS	194.00	
the Departme	ent of Financial Services, the de	partment shall request the		TOTAL ALL FUNDS		19,811,487
	positions and funds pursuant to	the provisions of chapter				
216, Florida	Statutes.		CONSU	MER ASSISTANCE		
2408 OTHER PE	RSONAL SERVICES			APPROVED SALARY RATE 4,893,535		
	SURANCE REGULATORY TRUST			HIROVED DIEMINI MILE 1,093,333		
FUND		45,000	2418	SALARIES AND BENEFITS POSITIONS	113.00	
				FROM INSURANCE REGULATORY TRUST		
2409 EXPENSES	CIDANGE DEGITATION TRUICE			FUND		6,451,782
	SURANCE REGULATORY TRUST	2,078,900	2419	OTHER PERSONAL SERVICES		
	DERAL LAW ENFORCEMENT TRUST	2,070,900	2417	FROM INSURANCE REGULATORY TRUST		
		165,000		FUND		175,402
		,				•
	G CAPITAL OUTLAY		2420	EXPENSES		
	SURANCE REGULATORY TRUST	1 500		FROM INSURANCE REGULATORY TRUST		071 525
		1,700		FUND		871,535
		601,470	2421	OPERATING CAPITAL OUTLAY		
10112		00±1±10		FROM INSURANCE REGULATORY TRUST		
	CATEGORIES			FUND		2,200
	TO JUSTICE ADMINISTRATIVE					
	ION FOR PROSECUTION OF PIP FRAUD		2422			
	SURANCE REGULATORY TRUST	1,561,202		CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST		
FUND		1,301,202		FUND		595,374
	pecific Appropriation 2411 are pr					•
Justice Adm:	inistrative Commission for the s	specific purpose of funding	2423			
	nd paralegals dedicated solely			HOLOCAUST VICTIMS ASSISTANCE		
	raud cases in Duval, Orange, Miar roward counties. These funds may n			ADMINISTRATION FROM INSURANCE REGULATORY TRUST		
other than	the funding of attorney and	paralegal positions that		FUND		308,007
	imes of insurance fraud.					
			2424	SPECIAL CATEGORIES		
	CATEGORIES			OPERATION OF MOTOR VEHICLES		
CONTRACTI	ED SERVICES			FROM INSURANCE REGULATORY TRUST		

SPECIF	ON 6 - GENERAL GOVERNMENT PIC PRIATION FUND	1,500	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION PUBLIC ASSISTANCE FRAUD	
2425	SPECIAL CATEGORIES		APPROVED SALARY RATE 4,316,416	
	RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND	21,616	2438 SALARIES AND BENEFITS POSITIONS 72.00 FROM FEDERAL GRANTS TRUST FUND 1,492 FROM INSURANCE REGULATORY TRUST	, 926
2426	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		FUND	,260
	FROM INSURANCE REGULATORY TRUST FUND	9,224	2439 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND 288	,460
2427	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2440 EXPENSES FROM FEDERAL GRANTS TRUST FUND 629	, 219
	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND	37,843	2441 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND 20	,000
TOTAL:	CONSUMER ASSISTANCE	·	2442 SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM TRUST FUNDS	8,474,483		, 418
ל סיבורונים ריים היו ויים	TOTAL POSITIONS	8,474,483	2443 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND	,000
	APPROVED SALARY RATE 1,213,182		2444 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
2428	SALARIES AND BENEFITS POSITIONS	25.00		, 199
2429	FROM REGULATORY TRUST FUND OTHER PERSONAL SERVICES	1,692,471	2445 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM FEDERAL GRANTS TRUST FUND	, 900
2423	FROM REGULATORY TRUST FUND	65,000	2446 SPECIAL CATEGORIES	, 900
2430	EXPENSES FROM REGULATORY TRUST FUND	291,827	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
2431	OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	9,500		,531
2432	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF	P	2447 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM FEDERAL GRANTS TRUST FUND	,000
	FROM REGULATORY TRUST FUND	14,100	TOTAL: PUBLIC ASSISTANCE FRAUD FROM TRUST FUNDS	, 913
2433	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	99,549	TOTAL POSITIONS	, 913
2434	SPECIAL CATEGORIES		PROGRAM: WORKERS' COMPENSATION	
	OPERATION OF MOTOR VEHICLES FROM REGULATORY TRUST FUND	8,700	WORKERS' COMPENSATION	
2435	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		APPROVED SALARY RATE 12,105,192	
	FROM REGULATORY TRUST FUND	8,071	2448 SALARIES AND BENEFITS POSITIONS 298.00 FROM WORKERS' COMPENSATION	
2436	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		ADMINISTRATION TRUST FUND 16,478 FROM WORKERS' COMPENSATION SPECIAL	,761
	FROM REGULATORY TRUST FUND	4,162		,480
2437	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2449 OTHER PERSONAL SERVICES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	, 775
	PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	12,607	FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND	,550
TOTAL:	FUNERAL AND CEMETERY SERVICES FROM TRUST FUNDS	2,205,987	2450 EXPENSES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	117
	TOTAL POSITIONS TOTAL ALL FUNDS	25.00 2,205,987	FROM WORKERS' COMPENSATION SPECIAL	,870

2461 SPECIAL CATEGORIES

SECTIO	ON 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT
SPECIE	PIC PRIATION		SPECIFIC APPROPRIATION
	OPERATING CAPITAL OUTLAY		TRANSFER TO DEPARTMENT OF MANAGEMENT
	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	100,021	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	FROM WORKERS' COMPENSATION SPECIAL	100,021	FROM WORKERS' COMPENSATION
	DISABILITY TRUST FUND	16,851	ADMINISTRATION TRUST FUND
2452	SPECIAL CATEGORIES ELECTRONIC COMMERCE FEES FOR COLLECTION OF		DISABILITY TRUST FUND 6,289
	REVENUE		TOTAL: WORKERS' COMPENSATION
	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	188,000	FROM TRUST FUNDS 28,164,197
		100,000	TOTAL POSITIONS 298.00
2453	SPECIAL CATEGORIES TRANSFER TO DISTRICT COURTS OF APPEAL -		TOTAL ALL FUNDS
	WORKERS' COMPENSATION APPEALS		PROGRAM: FINANCIAL SERVICES COMMISSION
	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	1 060 100	OPPICE OF INCIDANCE DECILIATION
	ADMINISTRATION TRUST FUND	1,868,123	OFFICE OF INSURANCE REGULATION
Fir	ds in Specific Appropriation 2453 are provided for transfirst District Court of Appeal for workload associated with mpensation appeals and the workers' compensation appeals unit	workers'	From the funds provided in Specific Appropriations 2462 through 2477, the Office of Insurance Regulation shall submit quarterly reports on all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report
2131	TRANSFER TO THE UNIVERSITY OF SOUTH		shall include the following information: (a) employee name, (b) position
	FLORIDA - OCCUPATIONAL SAFETY GRANT MATCH FROM WORKERS' COMPENSATION		title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and
		250,000	(f) total travel cost. The report shall be submitted to the chair of
2455	SPECIAL CATEGORIES		the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of
2100	TRANSFER TO JUSTICE ADMINISTRATIVE		the Governor's Office of Policy and Budget. The first report shall be
	COMMISSION FOR PROSECUTION OF WORKERS' COMPENSATION FRAUD		submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.
	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	604,760	COMPLIANCE AND ENFORCEMENT - INSURANCE
m1		•	
The	e funds in Specific Appropriation 2455 from the opensation Administration Trust Fund are provided for transfo	workers' er to the	APPROVED SALARY RATE 12,758,234
Jus	stice Administrative Commission for the specific purpose of	f funding	2462 SALARIES AND BENEFITS POSITIONS 254.00
	corneys and paralegals in the Eleventh, Thirteenth, Fifter renteenth Judicial Circuits for the prosecution of		FROM INSURANCE REGULATORY TRUST FUND
COT	pensation insurance fraud. These funds may not be used	d for any	
pur	pose other than the funding of attorney and paralegal positionsecute crimes of workers' compensation fraud.	ions that	2463 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST
			FUND
2456	SPECIAL CATEGORIES CONTRACTED SERVICES		2464 EXPENSES
	FROM WORKERS' COMPENSATION		FROM INSURANCE REGULATORY TRUST
	ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL	2,336,789	FUND 2,362,529
	DISABILITY TRUST FUND	86,360	2465 OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST
2457	SPECIAL CATEGORIES		FUND
	OPERATION OF MOTOR VEHICLES FROM WORKERS' COMPENSATION		2466 SPECIAL CATEGORIES
	ADMINISTRATION TRUST FUND	84,800	FLORIDA PUBLIC HURRICANE LOSS MODEL -
2458	SPECIAL CATEGORIES		OFFICE OF INSURANCE REGULATION FROM INSURANCE REGULATORY TRUST
	PURCHASED CLIENT SERVICES		FUND
	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	990,000	Funds in Specific Appropriation 2466 shall be transferred to Florida International University and utilized to promote and enhance
2459	SPECIAL CATEGORIES		collaborative research among State Universities. The Florida Public
	RISK MANAGEMENT INSURANCE		Hurricane Loss Model located at Florida International University may
	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	187,197	consult with the private sector and the Florida Catastrophic Storm Risk Management Center located at The Florida State University to enhance the
2460	CUBCINI CAMBCODIEC		marketability, viability, and applications of the Florida Public Hurricane Loss Model. The Office of Insurance Regulation (Office) shall
2460	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		have the ability to accurately calculate hurricane risk and project
	FROM WORKERS' COMPENSATION	£0.220	catastrophic losses, and nothing shall interfere with or supersede the
	ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL	62,320	Office's authority to enter into agreements with Florida International University.
	DISABILITY TRUST FUND	2,280	•
	SPECIAL CATEGORIES		2466A SPECIAL CATEGORIES TRANSFER TO FLORIDA INTERNATIONAL

TRANSFER TO FLORIDA INTERNATIONAL

SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION UNIVERSITY - ENHANCEMENTS TO THE FLORIDA EXECUTIVE DIRECTION AND SUPPORT SERVICES PUBLIC HURRICANE LOSS MODEL FROM INSURANCE REGULATORY TRUST APPROVED SALARY RATE 2.171.451 850,000 2473 SALARIES AND BENEFITS POSITIONS 38 00 Funds in Specific Appropriation 2466A shall be transferred to Florida FROM INSURANCE REGULATORY TRUST International University for the purpose of enhancing the capability of 2,915,440 the Florida Public Hurricane Loss Model to include windstorm and flood damage resulting from hurricanes. Florida International University 2474 EXPENSES shall update the Florida Public Hurricane Loss Model in coordination FROM INSURANCE REGULATORY TRUST with the Office of Insurance Regulation; the Division of Emergency 118.543 Management; the Florida Catastrophic Storm Risk Management Center, the Center for Ocean-Atmospheric Prediction Studies, and the Meteorology 2475 SPECIAL CATEGORIES Department at The Florida State University; the Civil and Coastal Engineering Department at the University of Florida; the Florida CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST Institute of Technology; and the National Oceanic & Atmospheric 92,710 Administration. 2476 SPECIAL CATEGORIES 2466B SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT TRANSFER TO FLORIDA INTERNATIONAL FROM INSURANCE REGULATORY TRUST UNIVERSITY - ENHANCEMENTS TO THE WALL OF 8,414 FROM INSURANCE REGULATORY TRUST 2477 SPECIAL CATEGORIES 212,000 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES Funds in Specific Appropriation 2466B shall be transferred to Florida PURCHASED PER STATEWIDE CONTRACT International University for the purpose of enhancing the capability of FROM INSURANCE REGULATORY TRUST the Wall of Wind. The enhancements to the Wall of Wind will provide 11,623 facility infrastructure and technical improvements to include: hardware and software enhancements to provide more sampling channels, increased TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES sensor capabilities, and faster sampling frequencies in an effort to FROM TRUST FUNDS . . . . . . . . . . . . 3,146,730 support more efficient operation during testing; and additional equipment to ensure proper testing conditions and to provide contingency in the event of malfunction during testing. TOTAL ALL FUNDS . . . . . . . . . . 3,146,730 2467 SPECIAL CATEGORIES OFFICE OF FINANCIAL REGULATION FINANCIAL EXAMINATION CONTRACTS - PROPERTY AND CASUALTY EXAMINATIONS From the funds provided in Specific Appropriations 2478 through 2519, FROM INSURANCE REGULATORY TRUST the Office of Financial Regulation shall submit quarterly reports on all 3,501,763 travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report 2468 SPECIAL CATEGORIES FINANCIAL EXAMINATION CONTRACTS - LIFE AND shall include the following information: (a) employee name, (b) position HEALTH EXAMINATIONS title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of FROM INSURANCE REGULATORY TRUST 1,425,000 the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be 2469 SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST submitted on July 15, 2016, for the period of April 1, 2016, through 1.338.016 June 30, 2016, and quarterly thereafter. SAFETY AND SOUNDNESS OF STATE BANKING SYSTEM 2470 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE APPROVED SALARY RATE 6,787,197 FROM INSURANCE REGULATORY TRUST 112.446 2478 SALARIES AND BENEFITS POSITIONS 113.00 FROM FINANCIAL INSTITUTIONS SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT REGULATORY TRUST FUND . . . . . . 8,712,018 FROM INSURANCE REGULATORY TRUST 18.989 2479 OTHER PERSONAL SERVICES FROM FINANCIAL INSTITUTIONS 2472 SPECIAL CATEGORIES REGULATORY TRUST FUND . . . . . . . 879,098 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES 2480 EXPENSES PURCHASED PER STATEWIDE CONTRACT FROM FINANCIAL INSTITUTIONS FROM INSURANCE REGULATORY TRUST REGULATORY TRUST FUND . . . . . . 1,738,752 86.233 2481 OPERATING CAPITAL OUTLAY TOTAL: COMPLIANCE AND ENFORCEMENT - INSURANCE FROM FINANCIAL INSTITUTIONS FROM TRUST FUNDS . . . . . . . . . . . . REGULATORY TRUST FUND . . . . . . 27,972,111 7.130 TOTAL POSITIONS . . . . . . . . . . 2482 SPECIAL CATEGORIES 254.00 TOTAL ALL FUNDS . . . . . . . . . . . 27.972.111 CONTRACTED SERVICES

SPECIE				SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPROL	RIATION FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		367,012	APPROPRIATION 2495 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
2483	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FINANCIAL INSTITUTIONS			2496 EXPENSES FROM ADMINISTRATIVE TRUST FUND
2484	REGULATORY TRUST FUND		35,220	2497 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND 61,048
0405	FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		28,872	2498 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
2485	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2499 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND
	FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND		37,835	2500 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
TOTAL:	SAFETY AND SOUNDNESS OF STATE BANKING S FROM TRUST FUNDS		11,805,937	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
FTNANC	TOTAL ALL FUNDS		11,805,937	2501 DATA PROCESSING SERVICES REGULATORY ENFORCEMENT AND LICENSING SYSTEM - OFFICE OF FINANCIAL REGULATION
	APPROVED SALARY RATE 2,160,935			FROM ADMINISTRATIVE TRUST FUND 10,165,965
2486	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	39.00	2,692,157	From the funds in Specific Appropriation 2501, \$1,871,600 is provided for the Office of Financial Regulation to competitively procure services for the continued operation and maintenance of the Regulatory Enforcement and Licensing (REAL) system to include the enhancements
2487	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		5,321	associated with updating the system's online services portal and integrating into the system the business functions of the Division of Financial Institutions. These funds shall be utilized to support the
2488	EXPENSES FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST		498,957	procurement of the REAL system support services and, as necessary, any knowledge transfer activities during the transition period.
2489	FUND		51,758	From the funds in Specific Appropriation 2501, \$6,927,000 is provided to the Office of Financial Regulation to update the online services portal of the Regulatory Enforcement and Licensing (REAL) system and to
	FROM ADMINISTRATIVE TRUST FUND		10,600	integrate the business functions of the Division of Financial Institutions within the REAL system. The funds shall be held in
2490	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		36,354	reserve. The Office of Financial Regulation may submit budget amendments in accordance with chapter 216, Florida Statutes, requesting the release of funds contingent upon the submission of a detailed operational work plan that includes a project charter, work breakdown
2491	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND		12,155	structure, fully-resourced project schedule, project spend plan, project organization and methodology, organizational change management plan, and risk management plan for enhancing the REAL system.
2492	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ADMINISTRATIVE TRUST FUND		15,809	The Office of Financial Regulation shall submit written quarterly project status reports to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy
2493	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			and Budget. The project status reports shall detail the progress made to date for each project milestone to include the competitive solicitation and the development, migration, and deployment of the system enhancements; planned versus actual deliverable completion dates;
	FROM ADMINISTRATIVE TRUST FUND		20,101	planned versus actual costs incurred; and any current project issue or risk being managed.
TOTAL:	FINANCIAL INVESTIGATIONS FROM TRUST FUNDS		3,343,212	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS
	TOTAL POSITIONS	39.00	3,343,212	TOTAL POSITIONS
	IVE DIRECTION AND SUPPORT SERVICES			FINANCE REGULATION
	APPROVED SALARY RATE 1,261,240			APPROVED SALARY RATE 5,238,778
2494	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND	15.00	1,793,046	2502 SALARIES AND BENEFITS POSITIONS 98.00

SECTION SPECIAL	ON 6 - GENERAL GOVERNMENT		SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPRO	PRIATION FROM REGULATORY TRUST FUND	6,698,793	APPROPRIATION  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM REGULATORY TRUST FUND
2503	OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND	207,098	2519 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
2504	EXPENSES FROM REGULATORY TRUST FUND	982,189	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2505	OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	5,631	FROM REGULATORY TRUST FUND
2506	SPECIAL CATEGORIES		FROM TRUST FUNDS
	DEFERRED PRESENTMENT PROVIDER DATABASE CONTRACT FROM REGULATORY TRUST FUND	2,930,000	TOTAL POSITIONS
2507	SPECIAL CATEGORIES CHECK CASHING TRANSACTION DATABASE CONTRACT		TOTAL: FINANCIAL SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND
	FROM REGULATORY TRUST FUND	151,000	TOTAL POSITIONS 2,596.50 TOTAL ALL FUNDS
2508	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND	111,565	TOTAL APPROVED SALARY RATE 128,711,836  GOVERNOR, EXECUTIVE OFFICE OF THE
2509	SPECIAL CATEGORIES	111,303	PROGRAM: GENERAL OFFICE
	RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND	30,545	EXECUTIVE DIRECTION AND SUPPORT SERVICES
2510	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM REGULATORY TRUST FUND	34,995	2520 SALARIES AND BENEFITS POSITIONS 124.00 FROM GENERAL REVENUE FUND 9,115,531 FROM GRANTS AND DONATIONS TRUST FUND
2511	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND	37,482	2521 LUMP SUM  EXECUTIVE OFFICE OF THE GOVERNOR -  EXECUTIVE/ADMINISTRATION  FROM GENERAL REVENUE FUND 2,179,202
TOTAL	FINANCE REGULATION FROM TRUST FUNDS	11,189,298	FROM GRANTS AND DONATIONS TRUST FUND
	TOTAL POSITIONS		2522 LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - WASHINGTON OFFICE FROM GENERAL REVENUE FUND
SECUR:	ITIES REGULATION		2523 SPECIAL CATEGORIES
1	APPROVED SALARY RATE 4,850,251		CONTINGENT - DISCRETIONARY FROM GENERAL REVENUE FUND 29,244
2512	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	95.00 6,547,346	2524 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
2513	OTHER PERSONAL SERVICES FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND	32,538 104,466	FROM GENERAL REVENUE FUND
2514	EXPENSES FROM ANTI-FRAUD TRUST FUND FROM REGULATORY TRUST FUND	62,885 675,623	2525 SPECIAL CATEGORIES CHILD ABUSE PREVENTION FROM GENERAL REVENUE FUND
2515	OPERATING CAPITAL OUTLAY FROM ANTI-FRAUD TRUST FUND	24,528 4,566	2526 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2516	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ANTI-FRAUD TRUST FUND	80,049	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
2517	FROM REGULATORY TRUST FUND	349,500	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)
	FROM REGULATORY TRUST FUND	29,610	FROM GENERAL REVENUE FUND 304,257
2518	SPECIAL CATEGORIES		TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES

SPECIE	ON 6 - GENERAL GOVERNMENT FIC PRIATION FROM GENERAL REVENUE FUND	11,955,910	729,668	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: EXECUTIVE PLANNING AND BUDGETING FROM GENERAL REVENUE FUND 9,916,142	
	TOTAL POSITIONS	124.00	12,685,578	TOTAL POSITIONS	2
	LATIVE APPROPRIATIONS SYSTEM/PLANNING AND CING SUBSYSTEM			PROGRAM: EMERGENCY MANAGEMENT	
2528	SALARIES AND BENEFITS POSITIONS FROM PLANNING AND BUDGETING SYSTEM TRUST FUND	48.00	4,542,226	EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE  The Division of Emergency Management must submit quarterly status reports on the outstanding obligations for each open federally declared disaster event to the Executive Office of the Governor, the chair of the	
2529	LUMP SUM LEGISLATIVE APPROPRIATION SYSTEM/PLANNING AND BUDGETING SUBSYSTEM			Senate Appropriations Committee, and the chair of the House Appropriations Committee.	
	FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		1,231,236	APPROVED SALARY RATE 7,009,857  2539 SALARIES AND BENEFITS POSITIONS 157.00	
2530	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PLANNING AND BUDGETING SYSTEM		12 410	FROM ADMINISTRATIVE TRUST FUND 1,908,194 FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST	
2531	TRUST FUND		13,410	FUND         2,694,021           FROM FEDERAL GRANTS TRUST FUND         3,336,408           FROM GRANTS AND DONATIONS TRUST         3,336,408	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM PLANNING AND BUDGETING SYSTEM			FUND       634,844         FROM OPERATING TRUST FUND       758,214         FROM U.S. CONTRIBUTIONS TRUST FUND       1,152,226	4
2532	TRUST FUND		13,048	2540 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND	4
	TECHNOLOGY (AST) FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		471	FUND         1,003,961           FROM FEDERAL GRANTS TRUST FUND         1,186,225           FROM GRANTS AND DONATIONS TRUST         1,186,225	5
2533	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES			FUND	
	FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		21,470	2541 EXPENSES FROM ADMINISTRATIVE TRUST FUND 398,694 FROM EMERGENCY MANAGEMENT	4
TOTAL	LEGISLATIVE APPROPRIATIONS SYSTEM/PLANNING BUDGETING SUBSYSTEM FROM TRUST FUNDS	AND	5,821,861	PREPAREDNESS AND ASSISTANCE TRUST FUND	
	TOTAL POSITIONS	48.00	5,821,861	FROM GRANTS AND DONATIONS TRUST         584,964           FUND	
EXECU:	TIVE PLANNING AND BUDGETING			FROM U.S. CONTRIBUTIONS TRUST FUND . 218,985	5
2534		104.00 9,059,696		2542 AID TO LOCAL GOVERNMENTS DISASTER PREPAREDNESS PLANNING AND ADMINISTRATION FROM FEDERAL GRANTS TRUST FUND 6,342,270	0
2535	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - OFFICE OF PLANNING AND BUDGETING FROM GENERAL REVENUE FUND	762,371		2543 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND	
2536	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE	702,371		PREPAREDNESS AND ASSISTANCE TRUST FUND	
	HEARINGS FROM GENERAL REVENUE FUND	31,619		FROM GRANTS AND DONATIONS TRUST FUND	0
2537	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	29,054		FROM OPERATING TRUST FUND	J
2538	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	
	PURCHASED PER STATEWIDE CONTRACT	33,402		2545 SPECIAL CATEGORIES GRANTS AND AIDS - PAYMENT FLORIDA WING/	

SECTION SPECIAL	ON 6 - GENERAL GOVERNMENT		SECTION SPECIAL SPECIA	ON 6 - GENERAL GOVERNMENT	
	PRIATION			PRIATION	
	CIVIL AIR PATROL			SPECIAL CATEGORIES	
	FROM EMERGENCY MANAGEMENT			GRANTS AND AIDS - PUBLIC ASSISTANCE	
	PREPAREDNESS AND ASSISTANCE TRUST	40.500		FROM GRANTS AND DONATIONS TRUST	14 000 164
	FUND	49,500		FUND	14,039,164 189,797,658
2546	SPECIAL CATEGORIES			ADDG-1- ALTHOUGH	
	CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND	217 272	2555	SPECIAL CATEGORIES PUBLIC ASSISTANCE - STATE OPERATIONS	
	FROM EMERGENCY MANAGEMENT	217,273		FROM GRANTS AND DONATIONS TRUST	
	PREPAREDNESS AND ASSISTANCE TRUST			FUND	7,408,198
	FUND	452,186		FROM U.S. CONTRIBUTIONS TRUST FUND .	1,642,056
	FROM FEDERAL GRANTS TRUST FUND	1,304,389			
	FROM GRANTS AND DONATIONS TRUST	2 510 525	2556	SPECIAL CATEGORIES	
	FUND FROM OPERATING TRUST FUND	3,718,737 164,258		GRANTS AND AIDS - HAZARD MITIGATION FROM GRANTS AND DONATIONS TRUST	
	FROM U.S. CONTRIBUTIONS TRUST FUND .	39,369		FUND	122,668
	THOS OLD COMMEDITIONS THOSE TORE	37,307		FROM U.S. CONTRIBUTIONS TRUST FUND .	34,860,090
2547	SPECIAL CATEGORIES				, , , , , , , , , , , , , , , , , , , ,
	GRANTS AND AIDS - EMERGENCY MANAGEMENT		2557	SPECIAL CATEGORIES	
	PROGRAMS			HAZARD MITIGATION - STATE OPERATIONS	
	FROM EMERGENCY MANAGEMENT			FROM GRANTS AND DONATIONS TRUST	628,479
	PREPAREDNESS AND ASSISTANCE TRUST FUND	7,309,061		FUND	1,868,938
	POND	7,307,001		FROM 0.5. CONTRIBUTIONS TRUST FUND .	1,000,000
2548	SPECIAL CATEGORIES		2558	SPECIAL CATEGORIES	
	GRANTS AND AIDS - STATE DOMESTIC			DISASTER ACTIVITY - STATE OBLIGATIONS	
	PREPAREDNESS PROGRAM			FROM GRANTS AND DONATIONS TRUST	
	FROM FEDERAL GRANTS TRUST FUND	247,393		FUND	938,724
2549	SPECIAL CATEGORIES		2559	SPECIAL CATEGORIES	
2343	GRANTS AND AID - REPETITIVE FLOOD CLAIMS		2333	GRANTS AND AIDS - SEVERE REPETITIVE LOSS	
	PROGRAM			PROGRAM	
	FROM FEDERAL GRANTS TRUST FUND	1,699,796		FROM FEDERAL GRANTS TRUST FUND	1,219,086
2550	SPECIAL CATEGORIES		2560		
	RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND	10,577		GRANTS AND AIDS - PREDISASTER MITIGATION FROM FEDERAL GRANTS TRUST FUND	6,689,346
	FROM EMERGENCY MANAGEMENT	10,377		FROM FEDERAL GRANTS IROSI FOND	0,000,340
	PREPAREDNESS AND ASSISTANCE TRUST		2561	SPECIAL CATEGORIES	
	FUND	18,124		GRANTS AND AIDS - HURRICANE LOSS	
	FROM FEDERAL GRANTS TRUST FUND	25,233		MITIGATION	
	FROM GRANTS AND DONATIONS TRUST	10.000		FROM GRANTS AND DONATIONS TRUST	0 700 766
	FUND	10,932 3,952		FUND	9,782,766
	FROM U.S. CONTRIBUTIONS TRUST FUND .	9,112	Gra	ants and Donations Trust Funds in the following	g Specific
		- ,		propriations reflect the transfer of \$7,000,000 of mitigation	
2551	SPECIAL CATEGORIES			om the Florida Hurricane Catastrophe Fund pursuant	to section
	GRANTS AND AIDS - STATE AND FEDERAL		21!	5.555(7), Florida Statutes, as follows:	
	DISASTER RELIEF OPERATIONS -		ça.	laries and Benefits (SA #2539)	73,407
	ADMINISTRATIVE FROM FEDERAL GRANTS TRUST FUND	7,085,430		her Personal Services (SA #2539)her Personal Services (SA #2540)	
	TROW INDUMENTO TROOT TOND	7,005,150		penses (SA #2541)	
	om the funds provided in Specific Appropriation 25		0pe	erating Capital Outlay (SA #2543)	7,500
	located to contract with a not-for-profit corporati			ntracted Services (SA #2546)	
	atewide public education campaign on television and r			sk Management Services (SA #2550)	1,392
	ricane preparedness. Funds must be matched on a 3 to 1 pose.	l basis for this		ansfer to DMS - Human Resources Services (SA #2563) ate Data Center - Agency for State Technology (SA #2567)	1,342 9,234
pul	pose.			ants and Aids - Hurricane Loss Mitigation (SA # 2561)	
2552	SPECIAL CATEGORIES			direct Costs	70,502
	COMMISSION ON COMMUNITY SERVICE				
	FROM EMERGENCY MANAGEMENT		The	ese funds must be used for Hurricane Loss Mitigation	programs as
	PREPAREDNESS AND ASSISTANCE TRUST	200 000		ecified in section 215.559, Florida Statutes. The funds a ction 215.559(2)(a), Florida Statutes, must be distributed (	
	FUND	300,000		llahassee Community College for the uses described :	
2553	SPECIAL CATEGORIES			5.559(2)(b), Florida Statutes.	50001011
	STATEWIDE HURRICANE PREPAREDNESS AND				
	PLANNING		2562	SPECIAL CATEGORIES	
	FROM EMERGENCY MANAGEMENT			GRANTS AND AIDS - FLOOD MITIGATION	
	PREPAREDNESS AND ASSISTANCE TRUST FUND	2,064,539		ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND	7,078,374
	FROM FEDERAL GRANTS TRUST FUND	421,219		FROM FEDERAL GRANTS IROSI FUND	1,010,314
	FROM GRANTS AND DONATIONS TRUST	101,017	2563	SPECIAL CATEGORIES	
	FUND	100,971		TRANSFER TO DEPARTMENT OF MANAGEMENT	
				SERVICES - HUMAN RESOURCES SERVICES	

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION PURCHASED PER STATEWIDE CONTRACT	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF
FROM ADMINISTRATIVE TRUST FUND 9,8 FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST	· · · · · · · · · · · · · · · · · · ·
FUND	90
FUND	
FROM OPERATING TRUST FUND 3,2 FROM U.S. CONTRIBUTIONS TRUST FUND . 11,4	
2564 SPECIAL CATEGORIES FLORIDA HAZARDOUS MATERIALS PLANNING PROGRAM	FROM LAW ENFORCEMENT TRUST FUND 152,654  2570 OTHER PERSONAL SERVICES
FROM GRANTS AND DONATIONS TRUST	FROM HIGHWAY SAFETY OPERATING
FUND	
	2571 EXPENSES
2565 SPECIAL CATEGORIES HAZARDOUS MATERIALS EMERGENCY PLANNING GRANT	FROM HIGHWAY SAFETY OPERATING TRUST FUND
FROM FEDERAL GRANTS TRUST FUND 814,7	764
2567 DATA PROCESSING SERVICES	2572 OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING
STATE DATA CENTER - AGENCY FOR STATE	TRUST FUND
TECHNOLOGY (AST) FROM ADMINISTRATIVE TRUST FUND 71,0 FROM EMERGENCY MANAGEMENT	2572A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
PREPAREDNESS AND ASSISTANCE TRUST FUND	FROM HIGHWAY SAFETY OPERATING TRUST FUND
FROM FEDERAL GRANTS TRUST FUND 171,1	195
FROM GRANTS AND DONATIONS TRUST FUND	2573 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE
FROM OPERATING TRUST FUND	
FROM U.S. COMINIBOLIONS INUSI FUND . 05,0	TRUST FUND
2568 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY EMERGENCY MANAGEMENT CRITICAL FACILITY	2574 SPECIAL CATEGORIES CONTRACTED SERVICES
NEEDS	FROM HIGHWAY SAFETY OPERATING
FROM GENERAL REVENUE FUND 3,550,000 FROM GRANTS AND DONATIONS TRUST	TRUST FUND
FUND	000 2575 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
Funds in Specific Appropriation 2568 from the Grants and Donations Trust Fund reflect the transfer of \$3,000,000 of mitigation funds from	FROM HIGHWAY SAFETY OPERATING
Trust Fund reflect the transfer of \$3,000,000 of mitigation funds from the Hurricane Catastrophe Fund pursuant to 215.555(7)(c), Florida Statutes. These funds shall be used to retrofit existing facilities used	TRUST FUND
as public hurricane shelters as specified in section 215.559(1)(b),	DEFERRED-PAYMENT COMMODITY CONTRACTS
Florida Statutes.	FROM HIGHWAY SAFETY OPERATING TRUST FUND
The nonrecurring general revenue funds provided in Specific	
Appropriation 2568 are allocated for the construction of facilities as follows:	2577 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING
Emergency Operations Center - Brevard County	TRUST FUND
Emergency Operations Center - Permanent Generator for Lift Station - City of Plantation	2578 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
TOTAL: EMERGENCY PREVENTION, PREPAREDNESS AND RESPONSE FROM GENERAL REVENUE FUND 3,550,000	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING
FROM TRUST FUNDS	353 TRUST FUND
TOTAL POSITIONS	2579 FIXED CAPITAL OUTLAY SPECIAL PROJECTS AND IMPROVEMENTS - ADMINISTRATIVE SERVICES
TOTAL: GOVERNOR, EXECUTIVE OFFICE OF THE	FROM HIGHWAY SAFETY OPERATING
FROM GENERAL REVENUE FUND	
TOTAL POSITIONS 433.00	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS
TOTAL ALL FUNDS	134
TOTAL APPROVED SALARY RATE 7,009,857	TOTAL POSITIONS

SECTION 6 - GENERAL GOVERNMENT		SECTIO	ON 6 - GENERAL GOVERNMENT	
SPECIFIC		SPECIE	FIC	
APPROPRIATION TOTAL ALL FUNDS	2,498,378	APPROI	PRIATION PAYMENT OF DEATH AND DISMEMBERMENT CLAIMS	
PROGRAM: FLORIDA HIGHWAY PATROL			FROM HIGHWAY SAFETY OPERATING TRUST FUND	325,995
HIGHWAY SAFETY		2591	SPECIAL CATEGORIES	
APPROVED SALARY RATE 108,340,084			RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING	
			TRUST FUND	6,645,462
2580 SALARIES AND BENEFITS POSITIONS 2,193.00 FROM HIGHWAY SAFETY OPERATING		2592	SPECIAL CATEGORIES	
	5,281,832		SALARY INCENTIVE PAYMENTS	
FROM LAW ENFORCEMENT TRUST FUND	4,449		FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,420,560
2581 OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING		2594	SPECIAL CATEGORIES	
TRUST FUND	6,597,467		DEFERRED-PAYMENT COMMODITY CONTRACTS	
FROM FEDERAL GRANTS TRUST FUND	143,000		FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,219,213
2582 EXPENSES		2505		
FROM HIGHWAY SAFETY OPERATING TRUST FUND	9,043,826	2595	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
	152,370		FROM HIGHWAY SAFETY OPERATING	105.000
FROM LAW ENFORCEMENT TRUST FUND FROM FEDERAL LAW ENFORCEMENT TRUST	65,475		TRUST FUND	105,960
FUND	185,923	2596	SPECIAL CATEGORIES MOBILE DATA TERMINAL SYSTEM	
2583 OPERATING CAPITAL OUTLAY			FROM HIGHWAY SAFETY OPERATING	
FROM HIGHWAY SAFETY OPERATING TRUST FUND	428,505		TRUST FUND	1,522,706
FROM FEDERAL GRANTS TRUST FUND	372,000	2597	SPECIAL CATEGORIES	
FROM FEDERAL LAW ENFORCEMENT TRUST FUND	252,572		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
2584 SPECIAL CATEGORIES			PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING	
ACQUISITION OF MOTOR VEHICLES			TRUST FUND	741,956
FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,357,873	2598	FIXED CAPITAL OUTLAY	
			MAINTENANCE, REPAIRS AND CONSTRUCTION -	
2585 SPECIAL CATEGORIES FLORIDA HIGHWAY PATROL COMMUNICATION			STATEWIDE FROM HIGHWAY SAFETY OPERATING	
SYSTEMS FROM HIGHWAY SAFETY OPERATING			TRUST FUND	295,000
TRUST FUND	4,018,112	2599	FIXED CAPITAL OUTLAY	
FROM FEDERAL LAW ENFORCEMENT TRUST FUND	52,000		FLORIDA HIGHWAY PATROL TRAINING ACADEMY DRIVING RANGE	
	•		FROM HIGHWAY SAFETY OPERATING	2 000 000
2586 SPECIAL CATEGORIES CONTRACTED SERVICES			TRUST FUND	2,800,000
FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,785,529	TOTAL:	: HIGHWAY SAFETY FROM TRUST FUNDS	233,170,930
FROM GAS TAX COLLECTION TRUST FUND .	258,609			
FROM LAW ENFORCEMENT TRUST FUND	536,383		TOTAL POSITIONS 2,193.00	233,170,930
2587 SPECIAL CATEGORIES		ייוי∧מעק		
OPERATION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING			TIVE DIRECTION AND SUPPORT SERVICES	
TRUST FUND	6,807,786	I	APPROVED SALARY RATE 1,812,998	
2588 SPECIAL CATEGORIES		2600	SALARIES AND BENEFITS POSITIONS 24.00	)
FLORIDA HIGHWAY PATROL AUXILIARY FROM HIGHWAY SAFETY OPERATING			FROM HIGHWAY SAFETY OPERATING TRUST FUND	2,520,373
TRUST FUND	138,238	2601		
2589 SPECIAL CATEGORIES		2001	EXPENSES FROM HIGHWAY SAFETY OPERATING	
OVERTIME FROM HIGHWAY SAFETY OPERATING			TRUST FUND	257,585
TRUST FUND	9,075,000	2602		
	537,129		FROM HIGHWAY SAFETY OPERATING TRUST FUND	8,000
From the funds in Specific Appropriation 2589, the Departm	ent of	2602		-,
Highway Safety and Motor Vehicles shall allocate funds as necess efficiently manage overtime activities of the Florida Highway Patr		2603	ACQUISITION OF MOTOR VEHICLES	
2590 SPECIAL CATEGORIES			FROM HIGHWAY SAFETY OPERATING TRUST FUND	19,838
2070 01201111 011110011110			11002 1000 1 1 1 1 1 1 1 1 1 1 1 1 1 1	17,030

SPECIF	RIATION SPECIAL CATEGORIES CONTRACTED SERVICES		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION OVERTIME FROM HIGHWAY SAFETY OPERATING	2 175 172
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	4,135	TRUST FUND	2,175,173
2605	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING TRUST FUND	7,790	2618 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND	890,125
2000		.,	2619 SPECIAL CATEGORIES	
2606	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND	72,662	SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERATING TRUST FUND	218,240
2607	SPECIAL CATEGORIES	,	2620 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT	
2007	SALARY INCENTIVE PAYMENTS FROM HIGHWAY SAFETY OPERATING TRUST FUND	20,315	FROM HIGHWAY SAFETY OPERATING TRUST FUND	23,020
2608	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING TRUST FUND	3,150	2621 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING	
2600		3,130	TRUST FUND	96,944
2609	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		TOTAL: COMMERCIAL VEHICLE ENFORCEMENT FROM TRUST FUNDS	35,108,359
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	8,221	TOTAL POSITIONS	35,108,359
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS	2,922,069	PROGRAM: MOTORIST SERVICES	
			MOTORIST SERVICES	
	TOTAL POSITIONS	24.00		
	TOTAL ALL FUNDS	2,922,069	APPROVED SALARY RATE 50,868,582	
COMMER	TOTAL ALL FUNDS	2,922,069	2622 SALARIES AND BENEFITS POSITIONS 1,488.00	
		2,922,069	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	69,059,588 186 337
	CCIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING	294.00	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	69,059,588 186,337 3,119,867
2610	CIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND		2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867
2610	CCIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING	294.00	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337
2610 2611	CIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666
2610 2611	CCIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666
2610 2611	CIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837 252,311 2,684,774	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666 11,438
2610 2611 2612	CIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837 252,311	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666 11,438 12,084,498 390,335 330,509
2611 2612 2613	APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837 252,311 2,684,774 1,729,513	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666 11,438 12,084,498 390,335 330,509
2611 2612 2613 2614	APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837 252,311 2,684,774	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND FROM FEDERAL GRANTS TRUST FUND	186,337 3,119,867 870,874 422,666 11,438 12,084,498 390,335 330,509
2611 2612 2613 2614	CIAL VEHICLE ENFORCEMENT  APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837 252,311 2,684,774 1,729,513	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666 11,438 12,084,498 390,335 330,509 234,866 538,230 5,001
2611 2612 2613 2614	APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837 252,311 2,684,774 1,729,513	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666 11,438 12,084,498 390,335 330,509
2611 2612 2613 2614	APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	294.00 21,234,837 252,311 2,684,774 1,729,513	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666 11,438 12,084,498 390,335 330,509 234,866 538,230 5,001
2611 2612 2613 2614	APPROVED SALARY RATE 13,857,891  SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND  OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND  EXPENSES FROM HIGHWAY SAFETY OPERATING TRUST FUND  OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM HIGHWAY SAFETY OPERATING TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND  SPECIAL CATEGORIES	294.00 21,234,837 252,311 2,684,774 1,729,513	2622 SALARIES AND BENEFITS POSITIONS 1,488.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND	186,337 3,119,867 870,874 422,666 11,438 12,084,498 390,335 330,509 234,866 538,230 5,001

SPECIE	ON 6 - GENERAL GOVERNMENT FICE PRIATION FROM HIGHWAY SAFETY OPERATING TRUST FUND	5,430,259 369,401 3,040	SPECII APPROI	PRIATION TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HIGHWAY SAFETY OPERATING	F/0.185
nor pro for ass	om the funds in Specific Appropriation 2627, so irecurring funds from the Highway Safety Operating ovided to procure advanced data analytics and fraud detect the purpose of automating data analysis and pro- sessment scores for online driver license and ident- newal transactions.	Trust Fund is ction services oducing threat	2639	TRUST FUND	-
nor	om the funds in Specific Appropriation 2627, Direcurring funds from the Highway Safety Operating Divided to the American Bikers Aiming Toward Education of	Trust Fund is	TOTAL	MOTORIST SERVICES FROM TRUST FUNDS	
(AI	NATE) for the purpose of promoting motorcycle safety awardlic information and education campaigns.			TOTAL POSITIONS	The state of the s
2628	DOMESTIC SECURITY	050 000		AM: INFORMATION SERVICES ADMINISTRATION	
0600	FROM FEDERAL GRANTS TRUST FUND	270,000		MATION SERVICES ADMINISTRATION	
2629	SPECIAL CATEGORIES AUTOMATED UNIFORM TRAFFIC ACCOUNTING			APPROVED SALARY RATE 8,454,115	162.00
	SYSTEM FROM HIGHWAY SAFETY OPERATING TRUST FUND	913,905	2640	SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND	
2630	SPECIAL CATEGORIES PAYMENT TO OUTSIDE CONTRACTOR		2641	OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING	
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	6,299,454		TRUST FUND	262,740
2631	SPECIAL CATEGORIES PURCHASE OF DRIVER LICENSES		2642	EXPENSES FROM HIGHWAY SAFETY OPERATING TRUST FUND	4,486,850
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	11,088,304		FROM GAS TAX COLLECTION TRUST FUND . FROM LAW ENFORCEMENT TRUST FUND	213,265
2632	SPECIAL CATEGORIES GRANTS AND AIDS - PURCHASE OF LICENSE		2643	OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING	
	PLATES FROM HIGHWAY SAFETY OPERATING TRUST FUND	9,799,427	2644	TRUST FUND	333,682
2633	SPECIAL CATEGORIES	77.777.2		CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING	
	RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING	1 540 506		TRUST FUND	18,096,316 17,333
	TRUST FUND	1,548,536 67,056	Fro	om the funds in Specific Approp arecurring funds from the Highway S	oriation 2644, \$8,749,351 of
2634	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS		pro \$6	ovided for the Motorist Modernization 562,013 shall be placed in reserve. T	on project. Of these funds, The department is authorized to
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	159,804	he?	mit quarterly budget amendments to requid in reserve pursuant to the prov	visions of chapter 216, Florida
2635	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS		The	atutes and based on the department's per budget amendments shall include a conject spending plan, and progress me	detailed operational work plan,
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	238,586	mi: act	lestone, planned and actual deliverable cual costs incurred, and any current	e completion dates, planned and project issues and risks being
2636	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		to and	naged. The department shall submit que the Executive Office of the Governor the chairs of the Senate Committee of the chairs of the Senate Committee o	r's Office of Policy and Budget on Appropriations and the House
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	104,488 11,000		Representatives Appropriations Committees om the funds in Specific Approp	
2637	SPECIAL CATEGORIES	11,000	noi pro	nrecurring funds from the Highway Sovided for the department to up	Safety Operating Trust Fund is ograde its existing database
	TRANSFER TO TRANSPORTATION SECURITY ADMINISTRATION AND FLORIDA DEPARTMENT OF LAW ENFORCEMENT FOR BACKGROUND CHECKS		sta	rironment, implement a platform for dat aging environment, implement a test quire a managed disaster recovery servi	data management toolset and
	FROM HIGHWAY SAFETY OPERATING TRUST FUND	1,132,656	to	support the department's Motorist Moderations. These funds shall be place	dernization project and current
2638	SPECIAL CATEGORIES	, ,	the	e department submitting a cost ber ferent options, to include cloud comput	nefit analysis analyzing the

Col.   Total Sairy   Medit in reserve permant it the provision of chapter   100, 100, 100, 100, 100, 100, 100, 10	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION hardware and software necessary to support these initiatives, the department is authorized to submit budget amendments requesting release	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION LEGISLATIVE SUPPORT SERVICES - SENATE FROM GENERAL REVENUE FUND 24,454,565
THE PROPERTY CONTINUES   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430   100,430	of funds being held in reserve pursuant to the provisions of chapter	FROM GRANTS AND DONATIONS TRUST
PROF NAMESHART HOSTANDS   PROF TRUE NAMESHART SHERIUS   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200   15.200		FROM LEGISLATIVE LOBBYIST
PROPERTY	RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING	LEGISLATIVE SUPPORT SERVICES - HOUSE FROM GENERAL REVENUE FUND 24,557,761
FIRST FUND   4,822,917   For the funds in Specific Appropriations 2654 and 2655, \$164,250 in nonrecoursing general revenue funds in provided for a congressive personal part of florable personal processive funds in provided for a congressive personal part of florable personal processive funds in provided for a congressive fund funds in provided for a congressive personal processive funds in provided for the congressive personal processive funds and processive funds and pro		FUND
PATECLAL CREEKINGS   PATECLA		.7
SECTION CATEGORIES   SECTION CATEGORIES   SECTION   SE	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING	nonrecurring general revenue funds is provided for a comprehensive review of Florida's criminal justice system, including but not limited to criminal law and procedure, law enforcement, prosecution and defense of criminal offenses, the judicial and courts system, sentencing, and
PRINCIPE OF DEPARTMENT OF MANAGEMENT   1985   1913   1913   1913   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1914   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   1915   191	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM HIGHWAY SAFETY OPERATING	criminal justice system as well as corresponding aspects of the juvenile justice system. The contract must be competitively procured. A written report of the findings and recommendations for improvements shall be provided to the Governor, President of the Senate and Speaker of the
TRINST FOUN	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	2656 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 349,811
STATE BATA CRINER - ACENICY FOR STATE   TECHNICAL SAPETY OPERATING   14,475,405   10TAL RESISTATIVE SUPPORT SERVICES   1600 MIGNERAL EXPERTUR FUND   149,362,137   2,265,575   1000 MIGNERAL EXPERTUR FUND   149,362,137   2,265,575   1000 MIGNERAL EXPERTUR FUND   149,362,137   2,265,575   1000 MIGNERAL EXPERTUR FUND   14,475,405   10TAL ALL FUNDS   163,00   164,675,442   1000 MIGNERAL EXPERTUR FUND   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,442   146,675,4	TRUST FUND	7 FUND
TRUST FUND	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)	TOTAL: LEGISLATIVE SUPPORT SERVICES
NORTHWEST RECIONAL DATA CENTER (NRDC)		75 FROM TRUST FUNDS
TRUST FUND	NORTHWEST REGIONAL DATA CENTER (NWRDC)	
TOTAL POSITIONS SERVICES ADMINISTRATION   46,675,442   FROM GENERAL REVENUE FUND   2,431,400		7
TOTAL ALL FUNDS		PUBLIC COUNSEL
TOTAL		2 RISK MANAGEMENT INSURANCE
TOTAL POSITIONS	•	55 TOTAL: OFFICE OF PUBLIC COUNSEL
TOTAL APPROVED SALARY RATE		
LEGISLATIVE BRANCH  SENATE  LUMP SUM FROM EXECUTIVE BRANCH LOBBY FROM GENERAL REVENUE FUND . 52,114,674  2652 LUMP SUM FROM GENERAL REVENUE FUND . 52,114,674  2660 LUMP SUM ETHICS COMMISSION FROM GENERAL REVENUE FUND . 2,467,555  2653 LUMP SUM HOUSE FROM GENERAL REVENUE FUND . 59,083,951  EBISLATE FROM GENERAL REVENUE FUND . 33,800  LEGISLATIVE SUPPORT SERVICES  2662 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . 33,800		
SENATE  2652 LUMP SUM SENATE FROM GENERAL REVENUE FUND . 52,114,674  2663 LUMP SUM ETHICS COMMISSION E	LEGISLATIVE BRANCH	
SENATE FROM GENERAL REVENUE FUND . 52,114,674  2660 LUMP SUM ETHICS COMMISSION FROM GENERAL REVENUE FUND . 2,467,555  2653 LUMP SUM HOUSE FROM GENERAL REVENUE FUND . 59,083,951  LEGISLATIVE SUPPORT SERVICES  52,114,674  2661 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND . 33,800  LEGISLATIVE SUPPORT SERVICES  2662 SPECIAL CATEGORIES	SENATE	LOBBY REGISTRATION FROM EXECUTIVE BRANCH LOBBY
ETHICS COMMISSION FROM GENERAL REVENUE FUND	SENATE	
HOUSE FROM GENERAL REVENUE FUND 59,083,951 HEARINGS FROM GENERAL REVENUE FUND		ETHICS COMMISSION
FROM GENERAL REVENUE FUND 33,800 LEGISLATIVE SUPPORT SERVICES 2662 SPECIAL CATEGORIES	HOUSE	TRANSFER TO DIVISION OF ADMINISTRATIVE
2662 SPECIAL CATEGORIES		

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM GENERAL REVENUE FUND FROM EXECUTIVE BRANCH LOBBY REGISTRATION TRUST FUND	3,366	279	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2670 SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND 3,215,654
TOTAL: ETHICS, COMMISSION ON FROM GENERAL REVENUE FUND	2,504,721	218,905	2671 SPECIAL CATEGORIES INSTANT TICKET PURCHASE FROM OPERATING TRUST FUND
TOTAL ALL FUNDS		2,723,626	The Department of the Lottery is authorized to submit budget amendments
AUDITOR GENERAL			in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2671, in the event instant ticket sales are greater than the projected sales used to calculate the amount appropriated.
2663 LUMP SUM			the projected sales used to calculate the amount appropriated.
AUDITOR GENERAL FROM GENERAL REVENUE FUND	35,955,426		2672 SPECIAL CATEGORIES ADVERTISING AGENCY FEES FROM OPERATING TRUST FUND
2664 SPECIAL CATEGORIES			
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	61,639		2673 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM OPERATING TRUST FUND
TOTAL: AUDITOR GENERAL			
FROM GENERAL REVENUE FUND	36,017,065		From the funds provided in Specific Appropriation 2673, the Department of the Lottery shall not expend in excess of \$200,000 for the
TOTAL ALL FUNDS		36,017,065	development, publication, and distribution of any report by the department for the purpose of carrying out the provisions of section
TOTAL: LEGISLATIVE BRANCH	001 516 240		24.1215, Florida Statutes.
FROM GENERAL REVENUE FUND		2,484,480	2674 SPECIAL CATEGORIES TERMINAL GAMES FEES
TOTAL ALL FUNDS		204,000,820	FROM OPERATING TRUST FUND
LOTTERY, DEPARTMENT OF THE			The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific
6	1 . 1		in accordance with chapter 210, Floring Statutes, to increase specific

From the funds provided in Specific Appropriations 2665 through 2683, the Department of the Lottery shall submit quarterly reports on all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.

PROGRAM: LOTTERY OPERATIONS

AP	PROVED SALARY RATE	17,899,646		
2665	SALARIES AND BENEFITS FROM OPERATING TRUST FUND	POSITIONS	420.00	27,224,350
2666	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND			200,000
2667	EXPENSES FROM OPERATING TRUST FUND			5,488,880
2668	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND			1,178,200
	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHIC FROM OPERATING TRUST FUND			340,000

From the funds provided in Specific Appropriation 2669, the Department of the Lottery may purchase one or more motor vehicles for replacement when the mileage of a vehicle is in excess of 150,000 miles unless it is determined by the secretary that the vehicle replacement is a critical safety issue, or based on emergency or unforeseen circumstances as provided in section 287.14(3), Florida Statutes.

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2674 in the event terminal sales are greater than the projected sales used to calculate the amount appropriated.

The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2674 to acquire up to 500 additional ticket terminals. Prior to the submission of any budget amendment that increases the size of the lottery retailer network, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the terminals, offset any losses to the existing network, and generate additional revenue that benefits the state. The budget amendments will be contingent upon the department's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific terminal needs and a plan for distribution of the additional terminals.

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The Department of the Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2675 to acquire additional instant ticket vending machines. Prior to the submission of any amendment that increases the number of instant ticket vending machines, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the machines and generate additional revenue that benefits the state. The budget amendments will be contingent upon the department's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis, but also identifies the specific instant ticket machine needs and a plan for distribution of the additional machines.

2676	SPECIAL CATEGORIES LOTTERY FULL SERVICE VENDING MACHINES FROM OPERATING TRUST FUND	2,940,000
2677	SPECIAL CATEGORIES RETAILER INCENTIVES FROM OPERATING TRUST FUND	2,325,000

1346

EXECUTIVE DIRECTION AND SUPPORT SERVICES

SECTION 6 - GENERAL GOVERNMENT SPECIFIC	SECTION 6 - GENERAL GOVERNMENT SPECIFIC
APPROPRIATION 2678 SPECIAL CATEGORIES	APPROPRIATION APPROVED SALARY RATE 5,061,599
RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	2684 SALARIES AND BENEFITS POSITIONS 80.00
2679 SPECIAL CATEGORIES	FROM GENERAL REVENUE FUND 161,008 FROM ADMINISTRATIVE TRUST FUND 6,882,203
SALARY INCENTIVE PAYMENTS	
FROM OPERATING TRUST FUND	2685 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND 81,933
2680 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES	2686 EXPENSES
FROM OPERATING TRUST FUND	FROM GENERAL REVENUE FUND 41,497
2681 SPECIAL CATEGORIES	FROM ADMINISTRATIVE TRUST FUND 695,893
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	2687 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 9,688
2682 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	2688 SPECIAL CATEGORIES CONTRACTED SERVICES
SERVICES - HUMAN RESOURCES SERVICES	FROM GENERAL REVENUE FUND
PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	FROM ADMINISTRATIVE TRUST FUND
2683 DATA PROCESSING SERVICES	From the funds in Specific Appropriation 2688, \$50,000 in recurring
STATE DATA CENTER - AGENCY FOR STATE	funds from the Operating Trust Fund is provided to the Department of
TECHNOLOGY (AST) FROM OPERATING TRUST FUND	Management Services to obtain independent and objective information technology research.
TOTAL: PROGRAM: LOTTERY OPERATIONS	2689 SPECIAL CATEGORIES
FROM TRUST FUNDS	MAIL SERVICES
TOTAL POSITIONS	FROM ADMINISTRATIVE TRUST FUND 58,004
TOTAL ALL FUNDS	2690 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL: LOTTERY, DEPARTMENT OF THE	FROM ADMINISTRATIVE TRUST FUND
FROM TRUST FUNDS	2691 SPECIAL CATEGORIES
TOTAL POSITIONS	CONTRACTED LEGAL SERVICES FROM ADMINISTRATIVE TRUST FUND 891,000
TOTAL APPROVED SALARY RATE 17,899,646	,
MANAGEMENT SERVICES, DEPARTMENT OF	2692 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT
No funds are appropriated in Specific Appropriations 2684 through 2883	FROM ADMINISTRATIVE TRUST FUND 14,427
and sections 76, 77, and 90, for the payment of rent, lease or possession of space for offices or any other purpose or use at Northwood	2693 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to	SERVICES - HUMAN RESOURCES SERVICES
State of Florida Lease No. 720:0139, or any other lease, on behalf of any department or agency of the State of Florida by the Department of	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND 30,538
Management Services, notwithstanding any lease or contract to the contrary. The Department of Management Services is prohibited from	2694 DATA PROCESSING SERVICES
expending any specific appropriation from the General Revenue Fund, any	STATE DATA CENTER - AGENCY FOR STATE
trust fund or from any other source for the rent, lease or possession of any space for offices or other purpose or use at Northwood Centre, 1940	TECHNOLOGY (AST) FROM GENERAL REVENUE FUND 23,525
North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease No. 720:0139, or any other lease.	FROM ADMINISTRATIVE TRUST FUND 249,285
	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES
From the funds provided in Specific Appropriations 2684 through 2845, the Department of Management Services shall submit quarterly reports on	FROM GENERAL REVENUE FUND
all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management	TOTAL POSITIONS 80.00
employees and division or program directors. Each quarterly report	TOTAL ALL FUNDS
shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e)	STATE EMPLOYEE LEASING
confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of	APPROVED SALARY RATE 62,359
the Senate Committee on Appropriations, the chair of the House of	
Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be	2695 SALARIES AND BENEFITS POSITIONS 1.00 FROM ADMINISTRATIVE TRUST FUND 166,585
submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.	2696 SPECIAL CATEGORIES
	TRANSFER TO DEPARTMENT OF MANAGEMENT
PROGRAM: ADMINISTRATION PROGRAM	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
EXECUTIVE DIRECTION AND SUPPORT SERVICES	FROM ADMINISTRATIVE TRUST FUND 775

FROM ADMINISTRATIVE TRUST FUND . . .

775

SECTION 6 - GENERAL GOVERNME SPECIFIC APPROPRIATION TOTAL: STATE EMPLOYEE LEASIN FROM TRUST FUNDS	G	167,360	SPECI: APPRO: Fu	ON 6 - GENERAL GOVERNMENT FIC PRIATION nds in Specific Appropriation 2705 shall be placed in reserve until the Department of Management Services submits to the chair of the Senate	
TOTAL POSITIONS TOTAL ALL FUNDS	1.00	167,360	Con App Of is	mmmittee on Appropriations, the chair of the House of Representatives propriations Committee, and the Executive Office of the Governor's fice of Policy and Budget an updated project plan that includes, but not limited to, all expenditures related to the proposed projects and	
PROGRAM: FACILITIES PROGRAM			pr	e associated funding sources. The plan shall also include: a contribution of all outstanding requests by agencies for improvement	
FACILITIES MANAGEMENT				ojects in spaces leased under the Tallahassee area private sector ster leases; all out-year projects required to improve and maintain	
APPROVED SALARY RATE	9,288,042		th	e leased space for the duration of the 15-year leases; and an planation of why improvements are required or not required for each	
2697 SALARIES AND BENEFITS FROM SUPERVISION TRU		13,391,894	fi th	scal year. No earlier than 14 days after submission of the plan to be legislative committees, the department may request the release of the funds pursuant to the provisions of chapter 216, Florida Statutes.	
2698 OTHER PERSONAL SERVIC FROM SUPERVISION TRU		267,000	2706	SPECIAL CATEGORIES	
	51 runu	207,000	2700	RISK MANAGEMENT INSURANCE	г1
	FUND			FROM SUPERVISION TRUST FUND	ΣŢ
FROM SUPERVISION TRU	ST FUND	5,184,033	2707	SPECIAL CATEGORIES STATE UTILITY PAYMENTS	
	fic Appropriation 2699, \$74,267 Revenue Fund is provided to th			FROM SUPERVISION TRUST FUND	29
Management Services pur reimbursement of tenant i Building, owned by Prot by the Southwood Shared the release of such fun	suant to section 8 of Lease Numb mprovements made to leased space ective Life Insurance Company, t Resource Center on November 15, ds by the department, Protective	per 720:0158 for e in the Oakland that was vacated 2013. Prior to e Life Insurance	am Sp	ne Department of Management Services is authorized to submit budget lendments in accordance with chapter 216, Florida Statutes, to increase ecific Appropriation 2707 in the event utility costs exceed the sount appropriated.	
claims relating to the such leased space betw	iver releasing the state or any payment of unamortized tenant i een the dates of July 1, 2015, a	mprovements for	2708	SPECIAL CATEGORIES SHARED SAVINGS PAYMENTS FOR ENERGY EFFICIENCY UPGRADES	
2016.				FROM SUPERVISION TRUST FUND	00
2700 OPERATING CAPITAL OUT FROM SUPERVISION TRU		73,727	2709	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM SUPERVISION TRUST FUND	50
2701 SPECIAL CATEGORIES TRANSFER TO THE FLORI ENFORCEMENT - CAPITO	L POLICE	4 400 404	2710	LEASE OR LEASE-PURCHASE OF EQUIPMENT	
FROM SUPERVISION TRU	ST FUND	6,623,621		FROM SUPERVISION TRUST FUND 97,57	/0
2702 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FROM SUPERVISION TRU	FUND 126,48 ST FUND	10,427,141	2711	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
From the funds in Spe	cific Appropriation 2702, \$12	06 483 from the		FROM SUPERVISION TRUST FUND 80,44	41
General Revenue Fund a provided to contract wit complete a study of the a	nd \$646,172 from the Supervision han independent third party conging state government facilities nd provide recommendations on ho	Trust Fund are sulting firm to infrastructure	2712	SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE AND REPAIRS FROM SUPERVISION TRUST FUND	00
structures. The study s	hall be submitted to the Governo of the House of Representatives	or, President of	2713	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)	00
provided to the Departmen	d in Specific Appropriation 27 t of Management Services to outs Gray Building and the Bob Martin	source custodial	2713A	FROM SUPERVISION TRUST FUND	JZ
2703 SPECIAL CATEGORIES				FROM OPERATING TRUST FUND	00
DEPARTMENT OF MANAGEM PROVISIONS FOR FACIL FROM SUPERVISION TRU	ITIES SECURITY	1,148,387	2714	COMPLIANCE WITH THE AMERICANS WITH DISABILITIES ACT	
2704 SPECIAL CATEGORIES INTERIOR REFURBISHMEN	T - LEASE SPACE			FROM GENERAL REVENUE FUND 3,600,000 FROM SUPERVISION TRUST FUND 1,150,86	53
FROM SUPERVISION TRU	ST FUND	1,932,577		nds in Specific Appropriations 2714 through 2716 shall be held in serve contingent upon the submission of a project plan to the chair of	
2705 SPECIAL CATEGORIES MASTER LEASE SPACE TE FUNDS			the Rej the	e Senate Committee on Appropriations, the chair of the House of presentatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget detailing the request for	
FROM OPERATING TRUST	runu	177,655	bu	ilding repair, code correction, and other deficiency projects. The	

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION  project plan must include all high priority deficiency issues and all issues affecting life, health and safety. The project plan shall also include the facility, location, and estimated cost for each project and shall be submitted by August 1, 2016. The Department of Management Services shall request the release of funds pursuant to the provisions of chapter 216, Florida Statutes.	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION  FROM ARCHITECTS INCIDENTAL TRUST FUND
2715 FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE PROJECTS STATEWIDE - DMS MGD TRANSPORT OF MEDIUM FIXED	FROM ARCHITECTS INCIDENTAL TRUST FUND
FROM GENERAL REVENUE FUND 1,596,000	
2716 FIXED CAPITAL OUTLAY STATEWIDE CAPITAL DEPRECIATION - GENERAL - DMS MGD	TOTAL POSITIONS
FROM GENERAL REVENUE FUND 23,774,985 FROM SUPERVISION TRUST FUND	PROGRAM: SUPPORT PROGRAM
2717 FIXED CAPITAL OUTLAY	FEDERAL PROPERTY ASSISTANCE
OLD CAPITOL RENOVATION - DMS MGD FROM GENERAL REVENUE FUND	APPROVED SALARY RATE 148,876
	2726 SALARIES AND BENEFITS POSITIONS 5.00
2718 FIXED CAPITAL OUTLAY DEBT SERVICE	FROM SURPLUS PROPERTY REVOLVING TRUST FUND
FROM FLORIDA FACILITIES POOL CLEARING TRUST FUND	2727 EXPENSES FROM SURPLUS PROPERTY REVOLVING
TOTAL: FACILITIES MANAGEMENT FROM GENERAL REVENUE FUND 29,508,935	TRUST FUND
FROM TRUST FUNDS	2728 SPECIAL CATEGORIES CONTRACTED SERVICES
TOTAL POSITIONS	FROM SURPLUS PROPERTY REVOLVING TRUST FUND
BUILDING CONSTRUCTION	2729 SPECIAL CATEGORIES
Funds provided in Specific Appropriations 2719 through 2725 from the Architects Incidental Trust Fund are based on an assessment against each fixed capital outlay appropriation in which the Department of Management Services serves as the owner-representative on behalf of the state. The assessments for appropriations made for the 2016-2017 fiscal year shall be calculated in accordance with the formula submitted by the Department of Management Services to the Executive Office of the Governor on	RISK MANAGEMENT INSURANCE FROM SURPLUS PROPERTY REVOLVING TRUST FUND
October $\bar{7}$ , 1991, as required by chapter 91-193, Laws of Florida.	FROM SURPLUS PROPERTY REVOLVING TRUST FUND
APPROVED SALARY RATE 610,435	2731 DATA PROCESSING SERVICES
2719 SALARIES AND BENEFITS POSITIONS 11.00 FROM ARCHITECTS INCIDENTAL TRUST FUND	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM SURPLUS PROPERTY REVOLVING
2720 EXPENSES	TRUST FUND
FROM ARCHITECTS INCIDENTAL TRUST FUND	TOTAL: FEDERAL PROPERTY ASSISTANCE FROM TRUST FUNDS
2721 SPECIAL CATEGORIES CONTRACTED SERVICES	TOTAL POSITIONS 5.00 TOTAL ALL FUNDS
FROM ARCHITECTS INCIDENTAL TRUST FUND	MOTOR VEHICLE AND WATERCRAFT MANAGEMENT
2722 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	APPROVED SALARY RATE 339,995
FROM ARCHITECTS INCIDENTAL TRUST FUND	2732 SALARIES AND BENEFITS POSITIONS 6.00 FROM OPERATING TRUST FUND 497,486
2723 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM ARCHITECTS INCIDENTAL TRUST	2733 EXPENSES FROM OPERATING TRUST FUND
FUND	2734 SPECIAL CATEGORIES
2724 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,761,243 FROM OPERATING TRUST FUND
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	From the funds in Specific Appropriation 2734, the Department of

SECTION 6 - GENERAL GOVERNMENT

336,348

SECTION 6 - GENERAL GOVERNMENT SPECIFIC

2735 SPECIAL CATEGORIES

APPROPRIATION

Management Services shall procure a commercially available solution to support a centralized Fleet Management Information System with the capacity to manage all state-owned and leased equipment pursuant to section 287.16, Florida Statutes. The solution shall replace the existing fleet management application with a solution that, at a minimum, shall have the capability to: a) manage the state-owned and leased fleet, including all equipment currently required to be tracked and the ability to track optional equipment such as heavy trucks, tractors, trailers, forklifts, heavy equipment, marine engines, and other mobile equipment; b) provide the ability to monitor and report utilization of the fleet; c) provide centralized motor vehicle replacement planning and budgeting; d) facilitate an optimized fleet acquisition process; e) manage and maintain records of the maintenance and repair of the fleet; f) monitor and manage the disposal of fleet assets; and g) provide a standard methodology for reporting fuel data. All agencies utilizing the existing fleet management application or assessed service charges for required assets will be required to transition to the new Fleet Management Information System. Additionally, the Department of Management Services shall contract with a third party consulting firm with experience in conducting independent verification and validation assessments to provide independent verification and validation for the Fleet Management Information System replacement. The contract for independent verification and validation assessment shall not exceed \$100,000.

