

1 A bill to be entitled
 2 An act implementing the 2024-2025 General
 3 Appropriations Act; providing legislative intent;
 4 incorporating by reference certain calculations;
 5 providing an expiration date; amending s. 1004.6495,
 6 F.S.; requiring specified entities to establish a
 7 certain code for a specified purpose; providing an
 8 expiration date; authorizing the Agency for Health
 9 Care Administration, in consultation with the
 10 Department of Health, to submit a budget amendment to
 11 realign funding for specified purposes; specifying
 12 requirements for such realignment; authorizing the
 13 Agency for Health Care Administration to request
 14 nonoperating budget authority for transferring certain
 15 federal funds to the Department of Health; authorizing
 16 the Agency for Health Care Administration to submit a
 17 budget amendment to realign Medicaid funding for
 18 specified purposes, subject to certain limitations;
 19 authorizing the Agency for Health Care Administration
 20 to submit a budget amendment to realign funding for a
 21 specified purpose within a specified fiscal year;
 22 specifying requirements for such realignment;
 23 authorizing the Agency for Health Care Administration
 24 and the Department of Health to each submit a budget
 25 amendment to realign funding within the Florida

26 Kidcare program appropriation categories and to
27 increase budget authority for certain purposes;
28 specifying the time period within which each budget
29 amendment must be submitted; amending s. 381.986,
30 F.S.; extending for 1 fiscal year the exemption of
31 certain rules pertaining to the medical use of
32 marijuana from certain rulemaking requirements;
33 amending s. 14(1), ch. 2017-232, Laws of Florida;
34 exempting certain rules pertaining to medical
35 marijuana adopted to replace emergency rules from
36 specified rulemaking requirements; providing for the
37 future expiration and reversion of specified law;
38 authorizing the Agency for Health Care Administration
39 to submit budget amendments seeking additional
40 spending authority to implement specified programs and
41 payments; requiring institutions participating in a
42 specified workforce expansion and education program to
43 provide quarterly reports to the agency; authorizing
44 the Agency for Health Care Administration to submit
45 budget amendments for a specified purpose; authorizing
46 specified spending authority; authorizing the Agency
47 for Health Care Administration to submit a budget
48 amendment seeking additional spending authority to
49 implement the Low Income Pool component of the Florida
50 Managed Medical Assistance Demonstration; requiring a

51 signed attestation and acknowledgment for entities
52 relating to the Low Income Pool; authorizing the
53 Agency for Health Care Administration to submit a
54 budget amendment to implement certain payments and
55 specified programs; authorizing the Agency for Health
56 Care Administration to submit a budget amendment
57 requesting additional spending authority to implement
58 a specified program; authorizing the Agency for Health
59 Care Administration to submit a budget amendment to
60 implement a specified program; requiring such
61 amendment to include specified information;
62 authorizing the Department of Children and Families to
63 submit a budget amendment to realign funding within
64 the specified areas of the department based on
65 implementation of the Guardianship Assistance Program;
66 authorizing the Department of Children and Families,
67 the Department of Health, and the Agency for Health
68 Care Administration to submit budget amendments to
69 increase budget authority to support certain refugee
70 programs; requiring the Department of Children and
71 Families to submit quarterly reports to the Executive
72 Office of the Governor and the Legislature;
73 authorizing the Department of Children and Families to
74 submit budget amendments to increase budget authority
75 to support specified federal grant programs;

76 | authorizing the Department of Health to submit a
 77 | budget amendment to increase budget authority for the
 78 | Supplemental Nutrition Program for Women, Infants, and
 79 | Children (WIC) and the Child Care Food Program if a
 80 | certain condition is met; authorizing the Department
 81 | of Health to submit a budget amendment to increase
 82 | budget authority for the HIV/AIDS Prevention and
 83 | Treatment Program if a certain condition is met;
 84 | authorizing the Department of Health to submit a
 85 | budget amendment to increase budget authority for the
 86 | department if additional federal revenues specific to
 87 | COVID-19 relief funds become available; authorizing
 88 | the balance of certain funds for the Pediatric Rare
 89 | Disease Research Grant Program to be carried forward
 90 | for a certain amount of time; requiring the Agency for
 91 | Health Care Administration to replace the Florida
 92 | Medicaid Management Information System (FMMIS) and
 93 | fiscal agent operations with a specified new system;
 94 | specifying items that may not be included in the new
 95 | system; providing directives to the Agency for Health
 96 | Care Administration related to the new system, the
 97 | Florida Health Care Connection (FX) system; requiring
 98 | the Agency for Health Care Administration to meet
 99 | certain requirements in replacing FMMIS and the
 100 | current Medicaid fiscal agent; requiring the Agency

101 for Health Care Administration to implement a
102 specified program governance structure that includes
103 an executive steering committee; providing procedures
104 for use by the executive steering committee; providing
105 responsibilities of the executive steering committee;
106 requiring the establishment of a state agency
107 stakeholder working group; providing composition of
108 such group; providing requirements for such group;
109 requiring the Agency for Health Care Administration,
110 in consultation with the Department of Health, the
111 Agency for Persons with Disabilities, the Department
112 of Children and Families, and the Department of
113 Corrections, to competitively procure a contract with
114 a vendor to negotiate prices for certain prescribed
115 drugs and biological products; providing requirements
116 for such contract; authorizing the Agency for Persons
117 with Disabilities to submit budget amendments to
118 transfer funding from the Salaries and Benefits
119 appropriation categories for a specified purpose;
120 authorizing the Agency for Health Care Administration,
121 to submit a budget amendment for a specified purpose;
122 authorizing the Department of Veterans' Affairs to
123 submit a budget amendment, subject to Legislative
124 Budget Commission approval, requesting certain
125 authority; amending s. 409.915, F.S.; extending for 1

126 year the expiration of an exception for certain funds
 127 used for the hospital directed payment program;
 128 amending s. 394.9082, F.S.; authorizing a managing
 129 entity to carry forward certain unexpended funds;
 130 providing construction; providing an expiration date;
 131 authorizing the Department of Elderly Affairs to
 132 submit a budget amendment for a specified purpose;
 133 requiring certain Letters of Agreement for a specified
 134 fiscal year be provided to the Agency for Health Care
 135 Administration by a certain date for a specified
 136 purpose; authorizing the Department of Veterans'
 137 Affairs to submit budget amendments, subject to
 138 certain approval, for a specified purpose; amending s.
 139 409.912, F.S.; authorizing certain contracts to be
 140 extended through a specified date; providing for the
 141 future expiration and reversion of specified statutory
 142 text; amending s. 216.262, F.S.; extending for 1
 143 fiscal year the authority of the Department of
 144 Corrections to submit a budget amendment for
 145 additional positions and appropriations under certain
 146 circumstances; amending s. 215.18, F.S.; extending for
 147 1 fiscal year the authority and related repayment
 148 requirements for temporary trust fund loans to the
 149 state court system which are sufficient to meet the
 150 system's appropriation; requiring the Department of

151 Juvenile Justice to review county juvenile detention
152 payments to determine whether a county has met
153 specified financial responsibilities; requiring
154 amounts owed by the county for such financial
155 responsibilities to be deducted from certain county
156 funds; requiring the Department of Revenue to transfer
157 withheld funds to a specified trust fund; requiring
158 the Department of Revenue to ensure that such
159 reductions in amounts distributed do not reduce
160 distributions below amounts necessary for certain
161 payments due on bonds and to comply with bond
162 covenants; requiring the Department of Revenue to
163 notify the Department of Juvenile Justice if bond
164 payment requirements mandate a reduction in deductions
165 for amounts owed by a county; reenacting s. 27.40(1),
166 (2)(a), (3)(a), (5), (6), and (7), F.S., relating to
167 court-appointed counsel; extending for 1 fiscal year
168 provisions governing the appointment of court-
169 appointed counsel; providing for the future expiration
170 and reversion of specified statutory text; reenacting
171 and amending s. 27.5304, F.S., relating to the
172 extension for 1 fiscal year limitations on
173 compensation for representation in criminal
174 proceedings; revising the maximum compensation for
175 certain proceedings; providing for the future

176 expiration and reversion of specified statutory text;
 177 amending s. 934.50, F.S.; revising entities eligible
 178 for a certain grant; revising the basis for funds
 179 granted; requiring certain drones be provided to the
 180 Florida Center for Cybersecurity for a specified
 181 purpose; requiring such center submit a report to
 182 specified persons; providing for the return and
 183 destruction of certain drones; providing how certain
 184 appropriated funds may be used; extending for 1 year
 185 the expiration of the grant program; requiring the
 186 Department of Management Services to use tenant broker
 187 services to renegotiate or reprocure certain private
 188 lease agreements for office or storage space;
 189 requiring the Department of Management Services to
 190 provide a report to the Governor and the Legislature
 191 by a specified date; prohibiting an agency from
 192 transferring funds from a data processing category to
 193 another category that is not a data processing
 194 category; authorizing the Executive Office of the
 195 Governor to transfer funds between departments for
 196 purposes of aligning amounts paid for risk management
 197 insurance and for human resources services purchased
 198 per statewide contract; authorizing the Department of
 199 Management Services to use certain facility
 200 disposition funds from the Architects Incidental Trust

201 Fund to pay for certain relocation expenses;
 202 authorizing the Department of Management Services to
 203 submit budget amendments for certain purposes related
 204 to the relocation; authorizing the Department of
 205 Management Services to acquire additional state-owned
 206 office buildings or property for inclusion in the
 207 Florida Facilities Pool; requiring the Department of
 208 Financial Services to replace specified components of
 209 the Florida Accounting Information Resource Subsystem
 210 (FLAIR) and the Cash Management Subsystem (CMS);
 211 specifying certain actions to be taken by the
 212 Department of Financial Services regarding FLAIR and
 213 CMS replacement; providing for the composition of an
 214 executive steering committee to oversee FLAIR and CMS
 215 replacement; prescribing duties and responsibilities
 216 of the executive steering committee; reenacting and
 217 amending s. 282.709(3), F.S., relating to the state
 218 agency law enforcement radio system and
 219 interoperability network; conforming a cross-
 220 reference; providing for future expiration and
 221 reversion of specified statutory text; authorizing
 222 state agencies and other eligible users of the
 223 Statewide Law Enforcement Radio System to use the
 224 Department of Management Services contract to purchase
 225 equipment and services; requiring a specified

226 transaction fee percentage for use of the online
 227 procurement system; amending s. 24.105, F.S.;
 228 specifying how the Department of the Lottery's rules
 229 are to be adopted, excluding certain rules for 1
 230 fiscal year regarding the commission for lottery
 231 ticket sales; limiting additional retailer
 232 compensation in a specified manner; providing for the
 233 future expiration and reversion of specified statutory
 234 text; amending s. 627.351, F.S.; extending for 1 year
 235 the specified authority of Citizens Property Insurance
 236 Corporation; amending s. 110.116, F.S.; directing the
 237 Department of Management Services to renew a specified
 238 contract with a current vendor for a specified period
 239 of time with certain conditions; requiring the
 240 Department of Management Services submit a specified
 241 planning and cost estimate to specified parties by a
 242 certain date; authorizing the Executive Office of the
 243 Governor to transfer certain funds between departments
 244 to align costs; prohibiting certain contract
 245 management services from exceeding a certain amount;
 246 creating s. 284.51, F.S.; creating a specified pilot
 247 program for a certain purpose; providing definitions;
 248 directing the Division of Risk Management at the
 249 Department of Financial Services to select a provider
 250 for such program; providing program eligibility;

251 providing requirements for choosing a provider;
252 authorizing rulemaking; amending s. 215.18, F.S.;
253 extending for 1 fiscal year certain authority to
254 transfer funds from other trust funds in the State
255 Treasury to other trust funds in certain
256 circumstances; requiring the Department of
257 Environmental Protection to transfer designated
258 proportions of the revenues deposited in the Land
259 Acquisition Trust Fund within the department to land
260 acquisition trust funds in the Department of
261 Agriculture and Consumer Services, the Department of
262 State, and the Fish and Wildlife Conservation
263 Commission according to specified parameters and
264 calculations; defining the term "department";
265 requiring the Department of Environmental Protection
266 to make transfers to land acquisition trust funds
267 monthly; specifying the method of determining transfer
268 amounts; authorizing the Department of Environmental
269 Protection to advance funds from its land acquisition
270 trust fund to the Fish and Wildlife Conservation
271 Commission's land acquisition trust fund for specified
272 purposes; reenacting s. 376.3071(15)(g), F.S.,
273 relating to the Inland Protection Trust Fund;
274 exempting specified costs incurred by certain
275 petroleum storage system owners or operators during a

276 | specified period from the prohibition against making
 277 | payments in excess of amounts approved by the
 278 | Department of Environmental Protection; providing for
 279 | the future expiration and reversion of specified
 280 | statutory text; amending s. 259.105, F.S.; providing
 281 | that proceeds from a specified trust fund shall be
 282 | distributed as provided in the General Appropriations
 283 | Act; authorizing the Department of Citrus to enter
 284 | into agreements for specified purposes by a certain
 285 | date; requiring the Department of Citrus to file
 286 | certain information with the department's Inspector
 287 | General; providing an expiration date; creating the
 288 | Local Government Water Supply Pilot Grant Program
 289 | within the Department of Environmental Protection;
 290 | amending s. 380.5105, F.S.; revising the name of the
 291 | working waterfronts program; providing legislative
 292 | intent; creating a specified grant program for a
 293 | certain purpose; providing how such grants may be
 294 | used; requiring grant applicants demonstrate benefit
 295 | to the local economy; requiring grant recipients
 296 | submit certain annual reports; requiring the
 297 | Department of Agriculture and Consumer Services to
 298 | implement a specified process; providing for the
 299 | future expiration and reversion of specified statutory
 300 | text; amending s. 10, ch. 2022-272, Laws of Florida;

301 extending the Hurricane Restoration Reimbursement
302 Grant Program for 1 fiscal year; revising
303 reimbursement and cost sharing for specified projects;
304 authorizing specified entities to apply for certain
305 funds that meet specified requirements; providing
306 purpose of such funding; requiring funding to be
307 distributed in a specified manner; providing
308 applicability; revising the expiration date for
309 certain emergency rules; authorizing the Fish and
310 Wildlife Conservation Commission to use specified
311 funds to provide grants for a specified purpose;
312 prohibiting certain entities from amending or adopting
313 ordinances that restrict or prohibit the operation of
314 certain equipment; amending s. 403.0673, F.S.;
315 requiring the Department of Environmental Protection
316 to dedicate certain funds for a specified project;
317 requiring the Department of Agriculture and Consumer
318 Services to enter into agreements for a certain
319 purpose by a specified date; requiring certain
320 information be filed with the department's Inspector
321 General by a specified date; amending s. 321.04, F.S.;
322 extending for 1 fiscal year the requirement that the
323 Department of Highway Safety and Motor Vehicles assign
324 one or more patrol officers to the office of
325 Lieutenant Governor for security purposes, upon

326 request of the Governor; extending for 1 fiscal year
327 the requirement that the Department of Highway Safety
328 and Motor Vehicles assign a patrol officer to a
329 Cabinet member under certain circumstances; amending
330 s. 288.80125, F.S.; extending for 1 fiscal year a
331 requirement that funds in the Triumph Gulf Coast Trust
332 Fund be related to Hurricane Michael recovery;
333 reenacting s. 288.8013, F.S., relating to the Triumph
334 Gulf Coast, Inc., Trust Fund; providing for the
335 future expiration and reversion of specified statutory
336 text; amending s. 339.135, F.S.; extending for 1
337 fiscal year the authority for the chair and vice chair
338 of the Legislative Budget Commission to approve
339 certain work program amendments under specified
340 circumstances; amending s. 250.245, F.S.; extending
341 for 1 fiscal year the Florida National Guard Joint
342 Enlistment Enhancement Program within the Department
343 of Military Affairs; amending s. 288.0655, F.S.;
344 extending for 1 fiscal year a requirement that certain
345 appropriated funds relating to the Rural
346 Infrastructure Fund be distributed in a specified
347 manner; authorizing the Division of Emergency
348 Management to submit budget amendments to increase
349 budget authority for certain expenditures; amending s.
350 282.201, F.S.; providing that the Division of