The Department of Management Services shall provide written, quarterly project status reports with the first report due on September 30, 2016, to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget.

	RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		859
2736	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND		1,247
2737	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND		2,655
2738	SPECIAL CATEGORIES PAYMENT OF EXPENSES FROM SALE OF AGENCY VEHICLES FROM OPERATING TRUST FUND		695,000
2739	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM OPERATING TRUST FUND		28,309
			,
TOTAL:	MOTOR VEHICLE AND WATERCRAFT MANAGEMENT FROM GENERAL REVENUE FUND	1,761,243	1,383,596
	TOTAL POSITIONS	6.00	3,144,839
PURCHA	SING OVERSIGHT		
	m the funds provided in Specific Appropria Department of Management Services may establ		

for airline travel, from multiple providers, for travel by state

2,945,928

POSITIONS

49.00

employees traveling to and from Tallahassee.

FROM OPERATING TRUST FUND . . . . .

APPROVED SALARY RATE

SALARIES AND BENEFITS

SPECIF	IC	
APPROPI	RIATION	
2741	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	10,000
2742	EXPENSES FROM OPERATING TRUST FUND	391,418
2743	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	15,859
2744	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	88,847
2745	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	9,764
2746	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	30,000
2747	SPECIAL CATEGORIES WEB-BASED E-PROCUREMENT SYSTEM FROM OPERATING TRUST FUND	10,867,892

From the funds in Specific Appropriation 2747, the Department of Management Services shall prepare an annual report on the utilization of the MyFloridaMarketPlace System. The report shall include, but not be limited to: the utilization by agency, plans for increasing utilization of the MyFloridaMarketPlace System, the amount of funds spent by agency, and the estimated return on investment for the MyFloridaMarketPlace System. The annual report shall be provided to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor's Office of Policy and Budget. The Department of Management Services shall submit the report on June 30, 2017

59	Off	ate, the Speaker of the Ho ice of the Governor's Office agement Services shall submi	of Policy and B	udget. The Depa	
47	2748	SPECIAL CATEGORIES PROJECT MANAGEMENT PROFESSI FROM OPERATING TRUST FUND			60,000
55	2749	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF FROM OPERATING TRUST FUND			4,000
00	2750	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF M SERVICES - HUMAN RESOURCES PURCHASED PER STATEWIDE CO FROM OPERATING TRUST FUND	SERVICES NTRACT		15,286
09	2751	SPECIAL CATEGORIES TRANSFER TO THE DEPARTMENT SERVICES FROM OPERATING TRUST FUND			500,000
96	2752	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY TECHNOLOGY (AST) FROM OPERATING TRUST FUND			151,966
39	TOTAL:	PURCHASING OVERSIGHT FROM TRUST FUNDS			16,178,536
		TOTAL POSITIONS TOTAL ALL FUNDS		49.00	16,178,536
	OFFICE	OF SUPPLIER DIVERSITY			
	A	PPROVED SALARY RATE	214,984		
	2753	SALARIES AND BENEFITS	POSITIONS	6.00	

2754 EXPENSES

4.033.504

FROM OPERATING TRUST FUND . . . . .

SPECIE	NN 6 - GENERAL GOVERNMENT PIC PRIATION FROM OPERATING TRUST FUND		55,641	SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2770 DATA PROCESSING SERVICES
2755	SPECIAL CATEGORIES CONTRACTED SERVICES			STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND
	FROM OPERATING TRUST FUND		11,573	TOTAL: PRIVATE PRISON MONITORING
2756	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		836	FROM GENERAL REVENUE FUND
2757	TRANSFER TO DEPARTMENT OF MANAGEMENT			TOTAL POSITIONS
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND		3,166	WORKFORCE PROGRAMS  PROGRAM: INSURANCE BENEFITS ADMINISTRATION
2758	DATA PROCESSING SERVICES		·	APPROVED SALARY RATE 1,274,447
	STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM OPERATING TRUST FUND		11,087	2771 SALARIES AND BENEFITS POSITIONS 22.00 FROM PRETAX BENEFITS TRUST FUND 382,006
TOTAL:	OFFICE OF SUPPLIER DIVERSITY		11,007	FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND
	FROM TRUST FUNDS		418,651	FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
	TOTAL POSITIONS	6.00	418,651	FROM STATE EMPLOYEES DISABILITY INSURANCE TRUST FUND
PRIVAT	E PRISON MONITORING			2772 OTHER PERSONAL SERVICES FROM PRETAX BENEFITS TRUST FUND 14,803
	APPROVED SALARY RATE 702,221			FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
2759	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	14.00 1,002,123		2773 EXPENSES FROM PRETAX BENEFITS TRUST FUND 47,531
2760	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15,200		FROM STATE EMPLOYEES LIFE INSURANCE TRUST FUND
2761	EXPENSES FROM GENERAL REVENUE FUND	76,046		FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
2762	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	3,890		INSURANCE TRUST FUND
2763	SPECIAL CATEGORIES CONTRACTED SERVICES			FROM PRETAX BENEFITS TRUST FUND
	FROM GENERAL REVENUE FUND	13,056		2775 SPECIAL CATEGORIES
2764	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,950		TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM STATE EMPLOYEES HEALTH
2765	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES			INSURANCE TRUST FUND
	FROM GENERAL REVENUE FUND	23,169		POST PAYMENT CLAIMS AUDIT SERVICES FROM STATE EMPLOYEES HEALTH
2766	SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND	113,489		INSURANCE TRUST FUND
2767	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	1,267		amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2776 in the event the contractor identifies claim overpayments that result in compensation that exceeds the amount appropriated.
2768	SPECIAL CATEGORIES			2777 SPECIAL CATEGORIES
	PRIVATE PRISONS - MAINTENANCE AND REPAIR REIMBURSEMENT FROM OPERATING TRUST FUND		1,500,000	CONTRACTED SERVICES FROM PRETAX BENEFITS TRUST FUND 348,505 FROM STATE EMPLOYEES HEALTH
2769			1,500,000	INSURANCE TRUST FUND 1,099,157
,	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	4,738	397	From the funds provided in Specific Appropriation 2777, the Department of Management Services shall use certified or licensed professionals who are providing solicited services to other clients when contracting with benefit or actuarial consultants.

SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION 2778 SPECIAL CATEGORIES SUBSIDY TRUST FUND . . . . . . . . 129,696 ADMINISTRATIVE SERVICES ONLY CONTRACT FOR HEALTH INSURANCE From the funds provided in Specific Appropriation 2786, the Department FROM STATE EMPLOYEES HEALTH of Management Services shall expend available cash balances from the INSURANCE TRUST FUND . . . . . . . 51,100,000 Police and Firefighter's Premium Tax Trust Fund prior to the use of general revenue funds. The Department of Management Services is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Funds provided in Specific Appropriations 2786 through 2796 from the Specific Appropriation 2778 in the event administrative service Optional Retirement Program Trust Fund are based on an assessment of .01 percent of the participants' salaries and shall be used only for payments for health insurance exceed the amount of budget authority appropriated. administration of the Optional Retirement Program. 2779 SPECIAL CATEGORIES 2787 OTHER PERSONAL SERVICES PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM OPERATING TRUST FUND . . . . . 231,029 FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND . . . . . . . 4,406,020 2788 EXPENSES FROM OPERATING TRUST FUND . . . . . 2,627,066 2780 SPECIAL CATEGORIES FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND . . . . . . . . . . . . . . . . RISK MANAGEMENT INSURANCE 28.011 FROM PRETAX BENEFITS TRUST FUND . . FROM POLICE AND FIREFIGHTER'S 770 FROM STATE EMPLOYEES LIFE PREMIUM TAX TRUST FUND . . . . . . 104,089 INSURANCE TRUST FUND . . . . . . FROM RETIREE HEALTH INSURANCE 201 FROM STATE EMPLOYEES HEALTH SUBSIDY TRUST FUND . . . . . . . . 17.817 INSURANCE TRUST FUND . . . . . . 4.815 2789 OPERATING CAPITAL OUTLAY 2781 SPECIAL CATEGORIES FROM OPERATING TRUST FUND . . . . . 100,000 CONTRACTED LEGAL SERVICES FROM STATE EMPLOYEES HEALTH 2790 SPECIAL CATEGORIES INSURANCE TRUST FUND . . . . . . TRANSFER TO DIVISION OF ADMINISTRATIVE 50.000 HEARINGS SPECIAL CATEGORIES FROM OPERATING TRUST FUND . . . . . 17,990 PAYMENT OF EMPLOYER CONTRIBUTIONS TO HEALTH SAVINGS ACCOUNT CUSTODIAN 2791 SPECIAL CATEGORIES FROM STATE EMPLOYEES HEALTH CONTRACTED SERVICES INSURANCE TRUST FUND . . . . . . 1,508,000 FROM GENERAL REVENUE FUND . . . . . 65,500 FROM OPERATING TRUST FUND . . . . . 4,609,581 FROM OPTIONAL RETIREMENT PROGRAM 2783 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT TRUST FUND . . . . . . . . . . . . . . . . 1,000 FROM POLICE AND FIREFIGHTER'S FROM STATE EMPLOYEES HEALTH PREMIUM TAX TRUST FUND . . . . . INSURANCE TRUST FUND . . . . . . 4,435 191,355 FROM RETIREE HEALTH INSURANCE 2784 SPECIAL CATEGORIES SUBSIDY TRUST FUND . . . . . . . . 40,000 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES 2792 SPECIAL CATEGORIES PURCHASED PER STATEWIDE CONTRACT OVERTIME FROM PRETAX BENEFITS TRUST FUND . . 3,825 FROM OPERATING TRUST FUND . . . . . 122,571 FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND . . . . . . . 10,919 2793 SPECIAL CATEGORIES RICK MANAGEMENT INSURANCE 2785 DATA PROCESSING SERVICES FROM OPERATING TRUST FUND . . . . . 52,633 STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) 2794 SPECIAL CATEGORIES FROM PRETAX BENEFITS TRUST FUND . . 2,811 CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND . . . . . FROM STATE EMPLOYEES HEALTH 148.891 INSURANCE TRUST FUND . . . . . . . 8.750 2795 SPECIAL CATEGORIES TOTAL: PROGRAM: INSURANCE BENEFITS ADMINISTRATION LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND . . . . . 61,285,748 23,571 FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND . . . . . . TOTAL POSITIONS . . . . . . . . . . . 22.00 2,000 TOTAL ALL FUNDS . . . . . . . . . . 61.285.748 2796 SPECIAL CATEGORIES PROGRAM: RETIREMENT BENEFITS ADMINISTRATION TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES APPROVED SALARY RATE PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . 324 FROM OPERATING TRUST FUND . . . . . 2786 SALARIES AND BENEFITS POSITIONS 194.00 52,574 FROM GENERAL REVENUE FUND . . . . . 804,094 FROM OPTIONAL RETIREMENT PROGRAM FROM OPERATING TRUST FUND . . . . . 9,821,744 1.251 FROM POLICE AND FIREFIGHTER'S FROM OPTIONAL RETIREMENT PROGRAM PREMIUM TAX TRUST FUND . . . . . . 204.189 3,929 FROM POLICE AND FIREFIGHTER'S FROM RETIREE HEALTH INSURANCE PREMIUM TAX TRUST FUND . . . . . . SUBSIDY TRUST FUND . . . . . . . 800.362 1.043 FROM RETIREE HEALTH INSURANCE

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 2797 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STA TECHNOLOGY (AST)	TE.	SPECI	ON 6 - GENERAL GOVERNMENT FIC PRIATION PURCHASED PER STATEWIDE CONTRACT FROM STATE PERSONNEL SYSTEM TRUST FUND		6,849
FROM OPERATING TRUST FUND  2798 PENSIONS AND BENEFITS DISABILITY BENEFITS TO JUSTICES AN FROM GENERAL REVENUE FUND	) JUDGES	345,446 2809	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM STATE PERSONNEL SYSTEM TRUST		
2799 PENSIONS AND BENEFITS FLORIDA NATIONAL GUARD FROM GENERAL REVENUE FUND	16.381.870	TOTAL	FUND	STRATION	21,600 1,646,474
2800 PENSIONS AND BENEFITS STATE OFFICERS AND EMPLOYEES (NON-	, ,		TOTAL POSITIONS		1,646,474
CONTRIBUTORY) FROM GENERAL REVENUE FUND	315,613	PROGR	AM: PEOPLE FIRST		
TOTAL: PROGRAM: RETIREMENT BENEFITS ADMIN FROM GENERAL REVENUE FUND			APPROVED SALARY RATE 969,085		
FROM TRUST FUNDS	19,	677,838 2810	SALARIES AND BENEFITS POSITIONS FROM STATE PERSONNEL SYSTEM TRUST FUND	15.00	1,341,511
TOTAL ALL FUNDS	38,	424,579 2811	EXPENSES		1,341,311
PROGRAM: STATE PERSONNEL POLICY ADMINISTR			FROM STATE PERSONNEL SYSTEM TRUST		104,006
APPROVED SALARY RATE 1,051,  2801 SALARIES AND BENEFITS POSITI FROM STATE PERSONNEL SYSTEM TRUST		2812	SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE PERSONNEL SYSTEM TRUST		
FUND	1,	365,235	FUND		22,575
Funds provided in Specific Appropr State Personnel System Trust Fund services assessment to state entities	are based upon a human resou	n the 2813 arces	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE PERSONNEL SYSTEM TRUST FUND		4,018
FTE OPS Justice Administrative Commission State Court System County Health Department	\$338.14 \$110.41 \$240.04 \$207.55 \$240.04	2814			1,860
2802 OTHER PERSONAL SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND		2815 5,000	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
2803 EXPENSES FROM STATE PERSONNEL SYSTEM TRUST			PURCHASED PER STATEWIDE CONTRACT FROM STATE PERSONNEL SYSTEM TRUST FUND		6,044
FUND		113,762 2816	HUMAN RESOURCES SERVICES / STATEWIDE CONTRACT		
FROM STATE PERSONNEL SYSTEM TRUST FUND		22,576	FROM STATE PERSONNEL SYSTEM TRUST		32,842,972
2805 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE PERSONNEL SYSTEM TRUST FUND		2817 9,761	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM STATE PERSONNEL SYSTEM TRUST		
2806 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM STATE PERSONNEL SYSTEM TRUST		TOTAL	FUND		10,855 34,333,841
FUND		100,000	TOTAL POSITIONS	15.00	•
2807 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPME FROM STATE PERSONNEL SYSTEM TRUST FUND			TOTAL ALL FUNDS		34,333,841
2808 SPECIAL CATEGORIES	• •	1,691 TELEC	OMMUNICATIONS SERVICES		
TRANSFER TO DEPARTMENT OF MANAGEME SERVICES - HUMAN RESOURCES SERVIC			APPROVED SALARY RATE 3,924,949		

SECTIO SPECIF	N 6 - GENERAL GOVERNMENT		SECTI SPECI	ON 6 - GENERAL GOVERNMENT		
	RIATION			PRIATION		
	SALARIES AND BENEFITS POSITIONS	71 00	AFFRO	FROM COMMUNICATIONS WORKING		
2010	FROM COMMUNICATIONS WORKING	71.00		CAPITAL TRUST FUND		7,451,217
		r 0/7 770		CAPITAL IRUSI FUND		1,431,211
	CAPITAL TRUST FUND	5,067,770	0000	ADDATAL CAMBOODIES		
	FROM EMERGENCY COMMUNICATIONS	272 242	2829	SPECIAL CATEGORIES		
	NUMBER E911 SYSTEM TRUST	373,942		RISK MANAGEMENT INSURANCE		
				FROM COMMUNICATIONS WORKING		
2819	OTHER PERSONAL SERVICES			CAPITAL TRUST FUND		21,569
	FROM COMMUNICATIONS WORKING					
	CAPITAL TRUST FUND	374,047	2830	SPECIAL CATEGORIES		
	FROM EMERGENCY COMMUNICATIONS			CONTRACTED LEGAL SERVICES		
	NUMBER E911 SYSTEM TRUST	84,290		FROM EMERGENCY COMMUNICATIONS		
				NUMBER E911 SYSTEM TRUST		92,159
2820	EXPENSES					·
	FROM COMMUNICATIONS WORKING		2831	SPECIAL CATEGORIES		
	CAPITAL TRUST FUND	725,821		LEASE OR LEASE-PURCHASE OF EQUIPMENT		
	FROM EMERGENCY COMMUNICATIONS	.23,022		FROM COMMUNICATIONS WORKING		
	NUMBER E911 SYSTEM TRUST	514,339		CAPITAL TRUST FUND		1,989
	NONDER ESTI DIGIEN INODI	311,333		FROM EMERGENCY COMMUNICATIONS		1,707
2021	AID TO LOCAL GOVERNMENTS			NUMBER E911 SYSTEM TRUST		1 1/10
2021				NUMBER EJII SISIEM IRUSI		1,149
	DISTRIBUTIONS TO COUNTIES - WIRELESS 911		2022	ADDATAL CAMBOODING		
	TELEPHONE SYSTEMS		2832	SPECIAL CATEGORIES		
	FROM EMERGENCY COMMUNICATIONS			TRANSFER TO DEPARTMENT OF MANAGEMENT		
	NUMBER E911 SYSTEM TRUST	60,289,120		SERVICES - HUMAN RESOURCES SERVICES		
				PURCHASED PER STATEWIDE CONTRACT		
2822	AID TO LOCAL GOVERNMENTS			FROM COMMUNICATIONS WORKING		
	DISTRIBUTIONS TO SERVICE PROVIDERS -			CAPITAL TRUST FUND		23,074
	WIRELESS 911 TELEPHONE SYSTEMS					
	FROM EMERGENCY COMMUNICATIONS		2833	DATA PROCESSING SERVICES		
	NUMBER E911 SYSTEM TRUST	10,000,000		STATE DATA CENTER - AGENCY FOR STATE		
				TECHNOLOGY (AST)		
2823	AID TO LOCAL GOVERNMENTS			FROM COMMUNICATIONS WORKING		
	DISTRIBUTIONS TO COUNTIES - NON-WIRELESS			CAPITAL TRUST FUND		515,604
	E911			FROM EMERGENCY COMMUNICATIONS		,
	FROM EMERGENCY COMMUNICATIONS			NUMBER E911 SYSTEM TRUST		3,763
	NUMBER E911 SYSTEM TRUST	38,146,673		NOIDER EXTENSION TROOF		3,703
	NONDER EXII SISIEM IROSI	30,140,073	יו גיי∩יי	: TELECOMMUNICATIONS SERVICES		
2824	AID TO LOCAL GOVERNMENTS		IVIAL	FROM TRUST FUNDS		261,572,377
2024	DISTRIBUTION OF COUNTY PREPAID WIRELESS			FROM IROSI FONDS		201,312,311
	911			TOTAL POSITIONS	71 00	
	FROM EMERGENCY COMMUNICATIONS			TOTAL ALL FUNDS	/1.00	261,572,377
		27 100 000		TOTAL ALL FUNDS		201,372,377
	NUMBER E911 SYSTEM TRUST	27,100,000		DAG ADDITADA		
			WIKEL	ESS SERVICES		
2825	OPERATING CAPITAL OUTLAY			ADDDOUGD ONLD DAME		
	FROM COMMUNICATIONS WORKING			APPROVED SALARY RATE 745,132		
	CAPITAL TRUST FUND	92,159				
	FROM EMERGENCY COMMUNICATIONS		2834	SALARIES AND BENEFITS POSITIONS	11.00	
	NUMBER E911 SYSTEM TRUST	3,600		FROM LAW ENFORCEMENT RADIO SYSTEM		
				TRUST FUND		921,472
2826	SPECIAL CATEGORIES					
	CENTREX AND SUNCOM PAYMENTS		2835	OTHER PERSONAL SERVICES		
	FROM COMMUNICATIONS WORKING			FROM LAW ENFORCEMENT RADIO SYSTEM		
	CAPITAL TRUST FUND	108,035,421		TRUST FUND		91,015
The	Department of Management Services is a	uthorized to submit budget	2836	EXPENSES		
ame	ndments in accordance with chapter 216, Flo	rida Statutes, to increase		FROM LAW ENFORCEMENT RADIO SYSTEM		
	cific Appropriation 2826, in the			TRUST FUND		263,436
	ecommunications services exceed the amount					
			2837	OPERATING CAPITAL OUTLAY		
2827	SPECIAL CATEGORIES			FROM LAW ENFORCEMENT RADIO SYSTEM		
	CONTRACTED SERVICES			TRUST FUND		22,000
	FROM COMMUNICATIONS WORKING					22,000
	CAPITAL TRUST FUND	2,403,844	2838	SPECIAL CATEGORIES		
	FROM EMERGENCY COMMUNICATIONS	2,103,011	2000	CONTRACTED SERVICES		
	NUMBER E911 SYSTEM TRUST	250,827		FROM LAW ENFORCEMENT RADIO SYSTEM		
	NONDER EXIL OTOTEM IROUT	230,027		TRUST FUND		3,183,800
Fro	m the funds in Specific Appropriation	2827 \$349 440 is provided		INOUI IOND		3,103,000
	staff augmentation services to transition		۲r	om the funds in Specific Appropr	iation 2820	3 \$933 800 of
101			1.1	- one remains the production implicable		., 7,00,000 01

SUNCOM Network. These funds shall be placed in reserve. The department may submit budget amendments for the release of these funds in accordance with Chapter 216, Florida Statutes.

2828 SPECIAL CATEGORIES

2828 SPECIAL CATEGORIES
FLORIDA INFORMATION RESOURCE NETWORK/
DISTRICT BANDWIDTH SUPPORT

From the funds in Specific Appropriation 2838, \$933,800 of nonrecurring funds from the Law Enforcement Radio System Trust Fund is provided for the Department of Management Services to acquire and maintain the necessary staff augmentation support and subject matter experts to assist the department in the competitive solicitation and providing other services as determined necessary by the department for procuring a land mobile radio support system based upon a Project 25 Phase II delivery methodology. The system will provide communication

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION

services for state and local public safety agencies. The procurement shall accomplish, but not be limited to: improved coverage, audio clarity, interoperability, and enhanced system features including GPS location service, text messaging, and central device management. The scope of the services provided by the staff augmentation support and subject matter experts should include, but not be limited to, assisting the department in completing the following tasks identified in the study referenced in Specific Appropriation 2904A of Chapter 2014-51, Laws of Florida: (1) project planning and management; (2) consultation and providing technical expertise to the department; (3) assist department as requested in the evaluation of responses; and (4) negotiation with procurement respondents as requested by the department. Additionally, staff augmentation and subject matter experts shall consult with the Joint Task Force on State Agency Law Enforcement Communications in order to evaluate any additional technical options to support the voice and data communication requirements of public safety personnel in Florida. When scoring proposals, the department shall consider, among other factors, any respondent's ability to leverage existing resources to the public's best interest. The department must release a competitive procurement and, thereafter, award a procurement for the replacement of the Statewide Law Enforcement Radio System.

The department shall provide quarterly updates on the progress of the competitive solicitation to the chair of the Senate Appropriations Committee and the chair of the House Appropriations Committee, and the Governor's Office of Policy and Budget.

#### 2839 SPECIAL CATEGORIES FLORIDA INTEROPERABILITY NETWORK

FROM GENERAL REVENUE FUND . . . . . 1,384,943

The funds in Specific Appropriation 2839 are provided for the Florida Interoperability Network only to provide funding, if needed, in excess of available federal funding to support and maintain the Florida Interoperability Network.

# 2840 SPECIAL CATEGORIES

MUTUAL AID BUILD-OUT

FROM GENERAL REVENUE FUND . . . . . 1,156,476

The funds in Specific Appropriation 2840 are provided for the Mutual Aid Build-Out only to provide funding, if needed, in excess of available federal funding to support and maintain the Mutual Aid Build-Out.

### SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

FROM LAW ENFORCEMENT RADIO SYSTEM

1,601

2842 SPECIAL CATEGORIES

STATEWIDE LAW ENFORCEMENT RADIO SYSTEM

CONTRACT PAYMENT

FROM LAW ENFORCEMENT RADIO SYSTEM

2843 SPECIAL CATEGORIES

LEASE OR LEASE-PURCHASE OF EQUIPMENT

FROM LAW ENFORCEMENT RADIO SYSTEM 

2843A SPECIAL CATEGORIES

PURCHASE OF REPLACEMENT RADIOS FOR THE STATEWIDE LAW ENFORCEMENT RADIO SYSTEM

FROM GENERAL REVENUE FUND . . . . . 7,000,000

The funds in Specific Appropriation 2843A are provided to the Department of Management Services to replace radios and associated accessories for the Florida Fish and Wildlife Conservation Commission and the Department of Business and Professional Regulation that operate on the State Agency Law Enforcement Radio System (SLERS) and that have reached their end-of-life or end of support date; all replaced radios must be able to operate dual mode operation on both P25 Phase II and EDACS EA land mobile radio support system. The funds shall be placed in reserve. The Department of Management Services shall develop an SECTION 6 - GENERAL GOVERNMENT SPECIFIC

APPROPRIATION

implementation plan which identifies by eligible state agency the number and type of radios that will be replaced and a timeline for completing the replacement. Upon submission of the plan, the department is authorized to submit budget amendments for the release of funds pursuant to provisions of section 216.177, Florida Statutes.

### 2844 SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM LAW ENFORCEMENT RADIO SYSTEM

4.190

2845 DATA PROCESSING SERVICES

STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)

FROM LAW ENFORCEMENT RADIO SYSTEM

2,423

TOTAL: WIRELESS SERVICES

FROM GENERAL REVENUE FUND . . . . . . . 9,541,419

FROM TRUST FUNDS . . . . . . . . . . . . 22.711.331

TOTAL ALL FUNDS . . . . . . . . . . . . 32,252,750

#### PROGRAM: PUBLIC EMPLOYEES RELATIONS COMMISSION

From the funds provided in Specific Appropriations 2846 through 2854, the Public Employees Relations Commission shall submit quarterly reports on all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.

### PUBLIC EMPLOYEES RELATIONS

2851 SPECIAL CATEGORIES

18.220.000

1,394

APPROVED SALARY	RATE	1,	746,	697
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2846	SALARIES AND BENEFITS FROM GENERAL REVENUE FUN FROM PUBLIC EMPLOYEES RE COMMISSION TRUST FUND .	D LATIONS	24.00 1,378,808	1,266,291
2847	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUN FROM PUBLIC EMPLOYEES RE COMMISSION TRUST FUND .	LATIONS	149,277	53,628
2848	EXPENSES FROM GENERAL REVENUE FUN FROM PUBLIC EMPLOYEES RE COMMISSION TRUST FUND .	LATIONS	57,094	345,814
2849	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUN FROM PUBLIC EMPLOYEES RE COMMISSION TRUST FUND .	LATIONS	37,399	5,721
2850	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUN FROM PUBLIC EMPLOYEES RE COMMISSION TRUST FUND .	LATIONS	35,070	32,500

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM PUBLIC EMPLOYEES RELATIONS	5,184		FROM GENERAL REVENUE FUND 53,506 FROM OPERATING TRUST FUND
COMMISSION TRUST FUND		7,951	2861 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
2852 SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND	34,314		FROM GENERAL REVENUE FUND 44,117 FROM OPERATING TRUST FUND
2853 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			2862 SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM OPERATING TRUST FUND
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2863 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND	5,318	5,068	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND
2854 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)		3,000	2864 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND	16,117	16,377	FROM GENERAL REVENUE FUND
TOTAL: PUBLIC EMPLOYEES RELATIONS FROM GENERAL REVENUE FUND	1 718 581		2865 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)
FROM TRUST FUNDS	1,710,301	1,733,350	FROM OPERATING TRUST FUND
TOTAL POSITIONS	24.00	3,451,931	TOTAL: HUMAN RELATIONS  FROM GENERAL REVENUE FUND
PROGRAM: COMMISSION ON HUMAN RELATIONS			
From the funds provided in Specific Appr the Florida Commission on Human Relations s			TOTAL POSITIONS
on all travel related to training, seminar	s, workshops, confe	erences, or	ADMINISTRATIVE HEARINGS

From the funds provided in Specific Appropriations 2866 through 2883,

the Division of Administrative Hearings shall submit quarterly reports

on all travel related to training, seminars, workshops, conferences, or

similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report

shall include the following information: (a) employee name, (b) position

title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of

similarly purposed travel that was completed by senior management employees and division or program directors. Each quarterly report shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.

#### HUMAN RELATIONS

	e 30, 2016, and quarterly th		l of April 1, 20	016, through	the	total travel cost. The Senate Committee on App presentatives Appropriations	ropriations,	the chair of	the House of
HUMAN	RELATIONS				the	Governor's Office of Poli	cy and Budget.	. The first rep	ort shall be
A	PPROVED SALARY RATE	2,242,944				omitted on July 15, 2016, ne 30, 2016, and quarterly th		od of April 1, 2	Jib, through
2855	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POSITIONS	51.50 3,195,193		PROGRA	AM: ADJUDICATION OF DISPUTES			
			3,173,173		I	APPROVED SALARY RATE	5,431,427		
2856			62,440	41,040	2866	SALARIES AND BENEFITS FROM OPERATING TRUST FUND	POSITIONS	65.00	6,988,620
2857	EXPENSES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND		125,243	202 526	2867	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND			18,082
2858	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		11.736	282,536	2868	EXPENSES FROM OPERATING TRUST FUND			1,025,647
	FROM OPERATING TRUST FUND		11,/30	5,000	2869	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND			65,000
2859	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADM HEARINGS FROM GENERAL REVENUE FUND		754,493		2870	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND			185,495
2860	SPECIAL CATEGORIES CONTRACTED SERVICES		131,173		2871	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			103, 173

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION
FROM OPERATING TRUST FUND	18,850	Nos. 720:0139, 590:1998, 590:2226, 590:2348, 590:2523, 590:2664, 590:2681, 590:2720 or 590:M139, or any other lease, by the Agency for
2872 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUST FUND	1,000	State Technology, including any one or more predecessor agencies, notwithstanding any lease or contract to the contrary. The Agency for State Technology is prohibited from expending any specific appropriation
2873 SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	31,500	from the General Revenue Fund, any trust fund or from any other source for the rent, lease or possession of any space for offices or other purpose or use at Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease Nos. 720:0139, 590:1998, 590:2226, 590:2348, 590:2523, 590:2664, 590:2681, 590:2720 or
2874 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		590:M139, or any other lease.  From the funds provided in Specific Appropriations 2884 through 2913,
PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	21,332	the Agency for State Technology shall submit quarterly reports on all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management
TOTAL: PROGRAM: ADJUDICATION OF DISPUTES FROM TRUST FUNDS	8,355,526	employees and division or program directors. Each quarterly report shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e)
TOTAL POSITIONS	8,355,526	confirmation of agency head authorization if required by HB 5003, and (f) total travel cost. The report shall be submitted to the chair of the Senate Committee on Appropriations, the chair of the House of
PROGRAM: WORKERS' COMPENSATION APPEALS - JUDGES OF COMPENSATION CLAIMS		Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be submitted on July 15, 2016, for the period of April 1, 2016, through
APPROVED SALARY RATE 9,556,592		June 30, 2016, and quarterly thereafter.
2875 SALARIES AND BENEFITS POSITIONS 176.00 FROM OPERATING TRUST FUND	13,465,634	EXECUTIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 2,210,282
2876 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	17,836	2884 SALARIES AND BENEFITS POSITIONS 25.00 FROM GENERAL REVENUE FUND 2,957,608
2877 EXPENSES FROM OPERATING TRUST FUND	2,695,842	2885 EXPENSES FROM GENERAL REVENUE FUND
2878 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	64,916	2886 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
2879 SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	1,023,324	2887 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 317,627
2880 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	72,286	2888 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
2881 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES		FROM GENERAL REVENUE FUND 3,483  2889 SPECIAL CATEGORIES
FROM OPERATING TRUST FUND	1,279	ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND 10,000
LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM OPERATING TRUST FUND	44,000	2890 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2883 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 8,594
PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	62,148	2891 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)
TOTAL: PROGRAM: WORKERS' COMPENSATION APPEALS - JUDGES OF COMPENSATION CLAIMS FROM TRUST FUNDS	17,447,265	FROM GENERAL REVENUE FUND
TOTAL POSITIONS 176.00	17 447 065	FROM GENERAL REVENUE FUND 3,575,630
TOTAL ALL FUNDS	17,447,265	TOTAL POSITIONS
		DATA CENTER ADMINISTRATION

No funds are appropriated in Specific Appropriations 2884 through 2913 and section 90 for the payment of rent, lease or possession of space for offices or any other purpose or use at Northwood Centre, 1940 North
Monroe Street, Tallahassee, Florida, pursuant to State of Florida Lease

DATA CENTER ADMINISTRATION

Funds and positions positions profices or any other purpose or use at Northwood Centre, 1940 North
Sections 33 and 37 of characteristics.

Funds and positions provided in Specific Appropriations 2892 through 2913 from the Working Capital Trust Fund shall be utilized pursuant to Sections 33 and 37 of chapter 2014-221, Laws of Florida. The Agency for

FROM WORKING CAPITAL TRUST FUND . .

SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION State Technology must develop a cost allocation plan that defines how 2905 SPECIAL CATEGORIES each position and associated funds are cost-allocated and identifies by CONTRACTED SERVICES FROM WORKING CAPITAL TRUST FUND . . service how each position and funds support the Fiscal Year 2016-2017 22.906.904 Data Center Services Catalog. From the funds provided in Specific Appropriation 2905, \$500,000 shall be held in reserve. The agency is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter APPROVED SALARY RATE 3,008,152 SALARIES AND BENEFITS POSTTIONS 48.00 216, Florida Statutes. Any request for release of funds shall include a FROM WORKING CAPITAL TRUST FUND . . plan for how the funds will be expended for increases in customer 4,322,626 gervices OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND . . 2906 SPECIAL CATEGORIES 195,594 CLOUD COMPUTING SERVICES FROM WORKING CAPITAL TRUST FUND . . 2894 EXPENSES 100,000 FROM WORKING CAPITAL TRUST FUND . . 1,086,009 2907 SPECIAL CATEGORIES OPERATING CAPITAL OUTLAY RISK MANAGEMENT INSURANCE 2895 FROM WORKING CAPITAL TRUST FUND . . 27,000 FROM WORKING CAPITAL TRUST FUND . . 108,653 2896 SPECIAL CATEGORIES 2908 SPECIAL CATEGORIES CONTRACTED SERVICES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM WORKING CAPITAL TRUST FUND . . 527.981 FROM WORKING CAPITAL TRUST FUND . . 5.459.127 From the funds provided in Specific Appropriation 2896, \$220,000 in 2909 SPECIAL CATEGORIES nonrecurring funds is provided to the Agency for State Technology to LEASE OR LEASE-PURCHASE OF EQUIPMENT collaborate with the Cybercrime Office of the Department of Law FROM WORKING CAPITAL TRUST FUND . . 4,740,774 Enforcement and provide information security training to the information security managers and their staff of the state agencies that are 2910 SPECIAL CATEGORIES currently customers of the State Data Center and to the information DISASTER RECOVERY SERVICE security managers and their staff of the Division of Administrative FROM WORKING CAPITAL TRUST FUND . . 4,527,033 Hearings, the Division of Emergency Management, the Department of Agriculture and Consumer Services, the Department of Law Enforcement, 2911 SPECIAL CATEGORIES the Department of Legal Affairs, the Office of Early Learning, the TRANSFER TO DEPARTMENT OF MANAGEMENT Florida Commission on Offender Review, and the Guardian Ad Litem. The SERVICES - HUMAN RESOURCES SERVICES information security training must be delivered by certified training PURCHASED PER STATEWIDE CONTRACT providers and prior to providing the information security training, the FROM WORKING CAPITAL TRUST FUND . . 57,759 agency must establish an information security training service within its State Data Center service catalog. 2912 DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER SPECIAL CATEGORIES FROM WORKING CAPITAL TRUST FUND . . 52,000 RISK MANAGEMENT INSURANCE FROM WORKING CAPITAL TRUST FUND . . 2913 DATA PROCESSING SERVICES 7,800 OTHER DATA PROCESSING SERVICES FROM WORKING CAPITAL TRUST FUND . . 2898 SPECIAL CATEGORIES 5.677.485 LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM WORKING CAPITAL TRUST FUND . . 10,574 TOTAL: STATE DATA CENTER FROM TRUST FUNDS . . . . . . . . . . . . . . . . 61.742.961 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT TOTAL POSITIONS . . . . . . . . . . . . 158 00 SERVICES - HUMAN RESOURCES SERVICES TOTAL ALL FUNDS . . . . . . . . . . . . . 61,742,961 PURCHASED PER STATEWIDE CONTRACT FROM WORKING CAPITAL TRUST FUND . . 17.928 TOTAL: MANAGEMENT SERVICES, DEPARTMENT OF FROM GENERAL REVENUE FUND . . . . . 70,655,278 TOTAL: DATA CENTER ADMINISTRATION FROM TRUST FUNDS . . . . . . . . . . . . 629.783.667 FROM TRUST FUNDS . . . . . . . . . . . . 6,195,512 TOTAL POSITIONS . . . . . . . . . . . . . . 1,304.00 TOTAL ALL FUNDS . . . . . . . . . . . . TOTAL POSITIONS . . . . . . . . . . . . 48.00 700,438,945 TOTAL ALL FUNDS . . . . . . . . . . . . 6,195,512 TOTAL APPROVED SALARY RATE . . . . 68,407,303 STATE DATA CENTER MILITARY AFFAIRS, DEPARTMENT OF APPROVED SALARY RATE 9,052,428 PROGRAM: READINESS AND RESPONSE POSTTTONS SALARIES AND BENEFITS 158.00 DRUG INTERDICTION AND PREVENTION 2900 FROM WORKING CAPITAL TRUST FUND . . 12,330,509 EXPENSES OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND . . . 75,000 FROM WORKING CAPITAL TRUST FUND . . FROM FEDERAL LAW ENFORCEMENT TRUST 434.221 305,000 EXPENSES FROM WORKING CAPITAL TRUST FUND . . 5.287.162 2915 OPERATING CAPITAL OUTLAY FROM FEDERAL LAW ENFORCEMENT TRUST OPERATING CAPITAL OUTLAY 2903 200.000

61,334

# JOURNAL OF THE SENATE

SPECIF				SPECI			
2916	PRIATION SPECIAL CATEGORIES PROJECTS, CONTRACTS AND GRANTS FROM FEDERAL GRANTS TRUST FUND		6,600,000	APPRO	FROM CAMP BLANDING MANAGEMENT	30,744	
2917	SPECIAL CATEGORIES GRANTS AND AIDS TO COMMUNITY SERVICES FROM FEDERAL LAW ENFORCEMENT TRUST FUND		100,000	2930	TRUST FUND		8,575
2918	SPECIAL CATEGORIES CONTRACTED SERVICES		100,000		STATEWIDE FROM GENERAL REVENUE FUND	1,700,000	
2919	FROM FEDERAL LAW ENFORCEMENT TRUST FUND		10,000	2931	FIXED CAPITAL OUTLAY FLORIDA READINESS CENTERS REVITALIZATION PLAN - STATEWIDE FROM GENERAL REVENUE FUND		
2313	MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL LAW ENFORCEMENT TRUST		10.000	Fui	nds in Specific Appropriation 2931 are d revitalization of the West Palm Beach (C	provided for the	restoration
<b>ጥ</b> ∩ሞአፒ.•	FUND		10,000		FIXED CAPITAL OUTLAY	.alloway) Armory.	
IUIAL:	FROM TRUST FUNDS		7,300,000 7,300,000	2332	FACILITIES SECURITY ENHANCEMENTS FROM GENERAL REVENUE FUND	2,000,000	
MTT TM7			7,300,000	TOTAL	: MILITARY READINESS AND RESPONSE	20 246 102	
	ARY READINESS AND RESPONSE				FROM GENERAL REVENUE FUND FROM TRUST FUNDS	20,346,123	2,288,906
2920	APPROVED SALARY RATE 4,113,925  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	108.00			TOTAL POSITIONS	108.00	22,635,029
	FROM CAMP BLANDING MANAGEMENT TRUST FUND	1,033,000	1,196,394		TIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 1,882,498		
2921	OTHER PERSONAL SERVICES FROM CAMP BLANDING MANAGEMENT TRUST FUND		18,172		SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	26.00 2,637,747	
2922	EXPENSES FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT	4,690,563		2934	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	54,533	
	FROM CAMP BLANDING MANAGEMENT TRUST FUND		95,005	2935	EXPENSES FROM GENERAL REVENUE FUND	698.015	
2923	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	137,810		2936	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		
2924	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	40,000		2937	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
	FROM CAMP BLANDING MANAGEMENT TRUST FUND		63,678	2938	FROM GENERAL REVENUE FUND	25,000	
2925	SPECIAL CATEGORIES NATIONAL GUARD TUITION ASSISTANCE FROM GENERAL REVENUE FUND	3,506,900		2730	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	48,437	
2926	SPECIAL CATEGORIES CONTRACTED SERVICES	, ,		2939	SPECIAL CATEGORIES LEGAL SERVICES CONTRACT FROM GENERAL REVENUE FUND	5,000	
	FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT TRUST FUND	413,500	25,000	2940	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	30,200	
2927	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM GENERAL REVENUE FUND FROM CAMP BLANDING MANAGEMENT	171,000		2941		22,000	
2928	TRUST FUND		205,000	2942		22,000	
2,20	RISK MANAGEMENT INSURANCE FROM CAMP BLANDING MANAGEMENT TRUST FUND		677,082	2943	FROM GENERAL REVENUE FUND	10,000	
2929			,		WORKER'S COMPENSATION FOR STATE ACTIVE DUTY - FLORIDA NATIONAL GUARD FROM GENERAL REVENUE FUND	142,116	

SPECIF APPROF	RIATION SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL POSITIONS
0045		8,914		TOTAL: MILITARY AFFAIRS, DEPARTMENT OF FROM GENERAL REVENUE FUND
2945	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	20,094		TOTAL POSITIONS
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	3,810,182		PUBLIC SERVICE COMMISSION
	TOTAL POSITIONS	26.00	3,810,182	From the funds provided in Specific Appropriations 2956 through 2986, the Public Service Commission shall submit quarterly reports on all travel related to training, seminars, workshops, conferences, or similarly purposed travel that was completed by senior management
FEDERA	L/STATE COOPERATIVE AGREEMENTS			employees and division or program directors. Each quarterly report
P	APPROVED SALARY RATE 10,591,744			shall include the following information: (a) employee name, (b) position title, (c) purpose of travel, (d) dates and location of travel, (e) confirmation of agency head authorization if required by HB 5003, and
2946	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	319.00 447,723	14,486,494	(f) total travel cost. The report shall be submitted to the chair of the Senate Committee on Appropriations, the chair of the House of Representatives Appropriations Committee, and the Executive Office of the Governor's Office of Policy and Budget. The first report shall be
2947	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		87,000	submitted on July 15, 2016, for the period of April 1, 2016, through June 30, 2016, and quarterly thereafter.
2948	EXPENSES			PROGRAM: COMMISSIONERS AND ADMINISTRATIVE SERVICES
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	521,540	12,298,596	PUBLIC SERVICE COMMISSIONERS
2949	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND		747,970	APPROVED SALARY RATE 1,492,802
2950	FOOD PRODUCTS			2956 SALARIES AND BENEFITS POSITIONS 18.00 FROM REGULATORY TRUST FUND
	FROM FEDERAL GRANTS TRUST FUND		500,000	2957 EXPENSES
2951	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES			FROM REGULATORY TRUST FUND
2052	FROM FEDERAL GRANTS TRUST FUND		341,950	2958 SPECIAL CATEGORIES CONTRACTED SERVICES
2952	SPECIAL CATEGORIES CONTRACTED SERVICES			FROM REGULATORY TRUST FUND
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	2,643,150	4,978,115	2959 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND
295	om the recurring general revenue funds 12, \$750,000 is provided for the F 250,000 is provided for the About Face Pro	orward March Pi		2960 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
	•			SERVICES - HUMAN RESOURCES SERVICES
295	om the nonrecurring general revenue fund 12, \$500,000 is provided to the National Clusively to support National Guard me	Guard Foundation	to be used	PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND
fam	nilies in circumstances of exceptional fina	ncial need.		TOTAL: PUBLIC SERVICE COMMISSIONERS FROM TRUST FUNDS
2953	SPECIAL CATEGORIES MAINTENANCE AND OPERATIONS CONTRACTS FROM FEDERAL GRANTS TRUST FUND		920,000	TOTAL POSITIONS
2954	SPECIAL CATEGORIES			EXECUTIVE DIRECTION AND SUPPORT SERVICES
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM FEDERAL GRANTS TRUST FUND		30,000	APPROVED SALARY RATE 3,082,160
2955	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			2961 SALARIES AND BENEFITS POSITIONS 57.00 FROM REGULATORY TRUST FUND
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND		110,378	2962 OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND
TOTAL:	FEDERAL/STATE COOPERATIVE AGREEMENTS	0.650.655		2963 EXPENSES
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	3,612,413	34,500,503	FROM REGULATORY TRUST FUND
				2964 OPERATING CAPITAL OUTLAY

SPECIF	N 6 - GENERAL GOVERNMENT IC RIATION			SPECI	ON 6 - GENERAL GOVERNMENT FIC PRIATION		
APPROP	FROM REGULATORY TRUST FUND		266,200	APPRO	FROM TRUST FUNDS		2,544,967
2964A	SPECIAL CATEGORIES ACOUISITION OF MOTOR VEHICLES				TOTAL POSITIONS	27.00	2,623,302
	FROM REGULATORY TRUST FUND		60,000	PROGR	AM: UTILITY REGULATION AND CONSUMER		2,023,302
Ser rep unl	m the funds provided in Specific Appr vice Commission may purchase one or lacement when the mileage of a vehicle is ess it is determined by the executiv lacement is a critical safety issue, or ba	more motor veh in excess of 150 e director that t	nicles for 0,000 miles the vehicle	ASSIS			
cir	cumstances as provided for in section 287.	14(3), Florida St	catutes.	2976	SALARIES AND BENEFITS POSITIONS	146.00	
2965	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND		263,067		FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	113,949	9,711,438
2966	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			2977	OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND		86,330
2967	FROM REGULATORY TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		17,704	2978	EXPENSES FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	20,260	1,299,063
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		24,148	2979	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND		181,968
2968	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM REGULATORY TRUST FUND		7,652	2980	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		44,280
2969	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM REGULATORY TRUST FUND		45,699	2981	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS		5,994,518		FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	675	46,209
	TOTAL POSITIONS	57.00	5,994,518	TOTAL	: UTILITY REGULATION FROM GENERAL REVENUE FUND	134,884	11,369,288
LEGAL	SERVICES				TOTAL POSITIONS	146.00	11,504,172
A	PPROVED SALARY RATE 1,681,520			AUDTT	ING AND PERFORMANCE ANALYSIS		11,501,172
2970	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	27.00 72,013	2,122,496		APPROVED SALARY RATE 1,501,193		
2971	OTHER PERSONAL SERVICES FROM REGULATORY TRUST FUND		17,000	2982	SALARIES AND BENEFITS POSITIONS FROM REGULATORY TRUST FUND	29.00	1,997,871
2972	EXPENSES FROM GENERAL REVENUE FUND	5,984	,	2983	EXPENSES FROM REGULATORY TRUST FUND		375,375
2973	FROM REGULATORY TRUST FUND		348,768	2984	SPECIAL CATEGORIES CONTRACTED SERVICES FROM REGULATORY TRUST FUND		12,955
2974	CONTRACTED SERVICES FROM REGULATORY TRUST FUND		37,955	2985	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		8,958
2975	RISK MANAGEMENT INSURANCE FROM REGULATORY TRUST FUND		8,663	2986			0,730
נונט	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		10,077
	FROM GENERAL REVENUE FUND FROM REGULATORY TRUST FUND	338	10,085	TOTAL	: AUDITING AND PERFORMANCE ANALYSIS FROM TRUST FUNDS		2,405,236
TOTAL:	LEGAL SERVICES FROM GENERAL REVENUE FUND	78,335			TOTAL POSITIONS	29.00	2,405,236

SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION TOTAL: PUBLIC SERVICE COMMISSION FROM GENERAL REVENUE FUND FROM TRUST FUNDS		213,219	24,785,070	SPECIA APPROI 2993	ON 6 - GENERAL GOVERNMENT FIC PRIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	29,334 6,288
TOTAL POSITIONS TOTAL ALL FUNDS TOTAL APPROVED SALARY RATE		277.00	24,998,289	2004	FROM OPERATING TRUST FUND	58,122
REVENUE, DEPARTMENT OF		15,194,717		2994	SPECIAL CATEGORIES TENANT BROKER COMMISSIONS FROM OPERATING TRUST FUND	350,000
No funds are appropriated in Spe and section 62 for the payment of offices or any other purpose Monroe Street, Tallahassee, Flori	rent, lease o or use at Nor ida, pursuant	r possession of s thwood Centre, 19 to State of Flori	space for 940 North ida Lease	2995	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	16,864
Nos. 720:0139, 730:0239 or 730 Department of Revenue, notwiths contrary. The Department of Re specific appropriation from the G from any other source for the rent	standing any evenue is proh General Revenu	lease or contractibited from exper e Fund, any trust	ct to the nding any t fund or	2996	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	395,366
offices or other purpose or use Street, Tallahassee, Florida, p 720:0139, 730:0239 or 730:M139, or	pursuant to St	ate of Florida Le			FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	153,670 233,048
From the funds provided in Specthe Department of Revenue shall related to training, seminars,	submit quarte	rly reports on al	ll travel	TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	547,091 14,790,904
purposed travel that was comple division or program directors. F following information: (a) empl	eted by senior Each quarterly loyee name,	management emplor report shall ind (b) position ti	oyees and clude the itle, (c)		TOTAL POSITIONS	28,337,995
purpose of travel, (d) dates and l agency head authorization if rec cost. The report shall be su	quired by HB 5 ubmitted to	003, and (f) tota the chair of the	al travel ne Senate		RTY TAX OVERSIGHT APPROVED SALARY RATE 7,786,251	
Committee on Appropriations, the Appropriations Committee, and to Office of Policy and Budget. July 15, 2016, for the period of	the Executive The first rep	Office of the Go ort shall be subm	overnor's mitted on	2997	FROM GENERAL REVENUE FUND 10,6 FROM CERTIFICATION PROGRAM TRUST	528,220
and quarterly thereafter.  PROGRAM: ADMINISTRATIVE SERVICES PROG	GRAM			2998	FUND	208,138
EXECUTIVE DIRECTION AND SUPPORT SERVI	ICES				FROM GENERAL REVENUE FUND	21,170
APPROVED SALARY RATE 13,	,665,082			2999	EXPENSES FROM GENERAL REVENUE FUND	385,509
2987 SALARIES AND BENEFITS PC FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FUN FROM OPERATING TRUST FUND .	 ND	261.00 10,210,075	5,910,882 2,341,707	3000	AID TO LOCAL GOVERNMENTS AERIAL PHOTOGRAPHY AND MAPPING FROM GENERAL REVENUE FUND	265,870 876,266
2988 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND .			73,740		om the funds in Specific Appropriation nrecurring funds from the General Revenue Fur	3000, \$265,870 in
2989 EXPENSES FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FUN FROM OPERATING TRUST FUND .	ND	355,008	461,726 1,324,170	COL	partment of Revenue to fund aerial photogram unties with a population of 50,000 or less.  OPERATING CAPITAL OUTLAY	ohy and mapping for
2990 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . FROM OPERATING TRUST FUND .		6,929	17,985	3002	ACQUISITION OF MOTOR VEHICLES	16,012 60,000
2991 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINI HEARINGS FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FUN FROM OPERATING TRUST FUND .	 ND	1,215,169	2,358,859 66,509	of the det cri	om the funds provided in Specific Appropriation Revenue may purchase one or more motor vehicles e mileage of a vehicle is in excess of 150,00 termined by the executive director that the vehi litical safety issue, or based on emergency or unfo provided in section 287.14(3), Florida Statutes.	3002, the Department for replacement when 00 miles unless it is icle replacement is a
2992 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FUN FROM OPERATING TRUST FUND .	ND	318,346	281,028 1,153,170	3003	SPECIAL CATEGORIES PROPERTY APPRAISER AND TAX COLLECTOR CERTIFICATION PROGRAM FROM CERTIFICATION PROGRAM TRUST FUND	485,000

**1362** 

March 11, 2016

SPECI				SECTION 6 - GENERAL GOVERNMENT SPECIFIC
3004	RIATION SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	258,311		APPROPRIATION TRUST FUND
3005	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			SYSTEM TRUST FUND
3006	FROM GENERAL REVENUE FUND	156,428		3015 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 446,684
3000	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	22,000		FROM FEDERAL GRANTS TRUST FUND 867,088
3006A	SPECIAL CATEGORIES FISCALLY CONSTRAINED COUNTIES - CONSERVATION LANDS			3016 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND 98,994  FROM FEDERAL GRANTS TRUST FUND
3007	FROM GENERAL REVENUE FUND	501,972		3017 FINANCIAL ASSISTANCE PAYMENTS CHILD SUPPORT INCENTIVE PAYMENTS -
	FISCALLY CONSTRAINED COUNTIES FROM GENERAL REVENUE FUND	24,700,073		POLITICAL SUBDIVISIONS FROM CHILD SUPPORT INCENTIVE TRUST FUND
TOTAL	PROPERTY TAX OVERSIGHT FROM GENERAL REVENUE FUND	37,515,565	1,569,404	3018 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)
	TOTAL POSITIONS	169.00	39,084,969	FROM GENERAL REVENUE FUND 60,730 FROM FEDERAL GRANTS TRUST FUND
	SUPPORT ENFORCEMENT			3019 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)
	APPROVED SALARY RATE 75,165,341			FROM GENERAL REVENUE FUND 471,246 FROM FEDERAL GRANTS TRUST FUND
3008	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND	34,979,587	1,479,411	The funds provided in Specific Appropriation 3019 shall not be utilized for any costs related to the potential expansion of floor space operated and managed by the Northwest Regional Data Center.
3009	FROM FEDERAL GRANTS TRUST FUND OTHER PERSONAL SERVICES		70,798,470	TOTAL: CHILD SUPPORT ENFORCEMENT  FROM GENERAL REVENUE FUND
3003	FROM GENERAL REVENUE FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND	280,411	175,833	TOTAL POSITIONS
	FROM FEDERAL GRANTS TRUST FUND		973,486	GENERAL TAX ADMINISTRATION
3010	FROM GENERAL REVENUE FUND	7,575,371		APPROVED SALARY RATE 93,016,152
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND		13,336 14,813,585	3020 SALARIES AND BENEFITS POSITIONS 2,244.00  FROM GENERAL REVENUE FUND
3011	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	189,648	368,140	3021 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 6,292 FROM OPERATING TRUST FUND
3012	SPECIAL CATEGORIES TRANSFER GENERAL REVENUE TO CHILD SUPPO ENFORCEMENT FROM GENERAL REVENUE FUND			3022 EXPENSES  FROM GENERAL REVENUE FUND 1,543,383  FROM FEDERAL GRANTS TRUST FUND
3013	SPECIAL CATEGORIES	2,211,50,		3023 AID TO LOCAL GOVERNMENTS
3014	CHILD SUPPORT ENFORCEMENT ANNUAL FEE FROM GENERAL REVENUE FUND	2,080,000		GRANTS AND AID TO LOCAL GOVERNMENT/ DISTRIBUTION TO CLERKS OF COURT FROM THE CLERKS OF THE COURT TRUST FUND
JULT	PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT FROM GENERAL REVENUE FUND	17,816,545		3024 AID TO LOCAL GOVERNMENTS EMERGENCY DISTRIBUTIONS
	FROM CHILD SUPPORT INCENTIVE TRUST FUND		32,782,300	FROM LOCAL GOVERNMENT HALF-CENT SALES TAX CLEARING TRUST FUND 21,407,042
	APPLICATION AND PROGRAM REVENUE			3025 AID TO LOCAL GOVERNMENTS

SECTION SPECIAL SPECIA	N 6 - GENERAL GOVERNMENT			SECTION 6 - GENERAL GOVERNMENT SPECIFIC
	RIATION			APPROPRIATION
	INMATE SUPPLEMENTAL DISTRIBUTION			3037 SPECIAL CATEGORIES
	FROM LOCAL GOVERNMENT HALF-CENT		500 050	LEASE OR LEASE-PURCHASE OF EQUIPMENT
	SALES TAX CLEARING TRUST FUND		592,958	FROM FEDERAL GRANTS TRUST FUND
3026				IRON OTHER IROUT FORD
	FROM GENERAL REVENUE FUND	64,556	27,701	3038 DATA PROCESSING SERVICES
	FROM FEDERAL GRANTS TRUST FUND			STATE DATA CENTER - AGENCY FOR STATE
	FROM OPERATING TRUST FUND		608,081	TECHNOLOGY (AST) FROM GENERAL REVENUE FUND
3027	SPECIAL CATEGORIES			FROM FEDERAL GRANTS TRUST FUND
	CONTRACTED SERVICES			FROM OPERATING TRUST FUND
	FROM GENERAL REVENUE FUND		4 00-	AAAA DARA DAAGAAAAA AAAAAAA
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		1,357,735 2,912,229	3039 DATA PROCESSING SERVICES NORTHWEST REGIONAL DATA CENTER (NWRDC)
	FROM OTBRATING TROOF FORD		2,712,227	FROM GENERAL REVENUE FUND 1 533 484
3028	SPECIAL CATEGORIES			FROM FEBERAL GRANTS TRUST FUND
	PURCHASE OF SERVICES - COLLECTION AGENC	CIES		FROM OPERATING TRUST FUND
	FROM OPERATING TRUST FUND		2,500,000	The funds provided in Specific Appropriation 3039 shall not be
3029	SPECIAL CATEGORIES			utilized for any costs related to the potential expansion of floor space
	RISK MANAGEMENT INSURANCE			operated and managed by the Northwest Regional Data Center.
	FROM GENERAL REVENUE FUND	560,025		
	FROM OPERATING TRUST FUND		536,836	From the funds provided in Specific Appropriation 3039, \$1,304,043 in
3030	SPECIAL CATEGORIES			recurring funds and \$195,957 in nonrecurring funds from the General Revenue Fund are provided for the Department of Revenue to acquire a
3030	LEASE OR LEASE-PURCHASE OF EQUIPMENT			managed security service. These funds may not be used to acquire
	FROM GENERAL REVENUE FUND	214,749		contract support personnel for security residency services.
	FROM OPERATING TRUST FUND		127,251	MOMBAT TANDONANTON MEGINALOGY
т∩тат.	GENERAL TAX ADMINISTRATION			TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND
1011111.	FROM GENERAL REVENUE FUND	86,460,054		FROM TRUST FUNDS
	FROM TRUST FUNDS		138,844,634	
	MOMENT DOCUMENTONS	0.044.00		TOTAL POSITIONS 170.00
	TOTAL POSITIONS	2,244.00	225,304,688	TOTAL ALL FUNDS
	101112 1122 101120 1 1 1 1 1 1 1 1 1 1 1		223/301/000	
				TOTAL: REVENUE, DEPARTMENT OF
PROGRA	M: INFORMATION SERVICES PROGRAM			FROM GENERAL REVENUE FUND 210,947,320
	M: INFORMATION SERVICES PROGRAM			FROM GENERAL REVENUE FUND
INFORM				FROM GENERAL REVENUE FUND
INFORM	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158	170.00		FROM GENERAL REVENUE FUND
INFORM	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS	170.00 4.422.870		FROM GENERAL REVENUE FUND
INFORM	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158	170.00 4,422,870	2,134,803	FROM GENERAL REVENUE FUND
INFORM	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND		2,134,803 3,968,876	FROM GENERAL REVENUE FUND
INFORM 7 3031	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND			FROM GENERAL REVENUE FUND
INFORM	PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,422,870		FROM GENERAL REVENUE FUND
INFORM 7 3031	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND			FROM GENERAL REVENUE FUND
INFORM 7 3031	PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	4,422,870	3,968,876	FROM GENERAL REVENUE FUND
INFORM # 3031	PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	4,422,870	120,772	FROM GENERAL REVENUE FUND
INFORM 7 3031	PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND EXPENSES	4,422,870 172,260	120,772	FROM GENERAL REVENUE FUND
INFORM # 3031	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,422,870	120,772	FROM GENERAL REVENUE FUND
INFORM # 3031	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND FROM OPERATING TRUST FUND EXPENSES FROM GENERAL REVENUE FUND	4,422,870 172,260	120,772 29,252	FROM GENERAL REVENUE FUND
INFORM 7 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  EXPENSES FROM OPERATING TRUST FUND FROM GENERAL REVENUE FUND  EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  FROM FEDERAL GRANTS TRUST FUND	4,422,870 172,260	3,968,876 120,772 29,252 218,073	FROM GENERAL REVENUE FUND
INFORM # 3031	PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  FROM FEDERAL GRANTS TRUST FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND	4,422,870 172,260 1,000	3,968,876 120,772 29,252 218,073	FROM GENERAL REVENUE FUND
INFORM 7 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND	4,422,870 172,260	3,968,876 120,772 29,252 218,073 2,049,004	FROM GENERAL REVENUE FUND
INFORM 7 3031 3032 3033	PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND  OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	4,422,870 172,260 1,000	120,772 29,252 218,073 2,049,004	FROM GENERAL REVENUE FUND
INFORM 1 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND  FROM OPERATING TRUST FUND  OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND  FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND	4,422,870 172,260 1,000	3,968,876 120,772 29,252 218,073 2,049,004	FROM GENERAL REVENUE FUND
INFORM 7 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND  FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND	4,422,870 172,260 1,000	3,968,876 120,772 29,252 218,073 2,049,004	FROM GENERAL REVENUE FUND
INFORM 1 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,422,870 172,260 1,000	3,968,876  120,772 29,252  218,073 2,049,004	FROM GENERAL REVENUE FUND
INFORM 1 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND	4,422,870 172,260 1,000	3,968,876  120,772 29,252  218,073 2,049,004  227,029 274,310	FROM GENERAL REVENUE FUND
INFORM 1 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	4,422,870 172,260 1,000	3,968,876  120,772 29,252  218,073 2,049,004	FROM GENERAL REVENUE FUND
INFORM 1 3031 3032 3033	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND	4,422,870 172,260 1,000	3,968,876  120,772 29,252  218,073 2,049,004  227,029 274,310	FROM GENERAL REVENUE FUND
INFORM 7 3031 3032 3033 3034 3035	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	4,422,870 172,260 1,000 2,233	3,968,876  120,772 29,252  218,073 2,049,004  227,029 274,310	FROM GENERAL REVENUE FUND
INFORM 7 3031 3032 3033 3034 3035	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM PEDERAL GRANTS TRUST FUND	4,422,870 172,260 1,000	3,968,876  120,772 29,252  218,073 2,049,004  227,029 274,310  1,977,349 1,332,100	FROM GENERAL REVENUE FUND
INFORM 7 3031 3032 3033 3034 3035	ATION TECHNOLOGY  PPROVED SALARY RATE 7,646,158  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  EXPENSES FROM GENERAL REVENUE FUND  FROM FEDERAL GRANTS TRUST FUND  FROM OPERATING TRUST FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES FROM GENERAL REVENUE FUND  FROM OPERATING TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	4,422,870 172,260 1,000 2,233	3,968,876  120,772 29,252  218,073 2,049,004  227,029 274,310	FROM GENERAL REVENUE FUND

525,000

2,787,751

300,058

800,000

3,000,000

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SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 3042 EXPENSES			SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION CONSTITUTION	
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		6,555	FROM GENERAL REVENUE FUND	540,000
3043 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,250		3057 SPECIAL CATEGORIES VOTING SYSTEMS ASSISTANCE FROM FEDERAL GRANTS TRUST FUND	525,00
3044 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	168,475		3058 SPECIAL CATEGORIES STATEWIDE VOTER REGISTRATION SYSTEM - HE AMERICA VOTE ACT (HAVA) FROM FEDERAL GRANTS TRUST FUND	
3045 SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND	300,000		3059 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	283,502
3046 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	31,921		FROM FEDERAL GRANTS TRUST FUND  3060 SPECIAL CATEGORIES ASSISTANCE FOR INDIVIDUALS WITH	300,05
3047 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	28,529		DISABILITIES FROM FEDERAL GRANTS TRUST FUND	800,00
3048 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			3061 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	92,715
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	26,896	3,992	ELECTION FRAUD PREVENTION FROM GENERAL REVENUE FUND	445,379
3049 DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	1.531.578		3063 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	29,669
3050 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND			3064 SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL ELECTION ACTIVITIES (HELP AMERICA VOTE ACT) FROM FEDERAL GRANTS TRUST FUND	3,000,00
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND			Funds in Specific Appropriation 3064 sh supervisors of elections to be used for	all be distributed to county or election administration
	96.00	1,546,968	activities such as voter education; pollwo elections results reporting; or other fed activities as approved by the Department of	eral election administrative
TOTAL ALL FUNDS		9,892,803	County supervisors of elections will receive the Department of State a detailed description	on of the programs that will
ELECTIONS			be implemented. Funds distributed to courequire a certification from the county provided in an amount equal to fifteen	that matching funds will be
APPROVED SALARY RATE 2,155,709  3051 SALARIES AND BENEFITS POSITIONS	56.00		received from the state.  Also, before a county supervisor of elections and the state.	
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	1,167,694	1,929,002	software or hardware technology, including emerging technology that enhances or far absentee ballots, the casting and counting or	cilitates the delivery of
3052 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	87,150	318,195	audits or recount processes, and the complete official election results, the first be certified or approved, whiche Department of State. Additionally, before	software or technology must ver is applicable by the
3053 EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	725,950	604,437	funds for emerging or enhancing technologuelections and the chairperson of the county that the county has purchased and made awfor casting and counting ballots to me	gy, the county supervisor of governing body must certify allable sufficient equipment
3054 AID TO LOCAL GOVERNMENTS SPECIAL ELECTIONS FROM GENERAL REVENUE FUND	478,000		electors including reducing the wait time a voting period and on election day for general election.	t the polls during the early

10,086

3,125

FROM GENERAL REVENUE FUND . . . . .

FROM FEDERAL GRANTS TRUST FUND . . .

ADVERTISING OF PROPOSED AMENDMENTS TO THE

3055 OPERATING CAPITAL OUTLAY

SPECIAL CATEGORIES

To be eligible, a county must segregate federal funds and required county matching dollars in a separate account established to hold only such funds. Funds in this account must be used only for the activities for which the funds were received. Funds shall remain in the account to be used for the same purposes for subsequent years or until such funds are expended. Supervisors of elections shall report to the Department of

SPECIF:	N 6 - GENERAL GOVERNMENT IC RIATION Le any unspent funds remaining on June 30	of each figgal year		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND 3,931
Sta	te any unspent runds remaining on dune 30	or each riscar year.		FROM LAND ACQUISITION TRUST FUND
3065	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	8,162	5,742	3076 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND
3066	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST)			3077 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	93,734	56,524	FROM LAND ACQUISITION TRUST FUND 34,746
TOTAL:	ELECTIONS			3077A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	3,962,041	,329,834	GRANTS AND AIDS - SPECIAL CATEGORIES - ACQUISITION, RESTORATION OF HISTORIC PROPERTIES
	TOTAL POSITIONS	56.00	201 075	FROM GENERAL REVENUE FUND 17,636,559
PROGRAI	TOTAL ALL FUNDS	14,	,291,875	From the funds in Specific Appropriation 3077A, \$10,790,346 of nonrecurring general revenue funds is provided for the 2016-2017 Special
HISTOR	ICAL RESOURCES PRESERVATION AND EXHIBITION			Categories Grants ranked list to fund items ranked 1 through 37, as provided on the Department of State website.
A	PPROVED SALARY RATE 2,010,007			The remaining nonrecurring general revenue funds in Specific Appropriation 3077A shall be allocated as follows:
3067	SALARIES AND BENEFITS POSITIONS	53.00		
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		343,483 ,540,248	Bethel African Methodist Episcopal Church Restoration - St. Petersburg
3068	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		388,090	Marjory Stoneman Douglas Biscayne Nature Center
2060	FROM LAND ACQUISITION TRUST FUND		,407,423	Clearwater Historical Society-Historic South Ward School 500,000 Hotel Ponce De Leon Restoration
3069	EXPENSES FROM FEDERAL GRANTS TRUST FUND		471,690	USS Adams Museum
	FROM LAND ACQUISITION TRUST FUND	1,	,112,549	William Weech American Legion Post 168 - Key West
3070	OPERATING CAPITAL OUTLAY			American Legion Orange Baker Post 187 100,155
	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		15,625 25,000	Masonic Lodge - Rosewood.         172,602           Jake Gaither House.         100,000
			25,000	Historic Captain Jeffries House Restoration 75,000
3071	LUMP SUM HISTORIC PROPERTIES MAINTENANCE			Historic Seminole Theater - Homestead
2250	FROM LAND ACQUISITION TRUST FUND		500,000	TOTAL: HISTORICAL RESOURCES PRESERVATION AND EXHIBITION FROM GENERAL REVENUE FUND 18,080,928
3072	SPECIAL CATEGORIES CONTRACTED SERVICES			FROM TRUST FUNDS
	FROM GENERAL REVENUE FUND		39,245	TOTAL POSITIONS
	FROM FEDERAL GRANTS TRUST FUND FROM LAND ACQUISITION TRUST FUND		461,561	TOTAL ALL FUNDS
3073	SPECIAL CATEGORIES			PROGRAM: CORPORATIONS
3073	GRANTS AND AIDS - HISTORIC PRESERVATION GRANTS			COMMERCIAL RECORDINGS AND REGISTRATIONS
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	268,535	118,250	APPROVED SALARY RATE 3,658,029
	FROM LAND ACQUISITION TRUST FUND	1,	,500,000	3078 SALARIES AND BENEFITS POSITIONS 102.00 FROM GENERAL REVENUE FUND 5,094,660
From the funds in Specific Appropriation 3073, \$1,500,000 of recurring funds from the Land Acquisition Trust Fund, and \$268,535 of nonrecurring general revenue funds is provided for the 2016-2017 Small Matching			rring ching	3079 EXPENSES FROM GENERAL REVENUE FUND 1,703,802
	nts ranked list in its entirety, as pr te website.	ovided on the Departmen	nc of	3080 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 6,715
3074				
	RISK MANAGEMENT INSURANCE FROM LAND ACQUISITION TRUST FUND		36,566	3081 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 143,954
3075	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT			3082 SPECIAL CATEGORIES

1366

March 11, 2016

SPECIE	ON 6 - GENERAL GOVERNMENT FIC PRIATION RICO ACT - ALIEN CORPORATIONS FROM GENERAL REVENUE FUND	261,369		SECTION 6 - GENERAL GOVERNMENT SPECIFIC APPROPRIATION 3095 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 23,112
3083	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	91,007		3096 SPECIAL CATEGORIES  LEASE OR LEASE-PURCHASE OF EQUIPMENT  FROM GENERAL REVENUE FUND
3084	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	5,880		FROM FEDERAL GRANTS TRUST FUND
3085		39,026		3097 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GEMERAL REVENUE FUND
3086	DATA PROCESSING SERVICES STATE DATA CENTER - AGENCY FOR STATE TECHNOLOGY (AST) FROM GENERAL REVENUE FUND	43,606		3097A FIXED CAPITAL OUTLAY LIBRARY CONSTRUCTION GRANTS FROM GENERAL REVENUE FUND 3,000,000
TOTAL	COMMERCIAL RECORDINGS AND REGISTRATIONS FROM GENERAL REVENUE FUND	7,390,019		From the funds in Specific Appropriation 3097A, \$2,000,000 of nonrecurring general revenue funds is provided for the 2016-2017 Library Construction Grants ranked list in its entirety, as provided on the
	TOTAL POSITIONS	102.00	7,390,019	Department of State website.
PROGRA	M: LIBRARY AND INFORMATION SERVICES			The remaining nonrecurring general revenue funds in Specific Appropriation 3097A shall be allocated to the East Lake Community Library in Palm Harbor.
LIBRA	RY, ARCHIVES AND INFORMATION SERVICES			TOTAL: LIBRARY, ARCHIVES AND INFORMATION SERVICES
1	APPROVED SALARY RATE 2,844,095			FROM GENERAL REVENUE FUND
3087	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	69.00 1,332,781	1,460,577 1,062,041	TOTAL POSITIONS 69.00 TOTAL ALL FUNDS
3088	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .		234,688 71,759	CULTURAL AFFAIRS  APPROVED SALARY RATE 1,251,557
3089	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	1,601,831	426,392 485,249	3098 SALARIES AND BENEFITS POSITIONS 35.00 FROM GENERAL REVENUE FUND 698,497 FROM FEDERAL GRANTS TRUST FUND
3090	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIBRARY COOPERATIVES FROM GENERAL REVENUE FUND	2,000,000		3099 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
3091	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIBRARY GRANTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	22,298,834	2,150,606	3100 EXPENSES FROM GENERAL REVENUE FUND
3092	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM RECORDS MANAGEMENT TRUST FUND .	24,960	40,498 9,740	3101 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ARTS GRANTS FROM FEDERAL GRANTS TRUST FUND
3093	SPECIAL CATEGORIES			3102 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	226,633	501,966 187,059	3102A SPECIAL CATEGORIES  GRANTS AND AIDS - CULTURE BUILDS FLORIDA  FROM GENERAL REVENUE FUND
3094	SPECIAL CATEGORIES LIBRARY RESOURCES FROM GENERAL REVENUE FUND	484,388	3,304,848	3103 SPECIAL CATEGORIES GRANTS AND AIDS - CULTURAL AND MUSEUM GRANTS FROM GENERAL REVENUE FUND 16,585,000 FROM GRANTS AND DONATIONS TRUST

SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT

3108

### JOURNAL OF THE SENATE

SECTION 6 - GENERAL GOVERNMENT SECTION 6 - GENERAL GOVERNMENT SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION 4,000,000 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . From the funds in Specific Appropriation 3103, \$5,000,000 of recurring 11.251 general revenue funds, \$10,000,000 of nonrecurring general revenue FROM FEDERAL GRANTS TRUST FUND . . . 1.797 funds, and \$4,000,000 of nonrecurring funds from the Grants and Donations Trust Fund is provided for the 2016-2017 General Program 3108A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND Support ranked list in its entirety, as provided on the Department of NONSTATE ENTITIES - FIXED CAPITAL OUTLAY State website. GRANTS AND AIDS - SPECIAL CATEGORIES -CULTURAL FACILITIES PROGRAM FROM GENERAL REVENUE FUND . . . . . The remaining nonrecurring general revenue funds in Specific 22,338,751 Appropriation 3103 shall be allocated as follows: From the funds in Specific Appropriation 3108A, \$11,906,424 of nonrecurring general revenue funds is provided for the 2016-2017 U.S. Space Walk of Fame Museum - Titusville..... 600.000 Florida Orchestra Residency Program..... Cultural Facilities ranked list in its entirety, as provided on the 750,000 Adrienne Arsht Center Performing Arts Program..... 65,000 Department of State website. Spady Museum.... 20.000 150,000 Actor's Playhouse Performing Arts Program..... The remaining nonrecurring general revenue funds in Specific Appropriation 3108A shall be allocated as follows: 3103A SPECIAL CATEGORIES GRANTS AND AIDS - FINE ARTS ENDOWMENT Polk Museum of Art - Lakeland..... FROM GENERAL REVENUE FUND . . . . . 480,000 3103B SPECIAL CATEGORIES Orlando Science Center.... GRANTS AND AIDS - FLORIDA AFRICAN-AMERICAN Military Museum of South Florida - Miami-Dade County...... 1,500,000 HERITAGE PRESERVATION NETWORK Navy SEAL Museum - Fort Pierce..... 100.000 FROM GENERAL REVENUE FUND . . . . . 400,000 African Museum of Arts and Culture - Miami Gardens...... 110,000 Funds in Specific Appropriation 3103B shall be provided to the Florida Clearwater Marine Aquarium Dolphin Pool Construction...... 1,000,000 African American Heritage Preservation Network (FAAHPN) to be used as Florida Agricultural Museum.... 500.000 follows: (a) 70 percent for grants to its affiliate organizations for Forest Capital Hall Renovation..... 152,327 technology and equipment acquisitions, content and exhibit development, YSPB's Choir in the Glades..... 100,000 preservation of documents and artifacts, or other eligible expense as PIAG Museum.... 250.000 determined by the FAAHPN; (b) 15 percent for FAAHPN activities that serve affiliates, including, but not limited to, informational and technical assistance, professional development, marketing and The Peter Powell Roberts Museum of Art & Culture..... 250.000 Dunedin Museum Expansion..... 395.000 promotions, regional or statewide conferences, or other activities that New Smyrna Beach East Coast Surf Museum..... 175,000 benefit the organization or its affiliates; and (c) 15 percent for FAAHPN administrative costs. The FAAHPN shall submit an annual report of TOTAL: CULTURAL AFFAIRS expenditures, including grant funds disbursed, to the Department of FROM GENERAL REVENUE FUND . . . . . 44.081.028 State in a format approved by the department. No affiliate organization FROM TRUST FUNDS . . . . . . . . . . . . 6,210,420 may be awarded more than 5 percent of the total amount of grants awarded pursuant to this appropriation. TOTAL POSITIONS . . . . . . . . . . . 35.00 TOTAL ALL FUNDS . . . . . . . . . . . . . 50,291,448 SPECIAL CATEGORIES 3104 CONTRACTED SERVICES TOTAL: STATE, DEPARTMENT OF FROM GENERAL REVENUE FUND . . . . . FROM GENERAL REVENUE FUND . . . . . . 90.709 112.960.561 FROM FEDERAL GRANTS TRUST FUND . . . 18.000 FROM TRUST FUNDS . . . . . . . . . . . . . . . . 37.090.269 FROM LAND ACQUISITION TRUST FUND . . 25,000 TOTAL POSITIONS . . . . . . . . . . . 411 00 TOTAL ALL FUNDS . . . . . . . . . . . . 3104A SPECIAL CATEGORIES 150,050,830 TOTAL APPROVED SALARY RATE . . . . GRANTS AND AIDS - FLORIDA ENDOWMENT FOR 17.284.127 THE HUMANITIES FROM GENERAL REVENUE FUND . . . . . 500,000 TOTAL OF SECTION 6 SPECIAL CATEGORIES FROM GENERAL REVENUE FUND . . . . . . 818.628.798 RISK MANAGEMENT INSURANCE FROM TRUST FUNDS . . . . . . . . . . . FROM GENERAL REVENUE FUND . . . . . 16.884 3,748,191,376 TOTAL POSITIONS . . . . . . . . . . . . . . . . . 18,644.25 3105A SPECIAL CATEGORIES FLORIDA HOLOCAUST MUSEUM - ST. PETERSBURG FROM GENERAL REVENUE FUND . . . . . 750.000 TOTAL ALL FUNDS . . . . . . . . . . 4,566,820,174 SPECIAL CATEGORIES SECTION 7 - JUDICIAL BRANCH HOLOCAUST DOCUMENTATION AND EDUCATION The moneys contained herein are appropriated from the named funds to the CENTER FROM GENERAL REVENUE FUND . . . . . 357.000 State Courts System as the amounts to be used to pay salaries, other operational expenditures and fixed capital outlay. SPECIAL CATEGORIES STATE COURT SYSTEM LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND . . . . . 2,094 FROM LAND ACQUISITION TRUST FUND . . 5,796 PROGRAM: SUPREME COURT

COURT OPERATIONS - SUPREME COURT

							,
SECTION SPECIA	ON 7 - JUDICIAL BRANCH			SECTION SPECI	ON 7 - JUDICIAL BRANCH		
	PRIATION				PRIATION		
	APPROVED SALARY RATE 6,266,347			ALTRO	FROM ADMINISTRATIVE TRUST FUND FROM STATE COURTS REVENUE TRUST		225,104
3109	SALARIES AND BENEFITS POSITIONS	99.00			FUND		31,473
	FROM GENERAL REVENUE FUND	4,795,808			FROM COURT EDUCATION TRUST FUND		105,540
	FROM STATE COURTS REVENUE TRUST		3,504,549		FROM FEDERAL GRANTS TRUST FUND		115,003
			5,552,525	3122	EXPENSES		
3110	OTHER PERSONAL SERVICES	222 076			FROM GENERAL REVENUE FUND	1,608,602	204 676
	FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE TRUST	323,876			FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND		284,676 1,904,449
	FUND		60,090		FROM FEDERAL GRANTS TRUST FUND		552,006
2111	EXPENSES				FROM GRANTS AND DONATIONS TRUST FUND		142,355
3111	FROM GENERAL REVENUE FUND	931,578			rund		142,333
				3123	OPERATING CAPITAL OUTLAY		
3112	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	19 371			FROM GENERAL REVENUE FUND	176,329	50,000
	FROM OBNERAL REVENUE FOND	17,311			FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND		10,000
3113	SPECIAL CATEGORIES				FROM FEDERAL GRANTS TRUST FUND		111,376
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	381 565		3124	SPECIAL CATEGORIES		
	THOS GENERAL REVENUE FORD	301,303		3111	CONTRACTED SERVICES		
3114	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	342,030	151 000
	DISCRETIONARY FUNDS OF THE CHIEF JUSTICE FROM GENERAL REVENUE FUND				FROM ADMINISTRATIVE TRUST FUND FROM COURT EDUCATION TRUST FUND		151,000 106,105
					FROM FEDERAL GRANTS TRUST FUND		352,893
	nds in Specific Appropriation 3114 may be Chief Justice to carry out the official				FROM GRANTS AND DONATIONS TRUST		102,000
	nds shall be disbursed by the Chief Finan				FOND		102,000
VOL	uchers authorized by the Chief Justice.	_	-	3125	SPECIAL CATEGORIES		
3115	SPECIAL CATEGORIES				FLORIDA CASES SOUTHERN 2ND REPORTER FROM GENERAL REVENUE FUND	625,344	
	RISK MANAGEMENT INSURANCE					/	
	FROM GENERAL REVENUE FUND	63,120		3126	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
3116	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	31,548	
	SALARY INCENTIVE PAYMENTS						
	FROM GENERAL REVENUE FUND	14,418		3127	SPECIAL CATEGORIES COMPUTER SUBSCRIPTION SERVICES		
3117	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	181,450	
	SUPREME COURT LAW LIBRARY	240 010		2100	ADDATAL CAMBAODIDA		
	FROM GENERAL REVENUE FUND	248,018		3128	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT		
3118	SPECIAL CATEGORIES				FROM GENERAL REVENUE FUND	11,648	
	LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	29,308			FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		7,500 5,500
	FROM OBNERAL REVENUE FOND	27,300			FROM FEDERAL GRANTS TROOT FORD		3,300
3119	SPECIAL CATEGORIES			3129			
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	PURCHASED PER STATEWIDE CONTRACT				PURCHASED PER STATEWIDE CONTRACT		
	FROM GENERAL REVENUE FUND	25,218			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	38,457	221
TOTAL:	: COURT OPERATIONS - SUPREME COURT				FROM COURT EDUCATION TRUST FUND		4,127
	FROM GENERAL REVENUE FUND	6,847,280	2 564 620		FROM FEDERAL GRANTS TRUST FUND		4,216
	FROM TRUST FUNDS		3,564,639	3130	DATA PROCESSING SERVICES		
	TOTAL POSITIONS	99.00		2200	OTHER DATA PROCESSING SERVICES		
	TOTAL ALL FUNDS		10,411,919		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	2,115,345	150,000
EXECUT	TIVE DIRECTION AND SUPPORT SERVICES				FROM FEDERAL GRANTS TRUST FUND		80,000
				moma -	DVD/HIMTHD DIDD/HITON AND CURROUS CROWNERS		•
I	APPROVED SALARY RATE 10,413,433			TUTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	11,275,522	
3120	SALARIES AND BENEFITS POSITIONS	188.50			FROM TRUST FUNDS	,-:0,000	12,392,155
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	5,960,528	342,439		TOTAL POSITIONS	188.50	
	FROM STATE COURTS REVENUE TRUST		344,439		TOTAL POSITIONS	100.30	23,667,677
	FUND		4,979,280				• •
	FROM COURT EDUCATION TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,268,555 1,306,337	ADMIN	ISTERED FUNDS - JUDICIAL		
			-10001001	COURT	OPERATIONS - ADMINISTERED FUNDS		
3121	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	10/ 2/1		21207	AID TO LOCAL COMEDAMENTE		
	FROM GENERAL REVENUE FUND	104,241		3130A	AID TO LOCAL GOVERNMENTS		

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION SMALL COUNTY COURTHOUSE FACILITIES FROM GENERAL REVENUE FUND . . . . . 350.000 The funds in Specific Appropriation 3130A are provided for the renovation or restoration of small county courthouses as follows: Glades County Courthouse..... 350.000 3130B AID TO LOCAL GOVERNMENTS COUNTY COURTHOUSE EXPANSION FROM GENERAL REVENUE FUND . . . . . 2.000.000 The funds in Specific Appropriation 3130B are provided for the renovation, restoration or expansion of county courthouses as follows: 3130C SPECIAL CATEGORIES COURTHOUSE EMERGENCY RENOVATION AND REPATRS FROM GENERAL REVENUE FUND . . . . . . 300,000 The funds in Specific Appropriation 3130C shall be used to address maintenance issues in the Nassau County Courthouse. 3131 SPECIAL CATEGORIES DUE PROCESS CONTINGENCY FUND POSITIONS 9.00 The positions authorized in Specific Appropriation 3131 shall be held in reserve as a contingency in the event the state courts determine that some portion of Article V due process services needs to be shifted from a contractual basis to an employee model in one or more judicial circuits. The Chief Justice of the Supreme Court may request transfer of these positions to the salaries and benefits appropriation category within any of the state courts budget entities, consistent with requests for transfers of funds into those same budget entities. Such transfers are subject to the notice, review, and objection provisions of section 216.177, Florida Statutes. TOTAL: COURT OPERATIONS - ADMINISTERED FUNDS FROM GENERAL REVENUE FUND . . . . . 2,650,000 TOTAL POSITIONS . . . . . . . . . . 2.650.000

PROGRAM: DISTRICT COURTS OF APPEAL

The Office of Program Policy Analysis and Government Accountability (OPPAGA) shall conduct a review of the Florida District Courts of Appeal to determine whether the current jurisdictional boundaries fairly and effectively distribute the workload of the circuit courts. OPPAGA shall identify options for rearranging the districts' boundaries to improve workload distribution and reduce costs to the court system. The Office of the State Courts Administrator (OSCA) shall provide OPPAGA with requested data to complete its study, including circuit and appellate workload data. The study shall be provided to the Governor, President of the Senate, Speaker of the House of Representatives, and Chief Justice of the Florida Supreme Court no later than February 1, 2017.

COURT OPERATIONS - APPELLATE COURTS

I	APPROVED SALARY RATE	30,469,006		
3132	SALARIES AND BENEFITS FROM GENERAL REVENUE FUI FROM ADMINISTRATIVE TRUE FROM STATE COURTS REVENUE FUND	ST FUND UE TRUST	445.00 27,508,422	1,858,066 11,977,483
3133	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FU	ND	140,007	

SPECIF: APPROPE	N 7 - JUDICIAL BRANCH IC RIATION EXPENSES		
		3,101,286	94,669
3135	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	85,364	27,000
3136	SPECIAL CATEGORIES COMPENSATION TO RETIRED JUDGES FROM GENERAL REVENUE FUND	51,790	
3137	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	595,074	
3138	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	140,873	
3139	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM STATE COURTS REVENUE TRUST FUND		6,890
3140	SPECIAL CATEGORIES DISTRICT COURT OF APPEAL LAW LIBRARY FROM GENERAL REVENUE FUND	162,797	
3141	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	580,686	
3142	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	104,945	2,222
3142A	SPECIAL CATEGORIES TRANSFER TO THE DEPARTMENT OF MANAGEMENT SERVICES - SECOND DISTRICT COURT OF APPEALS STUDY		

From the funds in Specific Appropriation 3142A, \$200,000 in nonrecurring general revenue funds is provided to contract for a study of the courthouse space and location needs of the Second District Court of Appeal. The study shall 1) Evaluate the current courthouse facilities and locations of the court. The evaluation will include, but not be limited to, review and consideration of: total square footage, space configuration, parking, and parcel-size needs of the court; the caseload of the court based on judicial circuits from which the cases on appeal originate; the geographic boundaries of the district; the population dispersion of the district; the city of residence of users and staff of the court; and the availability of existing buildings to house the court or land for construction of a courthouse. 2) Estimate the costs for any necessary repairs or renovations for operating the courthouse facility and property in Lakeland, Polk County. 3) Provide a market analysis of the facility and property in Lakeland, Polk County, including but not limited to an assessment of the commercial and non-commercial uses of property in the surrounding area and the identification of and the feasibility of potential alternative public and private uses of the facility and property. 4) Recommend whether maintaining separate facilities and locations or consolidating in one facility and location better benefits users and facilitates the effective operation of the court and provide a cost-benefit analysis of location options. 5) Depending upon the study's recommendations on maintaining separate facilities and locations or consolidating in one facility or location, recommend the most desirable location or locations for the court by city or county considering the business and operational case for that location or locations. The Office of the State Court Administrator shall submit the study to the President of the Senate,

200,000

FROM GENERAL REVENUE FUND . . . . .

SPECIFIC

APPROPRIATION

SECTION 7 - JUDICIAL BRANCH

Speaker of the House of Representatives, Chief Justice of the Supreme Court, and Chief Judge of the Second District Court of Appeal by December 31, 2016. 3143 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND . . . . . 171,100 3144 FIXED CAPITAL OUTLAY FOURTH DISTRICT COURT OF APPEAL NEW COURTHOUSE CONSTRUCTION - DMS MGD FROM GENERAL REVENUE FUND . . . . . 7.509.276 3146 FIXED CAPITAL OUTLAY 3RD DCA - COURT BUILDING REMODELING FOR SECURITY AND BUILDING SYSTEM UPGRADES -DMS MGD FROM GENERAL REVENUE FUND . . . . . 6,482,222 TOTAL: COURT OPERATIONS - APPELLATE COURTS FROM GENERAL REVENUE FUND . . . . . . 46,833,842 13.966.330 TOTAL POSITIONS . . . . . . . . . . 445.00 TOTAL ALL FUNDS . . . . . . . . . . 60.800.172 PROGRAM. TRIAL COURTS COURT OPERATIONS - CIRCUIT COURTS APPROVED SALARY RATE 201,190,715 3147 SALARIES AND BENEFITS POSITIONS 2,954.00 FROM GENERAL REVENUE FUND . . . . . 225,193,618 FROM ADMINISTRATIVE TRUST FUND . . . 194,380 FROM STATE COURTS REVENUE TRUST 46,323,599 FROM FEDERAL GRANTS TRUST FUND . . . 6,702,602 3148 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . . . . . 994,535 FROM STATE COURTS REVENUE TRUST 163,098 FROM FEDERAL GRANTS TRUST FUND . . . 25,748 3149 EXPENSES FROM GENERAL REVENUE FUND . . . . . 6.158.862 FROM ADMINISTRATIVE TRUST FUND . . . 3,928 FROM FEDERAL GRANTS TRUST FUND . . . 110.616 3150 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . 286.883 3151 SPECIAL CATEGORIES CIVIL TRAFFIC INFRACTION HEARING OFFICERS FROM GENERAL REVENUE FUND . . . . . 2.042.854 SPECIAL CATEGORIES GRANTS AND AIDS - CHILD ADVOCACY CENTERS FROM GENERAL REVENUE FUND . . . . . 4,743,240

From the funds in Specific Appropriation 3152, \$3,500,000 in recurring general revenue funds and \$500,000 in nonrecurring general revenue funds shall be distributed to the 27 Children's Advocacy Centers throughout Florida based on the proportion of children served by each center during calendar year 2015. This funding may not be used to supplant local government reductions in Children's Advocacy Center funding. Any reductions in local government funding for the centers shall result in the withholding of funds appropriated in this line item.

FROM FEDERAL GRANTS TRUST FUND . . .

From the funds in Specific Appropriation 3152, the Florida Network of Children's Advocacy Centers may spend up to \$80,000 for contract monitoring and oversight.

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 3152, \$100,000 in recurring general revenue funds is provided to the Walton County Children's Advocacy Center for child advocacy services.

From the funds in Specific Appropriation 3152, \$300,000 in recurring general revenue funds shall be used to support child protection teams operating in Children's Advocacy Centers. These funds may not be used for administrative support.

From the funds in Specific Appropriation 3152, \$50,000 in nonrecurring general revenue funds and \$200,000 nonrecurring funds from the Federal Grants Trust Fund are provided to the Nancy J. Cotterman Children's Advocacy and Rape Crisis Center for child advocacy services.

3153 SPECIAL CATEGORIES
COMPENSATION TO RETIRED JUDGES
FROM GENERAL REVENUE FUND . . . . . 2,015,249

3154 SPECIAL CATEGORIES
CONTRACTED SERVICES
FROM GENERAL REVENUE FUND . . . . . 13,138,610

From the funds in Specific Appropriation 3154, \$5,000,000 in recurring general revenue funds is provided for naltrexone extended-release injectable medication to treat alcohol- or opioid-addicted individuals involved in the criminal justice system, individuals who have a high likelihood of criminal justice involvement, or who are in court-ordered, community-based drug treatment. The Office of the State Courts Administrator shall use the funds to contract with a non-profit entity for the purpose of distributing the medication.

From the funds in Specific Appropriation 3154, \$1,500,000 in nonrecurring general revenue funds is provided to the Friends of the Children's Advocacy Center of Brevard to secure a permanent building for the Children's Advocacy Center.

From the funds in Specific Appropriation 3154, \$260,000 in nonrecurring general revenue funds is provided to the Grove Counseling Center to provide treatment services for the Seminole County Juvenile Drug Court.

From the funds in Specific Appropriation 3154, \$5,000,000 in recurring general revenue funds and \$400,000 in nonrecurring general revenue funds are provided for treatment services for offenders in post-adjudicatory drug court programs in Broward, Escambia, Hillsborough, Marion, Okaloosa, Orange, Pinellas, Polk, and Volusia counties. Each programs shall serve prison-bound offenders (at least 50 percent of participants shall have Criminal Punishment Code scores of greater than 44 points but no more than 60 points) and shall make residential treatment beds available for clients needing residential treatment.

From the funds in Specific Appropriation 3154, \$250,000 in nonrecurring general revenue funds is provided for gap funding for housing and wraparound behavioral health treatment services provided by the Miami-Dade Homeless Trust for individuals referred by the 11th Judicial Circuit Criminal Mental Health Project and participating in jail diversion programs.

From the funds in Specific Appropriation 3154, \$200,000 in nonrecurring general revenue funds is provided to the Second Judicial Circuit Mental Health Court to fully restore both the misdemeanor and felony dockets in all counties of the Second Circuit.

3155 SPECIAL CATEGORIES
DOMESTIC VIOLENCE OFFENDER MONITORING
PROGRAM
FROM GENERAL REVENUE FUND . . . . . 316,000

The funds in Specific Appropriation 3155 are provided to the Eighteenth Judicial Circuit to continue its program to protect victims of domestic violence with Active Global Positioning Satellite (GPS) technology.

3156 SPECIAL CATEGORIES

200,000

SPECIF	ON 7 - JUDICIAL BRANCH PIC PRIATION RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,095,011	SPECI	ON 7 - JUDICIAL BRANCH FIC PRIATION TOTAL ALL FUNDS	337,497,012
3157	SPECIAL CATEGORIES STATEWIDE GRAND JURY - EXPENSES FROM GENERAL REVENUE FUND 143,310		OPERATIONS - COUNTY COURTS  APPROVED SALARY RATE 57,313,280	
3158	SPECIAL CATEGORIES VETERANS COURT FROM GENERAL REVENUE FUND 2,542,032	3164	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM STATE COURTS REVENUE TRUST FUND	644.00 78,654,839 5,589,377
pro	curring general revenue funds in Specific Appropriation 3158 a ovided to the following counties for felony and/or misdemean etrial or post-adjudicatory veterans' treatment intervention program	nor	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	15,000
Ala Cla	150, schua	3166 000	EXPENSES FROM GENERAL REVENUE FUND	3,093,912
Esc	ral	000 000	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	15,000
Ora Pas	aloosa     150,       ange     200,       sco     150,       nellas     150,	000 000	SPECIAL CATEGORIES ADDITIONAL COMPENSATION FOR COUNTY JUDGES FROM GENERAL REVENUE FUND	75,000
pro	nrecurring general revenue funds in Specific Appropriation 3158 abvided to the following counties for felony and/or misdemeasetrial or post-adjudicatory veterans' treatment intervention program	nor	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	204,000
Duv Hil	ral	3170 032 000	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	103,694
Pas Pir	natee     150,       sco     150,       nellas     150,       casota     150,	000 3171 000	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND	78,792
Front non Vet substitute fun Vet	ninole	in nty and The the	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	147,079 82,387,316
3159	SPECIAL CATEGORIES LEASE OR LEASE-PURCHASE OF EQUIPMENT FROM GENERAL REVENUE FUND		FROM TRUST FUNDS	5,589,377 644.00 87,976,693
3160	SPECIAL CATEGORIES	PROGR	AM: JUDICIAL QUALIFICATIONS COMMISSION	07,570,053
	MEDIATION/ARBITRATION SERVICES FROM GENERAL REVENUE FUND 3,107,619	JUDIC	HAL QUALIFICATIONS COMMISSION OPERATIONS	
3161	STATE COURTS DUE PROCESS COSTS FROM GENERAL REVENUE FUND 19,955,792		APPROVED SALARY RATE 286,805  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	4.00 368,397
3162	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	3174	EXPENSES FROM GENERAL REVENUE FUND	160,205
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	32,807	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	5,442
3163	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND 97,902		SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	240,475
TOTAL:	COURT OPERATIONS - CIRCUIT COURTS FROM GENERAL REVENUE FUND	3177	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	5,461
	TOTAL POSITIONS 2,954.00		SPECIAL CATEGORIES LITIGATION EXPENSES	

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524,015,884

SECTION 7 - JUDICIAL BRANCH SPECIFIC APPROPRIATION

FROM GENERAL REVENUE FUND . . . . . 231,294

Funds in Specific Appropriation 3178 are to be used only for case expenditures associated with the filing and prosecution of formal charges. These costs shall consist of attorney's fees, court reporting fees, investigators' fees, and similar charges associated with the adjudicatory process.

#### 3179 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . . 1,137 TOTAL: JUDICIAL QUALIFICATIONS COMMISSION OPERATIONS FROM GENERAL REVENUE FUND . . . . . . 1.012.411 TOTAL POSITIONS . . . . . . . . . . . . 4.00 TOTAL ALL FUNDS . . . . . . . . . . . . . 1,012,411 TOTAL: STATE COURT SYSTEM FROM GENERAL REVENUE FUND . . . . . . 433.641.675 FROM TRUST FUNDS . . . . . . . . . . . . 90,374,209

TOTAL OF SECTION 7

305.939.586

TOTAL POSITIONS . . . . . . . . . . . . . 4,343.50

TOTAL POSITIONS . . . . . . . . . . . . 4,343.50

TOTAL ALL FUNDS . . . . . . . . . .

TOTAL APPROVED SALARY RATE . . . .

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS - FISCAL YEAR 2016-2017

#### Statement of Purpose

This section provides instructions for implementing the Fiscal Year 2016-2017 salary and benefit adjustments provided in this act. All allocations, distributions and uses of these funds are to be made in strict accordance with the provisions of this act.

Salary increases provided under this section shall be pro-rated based on the full-time equivalency of the employee's position. Employees classified as other personnel services employees are not eligible for an increase.

### (1) EMPLOYEE AND OFFICER COMPENSATION

The elected officers, members of commissions, and designated employees shall be paid at the annual rate, listed below, for the 2016-2017 fiscal year; however, these salaries may be reduced on a voluntary basis.

7/1/1	6
	==
Governor	73
Lieutenant Governor	
Chief Financial Officer 128,9	72
Attorney General	72
Agriculture, Commissioner of	72
Supreme Court Justice 162,2	
Judges - District Courts of Appeal 154,1	40
Judges - Circuit Courts 146,0	80
Judges - County Courts	20
State Attorneys	40
Public Defenders	40
Commissioner - Public Service Commission	36
Public Employees Relations Commission Chair 96,7	89
Public Employees Relations Commission Commissioners 45,8	62

SECTION 8 SPECIFIC APPROPRIATION

 Commissioner - Parole
 91,724

 Criminal Conflict and Civil Regional Counsels
 105,000

None of the officers, commission members, or employees whose salaries have been fixed in this section shall receive any supplemental salary or benefits from any county or municipality.

#### (2) SPECIAL PAY ISSUES

Effective July 1, 2016, recurring funds are appropriated in Specific Appropriation 1962A to:

- (a) The Department of Agriculture and Consumer Services to provide a \$2,000 annual salary increase to each unit member of the Florida State Fire Service bargaining unit and each employee in the following job classes: Forest Area Supervisor (7622); Forestry Operations Administrator (7634); and the Forestry Program Administrator (7636); and non-special risk certified firefighters and non-special risk fire support staff employed by the Florida Forest Service.
- (b) The Florida Department of Law Enforcement from trust funds to increase the base rate of pay for Crime Laboratory Analyst Supervisors (8466) to \$72,000 annually or provide a minimum 10.0 percent increase over current salary; and to increase the salaries of current employees in certain job classes, as follows: \$10,000 for Crime Laboratory Analyst (8463) and \$12,000 for Senior Crime Laboratory Analyst (8464).
- (c) The Department of Military Affairs from the General Revenue Fund to grant military personnel of the Florida National Guard on full-time military duty a pay raise to comply with section 250.10(1), Florida Statutes.
- (3) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE
- (a) State Life Insurance and State Disability Insurance

Funds are provided in each agency's budget to continue paying the state share of the current State Life Insurance Program and the State Disability Insurance Program premiums.

- (b) State Health Insurance Plans and Benefits
- 1. For the period July 1, 2016, through June 30, 2017, the Department of Management Services shall continue within the State Group Insurance Program State Group Health Insurance Standard Plans, State Group Health Insurance High Deductible Plans, State Group Health Maintenance Organization Standard Plans and State Group Health Maintenance Organization High Deductible Plans.
- 2. For the period July 1, 2016, through June 30, 2017, the benefits provided under each of the plans shall be those benefits as provided in the current State Employees' PPO Plan Group Health Insurance Plan Booklet and Benefit Document, current Health Maintenance Organization contracts and benefit documents, and other such health benefits as approved by the Legislature.
- 3. Effective July 1, 2016, the state health insurance plans, as defined in subsection (3)(b), shall limit plan participant cost sharing (deductibles, coinsurance and copayments) for covered in-network medical services, the amount of which shall not exceed the annual cost sharing limitations for individual coverage or for family coverage as provided by the U.S. Department of Health and Human Services pursuant to the provisions of the federal Patient Protection and Affordable Care Act of 2010 and the Internal Revenue Code. Medical and prescription drug cost sharing amounts incurred by a plan participant for covered in-network services shall be aggregated to record the participant's total amount of plan cost sharing, which shall not exceed the annual cost sharing limitations. The plan shall pay 100 percent of covered in-network services for a plan participant during the applicable calendar year once the federal cost share limitations are reached.
- 4. The high deductible health plans shall continue to include an integrated Health Savings Account (HSA). Such plans and accounts shall be administered in accordance with the requirements and limitations of

SECTION 8 SPECIFIC APPROPRIATION

federal provisions related to the Medicare Prescription Drug Improvement, and Modernization Act of 2003. The state shall make a monthly contribution to an employee's health savings account, as authorized in section 110.123(12), Florida Statutes, of \$41.66 for employees with individual coverage and \$83.33 for employees with family coverage.

(c) State Health Insurance Premiums for the Period July 1, 2016, through June 30, 2017.

#### 1. State Paid Premiums

- a. For the coverage period beginning August 1, 2016, through December 31, 2016, the state share of the State Group Health Insurance Standard and High Deductible Health Plan premiums to the executive, legislative and judicial branch agencies shall continue at \$591.52 per month for individual coverage and \$1,264.06 per month for family coverage.
- b. For the coverage period beginning January 1, 2017, the state share of the State Group Health Insurance Standard and High Deductible Health Plan premiums to the executive, legislative and judicial branch agencies shall increase, effective December 1, 2016, from \$591.52 to \$642.84 per month for individual coverage and from \$1,264.06 to \$1,379.60 for family coverage.
- c. Funds are provided in each state agency and university's budget to continue paying the state share of the State Group Health Insurance Program premiums for the fiscal year. Funds are provided in Specific Appropriation 1962A to pay the incremental cost of the premium increase, effective December 1, 2016.
- d. The agencies shall continue to pay premiums on behalf of employees who have enhanced benefits as follows, including those employees participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code, and those employees filling positions with "agency pay-all" benefits.
- i. For the coverage period beginning August 1, 2016, through December 31, 2016, the state share of the State Group Health Insurance Standard Plan Premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall continue to be \$637.34 per month for individual coverage and \$1,429.06 per month for family coverage.
- ii. For the coverage period beginning January 1, 2017, the state share of the State Group Health Insurance Standard Plan premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall increase, effective December 1, 2016, from \$637.34 to \$684.50 per month for individual coverage and from \$1,429.06 to \$1,529.60 for family coverage.
- iii. For the coverage period beginning August 1, 2016, through December 31, 2016, the state share of the State Group Health Insurance Standard Plan Premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall continue to be \$714.54 per month for family coverage.
- iv. For the coverage period beginning January 1, 2017, the state share of the State Group Health Insurance Standard Program premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall increase, effective December 1, 2016, from \$714.54 to \$764.80 per month for family coverage.
- v. For the coverage period beginning August 1, 2016, through December 31, 2016, the state share of the State Group Health Insurance High Deductible Plan premiums to the executive, legislative and judicial branch agencies for employees with enhanced benefits, excluding Spouse Program participants, shall continue to be \$598.18 per month for individual coverage and \$1,298.36 per month for family coverage.
- vi. For the coverage period beginning January 1, 2017, the state share of the State Group Health Insurance High Deductible Plan premiums to the executive, legislative, and judicial branch agencies, for employees with

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enhanced benefits, excluding Spouse Program participants, shall increase, effective December 1, 2016, from \$598.18 to \$649.50 per month for individual coverage and from \$1,298.36 to \$1,413.90 per month for family coverage.

- vii. For the coverage period beginning August 1, 2016, through December 31, 2016, the state share of the State Group Health Insurance High Deductible Plan Program premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall continue to be \$649.18 per month for family coverage.
- viii. For the coverage period beginning January 1, 2017, the state share of the State Group Health Insurance High Deductible Plan Program premiums to the executive, legislative and judicial branch agencies, for each employee participating in the Spouse Program shall increase, effective December 1, 2016, from \$649.18 to \$706.96 per month for family coverage.

#### 2. Premiums Paid by Employees

- a. For the coverage period beginning August 1, 2016, the employee's share of the health insurance premiums for the standard plans shall continue to be \$50 per month for individual coverage and \$180 per month for family coverage.
- b. For the coverage period beginning August 1, 2016, the employee's share of the health insurance premiums for the high deductible health plans shall continue to be \$15 per month for individual coverage and \$64.30 per month for family coverage.
- c. For the coverage period beginning August 1, 2016, the employee's share of the health insurance premiums for the standard plans and the high deductible health plans shall continue to be \$8.34 for individual coverage and \$30 per month for family coverage for employees filling positions with "agency payall" benefits.
- d. For the coverage period beginning August 1, 2016, the employee's share of the health insurance premiums for the standard plans and the high deductible plans shall continue to be \$15 per month for each employee participating in the Spouse Program in accordance with section 60P-2.0036, Florida Administrative Code.
- 3. Premiums paid by Medicare Participants
- a. For the coverage period beginning August 1, 2016, through December 31, 2016, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall continue to be \$359.61 for "one eligible", \$1,036.90 for "one under/one over", and \$719.22 for "both eligible."
- b. For the coverage period beginning January 1, 2017, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall increase, effective December 1, 2016, from \$359.61 to \$388.38 for "one eligible", from \$1,036.90 to \$1,119.85. for "one under/one over", and from \$719.22 to \$776.76 for both eligible.
- c. For the coverage period beginning August 1, 2016, through December 31, 2016, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall continue to be \$271.07 for "one eligible", \$849.19 for "one under/one over", and \$542.15 for "both eligible."
- d. For the coverage period beginning January 1, 2017, the monthly premiums for Medicare participants participating in the State Group High Deductible Plan shall increase, effective December 1, 2016, from \$271.07 to \$292.76 for "one eligible", from \$849.19 to \$917.13 for "one under/one over", and from \$542.15 to \$585.51 for "both eligible."
- e. For the coverage period beginning August 1, 2016, the monthly premiums for Medicare participants enrolled in a Health Maintenance Organization Standard Plan or High Deductible Health Plan shall be equal to the negotiated monthly premium for the selected state-contracted Health Maintenance Organization.

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- 4. Premiums paid by "Early Retirees"
- a. For the coverage period beginning August 1, 2016, an "early retiree" participating in the State Group Health Insurance Standard Plan shall continue to pay a monthly premium equal to 100 percent of the total premium charged (state and employee contributions) for an active employee participating in the standard plan.
- b. For the coverage period beginning August 1, 2016, through December 31, 2016, an "early retiree" participating in the State Group Health Insurance High Deductible Plan shall continue to pay a monthly premium equal to \$564.86 for individual coverage and \$1,245.03 for family coverage.
- c. For the coverage period beginning January 1, 2017, the monthly premiums for an "early retiree" participating in the State Group Health Insurance High Deductible Plan shall increase, effective December 1, 2016, from \$564.86 to \$616.18 for individual coverage and from \$1,245.03 to \$1,360.57 for family coverage.
- 5. Premiums paid by COBRA participants
- a. For the coverage period beginning August 1, 2016, a COBRA participant participating in the State Group Health Insurance Program shall continue to pay a premium equal to 102 percent of the total premium charged (state and employee contributions) for an active employee participating in the Program.
- 6. The premiums provided in this Section, for the coverage period beginning January 1, 2017, are contingent upon HB 7089 not becoming law.
- (d) Under the State Employees' Prescription Drug Program, the following shall apply:
- Supply limits shall continue as provided in subsection 110.12315, Florida Statutes.
- 2. For the period July 1, 2016, through June 30, 2017, co-payments for the State Group Health Insurance Standard Plan shall be as follows:
- a. \$7 co-payment for generic drugs with card;
- b. \$30 for preferred brand name drug with card;
- c. \$50 for nonpreferred brand name drug with card;
- d. \$14 for generic mail-order drug;
- e. \$60 for preferred brand name mail order drug;
- f. \$100 for nonpreferred brand name mail order drug.
- 3. For the period July 1, 2016, through June 30, 2017, coinsurance for the State Group Health Insurance High Deductible Plan shall continue as provided in section 110.12315(11), Florida Statutes.
- 4. Effective July 1, 2016, and notwithstanding the provisions of subparagraph 2. to the contrary, for the purpose of encouraging an individual to change from brand name drugs to generic drugs, the department may continue to waive co-payments for a six month supply of a generic statin or a generic proton pump inhibitor.
- 5. The Department of Management Services shall maintain the preferred brand name drug list to be used in the administration of the State Employees' Prescription Drug Program.
- 6. The Department of Management Services shall maintain a listing of certain maintenance drugs that must be filled through mail order by participants of the Preferred Provider Organization option only. Effective July 1, 2016, those drugs on the maintenance list may initially be filled three times in a retail pharmacy; thereafter, any covered prescriptions must be filled through mail order, unless a retail pharmacy agrees to provide 90 day prescriptions for such drugs for no more than the reimbursement paid for prescriptions fulfilled by mail order, including the dispensing fee. Notwithstanding subparagraph (d)2., and for the period beginning July 1, 2016, the co-payments for such 90 day prescriptions at a retail pharmacy shall be \$14 for generic drugs with a card, \$60 for preferred brand name drugs with a card, and \$100 for nonpreferred name brand drugs with a card. This paragraph is

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contingent on House Bill 5003 or similar legislation becoming law.

- (e) The State Employees' Prescription Drug Program shall provide coverage for smoking cessation prescription drugs; however, members shall be responsible for appropriate co-payments and deductibles when applicable.
- (4) OTHER BENEFITS
- (a) The following items shall be implemented in accordance with the provisions of this act and with the applicable negotiated collective bargaining agreement:
- 1. The state shall provide up to six (6) credit hours of tuition-free courses per term at a state university, state college or community college to full-time employees on a space available basis as authorized by law.
- 2. The state shall continue to reimburse, at current levels, for replacement of personal property.
- 3. Each agency, at the discretion of the agency head, may expend funds provided in this act for bar dues and for legal education courses for employees who are required to be a member of the Florida Bar as a condition of employment.
- 4. The state shall continue to provide, at current levels, clothing allowances and uniform maintenance and shoe allowances.
- (b) All state branches, departments, and agencies which have established or approved personnel policies for the payment of accumulated and unused annual leave, shall not provide payment which exceeds a maximum of 480 hours of actual payment to each employee for accumulated and unused annual leave.
- (c) Upon termination of employees in the Senior Management Service, Selected Exempt Service, or positions with comparable benefits, payments for unused annual leave credits accrued on the member's last anniversary date shall be prorated at 1/12th of the last annual amount credited for each month, or portion thereof, worked subsequent to the member's last anniversary date.
- (5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS

The following pay additives and other incentive programs are authorized for the 2016-2017 fiscal year from existing agency resources consistent with provisions of sections 110.2035 and 216.251, Florida Statutes, the applicable rules promulgated by the Department of Management Services, and negotiated collective bargaining agreements.

- (a) Each agency is authorized to continue to pay, at the levels in effect on June 30, 2007, on-call fees and shift differentials as necessary to perform normal operations of the agency.
- (b) Each agency that had a training program in existence on June 30, 2006, which included granting pay additives to participating employees, is authorized to continue such training program for the 2016-2017 fiscal year. Such additives shall be granted under the provisions of the law, administrative rules, and collective bargaining agreements.
- (c) The Department of Corrections may continue to grant hazardous duty pay additives, as necessary, to those employees assigned to the Department of Corrections institutions' Rapid Response Teams (including the baton, shotgun, and chemical agent teams) and the Correctional Emergency Response Teams.
- (d) The Fish and Wildlife Conservation Commission may continue to grant temporary special duty pay additives to law enforcement officers who perform additional duties as K-9 handlers, as regional recruiters/media coordinators, and as breath test operators/inspectors, and may grant temporary special duty pay additives to law enforcement officers who perform additional duties as offshore patrol vessel crew members, as special operations group members, and as long-term covert investigators.

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- (e) The Department of Highway Safety and Motor Vehicles may grant special duty pay additives of \$2,000 for law enforcement officers who perform additional duties as K-9 handlers; felony officers; criminal interdiction officers; criminal investigation and intelligence officers; new recruit background checks and training, and technical support officers; drug recognition experts; hazardous material squad members; compliance investigation squad members; or motor cycle squad members. In addition, the department may provide a critical market pay additive of \$1,300 to non-sworn Florida Highway Patrol personnel working and residing in Miami-Dade and Broward counties and provide a \$5,000 critical market pay additive, or, in lieu thereof, an equivalent salary adjustment that was made during Fiscal Year 2015-2016, for sworn law enforcement officers living and residing in the following counties. These critical market pay additives shall be granted during the time the employee resides in, and is assigned duties within, those counties.
- (f) The Fish and Wildlife Conservation Commission is authorized to grant critical market pay additives to employees residing in and assigned to Lee County, Collier County, Monroe County, Broward County, or Miami-Dade County, at the levels that the employing agency granted salary increases for similar purposes prior to July 1, 2006; and the Department of Highway Safety and Motor Vehicles is authorized to grant critical market pay additives to employees residing in and assigned to Lee County, Collier County, or Monroe County, at the levels that the employing agency granted salary increases for similar purposes prior to July 1, 2006. These pay additives shall be granted only during the time in which the employee resides in, and is assigned to duties within, those counties. In no instance may the employee receive an adjustment to the employee's base rate of pay and a critical market pay additive based on the employee residing in and being assigned in the specified counties.
- (g) The Department of Transportation is authorized to continue its training program for employees in the areas of transportation engineering, right-of-way acquisition, relocation benefits administration, right-of-way property management, real estate appraisal, and business valuation under the same guidelines established for the training program prior to June 30, 2006.
- (h) The Department of Highway Safety and Motor Vehicles is authorized to continue to grant a pay additive of \$162.50 per pay period for law enforcement officers assigned to the Office of Motor Carrier Compliance who maintain certification by the Commercial Vehicle Safety Alliance.
- (i) Each agency is authorized to continue to grant temporary special duties pay additives to employees assigned additional duties as a result of another employee being absent from work pursuant to the Family Medical Leave Act or authorized military leave. The notification process described in section 110.2035(6)(c), Florida Statutes, does not apply to additives authorized in this paragraph.
- (j) Contingent upon the availability of funds, and at the agency head's discretion, each agency is authorized to grant competitive pay adjustments to address retention, pay inequities, or other staffing issues. The agency is responsible for retaining sufficient documentation justifying any adjustments provided herein.
- (k) Each agency is authorized to grant merit pay increases based on the employee's exemplary performance as evidenced by a performance evaluation conducted pursuant to chapter 60L-35, Florida Administrative Code, or a similar performance evaluation applicable to other pay plans. The Chief Justice may exempt judicial branch employees from the performance evaluation requirements of this paragraph.
- (1) Contingent upon the availability of funds and at the agency head's discretion, each agency is authorized to grant a temporary special duties pay additive, of up to 15 percent of the employee's base rate of pay, to each employee temporarily deployed to a facility or area closed due to emergency conditions from another area of the state that is not closed.
- (6) COLLECTIVE BARGAINING
- (a) All collective bargaining issues at impasse between the State of

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Florida and AFSCME Council 79, the Federation of Public Employees, the Federation of Physicians and Dentists, the Florida State Fire Service Association, the Police Benevolent Association, the Teamsters Local Union No. 2011, and the Florida Nurses Association relating to wages and other economic issues shall be resolved herein pursuant to the instructions provided under Item "(1) EMPLOYEE AND OFFICER COMPENSATION," Item "(2) SPECIAL PAY ISSUES," Item "(4) OTHER BENEFITS," and Item "(5) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS" and other legislation enacted to implement this act.

- (b) All collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists and the Police Benevolent Association relating to insurance benefits shall be resolved herein pursuant to the instructions provided under Item "(3) BENEFITS: HEALTH, LIFE AND DISABILITY INSURANCE" and any other legislation enacted to implement this act.
- SECTION 9. The unexpended balance of funds provided to the Department of Education Florida School for the Deaf and Blind for Koger Hall Construction from the General Revenue Fund in Specific Appropriation 25 of chapter 2015-232, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2016-2017 to the Department of Education Florida School for the Deaf and Blind for Gore Hall remodeling.
- SECTION 10. Pursuant to section 1013.40, Florida Statutes, the specified Florida College System institutions are authorized to acquire or construct the following facilities from non-PECO sources, which could require general revenue funds for operation and maintenance. If existing facilities are part of these projects, each such building or site must be certified to be free of asbestos or other hazardous materials before the stated college may acquire or expend construction funds on the facility. If the property to be acquired is not adjacent to an existing approved center or campus, then all necessary approvals from the State Board of Education must be received before any funds may be expended to acquire the property.
- 1. Florida Keys Community College Acquire land/facilities and remodel/renovate facilities for instructional, office, support space and parking, from donations and local funds, as an annex of the State Board of Education approved Main (Key West) Campus.
- 2. Indian River State College Acquire land/facilities and construct/remodel/renovate facilities for classrooms, labs, offices, support space, and parking for the State Board of Education approved Main (Ft. Pierce) Campus, Chastain (Stuart) Center, Mueller (Vero Beach) Special Purpose Center, Pruitt (Port St. Lucie) Center, Marine Science Special Purpose Center, Human Development & Resources Special Purpose Center, and the Dixon Hendry (Okeechobee) Center using local funds.
- 3. Miami Dade College Acquire land/facilities and construct/remodel/renovate facilities for classrooms, labs, offices, support space, and parking for the State Board of Education approved Morth Campus, Kendall Campus, Wolfson Campus, Medical Campus, Homestead Campus, Interamerican Campus, Hialeah Campus, West Campus, and Entrepreneurial Educational Center using local funds.
- 4. Miami Dade College Acquire land/facilities and construct/remodel/removate facilities for classrooms, labs, offices, support space, and parking, for future growth and development of a new campus/center in Northwest Miami-Dade County, Northeast Miami-Dade County, and/or Miami Beach, subject to State Board of Education approval using local funds.
- 5. Pensacola State College Construct a Welding Technology Building from local funds at the State Board of Education approved Pensacola Campus.
- 6. Pensacola State College Construct a Visual Arts Building addition from local funds at the State Board of Education approved Pensacola Campus.
- 7. Seminole State College of Florida Acquire land with or without facilities and construct/remodel/renovate facilities for instructional, office, meeting room, auditorium, support space, and parking, utilizing

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private-public partnership funding, as an annex of the State Board of Education approved Main (Sanford/Lake Mary) Campus and/or Altamonte Springs Campus.

- 8. Seminole State College of Florida Lease land with facilities and remodel/renovate facilities for instructional, office, support space and parking, as an annex of the State Board of Education approved Main (Sanford/Lake Mary) Campus and/or Altamonte Springs Campus using local funds.
- 9. State College of Florida, Manatee-Sarasota Acquire land/facilities with local funds for future growth and development of a new campus/center in Manatee or Sarasota County, subject to State Board of Education approval, and construct/remodel/renovate facilities for classrooms, labs, offices, support space and parking.
- 10. Tallahassee Community College Acquire land/facilities for instructional and support services and parking, to support the mission of the State Board of Education approved Wakulla Center using local funds.
- 11. Valencia College Construct an academic and support services facility (Building 09 Film, Sound, and Music Technology / Plant Operations) from local funds at the State Board of Education approved East Campus.
- 12. Valencia College Acquire land/facilities and construct/remodel/renovate facilities for classrooms, labs, offices, support space and parking, from local funds at the State Board of Education approved campuses, centers, and special purpose centers.
- 13. Valencia College Acquire land/facilities from local funds for future growth and development of a new campus/center in Southwest Orange County, Southeast Orange County, and/or Northeast Osceola County, subject to State Board of Education approval.
- SECTION 11. Pursuant to section 1013.74 and section 1013.78, Florida Statutes, the following facilities may be constructed or acquired from non-appropriated sources, which upon completion will require general revenue funds for operation of Education and General space within the building. Each facility is a main campus unless otherwise noted.
- University of Florida Innovation HUB Phase II Design and construction of Phase II of the Florida Innovation Hub at UF. Multi-level technology building with conference rooms and office and laboratory space, 50,000 gsf.

University of Florida - Wilmont Gardens - will be used for horticultural research and teaching activities, 3,682 qsf.

University of Florida - Addiction Research Center in Yon Hall - Repurposing of vacated Living Well Auxiliary spaces in Yon Hall to house Addiction Research Center, 6,750 qsf.

- UF IFAS/Storage Building Fisheries equipment storage for Fisheries and Aquatic Sciences, 5,000 qsf. Located at Gainesville.
- UF -IFAS/Equipment Storage Wildlife equipment storage for the Wildlife Ecology and Conservation Department, 3,200 gsf. Located at Gainesville.
- UF IFAS/Beef Teaching Facility Animal Sciences (B0891) A teaching facility to be located at Sand Hill for the Beef Teaching unit, 22,940 gsf. Located at Gainesville.
- UF -IFAS/ Greenhouse Multi-department (B1223) New eight bay greenhouse at the on-campus Fifield greenhouse complex, 9,920 gsf. Located at Gainesville.
- UF -IFAS/ Land Management Building Ordway-Swisher Biological Station (B2242) Newly acquired building to support land management of the Ordway-Swisher Biological Station, 2,080 gsf. Located at Homestead.
- UF -IFAS/ Really Nolen Cabin Ordway-Swisher Biological Station (B2270) residence to house visiting scientists, 912 gsf. Located at Melrose.

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UF -IFAS/ Storage Building Ordway-Swisher Biological Station (B2271) - storage building to store research equipment, 336gsf. Located at Melrose.

- UF -IFAS/ Equipment Storage Citrus REC (B7129) equipment storage building, 280 qsf. Located at Lake Alfred.
- UF -IFAS/ Graduate Residence (B7201) Graduate student residence in support of Equine Sciences Center, 1,120 qsf. Located at Lowell.
- UF -IFAS/ Mix/Load Facility Indian River REC (B7393) New mix-load facility in support of grove management, 512 gsf. Located at Ft. Pierce.
- UF -IFAS/ Equipment Storage Plant Science REU (B7531) Farm equipment storage, 12,000 qsf. Located at Citra.
- UF -IFAS/ Field Building Suwannee Valley Agricultural Extension Center (B8307) New field building to protect irrigation control system, 220 qsf. Located at Live Oak.
- UF -IFAS/ Equipment Storage Tropical Aquaculture Lab (B9411) Equipment storage building for expanding research programs at Tropical Aquaculture facility, 2,720 gsf. Located at Ruskin.
- UF -IFAS/Marine Lab Research Office Nature Coast Biological Station (B1850) Research office building needed for Nature Coast Biological Station research activities and outreach programs, 1,789 gsf. Located at Cedar Key.
- UF -IFAS/Pavilion Nature Coast Biological Station (B1852) Pavilion is needed for Nature Coast Biological Station research activities and outreach programs, 396 qsf. Located at Cedar Key.
- UF -IFAS/Franklin County Extension Office Extension (B1901) Building will be used to support aquaculture research activities and extension outreach for Franklin County, 6,504 gsf. Located at Apalachicola.
- UF -IFAS/Aquaculture Facility Extension (B1902) Building will be used to support aquaculture research activities for Franklin County, 1,344 qsf. Located at Apalachicola.
- UF -IFAS/Equipment Storage Extension (B1903) Building will be used to support aquaculture research activities and extension outreach for Franklin County, 638 gsf. Located at Apalachicola.
- UF -IFAS/Storage Building Extension (B1904) Building will be used to support aquaculture research activities and extension outreach for Franklin County, 240 gsf. Located at Apalachicola.
- UF -IFAS/Bunkhouse Ordway-Swisher Biological Station (B2280) Bunkhouse will be used to house visiting scientists, 3,798 gsf. Located at Hawthorne.
- UF -IFAS/Storage Building Ordway-Swisher Biological Station (B2281) Will be used to store equipment in support of research, 200 gsf. Located at Hawthorne.
- UF -IFAS/Storage Building Ordway-Swisher Biological Station (B2285) Residence will be used to house visiting scientists, 1,286 gsf. Located at Hawthorne.
- UF -IFAS/Equipment Building Suwanee Valley Agricultural Extension Center (B8309) Will be used to protect irrigation controls, 252 gsf. Located at Live Oak.
- UF -IFAS/Equipment Storage Jay (B8420) Equipment storage building needed to support farm operations equipment at the West Florida Research and Education Unit, 120 gsf. Located at Jay.
- Florida State University JMS Building (Building No. 2021)- The Building will be donated to FSU, will house an entrepreneurial innovation center, 20,000 gsf.

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University of Central Florida - BPW Building - Will house the College of Education Marriage and Family Research Institute, 4,038 qsf.

University of Central Florida - Institute for Hospitality in Healthcare at Lake Nona - Offices, classrooms, teaching labs, 36,000 gsf.

University of Central Florida - District Energy IV Plant - Offices, 13,000 qsf.

University of Central Florida - CREOL - Research labs, 2,756 gsf.

Florida International University - Ecology Laboratory Module - Teaching and research lab, 1,218 gsf.

Florida International University - Bayview Housing Academic Space - Advising and student study space open to all FIU students, 3,760 qsf.

Florida International University - University City Prosperity Project - Covered pedestrian Bridge, 2 elevators and 2 stairway plazas, 6,121 qsf.

SECTION 12. Pursuant to section 1010.62 and section 1013.171, Florida Statutes, and section 11(d) and (f), Art. VII of the State Constitution, the following fixed capital outlay projects may be constructed, acquired, and financed by a university or university direct support organization. Financing mechanisms include any form of approved debt or bonds authorized by the Board of Governors.

No state appropriation of funds will be associated with these projects. The Legislature has provided the Board of Governors general authority to consider debt financing for most classes of projects. However, certain athletic and commercial facilities require specific Legislative authorization as a prerequisite condition for these projects. Legislative authorization does not supersede any of the requirements for Board of Governors review and approval of all projects to be financed from debt.

Florida Atlantic University - Hotel Conference Center

Florida State University - Hotel Convention Center

University of Central Florida - Refinance UCF Foundation Properties

University of Central Florida - Bio-Medical Annex Renovation and  ${\tt Expansion}$ 

SECTION 13. The sum of \$2,800,000 from the unexpended balance of funds appropriated for the Florida Gulf Coast University South Access Road project in Specific Appropriation 21 of chapter 2015-232, Laws of Florida, is hereby reverted.

SECTION 14. There is hereby appropriated for Fiscal Year 2015-16 to the Department of Education \$12,860,148 in fixed capital outlay funds from the School District and Community College District Capital Outlay and Debt Service Trust Fund to community colleges and school districts pursuant to Section 9, Article XII, of the State Constitution. This section shall take effect upon becoming law.

SECTION 15. The sum of \$2,100,000 from the Educational Enhancement Trust Fund in Specific Appropriation 4 of chapter 2015-232, Laws of Florida, for Florida's Bright Futures Scholarship Program is hereby reverted.

SECTION 16. The unexpended balance of funds provided to the Department of Education from the General Revenue Fund in Specific Appropriation 62 of chapter 2015-232, Laws of Florida, for Access to Better Learning and Education Grants is hereby reverted.

SECTION 17. The unexpended balance of funds provided to the Department of Education from the General Revenue Fund in Specific Appropriation 65 of chapter 2015-232, Laws of Florida, for Florida Resident Access Grants is hereby reverted.

SECTION 18. The unexpended balance of funds provided for the Department of Education Workforce Student Information System in Specific

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Appropriation 118 of chapter 2015-232, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 19. The unexpended balance of funds provided to the Department of Education for the Personal Learning Scholarship Accounts in Specific Appropriation 105 and Section 27 of chapter 2015-232, Laws of Florida, is hereby reverted and reappropriated for the Fiscal Year 2016-2017 for the Gardiner Scholarship Program.

SECTION 20. The sum of \$5,885,430 from the General Revenue Fund in Specific Appropriation 91 of chapter 2015-232, Laws of Florida, for Class Size Reduction is hereby reverted.

SECTION 21. The Legislature hereby adopts by reference for the 2015-2016 fiscal year the alternate compliance calculation amounts as the reduction calculation to the class size operating categorical fund required by section 1003.03(4), Florida Statutes, as set forth in Budget Amendment EOG 00091 as submitted on February 16, 2016, by the Governor on behalf of the Commissioner of Education for approval by the Legislative Budget Commission. The Commissioner of Education shall modify payments to school districts as required by section 1003.03(4), Florida Statutes, for the 2015-2016 fiscal year. This section is effective upon becoming law.

SECTION 22. The sum of \$16,276,673 in nonrecurring funds from the General Revenue Fund is appropriated for Fiscal Year 2015-2016 to the Agency for Health Care Administration to cover deficits in the Medicaid Program. This section shall take effect upon becoming law.

SECTION 23. The sum of \$410,555 in nonrecurring funds from the General Revenue Fund is appropriated for Fiscal Year 2015-2016 to the Agency for Health Care Administration to cover deficits in the Florida KidCare Program. This section shall take effect upon becoming law.

SECTION 24. In the event the Federal Centers for Medicaid and Medicare Services reduces the federal matching percentage related to the Preadmission Screening and Resident Review (PASRR) activities within the Department of Elder Affairs, the Agency for Health Care Administration shall transfer sufficient funds from the Grants and Donations Trust Fund to fund the budget need within the Department of Elder Affairs.

SECTION 25. The unexpended balance of funds provided in Specific Appropriation 187A of chapter 2015-232, Laws of Florida, to the Agency for Health Care Administration for Primary Care Grants are reverted and appropriated for the same purpose for Fiscal Year 2016-2017.

SECTION 26. From the funds appropriated in Specific Appropriation 213 of chapter 2015-232, Laws of Florida, to the Agency for Health Care Administration, \$1,400,000 from the Tobacco Settlement Trust Fund shall revert immediately. This section shall take effect upon becoming law.

SECTION 27. The sum of \$1,400,000 in nonrecurring funds from the General Revenue Fund is appropriated for Fiscal Year 2015-2016 to the Agency for Health Care Administration to cover deficits in the Medicaid Program. This section shall take effect upon becoming law.

SECTION 28. Funds provided in Specific Appropriation 200 of chapter 2015-232, Laws of Florida, shall be allocated in the order presented in the proviso, and in accordance with section 409.909, Florida Statutes. The sum of \$1,600,000 provided for internal medicine, shall be proportionally allocated for internal medicine residency positions in hospitals with greater than twenty-five percent Medicaid and charity care as reported to the Agency for Health Care Administration on or before July 1, 2015 and only for residency positions newly approved July 2013 for internal medicine and filled in Fiscal Year 2014-2015 and Fiscal Year 2015-2016. This section shall take effect upon becoming law.