351 Emergency Management is exempt from the use of the
352 state data center; amending s. 320.08053, F.S.;
353 requiring a certain presale period be extended for a
354 specified amount of time; amending s. 112.061, F.S.;
355 extending for 1 fiscal year the authorization for the
356 Lieutenant Governor to designate an alternative
357 official headquarters under certain conditions;
358 specifying restrictions, limitations, eligibility for
359 the subsistence allowance, reimbursement of
360 transportation expenses, and payment thereof;
361 requiring the Department of Management Services to
362 maintain and offer the same health insurance options
363 for participants of the State Group Health Insurance
364 Program for the 2024-2025 fiscal year as applied in
365 the preceding fiscal year; requiring the Department of
366 Management Services to assess an administrative health
367 insurance assessment on each state agency; providing
368 the rate of such assessment; defining the term "state
369 agency"; providing how a state agency shall remit
370 certain funds; requiring the Department of Management
371 Services to take certain actions in case of
372 delinquencies; requiring the Chief Financial Officer
373 to transfer funds under specified circumstances;
374 providing an exception; requiring state agencies to
375 provide a list of positions that qualify for such

376 | exception by a specified date and to update the list
 377 | monthly thereafter; requiring state agencies to
 378 | include the administrative health insurance assessment
 379 | in their indirect cost plan; requiring agencies to
 380 | notify the Department of Management Services regarding
 381 | the approval of their updated indirect cost plans;
 382 | authorizing the Executive Office of the Governor to
 383 | transfer budget authority between agencies in
 384 | specified circumstances; providing that the annual
 385 | salaries of the members of the Legislature be
 386 | maintained at a specified level; providing an
 387 | exception; reenacting s. 215.32(2)(b), F.S., relating
 388 | to the authorization for transferring unappropriated
 389 | cash balances from selected trust funds to the Budget
 390 | Stabilization Fund and General Revenue Fund; providing
 391 | for future expiration and reversion of specific
 392 | statutory text; specifying the type of travel which
 393 | may be used with state employee travel funds;
 394 | providing exceptions; providing a monetary cap on
 395 | lodging costs for state employee travel to certain
 396 | meetings organized or sponsored by a state agency or
 397 | the judicial branch; authorizing employees to expend
 398 | their own funds for lodging expenses that exceed the
 399 | monetary caps; amending s. 216.181, F.S.; extending
 400 | for 1 fiscal year the authority of the Legislative

401 Budget Commission to approve budget amendments for
 402 certain fixed capital outlay projects; amending s.
 403 216.292, F.S.; extending for 1 fiscal year the
 404 requirements for certain transfers; authorizing state
 405 agencies to purchase vehicles from nonstate term
 406 contract vendors without prior approval from the
 407 Department of Management Services under certain
 408 circumstances; authorizing the Department of
 409 Management Services, the Executive Office of the
 410 Governor, the Commissioner of Agriculture, the Chief
 411 Financial Officer, and the Attorney General to enter
 412 into specified leases as a lessee without having to
 413 advertise or receive competitive solicitations;
 414 requiring the Department of Environmental Protection
 415 to negotiate for the purchase of certain lands if
 416 conditions are met; requiring the Department of
 417 Environmental Protection to negotiate certain leases
 418 with specified terms; authorizing the Executive Office
 419 of the Governor's Office of Policy and Budget to
 420 submit a budget amendment to the Legislative Budget
 421 Commission to realign certain funding for specified
 422 categories by a specified date; providing requirements
 423 for such realignment; authorizing the annual salary
 424 rate for certain entities be controlled at the budget
 425 entity level; amending s. 339.08, F.S.; authorizing

426 the Department of Revenue to retain certain interest
427 earnings for a specified purpose; authorizing the
428 Department of Transportation to retain certain
429 interest earnings for a specified purpose; creating s.
430 11.52, F.S.; requiring state agencies provide
431 specified information by a certain date; requiring
432 updates to such information at certain intervals;
433 requiring certain entities to conduct a review of
434 required reports; requiring such entities to provide a
435 certain list containing certain information by a
436 specified date; amending s. 216.013, F.S.; providing
437 that certain entities are not required to develop
438 specified plans; providing an exception; amending s.
439 216.023, F.S.; requiring certain entities to include a
440 specified inventory in their legislative budget
441 request, requiring such inventory include specified
442 information; providing application; providing an
443 expiration date; requiring the Florida Turnpike
444 Enterprise to establish a certain program; providing
445 the purpose of such program; providing definitions;
446 requiring certain accounts to receive an account
447 credit; requiring certain funds be used to reimburse
448 specified entities; authorizing reimbursement of
449 certain entities from specified funds; requiring
450 specified documentation; requiring certain funds to

451 revert to general revenue on a specified date;
452 providing reporting requirements; providing conditions
453 under which the veto of certain appropriations or
454 proviso language in the General Appropriations Act
455 voids language that implements such appropriation;
456 providing for the continued operation of certain
457 provisions notwithstanding a future repeal or
458 expiration provided by the act; providing
459 severability; providing for contingent retroactivity;
460 providing effective dates.

461

462 Be It Enacted by the Legislature of the State of Florida:

463

464 Section 1. It is the intent of the Legislature that the
465 implementing and administering provisions of this act apply to
466 the General Appropriations Act for the 2024-2025 fiscal year.

467 Section 2. In order to implement Specific Appropriations
468 5, 6, 84, and 85 of the 2024-2025 General Appropriations Act,
469 the calculations of the Florida Education Finance Program for
470 the 2024-2025 fiscal year included in the document titled
471 "Public School Funding: The Florida Education Finance Program
472 (FEFP) Fiscal Year 2024-2025," dated March 5, 2024, and filed
473 with the Clerk of the House of Representatives, are incorporated
474 by reference for the purpose of displaying the calculations used
475 by the Legislature, consistent with the requirements of state

476 law, in making appropriations for the Florida Education Finance
477 Program. This section expires July 1, 2025.

478 Section 3. In order to implement Specific Appropriation 81
479 of the 2024-2025 General Appropriations Act, the school
480 readiness reimbursement rates for Fiscal Year 2024-2025 included
481 in the document titled "School Readiness Program Reimbursement
482 Rates Fiscal Year 2024-2025," dated March 5, 2024, and filed
483 with the Clerk of the House of Representatives, are incorporated
484 by reference, consistent with the requirements of state law, in
485 making appropriations for the school readiness program
486 allocation. This section expires July 1, 2025.

487 Section 4. In order to implement Specific Appropriation
488 158 of the 2024-2025 General Appropriations Act, subsection (10)
489 is added to section 1004.6495, Florida Statutes, to read:

490 1004.6495 Florida Postsecondary Comprehensive Transition
491 Program and Florida Center for Students with Unique Abilities.—

492 (10) PROGRAM CLASSIFICATION.—No later than August 31,
493 2024, the Board of Governors and the State Board of Education,
494 in consultation with the center, shall establish a state
495 Classification of Instructional Program code for FPCTPs
496 established pursuant to this section. This subsection expires
497 July 1, 2025.

498 Section 5. In order to implement Specific Appropriations
499 202 through 229 and 546 of the 2024-2025 General Appropriations
500 Act, and notwithstanding ss. 216.181 and 216.292, Florida

501 Statutes, the Agency for Health Care Administration, in
502 consultation with the Department of Health, may submit a budget
503 amendment, subject to the notice, review, and objection
504 procedures of s. 216.177, Florida Statutes, to realign funding
505 within and between agencies based on implementation of the
506 managed medical assistance component of the Statewide Medicaid
507 Managed Care program for the Children's Medical Services program
508 of the Department of Health. The funding realignment shall
509 reflect the actual enrollment changes due to the transfer of
510 beneficiaries from fee-for-service to the capitated Children's
511 Medical Services network. The Agency for Health Care
512 Administration may submit a request for nonoperating budget
513 authority to transfer the federal funds to the Department of
514 Health pursuant to s. 216.181(12), Florida Statutes. This
515 section expires July 1, 2025.

516 Section 6. In order to implement Specific Appropriations
517 202 through 229 of the 2024-2025 General Appropriations Act, and
518 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
519 Agency for Health Care Administration may submit a budget
520 amendment, subject to the notice, review, and objection
521 procedures of s. 216.177, Florida Statutes, to realign funding
522 within the Medicaid program appropriation categories to address
523 projected surpluses and deficits within the program and to
524 maximize the use of state trust funds. A single budget amendment
525 shall be submitted in the last quarter of the 2024-2025 fiscal

526 year only. This section expires July 1, 2025.

527 Section 7. Effective upon this act becoming a law, and in
528 order to implement section 76 of the 2024-2025 General
529 Appropriations Act, and notwithstanding section 8 of chapter
530 2023-240, Laws of Florida, the Agency for Health Care
531 Administration is authorized to submit a budget amendment,
532 subject to the notice, review and objection procedures of s.
533 216.177, Florida Statutes, to realign funding within the
534 Medicaid program appropriation categories to address projected
535 surpluses and deficits within the program for the 2023-2024
536 fiscal year. The Agency for Health Care Administration may not
537 realign funds to provide Medicaid reimbursements at rates above
538 the amounts adopted at the January 8, 2024, Social Services
539 Estimating Conference. This section expires July 1, 2024.

540 Section 8. In order to implement Specific Appropriations
541 181 through 186 and 546 of the 2024-2025 General Appropriations
542 Act, and notwithstanding ss. 216.181 and 216.292, Florida
543 Statutes, the Agency for Health Care Administration and the
544 Department of Health may each submit a budget amendment, subject
545 to the notice, review, and objection procedures of s. 216.177,
546 Florida Statutes, to realign funding within the Florida Kidcare
547 program appropriation categories, or to increase budget
548 authority in the Children's Medical Services network category,
549 to address projected surpluses and deficits within the program
550 or to maximize the use of state trust funds. A single budget

551 amendment must be submitted by each agency in the last quarter
 552 of the 2024-2025 fiscal year only. This section expires July 1,
 553 2025.

554 Section 9. In order to implement Specific Appropriations
 555 484 through 492 of the 2024-2025 General Appropriations Act,
 556 subsection (17) of section 381.986, Florida Statutes, is amended
 557 to read:

558 381.986 Medical use of marijuana.—

559 (17) Rules adopted pursuant to this section before July 1,
 560 2025 ~~2024~~, are not subject to ss. 120.54(3)(b) and 120.541. This
 561 subsection expires July 1, 2025 ~~2024~~.

562 Section 10. Effective July 1, 2024, upon the expiration
 563 and reversion of the amendments made to subsection (1) of
 564 section 14 of chapter 2017-232, Laws of Florida, pursuant to
 565 section 11 of chapter 2023-240, Laws of Florida, and in order to
 566 implement Specific Appropriations 484 through 492 of the 2024-
 567 2025 General Appropriations Act, subsection (1) of section 14 of
 568 chapter 2017-232, Laws of Florida, is amended to read:

569 Section 14. Department of Health; authority to adopt
 570 rules; cause of action.—

571 (1) EMERGENCY RULEMAKING.—

572 (a) The Department of Health and the applicable boards
 573 shall adopt emergency rules pursuant to s. 120.54(4), Florida
 574 Statutes, and this section necessary to implement s. 381.986 ~~ss.~~
 575 ~~381.986 and 381.988~~, Florida Statutes. If an emergency rule

576 adopted under this section is held to be unconstitutional or an
577 invalid exercise of delegated legislative authority, and becomes
578 void, the department or the applicable boards may adopt an
579 emergency rule pursuant to this section to replace the rule that
580 has become void. If the emergency rule adopted to replace the
581 void emergency rule is also held to be unconstitutional or an
582 invalid exercise of delegated legislative authority and becomes
583 void, the department and the applicable boards must follow the
584 nonemergency rulemaking procedures of the Administrative
585 Procedures Act to replace the rule that has become void.

586 (b) For emergency rules adopted under this section, the
587 department and the applicable boards need not make the findings
588 required by s. 120.54(4)(a), Florida Statutes. Emergency rules
589 adopted under this section are exempt from ss. 120.54(3)(b) and
590 120.541, Florida Statutes. The department and the applicable
591 boards shall meet the procedural requirements in s. 120.54(4)(a)
592 ~~s. 120.54(a)~~, Florida Statutes, if the department or the
593 applicable boards have, before July 1, 2019 ~~the effective date~~
594 ~~of this act~~, held any public workshops or hearings on the
595 subject matter of the emergency rules adopted under this
596 subsection. Challenges to emergency rules adopted under this
597 subsection are subject to the time schedules provided in s.
598 120.56(5), Florida Statutes.

599 (c) Emergency rules adopted under this section are exempt
600 from s. 120.54(4)(c), Florida Statutes, and shall remain in

601 effect until replaced by rules adopted under the nonemergency
602 rulemaking procedures of the Administrative Procedures Act.
603 Rules adopted under the nonemergency rulemaking procedures of
604 the Administrative Procedures Act to replace emergency rules
605 adopted under this section are exempt from ss. 120.54(3)(b) and
606 120.541, Florida Statutes. By July 1, 2025 ~~January 1, 2018~~, the
607 department and the applicable boards shall initiate nonemergency
608 rulemaking pursuant to the Administrative Procedures Act to
609 replace all emergency rules adopted under this section by
610 publishing a notice of rule development in the Florida
611 Administrative Register. Except as provided in paragraph (a),
612 after July 1, 2025 ~~January 1, 2018~~, the department and
613 applicable boards may not adopt rules pursuant to the emergency
614 rulemaking procedures provided in this section.

615 Section 11. The amendments to subsection (1) of section 14
616 of chapter 2017-232, Laws of Florida, made by this act expire
617 July 1, 2025, and the text of that subsection shall revert to
618 that in existence on June 30, 2019, except that any amendments
619 to such text enacted other than by this act shall be preserved
620 and continue to operate to the extent that such amendments are
621 not dependent upon the portions of text which expire pursuant to
622 this section.

623 Section 12. In order to implement Specific Appropriations
624 207, 208, 211, and 215 of the 2024-2025 General Appropriations
625 Act, the Agency for Health Care Administration may submit a

626 budget amendment pursuant to chapter 216, Florida Statutes,
627 requesting additional spending authority to implement the
628 federally approved Directed Payment Program for hospitals
629 statewide providing inpatient and outpatient services to
630 Medicaid managed care enrollees, the Indirect Medical Education
631 (IME) Program, and a nursing workforce expansion and education
632 program for certain institutions participating in a graduate
633 medical education or nursing education program. For institutions
634 participating in the nursing workforce expansion and education
635 program, the budget amendment must identify the educational
636 institutions partnering with the teaching hospital. Institutions
637 participating in the nursing workforce expansion and education
638 program shall provide quarterly reports to the agency detailing
639 the number of nurses participating in the program. This section
640 expires July 1, 2025.

641 Section 13. In order to implement Specific Appropriations
642 208, 211, and 215 of the 2024-2025 General Appropriations Act,
643 the Agency for Health Care Administration may submit a budget
644 amendment pursuant to chapter 216, Florida Statutes, requesting
645 additional spending authority to implement the federally
646 approved Directed Payment Program and fee-for-service
647 supplemental payments for cancer hospitals that meet the
648 criteria in 42 U.S.C. s. 1395ww(d)(1)(B)(v). This section
649 expires July 1, 2025.

650 Section 14. In order to implement Specific Appropriations

651 202 through 229 of the 2024-2025 General Appropriations Act, the
652 Agency for Health Care Administration may submit a budget
653 amendment pursuant to chapter 216, Florida Statutes, requesting
654 additional spending authority to implement the Low Income Pool
655 component of the Florida Managed Medical Assistance
656 Demonstration up to the total computable funds authorized by the
657 federal Centers for Medicare and Medicaid Services. The budget
658 amendment must include the final terms and conditions of the Low
659 Income Pool, a proposed distribution model by entity, and a
660 listing of entities contributing intergovernmental transfers to
661 support the state match required. In addition, for each entity
662 included in the distribution model, a signed attestation must be
663 provided that includes the charity care cost upon which the Low
664 Income Pool payment is based and an acknowledgment that should
665 the distribution result in an overpayment based on the Low
666 Income Pool cost limit audit, the entity is responsible for
667 returning that overpayment to the agency for return to the
668 federal Centers for Medicare and Medicaid Services. This section
669 expires July 1, 2025.