SECTION 29. The sum of \$3,649,549 from the General Revenue Fund provided to the Agency for Persons with Disabilities in Section 39 of chapter 2015-232, Laws of Florida, shall be released from the Lump Sum - Home and Community Based Services Waiver category and transferred to the Home and Community Based Services Waiver category for Fiscal Year 2015-2016. The nonrecurring sum of \$5,912,749 is appropriated to the

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the Agency for Persons with Disabilities from the Operations and Maintenance Trust Fund to the Home and Community Based Services Waiver category for Fiscal Year 2015-2016. The nonrecurring sum of \$9,562,298 from the Medical Care Trust Fund is appropriated to the Agency for Health Care Administration in the Home and Community Based Services Waiver category for Fiscal Year 2015-2016. These funds are provided to implement revised 1:1 ratio service rates effective April 1, 2016 due to the expansion of minimum wage requirements under the U.S. Department of Labor Fair Standards to Domestic Service Rule. This section shall take effect upon becoming law.

SECTION 30. The sum of \$14,395,136 from the General Revenue Fund provided to the Agency for Persons with Disabilities in Section 39 of chapter 2015-232, Laws of Florida, shall revert June 30, 2016.

SECTION 31. The sum of \$6,369,667 from the General Revenue Fund provided to the Agency for Persons with Disabilities in Section 39 of chapter 2015-232, Laws of Florida, shall revert and is appropriated for the Fiscal Year 2016-2017 in the Lump Sum - Home and Community Based Services Waiver category. The agency is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any requests for release of funds shall include a plan for how the funds will be expended for increases in Medicaid Home and Community Based Services Waiver costs.

SECTION 32. The unexpended balance in Section 40 of chapter 2015-232, Laws of Florida, provided to the Agency for Persons with Disabilities for the Home and Community Based Services Waiver shall revert and is appropriated for Fiscal Year 2016-2017 in the Lump Sum - Home and Community Based Services Waiver category. The agency is authorized to submit budget amendments requesting the release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any requests for release of funds shall include a plan for how the funds will be expended for increases in Medicaid Home and Community Based Waiver costs.

SECTION 33. The unexpended balance of funds provided in Specific Appropriation 251 of chapter 2015-232, Laws of Florida, provided to the Agency for Persons with Disabilities for the Home and Community Based Services Waiver shall revert and is appropriated for Fiscal Year 2016-2017 in the Lump Sum - Home and Community Based Services Waiver category. The agency is authorized to submit budget amendments requesting the release of funds pursuant to chapter 216, Florida Statutes. Any request for release of funds shall include a plan for how the funds will be expended for increases in Medicaid Home and Community Based Services Waiver costs.

SECTION 34. The unexpended balance in Section 41, chapter 2015-232, Laws of Florida, provided to the Agency for Persons with Disabilities for the Client Data Management System and Electronic Visit Verification system shall revert and is appropriated to the Agency for Persons with Disabilities for Fiscal Year 2016-2017 in the Home and Community Based Services Administration category for the same purpose and shall be placed in reserve. The agency is authorized to submit budget amendments requesting release of funds pursuant to the provisions of chapter 216, Florida Statutes. Any request for release of funds shall include a detailed operational work and spending plan.

SECTION 35. The unexpended balance of funds provided to the Department of Children and Families in Specific Appropriation 316 and Section 46, Chapter 2015-232, Laws of Florida, for motor vehicle insurance for children in foster care, shall revert and is appropriated for Fiscal Year 2016-2017 to the Department of Children and Families for the same purpose.

SECTION 36. The unexpended balance of funds appropriated to the Department of Children and Families in Specific Appropriation 377K of chapter 2015-232, Laws of Florida, for Central Receiving Facilities shall revert and is appropriated to the department for Fiscal Year 2016-2017 for the same purpose.

SECTION 37. The unexpended balance of funds provided in Specific Appropriation 302A, chapter 2015-232, Laws of Florida, for the Substance Abuse and Mental Health Financial and Services Accountability Management System, shall revert and is appropriated for Fiscal Year 2016-2017 to

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the department for the same purpose.

SECTION 38. The nonrecurring sum of \$4,000,000 from the Welfare Transition Trust Fund is appropriated for Fiscal Year 2015-2016 in the Lump Sum - Shared Risk Fund for Community-Based Providers of Child Welfare Services Category. This section shall take effect upon becoming law.

SECTION 39. The sum of \$1,000,000 from the General Revenue Fund in Section 42, chapter 2015-232, Laws of Florida provided to the Department of Children and Families in the Lump Sum - Sexually Violent Predator category for operational costs shall revert immediately and is appropriated for Fiscal Year 2015-2016 for state mental health facilities deficits. This section shall take effect upon becoming law.

SECTION 40. From the funds appropriated in Specific Appropriation 377B of chapter 2015-232, Laws of Florida, the amount of \$42,163 shall revert immediately and is appropriated for Fiscal Year 2015-2016 to Hardee Help Center for the purchase of a van. This section shall take effect upon becoming law.

SECTION 41. The unexpended balance of funds appropriated to the Department of Children and Families in Specific Appropriation 319A of chapter 2015-232, Laws of Florida, for state employee adoption benefits shall revert and is appropriated to the department for Fiscal Year 2016-2017 for the same purpose.

SECTION 42. The Department of Children and Families shall perform a reconciliation for each Community-Based Care Lead Agency of the funding provided in Specific Appropriation 323 and Section 45, chapter 2015-232, Laws of Florida, for maintenance adoption subsidies and the actual expenditures. Any surplus of funding shall, if necessary, be re-allocated to lead agencies that have a deficit, or revert June 30, 2016. This section shall take effect upon becoming law.

SECTION 43. The unexpended balance of funds provided in Specific Appropriation 361A of chapter 2015-232, Laws of Florida, and distributed to the Department of Children and Families to the Challenge Grant Program authorized by section 420.622(4), Florida Statutes, shall revert and is appropriated for Fiscal Year 2016-2017 to the department for the same purpose.

SECTION 44. The unexpended balance of funds from the General Revenue Fund provided to the Department of Children and Families in Specific Appropriation 377L of chapter 2015-232, Laws of Florida, to contract with a nonprofit organization for the distribution and associated medical costs of naltrexone extended-release injectable medication to treat alcohol and opioid dependency shall revert and is appropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 45. The sum of \$500,000 of unexpended funds provided in Section 48, chapter 2015-232, Laws of Florida, provided to the Department of Elder Affairs for the United Home Care Assisted Living Facility - Miami Dade, shall revert and is appropriated for Fiscal Year 2016-2017 to the department for the same purpose.

SECTION 46. The unexpended balance of funds provided to the Department of Health for the Ed and Ethel Moore Alzheimer's Disease Research Program in Specific Appropriation 454B and Section 50, chapter 2015-232, Laws of Florida, shall revert and is appropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 47. The unexpended balance of funds from the General Revenue Fund provided to the Department of Health for the James and Esther King Biomedical Research Program in Section 53 of chapter 2015-232, Laws of Florida, shall revert and is appropriated to Specific Appropriation 468 for Fiscal Year 2016-2017 for the same purpose.

SECTION 48. The unexpended balance of funds from the General Revenue Fund provided to the Department of Health for the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program in Section 54 of chapter 2015-232, Laws of Florida, shall revert and is appropriated to Specific Appropriation 468 for Fiscal Year 2016-2017 for the same purpose.

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SECTION 49. The unexpended balance of funds from the General Revenue Fund in Section 56, chapter 2015-232, Laws of Florida, provided to the Department of Veterans' Affairs for Entrepreneur Training shall revert and is appropriated to the department for Fiscal Year 2016-2017 for the same purpose.

SECTION 50. The unexpended balance of funds from the General Revenue Fund in Section 57, chapter 2015-232, Laws of Florida, provided to the Department of Veterans' Affairs for Work Force Training Grants shall revert and is appropriated to the department for Fiscal Year 2016-2017 for the same purpose.

SECTION 51. The unexpended balance of funds appropriated to the Department of Corrections in Specific Appropriation 703 of chapter 2015-232, Laws of Florida, for implementation of an automated time and attendance system for all prison facilities statewide shall revert and is reappropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 52. The unexpended balance of \$375,000 in general revenue funds appropriated to the Public Defenders in Section 61 of chapter 2015-232, Laws of Florida, for the development of a uniform statewide public defender caseload management network shall revert and is reappropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 53. The sum of \$4,500,000 from nonrecurring general revenue funds is hereby appropriated to the Justice Administrative Commission for Fiscal Year 2015-2016 to address the Commission's projected current year due process payment deficits. This section is effective upon becoming law.

SECTION 54. The sum of \$900,000 from nonrecurring general revenue funds is hereby appropriated to the Criminal Conflict and Civil Regional Counsels for Fiscal Year 2015-2016 to address the Counsels' operational deficits. This section is effective upon becoming law.

SECTION 55. The unexpended balance of funds provided to the Department of Law Enforcement for domestic security issues in Specific Appropriation 1258 of chapter 2015-232, Laws of Florida, is hereby reverted and reappropriated for Fiscal Year 2016-2017 for the purpose of the original appropriation within the Department of Law Enforcement.

SECTION 56. The unexpended balance of funds provided to the Department of Law Enforcement for domestic security issues in Specific Appropriation 1984C of chapter 2015-232, Laws of Florida, and subsequently distributed to the Department of Law Enforcement pursuant to budget amendment EOG #B2016-0014, is hereby reverted and reappropriated for Fiscal Year 2016-2017 for the purpose of the original appropriation within the Department of Law Enforcement.

SECTION 57. The sum of \$2,665,733 from the Operating Trust Fund provided to the Florida Department of Law Enforcement in Specific Appropriation 1280 of chapter 2015-232, Laws of Florida, for the replacement of the Computerized Criminal History System (CCH) in the Qualified Expenditure Category, shall revert and is reappropriated to the Florida Department of Law Enforcement for Fiscal Year 2016-2017 for the same purpose.

SECTION 58. The unexpended balance of funds appropriated to the state court in Specific Appropriation 3169 of chapter 2015-232, Laws of Florida, for the funding of naltrexone extended-release injectable medication shall revert and is reappropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 59. From the funds appropriated in Specific Appropriation 3162 of chapter 2015-232, Laws of Florida, to the State Court System, \$6,000,000 from the State Court Revenue Trust Fund shall revert immediately. This section shall take effect upon becoming law.

SECTION 60. There is hereby appropriated for Fiscal Year 2015-2016, \$6,000,000 in nonrecurring funds from the General Revenue Fund to the State Court System for operating expenditures. This section shall take effect upon becoming law.

SECTION 61. The unexpended balance of funds appropriated to the state

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courts in Specific Appropriation 3151 of chapter 2015-232, Laws of Florida, for the compensation of retired judges shall revert and is reappropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 62. Effective upon becoming law, the Chief Financial Officer is hereby authorized to transfer, using nonoperating authority, the nonrecurring sum of \$12,900,000 from the General Revenue Fund to the Clerks of the Court Trust Fund in the Department of Revenue to address the Clerks of the Courts' projected budget deficits for court-related functions in County Fiscal Year 2015-2016.

SECTION 63. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services for storm damages associated with Tropical Storm Debby pursuant to budget amendment EOG #B2013-0213, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2016-0005, shall revert and is appropriated for Fiscal Year 2016-2017 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 64. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services for domestic security issues in Specific Appropriation 1979A of chapter 2014-51, Laws of Florida, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2016-0005, shall revert and is appropriated for Fiscal Year 2016-2017 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 65. The unexpended balance of funds provided to the Department of Agriculture and Consumer Services from the Agricultural Emergency Eradication Trust Fund for oyster planting activities in Specific Appropriation 1490 of chapter 2014-51, Laws of Florida, and subsequently distributed to the Department of Agriculture and Consumer Services pursuant to budget amendment EOG #B2016-0005, shall revert and is appropriated for Fiscal Year 2016-2017 to the Department of Agriculture and Consumer Services for the same purpose.

SECTION 66. The unexpended balance of funds from the General Revenue Fund provided to Department of Business and Professional Regulation in Specific Appropriation 1991 of chapter 2015-232, Laws of Florida, for the payment of legal services shall revert and is appropriated to the department for Fiscal Year 2016-2017 for the same purpose.

SECTION 67. The unexpended balance of funds provided to the Department of Business and Professional Regulation in Specific Appropriation 2005A of chapter 2015-232, Laws of Florida, for the implementation of the Florida Business Information Portal shall revert and is appropriated for Fiscal Year 2016-2017 to the department for the same purpose. The department is authorized to procure contracted services as needed to assist in the implementation of the Florida Business Information Portal.

SECTION 68. The unexpended balance of funds in the Coastal Protection Trust Fund provided to the Department of Environmental Protection in Section 75, chapter 2015-232, Laws of Florida, by BP for Natural Resource Damage Assessment shall revert and is appropriated for Fiscal Year 2016-2017 to the Department of Environmental Protection for the same purpose.

SECTION 69. The sum of \$1,861,540 provided to the Department of Environmental Protection in Specific Appropriation 1645 of chapter 2014-51, Laws of Florida, for Springs Restoration shall revert and is appropriated for Fiscal Year 2016-2017 to the Department of Environmental Protection for Springs Restoration projects. Funds may be used for land acquisition to protect springs and for capital projects that protect the quality and quantity of water that flow from springs.

SECTION 70. The unexpended balance of funds provided to the Department of Environmental Protection for the East Pass Inlet Management Plan in Specific Appropriation 1653 of chapter 2014-51, Laws of Florida, shall revert and is appropriated for Fiscal Year 2015-2016 to the Department of Environmental Protection to manage the project in coordination with the department's management of the Norriego Point Restoration and Recreation Natural Resource Damages Assessment project. This section is effective upon becoming law.

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SECTION 71. The unexpended balance of funds provided to the Department of Environmental Protection to be transferred to the Southwest Florida Water Management District in chapter 2014-151, Laws of Florida, shall revert and is appropriated for Fiscal Year 2016-2017 to the Department of Environmental Protection to be transferred to the Southwest Florida Water Management District for the Heritage Lake Estates Conservation Easement in Pasco County for flood protection. These funds are in addition to the funds provided in Specific Appropriation 1589A.

SECTION 72. The sum of \$4,517,821 is appropriated from the Internal Improvement Trust Fund to the Department of Environmental Protection for the 2015-2016 fiscal year for continued legal representation in the Florida vs. Georgia case before the United States Supreme Court. This section is effective upon becoming law.

SECTION 73. The sum of \$9,783,656 from the Federal Grants Trust Fund within the Department of Environmental Protection shall be transferred using nonoperating budget authority pursuant to section 216.181(12), Florida Statutes, to the Federal Grants Trust Fund within the Department of Agriculture and Consumer Services for the approved Gulf Coast Ecosystem Restoration Council projects in the state of Florida.

SECTION 74. The sum of \$515,776 from the funds released to the Department of Financial Services in Specific Appropriation 2331A of chapter 2015-232, Laws of Florida, for the Pre-Design, Development, and Implementation phase of the replacement of the Florida Accounting Information Resource (FLAIR) Subsystem and Cash Management Subsystem (CMS) is hereby reverted. This section is effective upon becoming law.

SECTION 75. The sum of \$9,915,800 from the State Personnel System Trust Fund in Specific Appropriation 2826 of chapter 2015-232, Laws of Florida, for the transition to a new human resource system provider is hereby reverted. This section is effective upon becoming law.

SECTION 76. The unexpended balance of funds from the Supervision Trust Fund provided to the Department of Management Services in Section 87 of chapter 2015-232, Laws of Florida, shall revert and is appropriated for Fiscal Year 2016-2017 in the Facilities Management Information System category.

SECTION 77. The unexpended balance of funds from the Communications Working Capital Trust Fund provided to the Department of Management Services in Specific Appropriation 2841 of chapter 2015-232, Laws of Florida, for staff augmentation services to transition to a new contract for the SUNCOM Network shall revert and is appropriated to the department for Fiscal Year 2016-2017 for the same purpose.

SECTION 78. From the funds appropriated in Specific Appropriations 3021 and 3022 of chapter 2015-232, Laws of Florida, to the Department of Revenue for Fiscally Constrained Counties, \$3,216,911 from the General Revenue Fund shall revert immediately. This section is effective upon becoming law.

SECTION 79. The Department of Economic Opportunity is hereby authorized to transfer, using nonoperating budget authority, \$4,000,000 from the Special Employment Security Administration Trust Fund to the Employment Security Administration Trust Fund in Fiscal Year 2016-2017.

SECTION 80. The unexpended balance of funds provided to the Department of Economic Opportunity for the State Small Business Credit Initiative in section 101 of chapter 2015-232, Laws of Florida, including the unreleased balance of funds held in reserve, shall revert and is reappropriated for Fiscal Year 2016-2017 for the same purpose.

SECTION 81. The unexpended balance of funds provided to the Florida Housing Finance Corporation pursuant to EOG #B2013-0367 for a fee-for-service basis to HUD certified housing counseling agencies throughout the state to provide foreclosure counseling services for homeowners at risk of losing their homes to foreclosure shall continue to be used for that purpose and post-loan modification counseling, counseling after foreclosure has occurred, financial literacy, pre-purchase counseling services for homeowners, location-specific housing counseling activities, and marketing outreach to distressed homeowners in Florida who may benefit from foreclosure counseling. This

SECTION 81 SPECIFIC APPROPRIATION section is effective upon becoming law.

SECTION 82. The unobligated funds in the Florida Housing Finance Corporation Guarantee Fund Program shall be used by the Florida Housing Finance Corporation for the State Apartment Incentive Loan Program. This section is effective upon becoming law.

SECTION 83. The unexpended balance of funds in Specific Appropriation 2634 of chapter 2015-232, Laws of Florida, provided to the Department of Highway Safety and Motor Vehicles for renovations of a state owned facility located on Hillsborough Avenue in Tampa, Florida shall revert immediately. This section is effective upon becoming law.

SECTION 84. The unexpended balance of funds provided to the Department of Highway Safety and Motor Vehicles for the First Net State and Local Implementation Grants in section 95 of chapter 2015-232, Laws of Florida, is reverted and reappropriated to the department for Fiscal Year 2016-2017 for the same purpose. In the event the Governor appoints a new state point of contact who is not an employee of the department, the department is authorized to transfer the remaining balance of such funds to the state agency employing the new state point of contact, subject to the notice and objection procedures of section 216.177, Florida Statutes. This section is effective upon becoming law.

SECTION 85. Funds provided in Specific Appropriation 2593 of chapter 2015-232, Laws of Florida, may be used pursuant to section 321.04, Florida Statutes. This section is effective upon becoming law.

SECTION 86. The unexpended balance of funds provided to the Department of State from the Federal Grants Trust Fund for the implementation of the Online Voter Registration System in Section 3 of chapter 2015-36, Laws of Florida, is reverted and reappropriated to the department for Fiscal Year 2016-2017 for the same purpose.

SECTION 87. The nonrecurring sum of \$95,000 is appropriated from the General Revenue Fund to the Department of State for Fiscal Year 2015-2016 for a library grant to the Sarasota County Libraries. This section is effective upon becoming law.

SECTION 88. From the funds appropriated to the Department of Transportation in chapter 2012-118, Laws of Florida, for the Central Polk Parkway, the department shall use these funds to complete all outstanding contracts for the initial 30 percent design (Phase 32), and these funds shall not be used for any other purpose. This section is effective upon becoming law.

SECTION 89. The sums of \$5,479,579 from the General Revenue Fund and \$4,449,079 from trust funds in Specific Appropriation 1984 of chapter 2015-232, Laws of Florida, for the transition to a new human resource system provider are hereby reverted. This section is effective upon becoming law.

SECTION 90. The nonrecurring sums of \$8,121,059 in trust fund authority and \$25,000 from the General Revenue Fund are appropriated to Administered Funds for Fiscal Year 2015-2016 in Lump Sum - Northwood Centre Relocation appropriation category. The funds are provided for expenditures associated with relocating state agencies and departments at the Northwood Centre in Tallahassee, Florida. The Executive Office of the Governor may allocate the funds to the Department of Business and Professional Regulation, the Department of Children and Families, the Department of Economic Opportunity, the Department of Management Services, the Department of State and the Agency for State Technology. The Agency for State Technology may only acquire hardware and software that is necessary to complete the relocation; no hardware or software may be acquired to enhance or upgrade the services currently provided by the State Data Center. This section is effective upon becoming law.

SECTION 91. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management, for domestic security projects in Specific Appropriation 1984C of chapter 2015-232, Laws of Florida, subsequently distributed through budget amendment EOG # 2016-B0014, and the unexpended balance of funds provided for Fiscal Year 2015-2016 to the Executive Office of the Governor, Division of Emergency Management, pursuant to section 92 of chapter 2015-232, Laws of Florida,

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are reverted and reappropriated for Fiscal Year 2016-2017 to the division for the same purpose.

SECTION 92. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management for the federal Emergency Management Performance Grant for Fiscal Year 2015-2016 in Specific Appropriations 2555 and 2564 of chapter 2015-232, Laws of Florida, and the unexpended balance of funds provided for Fiscal Year 2015-2016 in section 93 of chapter 2015-232, Laws of Florida, are reverted and reappropriated for Fiscal Year 2016-2017 to the division for the same purpose.

SECTION 93. The unexpended balance of funds provided to the Executive Office of the Governor, Division of Emergency Management for the State and Local Implementation Grant for Fiscal Year 2015-2016 in section 94 of chapter 2015-232, Laws of Florida, is reverted and reappropriated for Fiscal Year 2016-2017 to the division for the same purpose.

SECTION 94. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-B0339 as submitted on February 15, 2016, by the Governor on behalf of the Agency for Health Care Administration for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section is effective upon becoming law.

SECTION 95. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-B0354 as submitted on February 15, 2016, by the Governor on behalf of the Agency for Health Care Administration for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section is effective upon becoming law.

SECTION 96. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-0294 as submitted on February 15, 2016, by the Governor on behalf of the Agency for Persons with Disabilities for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section shall take effect upon becoming law.

SECTION 97. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-0258 as submitted by the Governor on February 17, 2016, on behalf of the Department of Agriculture and Consumer Services for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section is effective upon becoming law.

SECTION 98. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-0297 as submitted on February 15, 2016, by the Governor on behalf of the Department of Children and Families for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section shall take effect upon becoming law.

SECTION 99. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-0343 as submitted on Pebruary 15, 2016, by the Governor on behalf of the Department of Children and Families for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section shall take effect upon becoming law.

SECTION 100. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-0346 as submitted on January 26, 2016, by the Governor on behalf of the Department of Corrections for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section is effective upon becoming law.

SECTION 101 SPECIFIC APPROPRIATION

SECTION 101. The Legislature hereby adopts by reference the changes to the approved fixed capital outlay budget as set forth in Budget Amendment EOG #B2016-0374 submitted February 25, 2016, by the Governor on behalf of the Department of Environmental Protection for approval by the Legislative Budget Commission. The Governor shall modify the approved fixed capital outlay budget for Fiscal Year 2015-2016 consistent with the amendment. This section is effective upon becoming law

SECTION 102. The Legislature hereby adopts by reference the changes to the approved budget as set forth in Budget Amendment EOG #B2016-0319 as submitted by the Governor on February 15, 2016, on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section shall take effect upon becoming law.

SECTION 103. The Legislature hereby adopts by reference the changes to the approved budget as set forth in Budget Amendment EOG #B2016-0311 as submitted by the Governor on February 15, 2016, on behalf of the Department of Health for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section shall take effect upon becoming law.

SECTION 104. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-0345 as submitted on January 26, 2016, by the Governor on behalf of the Justice Administrative Commission for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section is effective upon becoming law.

SECTION 105. The Legislature hereby adopts by reference the changes to the approved operating budget as set forth in Budget Amendment EOG #B2016-0338 as submitted on January 22, 2016, by the Governor on behalf of the Florida Department of Law Enforcement for approval by the Legislative Budget Commission. The Governor shall modify the approved operating budget for Fiscal Year 2015-2016 consistent with the amendment. This section is effective upon becoming law.

SECTION 106. Pursuant to section 215.32(2)(b)4.a., Florida Statutes, \$307,884,713 from unobligated cash balance amounts specified from the following trust funds shall be transferred to the General Revenue Fund for Fiscal Year 2016-2017:

### AGENCY FOR HEALTH CARE ADMINISTRATION FLORIDA DEPARTMENT OF VETERANS AFFAIRS DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION Division of Florida Condominiums, Timeshares and Mobile DEPARTMENT OF ECONOMIC OPPORTUNITY Local Government Housing Trust Fund...... 86,500,000 DEPARTMENT OF EDUCATION DEPARTMENT OF ENVIRONMENTAL PROTECTION Air Pollution Control Trust Fund...... 5,000,000 Water Quality Assurance Trust Fund..... DEPARTMENT OF FINANCIAL SERVICES Regulatory Trust Fund/Office of Financial Regulation..... 5,000,000 DEPARTMENT OF MANAGEMENT SERVICES Operating Trust Fund - Purchasing...... 4,000,000

SECTION 106 SPECIFIC APPROPRIATION

FISH AND WILDLIFE CONSERVATION COMMISSION

Funds specified above from each trust fund shall be transferred in four equal installments on a quarterly basis during the fiscal year, except for funds from the Local Government Housing Trust Fund and the State Housing Trust Fund, which shall transfer fifty percent by March 1, 2017, and fifty percent by June 30, 2017.

This section shall take effect upon becoming law.

SECTION 107. The Chief Financial Officer is hereby authorized to transfer \$30,700,000 from the General Revenue Fund to the Budget Stabilization Fund for Fiscal Year 2016-2017, as required by s.19(g) Article III of the Constitution of the State of Florida.

SECTION 108. Any section of this act, or any appropriation herein contained, if found to be invalid shall in no way affect other sections or specific appropriations contained in this act.

SECTION 109. Except as otherwise provided herein, this act shall take effect July 1, 2016, or upon becoming law, whichever occurs later; however, if this act becomes law after July 1, 2016, then it shall operate retroactively to July 1, 2016.

TOTAL THIS GENERAL APPROPRIATION ACT

FROM GENERAL REVENUE FUND . . . . . . 30,281,503,087 52,067,387,405 TOTAL ALL FUNDS . . . . . . . . . . . . 82,348,890,492 TOTAL APPROVED SALARY RATE . . . . 4,988,271,837

On motion by Senator Lee, the Conference Committee Report on HB 5001 was adopted. HB 5001 passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

### Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Galvano Richter Altman Garcia Ring Bean Benacquisto Gibson Sachs Bradley Grimsley Simmons Brandes Hays Simpson Hukill Bravnon Smith Bullard Hutson Sobel Clemens Joyner Soto Dean Latvala Stargel Detert Lee Thompson Diaz de la Portilla Legg

Margolis

Nays-None

## DISCLOSURE

I have an ownership interest in Caregivers Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by HB 5001, HB 5003, and HB 5101 which come before the Senate for a vote on March 11, 2016.

Therefore, I believe that, because Caregivers Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 1st District

By direction of the President, the following Conference Committee Report was read:

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5003, as amended by the Conference Committee Report.

Bob Ward, Clerk

### **CONFERENCE COMMITTEE REPORT ON HB 5003**

The Honorable Steve Crisafulli Speaker, House of Representatives March 10, 2016

The Honorable Andy Gardiner President of the Senate

s/ Jimmie T. Smith

Dear Mr. Speaker and Mr. President:

Your Conference Committee on the disagreeing votes of the two houses on HB 5003, same being:

An act relating to Implementing the 2016-2017 General Appropriations Act.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (951174).
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Richard Corcoran, Chair
                                   s/ Jim Boyd, Vice Chair
s/ Janet H. Adkins, At Large
                                   s / Larry Ahern
s/ Ben Albritton, At Large
                                   s / Bruce Antone
s/ Frank Artiles
                                   s / Dennis K. Baxley, At Large
s / Jason T. Brodeur
                                   s / Doug Broxson
s/ Colleen Burton
                                   s / Matthew H. "Matt" Caldwell
s/ Daphne D. Campbell
                                   s / Gwyndolen "Gwyn" Clarke-Reed
s / Neil Combee
                                   s/ Robert "Bob" Cortes
                                   s/ Fredrick W. "Fred" Costello
s/ John Cortes
s/ Janet Cruz, At Large
                                   s/ W. Travis Cummings
s/ Jose Felix Diaz, At Large
                                   s/ Brad Drake
s/ Dwight Dudley
                                   s/ Heather Fitzenhagen
s / Erik Fresen
                                   Reggie Fullwood
s/ Matt Gaetz, At Large
                                   s / Julio Gonzalez
s/ Tom Goodson
                                   s / James W. "J.W." Grant
s/ Gayle B. Harrell
                                   s/ Walter Bryan "Mike" Hill
s/ Matt Hudson
                                   s/ Clay Ingram
s/ Kristin Jacobs
                                   s/ Mia L. Jones, At Large
s / Shevrin D. "Shev" Jones
                                   s / Dave Kerner
s/ Mike LaRosa
                                   s/ Chris Latvala
s/ Larry Lee, Jr.
                                   s/ MaryLynn "ML" Magar
s/ Debbie Mayfield
                                   s/ Larry Metz
s/ Mike Miller
                                   s/ George R. Moraitis, Jr.
s/ Amanda Murphy
                                     At Large
s/ Ed Narain
                                   s/ Jeanette M. Nunez
s/ Jose R. Oliva, At Large
                                   s/ H. Marlene O'Toole, At Large
s/ Mark S. Pafford, At Large
                                   s / Kathleen C. Passidomo
s/ W. Keith Perry
                                   s/ Kathleen M. Peters
s/ Cary Pigman
                                   s/ Ray Pilon
s/ Bobby Powell
                                   s/ Jake Raburn
                                   s / Daniel D. "Dan" Raulerson
s/ Holly Raschein, At Large
s/ Lake Ray
                                   s/ Paul Renner
s/ David Richardson
                                   s / Ray Wesley Rodrigues
  At Large
                                   s/ Hazelle P. "Hazel" Rogers
                                   s/ Irving "Irv" Slosberg
s/ Ross Spano
s / Darryl Ervin Rouson
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Cynthia A. Stafford	s/ Richard Stark
At Large	s/ Cyndi Stevenson
s/ Charlie Stone	s/ Dwayne L. Taylor
s/ Victor Manuel "Vic" Torres, Jr.	s/ Carlos Trujillo, At Large
s/ Barbara Watson	s/ Alan B. Williams, At Large
s/ John Wood, At Large	s/ Ritch Workman, At Large
s/ Dana D. Young, At Large	

#### Managers on the part of the House

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s/ Tom Lee, Chair
                                  s/ Lizbeth Benacquisto
s/ Thad Altman
                                     Vice Chair
s/ Aaron Bean
                                  s/ Rob Bradley
                                  s/ Oscar Braynon II
s/ Jeff Brandes
s/ Dwight Bullard
                                  s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                  s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                  s/ Greg Evers
s/ Anitere Flores, At Large
                                  s/ Don Gaetz
s/ Bill Galvano, At Large
                                  s/ Rene Garcia
s/ Audrey Gibson
                                  s/ Denise Grimsley, At Large
s/ Alan Hays
                                  s/ Dorothy L. Hukill
s/ Travis Hutson
                                  s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                  s/ John Legg
s/ Gwen Margolis, At Large
                                  s/ Bill Montford
                                  s/ Garrett Richter, At Large
s/ Joe Negron
s/ Maria Lorts Sachs
                                  s/ David Simmons, At Large
s/ Wilton Simpson
                                  s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                  s / Darren Soto
                                  s/ Geraldine F. "Geri" Thompson
s/ Kelli Stargel
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Conferees on the part of the Senate

#### SUMMARY OF CONFERENCE COMMITTEE ACTION

The Conference Committee Amendment for HB 5003, relating to implementing appropriations, provides the following substantive modifications for the 2016-2017 fiscal year:

**Section 1** provides legislative intent that the implementing and administering provisions of this act apply to the General Appropriations Act for Fiscal Year 2016-2017.

**Section 2** incorporates the Florida Education Finance Program (FEFP) work papers by reference for the purpose of displaying the calculations used by the Legislature.

**Section 3** provides that funds provided for instructional materials shall be released and expended as required in the proviso language attached to Specific Appropriation 94.

**Section 4** provides that any district school board that generates less than \$2 million dollars in revenue from one mill of ad valorem tax shall contribute 0.75 mill, rather than 1.5 mills, for Fiscal Year 2016-2017, to the cost of funded special facilities projects.

Sections 5 and 36 require the auditor general to conduct annual financial audits of the Florida School for the Deaf and the Blind.

Section 6 reauthorizes the Florida College System (FCS) Performance Based Incentive funding model, for Fiscal Year 2016-2017, to evaluate the FCS institutions' performance on specified metrics. Funding for the FCS Performance Based Incentive consists of a state investment, plus an institutional investment consisting of funds redistributed from the Florida College System Program Fund.

**Section 7** establishes the Distinguished Florida College System program which recognizes the highest performing Florida Colleges.

Sections 8 and 36 amend the preeminent state research universities program by modifying the academic and research excellence standards and requiring the Board of Governors (BOG) to designate each state university that meets at least six of the 12 academic and research excellence standards as an "emerging preeminent state research university."

**Section 9** reauthorizes the State University System (SUS) Performance-Based Incentive funding model, for Fiscal Year 2016-2017, to evaluate the state universities' performance on specified metrics. Funding for the SUS Performance Based Incentive consists of a state

investment, plus an institutional investment consisting of funds redistributed from SUS base funding.

**Sections 10 and 11** amend s. 1008.46, F.S., to change the date for the Board of Governors annual accountability report from December 31 to March 15.

**Sections 12 and 36** amend s. 1009.23, F.S., to cap the distance learning fee that Florida colleges can charge students taking distance learning courses to \$15 per credit hour.

Sections 13 and 36 amend s. 1009.24, F.S., to cap the average distance learning fee that state universities can charge students taking distance learning courses to \$30 per credit hour.

Sections 14, 15, 16, 17, and 36 amend ss. 1009.50, 1009.505, 1009.51, and 1009.52, Florida Statutes, to maximize the current allocation of state need-based financial aid by adding a prioritization of award to eligible students. Postsecondary financial aid offices are required to complete an analysis of need for each eligible student to include all sources of funds available to the student (Pell Grant, scholarships, and all other aid).

Sections 18, 19, 20, 21, 22, 23, and 36 provide changes, for the 2016-2017 fiscal year, to the calculation of multiple components of the Florida Education Finance Program (FEFP), including:

- Authorizing a recalculation of the ESE Guaranteed Allocation based on actual FTE as reported on the October FTE survey.
- Providing funding for the 300 lowest performing elementary schools through funds allocated in the Supplemental Academic Instruction (SAI) and the Research-Based Reading Instruction Allocation categoricals and amends the SAI calculation.
- Modifying the sparsity supplement calculation to compute the sparsity supplement for larger eligible districts with a full-time equivalent (FTE) student membership of between 20,000 and 24,000, by dividing the total number of full-time equivalent students in all programs by the number of permanent senior high school centers in the district, not in excess of four.
- Amending the Florida Digital Classrooms Allocation to provide each district with a \$500,000 minimum and requiring school districts to use the digital classroom allocation to purchase enough devices to achieve a 1:1 device ratio in the largest grade group for each school in grades 3-10.
- Reauthorizing the federally connected student supplement to provide funding to school districts to support the education of students connected with federally-owned military installations, National Aeronautics and Space Administration (NASA) property, and Indian lands. To be eligible for this supplement, the district must also be eligible for federal impact aid funds, pursuant to Title VIII of the Elementary and Secondary Education Act of 1965.
- Removing the requirement for an adjustment to be made to a district's funding in the FEFP based on an FTE reporting error that is not corrected by the district within the FTE reporting amendment periods.
- Conforming a cross-reference in s.1011.71, F.S., changed as a result of the addition of the federally connected student supplement as a new subsection of law in s.1011.62, F.S.

Sections 24 and 36 amend s. 1012.39, F.S., to require district school boards to notify a student performing a clinical field experience of the availability of educator liability insurance under s. 1012.75, Florida Statutes, and prohibits a postsecondary educational institution or district school board from requiring a student enrolled in a state-approved teacher preparation program to purchase liability insurance as a condition of participation in any clinical field experience.

**Section 25** creates s. 1012.731, F.S., to codify the Florida Best and Brightest Teacher Scholarship Program which awards highly effective teachers who have demonstrated a high level of academic achievement based on their SAT or ACT score being at or above the 80th percentile.

**Section 26** requires the Department of Education to administer an educator liability insurance program, which provides a minimum of \$2 million in liability coverage for all full-time public school instructional personnel.

**Sections 27 and 36** amend s. 1013.64, F.S., to adjust the capital outlay full-time equivalent (COFTE) calculations to be consistent with Florida Education Finance Program (FEFP) FTE calculations relative to facilities space needs and COFTE determination procedures.

Sections 28 and 29 extend the Adults with Disabilities Pilot Program through July 1, 2017.

Sections 30 and 36 extend the date by which Florida Polytechnic University must meet statutory deadlines by one year.

Section 31 establishes the Florida Center for the Partnerships for Arts Integrated Teaching (PAInT) within the University of South Florida Sarasota-Manatee and specifies goals such as research on policies and practices related to arts integrated teaching, partnerships, and dissemination of information.

**Section 32** authorizes the Florida Fund for Minority Teachers, Inc., to expend up to \$250,000 from available funds for administration, including administration of the required training program and purchase of an online management and administration system.

Sections 33 and 36 authorizes Florida ABLE, Inc., to:

- Postpone the implementation date of the Florida ABLE program until December 31, 2016, if necessary, due to:
  - o Final regulations being issued by the United States Secretary of the Treasury, or
  - o Determination that an equivalent alternative to implementation of a qualified ABLE program in Florida becomes available through contracting with another state at a significant savings to the State.
- Determine whether or not to require residency as a condition of participation based on market research and estimated operating revenues and costs.

**Section 34** directs the Office of Early Learning not to adopt a kindergarten readiness rate for the 2014-2015 or 2015-2016 academic year and specifies that any Voluntary Prekindergarten (VPK) Education provider on probation in 2013-2014 will remain on probation.

Sections 35, 36, and 23 extend for an additional year the authority for school districts to levy the Prior Period Funding Adjustment Millage (PPFAM) before the final taxable value is certified with technical clarifications to ensure that the PPFAM is not levied multiple times for the same year.

**Section 36** provides for the expiration of changes to statutes in the Implementing Bill.

Section 37 provides that the calculations of the Medicaid Low-Income Pool, Disproportionate Share Hospital, and hospital reimbursement programs for the 2016-2017 fiscal year contained in the document titled "Medicaid Hospital Funding Programs," dated March 8, 2016, and filed with the Clerk of the House of Representatives, are incorporated by reference for the purpose of displaying the calculations used by the Legislature, consistent with the requirements of state law, in making appropriations for the Medicaid Low-Income Pool, Disproportionate Share Hospital, and hospital reimbursement programs.

**Sections 38 and 39** amend s. 393.063, F.S., to add Down syndrome and Phelan-McDermid syndrome to the definition of "Developmental disability" and provides a definition of Phelan-McDermid syndrome.

Sections 40 and 41 amend s. 393.065, F.S., to provide parameters to the Agency for Persons with Disabilities for removing clients from the wait list for home and community-based waiver services and provides client prioritization for that process.

**Section 42** provides requirements to the Agency for Persons with Disabilities for setting iBudget amounts for clients receiving home and community-based waiver services. Provides parameters under which a client's iBudget amount may be increased.

**Sections 43 and 44** provide that, in the event HB 1083 or similar legislation fails to become law during the 2016 Legislative Session, and notwithstanding the expiration date in s. 24 of ch. 2015-222, L.O.F., subsection (15) of s. 393.067, F.S., is reenacted.

**Sections 45 and 46** provide that, in the event HB 1083 or similar legislation fails to become law during the 2016 Legislative Session, and notwithstanding the expiration date in s. 26 of ch. 2015-222, L.O.F., subsection (4) of s. 393.18, F.S., is reenacted, and subsections (5) and (6) of that section are amended.

**Section 47** amends s. 296.37(3), F.S., for the 2016-2017 fiscal year, to maintain the personal needs allowance for residents of state veterans' nursing homes at \$105 per month. Otherwise, the amount would fall to \$35 per month on July 1, 2016.

Section 48 authorizes the Agency for Health Care Administration (AHCA) to submit a budget amendment to realign funding between AHCA and DOH for the CMS Network for the implementation of Statewide Medicaid Managed Care, to reflect actual enrollment changes due to the transition from fee-for-service into the capitated CMS Network.

**Section 49** provides that, notwithstanding s. 409.991, F.S., for the 2016-2017 fiscal year, funds provided for training purposes shall be allocated to community-based care lead agencies based on a training needs assessment conducted by the Department of Children and Families.

Section 50 provides that, in the event HB 1335 or similar legislation does not become law during the 2016 legislative session, the AHCA must ensure that nursing facility residents eligible for funds to transition to home and community-based services waivers must first have resided in a skilled nursing facility for at least 60 consecutive days.

Section 51 provides that, in the event HB 1335 or similar legislation does not become law during the 2016 legislative session, the AHCA and the Department of Elder Affairs (DOEA) must prioritize individuals for enrollment in the Long Term Care waiver using a frailty based screening instrument resulting in a prioritization score and shall enroll individuals in the Long Term Care waiver in accordance with the assigned priority score as funds are available. The AHCA may adopt rules, pursuant to s. 409.919, F.S., and enter into interagency agreements necessary to administer s. 409.979(3), F.S. Any rules or interagency agreements adopted by the AHCA relating to the scoring process may delegate to the DOEA, pursuant to 409.978, F.S., responsibility for implementing and administering the scoring process, providing notice of Medicaid fair hearing rights, and responsibility for defending, as needed, the scores assigned to persons on the Long Term Care waiver waitlist in any resulting Medicaid fair hearings. The DOEA may delegate the provision of notice of Medicaid fair hearing rights to its con-

**Section 52** amends s. 409.911, F.S., to provide that, notwithstanding the provisions of s. 409.911, F.S., for the 2016-2017 state fiscal year, the AHCA must distribute moneys to hospitals providing a disproportionate share of Medicaid or charity care services as provided in the 2016-2017 GAA.

**Section 53** amends s. 409.9113, F.S., to provide that, notwithstanding the provisions of s. 409.9113, F.S., for the 2016-2017 state fiscal year, the AHCA must make disproportionate share payments to teaching hospitals, as defined in s. 408.07, as provided in the 2016-2017 GAA.

**Section 54** amends s. 409.9119, F.S., to provide that, notwithstanding the provisions of s. 409.9119, F.S., for the 2016-2017 state fiscal year, for hospitals achieving full compliance under 409.9119(3), the AHCA must make disproportionate share payments to specialty hospitals for children as provided in the 2016-2017 GAA.

**Section 55** amends s. 893.055(17), F.S., to provide that, for the 2016-2017 fiscal year only, the Department of Health may use state funds appropriated in the 2016-2017 General Appropriations Act to administer the prescription drug monitoring program. Also provides that neither the state attorney general nor the department may use funds received as part of a settlement agreement to administer the program.

**Section 56** amends s. 216.262, F.S., to allow the Executive Office of the Governor (EOG) to request additional positions and appropriations from unallocated general revenue funds during the 2016-2017 fiscal year for the Department of Corrections (DOC) if the actual inmate population of the DOC exceeds certain Criminal Justice Estimating

Conference forecasts. The additional positions and appropriations may be used for essential staff, fixed capital improvements, and other resources to provide classification, security, food services, health services, and other variable expenses within the institutions to accommodate the estimated increase in the inmate population, and are subject to Legislative Budget Commission review and approval.

**Section 57** authorizes the Department of Legal Affairs to expend appropriated funds in those specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in prior years.

**Section 58** amends s. 932.7055, F.S., relating to the disbursement of proceeds from the sale of forfeited property, to extend for another year the authorization for a municipality to expend funds in a special law enforcement trust fund to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund prior to October 1, 2001.

**Section 59** amends s. 215.18, F.S., to provide the Chief Justice the authority to request a trust fund loan.

**Section 60** prohibits the DOC from transferring funds from salaries and benefits to any other appropriations category without the approval of the Legislative Budget Commission.

**Section 61** authorizes the DOC to transfer funds from categories other than fixed capital outlay into the Inmate Health Services category subject to the notice, review, and objection procedures of s. 216.177, F.S.

Section 62 requires the Department of Juvenile Justice to ensure that counties are fulfilling their financial responsibilities and to report any deficiencies to the Department of Revenue. If the Department of Juvenile Justice determines that a county has not met its obligations, it must direct the Department of Revenue to deduct the amount owed to the Department of Juvenile Justice from shared revenue funds provided to the county under s. 218.23, F.S. The section also includes procedures to provide assurance to holders of bonds for which shared revenue fund distributions are pledged.

Sections 63 and 64 amend s. 27.5304, F.S., to permit the Legislature to increase the statutory compensation limits for fees paid to court-appointed attorneys in two case categories: noncapital, nonlife felonies, and life felonies. These changes allow the Legislature to increase flat fees paid to attorneys in these categories in the General Appropriations Act.

Section 65 requires the Department of Management Services (DMS) to organize a work group to develop a sworn law enforcement career development plan for certain bargaining units represented by the Florida Police Benevolent Association (PBA).

**Section 66** permits the Justice Administrative Commission to provide funds to compensate the clerks of court for juror compensation, juror lodging and meals, and jury-related personnel costs.

**Section 67** prohibits the payment of reimbursement or application of credits to a nonfiscally constrained county for any previous overpayment of juvenile detention costs to offset detention share costs owed pursuant to s. 985.686, F.S., or any other law in Fiscal Year 2016-2017. The section is contingent upon CS/SB 1322 becoming law.

Section 68 requires the Department of Management Services (DMS) and agencies to utilize a tenant broker to renegotiate private lease agreements, in excess of 2,000 square feet, expiring before June 30, 2019

Sections 69 and 70 reenact s. 624.502, F.S., to require that fees for service of process against the Department of Financial Services or Office of Insurance Regulation be deposited to the Administrative Trust Fund rather than the Insurance Regulatory Trust Fund.

Sections 71 and 72 reenact s. 282.709, F.S., relating to the Joint Task Force on State Agency Law Enforcement Communications, by removing a representative from the Department of Transportation from the task force.

**Section 73** provides that the online procurement system transaction fee authorized in ss. 287.042(1)(h)1 and 287.057(22)(c), F.S., will remain at 0.7 percent for the 2016-2017 fiscal year only.

**Section 74** provides that the EOG is authorized to transfer funds appropriated in any appropriation category used to pay for data processing in the General Appropriations Act between agencies, in order to align the budget authority granted with the utilization rate of each department.

**Section 75** notwithstands s. 216.292(2)(a), F.S., which authorizes agency budget transfers of up to 5 percent of approved budget between categories. Except for transfers approved pursuant to sections 74 of the Implementing Bill, agencies are prohibited from transferring funds from a data center appropriation category to a category other than a data center appropriation category.

Section 76 provides that the EOG is authorized to transfer funds appropriated in the appropriations category "expenses" between agencies in order to allocate a reduction relating to SUNCOM Services.

Section 77 authorizes the EOG to transfer funds in the appropriation category "Special Categories-Risk Management Insurance" between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance.

Section 78 authorizes the EOG to transfer funds in the appropriation category "Special Categories-Transfer to DMS-Human Resources Services Purchased Per Statewide Contract" of the 2016-2017 General Appropriations Act between departments, in order to align the budget authority granted with the assessments that must be paid by each agency to the DMS for human resources management services.

Section 79 defines the components of the Florida Accounting Information Resource subsystem (FLAIR) and Cash Management System (CMS) included in the Department ofFinancial Services Planning Accounting and Ledger Management (PALM) system. This section also provides the executive steering committee (ESC) membership and the process for ESC meetings and decisions.

Section 80 authorizes the EOG to transfer funds between appropriation categories, with 14 days' notice, for the relocation of state agencies located in the Northwood Centre by July 1, 2016, notwithstanding s. 216.292(2), (3), and (4), F.S.

Section 81 notwithstands s. 161.143, F.S., relating to beach inlet projects. This provision requires the Department of Environmental Protection (DEP) to make available at least 10 percent of the total amount appropriated for each fiscal year for statewide beach management for the three highest-ranked projects on the current year's inlet management project list. For the 2016-2017 fiscal year, the amount allocated for inlet management funding is provided in the GAA.

Section 82 amends s. 259.105, F.S., related to the distribution of proceeds in the Florida Forever Trust Fund, to provide: \$15,156,206 to only the Division of State Lands within the DEP for the Board of Trustees Florida Forever Priority List land acquisition projects; \$35 million to the Department of Agriculture and Consumer Services for the acquisition of agricultural lands through perpetual conservation easements and other perpetual less-than-fee techniques, which will achieve the objectives of Florida Forever and s. 570.71, F.S.; and \$10 million to the Florida Communities Trust for projects acquiring conservation or recreation lands benefiting individuals with unique abilities. This section authorizes the DEP to waive the local government match requirements for projects acquiring conservation and recreational lands for individuals with unique abilities. If funds provided to acquire conservation and recreational lands to enhance recreation opportunities for individuals with unique abilities have not been awarded by May 1, 2017, funds may be awarded to redevelop or renew outdoor recreational facilities on public land.

**Section 83** requires that a minimum of \$3 million of the Fiscal Year 2016-2017 funding for the Florida Development Assistance Program (FRDAP) be used exclusively for projects that provide recreational enhancements and opportunities for individuals with unique abilities and that the DEP establish a separate application process for such projects. A definition for these projects is provided.

**Section 84** expands the powers of the Florida Communities Trust to include the authority necessary to undertake, coordinate, and fund projects that provide accessibility, availability, or adaptability of conservation or recreation lands for individuals with unique abilities and provides a definition for these projects.

Section 85 amends s. 216.181(11)(d), F.S., to authorize the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the DEP for fixed capital outlay projects. The increase in fixed capital outlay budget authority is authorized for funds provided to the state from the Gulf Environmental Benefit Fund administered by the National Fish and Wildlife Foundation, the Gulf Coast Restoration Trust Fund related to the Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast Act of 2012 (RESTORE Act), or from British Petroleum Corporation (BP) for natural resources damage assessment early restoration projects. Any continuing commitment for future appropriations by the Legislature must be specifically identified.

Sections 86 and 87 eliminate certain revenues from the calculation of the unobligated balance of the Water Quality Assurance Trust Fund within the DEP which are used to determine the excise tax rates that supports the expenditures within the trust fund.

**Section 88** establishes a solid waste management closure account within the Solid Waste Management Trust Fund within the DEP, to provide funding for the closing and long-term care of solid waste management facilities. This section allows the DEP to use funds from the Solid Waste Management Trust Fund to pay for these activities, if other funding is insufficient or otherwise unavailable.

Section 89 amends s. 403.7095, F.S., to require the DEP to award \$3 million in grant funds, in Fiscal Year 2015-2016, equally to counties having populations of fewer than 100,000 for waste tire, litter prevention, recycling and education, and general solid waste programs under the solid waste management grant program. Also, requires the DEP to award \$3 million in grant funds, in Fiscal Year 2016-2017, equally to counties having populations of fewer than 110,000 for waste tire, litter prevention, recycling and education, and general solid waste programs under the solid waste management grant program.

Section 90 amends s. 215.18(3), F.S., to authorize the Governor to temporarily transfer moneys, from one or more of the trust funds in the State Treasury, to a land acquisition trust fund (LATF) within the Department of Agriculture and Consumer Services, the DEP, the Department of State, or the Fish and Wildlife Conservation Commission, whenever there is a deficiency that would render the LATF temporarily insufficient to meet its just requirements, including the timely payment of appropriations from that trust fund. These funds must be expended Constitution. This transfer is a temporary loan and the funds must be repaid to the trust funds from which the moneys were loaned by the end of the 2016-2017 fiscal year. Any action proposed pursuant to this subsection is subject to the notice, review, and objection procedures of s. 216.177, F.S., and the Governor shall provide notice of such action at least seven days before the effective date of the transfer of trust funds.

Section 91 provides that, in order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the DEP, the Fish and Wildlife Conservation Commission, and the Department of State, the DEP will transfer a proportionate share of revenues in the Land Acquisition Trust Fund within the DEP on a monthly basis, after subtracting required debt service payments, to each agency and retain a proportionate share within the Land Acquisition Trust Fund within the DEP. Total distributions to a land acquisition trust fund within the other agencies may not exceed the total appropriations for the fiscal year.

Sections 92 and 93 authorizes the transfer of interest earnings from the Inland Protection Trust Fund to the Water Quality Assurance Trust Fund within the DEP as authorized in the General Appropriations Act.

**Section 94** excludes copayment requirements, reporting requirements, and funding cap limits for petroleum contamination sites cleaned up with non-traditional or innovative technologies that are approved by the DEP.

**Section 95** reenacts s. 376.3071(4)(q), F.S., related to the Inland Protection Trust Fund, stating that the DEP may not seek recovery or reimbursement of funds from another agency for state-funded petroleum contamination site rehabilitation.

Section 96 requires the Department of Highway Safety and Motor Vehicles to continue to contract with Prison Rehabilitation Industries and Diversified Enterprises, Inc., (PRIDE) for manufacturing license plates, provided that the cost is the same as that paid by the department during fiscal year 2013-2014. This section requires PRIDE to seek bids for the reflectorized sheeting used on the license plates and return 70 percent of savings to the department.

**Section 97** provides that, notwithstanding s. 339.2818(2)(b), F.S., the DOT may use appropriated funds to serve any county with a population of 170,000 or less through the Small County Outreach Program (SCOP) in the 5-year work program for the 2016-2017 fiscal year.

**Section 98** amends s. 339.135(4)(i) and (5)(b), F.S., to require the Department of Transportation (DOT) to fund a statewide system of multi-use trails and related facilities. The section also provides that the funding appropriated may not impact any existing projects for multi-use trails and related facilities that are in the work program as of July 1, 2016.

This section also amends s. 339.135(4)(j) and (5)(c), F.S., to authorize the DOT to use up to \$15 million of appropriated funds to pay the costs of strategic and regionally significant transportation projects. Funds may be used to provide up to 75 percent of projects costs for production-ready eligible projects. Preference must be given to projects that support the state's economic regions or have been identified as regionally significant in accordance with s. 339.155(4)(c), (d), and (e), F.S., and that have an increased level of non-state match.

**Sections 99 and 100** reenact s. 341.302(10), F.S., to authorize the DOT to approve and provide matching grant funding for railroad quiet zones for the 2016-2017 fiscal year.

Sections 101 and 102 amend s. 339.2816(3) and (4), F.S., to allow the DOT to use up to \$50 million from the State Transportation Trust Fund for the purposes of funding the Small County Road Assistance Program (SCRAP) in the 5-year work program and allows the use of SCRAP funds for the widening of existing lanes to address critical safety concerns as part of a resurfacing or reconstruction project for the 2016-2017 fiscal year.

Section 103 amends s. 420.9072, F.S., relating to the State Housing Initiatives Partnership (SHIP) Program, to provide exceptions to the limitations on using SHIP funds for rent subsidies and to allow counties and eligible municipalities to use up to 25 percent of available SHIP funds for rental housing.

Section 104 amends s. 420.5087, F.S., relating to the State Apartment Incentive Loan (SAIL) Program, to change requirements for reserving percentages of available SAIL funding for specified tenant groups to reflect the projected housing needs for those groups. Additionally, notwithstanding requirements that SAIL funds be used for housing for very-low income persons and specified percentages of the units in SAIL projects be reserved for persons or families of specified income levels, the Florida Housing Finance Corporation is directed to issue, during Fiscal Year 2016-2017, a notice of fund availability for \$20 million for loans to construct workforce housing to serve primarily low-income persons.

**Section 105** amends s. 427.013, F.S., to authorize the Commission for the Transportation Disadvantaged to make distributions during Fiscal Year 2016-2017 to community transportation coordinators:

- That do not receive federal Urbanized Area Formula Funds to provide transportation disadvantaged services; and
- As competitive grants to support transportation projects to enhance access to specified activities, to assist in development of transportation systems in nonurbanized areas, to promote efficient coordination of services, to support inner-city bus transportation, and to encourage private transportation providers to participate.

**Section 106** provides that, notwithstanding s. 216.292(2), (3), and (4), F.S., the Department of Highway Safety and Motor Vehicles may transfer up to \$6,563,775 between appropriation categories, to realign

funds based on the completion of a cost benefit analysis evaluating different options for hardware and software needed for the department.

Sections 107 and 108 amend s. 339.135(7)(g) and (h), F.S., by requiring Legislative Budget Commission (LBC) approval of any work program amendment that adds a project, construction phase, right-of-way phase, or public transportation phase over \$5 million. The DOT must provide a narrative description, a written justification, and an explanation for such project or phase addition. The LBC chair and vice chair, the Senate President, and the House Speaker may jointly authorize approval of the amendment if an LBC meeting cannot be held within 30 days of amendment submission.

Sections 109 and 110 provide that for the 2015-2016 and 2016-2017 fiscal years, the Department of Highway Safety and Motor Vehicles may assign a patrol officer to the Lieutenant Governor, at his or her discretion, and to a Cabinet member if the department deems such assignment appropriate or in response to a threat, if requested by such Cabinet member.

Sections 111 and 112 reenact amendments to s. 216.292(2)(a), F.S., that remove language limiting scope of legislative review of "five percent" budget transfers. The Legislature would continue to be able to object that a proposed action exceeds delegated authority or is contrary to legislative policy and intent.

Section 113 provides that no state agency may initiate a competitive solicitation for a product or service if the completion of such competitive solicitation would require a change in law or require a change to the agency's budget other than a transfer authorized in s. 216.292(2) or (3), F.S., unless the initiation of such competitive solicitation is specifically authorized in law or in the General Appropriations Act or by the Legislative Budget Commission.

Section 114 amends s. 112.24, F.S., to provide that the reassignment of an employee of a state agency may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the Senate and House budget committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after receiving notice of the action, pursuant to s. 216.177, F.S. This requirement applies to state employee reassignments regardless of which agency (sending or receiving) is responsible for pay and benefits of assigned employee.

Section 115 maintains legislative salaries at the July 1, 2010, level.

Sections 116 and 117 amend s. 215.32(2)(b), F.S., in order to implement the transfer of moneys to the General Revenue Fund from trust funds in the 2016-2017 General Appropriations Act.

**Section 118** provides that, in order to implement the issuance of new debt authorized in the 2016-2017 General Appropriations Act, and pursuant to the requirements of s. 215.98, F.S., the Legislature determines that the authorization and issuance of debt for the 2016-2017 fiscal year should be implemented and is in the best interest of the state.

Section 119 provides that funds appropriated for travel by state employees be limited to travel for activities that are critical to each state agency's mission. The section prohibits funds from being used to travel to foreign countries, other states, conferences, staff-training, or other administrative functions unless the agency head approves in writing. The agency head is required to consider the use of teleconferencing and electronic communication to meet needs of activity before approving travel.

**Section 120** provides that, notwithstanding s. 112.061, F.S., costs for lodging associated with a meeting, conference, or convention organized or sponsored in whole or in part by a state agency or the judicial branch may not exceed 150 dollars per day. An employee may expend his or her own funds for any lodging expenses in excess of 150 dollars.

**Section 121** directs the executive branch agencies and judicial branch agencies to collaborate with the EOG to implement a statewide travel management system and utilize the system.

Sections 122 and 123 reenact amendments to s. 110.12315, F.S., that: modify copayments associated with the state employees' group health insurance program consistent with decisions that have been

made in the General Appropriations Act; authorize the Department of Management Services, for the state employees' prescription drug program, to negotiate the pharmacy dispensing fee, to implement a 90-day supply limit program for certain maintenance drugs at retail pharmacies for state employees under certain circumstances, and to maintain a list of maintenance drugs and preferred brand name drugs; and provide that copayments for state employees for a 90-day supply of prescription drugs at a retail pharmacy will be the same as a 90-day supply through mail order.

**Section 124** provides that a state agency may not enter into a contract containing a nondisclosure clause that prohibits a contractor from disclosing to members or staff of the Legislature information relevant to the performance of the contract.

**Section 125** specifies that no section of the bill shall take effect if the appropriations and proviso to which it relates are vetoed.

Section 126 provides that a permanent change made by another law to any of the same statutes amended by this bill will take precedence over the provision in this bill.

Section 127 provides a severability clause.

Section 128 provides an effective date.

Conference Committee Amendment (566703) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. It is the intent of the Legislature that the implementing and administering provisions of this act apply to the General Appropriations Act for the 2016-2017 fiscal year.

Section 2. In order to implement Specific Appropriations 7, 8, 9, 94, and 95 of the 2016-2017 General Appropriations Act, the calculations of the Florida Education Finance Program for the 2016-2017 fiscal year in the document titled "Public School Funding: The Florida Education Finance Program," dated March 8, 2016, and filed with the Clerk of the House of Representatives, are incorporated by reference for the purpose of displaying the calculations used by the Legislature, consistent with the requirements of state law, in making appropriations for the Florida Education Finance Program. This section expires July 1, 2017.

Section 3. In order to implement Specific Appropriations 7 and 94 of the 2016-2017 General Appropriations Act and notwithstanding ss. 1002.20, 1003.02, 1006.28-1006.42, 1011.62(6)(b)5., and 1011.67, Florida Statutes, relating to the expenditure of funds provided for instructional materials, for the 2016-2017 fiscal year, funds provided for instructional materials shall be released and expended as required in the proviso language for Specific Appropriation 94 of the 2016-2017 General Appropriations Act. This section expires July 1, 2017.

Section 4. In order to implement Specific Appropriation 23 of the 2016-2017 General Appropriations Act and notwithstanding s. 1013.64(2), Florida Statutes, any district school board that generates less than \$2 million in revenue from a 1-mill levy of ad valorem tax shall contribute 0.75 mills for the 2016-2017 fiscal year toward the cost of funded special facilities construction projects. This section expires July 1, 2017.

Section 5. In order to implement Specific Appropriation 113 of the 2016-2017 General Appropriations Act, paragraph (d) of subsection (2) of section 11.45, Florida Statutes, is amended to read:

- 11.45 Definitions; duties; authorities; reports; rules.—
- (2) DUTIES.—The Auditor General shall:
- (d) Annually conduct financial audits of the accounts and records of all district school boards in counties with populations of fewer than 150,000, according to the most recent federal decennial statewide census, and the Florida School for the Deaf and the Blind.

The Auditor General shall perform his or her duties independently but under the general policies established by the Legislative Auditing Committee. This subsection does not limit the Auditor General's discretionary authority to conduct other audits or engagements of governmental entities as authorized in subsection (3).

Section 6. In order to implement Specific Appropriations 12 and 126 of the 2016-2017 General Appropriations Act, section 1001.66, Florida Statutes, is created to read:

1001.66 Florida College System Performance-Based Incentive.—

- (1) A Florida College System Performance-Based Incentive shall be awarded to Florida College System institutions using performance-based metrics adopted by the State Board of Education. The performance-based metrics must include retention rates; program completion and graduation rates; postgraduation employment, salaries, and continuing education for workforce education and baccalaureate programs, with wage thresholds that reflect the added value of the certificate or degree; and outcome measures appropriate for associate of arts degree recipients. The state board shall adopt benchmarks to evaluate each institution's performance on the metrics to measure the institution's achievement of institutional excellence or need for improvement and the minimum requirements for eligibility to receive performance funding.
- (2) Each fiscal year, the amount of funds available for allocation to Florida College System institutions based on the performance-based funding model shall consist of the state's investment in performance funding plus institutional investments consisting of funds to be redistributed from the base funding of the Florida College System Program Fund as determined in the General Appropriations Act. The State Board of Education shall establish minimum performance funding eligibility thresholds for the state's investment and the institutional investments. An institution that meets the minimum institutional investment eligibility threshold, but fails to meet the minimum state investment eligibility threshold, shall have its institutional investment restored but is ineligible for a share of the state's investment in performance funding. The institutional investment shall be restored for all institutions eligible for the state's investment under the performance-based funding model.
- (3)(a) Each Florida College System institution's share of the performance funding shall be calculated based on its relative performance on the established metrics in conjunction with the institutional size and scope.
- (b) A Florida College System institution that fails to meet the State Board of Education's minimum institutional investment performance funding eligibility threshold shall have a portion of its institutional investment withheld by the state board and must submit an improvement plan to the state board that specifies the activities and strategies for improving the institution's performance. The state board must review and approve the improvement plan and, if the plan is approved, must monitor the institution's progress in implementing the activities and strategies specified in the improvement plan. The institution shall submit monitoring reports to the state board by December 31 and May 31 of each year in which an improvement plan is in place.
- (c) The Commissioner of Education shall withhold disbursement of the institutional investment until the monitoring report is approved by the State Board of Education. A Florida College System institution determined by the state board to be making satisfactory progress on implementing the improvement plan shall receive no more than one-half of the withheld institutional investment in January and the balance of the withheld institutional investment in June. An institution that fails to make satisfactory progress may not have its full institutional investment restored. Any institutional investment funds that are not restored shall be redistributed in accordance with the state board's performance-based metrics.
- (4) Distributions of performance funding, as provided in this section, shall be made to each of the Florida College System institutions listed in the Florida Colleges category in the General Appropriations Act.
- (5) By October 1 of each year, the State Board of Education shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the prior fiscal year's performance funding allocation, which must reflect the rankings and award distributions.
- (6) The State Board of Education shall adopt rules to administer this section.
  - (7) This section expires July 1, 2017.

- Section 7. In order to implement Specific Appropriation 126 of the 2016-2017 General Appropriations Act, section 1001.67, Florida Statutes, is created to read:
- 1001.67 Distinguished Florida College System institution program.—A collaborative partnership is established between the State Board of Education and the Legislature to recognize the excellence of Florida's highest-performing Florida College System institutions.
- (1) EXCELLENCE STANDARDS.—The following excellence standards are established for the program:
- (a) A 150 percent-of-normal-time completion rate of 50 percent or higher, as calculated by the Division of Florida Colleges.
- (b) A 150 percent-of-normal-time completion rate for Pell Grant recipients of 40 percent or higher, as calculated by the Division of Florida Colleges.
- (c) A retention rate of 70 percent or higher, as calculated by the Division of Florida Colleges.
- (d) A continuing education, or transfer, rate of 72 percent or higher for students graduating with an associate of arts degree, as reported by the Florida Education and Training Placement Information Program (FETPIP).
- (e) A licensure passage rate on the National Council Licensure Examination for Registered Nurses (NCLEX-RN) of 90 percent or higher for first-time exam takers, as reported by the Board of Nursing.
- (f) A job placement or continuing education rate of 88 percent or higher for workforce programs, as reported by FETPIP.
- (g) A time-to-degree for students graduating with an associate of arts degree of 2.25 years or less for first-time-in-college students with accelerated college credits, as reported by the Southern Regional Education Roard
- (2) DISTINGUISHED COLLEGE DESIGNATION.—The State Board of Education shall designate each Florida College System institution that meets five of the seven standards identified in subsection (1) as a distinguished college.
- (3) DISTINGUISHED COLLEGE SUPPORT.—A Florida College System institution designated as a distinguished college by the State Board of Education is eligible for funding as specified in the General Appropriations Act.
  - $(4) \quad \textit{EXPIRATION.} \textit{This section expires July 1, 2017}.$

Section 8. In order to implement Specific Appropriation 142 of the 2016-2017 General Appropriations Act, subsections (1), (2), (3), and (5) through (8) of section 1001.7065, Florida Statutes, are amended, to read:

1001.7065 Preeminent state research universities program.—

- (1) STATE UNIVERSITY SYSTEM SHARED GOVERNANCE COLLABORATION.—A collaborative partnership is established between the Board of Governors and the Legislature to elevate the academic and research preeminence of Florida's highest-performing state research universities in accordance with this section. The partnership stems from the State University System Governance Agreement executed on March 24, 2010, wherein the Board of Governors and leaders of the Legislature agreed to a framework for the collaborative exercise of their joint authority and shared responsibility for the State University System. The governance agreement confirmed the commitment of the Board of Governors and the Legislature to continue collaboration on accountability measures, the use of data, and recommendations derived from such data.
- (2) ACADEMIC AND RESEARCH EXCELLENCE STANDARDS.— Effective July 1, 2013, The following academic and research excellence standards are established for the preeminent state research universities program:
- (a) An average weighted grade point average of 4.0 or higher on a 4.0 scale and an average SAT score of 1800 or higher on a 2400-point

scale or 1200 or higher on a 1600-point scale for fall semester incoming freshmen, as reported annually.

- (b) A top-50 ranking on at least two well-known and highly respected national public university rankings, *including, but not limited to, the U.S. News and World Report rankings*, reflecting national preeminence, using most recent rankings.
- (c) A freshman retention rate of 90 percent or higher for full-time, first-time-in-college students, as reported annually to the Integrated Postsecondary Education Data System (IPEDS).
- (d) A 6-year graduation rate of 70 percent or higher for full-time, first-time-in-college students, as reported annually to the IPEDS.
- (e) Six or more faculty members at the state university who are members of a national academy, as reported by the Center for Measuring University Performance in the Top American Research Universities (TARU) annual report or the official membership directories maintained by each national academy.
- (f) Total annual research expenditures, including federal research expenditures, of \$200 million or more, as reported annually by the National Science Foundation (NSF).
- $\,$  (g)  $\,$  Total annual research expenditures in diversified nonmedical sciences of \$150 million or more, based on data reported annually by the NSF.
- (h) A top-100 university national ranking for research expenditures in five or more science, technology, engineering, or mathematics fields of study, as reported annually by the NSF.
- (i) One hundred or more total patents awarded by the United States Patent and Trademark Office for the most recent 3-year period.
- (j) Four hundred or more doctoral degrees awarded annually, including professional doctoral degrees awarded in medical and health care disciplines, as reported in the Board of Governors Annual Accountability Report.
- (k) Two hundred or more postdoctoral appointees annually, as reported in the TARU annual report.
- (l) An endowment of \$500 million or more, as reported in the Board of Governors Annual Accountability Report.
- (3) PREEMINENT STATE RESEARCH UNIVERSITY DESIGNATION.—
- (a) The Board of Governors shall designate each state research university that annually meets at least 11 of the 12 academic and research excellence standards identified in subsection (2) as a preeminent state research university.
- (b) The Board of Governors shall designate each state university that annually meets at least six of the 12 academic and research excellence standards identified in subsection (2) as an emerging preeminent state research university.
- (5) PREEMINENT STATE RESEARCH UNIVERSITIES PROGRAM UNIVERSITY SUPPORT.—
- (a) A state research university, as of July 1, 2013, meets all 12 of the academic and research university, as of July 1, 2013, meets all 12 of the academic and research excellence standards identified in subsection (2), as verified by the Board of Governors, shall submit to the Board of Governors a 5-year benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section an amount specified in the General Appropriations Act to be provided annually throughout the 5 year period. Funding for this purpose is contingent upon specific appropriation in the General Appropriations Act.
- (b) A state university designated as an emerging preeminent state research university shall submit to the Board of Governors a 5-year

- benchmark plan with target rankings on key performance metrics for national excellence. Upon approval by the Board of Governors, and upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university its proportionate share of any funds provided annually to support the program created under this section.
- (c) The award of funds under this subsection is contingent upon funding provided in the General Appropriations Act to support the preeminent state research universities program created under this section. Funding increases appropriated beyond the amounts funded in the prior fiscal year shall be distributed as follows:
- 1. Each designated preeminent state research university that meets the criteria in paragraph (a) shall receive an equal amount of funding.
- 2. Each designated emerging preeminent state research university that meets the criteria in paragraph (b) shall receive an amount of funding that is equal to one-half of the total increased amount awarded to each designated preeminent state research university.
- (6) PREEMINENT STATE RESEARCH UNIVERSITY ENHANCEMENT INITIATIVE. A state research university that, as of July 1, 2013, meets 11 of the 12 academic and research excellence standards identified in subsection (2), as verified by the Board of Governors, shall submit to the Board of Governors a 5 year benchmark plan with target rankings on key performance metrics for national excellence. Upon the university's meeting the benchmark plan goals annually, the Board of Governors shall award the university an amount specified in the General Appropriations Act to be provided annually throughout the 5 year period for the purpose of recruiting National Academy Members, expediting the provision of a master's degree in cloud virtualization, and instituting an entrepreneurs in residence program throughout its campus. Funding for this purpose is contingent upon specific appropriation in the General Appropriations Act.
- (6)(7) PREEMINENT STATE RESEARCH UNIVERSITY SPECIAL COURSE REQUIREMENT AUTHORITY.—In order to provide a jointly shared educational experience, a university that is designated a preeminent state research university may require its incoming first-time-in-college students to take a 6-credit 9-to-12-credit set of unique courses specifically determined by the university and published on the university's website. The university may stipulate that credit for such courses may not be earned through any acceleration mechanism pursuant to s. 1007.27 or s. 1007.271 or any other transfer credit. All accelerated credits earned up to the limits specified in ss. 1007.27 and 1007.271 shall be applied toward graduation at the student's request.
- (7)(8) PREEMINENT STATE RESEARCH UNIVERSITY FLEX-IBILITY AUTHORITY.—The Board of Governors is encouraged to identify and grant all reasonable, feasible authority and flexibility to ensure that each a designated preeminent state research university and each designated emerging preeminent state research university is free from unnecessary restrictions.
- Section 9. In order to implement Specific Appropriation 142 of the 2016-2017 General Appropriations Act, subsections (1), (2), (3) and subsection (6) of section 1001.92, Florida Statutes, are amended to read:
- 1001.92 State University System Performance-Based Incentive.—
- (1) A State University System Performance-Based Incentive shall be awarded to state universities using performance-based metrics adopted by the Board of Governors of the State University System.
- (a) The performance-based metrics must include graduation rates;, retention rates;, postgraduation education rates;, degree production;, affordability;, postgraduation employment and salaries, including wage thresholds that reflect the added value of a baccalaureate degree; access;, and other metrics approved by the board in a formally noticed meeting.
- (b) The board shall adopt benchmarks to evaluate each state university's performance on the metrics to measure the state university's achievement of institutional excellence or need for improvement and minimum requirements for eligibility to receive performance funding.
- (2) Each fiscal year, the amount of funds available for allocation to the state universities based on the performance-based *funding model* metrics shall consist of the state's *investment in* appropriation for

formance funding; including increases in base funding plus institutional investments consisting of funds deducted from the base funding of each state university in the State University System; in an amount provided in the General Appropriations Act. The Board of Governors shall establish minimum performance funding eligibility thresholds for the state's investment and the institutional investments. A state university that meets the minimum institutional investment eligibility threshold, but fails to meet the minimum state investment eligibility threshold, but fails to meet the minimum state investment eligibility threshold, bath have its institutional investment restored but is ineligible for a share of the state's investment in performance funding. The institutional investment shall be restored for each institution eligible for the state's investment under the performance-based funding model metries.

- (3)(a) A state university that fails to meet the Board of Governors' minimum institutional investment performance funding eligibility threshold shall have a portion of its institutional investment withheld by the board and must submit an improvement plan to the board that specifies the activities and strategies for improving the state university's performance. The board must review and approve the improvement plan and, if the plan is approved, must monitor the state university's progress in implementing the activities and strategies specified in the improvement plan. The state university shall submit monitoring reports to the board by December 31 and May 31 of each year in which an improvement plan is in place. The ability of a state university to submit an improvement plan to the board is limited to 1 fiscal year.
- (b) The Chancellor of the State University System shall withhold disbursement of the institutional investment until the monitoring report is approved by the Board of Governors. A state university that is determined by the board to be making satisfactory progress on implementing the improvement plan shall receive no more than one-half of the withheld institutional investment in January and the balance of the withheld institutional investment in June. A state university that fails to make satisfactory progress may not have its full institutional investment restored. Any institutional investment funds that are not restored shall be redistributed in accordance with the board's performance-based metrics.
- (6) The Board of Governors shall adopt regulations to administer this section.
  - (7)(6) This section expires July 1,  $2017 \frac{2016}{1}$ .

Section 10. In order to implement Specific Appropriation 154 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration date in section 13 of chapter 2015-222, Laws of Florida, subsection (1) of section 1008.46, Florida Statutes, is reenacted to read:

- 1008.46 State university accountability process.—It is the intent of the Legislature that an accountability process be implemented that provides for the systematic, ongoing evaluation of quality and effectiveness of state universities. It is further the intent of the Legislature that this accountability process monitor performance at the system level in each of the major areas of instruction, research, and public service, while recognizing the differing missions of each of the state universities. The accountability process shall provide for the adoption of systemwide performance standards and performance goals for each standard identified through a collaborative effort involving state universities, the Board of Governors, the Legislature, and the Governor's Office, consistent with requirements specified in s. 1001.706. These standards and goals shall be consistent with s. 216.011(1) to maintain congruity with the performance-based budgeting process. This process requires that university accountability reports reflect measures defined through performance-based budgeting. The performance-based budgeting measures must also reflect the elements of teaching, research, and service inherent in the missions of the state universities.
- (1) By March 15 of each year, the Board of Governors shall submit an annual accountability report providing information on the implementation of performance standards, actions taken to improve university achievement of performance goals, the achievement of performance goals during the prior year, and initiatives to be undertaken during the next year. The accountability reports shall be designed in consultation with the Governor's Office, the Office of Program Policy Analysis and Government Accountability, and the Legislature.

Section 11. The text of s. 1008.46(1), Florida Statutes, as carried forward from chapter 2015-222, Laws of Florida, in this act, expires July 1, 2017, and the text of that section shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 12. In order to implement Specific Appropriations 12 and 126 of the 2016-2017 General Appropriations Act, paragraphs (a) and (b) of subsection (16) of section 1009.23, Florida Statutes, are amended to read:

1009.23 Florida College System institution student fees.—

- (16)(a) Effective July 1, 2016, each Florida College System institution may assess a student who enrolls in a course listed in the distance learning catalog, established pursuant to s. 1006.735, a per credit hour distance learning course user fee not to exceed \$15 per credit hour. An increase in an institution's current distance learning fee must be approved by the State Board of Education. For purposes of assessing this fee, a distance learning course is a course in which at least 80 percent of the direct instruction of the course is delivered using some form of technology when the student and instructor are separated by time or space, or both.
- (b) The amount of the distance learning course user fee may not exceed the additional costs of the services provided which are attributable to the development and delivery of the distance learning course. If a Florida College System institution assesses the distance learning course user fee, the institution may not assess any other fees to cover the additional costs. By September 1 of each year, each board of trustees shall report to the Division of Florida Colleges the total amount of revenue generated by the distance learning course user fee for the prior fiscal year and how the revenue was expended.

Section 13. In order to implement Specific Appropriation 142 of the 2016-2017 General Appropriations Act, subsection (17) of section 1009.24, Florida Statutes, is amended to read:

- 1009.24 State university student fees.—
- (17)(a) A state university may assess a student who enrolls in a course listed in the distance learning catalog, established pursuant to s. 1006.735, a per credit hour distance learning course fee. The average distance learning fee amount assessed by a state university may not exceed \$30 per credit hour. For purposes of assessing this fee, a distance learning course is a course in which at least 80 percent of the direct instruction of the course is delivered using some form of technology when the student and instructor are separated by time or space, or both.
- (b) The amount of the distance learning course fee may not exceed the additional costs that of the services provided which are attributable to the development and delivery of the distance learning course. If the distance learning course fee is assessed by a state university, the institution may not assess duplicative fees to cover the additional costs.
- (c) By September 1 of each year, each board of trustees shall report to the Board of Governors the total amount of revenue generated by the distance learning course user fee for the prior fiscal year and how the total amount of revenue was expended.
- (d)(e) If an institution assesses the distance learning fee, the institution must provide a link to the catalog within the advising and distance learning sections of the institution's website, using a graphic and description provided by the Complete Florida Plus Program, informing students of the catalog.
- Section 14. In order to implement Specific Appropriations 6 and 76 of the 2016-2017 General Appropriations Act, subsection (2) of section 1009.50, Florida Statutes, is amended to read:
- 1009.50 Florida Public Student Assistance Grant Program; eligibility for grants.—
- (2)(a) State student assistance grants through the program may be made only to degree-seeking students who enroll in at least 6 semester hours, or the equivalent per term, and who meet the general requirements for student eligibility as provided in s. 1009.40, except as

otherwise provided in this section. The grants shall be awarded annually for the amount of demonstrated unmet need for the cost of education, after the expected family contribution and all other aid available to the student is accounted for, but and may not exceed an amount equal to the average prior academic year cost of tuition fees and other registration fees for 30 credit hours at state universities or such other amount as specified in the General Appropriations Act, to any recipient. A demonstrated unmet need of less than \$200, after the expected family contribution and all other aid available to the student is accounted for, shall render the applicant ineligible for a state student assistance grant. Recipients of the grants must have been accepted at a state university or Florida College System institution authorized by Florida law. A student is eligible for the award for 110 percent of the number of credit hours required to complete the program in which enrolled, except as otherwise provided in s. 1009.40(3).

- (b) A student applying for a Florida public student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student.
- (c) Institutions awarding grant moneys must conduct an assessment of all of the financial resources available to each student, including, but not limited to:
  - 1. Pell Grants and other federal aid.
  - 2. State grants and scholarships, including merit awards.
  - 3. Institutional awards for merit or need.
  - 4. Private awards for merit or need.
- 5. Any other grant or scholarship available to the student for use toward the cost of education.

Institutions that provide preliminary award packages before receiving from the department the final student eligibility determinations for state grants and scholarships, including merit awards, shall reassess each student's award package after the allocation of funds and the final student eligibility determinations are received from the department.

- (d) Priority in the distribution of grant moneys shall be given to students with the highest unmet need after the assessment of available financial resources is conducted pursuant to paragraph (c) lowest total family resources, in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from this program to a student whose expected family contribution exceeds the level established by the department. An institution may not impose additional criteria to determine a student's eligibility to receive a grant award.
- (e)(d) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report in a manner and by a date prescribed by to the department necessary demographic and eligibility data for such students, as well as the expected family contributions; other grant, scholarship, and aid awards; prepaid contracts; and student loans received by the students.
- Section 15. In order to implement Specific Appropriations 6 and 76 of the 2016-2017 General Appropriations Act, subsection (3) and paragraph (a) of subsection (4) of section 1009.505, Florida Statutes, are amended to read:
- $1009.505\,$  Florida Public Postsecondary Career Education Student Assistance Grant Program.—
- (3)(a) Student assistance grants through the program may be made only to certificate-seeking students enrolled at least half-time in a public postsecondary career certificate program who meet the general requirements for student eligibility as provided in s. 1009.40, except as otherwise provided in this section. The grants shall be awarded annually to any recipient for the amount of demonstrated unmet need for the cost of education, after the expected family contribution and all other aid available to the student is accounted for, but and may not exceed the average annual cost of tuition and registration fees or such other

- amount as specified in the General Appropriations Act. A demonstrated unmet need of less than \$200, after the expected family contribution and all other aid available to the student is accounted for, shall render the applicant ineligible for a grant under this section. Recipients of the grants must have been accepted at a Florida College System institution authorized by Florida law or a career center operated by a district school board under s. 1001.44. A student is eligible for the award for 110 percent of the number of clock hours required to complete the program in which enrolled.
- (b) A student applying for a Florida public postsecondary career education student assistance grant shall be required to apply for the Pell Grant. A Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student; however, a Pell Grant entitlement shall not be required as a condition of receiving a grant under this section.
- (c) Institutions awarding grant moneys must conduct an assessment of all of the financial resources available to each student, including, but not limited to:
  - 1. Pell Grants and other federal aid.
  - 2. State grants and scholarships, including merit awards.
  - 3. Institutional awards for merit or need.
  - 4. Private awards for merit or need.
- 5. Any other grant or scholarship available to the student for use toward the cost of education.

Institutions that provide preliminary award packages before receiving from the department the final student eligibility determinations for state grants and scholarships, including merit awards, shall reassess each student's award package after the allocation of funds and the final student eligibility determinations are received from the department.

- (d) Priority in the distribution of grant moneys shall be given to students with the highest unmet need after the assessment of available financial resources is conducted pursuant to paragraph (c) in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from this program to a student whose expected family contribution exceeds the level established by the department. An institution may not impose additional criteria to determine a student's eligibility to receive a grant award.
- (e) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report in a manner and by a date prescribed by to the department necessary demographic and eligibility data for such students, as well as the expected family contributions; other grant, scholarship, and aid awards; prepaid contracts; and student loans received by the students.
- (4)(a) The funds appropriated for the Florida Public Postsecondary Career Education Student Assistance Grant Program shall be distributed to eligible Florida College System institutions and district school boards in accordance with a formula approved by the department *under s.* 1009.50(3).
- Section 16. In order to implement Specific Appropriations 6 and 76 of the 2016-2017 General Appropriations Act, subsection (2) of section 1009.51, Florida Statutes, is amended to read:
- $1009.51\,$  Florida Private Student Assistance Grant Program; eligibility for grants.—
- (2)(a) Florida private student assistance grants from the State Student Financial Assistance Trust Fund may be made only to full-time degree-seeking students who meet the general requirements for student eligibility as provided in s. 1009.40, except as otherwise provided in this section. Such grants shall be awarded for the amount of demonstrated unmet need for tuition and fees, after the expected family contribution and all other aid available to the student is accounted for, but and may not exceed an amount equal to the average tuition and other registration fees for 30 credit hours at state universities plus \$1,000 per aca-

demic year, or as specified in the General Appropriations Act, to any applicant. A demonstrated unmet need of less than \$200, after the expected family contribution and all other aid available to the student is accounted for, shall render the applicant ineligible for a Florida private student assistance grant. Recipients of such grants must have been accepted at a baccalaureate-degree-granting independent nonprofit college or university, which is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools and which is located in and chartered as a domestic corporation by the state. No student may receive an award for more than the equivalent of 9 semesters or 14 quarters of full-time enrollment, except as otherwise provided in s. 1009.40(3).

- (b) A student applying for a Florida private student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student.
- (c) Institutions awarding grant moneys must conduct an assessment of all of the financial resources available to each student, including, but not limited to:
  - 1. Pell Grants and other federal aid.
  - 2. State grants and scholarships, including merit awards.
  - 3. Institutional awards for merit or need.
  - Private awards for merit or need.
- 5. Any other grant or scholarship available to the student for use toward the cost of education.

Institutions that provide preliminary award packages before receiving from the department the final student eligibility determinations for state grants and scholarships, including merit awards, shall reassess each student's award package after the allocation of funds and the final student eligibility determinations are received from the department.

- (d) Priority in the distribution of grant moneys shall be given to students with the highest unmet need after the assessment of available financial resources is conducted pursuant to paragraph (c) lowest total family resources, in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from this program to a student whose expected family contribution exceeds the level established by the department. An institution may not impose additional criteria to determine a student's eligibility to receive a grant award.
- (e)(d) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report in a manner and by a date prescribed by to the department necessary demographic and eligibility data for such students, as well as the expected family contributions; other grant, scholarship, and aid awards; prepaid contracts; and student loans received by the students.
- Section 17. In order to implement Specific Appropriations 6 and 76 of the 2016-2017 General Appropriations Act, subsection (2) of section 1009.52, Florida Statutes, is amended to read:
- 1009.52  $\,$  Florida Postsecondary Student Assistance Grant Program; eligibility for grants.—
- (2)(a) Florida postsecondary student assistance grants through the State Student Financial Assistance Trust Fund may be made only to full-time degree-seeking students who meet the general requirements for student eligibility as provided in s. 1009.40, except as otherwise provided in this section. Such grants shall be awarded for the amount of demonstrated unmet need for tuition and fees, after the expected family contribution and all other aid available to the student is accounted for, but and may not exceed an amount equal to the average prior academic year cost of tuition and other registration fees for 30 credit hours at state universities plus \$1,000 per academic year, or as specified in the General Appropriations Act, to any applicant. A demonstrated unmet need of less than \$200, after the expected family contribution and all other aid available to the student is accounted for, shall render the ap-

plicant ineligible for a Florida postsecondary student assistance grant. Recipients of such grants must have been accepted at a postsecondary institution that is located in the state and that is:

- 1. A private nursing diploma school approved by the Florida Board of Nursing; or
- 2. A college or university licensed by the Commission for Independent Education, excluding those institutions the students of which are eligible to receive a Florida private student assistance grant pursuant to s. 1009.51.

No student may receive an award for more than the equivalent of 9 semesters or 14 quarters of full-time enrollment, except as otherwise provided in s. 1009.40(3).

- (b) A student applying for a Florida postsecondary student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student.
- (c) Institutions awarding grant moneys must conduct an assessment of all of the financial resources available to each student, including, but not limited to:
  - 1. Pell Grants and other federal aid.
  - 2. State grants and scholarships, including merit awards.
  - 3. Institutional awards for merit or need.
  - 4. Private awards for merit or need.
- 5. Any other grant or scholarship available to the student for use toward the cost of education.

Institutions that provide preliminary award packages before receiving from the department the final student eligibility determinations for state grants and scholarships, including merit awards, shall reassess each student's award package after the allocation of funds and the final student eligibility determinations are received from the department.

- (d) Priority in the distribution of grant moneys shall be given to students with the highest unmet need after the assessment of available financial resources is conducted pursuant to paragraph (c) lewest total family resources, in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from this program to a student whose expected family contribution exceeds the level established by the department. An institution may not impose additional criteria to determine a student's eligibility to receive a grant award.
- (e)(d) Each participating institution shall report, to the department by the established date, the eligible students eligible for the program for to whom grant moneys are disbursed each academic term. Each institution shall also report in a manner and by a date prescribed by to the department necessary demographic and eligibility data for such students, as well as the expected family contributions; other grant, scholarship, and aid awards; prepaid contracts; and student loans received by the students.

Section 18. In order to implement Specific Appropriations 7 and 94 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration date in section 9 of chapter 2015-222, Laws of Florida, paragraph (f) of subsection (1), paragraph (a) of subsection (4), paragraph (b) of subsection (7), and paragraph (a) of subsection (9) of section 1011.62, Florida Statutes, are reenacted and amended, and paragraph (e) of subsection (1) of that section is amended, to read:

- 1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
- (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed

lowed in determining the annual allocation to each district for operation:

- (e) Funding model for exceptional student education programs.—
- 1.a. The funding model uses basic, at-risk, support levels IV and V for exceptional students and career Florida Education Finance Program cost factors, and a guaranteed allocation for exceptional student education programs. Exceptional education cost factors are determined by using a matrix of services to document the services that each exceptional student will receive. The nature and intensity of the services indicated on the matrix shall be consistent with the services described in each exceptional student's individual educational plan. The Department of Education shall review and revise the descriptions of the services and supports included in the matrix of services for exceptional students and shall implement those revisions before the beginning of the 2012-2013 school year.
- b. In order to generate funds using one of the two weighted cost factors, a matrix of services must be completed at the time of the student's initial placement into an exceptional student education program and at least once every 3 years by personnel who have received approved training. Nothing listed in the matrix shall be construed as limiting the services a school district must provide in order to ensure that exceptional students are provided a free, appropriate public education.
- c. Students identified as exceptional, in accordance with chapter 6A-6, Florida Administrative Code, who do not have a matrix of services as specified in sub-subparagraph b. shall generate funds on the basis of full-time-equivalent student membership in the Florida Education Finance Program at the same funding level per student as provided for basic students. Additional funds for these exceptional students will be provided through the guaranteed allocation designated in subparagraph 2.
- 2. For students identified as exceptional who do not have a matrix of services and students who are gifted in grades K through 8, there is created a guaranteed allocation to provide these students with a free appropriate public education, in accordance with s. 1001.42(4)(l) and rules of the State Board of Education, which shall be allocated initially annually to each school district in the amount provided in the General Appropriations Act. These funds shall be supplemental in addition to the funds appropriated for the basic funding level on the basis of FTE student membership in the Florida Education Finance Program, and the amount allocated for each school district shall not be recalculated once during the year, based on actual student membership from the October FTE survey. Upon recalculation, if the generated allocation is greater than the amount provided in the General Appropriations Act, the total shall be prorated to the level of the appropriation based on each district's share of the total recalculated amount. These funds shall be used to provide special education and related services for exceptional students and students who are gifted in grades K through 8. Beginning with the 2007 2008 fiscal year, A district's expenditure of funds from the guaranteed allocation for students in grades 9 through 12 who are gifted may not be greater than the amount expended during the 2006-2007 fiscal year for gifted students in grades 9 through 12.
  - (f) Supplemental academic instruction; categorical fund.—
- 1. There is created a categorical fund to provide supplemental academic instruction to students in kindergarten through grade 12. This paragraph may be cited as the "Supplemental Academic Instruction Categorical Fund."
- 2. The categorical fund funds for supplemental academic instruction shall be allocated annually to each school district in the amount provided in the General Appropriations Act. These funds shall be in addition to the funds appropriated on the basis of FTE student membership in the Florida Education Finance Program and shall be included in the total potential funds of each district. These funds shall be used to provide supplemental academic instruction to students enrolled in the K-12 program. For the 2016-2017 2015 2016 fiscal year, each school district that has one or more of the 300 lowest-performing elementary schools based on the state reading assessment shall use these funds, together with the funds provided in the district's research-based reading instruction allocation and other available funds, to provide an additional hour of instruction beyond the normal school day for each day of

- the entire school year for intensive reading instruction for the students in each of these schools. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading or by a K-5 mentoring reading program that is supervised by a teacher who is effective in at teaching reading. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers may not be included in the 300 schools. For the 2016-2017 2015 2016 fiscal year, designation of the 300 lowest-performing elementary schools shall be based on the 2015-2016 state reading assessment the same schools as identified for the 2014 2015 fiscal year. After this requirement has been met, supplemental instruction strategies may include, but are not limited to: use of a modified curriculum, reading instruction, after-school instruction, tutoring, mentoring, a reduction in class size reduction, an extended school year, intensive skills development in summer school, and other methods of for improving student achievement. Supplemental instruction may be provided to a student in any manner and at any time during or beyond the regular 180-day term identified by the school as being the most effective and efficient way to best help that student progress from grade to grade and to graduate.
- 3. Categorical funds for supplemental academic instruction shall be provided annually in the Florida Education Finance Program as specified in the General Appropriations Act. These funds shall be provided as a supplement to the funds appropriated for the basic funding level and shall be included in the total funds of each district. The allocation shall consist of a base amount that shall have a workload adjustment based on changes in unweighted FTE. In addition, districts that have elementary schools included in the 300 lowest-performing schools designation shall be allocated additional funds to assist those districts in providing intensive reading instruction to students in those schools. The amount provided shall be based on each district's level of per-student funding in the reading instruction allocation and the supplemental academic instruction categorical fund and on the total FTE for each of the schools. The categorical funding shall be recalculated once during the fiscal year following an updated designation of the 300 lowest-performing elementary schools and shall be based on actual student membership from the October FTE survey. Upon recalculation of funding for the supplemental academic instruction categorical fund, if the total allocation is greater than the amount provided in the General Appropriations Act, the allocation shall be prorated to the level provided to support the appropriation, based on each district's share of the total.
- 4.3. Effective with the 1999-2000 fiscal year, funding on the basis of FTE membership beyond the 180-day regular term shall be provided in the FEFP only for students enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities or programs under s. 985.19. Funding for instruction beyond the regular 180-day school year for all other K-12 students shall be provided through the supplemental academic instruction categorical fund and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to assist students in progressing from grade to grade and graduating.
- 5.4. The Florida State University School, as a lab school, is authorized to expend from its FEFP or Lottery Enhancement Trust Fund allocation the cost to the student of remediation in reading, writing, or mathematics for any graduate who requires remediation at a postsecondary educational institution.
- 6.5. Beginning in the 1999-2000 school year, dropout prevention programs as defined in ss. 1003.52, 1003.53(1)(a), (b), and (c), and 1003.54 shall be included in group 1 programs under subparagraph (d) 3.
- (4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:
  - (a) Estimated taxable value calculations.—
- 1.a. Not later than 2 working days prior to July 19, the Department of Revenue shall certify to the Commissioner of Education its most re-

cent estimate of the taxable value for school purposes in each school district and the total for all school districts in the state for the current calendar year based on the latest available data obtained from the local property appraisers. The value certified shall be the taxable value for school purposes for that year, and no further adjustments shall be made, except those made pursuant to paragraphs (c) and (d), or an assessment roll change required by final judicial decisions as specified in paragraph (15)(b). Not later than July 19, the Commissioner of Education shall compute a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 percent of the estimated state total taxable value for school purposes, would generate the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to each district school board the millage rate, computed as prescribed in this subparagraph, as the minimum millage rate necessary to provide the district required local effort for that year.

- b. The General Appropriations Act shall direct the computation of the statewide adjusted aggregate amount for required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue from required local effort millage will produce more than 90 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort millage rate of each district that produces more than 90 percent of its total Florida Education Finance Program entitlement to a level that will produce only 90 percent of its total Florida Education Finance Program entitlement in the July calculation.
- 2. On the same date as the certification in sub-subparagraph 1.a., the Department of Revenue shall certify to the Commissioner of Education for each district:
- a. Each year for which the property appraiser has certified the taxable value pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a.
- b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.

### (7) DETERMINATION OF SPARSITY SUPPLEMENT.—

(b) The district sparsity index shall be computed by dividing the total number of full-time equivalent students in all programs in the district by the number of senior high school centers in the district, not in excess of three, which centers are approved as permanent centers by a survey made by the Department of Education. For districts with a full-time equivalent student membership of at least 20,000, but no more than 24,000, the index shall be computed by dividing the total number of full-time equivalent students in all programs by the number of permanent senior high school centers in the district, not *in excess of* to exceed four.

# (9) RESEARCH-BASED READING INSTRUCTION ALLOCATION.—

(a) The research-based reading instruction allocation is created to provide comprehensive reading instruction to students in kindergarten through grade 12. For the 2016-2017 2015-2016 fiscal year, in each school district that has one or more of the 300 lowest-performing elementary schools based on the state reading assessment, priority shall be given to providing an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year for the students in each school. For the 2016-2017 2015-2016 fiscal year, designation of the 300 lowest-performing elementary schools shall be based on the 2015-2016 state reading assessment the same schools as identified for the 2014 2015 fiscal year. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers may not be included in the 300 schools. The intensive reading instruction delivered in this additional hour and for other students shall include: research-based reading instruction that has been proven to accelerate progress of students exhibiting a reading deficiency; differentiated instruction based on student assessment data to meet students' specific reading needs; explicit and systematic reading development in phonemic awareness, phonics, fluency, vocabulary, and comprehension, with more extensive opportunities for guided practice, error correction, and feedback; and the integration of social studies, science, and mathematics-text reading, text discussion, and writing in response to reading.

Section 19. In order to implement Specific Appropriations 7 and 94 of the 2016-2017 General Appropriations Act, paragraph (g) is added to subsection (12) of section 1011.62, Florida Statutes, to read:

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

#### (12) FLORIDA DIGITAL CLASSROOMS ALLOCATION.—

(g) For the 2016-2017 fiscal year, notwithstanding paragraph (c), each school district shall be provided a minimum of \$500,000, with the remaining balance of the allocation to be distributed based on each district's proportion of the total K-12 full-time equivalent enrollment. Each district's digital classrooms allocation plan must give preference to funding the number of devices that comply with the requirements of s. 1001.20(4)(a)1.b. and that are needed to allow each school to administer the Florida Standards Assessments to an entire grade at the same time. If the district's digital classrooms allocation plan does not include the purchase of devices, the district must certify in the plan that the district currently has sufficient devices to allow each school to administer the Florida Standards Assessments in the manner described in this paragraph. This paragraph expires July 1, 2017.

Section 20. In order to implement Specific Appropriations 7 and 94 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration date in section 9 of chapter 2015-222, Laws of Florida, subsection (13) of section 1011.62, Florida Statutes, is reenacted and amended to read:

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

- (13) FEDERALLY CONNECTED STUDENT SUPPLEMENT.— The federally connected student supplement is created to provide supplemental funding for school districts to support the education of students connected with federally owned military installations, National Aeronautics and Space Administration (NASA) property, and Indian lands. To be eligible for this supplement, the district must be eligible for federal Impact Aid Program funds under s. 8003 of Title VIII of the Elementary and Secondary Education Act of 1965. The supplement shall be allocated annually to each eligible school district in the amount provided in the General Appropriations Act. The supplement shall be the sum of the student allocation and an exempt property allocation.
- (a) The student allocation shall be calculated based on the number of students reported for federal Impact Aid Program funds, including students with disabilities, who meet one of the following criteria:
- 1. The student has Resides with a parent who is on active duty in the uniformed services or is an accredited foreign government official and military officer. Students with disabilities shall also be reported separately for this category condition.
- 2. The student resides on eligible federally owned Indian lands. Students with disabilities shall also be reported separately for this ca-tegory condition.
- 3. The student resides with a civilian parent who lives or works on eligible federal property connected with a military installation or NASA. The number of these students shall be multiplied by a factor of 0.5  $\,$
- (b) The total number of federally connected students calculated under paragraph (a) shall be multiplied by a percentage of the base student allocation as provided in the General Appropriations Act. The total of the number of students with disabilities as reported separately under subparagraphs (a)1. and (a)2. shall be multiplied by an additional

percentage of the base student allocation as provided in the General Appropriations Act. The base amount and the amount for students with disabilities shall be summed to provide the student allocation.

- (c) The exempt property allocation shall be equal to the tax-exempt value of federal impact aid lands reserved as military installations, real property owned by NASA, or eligible federally owned Indian lands located in the district, as of January 1 of the previous year, multiplied by the millage authorized and levied under s. 1011.71(2).
  - (d) This subsection expires July 1, 2017.
- Section 21. In order to implement Specific Appropriations 7 and 94 of the 2016-2017 General Appropriations Act, paragraph (b) of subsection (15) of section 1011.62, Florida Statutes, is amended to read:
- 1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
- (15) TOTAL ALLOCATION OF STATE FUNDS TO EACH DISTRICT FOR CURRENT OPERATION.—The total annual state allocation to each district for current operation for the FEFP shall be distributed periodically in the manner prescribed in the General Appropriations Act.
- (b) The amount thus obtained shall be the net annual allocation to each school district. However, if it is determined that any school district received an under allocation or over allocation underallocation or overallocation for any prior year because of an arithmetical error, assessment roll change required by final judicial decision, full-time equivalent student membership error, or any allocation error revealed in an audit report, the allocation to that district shall be appropriately adjusted. An under allocation in a prior year caused by a school district's error may not be the basis for a positive allocation adjustment for the current year. Beginning with the 2011-2012 fiscal year, if a special program cost factor is less than the basic program cost factor, an audit adjustment may not result in the reclassification of the special program FTE to the basic program FTE. If the Department of Education audit adjustment recommendation is based upon controverted findings of fact, the Commissioner of Education is authorized to establish the amount of the adjustment based on the best interests of the state.
- Section 22. In order to implement Specific Appropriations 7 and 94 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration date in section 9 of chapter 2015-222, Laws of Florida, subsection (1) of section 1011.71, Florida Statutes, is reenacted to read:

# 1011.71 District school tax.—

- (1) If the district school tax is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, each district school board desiring to participate in the state allocation of funds for current operation as prescribed by s. 1011.62(15) shall levy on the taxable value for school purposes of the district, exclusive of millage voted under the provisions of s. 9(b) or s. 12, Art. VII of the State Constitution, a millage rate not to exceed the amount certified by the commissioner as the minimum millage rate necessary to provide the district required local effort for the current year, pursuant to s. 1011.62(4)(a)1. In addition to the required local effort millage levy, each district school board may levy a nonvoted current operating discretionary millage. The Legislature shall prescribe annually in the appropriations act the maximum amount of millage a district may levy.
- Section 23. The amendments made by this act to ss. 1011.62(1)(e) and (f), (4)(a) and (e), (7)(b), (9)(a), (12)(g), and (13) and 1011.71, Florida Statutes, expire July 1, 2017, and the text of those sections shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 24. In order to implement Specific Appropriation 104 of the 2016-2017 General Appropriations Act, subsection (3) of section 1012.39, Florida Statutes, is amended to read:

- 1012.39 Employment of substitute teachers, teachers of adult education, nondegreed teachers of career education, and career specialists; students performing clinical field experience.—
- (3) A student who is enrolled in a state-approved teacher preparation program in a postsecondary educational institution that is approved by rules of the State Board of Education and who is jointly assigned by the postsecondary educational institution and a district school board to perform a clinical field experience under the direction of a regularly employed and certified educator shall, while serving such supervised clinical field experience, be accorded the same protection of law as that accorded to the certified educator except for the right to bargain collectively as an employee of the district school board. The district school board providing the clinical field experience shall notify the student electronically or in writing of the availability of educator liability insurance under s. 1012.75. A postsecondary educational institution or district school board may not require a student enrolled in a state-approved teacher preparation program to purchase liability insurance as a condition of participation in any clinical field experience or related activity on the premises of an elementary or secondary school.

Section 25. In order to implement Specific Appropriation 103 of the 2016-2017 General Appropriations Act, section 1012.731, Florida Statutes, is created to read:

1012.731 The Florida Best and Brightest Teacher Scholarship Program.-

- (1) The Legislature recognizes that, second only to parents, teachers play the most critical role within schools in preparing students to achieve a high level of academic performance. The Legislature further recognizes that research has linked student outcomes to a teacher's own academic achievement. Therefore, it is the intent of the Legislature to designate teachers who have achieved high academic standards during their own education as Florida's best and brightest teacher scholars.
- (2) There is created the Florida Best and Brightest Teacher Scholarship Program to be administered by the Department of Education. The scholarship program shall provide categorical funding for scholarships to be awarded to classroom teachers, as defined in s. 1012.01(2)(a), who have demonstrated a high level of academic achievement.
- (3)(a) To be eligible for a scholarship, a classroom teacher must have achieved a composite score at or above the 80th percentile on either the SAT or the ACT based on the National Percentile Ranks in effect when the classroom teacher took the assessment and have been evaluated as highly effective pursuant to s. 1012.34 in the school year immediately preceding the year in which the scholarship will be awarded, unless the classroom teacher is newly hired by the district school board and has not been evaluated pursuant to s. 1012.34.
- (b) In order to demonstrate eligibility for an award, an eligible classroom teacher must submit to the school district, no later than November 1, an official record of his or her SAT or ACT score demonstrating that the classroom teacher scored at or above the 80th percentile based on the National Percentile Ranks in effect when the teacher took the assessment. Once a classroom teacher is deemed eligible by the school district, including teachers deemed eligible in the 2015-2016 fiscal year, the teacher shall remain eligible as long as he or she remains employed by the school district as a classroom teacher at the time of the award and receives an annual performance evaluation rating of highly effective pursuant to s. 1012.34.
- (4) Annually, by December 1, each school district shall submit to the department the number of eligible classroom teachers who qualify for the scholarship.
- (5) Annually, by February 1, the department shall disburse scholarship funds to each school district for each eligible classroom teacher to receive a scholarship as provided in the General Appropriations Act. A scholarship in the amount provided in the General Appropriations Act shall be awarded to every eligible classroom teacher. If the number of eligible classroom teachers exceeds the total appropriation authorized in the General Appropriations Act, the department shall provate the perteacher scholarship amount.
- (6) Annually, by April 1, each school district shall award the scholarship to each eligible classroom teacher.

- (7) For purposes of this section, the term "school district" includes the Florida School for the Deaf and the Blind and charter school governing boards.
  - (8) This section expires July 1, 2017.

Section 26. In order to implement Specific Appropriation 104 of the 2016-2017 General Appropriations Act, paragraph (d) of subsection (3) of section 1012.75, Florida Statutes, is amended to read:

1012.75 Liability of teacher or principal; excessive force.—

- (3) The Department of Education shall administer an educator liability insurance program, as provided in the General Appropriations Act, to protect full-time instructional personnel from liability for monetary damages and the costs of defending actions resulting from claims made against the instructional personnel arising out of occurrences in the course of activities within the instructional personnel's professional capacity. For purposes of this subsection, the terms "full-time," "part-time," and "administrative personnel" shall be defined by the individual district school board. For purposes of this subsection, the term "instructional personnel" has the same meaning as provided in s. 1012.01(2).
  - (d) This subsection expires July 1, 2017 2016.

Section 27. In order to implement Specific Appropriation 19 of the 2016-2017 General Appropriations Act, subsection (3) of section 1013.64, Florida Statutes, is amended to read:

- 1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:
- (3)(a) Each district school board shall receive an amount from the Public Education Capital Outlay and Debt Service Trust Fund to be calculated by computing the capital outlay full time equivalent membership as determined by the department. Such membership must include, but is not limited to:
- 1. K-12 students and prekindergarten exceptional students for whom the school district provides the educational facility, except hospital- and homebound part-time students; and
- 2. Students who are career education students, and adult disabled students and who are enrolled in school district career centers.
- (b) The capital outlay full-time equivalent membership shall be determined for prekindergarten exceptional education students, kindergarten through the 12th grade, and for career centers by counting the averaging the unweighted full-time equivalent student membership for the second and third surveys and comparing the results on a school-by-school basis with the Florida Inventory of for School Houses. If the prior academic year's third survey count is higher than the current year's second survey count when comparing the results on a school-by-school basis with the Florida Inventory of School Houses, the prior year's third survey count shall be used on a school-by-school basis for determining the current capital outlay membership. The Florida Inventory of School Houses shall be updated with the current capital outlay membership count as soon as practicable after verification of the capital outlay membership.
- (c) The capital outlay full time equivalent membership by grade level organization shall be used in making the following calculations. The capital outlay full time equivalent membership by grade level organization for the 4th prior year must be used to compute the base-year allocation. The capital outlay full time equivalent membership by grade-level organization for the prior year must be used to compute the growth over the highest of the 3 years preceding the prior year. From the total amount appropriated by the Legislature pursuant to this subsection, 40 percent shall be allocated among the base capital outlay full time equivalent membership and 60 percent among the growth capital outlay full time equivalent membership. The allocation within each of these groups shall be prorated to the districts based upon each district's percentage of base and growth capital outlay full-time membership. The most recent 4-year capital outlay full-time equivalent membership data shall be used in each subsequent year's calculation for

the allocation of funds pursuant to this subsection. If a change, correction, or recomputation of data during any year results in a reduction or increase of the calculated amount previously allocated to a district, the allocation to that district shall be adjusted *accordingly* correspondingly. If such recomputation results in an increase or decrease of the calculated amount, such additional or reduced amounts shall be added to or reduced from the district's future appropriations. However, no change, correction, or recomputation of data shall be made subsequent to 2 years following the initial annual allocation.

- (d) (b) Funds accruing to a district school board from the provisions of this section shall be expended on needed projects as shown by survey or surveys under the rules of the State Board of Education.
- (e)(e) A district school board may lease relocatable educational facilities for up to 3 years using nonbonded PECO funds and for any time period using local capital outlay millage.
- (f)(d) Funds distributed to the district school boards shall be allocated solely based on the provisions of paragraphs (1)(a) and (2)(a) and paragraphs (a)-(c) paragraph (a) of this subsection. No individual school district projects shall be funded off the top of funds allocated to district school boards.

Section 28. In order to implement Specific Appropriations 10 and 122 of the 2016-2017 General Appropriations Act, subsection (1) of section 1004.935, Florida Statutes, is amended to read:

 $1004.935\,$  Adults with Disabilities Workforce Education Pilot Program.—

- (1) The Adults with Disabilities Workforce Education Pilot Program is established in the Department of Education through June 30, 2017 2016, in Hardee, DeSoto, Manatee, and Sarasota Counties to provide the option of receiving a scholarship for instruction at private schools for up to 30 students who:
  - (a) Have a disability;
  - (b) Are 22 years of age;
- (c) Are receiving instruction from an instructor in a private school to meet the high school graduation requirements in s. 1002.3105(5) or s. 1003.4282;
- (d) Do not have a standard high school diploma or a special high school diploma; and
- (e) Receive "supported employment services," which means employment that is located or provided in an integrated work setting with earnings paid on a commensurate wage basis and for which continued support is needed for job maintenance.

As used in this section, the term "student with a disability" includes a student who is documented as having an intellectual disability; a speech impairment; a language impairment; a hearing impairment, including deafness; a visual impairment, including blindness; a dual sensory impairment; an orthopedic impairment; another health impairment; an emotional or behavioral disability; a specific learning disability, including, but not limited to, dyslexia, dyscalculia, or developmental aphasia; a traumatic brain injury; a developmental delay; or autism spectrum disorder.

Section 29. The amendment made by this act to s. 1004.935(1), Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 30. In order to implement Specific Appropriation 142 of the 2016-2017 General Appropriations Act, subsection (1) of section 1004.345, Florida Statutes, is amended to read:

1004.345 The Florida Polytechnic University.—

- (1) By December 31, 2017  $\frac{2016}{2016}$ , the Florida Polytechnic University shall meet the following criteria as established by the Board of Governors:
- (a) Achieve accreditation from the Commission on Colleges of the Southern Association of Colleges and Schools;
- (b) Initiate the development of the new programs in the fields of science, technology, engineering, and mathematics;
  - (c) Seek discipline-specific accreditation for programs;
- (d) Attain a minimum FTE of 1,244, with a minimum 50 percent of that FTE in the fields of science, technology, engineering, and mathematics and 20 percent in programs related to those fields;
- (e) Complete facilities and infrastructure, including the Science and Technology Building, Phase I of the Wellness Center, and a residence hall or halls containing no fewer than 190 beds; and
- (f) Have the ability to provide, either directly or where feasible through a shared services model, administration of financial aid, admissions, student support, information technology, and finance and accounting with an internal audit function.
- Section 31. In order to implement Specific Appropriation 142 of the 2016-2017 General Appropriations Act, section 1004.344, Florida Statutes, is created to read:
- 1004.344  $\,$  The Florida Center for the Partnerships for Arts Integrated Teaching.—
- (1) The Florida Center for the Partnerships for Arts Integrated Teaching is created within the University of South Florida Sarasota/ Manatee.
  - (2) The goals of the center are to:
- (a) Conduct basic and applied research on policies and practices related to arts integrated teaching.
- (b) Partner with interested Florida College System institutions and private educational institutions to conduct arts integrated educational research.
- (c) Seek out agreements to provide technical assistance and support, upon request, to the Florida Department of Education, Florida school districts, private schools, charter schools and educator preparation programs in the implementation of evidence-based arts integrated instruction, assessments, programs, and professional development.
- (d) Collaborate with interested arts organizations and Florida school districts in the development of frameworks for arts integrated courses for use in schools.
- (e) Collaborate with interested arts organizations and Florida school districts in the development of frameworks for professional development activities, using multiple delivery methods for arts integrated teaching in different content areas.
- (f) Disseminate information about outcome-based practices related to arts integrated instruction, assessment, curricula and programs.
- (g) Position Florida as a national leader in arts integrated teaching and research.
- (h) Examine arts integrated teaching Science, Technology, Engineering, and Math (STEM) educational courses.
  - (3) This section expires July 1, 2017.

Section 32. In order to implement Specific Appropriation 73 of the 2016-2017 General Appropriations Act and notwithstanding s. 1009.605(3)(g), Florida Statutes, the Florida Fund for Minority Teachers, Inc., may expend no more than 5 percent of the funds appropriated and up to \$250,000 from available funds for administration, including administration of the required training program and purchase of an online management and administration system. This section expires July 1, 2017.

Section 33. In order to implement Specific Appropriation 72 of the 2016-2017 General Appropriations Act, paragraphs (a) and (b) of subsection (4) of section 1009.986, Florida Statutes, are amended to read:

1009.986 Florida ABLE program.—

# (4) FLORIDA ABLE PROGRAM.—

- (a) On or before July 1, 2016, Florida ABLE, Inc., shall establish and administer the Florida ABLE program. However, if the United States Secretary of the Treasury issues final regulations for s. 529A of the Internal Revenue Code before July 1, 2016, or if the board of directors of Florida ABLE, Inc., determines that a superior or equivalent alternative to implementation of a qualified ABLE program in Florida becomes available through contracting with another state at a significant savings to the state, then the implementation date of the Florida ABLE Program may be extended to December 31, 2016. Before implementing the program, Florida ABLE, Inc., must obtain a written opinion from counsel specializing in:
- 1. Federal tax matters which indicates that the Florida ABLE program is designed to comply with s. 529A of the Internal Revenue Code.
- 2. Federal securities law which indicates that the Florida ABLE program and the offering of participation in the program are designed to comply with applicable federal securities law and qualify for the available tax exemptions under such law.
- (b) The participation agreement must include provisions specifying that:
- 1. The participation agreement is only a debt or obligation of the Florida ABLE program and the Florida ABLE Program Trust Fund and, as provided under paragraph (f), is not a debt or obligation of the Florida Prepaid College Board or the state.
- 2. Participation in the Florida ABLE program does not guarantee that sufficient funds will be available to cover all qualified disability expenses for any designated beneficiary and does not guarantee the receipt or continuation of any product or service for the designated beneficiary.
- 3. Whether the Florida ABLE program requires a The designated beneficiary to must be a resident of this state or a resident of a contracting state at the time the ABLE account is established. In determining whether to require residency, the Florida Prepaid College Board shall consider, among other factors:
  - a. Market research; and
  - b. Estimated operating revenues and costs.
- 4. The establishment of an ABLE account in violation of federal law is prohibited.
- 5. Contributions in excess of the limitations set forth in s. 529A of the Internal Revenue Code are prohibited.
- 6. The state is a creditor of ABLE accounts as, and to the extent, set forth in s. 529A of the Internal Revenue Code.
- 7. Material misrepresentations by a party to the participation agreement, other than Florida ABLE, Inc., in the application for the participation agreement or in any communication with Florida ABLE, Inc., regarding the Florida ABLE program may result in the involuntary liquidation of the ABLE account. If an account is involuntarily liquidated, the designated beneficiary is entitled to a refund, subject to any fees or penalties provided by the participation agreement and the Internal Revenue Code.

Section 34. In order to implement Specific Appropriation 90 of the 2016-2017 General Appropriations Act, and notwithstanding s. 1002.69(5), Florida Statutes, for the 2014-2015 and 2015-2016 Voluntary Prekindergarten Education program years, the Office of Early Learning may not adopt a kindergarten readiness rate. Any private prekindergarten provider or public school that was on probation pursuant to s. 1002.67(4)(c), Florida Statutes, for the 2013-2014 program year, shall remain on probation for the 2016-2017 fiscal year. This section expires July 1, 2017.

- Section 35. In order to implement Specific Appropriation 7 and 94 of the 2016-2017 General Appropriations Act, paragraph (e) of subsection (4) of section 1011.62, Florida Statutes, is amended to read:
- 1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
- (4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:
  - (e) Prior period funding adjustment millage.—
- 1. There shall be an additional millage to be known as the Prior Period Funding Adjustment Millage levied by a school district if the prior period unrealized required local effort funds are greater than zero. The Commissioner of Education shall calculate the amount of the prior period unrealized required local effort funds as specified in subparagraph 2. and the millage required to generate that amount as specified in this subparagraph. The Prior Period Funding Adjustment Millage shall be the quotient of the prior period unrealized required local effort funds divided by the current year taxable value certified to the Commissioner of Education pursuant to sub-subparagraph (a)1.a. This levy shall be in addition to the required local effort millage certified pursuant to this subsection. Such millage shall not affect the calculation of the current year's required local effort, and the funds generated by such levy shall not be included in the district's Florida Education Finance Program allocation for that fiscal year. For purposes of the millage to be included on the Notice of Proposed Taxes, the Commissioner of Education shall adjust the required local effort millage computed pursuant to paragraph (a) as adjusted by paragraph (b) for the current year for any district that levies a Prior Period Funding Adjustment Millage to include all Prior Period Funding Adjustment Millage. For the purpose of this paragraph, there shall be a Prior Period Funding Adjustment Millage levied for each year certified by the Department of Revenue pursuant to sub-subparagraph (a)2.a. since the previous year certification and for which the calculation in sub-subparagraph 2.b. is greater than zero.
  - 2.a. As used in this subparagraph, the term:
- (I) "Prior year" means a year certified under sub-subparagraph (a) 2.a.
  - (II) "Preliminary taxable value" means:
- (A) If the prior year is the 2009-2010 fiscal year or later, the taxable value certified to the Commissioner of Education pursuant to sub-sub-paragraph (a)1.a.
- (B) If the prior year is the 2008-2009 fiscal year or earlier, the taxable value certified pursuant to the final calculation as specified in former paragraph (b) as that paragraph existed in the prior year.
- (III) "Final taxable value" means the district's taxable value as certified by the property appraiser pursuant to s. 193.122(2) or (3), if applicable. This is the certification that reflects all final administrative actions of the value adjustment board.
- b. For purposes of this subsection and with respect to each year certified pursuant to sub-subparagraph (a)2.a., if the district's prior year preliminary taxable value is greater than the district's prior year final taxable value, the prior period unrealized required local effort funds are the difference between the district's prior year preliminary taxable value and the district's prior year final taxable value, multiplied by the prior year district required local effort millage. If the district's prior year preliminary taxable value is less than the district's prior year final taxable value, the prior period unrealized required local effort funds are zero.
- c. For the 2016-2017 2015-2016 fiscal year only, if a district's prior period unrealized required local effort funds and prior period district

required local effort millage cannot be determined because such district's final taxable value has not yet been certified pursuant to s. 193.122(2) or (3), for the 2016 2015 tax levy, the Prior Period Funding Adjustment Millage for such fiscal year shall be levied, if not previously levied, in 2016 2015 in an amount equal to 75 percent of such district's most recent unrealized required local effort for which a Prior Period Funding Adjustment Millage was determined as provided in this section. Upon certification of the final taxable value in accordance with s. 193.122(2) or (3), for a for the 2012, 2013, or 2014 tax roll for which a 75 percent Prior Period Funding Adjustment Millage was levied rolls in accordance with s. 193.122(2) or (3), the Prior Period Funding Adjustment Millage levied in 2015 and 2016 shall be adjusted to include any shortfall or surplus in the prior period unrealized required local effort funds that would have been levied in 2014 or 2015, had the district's final taxable value been certified pursuant to s. 193.122(2) or (3) for the 2014 or 2015 tax levy. If this adjustment is made for a surplus, the reduction in prior period millage may not exceed the prior period funding adjustment millage calculated pursuant to subparagraph 1. and sub-subparagraphs a. and b., or pursuant to this sub-subparagraph, whichever is applicable, and any additional reduction shall be carried forward to the subsequent fiscal year.

Section 36. The amendments made by this act to ss. 11.45, 1001.7065, 1004.345, 1009.23, 1009.24, 1009.50, 1009.505, 1009.51, 1009.52, 1009.986, 1011.62(15)(b), 1012.39, and 1013.64, Florida Statutes, expire July 1, 2017, and the text of those sections shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 37. In order to implement Specific Appropriations 199, 206 through 208, and 211 of the 2016-2017 General Appropriations Act, the calculations for the Medicaid Low-Income Pool, Disproportionate Share Hospital, and Hospital Reimbursement programs, for the 2016-2017 fiscal year contained in the document titled "Medicaid Hospital Funding Programs," dated March 8, 2016, and filed with the Clerk of the House of Representatives, are incorporated by reference for the purpose of displaying the calculations used by the Legislature, consistent with the requirements of state law, in making appropriations for the Medicaid Low-Income Pool, Disproportionate Share Hospital, and Hospital Reimbursement programs. This section expires July 1, 2017.

Section 38. In order to implement Specific Appropriation 259 of the 2016-2017 General Appropriations Act, subsection (9) of section 393.063, Florida Statutes, is amended, present subsections (25) through (41) are renumbered as subsections (26) through (42), respectively, and a new subsection (25) is added to that section, to read:

393.063 Definitions.—For the purposes of this chapter, the term:

- (9) "Developmental disability" means a disorder or syndrome that is attributable to intellectual disability, cerebral palsy, autism, spina bifida, *Down syndrome*, *Phelan-McDermid syndrome*, or Prader-Willi syndrome; that manifests before the age of 18; and that constitutes a substantial handicap that can reasonably be expected to continue indefinitely.
- (25) "Phelan-McDermid syndrome" means a disorder caused by the loss of the terminal segment of the long arm of chromosome 22, which occurs near the end of the chromosome at a location designated q13.3, typically leading to developmental delay, intellectual disability, dolicocephaly, hypotonia, or absent or delayed speech.

Section 39. The amendment made by this act to s. 393.063, Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 40. In order to implement Specific Appropriation 259 of the 2016-2017 General Appropriations Act, paragraphs (a) and (b) of subsection (5) of section 393.065, Florida Statutes, are amended, subsections (6) and (7) are renumbered as subsections (10) and (11), respectively, present subsection (7) is amended, and new subsections (6) through (9) are added to that section, to read:

393.065 Application and eligibility determination.—

- (5) Except as otherwise directed by law, beginning July 1, 2010, The agency shall assign and provide priority to clients waiting for waiver services in the following order:
- (a) Category 1, which includes clients deemed to be in crisis as described in rule, shall be given first priority in moving from the waiting list to the waiver.
- (b) Category 2, which includes individuals on the waiting children on the wait list who are:
- 1. From the child welfare system with an open case in the Department of Children and Families' statewide automated child welfare information system and who are either:
- a. Transitioning out of the child welfare system at the finalization of an adoption, a reunification with family members, a permanent placement with a relative, or a guardianship with a nonrelative; or
- b. At least 18 years but not yet 22 years of age and who need both waiver services and extended foster care services; or
- 2. At least 18 years but not yet 22 years of age and who withdrew consent pursuant to s. 39.6251(5)(c) to remain in the extended foster care system.

For individuals who are at least 18 years but not yet 22 years of age and who are eligible under sub-subparagraph 1.b., the agency shall provide waiver services, including residential habilitation, and the community-based care lead agency shall fund room and board at the rate established in s. 409.145(4) and provide case management and related services as defined in s. 409.986(3)(e). Individuals may receive both waiver services and services under s. 39.6251. Services may not duplicate services available through the Medicaid state plan.

Within categories 3, 4, 5, 6, and 7, the agency shall maintain a wait list of clients placed in the order of the date that the client is determined eligible for waiver services.

- (6) The agency shall allow an individual who meets the eligibility requirements under subsection (1) to receive home and community-based services in this state if the individual's parent or legal guardian is an active-duty military servicemember and if, at the time of the servicemember's transfer to this state, the individual was receiving home and community-based services in another state.
- (7) The agency shall allow an individual with a diagnosis of Phelan-McDermid syndrome who meets the eligibility requirements under subsection (1) to receive home and community-based services.
- (8) Individuals in category 6 shall be moved to the waiver during the 2016-2017 fiscal year, to the extent funds are available, based on meeting the following criteria:
  - 1. The individual is 30 years of age or older;
  - 2. The individual resides in the family home;
- 3. The individual has been on the waiting list for waiver services for at least 10 continuous years; and
- 4. The individual is classified at a level of need equal to Level 3, Level 4, or Level 5 based on the Questionnaire for Situational Information.
- (9) Agency action that selects individuals to receive waiver services pursuant to this section does not establish a right to a hearing or an administrative proceeding under chapter 120 for individuals remaining on the waiting list.
- (11)(7) The agency and the Agency for Health Care Administration may adopt rules specifying application procedures, criteria associated with the waiting list wait list categories, procedures for administering the waiting wait list, including tools for prioritizing waiver enrollment within categories, and eligibility criteria as needed to administer this section.

Section 41. The amendment made by this act to s. 393.065, Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 42. In order to implement Specific Appropriation 259 of the 2016-2017 General Appropriations Act:

- (1) If the Agency for Persons with Disabilities has not adopted a new algorithm and allocation methodology by final rule pursuant to s. 393.0662, Florida Statutes, by June 30, 2016, the agency shall use the following until it adopts a new algorithm and allocation methodology:
- (a) Each client's iBudget in effect on June 30, 2016, shall remain at its June 30, 2016, funding level.
- (b) The Agency for Persons with Disabilities shall determine the iBudget for a client newly enrolled in the home and community-based services waiver program on or after July 1, 2016, using the same algorithm and allocation methodology used for the iBudgets in effect on June 30, 2016.
- (2) After a new algorithm and allocation methodology is adopted by final rule, a client's new iBudget shall be determined based on the new algorithm and allocation methodology and shall take effect as of the client's next support plan update.
- (3) Funding allocated under subsections (1) and (2) may be increased pursuant to s. 393.0662(1)(b), Florida Statutes, or as necessary to comply with federal regulations. A funding allocation may also be increased if the client has a significant need for transportation services to a waiverfunded adult day training program or to a waiver-funded employment service when such need cannot be accommodated within a client's iBudget as determined by the algorithm without affecting the health and safety of the client, if public transportation is not an option due to the unique needs of the client or other transportation resources are not reasonably available.
  - (4) This section expires July 1, 2017.

Section 43. If CS/CS/HB 1083 or similar legislation adopted at the 2016 Regular Session of the Legislature or an extension thereof amending subsection (15) of section 393.067, Florida Statutes, fails to become law, in order to implement Specific Appropriation 259 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration date in s. 24 of chapter 2015-222, Laws of Florida, subsection (15) of section 393.067, Florida Statutes, is reenacted to read:

393.067 Facility licensure.—

(15) The agency is not required to contract with new facilities licensed pursuant to this chapter.

Section 44. The amendment made by this act to s. 393.067, Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 45. If CS/CS/HB 1083 or similar legislation adopted at the 2016 Regular Session of the Legislature or an extension thereof amending section 393.18, Florida Statutes, fails to become law, in order to implement Specific Appropriation 259 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration date in s. 26 of chapter 2015-222, Laws of Florida, subsection (4) of section 393.18, Florida Statutes, is reenacted, and subsections (5) and (6) of that section are amended, to read:

393.18 Comprehensive transitional education program.—A comprehensive transitional education program is a group of jointly operating centers or units, the collective purpose of which is to provide a sequential series of educational care, training, treatment, habilitation, and rehabilitation services to persons who have developmental disabilities and who have severe or moderate maladaptive behaviors. However, this section does not require such programs to provide services only to persons with developmental disabilities. All such services

shall be temporary in nature and delivered in a structured residential setting, having the primary goal of incorporating the principle of self-determination in establishing permanent residence for persons with maladaptive behaviors in facilities that are not associated with the comprehensive transitional education program. The staff shall include behavior analysts and teachers, as appropriate, who shall be available to provide services in each component center or unit of the program. A behavior analyst must be certified pursuant to s. 393.17.

(4) For comprehensive transitional education programs, the total number of residents who are being provided with services may not in any instance exceed the licensed capacity of 120 residents and each residential unit within the component centers of the program authorized under this section may not in any instance exceed 15 residents. However, a program that was authorized to operate residential units with more than 15 residents before July 1, 2015, may continue to operate such units.

(5) Licensure is authorized for comprehensive transitional education programs which by July 1, 1989:

# (a) Were in actual operation; or

(b) Owned a fee simple interest in real property for which a county or city government has approved zoning allowing for the placement of the facilities described in this subsection, and have registered an intent with the agency to operate a comprehensive transitional education program. However, nothing prohibits the assignment by such a registrant to another entity at a different site within the state, if there is compliance with the criteria of this program and local zoning requirements and each residential facility within the component centers or units of the program authorized under this paragraph does not exceed a capacity of 15 persons.

(6) Notwithstanding subsection (5), in order to maximize federal revenues and provide for children needing special behavioral services, the agency may authorize the licensure of a facility that:

(a) Provides residential services for children who have developmental disabilities along with intensive behavioral problems as defined by the agency; and

(b) As of July 1, 2010, serve children who were served by the child welfare system and who have an open case in the automated child welfare system of the Department of Children and Families.

The facility must be in compliance with all program criteria and local zoning requirements and may not exceed a capacity of 15 children

Section 46. The amendment made by this act to s. 393.18, Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 47. In order to implement Specific Appropriations 569 through 580 of the 2016-2017 General Appropriations Act, subsection (3) of section 296.37, Florida Statutes, is amended to read:

### 296.37 Residents; contribution to support.—

(3) Notwithstanding subsection (1), each resident of the home who receives a pension, compensation, or gratuity from the United States Government, or income from any other source, of more than \$105 per month shall contribute to his or her maintenance and support while a resident of the home in accordance with a payment schedule determined by the administrator and approved by the director. The total amount of such contributions shall be to the fullest extent possible, but, in no case, shall exceed the actual cost of operating and maintaining the home. This subsection expires July 1, 2017 2016.

Section 48. In order to implement Specific Appropriations 193 through 226 and 541 of the 2016-2017 General Appropriations Act and notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Agency for Health Care Administration, in consultation with the Department of Health, may submit a budget amendment, subject to the notice, review, and objection procedures of s. 216.177, Florida Statutes, to realign funding within and between agencies based on implementation of the

Managed Medical Assistance component of the Statewide Medicaid Managed Care program for the Children's Medical Services program of the Department of Health. The funding realignment shall reflect the actual enrollment changes due to the transfer of beneficiaries from feefor-service to the capitated Children's Medical Services Network. The Agency for Health Care Administration may submit a request for nonoperating budget authority to transfer the federal funds to the Department of Health pursuant to s. 216.181(12), Florida Statutes. This section expires July 1, 2017.

Section 49. In order to implement Specific Appropriation 342 of the 2016-2017 General Appropriations Act, and notwithstanding s. 409.991, Florida Statutes, for the 2016-2017 fiscal year, funds provided for training purposes shall be allocated to community-based care lead agencies based on a training needs assessment conducted by the Department of Children and Families. This section expires July 1, 2017.

Section 50. If CS/HB 1335 or similar legislation adopted at the 2016 Regular Session of the Legislature on an extension thereof fails to become law, in order to implement Specific Appropriation 231 of the 2016-2017 General Appropriations Act, the Agency for Health Care Administration shall ensure that nursing facility residents who are eligible for funds to transition to home and community-based services waivers must first have resided in a skilled nursing facility for at least 60 consecutive days. This section expires July 1, 2017.

Section 51. If CS/HB 1335 or similar legislation adopted at the 2016 Regular Session of the Legislature on an extension thereof fails to become law, in order to implement Specific Appropriation 232 of the 2016-2017 General Appropriations Act, the Agency for Health Care Administration and the Department of Elderly Affairs shall prioritize individuals for enrollment in the Medicaid Long-Term Care Waiver program using a frailty-based screening that provides a priority score (the "scoring process") and shall enroll individuals in the program according to the assigned priority score as funds are available. The agency may adopt rules, pursuant to s. 409.919, Florida Statutes, and enter into interagency agreements necessary to administer s. 409.979(3), Florida Statutes. Such rules or interagency agreements adopted by the agency relating to the scoring process may delegate to the Department of Elderly Affairs, pursuant to s. 409.978, Florida Statutes, the responsibility for implementing and administering the scoring process, providing notice of Medicaid fair hearing rights, and the responsibility for defending, as needed, the scores assigned to persons on the program wait list in any resulting Medicaid fair hearings. The Department of Elderly Affairs may delegate the provision of notice of Medicaid fair hearing rights to its contractors. This section expires July 1, 2017.