670 Section 15. In order to implement Specific Appropriations
671 214 and 215 of the 2024-2025 General Appropriations Act, the
672 Agency for Health Care Administration may submit a budget
673 amendment pursuant to chapter 216, Florida Statutes, requesting
674 additional spending authority to implement fee-for-service
675 supplemental payments and a directed payment program for

676 physicians and subordinate licensed health care practitioners
677 employed by or under contract with a Florida medical or dental
678 school, or a public hospital. This section expires July 1, 2025.

679 Section 16. In order to implement Specific Appropriations
680 212, 215, and 227 of the 2024-2025 General Appropriations Act,
681 the Agency for Health Care Administration may submit a budget
682 amendment pursuant to chapter 216, Florida Statutes, requesting
683 additional spending authority to implement a certified
684 expenditure program for emergency medical transportation
685 services. This section expires July 1, 2025.

686 Section 17. In order to implement Specific Appropriation
687 209 of the 2024-2025 General Appropriations Act, the Agency for
688 Health Care Administration may submit a budget amendment
689 pursuant to chapter 216, Florida Statutes, requesting additional
690 spending authority to implement the Disproportionate Share
691 Hospital Program. The budget amendment must include a proposed
692 distribution model by entity and a listing of entities
693 contributing intergovernmental transfers and certified public
694 expenditures to support the state match required. This section
695 expires July 1, 2025.

696 Section 18. In order to implement Specific Appropriations
697 330, 332, 362, and 363 of the 2024-2025 General Appropriations
698 Act, and notwithstanding ss. 216.181 and 216.292, Florida
699 Statutes, the Department of Children and Families may submit a
700 budget amendment, subject to the notice, review, and objection

701 procedures of s. 216.177, Florida Statutes, to realign funding
702 within the department based on the implementation of the
703 Guardianship Assistance Program, between the specific
704 appropriations for guardianship assistance payments, foster care
705 Level 1 room and board payments, relative caregiver payments,
706 and nonrelative caregiver payments. This section expires July 1,
707 2025.

708 Section 19. In order to implement Specific Appropriations
709 202 through 204, 208, 211, 212, 214 through 216, 356, 366, 493
710 through 495, and 501 of the 2024-2025 General Appropriations
711 Act, and notwithstanding ss. 216.181 and 216.292, Florida
712 Statutes, the Department of Children and Families, Department of
713 Health, and Agency for Health Care Administration may submit
714 budget amendments, subject to the notice, review, and objection
715 procedures of s. 216.177, Florida Statutes, to increase budget
716 authority to support refugee programs administered by the
717 federal Office of Refugee Resettlement due to the ongoing
718 instability of federal immigration policy and the resulting
719 inability of the state to reasonably predict, with certainty,
720 the budgetary needs of this state with respect to the number of
721 refugees relocated to the state as part of those federal
722 programs. The Department of Children and Families shall submit
723 quarterly reports to the Executive Office of the Governor, the
724 President of the Senate, and the Speaker of the House of
725 Representatives on the number of refugees entering the state,

726 the nations of origin of such refugees, and current expenditure
 727 projections. This section expires July 1, 2025.

728 Section 20. In order to implement Specific Appropriations
 729 347 through 384 of the 2024-2025 General Appropriations Act, and
 730 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
 731 Department of Children and Families may submit budget
 732 amendments, subject to the notice, review, and objection
 733 procedures of s. 216.177, Florida Statutes, to increase budget
 734 authority to support the following federal grant programs: the
 735 Supplemental Nutrition Assistance Grant Program, the Summer
 736 Electronic Benefit Transfer, the American Rescue Plan Grant, the
 737 State Opioid Response Grant, the Substance Use Prevention and
 738 Treatment Block Grant, and the Mental Health Block Grant. This
 739 section expires July 1, 2025.

740 Section 21. In order to implement Specific Appropriations
 741 458 and 460 of the 2024-2025 General Appropriations Act, and
 742 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
 743 Department of Health may submit a budget amendment, subject to
 744 the notice, review, and objection procedures of s. 216.177,
 745 Florida Statutes, to increase budget authority for the
 746 Supplemental Nutrition Program for Women, Infants, and Children
 747 (WIC) and the Child Care Food Program if additional federal
 748 revenues will be expended in the 2024-2025 fiscal year. This
 749 section expires July 1, 2025.

750 Section 22. In order to implement Specific Appropriations

751 470 and 522 of the 2024-2025 General Appropriations Act, and
752 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
753 Department of Health may submit a budget amendment, subject to
754 the notice, review, and objection procedures of s. 216.177,
755 Florida Statutes, to increase budget authority for the HIV/AIDS
756 Prevention and Treatment Program if additional federal revenues
757 specific to HIV/AIDS prevention and treatment become available
758 in the 2024-2025 fiscal year. This section expires July 1, 2025.

759 Section 23. In order to implement Specific Appropriations
760 427 through 578 of the 2024-2025 General Appropriations Act, and
761 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
762 Department of Health may submit a budget amendment, subject to
763 the notice, review, and objection procedures of s. 216.177,
764 Florida Statutes, to increase budget authority for the
765 department if additional federal revenues specific to COVID-19
766 relief funds become available in the 2024-2025 fiscal year. This
767 section expires July 1, 2025.

768 Section 24. In order to implement Specific Appropriation
769 546A of the 2024-2025 General Appropriations Act, and
770 notwithstanding s. 216.301, Florida Statutes, and pursuant to s.
771 216.351, Florida Statutes, the balance of any appropriation from
772 the General Revenue Fund for the Pediatric Rare Disease Research
773 Grant Program, which is not disbursed but which is obligated
774 pursuant to contract or committed to be expended by June 30 of
775 the fiscal year in which the funds are appropriated, may be

776 carried forward for up to 5 years after the effective date of
777 the original appropriation. This section expires July 1, 2025.

778 Section 25. In order to implement Specific Appropriation
779 196 of the 2024-2025 General Appropriations Act:

780 (1) The Agency for Health Care Administration shall
781 replace the current Florida Medicaid Management Information
782 System (FMMIS) and fiscal agent operations with a system that is
783 modular, interoperable, and scalable for the Florida Medicaid
784 program that complies with all applicable federal and state laws
785 and requirements. The agency may not include in the program to
786 replace the current FMMIS and fiscal agent contract:

787 (a) Functionality that duplicates any of the information
788 systems of the other health and human services state agencies;

789 (b) Procurement for agency requirements external to
790 Medicaid programs with the intent to leverage the Medicaid
791 technology infrastructure for other purposes without legislative
792 appropriation or legislative authorization to procure these
793 requirements. The new system, the Florida Health Care Connection
794 (FX) system, must provide better integration with subsystems
795 supporting Florida's Medicaid program; uniformity, consistency,
796 and improved access to data; and compatibility with the Centers
797 for Medicare and Medicaid Services' Medicaid Information
798 Technology Architecture (MITA) as the system matures and expands
799 its functionality; or

800 (c) Any contract executed after July 1, 2022, not

801 including staff augmentation services purchased off the
802 Department of Management Services Information Technology staff
803 augmentation state term contract that are not deliverables based
804 fixed price contracts.

805 (2) For purposes of replacing FMMIS and the current
806 Medicaid fiscal agent, the Agency for Health Care Administration
807 shall:

808 (a) Prioritize procurements for the replacement of the
809 current functions of FMMIS and the responsibilities of the
810 current Medicaid fiscal agent, to minimize the need to extend
811 all or portions of the current fiscal agent contract.

812 (b) Comply with and not exceed the Centers for Medicare
813 and Medicaid Services funding authorizations for the FX system.

814 (c) Ensure compliance and uniformity with the published
815 MITA framework and guidelines.

816 (d) Ensure that all business requirements and technical
817 specifications have been provided to all affected state agencies
818 for their review and input and approved by the executive
819 steering committee established in paragraph (h).

820 (e) Consult with the Executive Office of the Governor's
821 working group for interagency information technology integration
822 for the development of competitive solicitations that provide
823 for data interoperability and shared information technology
824 services across the state's health and human services agencies.

825 (f) Implement a data governance structure for the program

826 to coordinate data sharing and interoperability across state
827 health care entities.

828 (g) Establish a continuing oversight team for each
829 contract pursuant to s. 287.057(26). The teams must provide
830 quarterly reports to the executive steering committee
831 summarizing the status of the contract, the pace of
832 deliverables, the quality of deliverables, contractor
833 responsiveness, and contractor performance.

834 (h) Implement a program governance structure that includes
835 an executive steering committee composed of:

836 1. The Secretary of Health Care Administration, or the
837 executive sponsor of the program.

838 2. A representative of the Division of Health Care Finance
839 and Data of the Agency for Health Care Administration, appointed
840 by the Secretary of Health Care Administration.

841 3. Two representatives from the Division of Medicaid
842 Policy, Quality, and Operations of the Agency for Health Care
843 Administration, appointed by the Secretary of Health Care
844 Administration.

845 4. A representative of the Division of Health Care Policy
846 and Oversight of the Agency for Health Care Administration,
847 appointed by the Secretary of Health Care Administration.

848 5. A representative of the Florida Center for Health
849 Information and Transparency of the Agency for Health Care
850 Administration, appointed by the Secretary of Health Care

851 Administration.

852 6. The Chief Information Officer of the Agency for Health
 853 Care Administration, or his or her designee.

854 (3)(a) The Secretary of Health Care Administration or the
 855 executive sponsor of the program shall serve as chair of the
 856 executive steering committee, and the committee shall take
 857 action by a vote of at least 5 affirmative votes with the chair
 858 voting on the prevailing side. A quorum of the executive
 859 steering committee consists of at least 5 members.

860 (b)1. The chair shall establish a program finance and
 861 contracting working group composed of:

862 a. The FX program director.

863 b. A representative from the agency's Office of the
 864 General Counsel.

865 c. A representative from the agency's Division of
 866 Administration.

867 d. Representatives from each continuing oversight team.

868 e. The FX program strategic roadmap manager.

869 f. The FX program project managers.

870 g. The FX program risk manager.

871 h. Any other personnel deemed necessary by the chair.

872 2. The working group shall meet at least monthly to review
 873 the program status and all contract and program operations,
 874 policies, risks and issues related to the budget, spending plans
 875 and contractual obligations, and shall develop recommendations

876 to the executive steering committee for improvement. The working
877 group shall review all change requests that impact the program's
878 scope, schedule, or budget related to contract management and
879 vendor payments and submit those recommended for adoption to the
880 executive steering committee. The chair shall request input from
881 the working group on agenda items for each scheduled meeting.
882 The program shall make available program staff to the group, as
883 needed, for the group to fulfill its duties.

884 (c)1. The chair shall establish a state agency stakeholder
885 working group composed of:

886 a. The executive sponsor of the FX program.

887 b. A representative of the Department of Children and
888 Families, appointed by the Secretary of Children and Families.

889 c. A representative of the Department of Health, appointed
890 by the State Surgeon General.

891 d. A representative of the Agency for Persons with
892 Disabilities, appointed by the director of the Agency for
893 Persons with Disabilities.

894 e. A representative from the Florida Healthy Kids
895 Corporation.

896 f. A representative from the Department of Elder Affairs,
897 appointed by the Secretary of Elder Affairs.

898 g. The state chief information officer, or his or her
899 designee.

900 h. A representative of the Department of Financial

901 Services who has experience with the state's financial
902 processes, including development of the PALM system, appointed
903 by the Chief Financial Officer.

904 2. The working group shall meet at least quarterly to
905 review the program status and all program operations, policies,
906 risks and issues that may impact the operations external to the
907 Agency for Health Care Administration FX program, and shall
908 develop recommendations to the executive steering committee for
909 improvement. The chair shall request input from the working
910 group on agenda items for each scheduled meeting. The program
911 shall make available program staff to the group to provide
912 system demonstrations and any program documentation, as needed,
913 for the group to fulfill its duties.

914 (4) The executive steering committee has the overall
915 responsibility for ensuring that the program to replace FMMIS
916 and the Medicaid fiscal agent meets its primary business
917 objectives and shall:

918 (a) Identify and recommend to the Executive Office of the
919 Governor, the President of the Senate, and the Speaker of the
920 House of Representatives any statutory changes needed to
921 implement the modular replacement to standardize, to the fullest
922 extent possible, the state's health care data and business
923 processes.

924 (b) Review and approve any changes to the program's scope,
925 schedule, and budget.

926 (c) Review and approve any changes to the program's
927 strategic roadmap.

928 (d) Review and approve change requests that impact the
929 program's scope, schedule, or budget recommended for adoption by
930 the program finance and contracting working group.

931 (e) Review recommendations provided by the program working
932 groups.

933 (f) Review vendor scorecards, reports, and notifications
934 produced by the continuing oversight teams.

935 (g) Ensure that adequate resources are provided throughout
936 all phases of the program.

937 (h) Approve all major program deliverables.

938 (i) Review and verify that all procurement and contractual
939 documents associated with the replacement of the current FMMIS
940 and Medicaid fiscal agent align with the scope, schedule, and
941 anticipated budget for the program.

942 (5) This section expires July 1, 2025.

943 Section 26. In order to implement Specific Appropriations
944 215, 216, 270, 282, 342, 497, and 522 of the 2024-2025 General
945 Appropriations Act, the Agency for Health Care Administration,
946 in consultation with the Department of Health, the Agency for
947 Persons with Disabilities, the Department of Children and
948 Families, and the Department of Corrections, shall competitively
949 procure a contract with a vendor to negotiate, for these
950 agencies, prices for prescribed drugs and biological products

951 excluded from the programs established under s. 381.02035,
952 Florida Statutes, and ineligible under 21 U.S.C. s. 384,
953 including, but not limited to, insulin and epinephrine. The
954 contract may allow the vendor to directly purchase these
955 products for participating agencies when feasible and
956 advantageous. The contracted vendor will be compensated on a
957 contingency basis, paid from a portion of the savings achieved
958 by its price negotiation or purchase of the prescription drugs
959 and products. This section expires July 1, 2025.

960 Section 27. In order to implement Specific Appropriations
961 262, 268, 269, 275, 280, and 281 of the 2024-2025 General
962 Appropriations Act, and notwithstanding ss. 216.181 and 216.292,
963 Florida Statutes, the Agency for Persons with Disabilities may
964 submit budget amendments, subject to the notice, review, and
965 objection procedures of s. 216.177, Florida Statutes, to
966 transfer funding from the Salaries and Benefits appropriation
967 categories to categories used for contractual services in order
968 to support additional staff augmentation resources needed at the
969 Developmental Disability Centers. This section expires July 1,
970 2025.

971 Section 28. In order to implement Specific Appropriations
972 223 and 247 of the 2024-2025 General Appropriations Act, and
973 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
974 Agency for Health Care Administration may submit budget
975 amendments, subject to the notice, review, and objection

976 procedures of s. 216.177, Florida Statutes, at least 3 days
 977 before the effective date of the action to increase budget
 978 authority to support the implementation of the home and
 979 community-based services Medicaid waiver program of the Agency
 980 for Persons with Disabilities. This section expires July 1,
 981 2025.

982 Section 29. In order to implement Specific Appropriation
 983 579 of the 2024-2025 General Appropriations Act, and
 984 notwithstanding chapter 216, Florida Statutes, the Department of
 985 Veterans' Affairs may submit a budget amendment, subject to
 986 Legislative Budget Commission approval, requesting the authority
 987 to establish positions in excess of the number authorized by the
 988 Legislature, increase appropriations from the Operations and
 989 Maintenance Trust Fund, or provide necessary salary rate
 990 sufficient to provide for essential staff for veterans' nursing
 991 homes, if the department projects that additional direct care
 992 staff are needed to meet its established staffing ratio. This
 993 section expires July 1, 2025.

994 Section 30. In order to implement Specific Appropriation
 995 215 of the 2024-2025 General Appropriations Act, subsection (1)
 996 of section 409.915, Florida Statutes, is amended to read:

997 409.915 County contributions to Medicaid.—Although the
 998 state is responsible for the full portion of the state share of
 999 the matching funds required for the Medicaid program, the state
 1000 shall charge the counties an annual contribution in order to

1001 acquire a certain portion of these funds.

1002 (1)(a) As used in this section, the term "state Medicaid
1003 expenditures" means those expenditures used as matching funds
1004 for the federal Medicaid program.

1005 (b) The term does not include funds specially assessed by
1006 any local governmental entity and used as the nonfederal share
1007 for the hospital directed payment program after July 1, 2021.
1008 This paragraph expires July 1, 2025 ~~2024~~.

1009 Section 31. Effective upon this act becoming a law, and in
1010 order to implement Specific Appropriations 374, 375A, 376, 377,
1011 and 384A of the 2024-2025 General Appropriations Act, paragraph
1012 (c) is added to subsection (9) of section 394.9082, Florida
1013 Statutes, to read:

1014 394.9082 Behavioral health managing entities.—

1015 (9) FUNDING FOR MANAGING ENTITIES.—

1016 (c) Notwithstanding paragraph (a), for the 2023-2024
1017 fiscal year and the 2024-2025 fiscal year, a managing entity may
1018 carry forward documented unexpended funds appropriated from the
1019 State Opioid Settlement Trust Fund from 1 fiscal year to the
1020 next. Funds carried forward pursuant to this paragraph are not
1021 included in the 8 percent cumulative cap that may be carried
1022 forward. This paragraph expires July 1, 2025.

1023 Section 32. In order to implement Specific Appropriation
1024 401 and 403 of the 2024-2025 General Appropriations Act, and
1025 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the

1026 Department of Elderly Affairs may submit a budget amendment,
1027 subject to the notice, review, and objection procedures of s.
1028 216.177, Florida Statutes, to increase budget authority for the
1029 U.S. Department of Agriculture's Adult Care Food Program if
1030 additional federal revenues will be expended in the 2024-2025
1031 fiscal year. This section expires July 1, 2025.

1032 Section 33. Effective upon becoming a law, and in order to
1033 implement Specific Appropriations 208, 211, and 215 of the 2024-
1034 2025 General Appropriations Act, and notwithstanding s.
1035 409.908(1)(a), Florida Statutes, executed Letters of Agreement
1036 for Fiscal Year 2023-2024 shall be provided to the Agency for
1037 Health Care Administration by June 1, 2024, to support the state
1038 share of payments for the Directed Payment Program for hospitals
1039 in Statewide Medicaid Managed Care Region 5. This section
1040 expires October 1, 2024.

1041 Section 34. In order to implement Specific Appropriation
1042 587A of the 2024-2025 General Appropriations Act, the Department
1043 of Veterans' Affairs may submit budget amendments pursuant to
1044 chapter 216 Florida Statutes, subject to federal approval,
1045 requesting additional spending authority to support the
1046 development and construction of a new State Veterans Nursing
1047 Home and Adult Day Health Care Center in Collier County. This
1048 section expires July 1, 2025.

1049 Section 35. In order to implement Specific Appropriation
1050 197 of the 2024-2025 General Appropriations Act, subsection (6)

1051 of section 409.912, Florida Statutes, is amended to read:
 1052 409.912 Cost-effective purchasing of health care.—The
 1053 agency shall purchase goods and services for Medicaid recipients
 1054 in the most cost-effective manner consistent with the delivery
 1055 of quality medical care. To ensure that medical services are
 1056 effectively utilized, the agency may, in any case, require a
 1057 confirmation or second physician's opinion of the correct
 1058 diagnosis for purposes of authorizing future services under the
 1059 Medicaid program. This section does not restrict access to
 1060 emergency services or poststabilization care services as defined
 1061 in 42 C.F.R. s. 438.114. Such confirmation or second opinion
 1062 shall be rendered in a manner approved by the agency. The agency
 1063 shall maximize the use of prepaid per capita and prepaid
 1064 aggregate fixed-sum basis services when appropriate and other
 1065 alternative service delivery and reimbursement methodologies,
 1066 including competitive bidding pursuant to s. 287.057, designed
 1067 to facilitate the cost-effective purchase of a case-managed
 1068 continuum of care. The agency shall also require providers to
 1069 minimize the exposure of recipients to the need for acute
 1070 inpatient, custodial, and other institutional care and the
 1071 inappropriate or unnecessary use of high-cost services. The
 1072 agency shall contract with a vendor to monitor and evaluate the
 1073 clinical practice patterns of providers in order to identify
 1074 trends that are outside the normal practice patterns of a
 1075 provider's professional peers or the national guidelines of a

1076 provider's professional association. The vendor must be able to
1077 provide information and counseling to a provider whose practice
1078 patterns are outside the norms, in consultation with the agency,
1079 to improve patient care and reduce inappropriate utilization.
1080 The agency may mandate prior authorization, drug therapy
1081 management, or disease management participation for certain
1082 populations of Medicaid beneficiaries, certain drug classes, or
1083 particular drugs to prevent fraud, abuse, overuse, and possible
1084 dangerous drug interactions. The Pharmaceutical and Therapeutics
1085 Committee shall make recommendations to the agency on drugs for
1086 which prior authorization is required. The agency shall inform
1087 the Pharmaceutical and Therapeutics Committee of its decisions
1088 regarding drugs subject to prior authorization. The agency is
1089 authorized to limit the entities it contracts with or enrolls as
1090 Medicaid providers by developing a provider network through
1091 provider credentialing. The agency may competitively bid single-
1092 source-provider contracts if procurement of goods or services
1093 results in demonstrated cost savings to the state without
1094 limiting access to care. The agency may limit its network based
1095 on the assessment of beneficiary access to care, provider
1096 availability, provider quality standards, time and distance
1097 standards for access to care, the cultural competence of the
1098 provider network, demographic characteristics of Medicaid
1099 beneficiaries, practice and provider-to-beneficiary standards,
1100 appointment wait times, beneficiary use of services, provider

1101 turnover, provider profiling, provider licensure history,
1102 previous program integrity investigations and findings, peer
1103 review, provider Medicaid policy and billing compliance records,
1104 clinical and medical record audits, and other factors. Providers
1105 are not entitled to enrollment in the Medicaid provider network.
1106 The agency shall determine instances in which allowing Medicaid
1107 beneficiaries to purchase durable medical equipment and other
1108 goods is less expensive to the Medicaid program than long-term
1109 rental of the equipment or goods. The agency may establish rules
1110 to facilitate purchases in lieu of long-term rentals in order to
1111 protect against fraud and abuse in the Medicaid program as
1112 defined in s. 409.913. The agency may seek federal waivers
1113 necessary to administer these policies.

1114 (6) Notwithstanding the provisions of chapter 287, the
1115 agency may, at its discretion, renew a contract or contracts for
1116 fiscal intermediary services one or more times for such periods
1117 as the agency may decide; however, all such renewals may not
1118 combine to exceed a total period longer than the term of the
1119 original contract, with the exception of the fiscal agent
1120 contract scheduled to end December 31, 2024, which may be
1121 extended by the agency through December 31, 2027.

1122 Section 36. The amendment to s. 409.912(6), Florida
1123 Statutes, by this act expires July 1, 2025, and the text of that
1124 subsection shall revert to that in existence on June 30, 2024,
1125 except that any amendments to such text enacted other than by

1126 this act shall be preserved and continue to operate to the
 1127 extent that such amendments are not dependent upon the portions
 1128 of text which expire pursuant to this section.

1129 Section 37. In order to implement Specific Appropriations
 1130 608 through 719A and 733 through 768 of the 2024-2025 General
 1131 Appropriations Act, subsection (4) of section 216.262, Florida
 1132 Statutes, is amended to read:

1133 216.262 Authorized positions.—

1134 (4) Notwithstanding the provisions of this chapter
 1135 relating to increasing the number of authorized positions, and
 1136 for the 2024-2025 ~~2023-2024~~ fiscal year only, if the actual
 1137 inmate population of the Department of Corrections exceeds the
 1138 inmate population projections of the December 15, ~~February 13,~~
 1139 2023, Criminal Justice Estimating Conference by 1 percent for 2
 1140 consecutive months or 2 percent for any month, the Executive
 1141 Office of the Governor, with the approval of the Legislative
 1142 Budget Commission, shall immediately notify the Criminal Justice
 1143 Estimating Conference, which shall convene as soon as possible
 1144 to revise the estimates. The Department of Corrections may then
 1145 submit a budget amendment requesting the establishment of
 1146 positions in excess of the number authorized by the Legislature
 1147 and additional appropriations from unallocated general revenue
 1148 sufficient to provide for essential staff, fixed capital
 1149 improvements, and other resources to provide classification,
 1150 security, food services, health services, and other variable

1151 expenses within the institutions to accommodate the estimated
 1152 increase in the inmate population. All actions taken pursuant to
 1153 this subsection are subject to review and approval by the
 1154 Legislative Budget Commission. This subsection expires July 1,
 1155 2025 ~~2024~~.

1156 Section 38. In order to implement Specific Appropriations
 1157 3267 through 3334 of the 2024-2025 General Appropriations Act,
 1158 subsection (2) of section 215.18, Florida Statutes, is amended
 1159 to read:

1160 215.18 Transfers between funds; limitation.—

1161 (2) The Chief Justice of the Supreme Court may receive one
 1162 or more trust fund loans to ensure that the state court system
 1163 has funds sufficient to meet its appropriations in the 2024-2025
 1164 ~~2023-2024~~ General Appropriations Act. If the Chief Justice
 1165 accesses the loan, he or she must notify the Governor and the
 1166 chairs of the legislative appropriations committees in writing.
 1167 The loan must come from other funds in the State Treasury which
 1168 are for the time being or otherwise in excess of the amounts
 1169 necessary to meet the just requirements of such last-mentioned
 1170 funds. The Governor shall order the transfer of funds within 5
 1171 days after the written notification from the Chief Justice. If
 1172 the Governor does not order the transfer, the Chief Financial
 1173 Officer shall transfer the requested funds. The loan of funds
 1174 from which any money is temporarily transferred must be repaid
 1175 by the end of the 2024-2025 ~~2023-2024~~ fiscal year. This

1176 subsection expires July 1, ~~2025~~ 2024.

1177 Section 39. In order to implement Specific Appropriations
1178 1150 through 1161 of the 2024-2025 General Appropriations Act:

1179 (1) The Department of Juvenile Justice is required to
1180 review county juvenile detention payments to ensure that
1181 counties fulfill their financial responsibilities required in s.
1182 985.6865, Florida Statutes. If the Department of Juvenile
1183 Justice determines that a county has not met its obligations,
1184 the department shall direct the Department of Revenue to deduct
1185 the amount owed to the Department of Juvenile Justice from the
1186 funds provided to the county under s. 218.23, Florida Statutes.
1187 The Department of Revenue shall transfer the funds withheld to
1188 the Shared County/State Juvenile Detention Trust Fund.

1189 (2) As an assurance to holders of bonds issued by counties
1190 before July 1, 2024, for which distributions made pursuant to s.
1191 218.23, Florida Statutes, are pledged, or bonds issued to refund
1192 such bonds which mature no later than the bonds they refunded
1193 and which result in a reduction of debt service payable in each
1194 fiscal year, the amount available for distribution to a county
1195 shall remain as provided by law and continue to be subject to
1196 any lien or claim on behalf of the bondholders. The Department
1197 of Revenue must ensure, based on information provided by an
1198 affected county, that any reduction in amounts distributed
1199 pursuant to subsection (1) does not reduce the amount of
1200 distribution to a county below the amount necessary for the

1201 timely payment of principal and interest when due on the bonds
1202 and the amount necessary to comply with any covenant under the
1203 bond resolution or other documents relating to the issuance of
1204 the bonds. If a reduction to a county's monthly distribution
1205 must be decreased in order to comply with this section, the
1206 Department of Revenue must notify the Department of Juvenile
1207 Justice of the amount of the decrease, and the Department of
1208 Juvenile Justice must send a bill for payment of such amount to
1209 the affected county.

1210 (3) This section expires July 1, 2025.

1211 Section 40. In order to implement Specific Appropriations
1212 779 through 801, 950 through 1093, and 1114 through 1149 of the
1213 2024-2025 General Appropriations Act, and notwithstanding the
1214 expiration date in section 32 of chapter 2023-240, Laws of
1215 Florida, subsection (1), paragraph (a) of subsection (2),
1216 paragraph (a) of subsection (3), and subsections (5), (6), and
1217 (7) of section 27.40, Florida Statutes, are reenacted to read:

1218 27.40 Court-appointed counsel; circuit registries; minimum
1219 requirements; appointment by court.—

1220 (1) Counsel shall be appointed to represent any individual
1221 in a criminal or civil proceeding entitled to court-appointed
1222 counsel under the Federal or State Constitution or as authorized
1223 by general law. The court shall appoint a public defender to
1224 represent indigent persons as authorized in s. 27.51. The office
1225 of criminal conflict and civil regional counsel shall be

1226 appointed to represent persons in those cases in which provision
1227 is made for court-appointed counsel, but only after the public
1228 defender has certified to the court in writing that the public
1229 defender is unable to provide representation due to a conflict
1230 of interest or is not authorized to provide representation. The
1231 public defender shall report, in the aggregate, the specific
1232 basis of all conflicts of interest certified to the court. On a
1233 quarterly basis, the public defender shall submit this
1234 information to the Justice Administrative Commission.

1235 (2)(a) Private counsel shall be appointed to represent
1236 persons in those cases in which provision is made for court-
1237 appointed counsel but only after the office of criminal conflict
1238 and civil regional counsel has been appointed and has certified
1239 to the court in writing that the criminal conflict and civil
1240 regional counsel is unable to provide representation due to a
1241 conflict of interest. The criminal conflict and civil regional
1242 counsel shall report, in the aggregate, the specific basis of
1243 all conflicts of interest certified to the court. On a quarterly
1244 basis, the criminal conflict and civil regional counsel shall
1245 submit this information to the Justice Administrative
1246 Commission.

1247 (3) In using a registry:

1248 (a) The chief judge of the circuit shall compile a list of
1249 attorneys in private practice, by county and by category of
1250 cases, and provide the list to the clerk of court in each

1251 county. The chief judge of the circuit may restrict the number
1252 of attorneys on the general registry list. To be included on a
1253 registry, an attorney must certify that he or she:

1254 1. Meets any minimum requirements established by the chief
1255 judge and by general law for court appointment;

1256 2. Is available to represent indigent defendants in cases
1257 requiring court appointment of private counsel; and

1258 3. Is willing to abide by the terms of the contract for
1259 services, s. 27.5304, and this section.

1260

1261 To be included on a registry, an attorney must enter into a
1262 contract for services with the Justice Administrative
1263 Commission. Failure to comply with the terms of the contract for
1264 services may result in termination of the contract and removal
1265 from the registry. Each attorney on the registry is responsible
1266 for notifying the clerk of the court and the Justice
1267 Administrative Commission of any change in his or her status.
1268 Failure to comply with this requirement is cause for termination
1269 of the contract for services and removal from the registry until
1270 the requirement is fulfilled.

1271 (5) The Justice Administrative Commission shall approve
1272 uniform contract forms for use in procuring the services of
1273 private court-appointed counsel and uniform procedures and forms
1274 for use by a court-appointed attorney in support of billing for
1275 attorney's fees, costs, and related expenses to demonstrate the

1276 attorney's completion of specified duties. Such uniform
1277 contracts and forms for use in billing must be consistent with
1278 s. 27.5304, s. 216.311, and the General Appropriations Act and
1279 must contain the following statement: "The State of Florida's
1280 performance and obligation to pay under this contract is
1281 contingent upon an annual appropriation by the Legislature."