Section 52. In order to implement Specific Appropriation 207 of the 2016-2017 General Appropriations Act, subsection (10) is added to section 409.911, Florida Statutes, to read:

409.911 Disproportionate share program.—Subject to specific allocations established within the General Appropriations Act and any limitations established pursuant to chapter 216, the agency shall distribute, pursuant to this section, moneys to hospitals providing a disproportionate share of Medicaid or charity care services by making quarterly Medicaid payments as required. Notwithstanding the provisions of s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients.

(10) Notwithstanding any provision of this section to the contrary, for the 2016-2017 state fiscal year, the agency shall distribute moneys to hospitals providing a disproportionate share of Medicaid or charity care services as provided in the 2016-2017 General Appropriations Act. This subsection expires July 1, 2017.

Section 53. In order to implement Specific Appropriation 207 of the 2016-2017 General Appropriations Act, subsection (3) is added to section 409.9113, Florida Statutes, to read:

409.9113 Disproportionate share program for teaching hospitals.—In addition to the payments made under s. 409.911, the agency shall make disproportionate share payments to teaching hospitals, as defined in s. 408.07, for their increased costs associated with medical education programs and for tertiary health care services provided to the indigent. This system of payments must conform to federal requirements and distribute funds in each fiscal year for which an appropriation is made

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

(3) Notwithstanding any provision of this section to the contrary, for the 2016-2017 state fiscal year, the agency shall make disproportionate share payments to teaching hospitals, as defined in s. 408.07, as provided in the 2016-2017 General Appropriations Act. This subsection expires July 1, 2017.

Section 54. In order to implement Specific Appropriation 207 of the 2016-2017 General Appropriations Act, subsection (4) is added to section 409.9119, Florida Statutes, to read:

409.9119 Disproportionate share program for specialty hospitals for children.—In addition to the payments made under s. 409.911, the Agency for Health Care Administration shall develop and implement a system under which disproportionate share payments are made to those hospitals that are licensed by the state as specialty hospitals for children and were licensed on January 1, 2000, as specialty hospitals for children. This system of payments must conform to federal requirements and must distribute funds in each fiscal year for which an appropriation is made by making quarterly Medicaid payments. Notwithstanding s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals that serve a disproportionate share of low-income patients. The agency may make disproportionate share payments to specialty hospitals for children as provided for in the General Appropriations Act.

(4) Notwithstanding any provision of this section to the contrary, for the 2016-2017 state fiscal year, for hospitals achieving full compliance under subsection (3), the agency shall make disproportionate share payments to specialty hospitals for children as provided in the 2016-2017 General Appropriations Act. This subsection expires July 1, 2017.

Section 55. In order to implement Specific Appropriations 515 through 536 of the 2016-2017 General Appropriations Act, subsection (17) of section 893.055, Florida Statutes, is amended to read:

893.055 Prescription drug monitoring program.—

(17) Notwithstanding subsection (10), and for the 2016-2017 2015-2016 fiscal year only, the department may use state funds appropriated in the 2016-2017 2015-2016 General Appropriations Act to administer the prescription drug monitoring program. Neither the Attorney General nor the department may use funds received as part of a settlement agreement to administer the prescription drug monitoring program. This subsection expires July 1, 2017 2016.

Section 56. In order to implement Specific Appropriations 598A through 701 and 721 through 755 of the 2016-2017 General Appropriations Act, subsection (4) of section 216.262, Florida Statutes, is amended to read:

216.262 Authorized positions.—

(4) Notwithstanding the provisions of this chapter relating to increasing the number of authorized positions, and for the 2016-2017 2015-2016 fiscal year only, if the actual inmate population of the Department of Corrections exceeds the inmate population projections of the December 17 February 27, 2015, Criminal Justice Estimating Conference by 1 percent for 2 consecutive months or 2 percent for any month, the Executive Office of the Governor, with the approval of the Legislative Budget Commission, shall immediately notify the Criminal Justice Estimating Conference, which shall convene as soon as possible to revise the estimates. The Department of Corrections may then submit a budget amendment requesting the establishment of positions in excess of the number authorized by the Legislature and additional appropriations from unallocated general revenue sufficient to provide for essential staff, fixed capital improvements, and other resources to provide classification, security, food services, health services, and other

variable expenses within the institutions to accommodate the estimated increase in the inmate population. All actions taken pursuant to this subsection are subject to review and approval by the Legislative Budget Commission. This subsection expires July 1, 2017  $\frac{2016}{2016}$ .

Section 57. In order to implement Specific Appropriations 1283 and 1284 of the 2016-2017 General Appropriations Act, the Department of Legal Affairs may expend appropriated funds in those specific appropriations on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in previous years. This section expires July 1, 2017.

Section 58. In order to implement Specific Appropriations 1219 and 1224 of the 2016-2017 General Appropriations Act, paragraph (d) of subsection (4) of section 932.7055, Florida Statutes, is amended to read:

932.7055 Disposition of liens and forfeited property.—

- (4) The proceeds from the sale of forfeited property shall be disbursed in the following priority:
- (d) Notwithstanding any other provision of this subsection, and for the 2016-2017 2015-2016 fiscal year only, the funds in a special law enforcement trust fund established by the governing body of a municipality may be expended to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund before October 1, 2001. This paragraph expires July 1, 2017 2016.

Section 59. In order to implement Specific Appropriations 3109 through 3179 of the 2016-2017 General Appropriations Act, subsection (2) of section 215.18, Florida Statutes, is amended to read:

215.18 Transfers between funds; limitation.—

(2) The Chief Justice of the Supreme Court may receive one or more trust fund loans to ensure that the state court system has funds sufficient to meet its appropriations in the 2016-2017 2015 2016 General Appropriations Act. If the Chief Justice accesses the loan, he or she must notify the Governor and the chairs of the legislative appropriations committees in writing. The loan must come from other funds in the State Treasury which are for the time being or otherwise in excess of the amounts necessary to meet the just requirements of such last-mentioned funds. The Governor shall order the transfer of funds within 5 days after the written notification from the Chief Justice. If the Governor does not order the transfer, the Chief Financial Officer shall transfer the requested funds. The loan of funds from which any money is temporarily transferred must be repaid by the end of the 2016-2017 2015 2016 fiscal year. This subsection expires July 1, 2017 2016

Section 60. In order to implement appropriations for salaries and benefits in the 2016-2017 General Appropriations Act for the Department of Corrections and notwithstanding s. 216.292, Florida Statutes, except as otherwise provided in this act, the Department of Corrections may not transfer funds from a salaries and benefits category to any other category within the department other than a salaries and benefits category without approval of the Legislative Budget Commission. This section expires July 1, 2017.

Section 61. In order to implement Specific Appropriation 726 and notwithstanding s. 216.292, Florida Statutes, the Department of Corrections is authorized to submit budget amendments to transfer funds from categories within the department other than fixed capital outlay categories into the Inmate Health Services category in order to continue the current level of care in the provision of health services. Such transfers are subject to the notice, review and objection procedures of s. 216.177, Florida Statutes. This section expires July 1, 2017.

Section 62. (1) In order to implement Specific Appropriations 1093 through 1105 of the 2016-2017 General Appropriations Act, the Department of Juvenile Justice is required to review county juvenile detention payments to ensure that counties fulfill their financial responsibilities required in s. 985.686, Florida Statutes. If the Department of Juvenile Justice determines that a county has not met its obligations, the department shall direct the Department of Revenue to deduct the amount owed to the Department of Juvenile Justice from the funds provided to the county under s. 218.23, Florida Statutes. The Department of Revenue

shall transfer the funds withheld to the Shared County/State Juvenile Detention Trust Fund.

- (2) As an assurance to holders of bonds issued by counties before July 1, 2016, for which distributions made pursuant to s. 218.23, Florida Statutes, are pledged, or bonds issued to refund such bonds which mature no later than the bonds they refunded and which result in a reduction of debt service payable in each fiscal year, the amount available for distribution to a county shall remain as provided by law and continue to be subject to any lien or claim on behalf of the bondholders. The Department of Revenue must ensure, based on information provided by an affected county, that any reduction in amounts distributed pursuant to subsection (1) does not reduce the amount of distribution to a county below the amount necessary for the timely payment of principal and interest when due on the bonds and the amount necessary to comply with any covenant under the bond resolution or other documents relating to the issuance of the bonds. If a reduction to a county's monthly distribution must be decreased in order to comply with this subsection, the Department of Revenue must notify the Department of Juvenile Justice of the amount of the decrease, and the Department of Juvenile Justice must send a bill for payment of such amount to the affected county.
  - (3) This section expires July 1, 2017.

Section 63. In order to implement Specific Appropriation 780 of the 2016-2017 General Appropriations Act, subsection (5) of section 27.5304, Florida Statutes, is amended to read:

- 27.5304 Private court-appointed counsel; compensation; notice.—
- (5) The compensation for representation in a criminal proceeding *may* shall not exceed the following:
- (a) For misdemeanors and juveniles represented at the trial level: \$1,000.
- (b) For noncapital, nonlife felonies represented at the trial level: \$15,000 \$6,000.
  - (c) For life felonies represented at the trial level: \$15,000 \$9,000.
- (d) For capital cases represented at the trial level: \$25,000. For purposes of this paragraph, a "capital case" is any offense for which the potential sentence is death and the state has not waived seeking the death penalty.
  - (e) For representation on appeal: \$9,000.
- Section 64. The amendment made by this act to s. 27.5304(5), Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 65. In order to implement Specific Appropriation 1217 of the 2016-2017 General Appropriation Act:
- (1) The Florida Department of Management Services (DMS) shall organize a work group to develop a sworn law enforcement officers' career development plan for the Highway Patrol, Law Enforcement Officer, Lottery, and Florida Department of Law Enforcement Special Agent bargaining units represented by the Florida Police Benevolent Association (PBA). The work group is directed to create a law enforcement officers' career development plan to attract and retain quality employees. The work group must create a work plan for all represented agencies that emphasizes job training, job skills, educational attainment, experience, and retention.
  - $(2) \quad \textit{The work group shall consist of the following representatives:}$
- (a) At least one agency management representative from each law enforcement agency;
- (b) At least three representatives from DMS, one of whom shall serve as the work group's chair;

- (c) At least one active law enforcement officer, as designated by the PBA from each agency represented by a bargaining unit, one of whom shall serve as the work group's vice chair; and
  - (d) At least three representatives from the PBA.
- (3) The work group shall meet on or after July 1, 2016, and conduct meetings as necessary to complete a career development plan proposal by November 30, 2016. The proposal shall be presented to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 1, 2016.
  - (4) This section expires July 1, 2017.

Section 66. In order to implement Specific Appropriation 772A of the 2016-2017 General Appropriations Act, and notwithstanding ss. 28.35 and 40.24, Florida Statutes, the Justice Administrative Commission shall provide funds to the clerks of court to pay compensation to jurors, for meals or lodging provided to jurors, and for jury-related personnel costs as provided in this section. Each clerk of the circuit court shall forward to the Justice Administrative Commission a quarterly estimate of funds necessary to pay compensation to jurors and for meals or lodging provided to jurors. The Florida Clerks of Court Operations Corporation shall forward to the Justice Administrative Commission a quarterly estimate of jury-related personnel costs necessary to pay each clerk of the circuit court personnel costs related to jury management. Upon receipt of such estimates, the Justice Administrative Commission shall endorse the amount deemed necessary for payment to the clerks of the court during the quarter and shall submit a request for payment to the Chief Financial Officer. If the Justice Administrative Commission believes that the amount appropriated by the Legislature is insufficient to meet such costs during the remaining part of the state fiscal year, the commission may apportion the funds appropriated in the General Appropriations Act for those purposes among the several counties, basing the apportionment upon the amount expended for such purposes in each county during the prior fiscal year. In that case, the Chief Financial Officer shall only issue the appropriate apportioned amount by warrant to each county. The clerks of court are responsible for any costs of compensation to jurors, for meals or lodging provided to jurors, and for jury related personnel costs that exceed the funding provided in the General Appropriations Act for these purposes. This section expires July 1, 2017.

Section 67. In order to implement Specific Appropriations 1093 through 1105 of the 2016-2017 General Appropriations Act, the Department of Juvenile Justice may not provide, make, pay, or deduct and a nonfiscally constrained county may not apply, deduct, or receive any reimbursement or any credit for any previous overpayment of juvenile detention care costs related to or for any previous state fiscal year against the juvenile detention care costs due from the nonfiscally constrained county in the 2016-2017 fiscal year pursuant to s. 985.686, Florida Statutes, or any other law. The section is contingent upon CS/SB 1322 becoming law. This section expires July 1, 2017.

Section 68. In order to implement appropriations used to pay existing lease contracts for private lease space in excess of 2,000 square feet in the 2016-2017 General Appropriations Act, the Department of Management Services, with the cooperation of the agencies having the existing lease contracts for office or storage space, shall use tenant broker services to renegotiate or reprocure all private lease agreements for office or storage space expiring between July 1, 2017, and June 30, 2019, in order to reduce costs in future years. The department shall incorporate this initiative into its 2016 master leasing report required under s. 255.249(7), Florida Statutes, and may use tenant broker services to explore the possibilities of collocating office or storage space, to review the space needs of each agency, and to review the length and terms of potential renewals or renegotiations. The department shall provide a report to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1, 2016, which lists each lease contract for private office or storage space, the status of renegotiations, and the savings achieved. This section expires July 1, 2017.

Section 69. In order to implement Specific Appropriations 2257 through 2265 of the 2016-2017 General Appropriations Act, section 624.502, Florida Statutes, is reenacted to read:

624.502 Service of process fee.—In all instances as provided in any section of the insurance code and s. 48.151(3) in which service of process is authorized to be made upon the Chief Financial Officer or the director

of the office, the plaintiff shall pay to the department or office a fee of \$15 for such service of process, which fee shall be deposited into the Administrative Trust Fund.

- Section 70. The amendment to s. 624.502, Florida Statutes, as carried forward by this act from chapter 2015-222, Laws of Florida, expires July 1, 2017, and the text of that section shall revert to that in existence on June 30, 2013, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 71. In order to implement Specific Appropriations 2834 through 2845 of the 2016-2017 General Appropriations Act, paragraph (a) of subsection (2) of section 282.709, Florida Statutes, is reenacted to read:
- 282.709  $\,$  State agency law enforcement radio system and interoperability network.—
- (2) The Joint Task Force on State Agency Law Enforcement Communications is created adjunct to the department to advise the department of member-agency needs relating to the planning, designing, and establishment of the statewide communication system.
- (a) The Joint Task Force on State Agency Law Enforcement Communications shall consist of the following members:
- 1. A representative of the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation who shall be appointed by the secretary of the department.
- 2. A representative of the Division of Florida Highway Patrol of the Department of Highway Safety and Motor Vehicles who shall be appointed by the executive director of the department.
- 3. A representative of the Department of Law Enforcement who shall be appointed by the executive director of the department.
- 4. A representative of the Fish and Wildlife Conservation Commission who shall be appointed by the executive director of the commission.
- 5. A representative of the Department of Corrections who shall be appointed by the secretary of the department.
- 6. A representative of the Division of State Fire Marshal of the Department of Financial Services who shall be appointed by the State Fire Marshal.
- 7. A representative of the Department of Agriculture and Consumer Services who shall be appointed by the Commissioner of Agriculture.
- Section 72. The amendment to s. 282.709(2)(a), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2017, and the text of that paragraph shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 73. In order to implement Specific Appropriations 2740 through 2752 of the 2016-2017 General Appropriations Act and notwithstanding rule 60A-1.031, Florida Administrative Code, the transaction fee collected for use of the online procurement system, authorized in ss. 287.042(1)(h)1. and 287.057(22)(c), Florida Statutes, shall be seven-tenths of 1 percent for the 2016-2017 fiscal year only. This section expires July 1, 2017.
- Section 74. In order to implement the appropriation of funds in the appropriation category "Data Processing Services-State Data Center-Agency for State Technology (AST)" in the 2016-2017 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted based on the estimated billing cycle and methodology used by the Agency for State Technology for data processing services provided by the State Data Center. This section expires July 1, 2017.

- Section 75. In order to implement appropriations authorized in the 2016-2017 General Appropriations Act for data center services, and notwithstanding s. 216.292(2)(a), Florida Statutes, except as authorized in section 74, an agency may not transfer funds from a data processing category to a category other than another data processing category. This section expires July 1, 2017.
- Section 76. In order to implement Specific Appropriation 2826 of the 2016-2017 General Appropriations Act, the Executive Office of the Governor may transfer funds appropriated in the appropriation category "Expenses" of the 2016-2017 General Appropriations Act between agencies in order to allocate a reduction relating to SUNCOM Network services. This section expires July 1, 2017.
- Section 77. In order to implement the appropriation of funds in the appropriation category "Special Categories-Risk Management Insurance" in the 2016-2017 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance. This section expires July 1, 2017.
- Section 78. In order to implement the appropriation of funds in the appropriation category "Special Categories-Transfer to Department of Management Services-Human Resources Services Purchased per Statewide Contract" in the 2016-2017 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor may transfer funds appropriated in that category between departments in order to align the budget authority granted with the assessments that must be paid by each agency to the Department of Management Services for human resource management services. This section expires July 1, 2017.
- Section 79. In order to implement Specific Appropriation 2317A of the 2016-2017 General Appropriations Act:
- (1) The Department of Financial Services shall replace the four main components of the Florida Accounting Information Resource Subsystem (FLAIR), which include central FLAIR, departmental FLAIR, payroll, and information warehouse, and shall replace the cash management and accounting management components of the Cash Management Subsystem (CMS) with an integrated enterprise system that allows the state to organize, define, and standardize its financial management business processes and that complies with ss. 215.90-215.96, Florida Statutes. The department shall 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).
- (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.
- 3. A representative of the Division of Information Systems of the Department of Financial Services appointed by the Chief Financial Officer.

- 4. Four employees from the Division of Accounting and Auditing of the Department of Financial Services appointed by the Chief Financial Officer. Each employee must have experience relating to at least one of the four main components that comprise FLAIR.
- 5. Two employees from the Executive Office of the Governor appointed by the Governor. One employee must have experience relating to the Legislative Appropriations System/Planning and Budgeting Subsystem.
- 6. One employee from the Department of Revenue appointed by the executive director of the department who has experience relating to the department's SUNTAX system.
- 7. Two employees from the Department of Management Services appointed by the Secretary of Management Services. One employee must have experience relating to the department's personnel information subsystem and one employee must have experience relating to the department's purchasing subsystem.
- 8. Three state agency administrative services directors appointed by the Governor. One director must represent a regulatory and licensing state agency and one director must represent a health care-related state agency.
- (3) The Chief Financial Officer or the executive sponsor of the project shall serve as chair of the executive steering committee, and the committee shall take action by a vote of at least eight affirmative votes with the Chief Financial Officer or the executive sponsor of the project voting on the prevailing side. A quorum of the executive steering committee consists of no fewer than 10 members.
- (4) The executive steering committee has the overall responsibility for ensuring that the project to replace FLAIR and CMS meets its primary business objectives and shall:
- (a) Identify and recommend to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives any statutory changes needed to implement the replacement subsystem that will standardize to the fullest extent possible the state's financial management business processes.
- (b) Review and approve any changes to the project's scope, schedule, and budget that do not conflict with the requirements of subsection (1).
- (c) Ensure that adequate resources are provided throughout all phases of the project.
  - (d) Approve all major project deliverables.
- (e) Approve all solicitation-related documents associated with the replacement of FLAIR and CMS.
  - (5) This section expires July 1, 2017.

Section 80. Effective upon this act becoming law and in order to implement section 90 of the 2016-2017 General Appropriations Act, subsection (9) is added to section 216.292, Florida Statutes, to read:

- 216.292 Appropriations nontransferable; exceptions.—
- (9) Notwithstanding subsections (2), (3), and (4), and for the 2015-2016 fiscal year only, the Executive Office of the Governor, after 14 days' prior notice, may transfer funds between appropriations categories, as needed, to realign funds, to provide for the relocation of state agencies and departments currently located at the Northwood Centre, 1940 North Monroe Street, Tallahassee, Florida. Such transfers are subject to the notice and objection provisions of s. 216.177. This subsection expires July 1, 2016.
- Section 81. In order to implement Specific Appropriation 1602 of the 2016-2017 General Appropriations Act, paragraph (e) of subsection (5) of section 161.143, Florida Statutes, is amended to read:
- 161.143 Inlet management; planning, prioritizing, funding, approving, and implementing projects.—
- (5) The department shall annually provide an inlet management project list, in priority order, to the Legislature as part of the depart-

- ment's budget request. The list must include studies, projects, or other activities that address the management of at least 10 separate inlets and that are ranked according to the criteria established under subsection (2).
- (e) Notwithstanding paragraphs (a) and (b), and for the 2016-2017 2015-2016 fiscal year only, the amount allocated for inlet management funding is provided in the 2016-2017 2015-2016 General Appropriations Act. This paragraph expires July 1, 2017 2016.

Section 82. In order to implement Specific Appropriations 1533 and 1534 of the 2016-2017 General Appropriations Act, paragraph (m) of subsection (3) of section 259.105, Florida Statutes, is amended to read:

- 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:
- (m) Notwithstanding paragraphs (a)-(j) and for the 2016-2017  $\frac{2015}{2016}$  fiscal year only:
- 1. The amount of \$15,156,206 \$17.4 million to only the Division of State Lands within the Department of Environmental Protection for the Board of Trustees Florida Forever Priority List land acquisition projects.
- 2. Thirty-five million dollars to the Department of Agriculture and Consumer Services for the acquisition of agricultural lands through perpetual conservation easements and other perpetual less-than-fee techniques, which will achieve the objectives of Florida Forever and s. 570.71.
- 3.a. Notwithstanding any allocation required pursuant to paragraph (c), \$10 million shall be allocated to the Florida Communities Trust for projects acquiring conservation or recreation lands to enhance recreational opportunities for individuals with unique abilities.
- b. The Department of Environmental Protection may waive the local government matching fund requirement of paragraph (c) for projects acquiring conservation or recreation lands to enhance recreational opportunities for individuals with unique abilities.
- c. Notwithstanding sub-subparagraphs a. and b., any funds required to be used to acquire conservation or recreation lands to enhance recreational opportunities for individuals with unique abilities which have not been awarded for those purposes by May 1, 2017, may be awarded to redevelop or renew outdoor recreational facilities on public lands, including recreational trails, parks, and urban open spaces, together with improvements required to enhance recreational enjoyment and public access to public lands, if such redevelopment and renewal is primarily geared toward enhancing recreational opportunities for individuals with unique abilities. The department may waive the local matching requirement of paragraph (c) for such redevelopment and renewal projects.

This paragraph expires July 1, 2017 2016.

Section 83. In order to implement Specific Appropriation 1698A of the 2016-2017 General Appropriations Act, subsection (4) is added to section 375.075, Florida Statutes, to read:

 $375.075\,$  Outdoor recreation; financial assistance to local governments.—

- (4)(a) For the 2016-2017 fiscal year:
- 1. Notwithstanding any other provision of this section, at least \$3 million of the program funds for projects must be used exclusively for projects that provide recreational enhancements and opportunities for individuals with unique abilities. The department shall conduct a separate grant application process exclusively for such projects. The department shall make the schedule for the grant application process for projects that provide recreational enhancements and opportunities for individuals with unique abilities publicly available and shall award the grants for such projects by December 31, 2016.

- 2. Notwithstanding subsection (3), a local government may submit up to three grant applications for projects, if at least one of those projects provides recreational enhancements and opportunities for individuals with unique abilities. The maximum project grant for each project application that provides recreational enhancements and opportunities for individuals with unique abilities may not exceed \$500,000 in state funds.
- (b) The selection criteria used by the department for grant applications submitted pursuant to this subsection shall prioritize projects that allocate the greatest share of state funds to provide recreational enhancements and opportunities for individuals with unique abilities.
- (c) The term "projects that provide recreational enhancements and opportunities for individuals with unique abilities" means those projects that incorporate adaptations or modifications to the design and development of recreational resources or equipment to meet the needs of all potential participants including those with physical or developmental disabilities.
  - (d) This subsection expires July 1, 2017.

Section 84. In order to implement Specific Appropriation 1534 of the 2016-2017 General Appropriations Act, paragraph (h) is added to subsection (2) of section 380.507, Florida Statutes, to read:

380.507 Powers of the trust.—The trust shall have all the powers necessary or convenient to carry out the purposes and provisions of this part, including:

- (2) To undertake, coordinate, or fund activities and projects which will help bring local comprehensive plans into compliance and help implement the goals, objectives, and policies of the conservation, recreation and open space, and coastal elements of local comprehensive plans, or which will otherwise serve to conserve natural resources and resolve land use conflicts, including, but not limited to:
- (h) Projects that provide accessibility, availability, or adaptability of conservation or recreation lands for individuals with unique abilities. The term "projects that provide recreational enhancements and opportunities for individuals with unique abilities" means those projects that incorporate adaptations or modifications to the design and development of recreational resources or equipment to meet the needs of all potential participants including those with physical or developmental disabilities. This paragraph expires July 1, 2017.

Section 85. In order to implement Specific Appropriations 1599, 1599A, 1599B, and 1740A of the 2016-2017 General Appropriations Act, paragraph (d) of subsection (11) of section 216.181, Florida Statutes, is amended to read:

216.181 Approved budgets for operations and fixed capital outlay.—

(11)

(d) Notwithstanding paragraph (b) and paragraph (2)(b), and for the 2016-2017 2015-2016 fiscal year only, the Legislative Budget Commission may increase the amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for fixed capital outlay projects, including additional fixed capital outlay projects, using funds provided to the state from the Gulf Environmental Benefit Fund administered by the National Fish and Wildlife Foundation; funds provided to the state from the Gulf Coast Restoration Trust Fund related to the Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast Act of 2012 (RESTORE Act); or funds provided by the British Petroleum Corporation (BP) for natural resource damage assessment early restoration projects. Concurrent with submission of an amendment to the Legislative Budget Commission pursuant to this paragraph, any project that carries a continuing commitment for future appropriations by the Legislature must be specifically identified, together with the projected amount of the future commitment associated with the project and the fiscal years in which the commitment is expected to commence. This paragraph expires July 1, 2017 2016.

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

Section 86. In order to implement specific appropriations from the Water Quality Assurance Trust Fund within the Department of Environmental Protection contained in the 2016-2017 General Appropriations Act, paragraph (b) of subsection (2) of section 206.9935, Florida Statutes, is amended to read:

206.9935 Taxes imposed.—

#### (2) TAX FOR WATER QUALITY.—

- (b) The excise tax shall be the applicable rate as specified in subparagraph 1. per barrel or per unit of pollutant, or equivalent measure as established by the department, produced in or imported into the state. If the unobligated balance of the Water Quality Assurance Trust Fund is or falls below \$3 million, the tax shall be increased to the applicable rates specified in subparagraph 2. and shall remain at said rates until the unobligated balance in the fund exceeds \$5 million, at which time the tax shall be imposed at the rates specified in subparagraph 1. If the unobligated balance of the fund exceeds \$12 million, the levy of the tax shall be discontinued until the unobligated balance of the fund falls below \$5 million, at which time the tax shall be imposed at the rates specified in subparagraph 1. Changes in the tax rates pursuant to this paragraph shall take effect on the first day of the month after 30 days' notification to the Department of Revenue when the unobligated balance of the fund falls below or exceeds a limit set pursuant to this paragraph. The unobligated balance of the Water Quality Assurance Trust Fund as it relates to determination of the applicable excise tax rate shall exclude the unobligated balances of funds of the Dry Cleaning, Operator Certification, and nonagricultural nonpoint source programs, and other required reservations of fund balance. The unobligated balance in the Water Quality Assurance Trust Fund is based upon the current unreserved fund balance, projected revenues, authorized legislative appropriations, and funding for the department's base budget for the subsequent fiscal year. Revenues for penalties collected pursuant to s. 403.121(11) and all moneys recovered under s. 373.430(7) are exempt from the calculation of the unobligated balance of the Water Quality Assurance Trust Fund. Determination of the unobligated balance of the Water Quality Assurance Trust Fund shall be performed annually subsequent to the annual legislative appropriations becoming law.
- 1. As provided in this paragraph, the tax shall be 2.36 cents per gallon of solvents, 1 cent per gallon of motor oil or other lubricants, and 2 cents per barrel of petroleum products, pesticides, ammonia, and chlorine.
- 2. As provided in this paragraph, the tax shall be 5.9 cents per gallon of solvents, 2.5 cents per gallon of motor oil or other lubricants, 2 cents per barrel of ammonia, and 5 cents per barrel of petroleum products, pesticides, and chlorine.

Section 87. The amendment made by this act to s. 206.9935(2)(b), Florida Statutes, expires July 1, 2017, and the text of that paragraph shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 88. In order to implement Specific Appropriation 1670 of the 2016-2017 General Appropriations Act, subsection (5) of section 403.709, Florida Statutes, is amended to read:

 $403.709\,$  Solid Waste Management Trust Fund; use of waste tire fees.—There is created the Solid Waste Management Trust Fund, to be administered by the department.

- (5)(a) Notwithstanding subsection (1), a solid waste landfill closure account is established within the Solid Waste Management Trust Fund to provide funding for the closing and long-term care of solid waste management facilities. The department may use funds from the account to contract with a third party for the closing and long-term care of a solid waste management facility if:
- 1. The facility has,  $\Theta$  had, or was not required to obtain a department permit to operate the facility;

- 2. The permittee, where required by permit or rule, provided proof of financial assurance for closure in the form of an insurance certificate or an alternative form of financial assurance mechanism established pursuant to s. 403.7125;
- 3. The department has ordered the facility closed or has deemed the facility abandoned. The facility is deemed to be abandoned or was ordered to close by the department;
- 4. The closure of the facility is accomplished in substantial accordance with a closure plan approved by the department; and
- 5. The department has *sufficient* written documentation to confirm that the issuer of the that the insurance empany issuing the closure insurance policy or alternative form of financial insurance will provide or reimburse the funds required to complete the closing and long-term care of the facility.
- (b) The department shall deposit all the funds received from the insurer or other parties for reimbursing insurance company as reimbursement for the costs of closing or long-term care of the facility under this subsection into the solid waste landfill closure account.
- (c) If the amount available under the insurance policy or alternative form of financial assurance is insufficient, or is otherwise unavailable, to perform or complete the facility closing or long-term care under this subsection, and the department has used all such funds from the insurance policy or alternative form of financial assurance, the department may use funds from the Solid Waste Management Trust Fund to pay for or reimburse additional expenses needed for performing or completing the approved facility closure or long—term care activities.
  - (d)(e) This subsection expires July 1,  $2017 \frac{2016}{1}$ .

Section 89. Effective upon this becoming a law and in order to implement Specific Appropriation 1674 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration of subsection (5) of section 403.7095, Florida Statutes, which occurred on July 1, 2015, that subsection is revived, reenacted, and amended, and subsection (6) is added to that section, to read:

403.7095 Solid waste management grant program.—

- (5) Notwithstanding any other provision of this section, and for the  $2015 \cdot 2016$   $2014 \cdot 2015$  fiscal year only, the Department of Environmental Protection shall award the sum of \$3 million in grants in the  $2015 \cdot 2016$  fiscal year equally to counties having populations of fewer than 100,000 for waste tire and litter prevention, recycling education, and general solid waste programs. This subsection expires July 1, 2016 2015.
- (6) Notwithstanding any other provision of this section, and for the 2016-2017 fiscal year only, the Department of Environmental Protection shall award the sum of \$3 million in grants in the 2016-2017 fiscal year equally to counties having populations of fewer than 110,000 for waste tire and litter prevention, recycling education, and general solid waste programs. This subsection expires July 1, 2017.
- Section 90. In order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Conservation Commission which are contained in the 2016-2017 General Appropriations Act, subsection (3) of section 215.18, Florida Statutes, is amended to read:
  - 215.18 Transfers between funds; limitation.—
- (3) Notwithstanding subsection (1) and only with respect to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, whenever there is a deficiency in a land acquisition trust fund which would render that trust fund temporarily insufficient to meet its just requirements, including the timely payment of appropriations from that trust fund, and other trust funds in the State Treasury have moneys that are for the time being or otherwise in excess of the amounts necessary to meet the just requirements, including appropriated obligations, of those other trust funds, the Governor may order a temporary transfer of

moneys from one or more of the other trust funds to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission. Any action proposed pursuant to this subsection is subject to the notice, review, and objection procedures of s. 216.177, and the Governor shall provide notice of such action at least 7 days before the effective date of the transfer of trust funds, except that during July 2016 2015, notice of such action shall be provided at least 3 days before the effective date of a transfer unless such 3-day notice is waived by the chair and vice-chair of the Legislative Budget Commission. Any transfer of trust funds to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission must be repaid to the trust funds from which the moneys were loaned by the end of the 2016-2017 2015 2016 fiscal year. The Legislature has determined that the repayment of the other trust fund moneys temporarily loaned to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission pursuant to this subsection is an allowable use of the moneys in a land acquisition trust fund because the moneys from other trust funds temporarily loaned to a land acquisition trust fund shall be expended solely and exclusively in accordance with s. 28, Art. X of the State Constitution. This subsection expires July 1, 2017 2016.

Section 91. (1) In order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Conservation Commission which are contained in the 2016-2017 General Appropriations Act, the Department of Environmental Protection shall transfer revenues from the Land Acquisition Trust Fund within the department to the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission, as provided in this section. As used in this section, the term "department" means the Department of Environmental Protection.

- (2) After subtracting any required debt service payments, the proportionate share of revenues to be transferred to each land acquisition trust fund shall be calculated by dividing the appropriations from each of the land acquisition trust funds for the fiscal year by the total appropriations from the Land Acquisition Trust Fund within the department and the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Commission for the fiscal year. The department shall transfer the proportionate share of the 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 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 Commission may not exceed the total appropriations from such trust fund for the fiscal year.
  - (3) This section expires July 1, 2017.

Section 92. In order to implement Specific Appropriation 1597A of the 2016-2017 General Appropriations Act, subsection (9) of section 376.3071, Florida Statutes, is amended to read:

376.3071~ Inland Protection Trust Fund; creation; purposes; funding.—

(9) INVESTMENTS; INTEREST.—Moneys in the fund which are not needed currently to meet the obligations of the department in the exercise of its responsibilities under this section and s. 376.3073 shall be deposited with the Chief Financial Officer to the credit of the fund and may be invested in such manner as provided by law. The interest received on such investment shall be credited to the fund. Any provisions of law to the contrary notwithstanding, such interest may be freely transferred between the trust fund and the Water Quality Assurance Trust Fund in the discretion of the department or as authorized in the General Appropriations Act.

Section 93. The amendment made by this act to s. 376.3071(9), Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 94. In order to implement the proviso language associated with Specific Appropriation 1671 of the 2016-2017 General Appropriations Act relating to the cleanup of petroleum contamination sites, the Department of Environmental Protection may not require payment of program copayments and may not require submission of the limited contamination assessment report as provided in s. 376.3071(13)(c), Florida Statutes. The use of funds appropriated in the 2016-2017 fiscal year may not be applied towards the funding limits provided in sections 376.3071(13) and 376.3072(2), Florida Statutes. This section expires July 1, 2017.

Section 95. In order to implement Specific Appropriation 1671 of the 2016-2017 General Appropriations Act, paragraph (q) of subsection (4) of section 376.3071, Florida Statutes, is amended to read:

376.3071~ Inland Protection Trust Fund; creation; purposes; funding.—

- (4) USES.—Whenever, in its determination, incidents of inland contamination related to the storage of petroleum or petroleum products may pose a threat to the public health, safety, or welfare, water resources, or the environment, the department shall obligate moneys available in the fund to provide for:
- (q) Payments for program deductibles, copayments, and limited contamination assessment reports that otherwise would be paid by another state agency for state-funded petroleum contamination site rehabilitation. This paragraph expires July 1, 2017 2016.

The Inland Protection Trust Fund may only be used to fund the activities in ss. 376.30-376.317 except ss. 376.3078 and 376.3079. Amounts on deposit in the fund in each fiscal year shall first be applied or allocated for the payment of amounts payable by the department pursuant to paragraph (n) under a service contract entered into by the department pursuant to s. 376.3075 and appropriated in each year by the Legislature before making or providing for other disbursements from the fund. This subsection does not authorize the use of the fund for cleanup of contamination caused primarily by a discharge of solvents as defined in s. 206.9925(6), or polychlorinated biphenyls when their presence causes them to be hazardous wastes, except solvent contamination which is the result of chemical or physical breakdown of petroleum products and is otherwise eligible. Facilities used primarily for the storage of motor or diesel fuels as defined in ss. 206.01 and 206.86 are not excluded from eligibility pursuant to this section.

Section 96. In order to implement Specific Appropriation 2632 of the 2016-2017 General Appropriations Act, the Department of Highway Safety and Motor Vehicles shall contract with the corporation organized pursuant to part II of chapter 946, Florida Statutes, to manufacture the current or newly redesigned license plates, such contract being in the same manner and for the same price as that paid by the department during the 2013-2014 fiscal year. The corporation shall seek sealed bids for the reflectorized sheeting used in the manufacture of such license plates, and in the event the sealed bids result in any savings in the sheeting costs, the corporation shall credit to the department an amount equal to 70 percent of the savings. The name of the county may not appear on any redesigned license plate. This section expires July 1, 2017.

Section 97. In order to implement Specific Appropriation 1890 of the 2016-2017 General Appropriations Act, paragraph (b) of subsection (2) of section 339.2818, Florida Statutes, is amended to read:

### 339.2818 Small County Outreach Program.—

(2)(b) Notwithstanding paragraph (a), for the 2016-2017 2015 2016 fiscal year, for purposes of this section, the term "small county" means any county that has a population of 170,000 165,000 or less as determined by the most recent official estimate pursuant to s. 186.901. This paragraph expires July 1, 2017 2016.

Section 98. In order to implement Specific Appropriation 1895 of the 2016-2017 General Appropriations Act, paragraph (i) of subsection (4) and paragraph (b) of subsection (5) of section 339.135, Florida Statutes, are amended, and notwithstanding the expiration of paragraph (j) of subsection (4) and paragraph (c) of subsection (5) of that section, which occurred on July 1, 2015, those paragraphs are revived, reenacted, and amended, to read:

339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—

- (4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM.—
- (i) Notwithstanding paragraph (a), and for the 2016-2017 2015 2016 fiscal year only, the Department of Transportation shall use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. Funds specifically appropriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2016 2015, in the department's 5-year work program. This paragraph expires July 1, 2017 2016.
- (j) Notwithstanding paragraph (a) and for the 2016-2017 2014-2015 fiscal year only, the department may use up to \$15 million of appropriated funds to pay the costs of strategic and regionally significant transportation projects. Funds may be used to provide up to 75 percent of project costs for production-ready eligible projects. Preference shall be given to projects that support the state's economic regions, or that have been identified as regionally significant in accordance with s. 339.155(4)(c), (d), and (e), and that have an increased level of nonstate match. This paragraph expires July 1, 2017 2015.

# (5) ADOPTION OF THE WORK PROGRAM.—

- (b) Notwithstanding paragraph (a), and for the 2016-2017 2015-2016 fiscal year only, the department shall use appropriated funds to support the establishment of a statewide system of interconnected multiuse trails and to pay the costs of planning, land acquisition, design, and construction of such trails and related facilities. Funds specifically appropriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2016 2015, in the department's 5-year work program. This paragraph expires July 1, 2017 2016.
- (c) Notwithstanding paragraph (a), and for the 2016-2017 2014-2015 fiscal year only, the department may use appropriated funds to pay the costs of strategic and regionally significant transportation projects as provided in paragraph (4)(j). Funds specifically appropriated for this purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2016 2014, in the department's 5-year work program. This paragraph expires July 1, 2017 2015.

Section 99. In order to implement Specific Appropriation 1874 of the 2016-2017 General Appropriations Act, subsection (10) of section 341.302, Florida Statutes, is reenacted to read:

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

- (10)(a) Administer rail operating and construction programs, which programs shall include the regulation of maximum train operating speeds, the opening and closing of public grade crossings, the construction and rehabilitation of public grade crossings, the installation of traffic control devices at public grade crossings, the approval and implementation of quiet zones, and administration of the programs by the department, including participation in the cost of the programs.
- (b) Provide grant funding to assist with the implementation of quiet zones that have been approved by the department, which funding may

not exceed 50 percent of the nonfederal and nonprivate share of the total costs of any quiet zone capital improvement project.

- (c) Coordinate and work closely with local, state, and federal agencies to provide technical support to local agencies for the development of quiet zone plans.
- (d) Monitor crossing incidents at approved quiet zone locations and suspend the operation of a quiet zone at any time the department determines that a significant deterioration in safety is resulting from quiet zone implementation.

Section 100. The amendment to s. 341.302(10), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 101. In order to implement Specific Appropriation 1889 of the 2016-2017 General Appropriations Act, and notwithstanding the expiration date in section 66 of chapter 2015-222, Laws of Florida, subsection (3) of section 339.2816, Florida Statutes, is reenacted and amended, and paragraph (a) of subsection (4) of that section is amended, to read:

339.2816 Small County Road Assistance Program.—

- (3) In the 2016-2017  $\frac{2015-2016}{2016}$  fiscal year, up to \$50 million from the State Transportation Trust Fund may be used for the purposes of funding the Small County Road Assistance Program as described in this section.
- (4)(a) Small counties shall be eligible to compete for funds that have been designated for the Small County Road Assistance Program for resurfacing or reconstruction projects on county roads that were part of the county road system on June 10, 1995. Capacity improvements on county roads shall not be eligible for funding under the program, except where the department determines that widening of existing lanes as part of a resurfacing or reconstruction project is necessary to address safety concerns.

Section 102. The amendment made by this act to s. 339.2816(3) and (4), Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2015, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 103. In order to implement Specific Appropriation 2224 of the 2016-2017 General Appropriations Act, subsection (10) of section 420.9072, Florida Statutes, is amended to read:

420.9072 State Housing Initiatives Partnership Program.—The State Housing Initiatives Partnership Program is created for the purpose of providing funds to counties and eligible municipalities as an incentive for the creation of local housing partnerships, to expand production of and preserve affordable housing, to further the housing element of the local government comprehensive plan specific to affordable housing, and to increase housing-related employment.

- (10) Notwithstanding ss. 420.9071(26) and 420.9075(5) and subsection (7), for the  $2016\hbox{-}2017$   $2015\hbox{-}2016$  fiscal year:
- (a) The term "rent subsidies" means ongoing monthly rental assistance.
- (b) Up to 25 percent of the funds made available in each county and each eligible municipality from the local housing distribution may be used for rental assistance and rent subsidies as provided in paragraph (c)
- (c) A county or an eligible municipality may expend its portion of the local housing distribution to provide the following types of rental assistance and rent subsidies:
  - 1. Security and utility deposit assistance.

- 2. Eviction prevention subsidies not to exceed 6 months' rent.
- 3. Rent subsidies for very-low-income households with at least one adult who is a person with special needs as defined in s. 420.0004 or a person who is homeless as defined in s. 420.621 when the person initially qualified for a rent subsidy. The period of rental subsidy may not exceed 12 months for any eligible household or person.
  - (d) This subsection expires July 1, 2017 2016.

Section 104. In order to implement Specific Appropriation 2223 of the 2016-2017 General Appropriations Act, subsection (10) of section 420.5087, Florida Statutes, is amended to read:

420.5087 State Apartment Incentive Loan Program.—There is hereby created the State Apartment Incentive Loan Program for the purpose of providing first, second, or other subordinated mortgage loans or loan guarantees to sponsors, including for-profit, nonprofit, and public entities, to provide housing affordable to very-low-income persons

- (10)(a) Notwithstanding subsection (3), for the 2016-2017 2015 2016 fiscal year, the reservation of funds for the tenant groups within each notice of fund availability shall be:
- 1. Not less than 10 percent of the funds available at that time for the following tenant groups:
  - a. Families;
  - b. Persons who are homeless;
  - c. Persons with special needs; and
  - d. Elderly persons.
- 2. Not less than 5 percent of the funds available at that time for the commercial fishing workers and farmworkers tenant group.
- (b) Notwithstanding any other provision of this section for the 2016-2017 fiscal year, the corporation shall issue a notice of funds availability of \$20 million for loans to construct workforce housing to serve primarily low-income persons, as defined in s. 420.0004, and, in the Florida Keys Area of Critical State Concern, to serve households with incomes not to exceed 140 percent of area median income when strategies are included in the local housing assistance plan to serve these households.
  - (c) This subsection expires July 1, 2017 2016.

Section 105. In order to implement Specific Appropriation 1856 of the 2016-2017 General Appropriations Act, subsection (30) is added to section 427.013, Florida Statutes, to read:

427.013 The Commission for the Transportation Disadvantaged; purpose and responsibilities.—The purpose of the commission is to accomplish the coordination of transportation services provided to the transportation disadvantaged. The goal of this coordination is to assure the cost-effective provision of transportation by qualified community transportation coordinators or transportation operators for the transportation disadvantaged without any bias or presumption in favor of multioperator systems or not-for-profit transportation operators over single operator systems or for-profit transportation operators. In carrying out this purpose, the commission shall:

- (30) For the 2016-2017 fiscal year and notwithstanding any other provision of this section:
- (a) Allocate, from funds provided in the General Appropriations Act, to community transportation coordinators who do not receive Urbanized Area Formula funds pursuant to 49 U.S.C. s. 5307 to provide transportation services for persons with disabilities, older adults, and low-income persons so they may access health care, employment, education, and other life-sustaining activities. Funds allocated for this purpose shall be distributed among community transportation coordinators based upon the Transportation Disadvantaged Trip and Equipment allocation methodology established by the commission.

- (b) Award, from funds provided in the General Appropriations Act, competitive grants to community transportation coordinators to support transportation projects to:
- 1. Enhance access to health care, shopping, education, employment, public services, and recreation;
- 2. Assist in the development, improvement, and use of transportation systems in nonurbanized areas;
  - 3. Promote the efficient coordination of services;
  - 4. Support inner-city bus transportation; and
  - 5. Encourage private transportation providers to participate.
  - (c) This subsection expires July 1, 2017.

Section 106. In order to implement Specific Appropriation 2644 of the 2016-2017 General Appropriations Act, subsection (9) is added to section 216.292, Florida Statutes to read:

# 216.292 Appropriations nontransferable; exceptions.—

- (9) Notwithstanding subsections (2), (3), and (4), and for the 2016-2017 fiscal year only, the Department of Highway Safety and Motor Vehicles, with the approval of the Executive Office of the Governor, and after 14 days' notice, may transfer up to \$6,563,775 of nonrecurring funds from the Highway Safety Operating Trust Fund between appropriations categories as needed to realign funds based upon the costbenefit analysis that analyzes the different options, including cloud computing services, for securing the hardware and software necessary to upgrade the department's existing database environment, implement a platform for data synchronization, establish a staging environment, implement a test data management toolset, and acquire a managed disaster recovery service. Such transfers are subject to the notice and objection provisions of s. 216.177. This subsection expires July 1, 2017.
- Section 107. In order to implement Specific Appropriations 1857 through 1870, 1871 through 1875, 1888 through 1896, 1899 through 1908, and 1947 through 1958 of the 2016-2017 General Appropriations Act, paragraph (g) of subsection (7) of section 339.135, Florida Statutes, is amended, and subsection (h) is added to that subsection, to read:
- 339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—

# (7) AMENDMENT OF THE ADOPTED WORK PROGRAM.—

- (g) Any work program amendment, except an amendment subject to paragraph (h), which also requires the transfer of fixed capital outlay appropriations between categories within the department or the increase of an appropriation category is subject to the approval of the Legislative Budget Commission. If a meeting of the Legislative Budget Commission cannot be held within 30 days of the department submitting an amendment to the Legislative Budget Commission, then the chair and vice chair of the Legislative Budget Commission may authorize such amendment to be approved pursuant to the provisions of s. 216.177.
- (h) Any work program amendment that adds a new project, construction phase, right-of-way phase, or public transportation phase to the adopted work program and which is estimated to cost over \$5 million is subject to approval by the Legislative Budget Commission. Such amendment may not include any other proposed work program amendment described in paragraph (c). The department shall provide a narrative description of the project or project phase, a written justification for the addition of such project or project phase to the adopted work program, and an explanation describing the reason that delaying approval of the addition of the project or project phase would be detrimental to the interests of the state. After any such project or project phase is added to the adopted work program, that project or project phase may not be advanced before the adoption of the work program for the subsequent fiscal year. If a meeting of the Legislative Budget Commission cannot be held within 30 days after the department submits an amendment to the Legislative Budget Commission, the chair and vice chair of the Legislative Budget Commission, President of the Senate, and Speaker of the House of Representatives jointly may authorize such amendment to be approved pursuant to the provisions of s. 216.177.

- Section 108. The amendment made by this act to s. 339.135(7), Florida Statutes, expires July 1, 2017, and the text of that subsection shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 109. Effective upon this act becoming a law, in order to implement Specific Appropriation 2580 and section 85 of the 2016-2017 General Appropriations Act, subsection (3) of section 321.04, Florida Statutes, is amended, and subsection (4) is added to that section, to read:
- 321.04 Personnel of the highway patrol; rank classifications; probationary status of new patrol officers; subsistence; special assignments.—
- (3) The Department of Highway Safety and Motor Vehicles shall assign one patrol officer to the office of the Governor at the discretion of the Lieutenant Governor; said patrol officer so assigned shall be selected by the Governor and shall have rank and pay not less than that of a lieutenant of the Florida Highway Patrol, and said patrol officer so assigned to the Lieutenant Governor shall be paid by said department from the appropriation made to said department; said patrol officer shall have and receive all other benefits provided for in this chapter or any other statute now in existence or hereinafter enacted.
- (4) For the 2015-2016 and 2016-2017 fiscal years, the assignment of a patrol officer by the department shall include a Cabinet member specified in s. 4, Art. IV of the State Constitution if deemed appropriate by the department or in response to a threat and upon written request of such Cabinet member.
- Section 110. The amendments made by this act to s. 321.04, Florida Statutes, expire July 1, 2017, and the text of that section shall revert to that in existence on June 30, 2016, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 111. In order to implement the salaries and benefits, expenses, other personal services, contracted services, special categories, and operating capital outlay categories of the 2016-2017 General Appropriations Act, paragraph (a) of subsection (2) of section 216.292, Florida Statutes, is reenacted to read:
  - 216.292 Appropriations nontransferable; exceptions.—
- (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:
- 1. Between categories of appropriations within a budget entity, if no category of appropriation is increased or decreased by more than 5 percent of the original approved budget or \$250,000, whichever is greater, by all action taken under this subsection.
- 2. Between budget entities within identical categories of appropriations, if no category of appropriation is increased or decreased by more than 5 percent of the original approved budget or \$250,000, whichever is greater, by all action taken under 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. in the subsequent fiscal year.
- 4. Notice of proposed transfers under subparagraphs 1. and 2. shall be provided to the Executive Office of the Governor and the chairs of the legislative appropriations committees at least 3 days prior to agency implementation in order to provide an opportunity for review.

- Section 112. The amendment to s. 216.292(2)(a), Florida Statutes, as carried forward by this act from chapter 2015-222, Laws of Florida, expires July 1, 2017, and the text of that paragraph shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 113. In order to implement the appropriation of funds in the special categories, contracted services, and expenses categories of the 2016-2017 General Appropriations Act, a state agency may not initiate a competitive solicitation for a product or service if the completion of such competitive solicitation would:
  - (1) Require a change in law; or
- (2) Require a change to the agency's budget other than a transfer authorized in s. 216.292(2) or (3), Florida Statutes, unless the initiation of such competitive solicitation is specifically authorized in law, in the General Appropriations Act, or by the Legislative Budget Commission.

This section does not apply to a competitive solicitation for which the agency head certifies that a valid emergency exists. This section expires July 1, 2017.

- Section 114. In order to implement appropriations for salaries and benefits in the 2016-2017 General Appropriations Act, subsection (6) of section 112.24, Florida Statutes, is amended to read:
- 112.24 Intergovernmental interchange of public employees.—To encourage economical and effective utilization of public employees in this state, the temporary assignment of employees among agencies of government, both state and local, and including school districts and public institutions of higher education is authorized under terms and conditions set forth in this section. State agencies, municipalities, and political subdivisions are authorized to enter into employee interchange agreements with other state agencies, the Federal Government, another state, a municipality, or a political subdivision including a school district, or with a public institution of higher education. State agencies are also authorized to enter into employee interchange agreements with private institutions of higher education and other nonprofit organizations under the terms and conditions provided in this section. In addition, the Governor or the Governor and Cabinet may enter into employee interchange agreements with a state agency, the Federal Government, another state, a municipality, or a political subdivision including a school district, or with a public institution of higher learning to fill, subject to the requirements of chapter 20, appointive offices which are within the executive branch of government and which are filled by appointment by the Governor or the Governor and Cabinet. Under no circumstances shall employee interchange agreements be utilized for the purpose of assigning individuals to participate in political campaigns. Duties and responsibilities of interchange employees shall be limited to the mission and goals of the agencies of government.
- (6) For the 2016-2017 2015 2016 fiscal year only, the assignment of an employee of a state agency as provided in this section may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the legislative appropriations committees. Such actions shall be deemed approved if neither chair provides written notice of objection within 14 days after receiving notice of the action pursuant to s. 216.177. This subsection expires July 1, 2017 2016.
- Section 115. In order to implement Specific Appropriations 2652 and 2653 of the 2016-2017 General Appropriations Act and notwithstanding s. 11.13(1), Florida Statutes, the authorized salaries for members of the Legislature for the 2016-2017 fiscal year shall be set at the same level in effect on July 1, 2010. This section expires July 1, 2017.
- Section 116. In order to implement the transfer of funds to the General Revenue Fund from trust funds in the 2016-2017 General Appropriations Act, paragraph (b) of subsection (2) of section 215.32, Florida Statutes, is reenacted to read:
  - 215.32 State funds; segregation.—
  - (2) The source and use of each of these funds shall be as follows:
- (b)1. The trust funds shall consist of moneys received by the state which under law or under trust agreement are segregated for a purpose

- authorized by law. The state agency or branch of state government receiving or collecting such moneys is responsible for their proper expenditure as provided by law. Upon the request of the state agency or branch of state government responsible for the administration of the trust fund, the Chief Financial Officer may establish accounts within the trust fund at a level considered necessary for proper accountability. Once an account is established, the Chief Financial Officer may authorize payment from that account only upon determining that there is sufficient cash and releases at the level of the account.
- 2. In addition to other trust funds created by law, to the extent possible, each agency shall use the following trust funds as described in this subparagraph for day-to-day operations:
- a. Operations or operating trust fund, for use as a depository for funds to be used for program operations funded by program revenues, with the exception of administrative activities when the operations or operating trust fund is a proprietary fund.
- b. Operations and maintenance trust fund, for use as a depository for client services funded by third-party payors.
- c. Administrative trust fund, for use as a depository for funds to be used for management activities that are departmental in nature and funded by indirect cost earnings and assessments against trust funds. Proprietary funds are excluded from the requirement of using an administrative trust fund.
- d. Grants and donations trust fund, for use as a depository for funds to be used for allowable grant or donor agreement activities funded by restricted contractual revenue from private and public nonfederal sources.
- e. Agency working capital trust fund, for use as a depository for funds to be used pursuant to s. 216.272.
- f. Clearing funds trust fund, for use as a depository for funds to account for collections pending distribution to lawful recipients.
- g. Federal grant trust fund, for use as a depository for funds to be used for allowable grant activities funded by restricted program revenues from federal sources.

To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the requirements of this subparagraph. If an agency does not have trust funds listed in this subparagraph and cannot make such adjustment, the agency must recommend the creation of the necessary trust funds to the Legislature no later than the next scheduled review of the agency's trust funds pursuant to s. 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.
- b. This subparagraph does not apply to trust funds required by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions whose revenues are legally pledged by the state or public body to meet debt service or other financial requirements of any debt obligations of the state or any public body; the Division of Licensing Trust Fund in the Department of Agriculture and Consumer Services; the State Transportation Trust Fund; the trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida Retirement System Trust Fund; trust funds under the management of the State Board of Education or the Board of Governors of the State University System, where such trust funds are for auxiliary enterprises, self-insurance, and contracts, grants, and donations, as those terms are defined by general law; trust funds that serve as clearing funds or accounts for the Chief Financial Officer or state agencies; trust funds that account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private orga-

nizations, or other governmental units; and other trust funds authorized by the State Constitution.

- Section 117. The amendment to s. 215.32(2)(b), Florida Statutes, as carried forward by this act from chapter 2011-47, Laws of Florida, expires July 1, 2017, and the text of that paragraph shall revert to that in existence on June 30, 2011, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 118. In order to implement the issuance of new debt authorized in the 2016-2017 General Appropriations Act, and pursuant to s. 215.98, Florida Statutes, the Legislature determines that the authorization and issuance of debt for the 2016-2017 fiscal year should be implemented and is in the best interest of the state. This section expires July 1, 2017.
- Section 119. In order to implement appropriations in the 2016-2017 General Appropriations Act for state employee travel, the funds appropriated to each state agency which may be used for travel by state employees shall be limited during the 2016-2017 fiscal year to travel for activities that are critical to each state agency's mission. Funds may not be used for travel by state employees to foreign countries, other states, conferences, staff training activities, or other administrative functions unless the agency head has approved, in writing, that such activities are critical to the agency's mission. The agency head shall consider using teleconferencing and other forms of electronic communication to meet the needs of the proposed activity before approving mission-critical travel. This section does not apply to travel for law enforcement purposes, military purposes, emergency management activities, or public health activities. This section expires July 1, 2017.
- Section 120. In order to implement appropriations in the 2016-2017 General Appropriations Act for state employee travel and notwith-standing s. 112.061, Florida Statutes, costs for lodging associated with a meeting, conference, or convention organized or sponsored in whole or in part by a state agency or the judicial branch may not exceed \$150 per day. An employee may expend his or her own funds for any lodging expenses in excess of \$150 per day. This section expires July 1, 2017.
- Section 121. In order to implement appropriations in the 2016-2017 General Appropriations Act for executive branch and judicial branch employee travel, the executive branch state agencies and the judicial branch must collaborate with the Executive Office of the Governor to implement the statewide travel management system funded in Specific Appropriation 1965A in the 2016-2017 General Appropriations Act. For the purpose of complying with s. 112.061, Florida Statutes, all executive branch state agencies and the judicial branch must use the statewide travel management system. This section expires July 1, 2017.
- Section 122. In order to implement section 8 of the 2016-2017 General Appropriations Act, section 110.12315, Florida Statutes, is reenacted to read:
- 110.12315 Prescription drug program.—The state employees' prescription drug program is established. This program shall be administered by the Department of Management Services, according to the terms and conditions of the plan as established by the relevant provisions of the annual General Appropriations Act and implementing legislation, subject to the following conditions:
- (1) The department shall allow prescriptions written by health care providers under the plan to be filled by any licensed pharmacy pursuant to contractual claims-processing provisions. Nothing in this section may be construed as prohibiting a mail order prescription drug program distinct from the service provided by retail pharmacies.
- (2) In providing for reimbursement of pharmacies for prescription medicines dispensed to members of the state group health insurance plan and their dependents under the state employees' prescription drug program:
- (a) Retail pharmacies participating in the program must be reimbursed at a uniform rate and subject to uniform conditions, according to the terms and conditions of the plan.

- (b) There shall be a 30-day supply limit for prescription card purchases, a 90-day supply limit for maintenance prescription drug purchases, and a 90-day supply limit for mail order or mail order prescription drug purchases.
- (c) The pharmacy dispensing fee shall be negotiated by the department.
  - (3) Pharmacy reimbursement rates shall be as follows:
- (a) For mail order and specialty pharmacies contracting with the department, reimbursement rates shall be as established in the contract.
- (b) For retail pharmacies, the reimbursement rate shall be at the same rate as mail order pharmacies under contract with the department.
- (4) The department shall maintain the preferred brand name drug list to be used in the administration of the state employees' prescription drug program.
- (5) The department shall maintain a list of maintenance drugs.
- (a) Preferred provider organization health plan members may have prescriptions for maintenance drugs filled up to three times as a 30-day supply through a retail pharmacy; thereafter, prescriptions for the same maintenance drug must be filled as a 90-day supply either through the department's contracted mail order pharmacy or through a retail pharmacy.
- (b) Health maintenance organization health plan members may have prescriptions for maintenance drugs filled as a 90-day supply either through a mail order pharmacy or through a retail pharmacy.
- (6) Copayments made by health plan members for a 90-day supply through a retail pharmacy shall be the same as copayments made for a 90-day supply through the department's contracted mail order pharmacy.
- (7) The department shall establish the reimbursement schedule for prescription pharmaceuticals dispensed under the program. Reimbursement rates for a prescription pharmaceutical must be based on the cost of the generic equivalent drug if a generic equivalent exists, unless the physician prescribing the pharmaceutical clearly states on the prescription that the brand name drug is medically necessary or that the drug product is included on the formulary of drug products that may not be interchanged as provided in chapter 465, in which case reimbursement must be based on the cost of the brand name drug as specified in the reimbursement schedule adopted by the department.
- (8) The department shall conduct a prescription utilization review program. In order to participate in the state employees' prescription drug program, retail pharmacies dispensing prescription medicines to members of the state group health insurance plan or their covered dependents, or to subscribers or covered dependents of a health maintenance organization plan under the state group insurance program, shall make their records available for this review.
- (9) The department shall implement such additional cost-saving measures and adjustments as may be required to balance program funding within appropriations provided, including a trial or starter dose program and dispensing of long-term-maintenance medication in lieu of acute therapy medication.
- (10) Participating pharmacies must use a point-of-sale device or an online computer system to verify a participant's eligibility for coverage. The state is not liable for reimbursement of a participating pharmacy for dispensing prescription drugs to any person whose current eligibility for coverage has not been verified by the state's contracted administrator or by the department.
- (11) Under the state employees' prescription drug program copayments must be made as follows:
- - 1. For generic drug with card \$7.

- 2. For preferred brand name drug with card \$30.
- 3. For nonpreferred brand name drug with card \$50.
- 4. For generic mail order drug \$14.
- 5. For preferred brand name mail order drug \$60.
- 6. For nonpreferred brand name mail order drug \$100.
- (b) Effective January 1, 2006, for the State Group Health Insurance High Deductible Plan:
  - 1. Retail coinsurance for generic drug with card 30%.
  - 2. Retail coinsurance for preferred brand name drug with card 30%.
- 3. Retail coinsurance for nonpreferred brand name drug with card 50%.
  - 4. Mail order coinsurance for generic drug 30%.
  - 5. Mail order coinsurance for preferred brand name drug 30%.
  - 6. Mail order coinsurance for nonpreferred brand name drug 50%.
- (c) The department shall create a preferred brand name drug list to be used in the administration of the state employees' prescription drug program.
- Section 123. (1) The amendment to s. 110.12315(2)(b), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2017, and the text of that paragraph shall revert to that in existence on June 30, 2012, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- (2) The amendments to s. 110.12315(2)(c) and (3)-(6), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expire July 1, 2017, and the text and numbering of those provisions shall revert to that in existence on June 30, 2014, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text that expire pursuant to this section.
- (3) The amendment to s. 110.12315(7), Florida Statutes, as carried forward by this act from chapter 2014-53, Laws of Florida, expires July 1, 2017, and shall revert to the text of that subsection in existence on December 31, 2010, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.
- Section 124. In order to implement the appropriation of funds in the special categories, contracted services, and expenses categories of the 2016-2017 General Appropriations Act, a state agency may not enter into a contract containing a nondisclosure clause that prohibits the contractor from disclosing information relevant to the performance of the contract to members or staff of the Senate or the House of Representatives. This section expires July 1, 2017.
- Section 125. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2016-2017 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements more than one specific appropriation or more than one portion of specifically identified proviso language in the 2016-2017 General Appropriations Act is void if all the specific appropriations or portions of specifically identified proviso language are vetoed.

Section 126. If any other act passed during the 2016 Regular Session of the Legislature contains a provision that is substantively the same as a provision in this act, but that removes or is otherwise not subject to the future repeal applied to such provision by this act, the Legislature intends that the provision in the other act takes precedence and continues to operate, notwithstanding the future repeal provided by this act.