1282 (6) After court appointment, the attorney must immediately
1283 file a notice of appearance with the court indicating acceptance
1284 of the appointment to represent the defendant and of the terms
1285 of the uniform contract as specified in subsection (5).

1286 (7)(a) A private attorney appointed by the court from the
1287 registry to represent a client is entitled to payment as
1288 provided in s. 27.5304 so long as the requirements of subsection
1289 (1) and paragraph (2)(a) are met. An attorney appointed by the
1290 court who is not on the registry list may be compensated under
1291 s. 27.5304 only if the court finds in the order of appointment
1292 that there were no registry attorneys available for
1293 representation for that case and only if the requirements of
1294 subsection (1) and paragraph (2)(a) are met.

1295 (b)1. The flat fee established in s. 27.5304 and the
1296 General Appropriations Act shall be presumed by the court to be
1297 sufficient compensation. The attorney shall maintain appropriate
1298 documentation, including contemporaneous and detailed hourly
1299 accounting of time spent representing the client. If the
1300 attorney fails to maintain such contemporaneous and detailed

1301 hourly records, the attorney waives the right to seek
1302 compensation in excess of the flat fee established in s. 27.5304
1303 and the General Appropriations Act. These records and documents
1304 are subject to review by the Justice Administrative Commission
1305 and audit by the Auditor General, subject to the attorney-client
1306 privilege and work-product privilege. The attorney shall
1307 maintain the records and documents in a manner that enables the
1308 attorney to redact any information subject to a privilege in
1309 order to facilitate the commission's review of the records and
1310 documents and not to impede such review. The attorney may redact
1311 information from the records and documents only to the extent
1312 necessary to comply with the privilege. The Justice
1313 Administrative Commission shall review such records and shall
1314 contemporaneously document such review before authorizing
1315 payment to an attorney. Objections by or on behalf of the
1316 Justice Administrative Commission to records or documents or to
1317 claims for payment by the attorney shall be presumed correct by
1318 the court unless the court determines, in writing, that
1319 competent and substantial evidence exists to justify overcoming
1320 the presumption.

1321 2. If an attorney fails, refuses, or declines to permit
1322 the commission or the Auditor General to review documentation
1323 for a case as provided in this paragraph, the attorney waives
1324 the right to seek, and the commission may not pay, compensation
1325 in excess of the flat fee established in s. 27.5304 and the

1326 General Appropriations Act for that case.

1327 3. A finding by the commission that an attorney has waived
1328 the right to seek compensation in excess of the flat fee
1329 established in s. 27.5304 and the General Appropriations Act, as
1330 provided in this paragraph, shall be presumed to be correct,
1331 unless the court determines, in writing, that competent and
1332 substantial evidence exists to justify overcoming the
1333 presumption.

1334 Section 41. The text of s. 27.40(1), (2)(a), (3)(a), (5),
1335 (6), and (7), Florida Statutes, as carried forward from chapter
1336 2019-116, Laws of Florida, by this act, expires July 1, 2025,
1337 and the text of those subsections and paragraphs, as applicable,
1338 shall revert to that in existence on June 30, 2019, except that
1339 any amendments to such text enacted other than by this act shall
1340 be preserved and continue to operate to the extent that such
1341 amendments are not dependent upon the portions of text which
1342 expire pursuant to this section.

1343 Section 42. In order to implement Specific Appropriations
1344 779 through 801, 950 through 1093, and 1114 through 1149 of the
1345 2024-2025 General Appropriations Act, and notwithstanding the
1346 expiration date in section 34 of chapter 2023-240, Laws of
1347 Florida, subsection (13) of section 27.5304, Florida Statutes,
1348 is amended, and subsections (1), (3), (6), (7), and (11), and
1349 paragraphs (a) through (e) of subsection (12) of that section
1350 are reenacted, to read:

1351 27.5304 Private court-appointed counsel; compensation;
1352 notice.—

1353 (1) Private court-appointed counsel appointed in the
1354 manner prescribed in s. 27.40(1) and (2) (a) shall be compensated
1355 by the Justice Administrative Commission only as provided in
1356 this section and the General Appropriations Act. The flat fees
1357 prescribed in this section are limitations on compensation. The
1358 specific flat fee amounts for compensation shall be established
1359 annually in the General Appropriations Act. The attorney also
1360 shall be reimbursed for reasonable and necessary expenses in
1361 accordance with s. 29.007. If the attorney is representing a
1362 defendant charged with more than one offense in the same case,
1363 the attorney shall be compensated at the rate provided for the
1364 most serious offense for which he or she represented the
1365 defendant. This section does not allow stacking of the fee
1366 limits established by this section.

1367 (3) The court retains primary authority and responsibility
1368 for determining the reasonableness of all billings for attorney
1369 fees, costs, and related expenses, subject to statutory
1370 limitations and the requirements of s. 27.40(7). Private court-
1371 appointed counsel is entitled to compensation upon final
1372 disposition of a case.

1373 (6) For compensation for representation pursuant to a
1374 court appointment in a proceeding under chapter 39:

1375 (a) At the trial level, compensation for representation

1376 for dependency proceedings shall not exceed \$1,450 for the first
1377 year following the date of appointment and shall not exceed \$700
1378 each year thereafter. Compensation shall be paid based upon
1379 representation of a parent irrespective of the number of case
1380 numbers that may be assigned or the number of children involved,
1381 including any children born during the pendency of the
1382 proceeding. Any appeal, except for an appeal from an
1383 adjudication of dependency, shall be completed by the trial
1384 attorney and is considered compensated by the flat fee for
1385 dependency proceedings.

1386 1. Counsel may bill the flat fee not exceeding \$1,450
1387 following disposition or upon dismissal of the petition.

1388 2. Counsel may bill the annual flat fee not exceeding \$700
1389 following the first judicial review in the second year following
1390 the date of appointment and each year thereafter as long as the
1391 case remains under protective supervision.

1392 3. If the court grants a motion to reactivate protective
1393 supervision, the attorney shall receive the annual flat fee not
1394 exceeding \$700 following the first judicial review and up to an
1395 additional \$700 each year thereafter.

1396 4. If, during the course of dependency proceedings, a
1397 proceeding to terminate parental rights is initiated,
1398 compensation shall be as set forth in paragraph (b). If counsel
1399 handling the dependency proceeding is not authorized to handle
1400 proceedings to terminate parental rights, the counsel must

1401 withdraw and new counsel must be appointed.

1402 (b) At the trial level, compensation for representation in
1403 termination of parental rights proceedings shall not exceed
1404 \$1,800 for the first year following the date of appointment and
1405 shall not exceed \$700 each year thereafter. Compensation shall
1406 be paid based upon representation of a parent irrespective of
1407 the number of case numbers that may be assigned or the number of
1408 children involved, including any children born during the
1409 pendency of the proceeding. Any appeal, except for an appeal
1410 from an order granting or denying termination of parental
1411 rights, shall be completed by trial counsel and is considered
1412 compensated by the flat fee for termination of parental rights
1413 proceedings. If the individual has dependency proceedings
1414 ongoing as to other children, those proceedings are considered
1415 part of the termination of parental rights proceedings as long
1416 as that termination of parental rights proceeding is ongoing.

1417 1. Counsel may bill the flat fee not exceeding \$1,800 30
1418 days after rendition of the final order. Each request for
1419 payment submitted to the Justice Administrative Commission must
1420 include the trial counsel's certification that:

1421 a. Counsel discussed grounds for appeal with the parent or
1422 that counsel attempted and was unable to contact the parent; and

1423 b. No appeal will be filed or that a notice of appeal and
1424 a motion for appointment of appellate counsel, containing the
1425 signature of the parent, have been filed.

1426 2. Counsel may bill the annual flat fee not exceeding \$700
 1427 following the first judicial review in the second year after the
 1428 date of appointment and each year thereafter as long as the
 1429 termination of parental rights proceedings are still ongoing.

1430 (c) For appeals from an adjudication of dependency,
 1431 compensation may not exceed \$1,800.

1432 1. Counsel may bill a flat fee not exceeding \$1,200 upon
 1433 filing the initial brief or the granting of a motion to
 1434 withdraw.

1435 2. If a brief is filed, counsel may bill an additional
 1436 flat fee not exceeding \$600 upon rendition of the mandate.

1437 (d) For an appeal from an adjudication of termination of
 1438 parental rights, compensation may not exceed \$3,500.

1439 1. Counsel may bill a flat fee not exceeding \$1,750 upon
 1440 filing the initial brief or the granting of a motion to
 1441 withdraw.

1442 2. If a brief is filed, counsel may bill an additional
 1443 flat fee not exceeding \$1,750 upon rendition of the mandate.

1444 (7) Counsel eligible to receive compensation from the
 1445 state for representation pursuant to court appointment made in
 1446 accordance with the requirements of s. 27.40(1) and (2) (a) in a
 1447 proceeding under chapter 384, chapter 390, chapter 392, chapter
 1448 393, chapter 394, chapter 397, chapter 415, chapter 743, chapter
 1449 744, or chapter 984 shall receive compensation not to exceed the
 1450 limits prescribed in the General Appropriations Act. Any such

1451 compensation must be determined as provided in s. 27.40(7).

1452 (11) It is the intent of the Legislature that the flat
1453 fees prescribed under this section and the General
1454 Appropriations Act comprise the full and complete compensation
1455 for private court-appointed counsel. It is further the intent of
1456 the Legislature that the fees in this section are prescribed for
1457 the purpose of providing counsel with notice of the limit on the
1458 amount of compensation for representation in particular
1459 proceedings and the sole procedure and requirements for
1460 obtaining payment for the same.

1461 (a) If court-appointed counsel moves to withdraw prior to
1462 the full performance of his or her duties through the completion
1463 of the case, the court shall presume that the attorney is not
1464 entitled to the payment of the full flat fee established under
1465 this section and the General Appropriations Act.

1466 (b) If court-appointed counsel is allowed to withdraw from
1467 representation prior to the full performance of his or her
1468 duties through the completion of the case and the court appoints
1469 a subsequent attorney, the total compensation for the initial
1470 and any and all subsequent attorneys may not exceed the flat fee
1471 established under this section and the General Appropriations
1472 Act, except as provided in subsection (12).

1473
1474 This subsection constitutes notice to any subsequently appointed
1475 attorney that he or she will not be compensated the full flat

1476 fee.

1477 (12) The Legislature recognizes that on rare occasions an
1478 attorney may receive a case that requires extraordinary and
1479 unusual effort.

1480 (a) If counsel seeks compensation that exceeds the limits
1481 prescribed by law, he or she must file a motion with the chief
1482 judge for an order approving payment of attorney fees in excess
1483 of these limits.

1484 1. Before filing the motion, the counsel shall deliver a
1485 copy of the intended billing, together with supporting
1486 affidavits and all other necessary documentation, to the Justice
1487 Administrative Commission.

1488 2. The Justice Administrative Commission shall review the
1489 billings, affidavit, and documentation for completeness and
1490 compliance with contractual and statutory requirements and shall
1491 contemporaneously document such review before authorizing
1492 payment to an attorney. If the Justice Administrative Commission
1493 objects to any portion of the proposed billing, the objection
1494 and supporting reasons must be communicated in writing to the
1495 private court-appointed counsel. The counsel may thereafter file
1496 his or her motion, which must specify whether the commission
1497 objects to any portion of the billing or the sufficiency of
1498 documentation, and shall attach the commission's letter stating
1499 its objection.

1500 (b) Following receipt of the motion to exceed the fee

1501 limits, the chief judge or a single designee shall hold an
1502 evidentiary hearing. The chief judge may select only one judge
1503 per circuit to hear and determine motions pursuant to this
1504 subsection, except multicounty circuits and the eleventh circuit
1505 may have up to two designees.

1506 1. At the hearing, the attorney seeking compensation must
1507 prove by competent and substantial evidence that the case
1508 required extraordinary and unusual efforts. The chief judge or
1509 single designee shall consider criteria such as the number of
1510 witnesses, the complexity of the factual and legal issues, and
1511 the length of trial. The fact that a trial was conducted in a
1512 case does not, by itself, constitute competent substantial
1513 evidence of an extraordinary and unusual effort. In a criminal
1514 case, relief under this section may not be granted if the number
1515 of work hours does not exceed 75 or the number of the state's
1516 witnesses deposed does not exceed 20.

1517 2. Objections by or on behalf of the Justice
1518 Administrative Commission to records or documents or to claims
1519 for payment by the attorney shall be presumed correct by the
1520 court unless the court determines, in writing, that competent
1521 and substantial evidence exists to justify overcoming the
1522 presumption. The chief judge or single designee shall enter a
1523 written order detailing his or her findings and identifying the
1524 extraordinary nature of the time and efforts of the attorney in
1525 the case which warrant exceeding the flat fee established by

1526 | this section and the General Appropriations Act.

1527 | (c) A copy of the motion and attachments shall be served
1528 | on the Justice Administrative Commission at least 20 business
1529 | days before the date of a hearing. The Justice Administrative
1530 | Commission has standing to appear before the court, and may
1531 | appear in person or telephonically, including at the hearing
1532 | under paragraph (b), to contest any motion for an order
1533 | approving payment of attorney fees, costs, or related expenses
1534 | and may participate in a hearing on the motion by use of
1535 | telephonic or other communication equipment. The Justice
1536 | Administrative Commission may contract with other public or
1537 | private entities or individuals to appear before the court for
1538 | the purpose of contesting any motion for an order approving
1539 | payment of attorney fees, costs, or related expenses. The fact
1540 | that the Justice Administrative Commission has not objected to
1541 | any portion of the billing or to the sufficiency of the
1542 | documentation is not binding on the court.

1543 | (d) If the chief judge or a single designee finds that
1544 | counsel has proved by competent and substantial evidence that
1545 | the case required extraordinary and unusual efforts, the chief
1546 | judge or single designee shall order the compensation to be paid
1547 | to the attorney at a percentage above the flat fee rate,
1548 | depending on the extent of the unusual and extraordinary effort
1549 | required. The percentage must be only the rate necessary to
1550 | ensure that the fees paid are not confiscatory under common law.

1551 The percentage may not exceed 200 percent of the established
1552 flat fee, absent a specific finding that 200 percent of the flat
1553 fee in the case would be confiscatory. If the chief judge or
1554 single designee determines that 200 percent of the flat fee
1555 would be confiscatory, he or she shall order the amount of
1556 compensation using an hourly rate not to exceed \$75 per hour for
1557 a noncapital case and \$100 per hour for a capital case. However,
1558 the compensation calculated by using the hourly rate shall be
1559 only that amount necessary to ensure that the total fees paid
1560 are not confiscatory, subject to the requirements of s.
1561 27.40(7).

1562 (e) Any order granting relief under this subsection must
1563 be attached to the final request for a payment submitted to the
1564 Justice Administrative Commission and must satisfy the
1565 requirements of subparagraph (b)2.

1566 (13) Notwithstanding the limitation set forth in
1567 subsection (5) and for the 2024-2025 ~~2023-2024~~ fiscal year only,
1568 the compensation for representation in a criminal proceeding may
1569 not exceed the following:

1570 (a) For misdemeanors and juveniles represented at the
1571 trial level: \$2,000 ~~\$1,000~~.

1572 (b) For noncapital, nonlife felonies represented at the
1573 trial level: \$15,000.

1574 (c) For life felonies represented at the trial level:
1575 \$15,000.

1576 (d) For capital cases represented at the trial level:
 1577 \$25,000. For purposes of this paragraph, a "capital case" is any
 1578 offense for which the potential sentence is death and the state
 1579 has not waived seeking the death penalty.

1580 (e) For representation on appeal: \$9,000.

1581 (f) This subsection expires July 1, 2025 ~~2024~~.

1582 Section 43. The text of s. 27.5304(1), (3), (7), (11), and
 1583 (12) (a)-(e), Florida Statutes, as carried forward from chapter
 1584 2019-116, Laws of Florida, and the text of s. 27.5304(6),
 1585 Florida Statutes, as carried forward from chapter 2023-240, Laws
 1586 of Florida, by this act, expire July 1, 2025, and the text of
 1587 those subsections and paragraphs, as applicable, shall revert to
 1588 that in existence on June 30, 2019, except that any amendments
 1589 to such text enacted other than by this act shall be preserved
 1590 and continue to operate to the extent that such amendments are
 1591 not dependent upon the portions of text which expire pursuant to
 1592 this section.