Section 127. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 128. 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, 2016; 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, 2016.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act implementing the 2016-2017 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language; specifying the required ad valorem tax millage contribution by certain district school boards for certain funded construction projects; amending s. 11.45, F.S.; requiring the Auditor General to conduct audits of the Florida School for the Deaf and Blind; creating s. 1001.66, F.S.; creating a Florida College System Performance-Based Incentive for Florida College System institutions; requiring the State Board of Education to adopt certain metrics and benchmarks; providing for funding and allocation of the incentives; authorizing the state board to withhold an institution's incentive under certain circumstances; providing for reporting and rulemaking by the state board; creating s. 1001.67, F.S.; establishing the Distinguished Florida College System institution program; specifying the excellence standards for purposes of the program; prescribing minimum criteria for an institution to receive a distinguished college designation; specifying that designated institutions are eligible for funding as provided in the General Appropriations Act; amending s. 1001.7065, F.S.; deleting obsolete provisions; revising the academic and research excellence standards for the preeminent state research universities program; creating the "emerging preeminent state research university" designation; requiring an emerging preeminent state research university to submit a certain plan to the board and meet certain expectations to receive certain funds; providing for the distribution of certain funding increases; deleting the preeminent state research university enhancement initiative; authorizing a preeminent state research university to consider certain courses as a part of the general education requirements; providing that such courses are in addition to certain required courses; authorizing a preeminent state research university to require that such courses be earned at the university; authorizing the board to identify and grant certain authority and flexibility to emerging preeminent state research universities; amending s. 1001.92, F.S.; requiring performance-based metrics to include thresholds for added value of certain degrees; requiring the Board of Governors to develop an implementation plan for specified metrics relating to the employment of students with specified degrees by a specified fiscal year and provide the plan to the Governor and Legislature by a specified date; requiring the board to establish minimum performance funding eligibility thresholds; prohibiting a state university that fails to meet a certain threshold from eligibility for a share of the state's investment performance funding; requiring the board to adopt regulations; amending s. 1008.46, F.S.; revising the date by which the Board of Governors must submit a specific report; amending s. 1009.23, F.S.; revising provisions relating to the Florida College System institution distance learning course user fee; providing that the fee may not exceed a specified amount per credit hour; requiring that an increase in the current fee be approved by the State Board of Education; amending s. 1009.24, F.S.; revising provisions relating to the state university distance learning course fee; providing that the fee may not exceed a specified amount per credit hour; requiring each state university board of trustees to report specified information relating to the fee to the Board of Governors by a specified date; amending ss. 1009.50, 1009.505, 1009.51, and 1009.52, F.S., relating to the Florida Public Student Assistance Grant Program, the Florida Public Postsecondary Career Education Student Assistance Grant Program, the Florida Private Student Assistance Grant Program, and the Florida Postsecondary Student Assistance Grant Program; requiring the expected family contribution and all other aid available to a student be accounted and considered when determining a student's unmet need; requiring participating institutions to conduct an assessment of the available financial resources for each student; requiring certain funding mechanisms to be included in the assessment; revising

the priority in the distribution of grant moneys; revising reporting requirements for participating institutions; amending s. 1011.62, F.S.; revising the method for allocating funds for exceptional student education programs; extending by 1 fiscal year the requirement that specified school districts use certain funds toward additional intensive reading instruction; specifying the method for determining the 300 lowest-performing elementary schools; requiring categorical funds for supplemental academic instruction to be provided in the Florida Education Finance Program as set forth in the General Appropriations Act; specifying the method of determining the allocation of categorical funding; providing for the recalculation of categorical funding; requiring an allocation to be prorated if certain conditions exist; revising the computation of the district sparsity index for districts that meet certain criteria; deleting obsolete language; providing for funding of the district digital classrooms allocation; abrogating the scheduled expiration and reversion of specified amendments to s. 1011.62, F.S., relating to the federally connected student supplement; providing for expiration; prohibiting an under allocation in a prior year caused by a school district error from being the basis for certain allocation adjustments; amending s. 1011.71, F.S.; conforming a cross-reference; providing for the future expiration and reversion of specified statutory text; amending s. 1012.39, F.S.; providing requirements regarding liability insurance for students performing clinical field experience; creating s. 1012.731, F.S.; providing legislative intent; establishing the Florida Best and Brightest Teacher Scholarship Program; providing eligibility criteria; requiring a school district to annually submit the number of eligible classroom teachers to the Department of Education; providing for funding and the disbursement of funds; defining the term "school district"; amending s. 1012.75, F.S.; extending by 1 year the expiration date for the educator liability insurance program; amending s. 1013.64, F.S.; revising capital outlay full-time equivalent membership; providing that certain prekindergarten exceptional students are included in the membership; revising the calculation of capital outlay membership; amending s. 1004.935, F.S.; extending the date by which the Adults with Disabilities Workforce Education Pilot Program may operate; providing for the future expiration and reversion of specified statutory text; amending s. 1004.345, F.S.; extending by 1 year the requirement that the Florida Polytechnic University meet specified criteria established by the Board of Governors; creating s. 1004.344, F.S.; creating the Florida Center for the Partnerships for Arts Integrated Teaching within the University of South Florida Sarasota/Manatee; providing goals of the center; authorizing the Florida Fund for Minority Teachers, Inc. to expend up to a specified percentage of appropriated funds and up to a specified amount from available funds for administration; amending s. 1009.986, F.S.; authorizing the extension of the date by which the Florida ABLE, Inc., must establish and administer the Florida ABLE program upon the occurrence of specified events; revising provisions regarding required elements of the participation agreement; prohibiting the Office of Early Learning from adopting a kindergarten readiness rate for certain Voluntary Prekindergarten Education Program years; specifying that certain prekindergarten providers and public schools shall remain on probation; amending s 1011.62, F.S.; revising the adjustment formula to the Prior Period Funding Adjustment Millage for a specified year; providing for the future expiration and reversion of specified statutory text; incorporating by reference certain calculations of the Medicaid Low-Income Pool, Disproportionate Share Hospital, and Hospital Reimbursement programs; amending s. 393.063, F.S.; revising the definition of the term "developmental disability" and defining the term "Phelan-McDermid syndrome"; providing for the future expiration and reversion of specified statutory text; amending s. 393.065, F.S.; requiring the Agency for Persons with Disabilities to offer enrollment in the Medicaid home and community-based waiver program to certain individuals; specifying criteria for enrollment prioritization; requiring the agency to allow an individual who meets specified eligibility requirements to receive home and community-based services if a parent or legal guardian is an active-duty servicemember who is transferred to this state; requiring the agency to allow certain individuals with Phelan-McDermid syndrome to receive home and community-based services; providing that individuals remaining on the wait list are not entitled to a hearing in accordance with federal law or an administrative proceeding under state law; authorizing the agency and the Agency for Health Care Administration to adopt rules specifying tools for prioritizing waiver enrollments within categories; specifying the requirements that apply to the iBudgets of clients in the home and community-based services waiver program until the Agency for Persons with Disabilities adopts a new allocation algorithm and methodology by final rule; providing for application of the new allocation algorithm and methodology after adoption of the final rule; providing requirements for an increase in iBudget funding allocations; reenacting s. 393.067(15), F.S., relating to contracts between the Agency for Persons with Disabilities and licensed facilities; providing contingent abrogation of the scheduled expiration and reversion of amendments to s. 393.067(15), F.S., pursuant to s. 24 of chapter 2015-222, Laws of Florida; providing for the future expiration and reversion of specified statutory text; reenacting s. 393.18, F.S., relating to the comprehensive transitional education program; providing contingent abrogation of the scheduled expiration and reversion of amendments to s. 393.18, F.S., pursuant to s. 26 of chapter 2015-222, Laws of Florida; providing for the future expiration and reversion of specified statutory text; amending s. 296.37, F.S.; extending for 1 fiscal year the requirement that certain residents of a veterans' nursing home contribute to their maintenance and support; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding based upon a specified model, methodology, and framework; specifying requirements for such realignment; authorizing the agency to request nonoperating budget authority for transferring certain federal funds to the Department of Health; providing that certain funds provided for training purposes shall be allocated to community-based lead agencies based on a training needs assessment conducted by the Department of Children and Families; requiring the Agency for Health Care Administration to ensure that nursing facility residents who are eligible for funds to transition to home and community-based services waivers have resided in a skilled nursing facility for a specified period; requiring the Agency for Health Care Administration and the Department of Elderly Affairs to prioritize individuals for enrollment in the Medicaid Long-Term Care Waiver program using a certain frailty-based screening; authorizing the Agency for Health Care Administration to adopt rules and enter into certain interagency agreements with respect to program enrollment; authorizing the agency to delegate certain responsibilities with respect to program enrollment to the Department of Elderly Affairs; authorizing the Department of Elderly Affairs to delegate certain functions to its contractors; amending s. 409.911, F.S.; requiring the Agency for Health Care Administration to distribute moneys to hospitals that provide a disproportionate share of Medicaid or charity services as set forth in the General Appropriations Act; amending s. 409.9113, F.S.; requiring the Agency for Health Care Administration to make disproportionate share payments to teaching hospitals as set forth in the General Appropriations Act; amending s. 409.9119, F.S.; requiring the Agency for Health Care Administration to make disproportionate share payments to specialty hospitals for children, as set forth in the General Appropriations Act; amending s. 893.055, F.S.; authorizing the Department of Health to use certain funds to administer the prescription drug monitoring program; prohibiting the use of funds received from a settlement agreement to administer the program; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under certain circumstances; authorizing the Department of Legal Affairs to expend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in previous years; amending s. 932.7055, F.S.; extending for 1 fiscal year the authority for a municipality to expend funds from its special law enforcement trust fund to reimburse its general fund for certain moneys advanced from the general fund; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; prohibiting the Department of Corrections from transferring funds from a salaries and benefits category to another category, other than a salaries and benefits category, unless approved by the Legislative Budget Commission; authorizing the Department of Corrections to submit certain budget amendments to transfer funds into the Inmate Health Services category; providing that such transfers are subject to notice, review and objection procedures; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine if the county has met specified financial responsibilities; requiring amounts owed by the county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to transfer funds withheld to specified trust funds; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements require a reduction in deductions for amounts owed by a county;

amending s. 27.5304, F.S.; revising certain limitations on compensation for private court-appointed counsel; providing for the future expiration and reversion of specified statutory text; requiring the Department of Management Services to organize a work group to develop a law enforcement officers' career development plan; specifying the representatives to be included in the work group; providing issues to be addressed in the plan; requiring the work group to conduct meetings and develop a career development proposal to be submitted to the Governor and Legislature by a specified date; requiring the Justice Administrative Commission to provide funds to the clerks of court for specified uses related to juries; providing procedures for clerks of court to receive such funds; providing an apportionment methodology if funds are estimated to be insufficient to pay all amounts requested; requiring the clerks of court to pay amounts in excess of appropriated amounts; prohibiting the Department of Juvenile Justice from providing to certain nonfiscally contrained counties reimbursements or credits against identified juvenile detention center costs under specified circumstances; directing the Department of Management Services to use tenant broker services to renegotiate or reprocure certain private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Governor and Legislature by a specified date; reenacting s. 624.502, F.S., relating to the deposit of fees for service of process made upon the Chief Financial Officer or the Director of the Office of Insurance Regulation into the Administrative Trust Fund; providing for the future expiration and reversion of statutory text requiring the deposit of certain fees into the Administrative Trust Fund; reenacting s. 282.709(2)(a), F.S., relating to the creation and membership of the Joint Task Force on State Agency Law Enforcement Communications; providing for the future expiration and reversion of specified statutory text; specifying the amount of the transaction fee to be collected for use of the online procurement system; authorizing the Executive Office of the Governor to transfer funds appropriated for certain data processing services between departments for a specified purpose; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing agencies to transfer certain data processing funds to contract with a private sector cloud service under certain circumstances; specifying that such transfers are subject to certain notice, review, and objection procedures; authorizing the Executive Office of the Governor to transfer certain funds between agencies in order to allocate a reduction relating to SUNCOM Network services; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management insurance and for human resource management services; providing for replacement of Florida Accounting Information Resource Subsystem; providing for project governance structure; amending s. 216.292, F.S.; authorizing the Executive Office of the Governor under specified circumstances to transfer funds between appropriations categories to provide for the relocation of certain state agencies and departments currently located at a specified location; specifying such transfers are subject to notice and objection; amending s. 161.143, F.S.; extending by 1 fiscal year the directive that the amount allocated for inlet management funding is provided in the General Appropriations Act; amending s. 259.105, F.S.; revising the distribution of certain proceeds from cash payments or bonds issued pursuant to the Florida Forever Act; amending s. 375.075, F.S.; requiring that a minimum percentage of funds for the Florida Recreation Development Assistance Program be used toward projects providing recreational enhancements and opportunities for people with unique abilities; requiring the Department of Environmental Protection to award grants by a specified date; revising the limitation on the number of grant applications a local government may submit under certain circumstances; requiring the department to prioritize projects that provide recreational enhancement and opportunities to people with unique abilities; defining the term "projects that provide recreational enhancements and opportunities for individuals with unique abilities"; amending s. 380.507, F.S.; revising the powers of the Florida Communities Trust to authorize the undertaking, coordination, and funding of projects that provide accessibility, availability, or adaptability of conservation or recreation lands for individuals with unique abilities; amending s. 216.181, F.S.; extending by 1 fiscal year the authority for the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for certain fixed capital outlay projects from specified sources; amending s. 206.9935, F.S.; exempting specified revenues from the calculation of the unobligated balance of the Water Quality Assurance Trust Fund; providing for the future expiration and reversion of specified statutory text; amending s. 403.709, F.S.; revising the conditions under which the Department of Environmental Protection may use the solid waste landfill closure account within the Solid Waste Management Trust Fund to contract with a third party to close and provide long-term care of certain solid waste management facilities; authorizing the Department of Environmental Protection to use the Solid Waste Management Trust Fund under specified circumstances if amounts paid under an insurance policy or alternative financial assurance do not cover the cost of the closing or providing long-term care of a facility; reviving, reenacting, and amending s. 403.7095(5), F.S.; requiring the Department of Environmental Protection to award a certain sum of grant funds for specified solid waste management programs to counties that meet certain criteria; amending s. 215.18, F.S.; authorizing the Governor, if there is a specified deficiency in a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, to transfer funds from other trust funds in the State Treasury as a temporary loan to such trust fund; providing procedures for the transfer and repayment of the loan; providing a legislative determination that the repayment of the temporary loan is a constitutionally allowable use of such moneys; requiring the Department of Environmental Protection to transfer designated proportions of the revenues deposited in the Land Acquisition Trust Fund within the department to land acquisition trust funds in the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission according to specified parameters and calculations; defining the term "department"; requiring the department to retain a proportionate share of revenues; specifying a limit on distributions; amending s. 376.3071, F.S.; specifying that earned interest may be transferred between the Inland Protection Trust Fund and the Water Quality Assurance Trust Fund as authorized by the General Appropriations Act; providing for the future expiration and reversion of specified statutory text; prohibiting the Department of Environmental Protection from requiring payment of program copayments for the cleanup of certain petroleum contamination sites; prohibiting the department from requiring submission of the limited contamination assessment report; prohibiting the use of 2016-2017 funds from being be applied towards certain funding limits; amending s 376.3071, F.S.; requiring the Department of Environmental Protection under specified circumstances to obligate moneys in the Inland Protection Trust Fund for certain items that otherwise would be paid by another state agency for state-funded petroleum contamination site rehabilitation; requiring the Department of Highway Safety and Motor Vehicles to contract with a specified corporation to manufacture current or newly redesigned license plates; providing price specifications for such contract; specifying requirements to be met by the corporation in manufacturing such license plates; prohibiting the name of a county from appearing on redesigned license plates; amending s. 339.2818, F.S.; revising the definition of the term "small county" for purposes of the Small County Outreach Program; authorizing capacity improvements on county roads to be eligible for funding from the Small County Road Assistance Program under specified conditions; amending s. 339.135, F.S., and reviving, reenacting, and amending s. 339.135(4)(j) and (5)(c), F.S.; extending by 1 fiscal year provisions requiring the Department of Transportation to use appropriated funds for purposes related to the establishment of a multiuse trail system; authorizing the department to use up to a certain amount of appropriated funds for strategic and regionally significant transportation projects; reenacting s. 341.302(10), F.S., relating to the Department of Transportation's duties and responsibilities for the rail program; providing for the future expiration and reversion of specified statutory text; amending s. 339.2816, F.S.; specifying the amount of funding from the State Transportation Trust Fund that may be used for the Small County Road Assistance Program for the 2016-2017 fiscal year; authorizing capacity improvements on county roads to be eligible for funding from the Small County Road Assistance Program under specified conditions; providing for the future expiration and reversion of specified statutory text; amending s. 420.9072, F.S.; extending by 1 fiscal year provisions authorizing each county and eligible municipality to use its portion of the local housing distribution for certain purposes; amending s. 420.5087, F.S.; extending by 1 fiscal year provisions specifying the reservation of funds for the tenant groups within each notice of fund availability with respect to the State Apartment Incentive Loan Program; requiring the Florida Housing Finance Corporation to issue a notice of fund availability for loans to be used for certain purposes; amending s. 427.013, F.S.; requiring the Commission for the Transportation Disadvantaged to allocate and award appropriated funds for specified purposes;

amending s. 216.292, F.S.; authorizing the Department of Highway Safety and Motor Vehicles, with approval of the Governor's Office, to transfer specified funds between appropriations categories to realign funds based on certain cost-benefit analysis; specifies that such transfers are subject to notice and objection provisions; providing for future expiration; amending s. 339.135, F.S.; providing for the adoption of certain Department of Transportation work program amendments estimated to cost more than a specified dollar amount; amending s. 321.04, F.S.; requiring the Department of Highway Safety and Motor Vehicles to assign a highway patrol officer, at the written request of a Cabinet member or the Lieutenant Governor, to that Cabinet member or the Lieutenant Governor, under specified circumstances; providing for future expiration; reenacting s. 216.292(2)(a), F.S., relating to exceptions for nontransferable appropriations; providing for the future expiration and reversion of statutory text related to nontransferable appropriations; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; providing an exception; amending s. 112.24, F.S.; extending by 1 fiscal year the authorization, subject to specified requirements, for the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature shall be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; providing for the future expiration and reversion of statutory text related to the source and use of specified trust funds; providing a legislative determination that the issuance of new debt is in the best interests of the state; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; requiring executive branch state agencies and the judicial branch to collaborate with the Executive Office of the Governor regarding the statewise travel management system and to use such system; placing a monetary cap on the amount of money available for state employee travel to certain meetings organized or sponsored by a state agency or the judicial branch; authorizing employees to expend their own funds for lodging expenses in excess of the monetary caps; reenacting s. 110.12315, F.S., relating to the state employees' prescription drug program; providing for the future expiration and reversion of statutory text related to the state employees' prescription drug program; prohibiting agencies from entering into contracts containing certain nondisclosure agreements; providing conditions under which the veto of certain appropriations or proviso language in the General Appropriations Act voids language that implements such appropriation; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing severability; providing an effective date.

On motion by Senator Lee, the Conference Committee Report on **HB** 5003 was adopted. **HB** 5003 passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

# Yeas—35

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Dean	Hutson	Sobel
Detert	Joyner	Soto
Diaz de la Portilla	Latvala	Stargel
Evers	Lee	

Nays-5

Bullard Legg Thompson Clemens Margolis

Vote after roll call:

Yea to Nay-Sobel

# **DISCLOSURE**

I have an ownership interest in Caregivers Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by HB 5001, HB 5003, and HB 5101 which come before the Senate for a vote on March 11, 2016.

Therefore, I believe that, because Caregivers Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 1st District

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

#### RECONSIDERATION OF RETURNING MESSAGE

On motion by Senator Garcia, the Senate reconsidered the vote by which—

CS for CS for CS for HB 221—A bill to be entitled An act relating to out-of-network health insurance coverage; amending s. 395.003, F.S.; requiring hospitals, ambulatory surgical centers, specialty hospitals, and urgent care centers to comply with certain provisions as a condition of licensure; amending s. 395.301, F.S.; requiring a hospital to post on its website certain information regarding its contracts with health insurers, health maintenance organizations, and health care practitioners and medical practice groups and specified notice to patients and prospective patients; amending s. 408.7057, F.S.; providing requirements for settlement offers between certain providers and health plans in a specified dispute resolution program; requiring the Agency for Health Care Administration to include in its rules additional requirements relating to a resolution organization's process in considering certain claim disputes; requiring a final order to be subject to judicial review; amending ss. 456.072, 458.331, and 459.015, F.S.; providing additional acts that constitute grounds for denial of a license or disciplinary action, to which penalties apply; amending s. 626.9541, F.S.; specifying an additional unfair method of competition and unfair or deceptive act or practice; creating s. 627.64194, F.S.; defining terms; providing that an insurer is solely liable for payment of certain fees to a nonparticipating provider; providing limitations and requirements for reimbursements by an insurer to a nonparticipating provider; providing that certain disputes relating to reimbursement of a nonparticipating provider shall be resolved in a court of competent jurisdiction or through a specified voluntary dispute resolution process; amending s. 627.6471, F.S.; requiring an insurer that issues a policy including coverage for the services of a preferred provider to post on its website certain information about participating providers and physicians; requiring that specified notice be included in policies issued after a specified date which provide coverage for the services of a preferred provider; amending s. 627.662, F.S.; providing applicability of provisions relating to coverage for services and payment collection limitations to group health insurance, blanket health insurance, and franchise health insurance; providing effective dates.

-as amended, passed this day.

# RECONSIDERATION OF AMENDMENT

On motion by Senator Garcia, the Senate reconsidered the vote by which **Amendment 1 (253290)**, as amended, was adopted.

On motion by Senator Garcia, the Senate reconsidered the vote by which **Amendment 1A (379122)** was adopted.

Amendment 1A (379122) was withdrawn.

Senator Garcia moved the following amendment to **Amendment 1** (253290) which was adopted:

Amendment 1B (652976) (with title amendment)—Delete lines 5-61 and insert:

Section 1. Paragraph (b) of subsection (3) of section 627.6686, Florida Statutes, is amended to read:

627.6686 Coverage for individuals with autism spectrum disorder required; exception.—

- (3) A health insurance plan issued or renewed on or after April 1, 2009, shall provide coverage to an eligible individual for:
- (b) Treatment of autism spectrum disorder and Down syndrome through speech therapy, occupational therapy, physical therapy, and applied behavior analysis. Applied behavior analysis services shall be provided by an individual certified pursuant to s. 393.17 or an individual licensed under chapter 490 or chapter 491.
- Section 2. Paragraph (b) of subsection (3) of section 641.31098, Florida Statutes, is amended to read:

641.31098 Coverage for individuals with developmental disabilities.—

- (3) A health maintenance contract issued or renewed on or after April 1, 2009, shall provide coverage to an eligible individual for:
- (b) Treatment of autism spectrum disorder and Down syndrome, through speech therapy, occupational therapy, physical therapy, and applied behavior analysis services. Applied behavior analysis services shall be provided by an individual certified pursuant to s. 393.17 or an individual licensed under chapter 490 or chapter 491.

Section 3. Notwithstanding the enactment of subsection (2) made to s. 627.42392, Florida Statutes, by HB 423, 1st Eng., 2016 Regular Session, subsection (2) of s. 627.42392, Florida Statutes, is enacted to read:

(2) Notwithstanding any other provision of law, effective January 1, 2017 or six (6) months after the effective date of the rule adopting the prior authorization form, whichever is later, a health insurer, or a pharmacy benefits manager on behalf of the health insurer, which does not provide an electronic prior authorization process for use by its contracted providers, shall only use the prior authorization form that has been approved by the Financial Services Commission for granting a prior authorization for a medical procedure, course of treatment, or prescription drug benefit. Such form may not exceed two pages in length, excluding any instructions or guiding documentation, and must include all clinical documentation necessary for health insurer to make a decision. At a minimum, the form must include: (1) sufficient patient information to identify the member, date of birth, full name, and Health Plan ID number; (2) Provider name, address and phone number; (3) the medical procedure, course of treatment, or prescription drug benefit being requested, including the medical reason therefor, and all services tried and failed; (4) any laboratory documentation required; and (5) an attestation that all information provided is true and accurate.

Section 4. It is the intent of the Legislature that the enactment of s. 627.42392(2), Florida Statutes, made by this act shall control over the enactment of that subsection made by HB 423, 1st Eng., 2016 Regular Session, regardless of the order in which the bills are enacted.

And the title is amended as follows:

Delete lines 335-344 and insert: plan to provide specified coverage for treatment of Down syndrome; amending s. 641.31098, F.S.; requiring a specified health maintenance contract to provide specified health maintenance contract to provide specified coverage for treatment of Down syndrome; enacting s. 627.42392, F.S.; requiring a health insurer or a pharmacy benefits manager to only use a certain form; providing requirements for such form; providing legislative intent that the enactment of s. 627.42392(2), F.S., made by this act controls; amending s.

# Amendment 1 (253290), as amended, was adopted.

On motion by Senator Garcia, the Senate requested the House to concur in the Senate amendment, as amended.

CS for CS for HB 221 passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President	Evers	Legg
Abruzzo	Flores	Montford
Altman	Gaetz	Negron
Bean	Galvano	Richter
Benacquisto	Garcia	Ring
Bradley	Gibson	Sachs
Brandes	Grimsley	Simmons
Braynon	Hays	Simpson
Bullard	Hukill	Smith
Clemens	Hutson	Sobel
Dean	Joyner	Soto
Detert	Latvala	Stargel
Diaz de la Portilla	Lee	Thompson

Nays—None

By direction of the President, the following Conference Committee Report was read:

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5005, as amended by the Conference Committee Report.

Bob Ward, Clerk

# **CONFERENCE COMMITTEE REPORT ON HB 5005**

The Honorable Steve Crisafulli Speaker, House of Representatives March 10, 2016

The Honorable Andy Gardiner President of the Senate

Dear Mr. Speaker and Mr. President:

Your Conference Committee on the disagreeing votes of the two houses on HB 5005, same being:

An act relating to State-administered Retirement Systems.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (709216).
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Richard Corcoran, Chair
                                  s/ Jim Boyd, Vice Chair
s/ Janet H. Adkins, At Large
                                  s/ Ben Albritton. At Large
s/ Dennis K. Baxley, At Large
                                  s/ Janet Cruz, At Large
s/ Jose Felix Diaz, At Large
                                  s/ Matt Gaetz, At Large
s/ Mia L. Jones, At Large
                                  s / George R. Moraitis, Jr.
                                    At Large
s/ Jose R. Oliva, At Large
                                  s/ Mark S. Pafford, At Large
s/ H. Marlene O'Toole, At Large
s/ Holly Raschein, At Large
                                  s/ David Richardson, At Large
Cynthia A. Stafford, At Large
                                  s/ Carlos Trujillo, At Large
s/ Alan B. Williams, At Large
                                  s/ John Wood, At Large
s/ Ritch Workman, At Large
                                  s/ Dana D. Young, At Large
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Managers on the part of the House

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s/ Tom Lee, Chair
s/ Thad Altman
Vice Chair
s/ Aaron Bean
s/ Jeff Brandes
s/ Jeff Brandes
s/ Dwight Bullard
s/ Charles S. "Charlie" Dean, Sr.
s/ Nancy C. Detert
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s/ Miguel Diaz de la Portilla	s/ Greg Evers
s/ Anitere Flores, At Large	s/ Don Gaetz
s/ Bill Galvano, At Large	s/ Rene Garcia
s/ Audrey Gibson	s/ Denise Grimsley, At Large
s/ Alan Hays	s / Dorothy L. Hukill
s/ Travis Hutson	s/ Arthenia L. Joyner, At Large
s/ Jack Latvala	s/ John Legg
s/ Gwen Margolis, At Large	s/ Bill Montford
s/ Joe Negron	s/ Garrett Richter, At Large
s/ Maria Lorts Sachs	s/ David Simmons, At Large
s/ Wilton Simpson	s/ Christopher L. Smith, At Large
s/ Eleanor Sobel	s/ Darren Soto
s/ Kelli Stargel	s/ Geraldine F. "Geri" Thompson
Conferees on the part of the Sen	ate

The Conference Committee Amendment for HB 5005, relating to the Florida Retirement System (FRS), provides for the following:

**Section 1** corrects the name of the trust fund which receives the employer-paid assessments for administrative and educational costs associated with the Florida Retirement System (FRS). The correct name is the Administrative Trust Fund rather than the FRS Investment Plan Trust Fund.

**Section 2** sets the employer-paid contributions to the Florida Retirement System Trust Fund for each membership class of the FRS.

**Section 3** increases the employer contribution to the State Board of Administration's Administrative Trust Fund from 0.04 percent of payroll to 0.06 percent of payroll. These revenues are used to offset the costs of administering the investment plan as well as providing educational services to all FRS members.

Section 4 provides findings that the bill fulfills important state interests.

Conference Committee Amendment (042689) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (c) of subsection (5) of section 121.4501, Florida Statutes, is amended to read:

121.4501 Florida Retirement System Investment Plan.—

# (5) CONTRIBUTIONS.—

- (c) The state board, acting as plan fiduciary, must ensure that all plan assets are held in a trust, pursuant to s. 401 of the Internal Revenue Code. The fiduciary must ensure that such contributions are allocated as follows:
- 1. The employer and employee contribution portion earmarked for member accounts shall be used to purchase interests in the appropriate investment vehicles as specified by the member, or in accordance with paragraph (4)(d).
- 2. The employer contribution portion earmarked for administrative and educational expenses shall be transferred to the *state board's Administrative Florida Retirement System Investment Plan* Trust Fund.
- 3. The employer contribution portion earmarked for disability benefits shall be transferred to the Florida Retirement System Trust Fund.

Section 2. Subsections (4) and (5) of section 121.71, Florida Statutes, are amended to read:

121.71 Uniform rates; process; calculations; levy.—

(4) Required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class

Percentage of Gross Compensation, Effective July 1, 2016 2015

Regular Class	$2.97\% \frac{2.91\%}{}$
Special Risk Class	11.35%
Special Risk Adminis- trative Support Class	3.87% <del>3.71%</del>
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	6.63% <del>6.48%</del>
Elected Officers' Class— Justices, Judges	11.68% <del>11.39%</del>
Elected Officers' Class— County Elected Officers	8.55% <del>8.48%</del>
Senior Management Class	4.38% <del>4.32%</del>
DROP	4.17% 4 <del>.10%</del>

(5) In order to address unfunded actuarial liabilities of the system, the required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

Membership Class	Percentage of Gross Compensation, Effective July 1, 2016 <del>2015</del>
Regular Class	2.83% <del>2.65%</del>
Special Risk Class	8.92% <del>8.99%</del>
Special Risk Adminis- trative Support Class	22.47% <del>27.54%</del>
Elected Officers' Class—Legislators, Governor, Lt. Governor, Cabinet Officers, State Attorneys, Public Defenders	33.75% <del>37.62%</del>
Elected Officers' Class— Justices, Judges	23.30% <del>22.62%</del>
Elected Officers' Class— County Elected Officers	32.20% <del>32.09%</del>
Senior Management Service Class	15.67% <del>15.41%</del>
DROP	7.10% <del>7.12%</del>

Section 3. Section 121.74, Florida Statutes, is amended to read:

121.74 Administrative and educational expenses.—In addition to contributions required to fund member accounts under ss. 121.71 and 121.73, effective July 1, 2010, through June 30, 2014, employers participating in the Florida Retirement System shall contribute an employer assessment amount equal to 0.03 percent of the payroll reported for each class or subclass of Florida Retirement System membership. Effective July 1, 2014, the employer assessment is 0.04 percent of the payroll reported for each class or subclass of membership. Effective July 1, 2016, the employer assessment is 0.06 percent of the payroll reported for each class or subclass of membership. The amount assessed shall be transferred by the Division of Retirement from the Florida Retirement System Contributions Clearing Trust Fund to the State Board of Administration's Administrative Trust Fund to offset the costs of administering the investment plan and the costs of providing educational services to members of the Florida Retirement System. Approval of the trustees is required before the expenditure of these funds. Payments for third-party administrative or educational expenses shall be made only pursuant to the terms of the approved contracts for such services.

Section 4. The Legislature finds that a proper and legitimate state interest is served when employees, officers, and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees, officers, and retirees, are extended the basic protections afforded by governmental retirement systems. These persons

must be provided benefits that are fair and adequate and that are managed, administered, and funded in an actuarially sound manner, as required by s. 14, Article X of the State Constitution and part VII of chapter 112, Florida Statutes. Therefore, the Legislature determines and declares that this act fulfills an important state interest.

Section 5. This act shall take effect July 1, 2016.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to state-administered retirement systems; amending s. 121.4501, F.S.; correcting a reference to the trust fund to which certain employer assessments are transferred; amending s. 121.71, F.S.; revising required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System; amending s. 121.74, F.S.; revising the employer assessment rate for offsetting administrative and educational costs related to the Florida Retirement System; providing a declaration of important state interest; providing an effective date.

On motion by Senator Ring, the Conference Committee Report on HB 5005 was adopted. HB 5005 passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

# Yeas-40

Mr. President Abruzzo Altman Bean Benacquisto Bradley Brandes Braynon Bullard Clemens Dean Detert Diaz de la Portilla	Flores Gaetz Galvano Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala Lee	Montford Negron Richter Ring Sachs Simmons Simpson Smith Sobel Soto Stargel Thompson
Diaz de la Portilla Evers	Legg Margolis	Thompson
LIVEID	margons	

Nays-None

By direction of the President, the following Conference Committee Report was read:

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5007, as amended by the Conference Committee Report.

Bob Ward, Clerk

# **CONFERENCE COMMITTEE REPORT ON HB 5007**

March 10, 2016 The Honorable Steve Crisafulli Speaker, House of Representatives

The Honorable Andy Gardiner President of the Senate

Dear Mr. Speaker and Mr. President:

Your Conference Committee on the disagreeing votes of the two houses on HB 5007, same being:

An act relating to Collective Bargaining.

having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1 (592002).

2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Richard Corcoran, Chair
                                  s/ Jim Boyd, Vice Chair
s/ Janet H. Adkins, At Large
                                  s/ Ben Albritton, At Large
s/ Dennis K. Baxley, At Large
                                  s/ Janet Cruz, At Large
                                  s/ Matt Gaetz, At Large
s/ Jose Felix Diaz, At Large
s/ Mia L. Jones, At Large
                                  s/ George R. Moraitis, Jr.
s/ Jose R. Oliva, At Large
s/ H. Marlene O'Toole, At Large
                                  s/ Mark S. Pafford, At Large
s/ Holly Raschein, At Large
                                  s/ David Richardson, At Large
Cynthia A. Stafford, At Large
                                  s/ Carlos Trujillo, At Large
s/ Alan B. Williams, At Large
                                  s/ John Wood, At Large
s/ Ritch Workman, At Large
                                  s/ Dana D. Young, At Large
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Managers on the part of the House

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s/ Tom Lee, Chair
                                  s / Lizbeth Benacquisto
s/ Thad Altman
                                     Vice Chair
s/ Aaron Bean
                                  s / Rob Bradley
s/ Jeff Brandes
                                  s/ Oscar Braynon II
                                  s / Jeff Clemens
s/ Dwight Bullard
s/ Charles S. "Charlie" Dean, Sr.
                                  s / Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                  s/ Greg Evers
s/ Anitere Flores, At Large
                                  s / Don Gaetz
s/ Bill Galvano, At Large
                                  s/ Rene Garcia
s/ Audrey Gibson
                                  s/ Denise Grimsley, At Large
s/ Alan Hays
                                  s/ Dorothy L. Hukill
s/ Travis Hutson
                                  s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                  s/ John Legg
s/ Gwen Margolis, At Large
                                  s/ Bill Montford
s/ Joe Negron
                                  s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                  s/ David Simmons, At Large
                                  s/ Christopher L. Smith, At Large
s/ Wilton Simpson
s/ Eleanor Sobel
                                  s / Darren Soto
s/ Kelli Stargel
                                  s/ Geraldine F. "Geri" Thompson
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Conferees on the part of the Senate

The Conference Committee Amendment for HB 5007, relating to Collective Bargaining, resolves the collective bargaining issues at impasse between the State of Florida and the bargaining representatives for state employees for the 2016-2017 fiscal year that have not been resolved in the General Appropriations Act or other legislation.

The amendment does not change substantive law.

Conference Committee Amendment (129117) (with title amendment)—Remove everything after the enacting clause and in-

Section 1. Collective bargaining issues at impasse for the 2016-2017 fiscal year between the State of Florida and the certified representatives of the bargaining units for state employees are resolved as follows:

- (1) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists Selected Exempt Service (SES) Supervisory Non-Professional Unit regarding Article 3 "Vacant," Article 9 "Vacant," Article 24 "Vacant," and Article 27 "Vacant" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (2) Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists State Employees Attorneys Guild regarding Article 3 "Vacant," Article 15 "Vacant," and Article 22 "Vacant" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- Collective bargaining issues at impasse between the State of Florida and the Federation of Physicians and Dentists Selected Exempt Service (SES) Physicians Unit regarding Article 3 "Vacant" and Article 22 "Vacant" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (4) Collective bargaining issues at impasse between the State of Florida and the Florida State Fire Service Association regarding Article 23 "Hours of Work and Overtime" shall be resolved pursuant to the state's proposal dated October 20, 2015; Article 26 "Vacant" and Article

27 "Vacant" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement; and Article 9 "Voluntary Reassignment, Transfer, Change in Duty Station and Promotions" shall be resolved pursuant to the state's proposal dated November 30, 2015, except that Article 9, Section 6 "Promotions Outside the Unit" shall be revised to read: "The hiring authority shall carefully consider employee applicants when filling vacant supervisory positions at the level immediately above bargaining unit positions. The State will make a good faith effort to fill vacant positions in the rank immediately above the bargaining unit with employees of the bargaining unit. However, the most qualified applicant will always be recommended by the hiring authority. This provision is not subject to Article 6 grievance procedure."

- (5) Collective bargaining issues at impasse between the State of Florida and the Teamsters Local Union No. 2011, Security Services Unit regarding Article 5 "Union Activities and Employee Representation" shall be resolved pursuant to the state's proposal dated January 22, 2016; Article 7 "Discipline and Discharge" shall be resolved pursuant to the state's proposal dated February 24, 2016; Article 8 "Workforce Reduction" shall be resolved pursuant to the state's proposal dated January 25, 2016; Article 22 "Job-Connected Disability" shall be resolved pursuant to the state's proposal dated September 30, 2015; and Article 6 "Grievance Procedure," Article 9 "Lateral Action, Reassignment, Transfer, Change in Duty Station," Article 10 "Promotions," Article 13 "Safety," and Article 24 "On-Call Assignment and Call-back" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (6) Collective bargaining issues at impasse between the State of Florida and the Florida Nurses Association regarding Article 24 "On-Call Assignment" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (7) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Law Enforcement Unit regarding Article 5 "Employee Representation and PBA Activities" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement, and Article 18 "Hours of Work, Leave and Job-Connected Disability" shall be resolved pursuant to the state's proposal dated February 12, 2016.
- (8) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Florida Highway Patrol Unit regarding Article 5 "Employee Representation and PBA Activities" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement, and Article 18 "Hours of Work, Leave and Job-Connected Disability" shall be resolved pursuant to the state's proposal dated February 12, 2016.
- (9) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Florida Lottery Unit regarding Article 21 "On-Call Assignment, Call Back, Court Appearance" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement, except that issues at impasse regarding Article 21, Section 3 "Call-Back" shall be resolved by the union's proposal dated October 20, 2015, and Article 23 "Uniforms, Equipment and Service Awards" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (10) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association, Special Agent Unit regarding Article 5 "Employee Representation and Association Activities" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement, and Article 23 "Workday, Workweek and Overtime" shall be resolved pursuant to the state's proposal dated February 12, 2016.

All other mandatory collective bargaining issues at impasse for the 2016-2017 fiscal year which are not addressed by this act or the General Appropriations Act for the 2016-2017 fiscal year shall be resolved in accordance with the personnel rules in effect on March 1, 2016, and by otherwise maintaining the status quo under the language of the applicable current collective bargaining agreement.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to collective bargaining; providing for the resolution of certain collective bargaining issues at impasse between the State of Florida and certified bargaining units of state employees; providing for all other mandatory collective bargaining issues at impasse that are not addressed by the act or the General Appropriations Act to be resolved consistent with personnel rules and by otherwise maintaining the status quo; providing an effective date.

On motion by Senator Lee, the Conference Committee Report on **HB** 5007 was adopted. **HB** 5007 passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—40

Mr. President Abruzzo Altman Bean Benacquisto Bradley Brandes Braynon Bullard Clemens Dean Detert Diaz de la Portilla	Flores Gaetz Galvano Garcia Gibson Grimsley Hays Hukill Hutson Joyner Latvala Lee Legg	Montford Negron Richter Ring Sachs Simmons Simpson Smith Sobel Soto Stargel Thompson
	=	Thompson

Nays-None

By direction of the President, the following Conference Committee Report was read:

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 5101, as amended by the Conference Committee Report.

Bob Ward, Clerk

### **CONFERENCE COMMITTEE REPORT ON HB 5101**

The Honorable Steve Crisafulli Speaker, House of Representatives March 10, 2016

The Honorable Andy Gardiner President of the Senate

Dear Mr. Speaker and Mr. President:

An act relating to Medicaid.

having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1 (390464).
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/ Richard Corcoran, Chair
                                  s/ Matt Hudson, Chair
s/ Jim Boyd, Vice Chair
                                  s/ Janet H. Adkins, At Large
s/ Ben Albritton, At Large
                                  s/ Dennis K. Baxley, At Large
s/ Jason T. Brodeur
                                  Janet Cruz, At Large
s/ W. Travis Cummings
                                  s / Jose Felix Diaz, At Large
s/ Matt Gaetz, At Large
                                  s/ Gayle B. Harrell
Mia L. Jones, At Large
                                  s/ MaryLynn "ML" Magar
s/ George R. Moraitis, Jr.
                                  s/ Amanda Murphy
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At Large s/ H. Marlene O'Toole, At Large s/ Cary Pigman s/ David Richardson, At Large s/ Cyndi Stevenson s/ Alan B. Williams, At Large s/ Ritch Workman, At Large s/ David Richardson s/ Cynthia A. Stafford, At Large s/ Cynthia A. Stafford, At Large s/ John Wood, At Large s/ Dana D. Young, At Large s/ Dana D. Young, At Large
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# Managers on the part of the House

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s/ Tom Lee, Chair
                                  s/ Lizbeth Benacquisto
s/ Thad Altman
                                     Vice Chair
s/ Aaron Bean
                                  s/ Rob Bradley
                                  s/ Oscar Braynon II
s / Jeff Brandes
s/ Dwight Bullard
                                  s/ Jeff Clemens
s/ Charles S. "Charlie" Dean, Sr.
                                  s/ Nancy C. Detert
s/ Miguel Diaz de la Portilla
                                  s/ Greg Evers
s/ Anitere Flores, At Large
                                  s/ Don Gaetz
                                  s/ Rene Garcia
s/ Bill Galvano, At Large
s/ Audrey Gibson
                                  s/ Denise Grimsley, At Large
s/ Alan Hays
                                  s/ Dorothy L. Hukill
s/ Travis Hutson
                                  s/ Arthenia L. Joyner, At Large
s/ Jack Latvala
                                  s/ John Legg
s/ Gwen Margolis, At Large
                                  s/ Bill Montford
s/ Joe Negron
                                  s/ Garrett Richter, At Large
s/ Maria Lorts Sachs
                                  s/ David Simmons, At Large
s/ Wilton Simpson
                                  s/ Christopher L. Smith, At Large
s/ Eleanor Sobel
                                  s / Darren Soto
                                  s/ Geraldine F. "Geri" Thompson
s/ Kelli Stargel
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# Conferees on the part of the Senate

The Conference Committee Amendment for HB 5101, relating to health care services, provides for the following:

**Section 1** amends s. 322.142, F.S., to authorize, effective upon the bill becoming law, the Dept. of Highway Safety and Motor Vehicles to allow the Agency for Health Care Administration (AHCA), via interagency agreement, to access photographic images of driver licenses for the purpose of preventing health care fraud. The bill authorizes AHCA to contract with a private entity to carry out duties relating to health care fraud prevention under specified safeguards and parameters.

**Section 2** amends s. 409.9128, F.S., to provide that reimbursement for emergency services provided to an enrollee of a Medicaid managed care plan by a provider that is not under contract with the managed care plan must be the lessor of specified amounts, including the Medicaid rate as provided in s. 409.967(2)(b), F.S.

**Section 3** amends s. 395.602, F.S., to provide that a hospital classified as a sole community hospital which has up to 175 licensed beds is included in the definition of "rural hospital."

**Section 4** amends s. 409.285, F.S., to transfer from the Dept. of Children and Families (DCF) to AHCA the responsibility for conducting Medicaid fair hearings related to Medicaid programs administered by AHCA, by March 1, 2017. Provides for rulemaking by AHCA. Provides that AHCA will use DCF's existing fair hearing rules if AHCA's rulemaking is not completed by March 1, 2017.

Section 5 amends definitions under s. 409.811, F.S., to permit certain non-citizen children to receive federal financial premium assistance under Medicaid or the Children's Health Insurance Program (CHIP).

Section 6 amends s. 409.814, F.S., to replace a reference to "qualified alien" with a reference to "lawfully residing child" when referring to children who are not eligible for Title XXI funded premium assistance. The bill also clarifies that Kidcare program eligibility is not being extended to undocumented immigrants.

**Section 7** amends s. 409.904, F.S., to provide that a child younger than 19 years of age who is a lawfully residing child, as defined ins. 409.811, F.S., is eligible for Medicaid under s. 409.903, F.S. The bill also clarifies that Medicaid eligibility is not being extended to undocumented immigrants.

Section 8 amends s. 409.905(5), F.S., to delete the requirement for the AHCA to limit payment for hospital emergency department visits

for non-pregnant Medicaid recipients 21 years of age or older to six visits per fiscal year.

**Section 9** amends s. 409.905(6), F.S., effective July 1, 2017, to require AHCA to implement a prospective payment methodology for hospital outpatient reimbursement, thereby replacing the current cost-based reimbursement methodology on that date. Provides that adjustments to outpatient reimbursements may not be made later than July 31 of the year in which they take effect.

Section 10 amends s. 409.906, F.S., to require AHCA to seek federal approval to pay for flexible services for persons with severe mental illness or substance abuse disorders, including, but not limited to, temporary housing assistance. Payment for such services may be made as enhanced rates or incentive payments to managed care plans within Statewide Medicaid Managed Care.

**Section 11** amends s. 393.063, F.S., to add Down syndrome and Phelan-McDermid syndrome to the list of disorders that define "developmental disability."

**Section 12** amends s. 393.063, F.S., to provide a definition of Phelan-McDermid syndrome.

**Section 13** amends s. 393.065, F.S., to revise the parameters used by the Agency for Persons with Disabilities (APD) to assign priority to clients waiting for services from the developmental disability waiver.

Section 14 provides that, in the event HB 1083 or similar legislation does not become law during the 2016 legislative session or an extension thereof, s. 393.0662, F.S., is amended to add a significant need for transportation services relating to adult day training or employment services to the list of needs in current law for which the APD may authorize an increase in iBudget funding if the need that cannot be accommodated within previously approved funding, under specified parameters.

**Section 15** provides that, in the event HB 1083 or similar legislation does not become law during the 2016 legislative session or an extension thereof, notwithstanding the expiration date in section 24 of ch. 2015-222, Laws of Florida, s. 393.067(15), F.S., is reenacted.

**Section 16** provides that, in the event HB 1083 or similar legislation does not become law during the 2016 legislative session or an extension thereof, notwithstanding the expiration date in section 26 of ch. 2015-222, Laws of Florida, s. 393.18, F.S., is reenacted.

**Section 17** amends s. 409.907, F.S., to authorize AHCA to certify that a Medicaid provider is out of business and that any overpayments made to the provider cannot be collected under state law.

**Section 18** creates s. 409.9072, F.S., to authorize AHCA to reimburse private schools and charter schools for providing Medicaid school-based services identical to those offered under the Medicaid certified school match program and under the same eligibility criteria as children eligible for services under that program.

Section 19 amends s. 409.908, F.S., to add class III psychiatric hospitals to the current list of facilities for which AHCA is authorized to establish an alternative reimbursement methodology to the DRG-based prospective payment system otherwise required under state law. The bill also provides that, effective July 1, 2017, AHCA is required to reimburse ambulatory surgical centers with a prospective payment system, thereby replacing the current cost-based reimbursement methodology on that date.

Section 20 amends s. 409.909, F.S., relating to the Statewide Medicaid Residency Program (SMRP), to:

- Add psychiatry to the current list of primary care specialties;
- Provide that federally qualified health centers are qualifying institutions for the purpose of receiving funds for residency slots through the SMRP;
- Require that hospitals applying for the start-up bonus component of the SMRP must submit to AHCA certain validations of new resident positions approved on or after March 2 of the prior fiscal year through March 1 of the current fiscal year for physician specialties identified to be in statewide supply/demand deficit in the General Appropriations Act; and

 Revise the definition of "Medicaid payments," effective July 1, 2017, in order to conform to the transition to a prospective payment system for hospital outpatient reimbursement on that date.

Section 21 amends s. 409.967(2), F.S., regarding payments required of a managed care plan within the Statewide Medicaid Managed Care program to a non-contracted provider that has rendered emergency services to a member of the managed care plan. The bill conforms this statute to federal law by specifying that such payments may be no more than the Medicaid fee-for-service rate, less any amounts for indirect costs of medical education and direct costs of graduate medical education that are otherwise included in the fee-for-service payment. The bill also requires AHCA to post on its website annually, or more frequently as needed, the applicable fee-for-service fee schedules and their effective dates, less any amounts for indirect costs of medical education and direct costs of graduate medical education that would otherwise be included in the fee-for-service payments.

Section 22 amends s. 409.968, F.S., to require AHCA to establish a payment methodology to fund managed care plans within Statewide Medicaid Managed Care for flexible services for persons with severe mental illness and substance abuse disorders, including, but not limited to, temporary housing assistance. After receiving such payments for at least one year, a managed care plan must document the results of its efforts to maintain the target population in stable housing up to the maximum duration allowed under federal approval.

Section 23 amends s. 409.975, F.S., to

- Clarify that the term "essential provider" includes providers determined to be essential Medicaid providers under s. 409.975(1)(a), F.S., and providers specified as statewide essential providers under s. 409.975(1)(b), F.S., for the purpose of applying the criteria for excluding an essential provider from a managed care plan network for failure to meet quality or performance standards under s. 409.975(1)(c), F.S.;
- Provide a cross-reference to changes made in Section 21 of the bill regarding payments required of a managed care plan within the Statewide Medicaid Managed Care program to a non-contracted provider that has rendered emergency services to a member of the managed care plan; and
- Delete the provision in s. 409.975(6), F.S., requiring that for rates, methods, and terms of payment negotiated after a Statewide Medicaid Managed Care contract between AHCA and a managed care plan has been executed, the managed care plan must pay hospitals within its provider networks, at a minimum, the rate that AHCA would have paid on the first day of the contract between the provider and the plan.

**Section 24** amends s. 624.91, F.S., the Florida Healthy Kids Corporation Act, to conform to changes made under the bill and update references to modified or deleted terms.

**Section 25** amends s. 641.513, F.S., to provide that, as part of the Florida Insurance Code, the amount of reimbursement paid by a health maintenance organization (HMO) to a non-contracted provider for emergency services provided to a member of the HMO who is a Medicaid recipient, will be determined under ch. 409. The bill also provides that the amount of reimbursement for emergency services provided to subscribers who are enrolled in an HMO pursuant to the Florida Healthy Kids program by a provider for whom no contract exists between the provider and the HMO, will be the lesser of specified amounts, including the Medicaid rate.

Section 26 amends s. 18 of ch. 2012-33, Laws of Florida, to require AHCA to contract with a current Program of All-inclusive Care for the Elderly (PACE) organization in Southeast Florida to develop and operate a PACE program in Broward County to serve frail elders who reside in Broward County or Miami-Dade County with up to 150 initial enrollee slots. Under the current language in ch. 2012-33, Laws of Florida, the provision of services is limited to frail elders residing in Broward County.

**Section 27** authorizes a new PACE site to serve frail elders residing in hospice service area 1 (Escambia, Okaloosa, Santa Rosa, and Walton counties), hospice service area 2A (Bay, Calhoun, Gulf, Holmes, Jackson, and Washington counties), and hospice service area 2B (Franklin,

Gadsden, Jefferson, Leon, Liberty, Madison, Taylor, and Wakulla counties) with up to 100 initial enrollee slots.

**Section 28** authorizes a new PACE site to serve frail elders residing in Clay, Duval, St. Johns, Baker, and Nassau counties with up to 300 initial enrollee slots.

**Section 29** authorizes a new PACE site to serve frail elders residing in hospice service area 7B (Orange and Osceola counties) and hospice service area 3E (Lake and Sumter counties) with up to 150 initial enrollee slots.

**Section 30** authorizes a new PACE site to serve frail elders residing in Hillsborough County with up to 150 initial enrollee slots.

Section 31 amends s. 391.055, F.S., to update a cross-reference to changes made in the bill.

Section 32 amends 427.0135, F.S., to update a cross-reference to changes made in the bill.

Section 33 amends s. 1002.385, F.S., to provide cross-references to changes made in the bill.

Section 34 amends s. 1011.70, F.S., to correct cross-references to changes made in the bill.

**Section 35** provides that, except as otherwise provided, the bill takes effect July 1, 2016.

Conference Committee Amendment (413601) (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Effective upon this act becoming a law, paragraphs (k) and (l) of subsection (4) of section 322.142, Florida Statutes, are amended, and paragraph (m) is added to that section, to read:

322.142 Color photographic or digital imaged licenses.—

- (4) The department may maintain a film negative or print file. The department shall maintain a record of the digital image and signature of the licensees, together with other data required by the department for identification and retrieval. Reproductions from the file or digital record are exempt from the provisions of s. 119.07(1) and may be made and issued only:
- (k) To district medical examiners pursuant to an interagency agreement for the purpose of identifying a deceased individual, determining cause of death, and notifying next of kin of any investigations, including autopsies and other laboratory examinations, authorized in s. 406.11;  $\overline{\rm er}$
- (l) To the following persons for the purpose of identifying a person as part of the official work of a court:
  - 1. A justice or judge of this state;
- 2. An employee of the state courts system who works in a position that is designated in writing for access by the Chief Justice of the Supreme Court or a chief judge of a district or circuit court, or by his or her designee; or
- 3. A government employee who performs functions on behalf of the state courts system in a position that is designated in writing for access by the Chief Justice or a chief judge, or by his or her designee; or
- (m) To the Agency for Health Care Administration pursuant to an interagency agreement to prevent health care fraud. If the Agency for Health Care Administration enters into an agreement with a private entity to carry out duties relating to health care fraud prevention, such contracts shall include, but need not be limited to:
- 1. Provisions requiring internal controls and audit processes to identify access, use, and unauthorized access of information.
- 2. A requirement to report unauthorized access or use to the Agency for Health Care Administration within 1 business day after the discovery of the unauthorized access or use.

- 3. Provisions for liquidated damages for unauthorized access or use of no less than \$5,000 per occurrence.
- Section 2. Subsection (5) of section 409.9128, Florida Statutes, is amended to read:
- 409.9128 Requirements for providing emergency services and care.—
- (5) Reimbursement for services provided to an enrollee of a managed care plan under this section by a provider who does not have a contract with the managed care plan shall be the lesser of:
  - (a) The provider's charges;
- (b) The usual and customary provider charges for similar services in the community where the services were provided;
- (c) The charge mutually agreed to by the entity and the provider within 60 days after submittal of the claim; or
  - (d) The Medicaid rate, as provided in s. 409.967(2)(b).
- Section 3. Paragraph (e) of subsection (2) of section 395.602, Florida Statutes, is amended to read:
  - 395.602 Rural hospitals.—
  - (2) DEFINITIONS.—As used in this part, the term:
- (e) "Rural hospital" means an acute care hospital licensed under this chapter, having 100 or fewer licensed beds and an emergency room, which is:
- 1. The sole provider within a county with a population density of up to 100 persons per square mile;
- 2. An acute care hospital, in a county with a population density of up to 100 persons per square mile, which is at least 30 minutes of travel time, on normally traveled roads under normal traffic conditions, from any other acute care hospital within the same county;
- 3. A hospital supported by a tax district or subdistrict whose boundaries encompass a population of up to 100 persons per square mile;
- 4. A hospital classified as a sole community hospital under 42 C.F.R. s. 412.92 which has up to 175 licensed beds;
- 5.4. A hospital with a service area that has a population of up to 100 persons per square mile. As used in this subparagraph, the term "service area" means the fewest number of zip codes that account for 75 percent of the hospital's discharges for the most recent 5-year period, based on information available from the hospital inpatient discharge database in the Florida Center for Health Information and Policy Analysis at the agency; or
- 6.5. A hospital designated as a critical access hospital, as defined in s. 408.07.

Population densities used in this paragraph must be based upon the most recently completed United States census. A hospital that received funds under s. 409.9116 for a quarter beginning no later than July 1, 2002, is deemed to have been and shall continue to be a rural hospital from that date through June 30, 2021, if the hospital continues to have up to 100 licensed beds and an emergency room. An acute care hospital that has not previously been designated as a rural hospital and that meets the criteria of this paragraph shall be granted such designation upon application, including supporting documentation, to the agency. A hospital that was licensed as a rural hospital during the 2010-2011 or 2011-2012 fiscal year shall continue to be a rural hospital from the date of designation through June 30, 2021, if the hospital continues to have up to 100 licensed beds and an emergency room.

- Section 4. Section 409.285, Florida Statutes, is amended to read:
- 409.285 Opportunity for hearing and appeal.—
- (1) If an application for public assistance is not acted upon within a reasonable time after the filing of the application, or is denied in whole

- or in part, or if an assistance payment is modified or canceled, the applicant or recipient may appeal the decision to the Department of Children and Families in the manner and form prescribed by the department.
- (a)(2) The hearing authority may be the Secretary of Children and Families, a panel of department officials, or a hearing officer appointed for that purpose. The hearing authority is responsible for a final administrative decision in the name of the department on all issues that have been the subject of a hearing. With regard to the department, the decision of the hearing authority is final and binding. The department is responsible for seeing that the decision is carried out promptly.
- (b)(3) The department may adopt rules to administer this *subsection* section. Rules for the Temporary Assistance for Needy Families block grant programs must be similar to the federal requirements for Medicaid programs.
- (2) Appeals related to Medicaid programs directly administered by the Agency for Health Care Administration, including appeals related to Florida's Statewide Medicaid Managed Care program and associated federal waivers, filed on or after March 1, 2017, must be directed to the agency in the manner and form prescribed by the agency. The department and the agency shall establish a transition process to transfer administration of these appeals from the department to the agency by March 1, 2017.
- (a) The hearing authority for appeals heard by the Agency for Health Care Administration may be the Secretary of Health Care Administration, a panel of agency officials, or a hearing officer appointed for that purpose. The hearing authority is responsible for a final administrative decision in the name of the agency on all issues that have been the subject of a hearing. A decision of the hearing authority is final and binding on the agency. The agency is responsible for ensuring that the decision is promptly carried out.
- (b) Notwithstanding ss. 120.569 and 120.57, hearings conducted by the Agency for Health Care Administration pursuant to this subsection are subject to federal regulations and requirements relating to Medicaid appeals, are exempt from the uniform rules of procedure under s. 120.54(5), and are not required to be conducted by an administrative law judge assigned by the Division of Administrative Hearings.
- (c) The Agency for Health Care Administration shall seek federal approval necessary to implement this subsection and may adopt rules necessary to administer this subsection. Before such rules are adopted, the agency shall follow the rules applicable to the Medicaid hearings pursuant to s. 409.285(1).
- (3) Appeals related to Medicaid programs administered by the Agency for Persons with Disabilities are subject to s. 393.125.
- Section 5. Subsections (17) through (22) of section 409.811, Florida Statutes, are renumbered as subsections (18) through (23), respectively, a new subsection (17) is added to that section, and present subsections (23) and (24) of that section are amended, to read:
- 409.811 Definitions relating to Florida Kidcare Act.—As used in ss. 409.810-409.821, the term:
- (17) "Lawfully residing child" means a child who is lawfully present in the United States, meets Medicaid or Children's Health Insurance Program (CHIP) residency requirements, and may be eligible for medical assistance with federal financial participation as provided under s. 214 of the Children's Health Insurance Program Reauthorization Act of 2009, Pub. L. No. 111-3, and related federal regulations.
- (23) "Qualified alien" means an alien as defined in s. 431 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, as amended, Pub. L. No. 104-193.
- (24) "Resident" means a United States citizen, or lawfully residing child qualified alien, who is domiciled in this state.
- Section 6. Paragraph (c) of subsection (4) of section 409.814, Florida Statutes, is amended to read:
- 409.814 Eligibility.—A child who has not reached 19 years of age whose family income is equal to or below 200 percent of the federal

poverty level is eligible for the Florida Kidcare program as provided in this section. If an enrolled individual is determined to be ineligible for coverage, he or she must be immediately disenrolled from the respective Florida Kidcare program component.

- (4) The following children are not eligible to receive Title XXI-funded premium assistance for health benefits coverage under the Florida Kidcare program, except under Medicaid if the child would have been eligible for Medicaid under s. 409.903 or s. 409.904 as of June 1, 1997:
- (c) A child who is an alien, but who does not meet the definition of a lawfully residing child qualified alien, in the United States. This paragraph does not extend eligibility for the Florida Kidcare program to an undocumented immigrant.
- Section 7. Subsections (8) and (9) of section 409.904, Florida Statutes, are renumbered as subsections (9) and (10), respectively, and a new subsection (8) is added to that section to read:
- 409.904 Optional payments for eligible persons.—The agency may make payments for medical assistance and related services on behalf of the following persons who are determined to be eligible subject to the income, assets, and categorical eligibility tests set forth in federal and state law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations established by the General Appropriations Act or chapter 216.
- (8) A child who has not attained 19 years of age and who, notwithstanding s. 414.095(3), would be eligible for Medicaid under s. 409.903, except that the child is a lawfully residing child as defined in s. 409.811. This subsection does not extend eligibility for optional Medicaid payments or related services to an undocumented immigrant.
- Section 8. Subsection (5) of section 409.905, Florida Statutes, is amended to read:
- 409.905 Mandatory Medicaid services.—The agency may make payments for the following services, which are required of the state by Title XIX of the Social Security Act, furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically necessary and in accordance with state and federal law. Mandatory services rendered by providers in mobile units to Medicaid recipients may be restricted by the agency. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.
- (5) HOSPITAL INPATIENT SERVICES.—The agency shall pay for all covered services provided for the medical care and treatment of a recipient who is admitted as an inpatient by a licensed physician or dentist to a hospital licensed under part I of chapter 395. However, the agency shall limit the payment for inpatient hospital services for a Medicaid recipient 21 years of age or older to 45 days or the number of days necessary to comply with the General Appropriations Act. Effective August 1, 2012, the agency shall limit payment for hospital emergency department visits for a nonpregnant Medicaid recipient 21 years of age or older to six visits per fiscal year.
- (a) The agency may implement reimbursement and utilization management reforms in order to comply with any limitations or directions in the General Appropriations Act, which may include, but are not limited to: prior authorization for inpatient psychiatric days; prior authorization for nonemergency hospital inpatient admissions for individuals 21 years of age and older; authorization of emergency and urgent-care admissions within 24 hours after admission; enhanced utilization and concurrent review programs for highly utilized services; reduction or elimination of covered days of service; adjusting reimbursement ceilings for variable costs; adjusting reimbursement ceilings for fixed and property costs; and implementing target rates of increase. The agency may limit prior authorization for hospital inpatient services to selected diagnosis-related groups, based on an analysis of the cost and potential for unnecessary hospitalizations represented by certain diagnoses. Admissions for normal delivery and newborns are exempt from requirements for prior authorization. In implementing the provisions of this section related to prior authorization, the agency shall

- ensure that the process for authorization is accessible 24 hours per day, 7 days per week and authorization is automatically granted when not denied within 4 hours after the request. Authorization procedures must include steps for review of denials. Upon implementing the prior authorization program for hospital inpatient services, the agency shall discontinue its hospital retrospective review program.
- (b) A licensed hospital maintained primarily for the care and treatment of patients having mental disorders or mental diseases is not eligible to participate in the hospital inpatient portion of the Medicaid program except as provided in federal law. However, the department shall apply for a waiver, within 9 months after June 5, 1991, designed to provide hospitalization services for mental health reasons to children and adults in the most cost-effective and lowest cost setting possible. Such waiver shall include a request for the opportunity to pay for care in hospitals known under federal law as "institutions for mental disease" or "IMD's." The waiver proposal shall propose no additional aggregate cost to the state or Federal Government, and shall be conducted in Hillsborough County, Highlands County, Hardee County, Manatee County, and Polk County. The waiver proposal may incorporate competitive bidding for hospital services, comprehensive brokering, prepaid capitated arrangements, or other mechanisms deemed by the department to show promise in reducing the cost of acute care and increasing the effectiveness of preventive care. When developing the waiver proposal, the department shall take into account price, quality, accessibility, linkages of the hospital to community services and family support programs, plans of the hospital to ensure the earliest discharge possible, and the comprehensiveness of the mental health and other health care services offered by participating providers.
- (c) The agency shall implement a prospective payment methodology for establishing reimbursement rates for inpatient hospital services. Rates shall be calculated annually and take effect July 1 of each year. The methodology shall categorize each inpatient admission into a diagnosis-related group and assign a relative payment weight to the base rate according to the average relative amount of hospital resources used to treat a patient in a specific diagnosis-related group category. The agency may adopt the most recent relative weights calculated and made available by the Nationwide Inpatient Sample maintained by the Agency for Healthcare Research and Quality or may adopt alternative weights if the agency finds that Florida-specific weights deviate with statistical significance from national weights for high-volume diagnosis-related groups. The agency shall establish a single, uniform base rate for all hospitals unless specifically exempt pursuant to s. 409.908(1).
- 1. Adjustments may not be made to the rates after October 31 of the state fiscal year in which the rates take effect, except for cases of insufficient collections of intergovernmental transfers authorized under s. 409.908(1) or the General Appropriations Act. In such cases, the agency shall submit a budget amendment or amendments under chapter 216 requesting approval of rate reductions by amounts necessary for the aggregate reduction to equal the dollar amount of intergovernmental transfers not collected and the corresponding federal match. Notwithstanding the \$1 million limitation on increases to an approved operating budget contained in ss. 216.181(11) and 216.292(3), a budget amendment exceeding that dollar amount is subject to notice and objection procedures set forth in s. 216.177.
- 2. Errors in source data or calculations discovered after October 31 must be reconciled in a subsequent rate period. However, the agency may not make any adjustment to a hospital's reimbursement more than 5 years after a hospital is notified of an audited rate established by the agency. The prohibition against adjustments more than 5 years after notification is remedial and applies to actions by providers involving Medicaid claims for hospital services. Hospital reimbursement is subject to such limits or ceilings as may be established in law or described in the agency's hospital reimbursement plan. Specific exemptions to the limits or ceilings may be provided in the General Appropriations Act.
- (d) The agency shall implement a comprehensive utilization management program for hospital neonatal intensive care stays in certain high-volume participating hospitals, select counties, or statewide, and replace existing hospital inpatient utilization management programs for neonatal intensive care admissions. The program shall be designed to manage appropriate admissions and discharges for children being treated in neonatal intensive care units and must seek medically appropriate discharge to the child's home or other less costly treatment setting. The agency may competitively bid a contract for the selection of

a qualified organization to provide neonatal intensive care utilization management services. The agency may seek federal waivers to implement this initiative.

- (e) The agency may develop and implement a program to reduce the number of hospital readmissions among the non-Medicare population eligible in areas 9, 10, and 11.
- Section 9. Effective July 1, 2017, paragraph (b) of subsection (6) of section 409.905, Florida Statutes, is amended to read:

409.905 Mandatory Medicaid services.—The agency may make payments for the following services, which are required of the state by Title XIX of the Social Security Act, furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically necessary and in accordance with state and federal law. Mandatory services rendered by providers in mobile units to Medicaid recipients may be restricted by the agency. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

# (6) HOSPITAL OUTPATIENT SERVICES.—

- (b) The agency shall implement a prospective payment methodology for establishing base reimbursement rates for outpatient hospital services for each hospital based on allowable costs, as defined by the agency. Rates shall be calculated annually and take effect July 1, 2017, and July 1 of each year thereafter. The methodology shall categorize the amount and type of services used in various ambulatory visits which group together procedures and medical visits that share similar characteristics and resource utilization based on the most recent complete and accurate cost report submitted by each hospital.
- 1. Adjustments may not be made to the rates after July 31 October 31 of the state fiscal year in which the rates take effect, except for cases of insufficient collections of intergovernmental transfers authorized under s. 409.908(1) or the General Appropriations Act. In such cases, the agency shall submit a budget amendment or amendments under chapter 216 requesting approval of rate reductions by amounts necessary for the aggregate reduction to equal the dollar amount of intergovernmental transfers not collected and the corresponding federal match. Notwithstanding the \$1 million limitation on increases to an approved operating budget under ss. 216.181(11) and 216.292(3), a budget amendment exceeding that dollar amount is subject to notice and objection procedures set forth in s. 216.177.
- 2. Errors in source data or calculations discovered after July 31 of each state fiscal year October 31 must be reconciled in a subsequent rate period. However, the agency may not make any adjustment to a hospital's reimbursement more than 5 years after a hospital is notified of an audited rate established by the agency. The prohibition against adjustments more than 5 years after notification is remedial and applies to actions by providers involving Medicaid claims for hospital services. Hospital reimbursement is subject to such limits or ceilings as may be established in law or described in the agency's hospital reimbursement plan. Specific exemptions to the limits or ceilings may be provided in the General Appropriations Act.
- Section 10. Paragraph (e) is added to subsection (13) of section 409.906, Florida Statutes, to read:

409.906 Optional Medicaid services.—Subject to specific appropriations, the agency may make payments for services which are optional to the state under Title XIX of the Social Security Act and are furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any optional service that is provided shall be provided only when medically necessary and in accordance with state and federal law. Optional services rendered by providers in mobile units to Medicaid recipients may be restricted or prohibited by the agency. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in

the General Appropriations Act or chapter 216. If necessary to safeguard the state's systems of providing services to elderly and disabled persons and subject to the notice and review provisions of s. 216.177, the Governor may direct the Agency for Health Care Administration to amend the Medicaid state plan to delete the optional Medicaid service known as "Intermediate Care Facilities for the Developmentally Disabled." Optional services may include:

### (13) HOME AND COMMUNITY-BASED SERVICES.—

- (e) The agency shall seek federal approval to pay for flexible services for persons with severe mental illness or substance use disorders, including, but not limited to, temporary housing assistance. Payments may be made as enhanced capitation rates or incentive payments to managed care plans that meet the requirements of s. 409.968(4).
- Section 11. Subsection (9) of section 393.063, Florida Statutes, is amended to read:
- 393.063 Definitions.—For the purposes of this chapter, the term:
- (9) "Developmental disability" means a disorder or syndrome that is attributable to intellectual disability, cerebral palsy, autism, spina bifida, *Down syndrome*, *Phelan-McDermid syndrome*, or Prader-Willi syndrome; that manifests before the age of 18; and that constitutes a substantial handicap that can reasonably be expected to continue indefinitely.
- Section 12. Subsections (25) through (41) of section 393.063, Florida Statutes, are renumbered as subsections (26) through (42), respectively, and a new subsection (25) is added to that section to read:
  - 393.063 Definitions.—For the purposes of this chapter, the term:
- (25) "Phelan-McDermid syndrome" means a disorder caused by the loss of the terminal segment of the long arm of chromosome 22, which occurs near the end of the chromosome at a location designated q13.3, typically leading to developmental delay, intellectual disability, dolicocephaly, hypotonia, or absent or delayed speech.
- Section 13. Paragraphs (a) and (b) of subsection (5) of section 393.065, Florida Statutes, are amended, subsections (6) and (7) are renumbered as subsections (9) and (10), respectively, present subsection (7) is amended, and new subsections (6), (7), and (8) are added to that section, to read:
  - 393.065 Application and eligibility determination.—
- (5) Except as otherwise directed by law, beginning July 1, 2010, The agency shall assign and provide priority to clients waiting for waiver services in the following order:
- (a) Category 1, which includes clients deemed to be in crisis as described in rule, shall be given first priority in moving from the waiting list to the waiver.
- (b) Category 2, which includes individuals on the waiting ehildren on the wait list who are:
- 1. From the child welfare system with an open case in the Department of Children and Families' statewide automated child welfare information system and who are either:
- a. Transitioning out of the child welfare system at the finalization of an adoption, a reunification with family members, a permanent placement with a relative, or a guardianship with a nonrelative; or
- b. At least 18 years but not yet 22 years of age and who need both waiver services and extended foster care services; or
- 2. At least 18 years but not yet 22 years of age and who withdrew consent pursuant to s. 39.6251(5)(c) to remain in the extended foster care system.