1593 Section 44. In order to implement section 147 of the 2024-
 1594 2025 General Appropriations Act, paragraph (f) of subsection (7)
 1595 of section 934.50, Florida Statutes, is amended to read:

1596 934.50 Searches and seizure using a drone.—

1597 (7) SECURITY STANDARDS FOR GOVERNMENTAL AGENCY DRONE USE.—

1598 (f) Notwithstanding this subsection:

1599 1. Subject to appropriation, the drone replacement grant
 1600 program is created within the Department of Law Enforcement. The

1601 program shall provide funds to law enforcement agencies, fire
1602 service providers, ambulance crews, or other first responders
1603 that turn in drones that are not in compliance with this
1604 section. To be eligible, the drone must have not reached its end
1605 of life and must still be in working condition. Funds shall be
1606 provided per drone based upon the drone's replacement costs
1607 ~~current value~~. Grant funds may only be used to purchase drones
1608 that are in compliance with this section. The Department of Law
1609 Enforcement shall expeditiously develop an application process,
1610 and funds shall be allocated on a first-come, first-served
1611 basis, determined by the date the department receives the
1612 application. The department may adopt rules to implement this
1613 program. For the purposes of this paragraph, the term "law
1614 enforcement agency" has the same meaning as in this section.

1615 2. The Department of Law Enforcement shall provide the
1616 first two functional drones of each unique make and model
1617 received through the drone grant replacement program to the
1618 Florida Center for Cybersecurity within the University of South
1619 Florida. The Florida Center for Cybersecurity shall analyze each
1620 drone received from the Department of Law Enforcement to
1621 determine whether the drones presented a ~~present~~ cybersecurity
1622 concern during its time of use ~~concerns~~ and shall provide a
1623 report of its findings and a list of any specific security
1624 vulnerabilities found in the drone ~~or recommendations~~ to the
1625 Governor, the President of the Senate, and the Speaker of the

1626 House of Representatives. The center must return any drone
1627 received through the drone replacement grant program to the
1628 Department of Law Enforcement for destruction pursuant to
1629 subparagraph 3., following the completion of the cybersecurity
1630 analysis ~~Department of Management Services regarding the drones'~~
1631 ~~safety or security.~~

1632 3. The Department of Law Enforcement shall ensure the
1633 destruction of all drones received through the drone replacement
1634 grant program after ensuring that the first two functional
1635 drones of each unique make and model received has been
1636 transmitted to the Florida Center for Cybersecurity for
1637 analysis. The Florida Center for Cybersecurity shall return to
1638 the department for destruction any duplicate model drones in
1639 their possession which were previously transmitted to the
1640 center, and which are not being retained for analysis.

1641 4. From the funds appropriated to the drone replacement
1642 grant program, the Department of Law Enforcement:

1643 a. May expend funds to directly cause, or contract for,
1644 the secure destruction of all drones received under the program
1645 during fiscal years 2023-2024 and 2024-2025 which are not being
1646 retained for analysis or retained by the department following a
1647 completed analysis.

1648 b. Must provide to the Florida Center for Cybersecurity
1649 \$25,000 to cover the center's expenses associated with the
1650 analysis, transport, secure storage, reporting, and other

1651 related costs necessary to comply with the requirements of this
 1652 subsection.

1653 c. May increase the awards previously provided in fiscal
 1654 year 2023-2024, which were based on the drone's value, to award
 1655 the value to reflect the drone's replacement cost.

1656 5.3. The Department of Law Enforcement is authorized, and
 1657 all conditions are deemed met, to adopt emergency rules under s.
 1658 120.54(4) for the purpose of implementing the drone replacement
 1659 grant program. Notwithstanding any other law, emergency rules
 1660 adopted under this section are effective for 12 months after
 1661 adoption and may be renewed during the pendency of procedures to
 1662 adopt permanent rules addressing the subject of the emergency
 1663 rules.

1664
 1665 This paragraph expires July 1, 2025 2024.

1666 Section 45. In order to implement appropriations used to
 1667 pay existing lease contracts for private lease space in excess
 1668 of 2,000 square feet in the 2024-2025 General Appropriations
 1669 Act, the Department of Management Services, with the cooperation
 1670 of the agencies having the existing lease contracts for office
 1671 or storage space, shall use tenant broker services to
 1672 renegotiate or reprocure all private lease agreements for office
 1673 or storage space expiring between July 1, 2025, and June 30,
 1674 2027, in order to reduce costs in future years. The department
 1675 shall incorporate this initiative into its 2024 master leasing

1676 report required under s. 255.249(7), Florida Statutes, and may
1677 use tenant broker services to explore the possibilities of
1678 collocating office or storage space, to review the space needs
1679 of each agency, and to review the length and terms of potential
1680 renewals or renegotiations. The department shall provide a
1681 report to the Executive Office of the Governor, the President of
1682 the Senate, and the Speaker of the House of Representatives by
1683 November 1, 2024, which lists each lease contract for private
1684 office or storage space, the status of renegotiations, and the
1685 savings achieved. This section expires July 1, 2025.

1686 Section 46. In order to implement appropriations
1687 authorized in the 2024-2025 General Appropriations Act for data
1688 center services, and notwithstanding s. 216.292(2)(a), Florida
1689 Statutes, an agency may not transfer funds from a data
1690 processing category to a category other than another data
1691 processing category. This section expires July 1, 2025.

1692 Section 47. In order to implement the appropriation of
1693 funds in the appropriation category "Special Categories-Risk
1694 Management Insurance" in the 2024-2025 General Appropriations
1695 Act, and pursuant to the notice, review, and objection
1696 procedures of s. 216.177, Florida Statutes, the Executive Office
1697 of the Governor may transfer funds appropriated in that category
1698 between departments in order to align the budget authority
1699 granted with the premiums paid by each department for risk
1700 management insurance. This section expires July 1, 2025.

1701 Section 48. In order to implement the appropriation of
 1702 funds in the appropriation category "Special Categories-Transfer
 1703 to Department of Management Services-Human Resources Services
 1704 Purchased per Statewide Contract" in the 2024-2025 General
 1705 Appropriations Act, and pursuant to the notice, review, and
 1706 objection procedures of s. 216.177, Florida Statutes, the
 1707 Executive Office of the Governor may transfer funds appropriated
 1708 in that category between departments in order to align the
 1709 budget authority granted with the assessments that must be paid
 1710 by each agency to the Department of Management Services for
 1711 human resource management services. This section expires July 1,
 1712 2025.

1713 Section 49. In order to implement Specific Appropriation
 1714 2880 in the 2024-2025 General Appropriations Act in the Building
 1715 Relocation appropriation category from the Architects Incidental
 1716 Trust Fund of the Department of Management Services, and in
 1717 accordance with s. 215.196, Florida Statutes:

1718 (1) Upon the final disposition of a state-owned building,
 1719 the Department of Management Services may use up to 5 percent of
 1720 facility disposition funds from the Architects Incidental Trust
 1721 Fund to defer, offset, or otherwise pay for all or a portion of
 1722 relocation expenses, including furniture, fixtures, and
 1723 equipment for state agencies impacted by the disposition of the
 1724 department's managed facilities in the Florida Facilities Pool.
 1725 The extent of the financial assistance provided to impacted

1726 state agencies shall be determined by the department.

1727 (2) The Department of Management Services may submit
 1728 budget amendments for an increase in appropriation if necessary
 1729 for the implementation of this section pursuant to the
 1730 provisions of chapter 216, Florida Statutes. Budget amendments
 1731 for an increase in appropriation shall include a detailed plan
 1732 providing all estimated costs and relocation proposals.

1733 (3) This section expires July 1, 2025.

1734 Section 50. In order to implement Specific Appropriations
 1735 2875 through 2882 of the 2024-2025 General Appropriations Act
 1736 from the Architects Incidental Trust Fund of the Department of
 1737 Management Services, notwithstanding s. 253.025(4), Florida
 1738 Statutes, and in accordance with s. 215.196, Florida Statutes,
 1739 the Department of Management Services may acquire additional
 1740 state-owned office buildings as defined in s. 255.248, Florida
 1741 Statutes, or property for inclusion in the Florida Facilities
 1742 Pool as created in s. 255.505, Florida Statutes. This section
 1743 expires July 1, 2025.

1744 Section 51. In order to implement Specific Appropriations
 1745 2456 through 2462 of the 2024-2025 General Appropriations Act:

1746 (1) The Department of Financial Services shall replace the
 1747 four main components of the Florida Accounting Information
 1748 Resource Subsystem (FLAIR), which include central FLAIR,
 1749 departmental FLAIR, payroll, and information warehouse, and
 1750 shall replace the cash management and accounting management

1751 components of the Cash Management Subsystem (CMS) with an
1752 integrated enterprise system that allows the state to organize,
1753 define, and standardize its financial management business
1754 processes and that complies with ss. 215.90-215.96, Florida
1755 Statutes. The department may not include in the replacement of
1756 FLAIR and CMS:

1757 (a) Functionality that duplicates any of the other
1758 information subsystems of the Florida Financial Management
1759 Information System; or

1760 (b) Agency business processes related to any of the
1761 functions included in the Personnel Information System, the
1762 Purchasing Subsystem, or the Legislative Appropriations
1763 System/Planning and Budgeting Subsystem.

1764 (2) For purposes of replacing FLAIR and CMS, the
1765 Department of Financial Services shall:

1766 (a) Take into consideration the cost and implementation
1767 data identified for Option 3 as recommended in the March 31,
1768 2014, Florida Department of Financial Services FLAIR Study,
1769 version 031.

1770 (b) Ensure that all business requirements and technical
1771 specifications have been provided to all state agencies for
1772 their review and input and approved by the executive steering
1773 committee established in paragraph (c), including any updates to
1774 these documents.

1775 (c) Implement a project governance structure that includes

- 1776 | an executive steering committee composed of:
- 1777 | 1. The Chief Financial Officer or the executive sponsor of
- 1778 | the project.
- 1779 | 2. A representative of the Division of Treasury of the
- 1780 | Department of Financial Services, appointed by the Chief
- 1781 | Financial Officer.
- 1782 | 3. The Chief Information Officers of the Department of
- 1783 | Financial Services and the Department of Environmental
- 1784 | Protection.
- 1785 | 4. Two employees from the Division of Accounting and
- 1786 | Auditing of the Department of Financial Services, appointed by
- 1787 | the Chief Financial Officer. Each employee must have experience
- 1788 | relating to at least one of the four main components that
- 1789 | compose FLAIR.
- 1790 | 5. Two employees from the Executive Office of the
- 1791 | Governor, appointed by the Governor. One employee must have
- 1792 | experience relating to the Legislative Appropriations
- 1793 | System/Planning and Budgeting Subsystem.
- 1794 | 6. One employee from the Department of Revenue, appointed
- 1795 | by the executive director, who has experience using or
- 1796 | maintaining the department's finance and accounting systems.
- 1797 | 7. Two employees from the Department of Management
- 1798 | Services, appointed by the Secretary of Management Services. One
- 1799 | employee must have experience relating to the department's
- 1800 | personnel information subsystem and one employee must have

1801 experience relating to the department's purchasing subsystem.

1802 8. A state agency administrative services director,
1803 appointed by the Governor.

1804 9. Two employees from the Agency for Health Care
1805 Administration. One employee shall be the executive sponsor of
1806 the Florida Health Care Connection (FX) System or his or her
1807 designee, appointed by the Secretary of Health Care
1808 Administration, and one employee shall be the Assistant Deputy
1809 Secretary for Finance or his or her designee.

1810 10. The State Chief Information Officer, or his or her
1811 designee, as a nonvoting member. The State Chief Information
1812 Officer, or his or her designee, shall provide monthly status
1813 reports to the executive steering committee pursuant to the
1814 oversight responsibilities in s. 282.0051, Florida Statutes.

1815 11. One employee from the Department of Business and
1816 Professional Regulation who has experience in finance and
1817 accounting and FLAIR, appointed by the Secretary of Business and
1818 Professional Regulation.

1819 12. One employee from the Florida Fish and Wildlife
1820 Conservation Commission who has experience using or maintaining
1821 the commission's finance and accounting systems, appointed by
1822 the Chair of the Florida Fish and Wildlife Conservation
1823 Commission.

1824 13. The budget director of the Department of Education, or
1825 his or her designee.

1826 (3) (a) The Chief Financial Officer or the executive
1827 sponsor of the project shall serve as chair of the executive
1828 steering committee, and the committee shall take action by a
1829 vote of at least eight affirmative votes with the Chief
1830 Financial Officer or the executive sponsor of the project voting
1831 on the prevailing side. A quorum of the executive steering
1832 committee consists of at least 10 members.

1833 (b) No later than 14 days before a meeting of the
1834 executive steering committee, the chair shall request input from
1835 committee members on agenda items for the next scheduled
1836 meeting.

1837 (c) The chair shall establish a working group consisting
1838 of FLAIR users, state agency technical staff who maintain
1839 applications that integrate with FLAIR, and no less than four
1840 state agency finance and accounting or budget directors. The
1841 working group shall meet at least monthly to review PALM
1842 functionality, assess project impacts to state financial
1843 business processes and agency staff, and develop recommendations
1844 to the executive steering committee for improvements. The chair
1845 shall request input from the working group on agenda items for
1846 each scheduled meeting. The PALM project team shall dedicate a
1847 staff member to the group and provide system demonstrations and
1848 any project documentation, as needed, for the group to fulfill
1849 its duties.

1850 (d) The chair shall request all agency project sponsors to

1851 provide bimonthly status reports to the executive steering
1852 committee. The form and format of the bimonthly status reports
1853 shall be developed by the Florida PALM project and provided to
1854 the executive steering committee meeting for approval. Such
1855 agency status reports shall provide information to the executive
1856 steering committee on the activities and ongoing work within the
1857 agency to prepare their systems and impacted employees for the
1858 deployment of the Florida PALM System. The first bimonthly
1859 status report is due September 1, 2024, and bimonthly
1860 thereafter.

1861 (4) The executive steering committee has the overall
1862 responsibility for ensuring that the project to replace FLAIR
1863 and CMS meets its primary business objectives and shall:

1864 (a) Identify and recommend to the Executive Office of the
1865 Governor, the President of the Senate, and the Speaker of the
1866 House of Representatives any statutory changes needed to
1867 implement the replacement subsystem that will standardize, to
1868 the fullest extent possible, the state's financial management
1869 business processes.

1870 (b) Review and approve any changes to the project's scope,
1871 schedule, and budget which do not conflict with the requirements
1872 of subsection (1).

1873 (c) Ensure that adequate resources are provided throughout
1874 all phases of the project.

1875 (d) Approve all major project deliverables and any cost

1876 changes to each deliverable over \$250,000.

1877 (e) Approve contract amendments and changes to all
1878 contract-related documents associated with the replacement of
1879 FLAIR and CMS.

1880 (f) Review, and approve as warranted, the format of the
1881 bimonthly agency status reports to include meaningful
1882 information on each agency's progress in planning for the
1883 Florida PALM Major Implementation, covering the agency's people,
1884 processes, technology, and data transformation activities.

1885 (g) Ensure compliance with ss. 216.181(16), 216.311,
1886 216.313, 282.318(4)(h), and 287.058, Florida Statutes.

1887 (5) This section expires July 1, 2025.

1888 Section 52. In order to implement Specific Appropriation
1889 2991 of the 2024-2025 General Appropriations Act, and
1890 notwithstanding the expiration date in section 43 of chapter
1891 2023-240, Laws of Florida, subsection (3) of section 282.709,
1892 Florida Statutes, is reenacted and amended to read:

1893 282.709 State agency law enforcement radio system and
1894 interoperability network.—

1895 (3) In recognition of the critical nature of the statewide
1896 law enforcement radio communications system, the Legislature
1897 finds that there is an immediate danger to the public health,
1898 safety, and welfare, and that it is in the best interest of the
1899 state to continue partnering with the system's current operator.
1900 The Legislature finds that continuity of coverage is critical to

1901 supporting law enforcement, first responders, and other public
1902 safety users. The potential for a loss in coverage or a lack of
1903 interoperability between users requires emergency action and is
1904 a serious concern for officers' safety and their ability to
1905 communicate and respond to various disasters and events.

1906 (a) The department, pursuant to s. 287.057(11) ~~s.~~
1907 ~~287.057(10)~~, shall enter into a 15-year contract with the entity
1908 that was operating the statewide radio communications system on
1909 January 1, 2021. The contract must include:

- 1910 1. The purchase of radios;
- 1911 2. The upgrade to the Project 25 communications standard;
- 1912 3. Increased system capacity and enhanced coverage for
1913 system users;
- 1914 4. Operations, maintenance, and support at a fixed annual
1915 rate;
- 1916 5. The conveyance of communications towers to the
1917 department; and
- 1918 6. The assignment of communications tower leases to the
1919 department.

1920 (b) The State Agency Law Enforcement Radio System Trust
1921 Fund is established in the department and funded from surcharges
1922 collected under ss. 318.18, 320.0802, and 328.72. Upon
1923 appropriation, moneys in the trust fund may be used by the
1924 department to acquire the equipment, software, and engineering,
1925 administrative, and maintenance services it needs to construct,

1926 operate, and maintain the statewide radio system. Moneys in the
 1927 trust fund from surcharges shall be used to help fund the costs
 1928 of the system. Upon completion of the system, moneys in the
 1929 trust fund may also be used by the department for payment of the
 1930 recurring maintenance costs of the system.

1931 Section 53. The text of s. 282.709(3), Florida Statutes,
 1932 as carried forward from chapter 2021-37, Laws of Florida, by
 1933 this act, expires July 1, 2025, and the text of that subsection
 1934 shall revert to that in existence on June 1, 2021, except that
 1935 any amendments to such text enacted other than by this act shall
 1936 be preserved and continue to operate to the extent that such
 1937 amendments are not dependent upon the portions of text which
 1938 expire pursuant to this section.

1939 Section 54. In order to implement appropriations relating
 1940 to the purchase of equipment and services related to the
 1941 Statewide Law Enforcement Radio System (SLERS) as authorized in
 1942 the 2024-2025 General Appropriations Act, and notwithstanding s.
 1943 287.057, Florida Statutes, state agencies and other eligible
 1944 users of the SLERS network may use the Department of Management
 1945 Services SLERS contract for purchase of equipment and services.
 1946 This section expires July 1, 2025.

1947 Section 55. In order to implement Specific Appropriations
 1948 2898 through 2909 of the 2024-2025 General Appropriations Act,
 1949 and notwithstanding rule 60A-1.031, Florida Administrative Code,
 1950 the transaction fee as identified in s. 287.057(24)(c), Florida

1951 Statutes, shall be collected for use of the online procurement
 1952 system and is 0.7 percent for the 2024-2025 fiscal year only.
 1953 This section expires July 1, 2025.

1954 Section 56. In order to implement Specific Appropriations
 1955 2813 through 2838 of the 2024-2025 General Appropriations Act,
 1956 and upon the expiration and reversion of the amendments made by
 1957 section 47 of chapter 2023-240, Laws of Florida, paragraph (i)
 1958 of subsection (9) of section 24.105, Florida Statutes, is
 1959 amended to read:

1960 24.105 Powers and duties of department.—The department
 1961 shall:

1962 (9) Adopt rules governing the establishment and operation
 1963 of the state lottery, including:

1964 (i) The manner and amount of compensation of retailers,
 1965 except for the 2024-2025 fiscal year only, effective July 1,
 1966 2024, the commission for lottery ticket sales shall be 6 percent
 1967 of the purchase price of each ticket sold or issued as a prize
 1968 by a retailer. Any additional retailer compensation is limited
 1969 to the Florida Lottery Retailer Bonus Commission program
 1970 appropriated in Specific Appropriation 2834 of the 2024-2025
 1971 General Appropriations Act.

1972 Section 57. The amendment to s. 24.105(9) (i), Florida
 1973 Statutes, made by this act expires July 1, 2025, and the text of
 1974 that paragraph shall revert to that in existence on June 30,
 1975 2023, except that any amendments to such text enacted other than

1976 | by this act shall be preserved and continue to operate to the
 1977 | extent that such amendments are not dependent upon the portions
 1978 | of text which expire pursuant to this section.

1979 | Section 58. In order to implement Specific Appropriations
 1980 | 3027 through 3035 of the 2024-2025 General Appropriations Act,
 1981 | paragraph (11) of subsection (6) of section 627.351, Florida
 1982 | Statutes, is reenacted and amended to read:

1983 | 627.351 Insurance risk apportionment plans.—

1984 | (6) CITIZENS PROPERTY INSURANCE CORPORATION.—

1985 | (11)1. In addition to any other method of alternative
 1986 | dispute resolution authorized by state law, the corporation may
 1987 | adopt policy forms that provide for the resolution of disputes
 1988 | regarding its claim determinations, including disputes regarding
 1989 | coverage for, or the scope and value of, a claim, in a
 1990 | proceeding before the Division of Administrative Hearings. Any
 1991 | such policies are not subject to s. 627.70154. All proceedings
 1992 | in the Division of Administrative Hearings pursuant to such
 1993 | policies are subject to ss. 57.105 and 768.79 as if filed in the
 1994 | courts of this state and are not considered chapter 120
 1995 | administrative proceedings. Rule 1.442, Florida Rules of Civil
 1996 | Procedure, applies to any offer served pursuant to s. 768.79,
 1997 | except that, notwithstanding any provision in Rule 1.442,
 1998 | Florida Rules of Civil Procedure, to the contrary, an offer
 1999 | shall not be served earlier than 10 days after filing the
 2000 | request for hearing with the Division of Administrative Hearings

2001 and shall not be served later than 10 days before the date set
 2002 for the final hearing. The administrative law judge in such
 2003 proceedings shall award attorney fees and other relief pursuant
 2004 to ss. 57.105 and 768.79. The corporation may not seek, and the
 2005 office may not approve, a maximum hourly rate for attorney fees.

2006 2. The corporation may contract with the division to
 2007 conduct proceedings to resolve disputes regarding its claim
 2008 determinations as may be provided for in the applicable policies
 2009 of insurance. This subparagraph expires July 1, 2025.

2010 Section 59. Effective upon this act becoming law, and in
 2011 order to implement Specific Appropriations 2955 through 2964 of
 2012 the Fiscal Year 2024-2025 General Appropriations Act,
 2013 notwithstanding the proviso language for Specific Appropriation
 2014 2966 in chapter 2023-239, Laws of Florida, section 110.116,
 2015 Florida Statutes, is amended to read:

2016 110.116 Personnel information system; payroll procedures.—

2017 (1) The Department of Management Services shall establish
 2018 and maintain, in coordination with the payroll system of the
 2019 Department of Financial Services, a complete personnel
 2020 information system for all authorized and established positions
 2021 in the state service, with the exception of employees of the
 2022 Legislature, unless the Legislature chooses to participate. The
 2023 department may contract with a vendor to provide the personnel
 2024 information system. The specifications shall be developed in
 2025 conjunction with the payroll system of the Department of

2026 Financial Services and in coordination with the Auditor General.
 2027 The Department of Financial Services shall determine that the
 2028 position occupied by each employee has been authorized and
 2029 established in accordance with the provisions of s. 216.251. The
 2030 Department of Management Services shall develop and maintain a
 2031 position numbering system that will identify each established
 2032 position, and such information shall be a part of the payroll
 2033 system of the Department of Financial Services. With the
 2034 exception of employees of the Legislature, unless the
 2035 Legislature chooses to participate, this system shall include
 2036 all career service positions and those positions exempted from
 2037 career service provisions, notwithstanding the funding source of
 2038 the salary payments, and information regarding persons receiving
 2039 payments from other sources. Necessary revisions shall be made
 2040 in the personnel and payroll procedures of the state to avoid
 2041 duplication insofar as is feasible. A list shall be organized by
 2042 budget entity to show the employees or vacant positions within
 2043 each budget entity. This list shall be available to the Speaker
 2044 of the House of Representatives and the President of the Senate
 2045 upon request.

2046 (2) In recognition of the critical nature of the statewide
 2047 personnel and payroll system commonly known as People First, the
 2048 Legislature finds that it is in the best interest of the state
 2049 to continue partnering with the current People First third-party
 2050 operator. The People First System annually processes 500,000

2051 employment applications, 455,000 personnel actions, and the
2052 state's \$9.5-billion payroll. The Legislature finds that the
2053 continuity of operations of the People First System and the
2054 critical functions it provides such as payroll, employee health
2055 insurance benefit records, and other critical services must not
2056 be interrupted. Presently, the Chief Financial Officer is
2057 undertaking the development of a new statewide accounting and
2058 financial management system, commonly known as the Planning,
2059 Accounting, and Ledger, Management System (PALM), scheduled to
2060 be operational in the year 2026. The procurement and
2061 implementation of an entire replacement of the People First
2062 System will impede the timeframe needed to successfully
2063 integrate the state's payroll system with the PALM System. In
2064 order to maintain continuity of operations and to ensure the
2065 successful completion of the PALM System, the Legislature
2066 directs that:

2067 (a) The department, pursuant to s. 287.057(11), shall
2068 enter into a 3-year contract extension with the entity operating
2069 the People First System on January 1, 2024. The contract
2070 extension must:

2071 1. Provide for the integration of the current People First
2072 System with PALM.

2073 2. Exclude major functionality updates or changes to the
2074 People First System prior to completion of the PALM System. This
2075 does not include:

2076 a. Routine system maintenance such as code updates
 2077 following open enrollment; or
 2078 b. The technical remediation necessary to integrate the
 2079 system with PALM within the PALM project's planned
 2080 implementation schedule.
 2081 3. Include project planning and analysis deliverables
 2082 necessary to:
 2083 a. Detail and document the state's functional
 2084 requirements.
 2085 b. Estimate the cost of transitioning the current People
 2086 First System to a cloud computing infrastructure within the
 2087 contract extension and after the successful integration with
 2088 PALM. The project cost evaluation shall estimate the annual cost
 2089 and capacity growth required to host the system in a cloud
 2090 environment.
 2091
 2092 The department shall develop these system specifications in
 2093 conjunction with the Department of Financial Services and the
 2094 Auditor General.
 2095 4. Include technical support for state agencies that may
 2096 need assistance in remediating or integrating current financial
 2097 shadow systems with People First in order to integrate with PALM
 2098 or the cloud version of People First.
 2099 5. Include organizational change management and training
 2100 deliverables needed to support the implementation of PALM

2101 payroll functionality and the People First System cloud upgrade.
2102 Responsibilities of the operator and the department shall be
2103 outlined in a project role and responsibility assignment chart
2104 within the contract.

2105 6. Include an option to renew the contract for one
2106 additional year.

2107 (b) The department shall submit, no later than June 30,
2108 2026, its project planning and detailed cost estimate to upgrade
2109 the current People First System to the chair of the Senate
2110 Committee on Appropriations, the chair of the House of
2111 Representatives Appropriations Committee, and the Executive
2112 Office of the Governor's Office of Policy and Budget, for
2113 preliminary review and consideration of funding the department's
2114 Fiscal Year 2026-2027 legislative budget request to update the
2115 system.

2116 (c) This subsection expires July 1, 2025.

2117 Section 60. In order to implement the appropriation of
2118 funds in the appropriation category "Northwest Regional Data
2119 Center" in the 2024-2025 General Appropriations Act, and
2120 pursuant to the notice, review, and objection procedures of s.
2121 216.177, Florida Statutes, the Executive Office of the Governor
2122 may transfer funds appropriated in that category between
2123 departments in order to align the budget authority granted based
2124 on the estimated costs for data processing services for the
2125 2024-2025 fiscal year. This section expires July 1, 2025.

2126 Section 61. In order to implement appropriations
 2127 authorized in the 2024-2025 General Appropriations Act for state
 2128 data center services, auxiliary assessments charged to state
 2129 agencies related to contract management services provided to
 2130 Northwest Regional Data Center shall not exceed 3 percent. This
 2131 section expires July 1, 2025.

2132 Section 62. In order to implement Specific Appropriation
 2133 2506A of the 2024-2025 General Appropriations Act, section
 2134 284.51, Florida Statutes, is created to read:

2135 284.51 Electroencephalogram combined transcranial magnetic
 2136 stimulation treatment pilot program.-

2137 (1) As used in this section, the term:

2138 (a) "Division" means the Division of Risk Management at
 2139 the Department of Financial Services.

2140 (b) "Electroencephalogram combined Transcranial Magnetic
 2141 Stimulation" or "eTMS" means treatment in which transcranial
 2142 magnetic stimulation frequency pulses are tuned to the patient's
 2143 physiology and biometric data.

2144 (c) "First Responder" has the same meaning as provided in
 2145 s. 112.1815(1).

2146 (d) "Veteran" means:

2147 1. A veteran as defined in 38 U.S.C. s. 101(2);

2148 2. A person who served in a reserve component as defined
 2149 in 38 U.S.C. s. 101(27); or

2150 3. A person who served in the National Guard of any state.

2151 (2) The division shall select a provider to establish a
2152 statewide pilot program to make eTMS available for veterans,
2153 first responders, and immediate family members of veterans and
2154 first responders with:

2155 (a) Substance use disorders.

2156 (b) Mental illness.

2157 (c) Sleep disorders.

2158 (d) Traumatic brain injuries.

2159 (e) Sexual trauma.

2160 (f) Post-traumatic stress disorder and accompanying
2161 comorbidities.

2162 (g) Concussions.

2163 (h) Other brain trauma.

2164 (i) Quality of life issues affecting human performance,
2165 including issues related to or resulting from problems with
2166 cognition and problems maintaining attention, concentration, or
2167 focus.

2168 (3) The provider must display a history of serving veteran
2169 and first responder populations at a statewide level. The
2170 provider shall establish a network for in person and offsite
2171 care with the goal of providing statewide access. Consideration
2172 shall be provided to locations with a large population of first
2173 responders and veterans. In addition to traditional eTMS
2174 devices, the provider may utilize non-medical Portable Magnetic
2175 Stimulation devices to improve access to underserved populations

2176 in remote areas or to be used to serve as a pre-post treatment
2177 or a stand-alone device. The provider shall be required to
2178 establish and operate a clinical practice and to evaluate
2179 outcomes of such clinical practice.

2180 (4) The pilot program shall include:

2181 (a) The establishment of a peer-to-peer support network by
2182 the provider made available to all individuals receiving
2183 treatment under the program.

2184 (b) The requirement that each individual who receives
2185 treatment under the program also must receive neurophysiological
2186 monitoring, monitoring for symptoms of substance use and other
2187 mental health disorders, and access to counseling and wellness
2188 programming. Each individual who receives treatment must also
2189 participate in the peer-to-peer support network established by
2190 the provider.

2191 (c) The establishment of protocols which include the use
2192 of adopted stimulation frequency and intensity modulation based
2193 on EEGs done on days 0, 10, and 20 and motor threshold testing,
2194 as well as clinical symptoms, signs, and biometrics.

2195 (d) The requirement that protocols and outcomes of any
2196 treatment provided by the clinical practice shall be collected
2197 and reported by the provider quarterly to the division, the
2198 President of the Senate, and the Speaker of the House of
2199 Representatives. Such report shall include the bio-data metrics
2200 and all expenditures and accounting of the use of funds received

2201 from the department.

2202 (e) The requirement that protocols and outcomes of any
 2203 treatment provided by the clinical practice shall be collected
 2204 and reported to the University of South Florida and may be
 2205 provided by the provider to any relevant Food and Drug
 2206 Administration studies or trials.

2207 (5) The division may adopt rules to implement this
 2208 section.

2209 (6) This section expires July 1, 2025.