For individuals who are at least 18 years but not yet 22 years of age and who are eligible under sub-subparagraph 1.b., the agency shall provide waiver services, including residential habilitation, and the community-based care lead agency shall fund room and board at the rate established in s. 409.145(4) and provide case management and related services as

defined in s. 409.986(3)(e). Individuals may receive both waiver services and services under s. 39.6251. Services may not duplicate services available through the Medicaid state plan.

Within categories 3, 4, 5, 6, and 7, the agency shall maintain a wait list of clients placed in the order of the date that the client is determined eligible for waiver services.

- (6) The agency shall allow an individual who meets the eligibility requirements of subsection (1) to receive home and community-based services in this state if the individual's parent or legal guardian is an active-duty military servicemember and if, at the time of the servicemember's transfer to this state, the individual was receiving home and community-based services in another state.
- (7) The agency shall allow an individual with a diagnosis of Phelan-McDermid syndrome who meets the eligibility requirements of subsection (1) to receive home and community-based services.
- (8) Agency action that selects individuals to receive waiver services pursuant to this section does not establish a right to a hearing or an administrative proceeding under chapter 120 for individuals remaining on the waiting list.
- (9)(7) The agency and the Agency for Health Care Administration may adopt rules specifying application procedures, criteria associated with the waiting list wait list categories, procedures for administering the waiting wait list, including tools for prioritizing waiver enrollment within categories, and eligibility criteria as needed to administer this section.
- Section 14. If CS/CS/HB 1083 or similar legislation adopted at the 2016 Regular Session of the Legislature or an extension thereof amending paragraph (b) of subsection (1) of section 393.0662, Florida Statutes, fails to become law, paragraph (b) of subsection (1) of section 393.0662, Florida Statutes, is amended to read:
- 393.0662 Individual budgets for delivery of home and community-based services; iBudget system established.—The Legislature finds that improved financial management of the existing home and community-based Medicaid waiver program is necessary to avoid deficits that impede the provision of services to individuals who are on the waiting list for enrollment in the program. The Legislature further finds that clients and their families should have greater flexibility to choose the services that best allow them to live in their community within the limits of an established budget. Therefore, the Legislature intends that the agency, in consultation with the Agency for Health Care Administration, develop and implement a comprehensive redesign of the service delivery system using individual budgets as the basis for allocating the funds appropriated for the home and community-based services Medicaid waiver program among eligible enrolled clients. The service delivery system that uses individual budgets shall be called the iBudget system.
- (1) The agency shall establish an individual budget, referred to as an iBudget, for each individual served by the home and community-based services Medicaid waiver program. The funds appropriated to the agency shall be allocated through the iBudget system to eligible, Medicaid-enrolled clients. For the iBudget system, eligible clients shall include individuals with a diagnosis of Down syndrome or a developmental disability as defined in s. 393.063. The iBudget system shall be designed to provide for: enhanced client choice within a specified service package; appropriate assessment strategies; an efficient consumer budgeting and billing process that includes reconciliation and monitoring components; a redefined role for support coordinators that avoids potential conflicts of interest; a flexible and streamlined service review process; and a methodology and process that ensures the equitable allocation of available funds to each client based on the client's level of need, as determined by the variables in the allocation algorithm.
- (b) The allocation methodology shall provide the algorithm that determines the amount of funds allocated to a client's iBudget. The agency may approve an increase in the amount of funds allocated, as determined by the algorithm, based on the client having one or more of the following needs that cannot be accommodated within the funding as determined by the algorithm and having no other resources, supports, or services available to meet the need:

- 1. An extraordinary need that would place the health and safety of the client, the client's caregiver, or the public in immediate, serious jeopardy unless the increase is approved. An extraordinary need may include, but is not limited to:
- a. A documented history of significant, potentially life-threatening behaviors, such as recent attempts at suicide, arson, nonconsensual sexual behavior, or self-injurious behavior requiring medical attention;
- b. A complex medical condition that requires active intervention by a licensed nurse on an ongoing basis that cannot be taught or delegated to a nonlicensed person;
- c. A chronic comorbid condition. As used in this subparagraph, the term "comorbid condition" means a medical condition existing simultaneously but independently with another medical condition in a patient; or
- d. A need for total physical assistance with activities such as eating, bathing, toileting, grooming, and personal hygiene.

However, the presence of an extraordinary need alone does not warrant an increase in the amount of funds allocated to a client's iBudget as determined by the algorithm.

- 2. A significant need for one-time or temporary support or services that, if not provided, would place the health and safety of the client, the client's caregiver, or the public in serious jeopardy, unless the increase is approved. A significant need may include, but is not limited to, the provision of environmental modifications, durable medical equipment, services to address the temporary loss of support from a caregiver, or special services or treatment for a serious temporary condition when the service or treatment is expected to ameliorate the underlying condition. As used in this subparagraph, the term "temporary" means a period of fewer than 12 continuous months. However, the presence of such significant need for one-time or temporary supports or services alone does not warrant an increase in the amount of funds allocated to a client's iBudget as determined by the algorithm.
- 3. A significant increase in the need for services after the beginning of the service plan year that would place the health and safety of the client, the client's caregiver, or the public in serious jeopardy because of substantial changes in the client's circumstances, including, but not limited to, permanent or long-term loss or incapacity of a caregiver, loss of services authorized under the state Medicaid plan due to a change in age, or a significant change in medical or functional status which requires the provision of additional services on a permanent or long-term basis that cannot be accommodated within the client's current iBudget. As used in this subparagraph, the term "long-term" means a period of 12 or more continuous months. However, such significant increase in need for services of a permanent or long-term nature alone does not warrant an increase in the amount of funds allocated to a client's iBudget as determined by the algorithm.
- 4. A significant need for transportation services to a waiver-funded adult day training program or to waiver-funded employment services when such need cannot be accommodated within a client's iBudget as determined by the algorithm without affecting the health and safety of the client, if public transportation is not an option due to the unique needs of the client or other transportation resources are not reasonably available.

The agency shall reserve portions of the appropriation for the home and community-based services Medicaid waiver program for adjustments required pursuant to this paragraph and may use the services of an independent actuary in determining the amount of the portions to be reserved.

Section 15. If CS/CS/HB 1083 or similar legislation adopted at the 2016 Regular Session of the Legislature or an extension thereof amending subsection (15) of section 393.067, Florida Statutes, fails to become law, notwithstanding the expiration date in section 24 of chapter 2015-222, Laws of Florida, subsection (15) of section 393.067, Florida Statutes, is reenacted to read:

393.067 Facility licensure.—

(15) The agency is not required to contract with facilities licensed pursuant to this chapter.

- Section 16. If CS/CS/HB 1083 or similar legislation adopted at the 2016 Regular Session of the Legislature or an extension thereof amending section 393.18, Florida Statutes, fails to become law, notwithstanding the expiration date in section 26 of chapter 2015-222, Laws of Florida, section 393.18, Florida Statutes, is reenacted to read:
- 393.18 Comprehensive transitional education program.—A comprehensive transitional education program is a group of jointly operating centers or units, the collective purpose of which is to provide a sequential series of educational care, training, treatment, habilitation, and rehabilitation services to persons who have developmental disabilities and who have severe or moderate maladaptive behaviors. However, this section does not require such programs to provide services only to persons with developmental disabilities. All such services shall be temporary in nature and delivered in a structured residential setting, having the primary goal of incorporating the principle of selfdetermination in establishing permanent residence for persons with maladaptive behaviors in facilities that are not associated with the comprehensive transitional education program. The staff shall include behavior analysts and teachers, as appropriate, who shall be available to provide services in each component center or unit of the program. A behavior analyst must be certified pursuant to s. 393.17.
- (1) Comprehensive transitional education programs shall include a minimum of two component centers or units, one of which shall be an intensive treatment and educational center or a transitional training and educational center, which provides services to persons with maladaptive behaviors in the following sequential order:
- (a) Intensive treatment and educational center.—This component is a self-contained residential unit providing intensive behavioral and educational programming for persons with severe maladaptive behaviors whose behaviors preclude placement in a less restrictive environment due to the threat of danger or injury to themselves or others. Continuous-shift staff shall be required for this component.
- (b) Transitional training and educational center.—This component is a residential unit for persons with moderate maladaptive behaviors providing concentrated psychological and educational programming that emphasizes a transition toward a less restrictive environment. Continuous-shift staff shall be required for this component.
- (c) Community transition residence.—This component is a residential center providing educational programs and any support services, training, and care that are needed to assist persons with maladaptive behaviors to avoid regression to more restrictive environments while preparing them for more independent living. Continuous-shift staff shall be required for this component.
- (d) Alternative living center.—This component is a residential unit providing an educational and family living environment for persons with maladaptive behaviors in a moderately unrestricted setting. Residential staff shall be required for this component.
- (e) Independent living education center.—This component is a facility providing a family living environment for persons with maladaptive behaviors in a largely unrestricted setting and includes education and monitoring that is appropriate to support the development of independent living skills.
- (2) Components of a comprehensive transitional education program are subject to the license issued under s. 393.067 to a comprehensive transitional education program and may be located on a single site or multiple sites.
- (3) Comprehensive transitional education programs shall develop individual education plans for each person with maladaptive behaviors who receives services from the program. Each individual education plan shall be developed in accordance with the criteria specified in 20 U.S.C. ss. 401 et seq., and 34 C.F.R. part 300.
- (4) For comprehensive transitional education programs, the total number of residents who are being provided with services may not in any instance exceed the licensed capacity of 120 residents and each residential unit within the component centers of the program authorized under this section may not in any instance exceed 15 residents. However, a program that was authorized to operate residential units

- with more than 15 residents before July 1, 2015, may continue to operate such units.
- Section 17. Subsection (12) of section 409.907, Florida Statutes, is renumbered as subsection (13), and a new subsection (12) is added to that subsection to read:
- 409.907 Medicaid provider agreements.—The agency may make payments for medical assistance and related services rendered to Medicaid recipients only to an individual or entity who has a provider agreement in effect with the agency, who is performing services or supplying goods in accordance with federal, state, and local law, and who agrees that no person shall, on the grounds of handicap, race, color, or national origin, or for any other reason, be subjected to discrimination under any program or activity for which the provider receives payment from the agency.
- (12) In accordance with 42 C.F.R. s. 433.318(d)(2)(ii), the agency may certify that a provider is out of business and that any overpayments made to the provider cannot be collected under state law.
  - Section 18. Section 409.9072, Florida Statutes, is created to read:
- $409.9072\ Medicaid\ provider\ agreements$  for charter schools and private schools.—
- (1) Subject to a specific appropriation by the Legislature, the agency shall reimburse private schools as defined in s. 1002.01 and schools designated as charter schools under s. 1002.33 which are Medicaid providers for school-based services pursuant to the rehabilitative services option provided under 42 U.S.C. s. 1396d(a)(13) to children younger than 21 years of age with specified disabilities who are eligible for both Medicaid and part B or part H of the Individuals with Disabilities Education Act (IDEA) or the exceptional student education program, or who have an individualized educational plan.
- (2) Schools that wish to enroll as Medicaid providers and receive Medicaid reimbursement under this section must apply to the agency for a provider agreement and must agree to:
- (a) Verify Medicaid eligibility. The agency shall work cooperatively with a private school or a charter school that is a Medicaid provider to facilitate the school's verification of Medicaid eligibility.
- (b) Develop and maintain the financial and individual education plan records needed to document the appropriate use of state and federal Medicaid funds.
- (c) Comply with all state and federal Medicaid laws, rules, regulations, and policies, including, but not limited to, those related to the confidentiality of records and freedom of choice of providers.
- (d) Be responsible for reimbursing the cost of any state or federal disallowance that results from failure to comply with state or federal Medicaid laws, rules, or regulations.
- (3) The types of school-based services for which schools may be reimbursed under this section are those included in s. 1011.70(1). Private schools and charter schools may not be reimbursed by the agency for providing services that are excluded by that subsection.
- (4) Within 90 days after a private school or a charter school applies to enroll as a Medicaid provider under this section, the agency may conduct a review to ensure that the school has the capability to comply with its responsibilities under subsection (2). A finding by the agency that the school has the capability to comply does not relieve the school of its responsibility to correct any deficiencies or to reimburse the cost of the state or federal disallowances identified pursuant to any subsequent state or federal audits.
- (5) For reimbursements to private schools and charter schools under this section, the agency shall apply the reimbursement schedule developed under s. 409.9071(5). Health care practitioners engaged by a school to provide services under this section must be enrolled as Medicaid providers and meet the qualifications specified under 42 C.F.R. s. 440.110, as applicable. Each school's continued participation in providing Medicaid services under this section is contingent upon the school providing to the agency an annual accounting of how the Medicaid reimbursements are used.

(6) For Medicaid provider agreements issued under this section, the agency's and the school's confidentiality is waived in relation to the state's efforts to control Medicaid fraud. The agency and the school shall provide any information or documents relating to this section to the Medicaid Fraud Control Unit in the Department of Legal Affairs, upon request, pursuant to the Attorney General's authority under s. 409.920.

Section 19. Paragraph (a) of subsection (1) of section 409.908, Florida Statutes, is amended, subsections (6) through (24) are renumbered as subsections (7) through (25), respectively, and a new subsection (6) is added to that section to read:

409.908 Reimbursement of Medicaid providers.—Subject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then the provider's rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent.

- $\,$  (1) Reimbursement to hospitals licensed under part I of chapter 395 must be made prospectively or on the basis of negotiation.
- (a) Reimbursement for inpatient care is limited as provided in s. 409.905(5), except as otherwise provided in this subsection.
- 1. If authorized by the General Appropriations Act, the agency may modify reimbursement for specific types of services or diagnoses, recipient ages, and hospital provider types.
- 2. The agency may establish an alternative methodology to the DRG-based prospective payment system to set reimbursement rates for:
  - a. State-owned psychiatric hospitals.
  - b. Newborn hearing screening services.
- c. Transplant services for which the agency has established a global fee.
- d. Recipients who have tuberculosis that is resistant to therapy who are in need of long-term, hospital-based treatment pursuant to s. 392.62.
  - e. Class III psychiatric hospitals.
- 3. The agency shall modify reimbursement according to other methodologies recognized in the General Appropriations Act.

The agency may receive funds from state entities, including, but not limited to, the Department of Health, local governments, and other local political subdivisions, for the purpose of making special exception payments, including federal matching funds, through the Medicaid inpatient reimbursement methodologies. Funds received for this purpose shall be separately accounted for and may not be commingled with other state or local funds in any manner. The agency may certify all local governmental funds used as state match under Title XIX of the Social Security Act, to the extent and in the manner authorized under the General Appropriations Act and pursuant to an agreement between the agency and the local governmental entity. In order for the agency to certify such local governmental funds, a local governmental entity must

submit a final, executed letter of agreement to the agency, which must be received by October 1 of each fiscal year and provide the total amount of local governmental funds authorized by the entity for that fiscal year under this paragraph, paragraph (b), or the General Appropriations Act. The local governmental entity shall use a certification form prescribed by the agency. At a minimum, the certification form must identify the amount being certified and describe the relationship between the certifying local governmental entity and the local health care provider. The agency shall prepare an annual statement of impact which documents the specific activities undertaken during the previous fiscal year pursuant to this paragraph, to be submitted to the Legislature annually by January 1.

(6) Effective July 1, 2017, an ambulatory surgical center shall be reimbursed pursuant to a prospective payment methodology. The agency shall implement a prospective payment methodology for establishing reimbursement rates for ambulatory surgical centers. Rates shall be calculated annually and take effect July 1, 2017, and on July 1 each year thereafter. The methodology shall categorize the amount and type of services used in various ambulatory visits which group together procedures and medical visits that share similar characteristics and resource utilization.

Section 20. Paragraphs (a) and (b) of subsection (2), subsections (3) and (4), and paragraph (a) of subsection (5) of section 409.909, Florida Statutes, are amended, paragraph (c) of subsection (2) is redesignated as paragraph (d), and a new paragraph (c) is added to that subsection, to read:

409.909 Statewide Medicaid Residency Program.—

- (2) On or before September 15 of each year, the agency shall calculate an allocation fraction to be used for distributing funds to participating hospitals. On or before the final business day of each quarter of a state fiscal year, the agency shall distribute to each participating hospital one-fourth of that hospital's annual allocation calculated under subsection (4). The allocation fraction for each participating hospital is based on the hospital's number of full-time equivalent residents and the amount of its Medicaid payments. As used in this section, the term:
- (a) "Full-time equivalent," or "FTE," means a resident who is in his or her residency period, with the initial residency period defined as the minimum number of years of training required before the resident may become eligible for board certification by the American Osteopathic Association Bureau of Osteopathic Specialists or the American Board of Medical Specialties in the specialty in which he or she first began training, not to exceed 5 years. The residency specialty is defined as reported using the current residency type codes in the Intern and Resident Information System (IRIS), required by Medicare. A resident training beyond the initial residency period is counted as 0.5 FTE, unless his or her chosen specialty is in primary care, in which case the resident is counted as 1.0 FTE. For the purposes of this section, primary care specialties include:
  - Family medicine;
  - 2. General internal medicine;
  - 3. General pediatrics;
  - 4. Preventive medicine;
  - 5. Geriatric medicine;
  - Osteopathic general practice;
  - 7. Obstetrics and gynecology;
  - 8. Emergency medicine; and
  - 9. General surgery; and
  - 10. Psychiatry.
- (b) "Medicaid payments" means the estimated total payments for reimbursing a hospital for direct inpatient services for the fiscal year in which the allocation fraction is calculated based on the hospital inpatient appropriation and the parameters for the inpatient diagnosisrelated group base rate, including applicable intergovernmental trans-

fers, specified in the General Appropriations Act, as determined by the agency. Effective July 1, 2017, the term "Medicaid payments" means the estimated total payments for reimbursing a hospital for direct inpatient and outpatient services for the fiscal year in which the allocation fraction is calculated based on the hospital inpatient appropriation and outpatient appropriation and the parameters for the inpatient diagnosis-related group base rate, including applicable intergovernmental transfers, specified in the General Appropriations Act, as determined by the agency.

- (c) "Qualifying institution" means a federally Qualified Health Center holding an Accreditation Council for Graduate Medical Education institutional accreditation.
- (3) The agency shall use the following formula to calculate a participating hospital's and qualifying institution's allocation fraction:

 $HAF=[0.9 \times (HFTE/TFTE)] + [0.1 \times (HMP/TMP)]$ 

Where:

HAF=A hospital's and qualifying institution's allocation fraction.

 $\mbox{HFTE=A}$  hospital's and qualifying institution's total number of FTE residents.

TFTE=The total FTE residents for all participating hospitals and qualifying institutions.

HMP=A hospital's and qualifying institution's Medicaid payments.

TMP=The total Medicaid payments for all participating hospitals *and* qualifying institutions.

- (4) A hospital's and qualifying institution's annual allocation shall be calculated by multiplying the funds appropriated for the Statewide Medicaid Residency Program in the General Appropriations Act by that hospital's and qualifying institution's allocation fraction. If the calculation results in an annual allocation that exceeds two times the average per FTE resident amount for all hospitals and qualifying institutions, the hospital's and qualifying institution's annual allocation shall be reduced to a sum equaling no more than two times the average per FTE resident. The funds calculated for that hospital and qualifying institution in excess of two times the average per FTE resident amount for all hospitals and qualifying institutions whose annual allocation does not exceed two times the average per FTE resident amount for all hospitals and qualifying institutions, using the same methodology and payment schedule specified in this section.
- The Graduate Medical Education Startup Bonus Program is established to provide resources for the education and training of physicians in specialties which are in a statewide supply-and-demand deficit. Hospitals eligible for participation in subsection (1) are eligible to participate in the Graduate Medical Education Startup Bonus Program established under this subsection. Notwithstanding subsection (4) or an FTE's residency period, and in any state fiscal year in which funds are appropriated for the startup bonus program, the agency shall allocate a \$100,000 startup bonus for each newly created resident position that is authorized by the Accreditation Council for Graduate Medical Education or Osteopathic Postdoctoral Training Institution in an initial or established accredited training program that is in a physician specialty in statewide supply-and-demand deficit. In any year in which funding is not sufficient to provide \$100,000 for each newly created resident position, funding shall be reduced pro rata across all newly created resident positions in physician specialties in statewide supplyand-demand deficit.
- (a) Hospitals applying for a startup bonus must submit to the agency by March 1 their Accreditation Council for Graduate Medical Education or Osteopathic Postdoctoral Training Institution approval validating the new resident positions approved on or after March 2 of the prior fiscal year through March 1 of the current fiscal year for the physician specialties identified in a statewide supply-and-demand deficit as provided in the current fiscal year's General Appropriations Act in physician specialties in statewide supply and demand deficit in the current fiscal year. An applicant hospital may validate a change in the number of residents by comparing the number in the prior period Accreditation Council for Graduate Medical Education or Osteopathic

Postdoctoral Training Institution approval to the number in the current year.

Section 21. Paragraph (b) of subsection (2) of section 409.967, Florida Statutes, is amended to read:

409.967 Managed care plan accountability.—

- (2) The agency shall establish such contract requirements as are necessary for the operation of the statewide managed care program. In addition to any other provisions the agency may deem necessary, the contract must require:
- (b) Emergency services.—Managed care plans shall pay for services required by ss. 395.1041 and 401.45 and rendered by a noncontracted provider. The plans must comply with s. 641.3155. Reimbursement for services under this paragraph is the lesser of:
  - 1. The provider's charges;
- 2. The usual and customary provider charges for similar services in the community where the services were provided;
- 3. The charge mutually agreed to by the entity and the provider within 60 days after submittal of the claim; or
- 4. The Medicaid rate, which, for the purposes of this paragraph, means the amount the provider would collect from the agency on a feefor-service basis, less any amounts for the indirect costs of medical education and the direct costs of graduate medical education that are otherwise included in the agency's fee-for-service payment, as required under 42 U.S.C. s. 1396u-2(b)(2)(D) the agency would have paid on the most recent October 1st. For the purpose of establishing the amounts specified in this subparagraph, the agency shall publish on its website annually, or more frequently as needed, the applicable fee-for-service fee schedules and their effective dates, less any amounts for indirect costs of medical education and direct costs of graduate medical education that are otherwise included in the agency's fee-for-service payments.

Section 22. Subsection (4) of section 409.968, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section to read:

409.968 Managed care plan payments.—

- (4)(a) Subject to a specific appropriation and federal approval under s. 409.906(13)(e), the agency shall establish a payment methodology to fund managed care plans for flexible services for persons with severe mental illness and substance use disorders, including, but not limited to, temporary housing assistance. A managed care plan eligible for these payments must do all of the following:
- 1. Participate as a specialty plan for severe mental illness or substance use disorders or participate in counties designated by the General Appropriations Act;
- 2. Include providers of behavioral health services pursuant to chapters 394 and 397 in the managed care plan's provider network; and
- 3. Document a capability to provide housing assistance through agreements with housing providers, relationships with local housing coalitions, and other appropriate arrangements.
- (b) After receiving payments authorized by this subsection for at least 1 year, a managed care plan must document the results of its efforts to maintain the target population in stable housing up to the maximum duration allowed under federal approval.

Section 23. Subsections (1) and (6) of section 409.975, Florida Statutes, are amended to read:

409.975 Managed care plan accountability.—In addition to the requirements of s. 409.967, plans and providers participating in the managed medical assistance program shall comply with the requirements of this section.

(1) PROVIDER NETWORKS.—Managed care plans must develop and maintain provider networks that meet the medical needs of their enrollees in accordance with standards established pursuant to s.

409.967(2)(c). Except as provided in this section, managed care plans may limit the providers in their networks based on credentials, quality indicators, and price.

- (a) Plans must include all providers in the region that are classified by the agency as essential Medicaid providers, unless the agency approves, in writing, an alternative arrangement for securing the types of services offered by the essential providers. Providers are essential for serving Medicaid enrollees if they offer services that are not available from any other provider within a reasonable access standard, or if they provided a substantial share of the total units of a particular service used by Medicaid patients within the region during the last 3 years and the combined capacity of other service providers in the region is insufficient to meet the total needs of the Medicaid patients. The agency may not classify physicians and other practitioners as essential providers. The agency, at a minimum, shall determine which providers in the following categories are essential Medicaid providers:
  - 1. Federally qualified health centers.
  - 2. Statutory teaching hospitals as defined in s. 408.07(45).
  - 3. Hospitals that are trauma centers as defined in s. 395.4001(14).
- 4. Hospitals located at least 25 miles from any other hospital with similar services.

Managed care plans that have not contracted with all essential providers in the region as of the first date of recipient enrollment, or with whom an essential provider has terminated its contract, must negotiate in good faith with such essential providers for 1 year or until an agreement is reached, whichever is first. Payments for services rendered by a nonparticipating essential provider shall be made at the applicable Medicaid rate as of the first day of the contract between the agency and the plan. A rate schedule for all essential providers shall be attached to the contract between the agency and the plan. After 1 year, managed care plans that are unable to contract with essential providers shall notify the agency and propose an alternative arrangement for securing the essential services for Medicaid enrollees. The arrangement must rely on contracts with other participating providers, regardless of whether those providers are located within the same region as the nonparticipating essential service provider. If the alternative arrangement is approved by the agency, payments to nonparticipating essential providers after the date of the agency's approval shall equal 90 percent of the applicable Medicaid rate. Except for payment for emergency services, if the alternative arrangement is not approved by the agency, payment to nonparticipating essential providers shall equal 110 percent of the applicable Medicaid rate.

- (b) Certain providers are statewide resources and essential providers for all managed care plans in all regions. All managed care plans must include these essential providers in their networks. Statewide essential providers include:
  - 1. Faculty plans of Florida medical schools.
- 2. Regional perinatal intensive care centers as defined in s. 383.16(2).
- 3. Hospitals licensed as specialty children's hospitals as defined in s. 395.002(28).
- 4. Accredited and integrated systems serving medically complex children *which comprise* that are comprised of separately licensed, but commonly owned, health care providers delivering at least the following services: medical group home, in-home and outpatient nursing care and therapies, pharmacy services, durable medical equipment, and Prescribed Pediatric Extended Care.

Managed care plans that have not contracted with all statewide essential providers in all regions as of the first date of recipient enrollment must continue to negotiate in good faith. Payments to physicians on the faculty of nonparticipating Florida medical schools shall be made at the applicable Medicaid rate. Payments for services rendered by regional perinatal intensive care centers shall be made at the applicable Medicaid rate as of the first day of the contract between the agency and the plan. Except for payments for emergency services, payments to nonparticipating specialty children's hospitals shall equal the highest

rate established by contract between that provider and any other Medicaid managed care plan.

- (c) After 12 months of active participation in a plan's network, the plan may exclude any essential provider from the network for failure to meet quality or performance criteria. If the plan excludes an essential provider from the plan, the plan must provide written notice to all recipients who have chosen that provider for care. The notice shall be provided at least 30 days before the effective date of the exclusion. For purposes of this paragraph, the term "essential provider" includes providers determined by the agency to be essential Medicaid providers under paragraph (a) and the statewide essential providers specified in paragraph (b).
- (d) The applicable Medicaid rates for emergency services paid by a plan under this section to a provider with which the plan does not have an active contract shall be determined according to s. 409.967(2)(b).
- (e)(d) Each managed care plan must offer a network contract to each home medical equipment and supplies provider in the region which meets quality and fraud prevention and detection standards established by the plan and which agrees to accept the lowest price previously negotiated between the plan and another such provider.
- (6) PROVIDER PAYMENT.—Managed care plans and hospitals shall negotiate mutually acceptable rates, methods, and terms of payment. For rates, methods, and terms of payment negotiated after the contract between the agency and the plan is executed, plans shall pay hospitals, at a minimum, the rate the agency would have paid on the first day of the contract between the provider and the plan. Such payments to hospitals may not exceed 120 percent of the rate the agency would have paid on the first day of the contract between the provider and the plan, unless specifically approved by the agency. Payment rates may be updated periodically.
- Section 24. Paragraph (b) of subsection (3) of section 624.91, Florida Statutes, is amended to read:
- 624.91 The Florida Healthy Kids Corporation Act.—
- (3) ELIGIBILITY FOR STATE-FUNDED ASSISTANCE.—Only the following individuals are eligible for state-funded assistance in paying Florida Healthy Kids premiums:
- (b) Notwithstanding s. 409.814, a legal alien aliens who is are enrolled in the Florida Healthy Kids program as of January 31, 2004, who does do not qualify for Title XXI federal funds because he or she is they are not a lawfully residing child qualified aliens as defined in s. 409.811.
- Section 25. Subsection (6) of section 641.513, Florida Statutes, is amended, and subsection (7) is added to that section, to read:
  - 641.513 Requirements for providing emergency services and care.—
- (6) Reimbursement for services under this section provided to subscribers who are Medicaid recipients by a provider for whom no contract exists between the provider and the health maintenance organization shall be *determined under chapter 409*. the lesser of:
  - (a) The provider's charges;
- (b) The usual and customary provider charges for similar services in the community where the services were provided:
- (e) The charge mutually agreed to by the entity and the provider within 60 days after submittal of the claim; or
  - (d) The Medicaid rate.
- (7) Reimbursement for services under this section provided to subscribers who are enrolled in a health maintenance organization pursuant to s. 624.91 by a provider for whom no contract exists between the provider and the health maintenance organization shall be the lesser of:
  - (a) The provider's charges;
- (b) The usual and customary provider charges for similar services in the community where the services were provided;

- (c) The charge mutually agreed to by the entity and the provider within 60 days after submittal of the claim; or
  - (d) The Medicaid rate.

Section 26. Section 18 of chapter 2012-33, Laws of Florida, is amended to read:

Section 18. Notwithstanding s. 430.707, Florida Statutes, and subject to federal approval of an additional site for the Program of All-Inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with a current PACE organization authorized to provide PACE services in Southeast Florida to develop and operate a PACE program in Broward County to serve frail elders who reside in Broward County or Miami-Dade County. The organization shall be exempt from chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to an appropriation, shall approve up to 150 initial enrollee slots in the Broward program established by the organization.

Section 27. Subject to federal approval of the application to be a site for the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with one private, not-for-profit hospice organization located in Escambia County that owns and manages health care organizations licensed in Hospice Service Areas 1, 2A, and 2B which provide comprehensive services, including, but not limited to, hospice and palliative care, to frail elders who reside in those Hospice Service Areas. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to the appropriation of funds by the Legislature, shall approve up to 100 initial enrollees in the Program of All-inclusive Care for the Elderly established by the organization to serve frail elders who reside in Hospice Service Areas 1, 2A, and 2B.

Section 28. Subject to federal approval of the application to be a site for the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with a not-for-profit organization that has been jointly formed by a lead agency that has been designated pursuant to s. 430.205, Florida Statutes, and by a not-forprofit hospice provider that has been licensed for more than 30 years to serve individuals and families in Clay, Duval, St. Johns, Baker, and Nassau Counties. The not-for-profit organization shall leverage existing community-based care providers and health care organizations to provide PACE services to frail elders who reside in Clay, Duval, St. Johns, Baker, and Nassau Counties. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to the appropriation of funds by the Legislature, shall approve up to 300 initial enrollees in the Program of All-inclusive Care for the Elderly established by the organization to serve frail elders who reside in Clay, Duval, St. Johns, Baker, and Nassau Counties.

Section 29. Subject to federal approval of the application to be a site for the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with one private, not-for-profit hospice organization located in Lake County which operates health care organizations licensed in Hospice Areas 7B and 3E and which provides comprehensive services, including hospice and palliative care, to frail elders who reside in these service areas. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to the appropriation of funds by the Legislature, shall approve up to 150 initial enrollees in the Program of All-inclusive Care for the Elderly established by the organization to serve frail elders who reside in Hospice Service Areas 7B and 3E.

Section 30. Subject to federal approval of the application to be a site for the Program of All-inclusive Care for the Elderly (PACE), the Agency for Health Care Administration shall contract with one not-for-profit organization that has more than 30 years' experience as a licensed hospice and is currently a licensed hospice serving individuals and families in Pinellas County, service area 5B. This not-for-profit organization shall provide PACE services to frail elders who reside in Hillsborough County. The organization is exempt from the requirements of chapter 641, Florida Statutes. The agency, in consultation with the Department of Elderly Affairs and subject to the appropriation of funds by the Legislature, shall approve up to 150 initial enrollees in the Program of All-

inclusive Care for the Elderly established by the organization to serve frail elders who reside in Hillsborough County.

Section 31. Subsection (3) of section 391.055, Florida Statutes, is amended to read:

391.055 Service delivery systems.—

(3) The Children's Medical Services network may contract with school districts participating in the certified school match program pursuant to ss. 409.908(22) 409.908(21) and 1011.70 for the provision of school-based services, as provided for in s. 409.9071, for Medicaid-eligible children who are enrolled in the Children's Medical Services network.

Section 32. Subsection (3) of section 427.0135, Florida Statutes, is amended to read:

427.0135 Purchasing agencies; duties and responsibilities.—Each purchasing agency, in carrying out the policies and procedures of the commission, shall:

(3) Not procure transportation disadvantaged services without initially negotiating with the commission, as provided in s. 287.057(3)(e) 12., or unless otherwise authorized by statute. If the purchasing agency, after consultation with the commission, determines that it cannot reach mutually acceptable contract terms with the commission, the purchasing agency may contract for the same transportation services provided in a more cost-effective manner and of comparable or higher quality and standards. The Medicaid agency shall implement this subsection in a manner consistent with s. 409.908(19) 409.908(18) and as otherwise limited or directed by the General Appropriations Act.

Section 33. Paragraph (d) of subsection (2) of section 1002.385, Florida Statutes, is amended to read:

1002.385 Florida personal learning scholarship accounts.—

- (2) DEFINITIONS.—As used in this section, the term:
- (d) "Disability" means, for a student in kindergarten to grade 12, autism, as defined in s. 393.063(3); cerebral palsy, as defined in s. 393.063(4); Down syndrome, as defined in s. 393.063(13); an intellectual disability, as defined in s. 393.063(21); *Phelan-McDermid syndrome, as defined in s.* 393.063(25); Prader-Willi syndrome, as defined in s. 393.063(25); or spina bifida, as defined in s. 393.063(37) 393.063(36); for a student in kindergarten, being a high-risk child, as defined in s. 393.063(20)(a); and Williams syndrome.

Section 34. Subsections (1) and (5) of section 1011.70, Florida Statutes, are amended to read:

1011.70 Medicaid certified school funding maximization.—

- (1) Each school district, subject to the provisions of ss. 409.9071 and 409.908(22) 409.908(21) and this section, is authorized to certify funds provided for a category of required Medicaid services termed "school-based services," which are reimbursable under the federal Medicaid program. Such services shall include, but not be limited to, physical, occupational, and speech therapy services, behavioral health services, mental health services, transportation services, Early Periodic Screening, Diagnosis, and Treatment (EPSDT) administrative outreach for the purpose of determining eligibility for exceptional student education, and any other such services, for the purpose of receiving federal Medicaid financial participation. Certified school funding shall not be available for the following services:
  - (a) Family planning.
  - (b) Immunizations.
  - (c) Prenatal care.
- (5) Lab schools, as authorized under s. 1002.32, shall be authorized to participate in the Medicaid certified school match program on the same basis as school districts subject to the provisions of subsections (1)-(4) and ss. 409.9071 and 409.908(22) 409.908(21).

Section 35. Except as otherwise 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, 2016.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to health care services; amending s. 322.142, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to provide the Agency for Health Care Administration with access to certain digital and photographic records; amending s. 409.9128, F.S.; conforming provisions to changes made by the act; amending s. 395.602, F.S.; revising the definition of "rural hospital" to include specified hospitals; amending 409.285, F.S.; requiring appeals related to Medicaid programs directly administered by the agency to be directed to the agency; providing requirements for appeals directed to the agency; providing an exemption from the uniform rules of procedure and from a requirement that certain proceedings be heard before an administrative law judge for specified hearings; requiring the agency to seek federal approval of its authority to oversee appeals; amending s. 409.811, F.S.; defining the term "lawfully residing child"; deleting the definition of the term "qualified alien"; conforming provisions to changes made by the act; amending s. 409.814, F.S.; revising eligibility for the Florida Kidcare program to conform to changes made by the act; specifying that undocumented immigrants are excluded from eligibility; amending s. 409.904, F.S.; providing eligibility for optional payments for medical assistance and related services for certain lawfully residing children; specifying that undocumented immigrants are excluded from eligibility; amending s. 409.905, F.S.; requiring the agency to implement a prospective payment system for such services by a specified date; removing a limitation on Medicaid reimbursement for certain hospital emergency services for certain recipients; deleting references to cost-based reimbursement methodology for outpatient services; amending s. 409.906, F.S.; directing the agency to seek federal approval to provide temporary housing assistance for certain persons; amending s. 393.063, F.S.; revising the definition of the term "developmental disability" to include Down syndrome and Phelan-McDermid syndrome; amending s. 393.063, F.S.; defining the term "Phelan-McDermid syndrome"; amending s. 393.065, F.S.; providing for the assignment of priority to clients waiting for waiver services; requiring an agency to allow a certain individual to receive such services if the individual's parent or legal guardian is an active-duty military service member; requiring the agency to send an annual letter to clients and their guardians or families; requiring the agency to allow a certain individual to receive such services if the individual has Phelan-McDermid syndrome; providing that certain agency action does not establish a right to a hearing or an administrative proceeding; amending s. 393.0662, F.S.; revising the allocations methodology that the agency is required to use to develop each client's iBudget; adding client needs that qualify as extraordinary needs, which may result in the approval of an increase in a client's allocated funds; providing for contingent effect; reenacting s. 393.067(15), F.S., relating to contracts between the agency and licensed facilities; providing contingent abrogation of the scheduled expiration and reversion of amendments to s. 393.067(15), F.S., pursuant to s. 24 of chapter 2015-222, Laws of Florida; reenacting s. 393.18, F.S., relating to the comprehensive transitional education program; providing contingent abrogation of the scheduled expiration and reversion of amendments to s. 393.18, F.S., pursuant to s. 26 of chapter 2015-222, Laws of Florida; amending s. 409.907, F.S.; authorizing the agency to certify that a Medicaid provider is out of business; creating s. 409.9072, F.S.; directing the agency to pay private schools and charter schools that are Medicaid providers for specified school-based services under certain parameters; authorizing the agency to review a school that has applied to the program for capability requirements; amending s. 409.908, F.S.; limiting Medicaid reimbursement for certain types of hospitals; requiring the agency to implement a prospective payment system for ambulatory surgical centers; amending s. 409.909, F.S.; defining the term "qualifying institution" for purposes of the Statewide Medicaid Residency Program; conforming provisions of the statewide Medicaid program to the implementation of a prospective payment system; adding psychiatry to a list of primary care specialties under the Statewide Medicaid Residency Program; providing for annual updates to the statewide physician supply-and-demand deficit; amending s. 409.967, F.S.; defining the term "Medicaid rate" for determination of specified managed care plan payments for emergency services in compliance with federal law; requiring annual publication of fee schedules on the agency's website; amending s. 409.968, F.S.; directing the agency to establish a payment methodology for managed care plans providing housing assistance to specified persons; amending s. 409.975, F.S.; defining the term "essential provider"; providing for determination of Medicaid rates for emergency services paid by certain managed care plans; revising provisions relating to certain payment negotiations between managed care palns and hospitals; amending s. 624.91, F.S.; conforming provisions to changes made by the act; amending s. 641.513, F.S.; specifying parameters for payments by a health maintenance organization to a noncontracted provider of emergency services under certain circumstances; conforming provisions to changes made by the act; amending chapter 2012-33, Laws of Florida; authorizing a Program of All-inclusive Care for the Elderly (PACE) organization granted certain enrollee slots for frail elders residing in Broward County to use such slots for enrollees residing in Miami-Dade County; authorizing the agency to contract with an organization in Escambia County to provide services under the federal Program of All-inclusive Care for the Elderly in specified areas; exempting the organization from chapter 641, F.S., relating to health care service programs; authorizing Program of Allinclusive Care for the Elderly services in Clay, Duval, St. Johns, Baker and Nassau Counties, subject to federal approval; authorizing the agency to contract with not-for-profit organizations in Lake and Hillsborough Counties to offer hospice services via the Program of All-inclusive Care for the Elderly, subject to federal approval; amending ss. 391.055, 427.0135, 1002.385, and 1011.70, F.S.; conforming cross-references; providing effective dates.

On motion by Senator Garcia, the Conference Committee Report on **HB 5101** was adopted. **HB 5101** passed, as amended by the Conference Committee Report, and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-40

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	-
Evers	Margolis	

Nays-None

## **DISCLOSURE**

I have an ownership interest in Caregivers Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by HB 5001, HB 5003, and HB 5101 which come before the Senate for a vote on March 11, 2016.

Therefore, I believe that, because Caregivers Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

Senator Don Gaetz, 1st District

## **MOTIONS**

On motion by Senator Simmons, the rules were waived and time of adjournment was extended until 6:30 p.m.

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendments 1 (361146), 2 (665868), 4 (390846), and 5 (525064), refused to concur in Senate Amendment 3 (208434) and requests the Senate to recede therefrom, and passed HB 7027 as further amended, and request the concurrence of the Senate.

Bob Ward, Clerk

HB 7027—A bill to be entitled An act relating to the Department of Transportation; amending ss. 311.07 and 311.09, F.S.; revising the minimum amount of funds that the department must request for the Florida Seaport Transportation and Economic Development Program; amending s. 316.003, F.S.; defining the term "port-of-entry" for purposes of the Florida Uniform Traffic Control Law; amending s. 316.545, F.S.; providing fines for certain commercial motor vehicles that obtain a specified temporary registration permit; amending s. 334.044, F.S.; authorizing the department to assume certain responsibilities of the United States Department of Transportation with respect to highway projects within the state; authorizing the department to enter into certain agreements related to the federal surface transportation project delivery program under specified federal law; authorizing the department to adopt rules and relevant federal environmental standards; providing a limited waiver of sovereign immunity to civil suit in federal court; amending s. 334.30, F.S.; revising requirements for the development and approval of a proposal to finance or refinance a transportation project; authorizing the Division of Bond Finance of the State Board of Administration to make certain recommendations to the Governor; creating s. 337.027, F.S., relating to highway project contracts; authorizing the department to establish a program that would assist small businesses; defining the term "small business"; authorizing the department to adopt rules; amending s. 338.165, F.S.; removing certain facilities from a list of facilities whose toll revenues may be used to secure bonds; amending s. 338,231, F.S., relating to the turnpike system; revising the length of time that a prepaid toll account must be inactive before reverting to unclaimed property; creating s. 339.0809, F.S.; establishing the Florida Department of Transportation Financing Corporation; providing for a board of directors; providing for membership and organization; providing powers and duties of the corporation; authorizing the corporation to borrow money; providing for effect of dissolution with respect to property owned by the corporation; amending s. 339.135, F.S.; revising requirements for amendments to the department's adopted work program to be submitted to the Legislative Budget Commission; providing an effective date.

On motion by Senator Brandes, the Senate receded from **Senate Amendment 3 (208434)**.

**HB 7027** passed, as amended, and the action of the Senate was certified to the House. The vote on passage was:

Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Galvano Richter Altman Bean Garcia Ring Benacquisto Gibson Sachs Bradley Grimsley Simmons Brandes Hays Simpson Hukill Smith Braynon Bullard Hutson Sobel Clemens Joyner Soto Dean Latvala Stargel Thompson Detert Lee Diaz de la Portilla Legg Evers Margolis

Nays-None

## BILLS ON THIRD READING, continued

On motion by Senator Garcia, by unanimous consent—

CS for CS for CS for HB 287—A bill to be entitled An act relating to the Principal Autonomy Pilot Program Initiative; creating s. 1011.6202, F.S.; creating the Principal Autonomy Pilot Program Initiative; providing a procedure for certain district school boards to participate in the pilot program; providing requirements for participating school districts and schools; exempting participating schools from certain laws and rules; requiring principals of participating schools and specified personnel to participate in a nationally recognized school turnaround program; providing for the term of participation in the pilot program; providing for renewal or revocation of authorization to participate in the pilot program; providing for reporting, funding, eligibility requirements for certain funding, and rulemaking; amending s. 1011.69, F.S.; requiring participating district school boards to allocate a specified percentage of certain funds to participating schools; amending s. 1012.28, F.S.; providing additional authority and responsibilities of the principal of a participating school; providing appropriations; providing an effective date.

—was taken up out of order and read the third time by title.

On motion by Senator Garcia, **CS for CS for CS for HB 287** was passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President Flores Margolis Gaetz Montford Abruzzo Galvano Altman Negron Bean Garcia Richter Benacquisto Gibson Ring Bradley Sachs Grimsley Brandes Hays Simmons Hukill Braynon Simpson Dean Hutson Smith Detert Latvala Soto Diaz de la Portilla Lee Stargel Thompson Evers Legg

Nays—4

Bullard Clemens Joyner Sobel

HB 7099—A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; revising uses of certain tourist development taxes; requiring the performance of a return-on-investment or cost-benefit analysis in specified circumstances; authorizing certain entities to file administrative challenges against counties for using tourist development taxes for unauthorized purposes; prohibiting use of those revenues for purposes which are the subject of a challenge; authorizing reasonable attorney fees and costs under specified circumstances; amending s. 159.621, F.S.; exempting from the documentary stamp tax certain notes or mortgages with respect to certain loans by or on behalf of a housing finance authority; providing criteria for such exemption; amending s. 163.387, F.S.; specifying uses of community redevelopment agency redevelopment trust fund moneys for certain community redevelopment agencies that support youth centers; amending s. 195.022, F.S.; revising the county population thresholds for purposes of identifying the governmental entity responsible for payment of aerial photographs and ownership maps; amending s. 196.011, F.S.; exempting certain veterans and surviving spouses from certain annual homestead filing requirements; amending s. 196.012, F.S.; revising definitions related to certain businesses; amending s. 196.081, F.S.; expanding an exemption from ad valorem taxation for certain permanently and totally disabled veterans under specified circumstances; removing the requirement that a deceased veteran have resided in this state on a specified date before the ad valorem tax exemption for homestead property may apply to the veteran's surviving spouse; exempting the unremarried surviving spouse of certain deceased veterans from payment of ad valorem taxes for certain homestead property in this state, irrespective of the state in which the veteran's homestead was located at the time of death, if certain conditions are met; amending 196.1978, F.S.; providing a property tax discount for certain properties used to provide affordable housing to specified low-income persons and families; amending s. 196.1995, F.S.; revising an economic development ad valorem tax exemption for certain enterprise zone businesses; amending s. 201.15, F.S.; revising a date relating to the payment of debt service for certain bonds; amending s. 206.9825, F.S.; revising eligibility criteria for wholesalers and terminal suppliers to receive aviation fuel tax refunds or credits of previously paid excise taxes; providing for future repeal of such refunds or credits; revising the rate of the excise tax on certain aviation fuels on a specified date; amending s. 210.13, F.S.; providing procedures to be used when a person, other than a dealer, is required but fails to remit certain taxes; amending s. 210.25, F.S.; revising definitions related to tobacco; amending s. 212.031, F.S.; reducing the tax levied on the renting, leasing, letting, or granting of a license for the use of real property; providing applicability; amending s. 212.04, F.S.; authorizing a refund or credit of tax for certain resales of admissions upon the demonstration of specified documentation; amending s. 212.05, F.S.; clarifying the requirements for the exemption from tax on certain sales of aircraft that will be registered in a foreign jurisdiction; amending s. 212.08, F.S.; creating an exemption for certain sales of data center equipment, certain sales of electricity, and certain sales of building materials; providing definitions; exempting the sales of food or drinks by certain qualified veterans' organizations; revising definitions regarding certain industrial machinery and equipment; removing the expiration date on the exemption for purchases of certain machinery and equipment; revising the definition of the term "eligible manufacturing business" for purposes of qualification for the sales and use tax exemption; providing definitions for certain postharvest machinery and equipment, postharvest activities, and eligible postharvest activity businesses; providing an exemption for the purchase of such machinery and equipment; amending s. 220.03, F.S.; adopting the 2016 version of the Internal Revenue Code; providing retroactive applicability; amending s. 220.13, F.S.; incorporating a reference to a recent federal act into state law for the purpose of defining the term "adjusted federal income"; revising the treatment by this state of certain depreciation of assets allowed for federal income tax purposes; providing retroactive applicability; authorizing the Department of Revenue to adopt emergency rules; amending s. 220.1845, F.S.; specifying a monetary cap on the grant of contaminated site rehabilitation tax credits available for the year; amending s. 220.192, F.S.; extending by 1 year the renewable energy technology corporate income tax credit; amending s. 220.193, F.S.; authorizing certain nonpublic waste-to-energy facilities to be eligible for the renewable energy production corporate income tax credit; removing the repeal of the tax credit; extending by 1 year a specified amount of available tax credit for eligible taxpayers; amending s. 220.196, F.S.; specifying the amount of research and development tax credits that may be granted to business enterprises in a future year; amending s. 220.222, F.S.; revising due dates for partnership information returns and corporate tax returns; amending s. 220.241, F.S.; revising due dates to file a declaration of estimated corporate income tax; amending s. 220.33, F.S.; revising the due date of estimated payments of corporate income tax; amending 220.34, F.S.; revising the dates for purposes of calculating interest and penalties on underpayments of estimated corporate income tax; amending s. 376.30781, F.S.; revising the total amount of tax credits available for the rehabilitation of drycleaning-solvent-contaminated sites and brownfield sites in designated brownfield areas for a specified period; amending s. 561.121, F.S.; requiring that certain taxes related to alcoholic beverages and tobacco products sold on cruise ships be deposited into specified funds; amending s. 564.06, F.S.; specifying the excise tax that is applicable to cider made from pears; amending s. 565.02, F.S.; creating an alternative method of taxation for alcoholic beverages and tobacco products sold on certain cruise ships; requiring the reporting of certain information by each permittee for purposes of determining the base rate applicable to the taxpayers; amending s. 951.22, F.S.; conforming a cross reference; providing an exemption from the sales and use tax for the retail sale of certain clothes, school supplies, and personal computers and related accessories during a specified period; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing an exemption from the sales and use tax for the retail sale of certain items and articles of tangible personal property by certain small businesses during a specified period; providing an exemption from the sales and use tax on the retail sale of certain firearms, ammunition for firearms, camping tents, and fishing supplies during a specified period; providing exceptions; authorizing the department to adopt emergency rules; providing an appropriation; providing an exemption from the sales and use tax for certain personal computers and related accessories during a specified period; providing exceptions; authorizing the department to adopt emergency rules; providing an appropriation; providing an exemption from the sales and use tax on the sale of certain books and other reading materials at book fairs; authorizing the department to adopt emergency rules; amending chapter 2015-221, Laws of Florida; extending the exemption from the sales and use tax on the retail sale of certain textbooks for 1 year; providing an appropriation to the department to implement certain tax exemptions on rental or license fees; providing an appropriation to the department to assist certain counties in furnishing aerial photographs and maps; specifying that specified amendments related to certain businesses located in areas that were designated as enterprise zones are remedial in nature; creating s. 196.1955, F.S.; consolidating provisions relating to obtaining an ad valorem exemption for property owned by exempt organizations; requiring the owner of an exempt organization to take affirmative steps to demonstrate the property's exempt use; authorizing the property appraiser to serve a notice of tax lien on exempt property that is not in actual exempt use after a specified time; providing that the lien attaches to any property owned by the organization identified in the notice of lien; prohibiting a property appraiser from serving a notice of tax lien on certain property being prepared for use as a house of public worship; defining the terms "charitable use," "affirmative steps," and "public worship"; amending s. 196.196, F.S.; deleting provisions relating to the exemption as it applies to public worship and affordable housing and provisions that have been moved to s. 196.1955, F.S.; amending s. 196.198, F.S.; deleting provisions that have been moved to s. 196.1955, F.S., relating to property owned by an educational institution and used for an educational purpose; providing a finding of important state interest; providing effective dates.

—as amended March 10, was read the third time by title.

On motion by Senator Hukill, **HB 7099**, as amended, was passed by the required constitutional two-thirds vote of the membership and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Gaetz	Montford
Abruzzo	Galvano	Negron
Altman	Garcia	Richter
Bean	Gibson	Ring
Benacquisto	Grimsley	Sachs
Bradley	Hays	Simmons
Brandes	Hukill	Simpson
Dean	Hutson	Sobel
Detert	Latvala	Soto
Diaz de la Portilla	Lee	Stargel
Evers	Legg	Thompson
Flores	Margolis	
Nays—4		
Braynon Joyner	Bullard	Clemens
Vote after roll call:		
Yea—Smith		

# SPECIAL GUESTS

The Senators' spouses and family members were welcomed onto the chamber floor.

**HB 989**—A bill to be entitled An act relating to implementation of the water and land conservation constitutional amendment; amending s. 375.041, F.S.; requiring a minimum specified percentage of funds within the Land Acquisition Trust Fund to be appropriated for Everglades restoration projects; providing a preference in the use of funds to certain projects that reduce discharges to the St. Lucie and Caloosahatchee estuaries; providing an effective date.

—as amended March 10, was read the third time by title. For Term Office and Appointment Ending On motion by Senator Negron, HB 989, as amended, was passed and **Board of Opticianry** certified to the House. The vote on passage was: 10/31/2019 Shannon, Byron Dale, Ocala Appointees: Yeas-40 Williams, Richard E., Panama City 10/31/2019 North Central Florida Regional Planning Council, Re-Mr. President Flores Montford gion 3 Abruzzo Gaetz Negron Appointees: Hunter, William H., Confidential Galvano Richter Altman pursuant to s. 119.071(4), F.S. 10/01/2018 Bean Garcia Ring Thomas, Lorene J., Old Town 10/01/2018 Benacquisto Gibson Sachs Bradley Grimsley Simmons Northeast Florida Regional Planning Council, Region 4 Drew, John M., Confidential pur-Brandes Hays Simpson Appointees: suant to s. 119.071(4), F.S. 10/01/2018 Braynon Hukill Smith Johns, James Kenneth, St. Johns 10/01/2018 Bullard Hutson Sobel van Eckert, Helga E., Palm Coast 10/01/2018 Clemens Joyner Soto Dean Latvala Stargel Board of Trustees, Florida A & M University Detert Lee Thompson Appointee: Reed, Craig, Newtown Square 01/06/2021 Diaz de la Portilla Legg

Nays-None

Evers

#### **MOTIONS**

Margolis

On motion by Senator Simmons, the rules were waived and time of adjournment was extended until 6:45 p.m.

On motion by Senator Simmons, the rules were waived and time of adjournment was extended until 8:00 p.m.

## MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

## EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

The Secretary of State has certified that pursuant to the provisions of section 114.05, Florida Statutes, certificates subject to confirmation by the Senate have been prepared for the following:

Commission for Independent Education

Appointee:

Kinchen, Thomas A., Graceville

	Office and .	Appointment	For Term Ending	I am directed to inform the Se has adopted Senate Amendment 1
Board of Architecture and Interior Design				CS/CS/HB 221, as amended.
	Appointees:	Bao-Garciga, Aida, Miami	10/31/2019	
		Ehrig, John P., Orlando	10/31/2019	
		Rodriguez, Miguel A., Coral Gables	10/31/2019	
	D 1 CA/11 /: /	n · ·		The Honorable Andy Gardiner,
	Board of Athletic	0	10/21/2010	I am dimented to inform the Ca
	Appointee:	Watson, James T., Tallahassee	10/31/2019	I am directed to inform the Se has concurred in Senate Amen
	Florida Commissio	on on Community Service		House Amendment 1 (926589)
	Appointees:	Martinez, Natalia, Pembroke Pines	09/14/2018	passed HB 423, as amended.
	11	McKinnon, Genean, Winter Park	09/14/2018	
		stry Licensing Board	10/01/0010	
	Appointee:	Cathey, William Brian, Port St. Joe	10/31/2018	The Honorable Andy Gardiner,
	Board of Cosmetol	ngv		,
	Appointees:	Poppell, Frances C., Tallahassee	10/31/2019	I am directed to inform the Se
	••	Sutherland, Jared Gavin, Cape		has concurred in Senate Ame
		Coral	10/31/2018	(241586), and 4 (689716) and pa
	T1 T	a		
	Education Practice		09/30/2019	
	Appointee:	Budnick, Judie S., Santa Lucia	09/30/2019	
	Board of Professio	nal Engineers		The Honorable Andy Gardiner,
	Appointees:	Boza, Vivian, Gainesville	10/31/2019	I am directed to inform the Se
	**	Todd, Kenneth S., Jr., West Palm		has concurred in Senate Amend
		Beach	10/31/2019	amended.

06/30/2018

## **MESSAGES FROM THE** HOUSE OF REPRESENTATIVES

Mateer, Craig C., Orlando

Referred to the Committee on Ethics and Elections.

#### RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

Board of Trustees, Florida State University

Appointee:

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 (490998) to House Amendment 1 (171349) and passed CS/SB 12 as further amended.

Bob Ward, Clerk

01/06/2021

The bill contained in the foregoing message was ordered engrossed and then enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives ent to Amendment 1 (652976) and con-1 (253290), as amended and passed CS/

Bob Ward, Clerk

President

Senate that the House of Representatives endments 1 (310800) and  $\hat{2}$  (854278) to to Senate Amendment 1 (156670) and

Bob Ward, Clerk

President

senate that the House of Representatives nendments 1 (355616), 2 (436938), 3 passed CS/CS/HB 941, as amended.

Bob Ward, Clerk

President

Senate that the House of Representatives dment 2 (153680) and passed HB 989, as

Bob Ward, Clerk

For Term

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendments 1 (843774) and 2 (277934) and passed CS/CS/HB 1075, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendments 1 (927886) and 2 (137784) and passed CS/CS/HB 7029, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 (842916) and passed CS/HB 7053, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendments 1 (877884) and 2 (703392) to House Amendment 1 to Senate Amendment 1 and passed CS/CS/HB 7087, as amended.

Bob Ward, Clerk

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 1 (673118) and passed HB 7099, as amended.

Bob Ward, Clerk

# REPORTS OF COMMITTEE RELATING TO **EXECUTIVE BUSINESS**

Ms. Debbie Brown Secretary, The Florida Senate Suite 405, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

March 11, 2016

09/14/2018

09/14/2018

Dear Madam Secretary:

Appointees:

The following executive appointments were referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointments and the appointees were left pending and were not acted on by the Senate upon adjournment of the 2016 Regular Session of the Florida Legislature:

Office and A	Appointment	For Term Ending
Board of Architect	ure and Interior Design	
	Bao-Garciga, Aida	10/31/2019
••	Ehrig, John P.	10/31/2019
	Rodriguez, Miguel A.	10/31/2019
Board of Athletic	Fraining	
	Watson, James T.	10/31/2019
Florida Commissio	on on Community Service	

Martinez, Natalia

McKinnon, Genean

Office and I	Appointment	Ending
	stry Licensing Board Cathey, William Brian	10/31/2018
Board of Cosmetol Appointees:	ogy Poppell, Frances C. Sutherland, Jared Gavin	10/31/2019 10/31/2018
Education Practice Appointee:	es Commission Budnick, Judie S.	09/30/2019
Board of Profession Appointees:	nal Engineers Boza, Vivian Todd, Kenneth S., Jr.	10/31/2019 10/31/2019
Commission for In Appointee:	dependent Education Kinchen, Thomas A.	06/30/2018
Board of Opticians Appointees:	ry Shannon, Byron Dale Williams, Richard E.	10/31/2019 10/31/2019
	rida Regional Planning Council, Re-	
gion 3 Appointee:	Thomas, Lorene J.	10/01/2018
Northeast Florida Appointees:	Regional Planning Council, Region 4 Drew, John M. Johns, James Kenneth van Eckert, Helga E.	10/01/2018 10/01/2018 10/01/2018
Board of Trustees, Appointee:	Florida A & M University Reed, Craig	01/06/2021

Board of Trustees, Florida State University 01/06/2021 Appointee: Mateer, Craig C.

The following executive appointment was referred to the Senate Committee on Environmental Preservation and Conservation and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate. The Senate Committee on Environmental Preservation and Conservation and The Senate Committee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2016 Regular Session of the Florida Legislature:

For Term Office and Appointment Ending

Interim Secretary of Environmental Protection Steverson, Jonathan Paul Appointee:

Pleasure of Governor

The following executive appointment was referred to the Senate Committee on Health Policy and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Health Policy considered and recommended the following appointment. The Senate Committee on Ethics and Elections temporarily postponed the executive appointment and no recommendation was made and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2016 Regular Session of the Florida Legislature. Therefore, the failure to consider the appointment is noted in the pages of the Journal of the Senate in accordance with s.114.05(1)(f), F.S.:

For Term Office and Appointment Ending State Surgeon General

Appointee: Armstrong, John H. Pleasure of Governor

The following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7(1)

of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointment and the appointee was left pending and was not acted on by the Senate upon adjournment of the 2016 Regular Session of the Florida Legislature. Therefore, the failure to consider the appointment is noted in the pages of the Journal of the Senate in accordance with s.114.05(1)(f), F.S:

Office and Appointment

For Term Ending

North Central Florida Regional Planning Council,

Region 3

Appointee: Hunter, William H.

10/01/2018

March 11, 2016

Respectfully submitted, *Garrett Richter*, Chair

Ms. Debbie Brown
Secretary, The Florida Senate
Suite 405, The Capitol

404 South Monroe Street Tallahassee, FL 32399-1100

Dear Madam Secretary:

Please be advised that the following executive appointments were referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointments because the terms of the appointees have expired:

Office and A	$\Lambda ppointment$	For Term Ending	
Board of Acupunct	Board of Acupuncture		
Appointee:	Simmons Brown, Michelle A.	10/31/2015	
Board of Employee	e Leasing Companies		
Appointee:	Dockery, Celeste D.	10/31/2015	
North Central Flor Region 3	rida Regional Planning Council,		
Appointees:	Hunter, William H.	10/01/2015	
	Thomas, Lorene J.	10/01/2015	
Central Florida Regional Planning Council, Region 7			
Appointees:		10/01/2015	
	Sellers, Hazel H.	10/01/2015	
Treasure Coast Regional Planning Council, Region 10			
Appointees:		10/01/2015	
	Parrish, Reece J.	10/01/2015	
South Florida Regional Planning Council, Region 11			
Appointee:	Goldberg, Cary A.	10/01/2015	
Board of Respiratory Care			
Appointee:	Frey, Joseph A.	10/31/2015	

Please be advised that the following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointment because the appointee resigned:

Office and Appointment For Term
Ending

State of Florida Correctional Medical Authority
Appointee: Adu-Tutu, Michael

Please be advised that the following executive appointment was referred to the Senate Committee on Ethics and Elections for action

pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointment because the appointee is deceased:

Office and Appointment

For Term Ending

Florida Citrus Commission

Appointee: Horrisberger, James S.

05/31/2018

Please be advised that the following executive appointment was referred to the Senate Appropriations Subcommittee on Transportation and Economic Development, the Senate Committee on Commerce and Tourism, and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Appropriations Subcommittee on Transportation and Economic Development, the Senate Committee on Commerce and Tourism, and the Senate Committee on Ethics and Elections did not consider the following appointment because the appointee resigned:

Office and Appointment

For Term Ending

Executive Director, Department of Economic Opportu-

nity

Appointee: Panuccio, Jesse

Pleasure of Governor

Please be advised that the following executive appointment was referred to the Senate Committee on Higher Education and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Higher Education and the Senate Committee on Ethics and Elections did not consider the following appointment because the term of the appointee has expired:

Office and Appointment

For Term Ending

Board of Trustees, Florida A & M University Appointee: Lawrence, David, Jr.

01/06/2016

Please be advised that the following executive appointment was referred to the Senate Committee on Regulated Industries and the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Regulated Industries and the Senate Committee on Ethics and Elections did not consider the following appointment because the appointee resigned:

Office and Appointment

For Term Ending

Secretary of the Department of the Lottery

Appointee: O'Connell, Cynthia F.

Pleasure of Governor

Please be advised that the following executive appointment was referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7 of the Rules of the Florida Senate. The Senate Committee on Ethics and Elections did not consider the following appointment because the term of the appointee has expired. Therefore, the failure to consider the appointment is noted in the pages of the Journal of the Senate in accordance with s.114.05(1)(f), F.S.:

Office and Appointment

For Term Ending

North Central Florida Regional Planning Council,

Region 3

07/01/2016

Appointee: Webb, T. Daniel

10/01/2015

Respectfully submitted, Garrett Richter, Chair

March 11, 2016

Ms. Debbie Brown Secretary, The Florida Senate Suite 405, The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

Dear Madam Secretary:

Please be advised that the following appointment was not received by the Florida Senate for consideration in the 2016 Regular Session. Therefore, pursuant to s. 114.05(1)(e), F.S., the Senate took no action on the appointment during the regular session immediately following the effective date of the appointment.

 $Of fice\ and\ Appointment$ 

For Term Ending

Education Practices Commission Appointee: Gold, Christie R.

10/01/2015

Respectfully submitted,  $Garrett\ Richter$ , Chair

## **ENROLLING REPORTS**

CS for SB 190, CS for CS for SB 286, SB 422, SB 586, CS for SB 624, and CS for SB 1046 have been enrolled, signed by the required constitutional officers, and presented to the Governor on March 11, 2016.

Debbie Brown, Secretary

## CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 10 was corrected and approved.

#### **ADJOURNMENT**

On motion by Senator Simmons, the Senate adjourned sine die at  $6{:}45\,$  p.m.