2210 Section 63. In order to implement specific appropriations
 2211 from the land acquisition trust funds within the Department of
 2212 Agriculture and Consumer Services, the Department of
 2213 Environmental Protection, the Department of State, and the Fish
 2214 and Wildlife Conservation Commission, which are contained in the
 2215 2024-2025 General Appropriations Act, subsection (3) of section
 2216 215.18, Florida Statutes, is amended to read:

2217 215.18 Transfers between funds; limitation.—

2218 (3) Notwithstanding subsection (1) and only with respect
 2219 to a land acquisition trust fund in the Department of
 2220 Agriculture and Consumer Services, the Department of
 2221 Environmental Protection, the Department of State, or the Fish
 2222 and Wildlife Conservation Commission, whenever there is a
 2223 deficiency in a land acquisition trust fund which would render
 2224 that trust fund temporarily insufficient to meet its just
 2225 requirements, including the timely payment of appropriations

2226 | from that trust fund, and other trust funds in the State
 2227 | Treasury have moneys that are for the time being or otherwise in
 2228 | excess of the amounts necessary to meet the just requirements,
 2229 | including appropriated obligations, of those other trust funds,
 2230 | the Governor may order a temporary transfer of moneys from one
 2231 | or more of the other trust funds to a land acquisition trust
 2232 | fund in the Department of Agriculture and Consumer Services, the
 2233 | Department of Environmental Protection, the Department of State,
 2234 | or the Fish and Wildlife Conservation Commission. Any action
 2235 | proposed pursuant to this subsection is subject to the notice,
 2236 | review, and objection procedures of s. 216.177, and the Governor
 2237 | shall provide notice of such action at least 7 days before the
 2238 | effective date of the transfer of trust funds, except that
 2239 | during July 2024 ~~2023~~, notice of such action shall be provided
 2240 | at least 3 days before the effective date of a transfer unless
 2241 | such 3-day notice is waived by the chair and vice chair of the
 2242 | Legislative Budget Commission. Any transfer of trust funds to a
 2243 | land acquisition trust fund in the Department of Agriculture and
 2244 | Consumer Services, the Department of Environmental Protection,
 2245 | the Department of State, or the Fish and Wildlife Conservation
 2246 | Commission must be repaid to the trust funds from which the
 2247 | moneys were loaned by the end of the 2024-2025 ~~2023-2024~~ fiscal
 2248 | year. The Legislature has determined that the repayment of the
 2249 | other trust fund moneys temporarily loaned to a land acquisition
 2250 | trust fund in the Department of Agriculture and Consumer

2251 Services, the Department of Environmental Protection, the
 2252 Department of State, or the Fish and Wildlife Conservation
 2253 Commission pursuant to this subsection is an allowable use of
 2254 the moneys in a land acquisition trust fund because the moneys
 2255 from other trust funds temporarily loaned to a land acquisition
 2256 trust fund shall be expended solely and exclusively in
 2257 accordance with s. 28, Art. X of the State Constitution. This
 2258 subsection expires July 1, 2025 ~~2024~~.

2259 Section 64. (1) In order to implement specific
 2260 appropriations from the land acquisition trust funds within the
 2261 Department of Agriculture and Consumer Services, the Department
 2262 of Environmental Protection, the Department of State, and the
 2263 Fish and Wildlife Conservation Commission which are contained in
 2264 the 2024-2025 General Appropriations Act, the Department of
 2265 Environmental Protection shall transfer revenues from the Land
 2266 Acquisition Trust Fund within the department to the land
 2267 acquisition trust funds within the Department of Agriculture and
 2268 Consumer Services, the Department of State, and the Fish and
 2269 Wildlife Conservation Commission as provided in this section. As
 2270 used in this section, the term "department" means the Department
 2271 of Environmental Protection.

2272 (2) After subtracting any required debt service payments,
 2273 the proportionate share of revenues to be transferred to each
 2274 land acquisition trust fund shall be calculated by dividing the
 2275 appropriations from each of the land acquisition trust funds for

2276 the fiscal year by the total appropriations from the Land
 2277 Acquisition Trust Fund within the department and the land
 2278 acquisition trust funds within the Department of Agriculture and
 2279 Consumer Services, the Department of State, and the Fish and
 2280 Wildlife Conservation Commission for the fiscal year. The
 2281 department shall transfer the proportionate share of the
 2282 revenues in the Land Acquisition Trust Fund within the
 2283 department on a monthly basis to the appropriate land
 2284 acquisition trust funds within the Department of Agriculture and
 2285 Consumer Services, the Department of State, and the Fish and
 2286 Wildlife Conservation Commission and shall retain its
 2287 proportionate share of the revenues in the Land Acquisition
 2288 Trust Fund within the department. Total distributions to a land
 2289 acquisition trust fund within the Department of Agriculture and
 2290 Consumer Services, the Department of State, and the Fish and
 2291 Wildlife Conservation Commission may not exceed the total
 2292 appropriations from such trust fund for the fiscal year.

2293 (3) In addition, the department shall transfer from the
 2294 Land Acquisition Trust Fund to land acquisition trust funds
 2295 within the Department of Agriculture and Consumer Services, the
 2296 Department of State, and the Fish and Wildlife Conservation
 2297 Commission amounts equal to the difference between the amounts
 2298 appropriated in chapter 2023-239, Laws of Florida, to the
 2299 department's Land Acquisition Trust Fund and the other land
 2300 acquisition trust funds, and the amounts actually transferred

2301 between those trust funds during the 2023-2024 fiscal year.

2302 (4) The department may advance funds from the beginning
 2303 unobligated fund balance in the Land Acquisition Trust Fund to
 2304 the Land Acquisition Trust Fund within the Fish and Wildlife
 2305 Conservation Commission needed for cash flow purposes based on a
 2306 detailed expenditure plan. The department shall prorate amounts
 2307 transferred quarterly to the Fish and Wildlife Conservation
 2308 Commission to recoup the amount of funds advanced by June 30,
 2309 2025.

2310 (5) This section expires July 1, 2025.

2311 Section 65. In order to implement Specific Appropriation
 2312 1804 of the 2024-2025 General Appropriations Act, and
 2313 notwithstanding the expiration date in section 58 of chapter
 2314 2023-240, Laws of Florida, paragraph (g) of subsection (15) of
 2315 section 376.3071, Florida Statutes, is reenacted to read:

2316 376.3071 Inland Protection Trust Fund; creation; purposes;
 2317 funding.—

2318 (15) ETHANOL OR BIODIESEL DAMAGE; PREVENTIVE MEASURES.—The
 2319 department shall pay, pursuant to this subsection, up to \$10
 2320 million each fiscal year from the fund for the costs of labor
 2321 and equipment to repair or replace petroleum storage systems
 2322 that may have been damaged due to the storage of fuels blended
 2323 with ethanol or biodiesel, or for preventive measures to reduce
 2324 the potential for such damage.

2325 (g) Payments may not be made for the following:

- 2326 1. Proposal costs or costs related to preparation of the
- 2327 application and required documentation;
- 2328 2. Certified public accountant costs;
- 2329 3. Except as provided in paragraph (j), any costs in
- 2330 excess of the amount approved by the department under paragraph
- 2331 (b) or which are not in substantial compliance with the purchase
- 2332 order;
- 2333 4. Costs associated with storage tanks, piping, or
- 2334 ancillary equipment that has previously been repaired or
- 2335 replaced for which costs have been paid under this section;
- 2336 5. Facilities that are not in compliance with department
- 2337 storage tank rules, until the noncompliance issues have been
- 2338 resolved; or
- 2339 6. Costs associated with damage to petroleum storage
- 2340 systems caused in whole or in part by causes other than the
- 2341 storage of fuels blended with ethanol or biodiesel.

2342 Section 66. The text of s. 376.3071(15) (g), Florida
 2343 Statutes, as carried forward from chapter 2020-114, Laws of
 2344 Florida, by this act, expires July 1, 2025, and the text of that
 2345 paragraph shall revert to that in existence on July 1, 2020, but
 2346 not including any amendments made by this act or chapter 2020-
 2347 114, Laws of Florida, and any amendments to such text enacted
 2348 other than by this act shall be preserved and continue to
 2349 operate to the extent that such amendments are not dependent
 2350 upon the portion of text which expires pursuant to this section.

2351 Section 67. In order to implement specific appropriations
 2352 from the Florida Forever Trust Fund within the Department of
 2353 Environmental Protection, which are contained in the 2024-2025
 2354 General Appropriations Act, paragraph (m) of subsection (3) of
 2355 section 259.105, Florida Statutes, is amended to read:

2356 259.105 The Florida Forever Act.—

2357 (3) Less the costs of issuing and the costs of funding
 2358 reserve accounts and other costs associated with bonds, the
 2359 proceeds of cash payments or bonds issued pursuant to this
 2360 section shall be deposited into the Florida Forever Trust Fund
 2361 created by s. 259.1051. The proceeds shall be distributed by the
 2362 Department of Environmental Protection in the following manner:

2363 (m) Notwithstanding paragraphs (a)-(j) and for the 2024-
 2364 2025 ~~2023-2024~~ fiscal year, the proceeds shall be distributed as
 2365 provided in the General Appropriations Act. This paragraph
 2366 expires July 1, 2025 ~~2024~~.

2367 Section 68. In order to implement Specific Appropriation
 2368 2274A of the 2024-2025 General Appropriations Act, and
 2369 notwithstanding chapter 287, Florida Statutes, the Department of
 2370 Citrus shall enter into agreements for the purpose of increasing
 2371 production of trees that show tolerance or resistance to citrus
 2372 greening and to commercialize technologies that produce
 2373 tolerance or resistance to citrus greening in trees. The
 2374 department shall enter into these agreements no later than
 2375 January 1, 2025, and shall file with the department's Inspector

2376 General a certification of conditions and circumstances
 2377 justifying each agreement entered into without competitive
 2378 solicitation. This section expires July 1, 2025.

2379 Section 69. In order to implement Specific Appropriation
 2380 1740B of the 2024-2025 General Appropriations Act, the Local
 2381 Government Water Supply Pilot Grant Program is created within
 2382 the Department of Environmental Protection. In recognition of
 2383 the area's unique water source constraints, including the
 2384 protection of the Coastal Floridan aquifer, the Department of
 2385 Environmental Protection shall implement the pilot program to
 2386 provide funds to local governments for water supply
 2387 infrastructure, including distribution and transmission
 2388 facilities. To be eligible for the pilot program, a water supply
 2389 infrastructure project must be located within Region I or Region
 2390 II of the Northwest Florida Regional Water Supply Plan. If a
 2391 developer is involved in the project, the Department of
 2392 Environmental Protection shall require match funding equal to
 2393 the amount of the grant request from local, federal, or private
 2394 funds. The Department of Environmental Protection shall
 2395 expeditiously develop an application process and may adopt rules
 2396 to implement this pilot program. This section expires July 1,
 2397 2025.

2398 Section 70. In order to implement section 169 of the 2024-
 2399 2025 General Appropriations Act, section 380.5105, Florida
 2400 Statutes, is amended to read:

2401 380.5105 The Stan Mayfield Working Waterfronts; Florida
 2402 Forever program.—

2403 (1) Notwithstanding any other provision of this chapter,
 2404 it is the intent of the Legislature that the trust shall
 2405 administer the working waterfronts land acquisition program as
 2406 set forth in this section.

2407 (a)~~(2)~~ The trust and the Department of Agriculture and
 2408 Consumer Services shall jointly develop rules specifically
 2409 establishing an application process and a process for the
 2410 evaluation, scoring and ranking of working waterfront
 2411 ~~acquisition~~ projects. The proposed rules jointly developed
 2412 pursuant to this paragraph ~~subsection~~ shall be promulgated by
 2413 the trust. Such rules shall establish a system of weighted
 2414 criteria to give increased priority to projects:

2415 1.~~(a)~~ Within a municipality with a population less than
 2416 30,000;

2417 2.~~(b)~~ Within a municipality or area under intense growth
 2418 and development pressures, as evidenced by a number of factors,
 2419 including a determination that the municipality's growth rate
 2420 exceeds the average growth rate for the state;

2421 3.~~(c)~~ Within the boundary of a community redevelopment
 2422 agency established pursuant to s. 163.356;

2423 4.~~(d)~~ Adjacent to state-owned submerged lands designated
 2424 as an aquatic preserve identified in s. 258.39; or

2425 5.~~(e)~~ That provide a demonstrable benefit to the local

2426 economy.

2427 (b)~~(3)~~ For projects that will require more than the grant
2428 amount awarded for completion, the applicant must identify in
2429 their project application funding sources that will provide the
2430 difference between the grant award and the estimated project
2431 completion cost. Such rules may be incorporated into those
2432 developed pursuant to s. 380.507(11).

2433 (c)~~(4)~~ The trust shall develop a ranking list based on
2434 criteria identified in paragraph (a) ~~subsection (2)~~ for proposed
2435 fee simple and less-than-fee simple acquisition projects
2436 developed pursuant to this section. The trust shall, by the
2437 first Board of Trustees of the Internal Improvement Trust Fund
2438 meeting in February, present the ranking list pursuant to this
2439 section to the board of trustees for final approval of projects
2440 for funding. The board of trustees may remove projects from the
2441 ranking list but may not add projects.

2442 (d)~~(5)~~ Grant awards, acquisition approvals, and terms of
2443 less-than-fee acquisitions shall be approved by the trust.
2444 Waterfront communities that receive grant awards must submit
2445 annual progress reports to the trust identifying project
2446 activities which are complete, and the progress achieved in
2447 meeting the goals outlined in the project application. The trust
2448 must implement a process to monitor and evaluate the performance
2449 of grant recipients in completing projects that are funded
2450 through the working waterfronts program.

2451 (2) Notwithstanding any other provision of this chapter,
2452 it is the intent of the Legislature that the Department of
2453 Environmental Protection shall administer the working
2454 waterfronts capital outlay grant program as set forth in this
2455 section to support the commercial fishing industry, including
2456 the infrastructure for receiving or unloading seafood for the
2457 purpose of supporting the seafood economy.

2458 (a) The working waterfronts capital outlay grant program
2459 is created to provide funding to assist commercial saltwater
2460 products or commercial saltwater wholesale dealer or retailer
2461 license holders and seafood houses in maintaining their
2462 operations.

2463 (b) Eligible costs and expenditures include fixed capital
2464 outlay and operating capital outlay, including, but not limited
2465 to, the repair and maintenance or replacement of equipment, the
2466 repair and maintenance or replacement of water-adjacent
2467 facilities or infrastructure, and the construction or renovation
2468 of shore-side facilities.

2469 (c) The applicant must demonstrate a benefit to the local
2470 economy.

2471 (d) Grant recipients must submit annual progress reports
2472 to the department identifying project activities that are
2473 complete and the progress achieved in meeting the goals outlined
2474 in the project application.

2475 (e) The department shall implement a process to monitor

2476 and evaluate the performance of grant recipients in completing
 2477 projects funded through the program.

2478 Section 71. The amendments to s. 380.5105, Florida
 2479 Statutes, made by this act expire July 1, 2025, and the text of
 2480 that section shall revert to that in existence on June 30, 2024,
 2481 except that any amendments to such text enacted other than by
 2482 this act shall be preserved and continue to operate to the
 2483 extent that such amendments are not dependent upon the portions
 2484 of text which expire pursuant to this section.

2485 Section 72. In order to implement section 163 of the 2024-
 2486 2025 General Appropriations Act, section 10 of chapter 2022-272,
 2487 Laws of Florida, as amended by section 61 of chapter 2023-240,
 2488 Laws of Florida is amended to read:

2489 Section 10. Hurricane Restoration Reimbursement Grant
 2490 Program.—

2491 (1) There is hereby created within the Department of
 2492 Environmental Protection the Hurricane Restoration Reimbursement
 2493 Grant Program for the purpose of providing financial assistance
 2494 to mitigate coastal beach erosion for coastal homeowners whose
 2495 property was significantly impacted by Hurricane Ian or
 2496 Hurricane Nicole in 2022. The department is authorized to
 2497 provide financial assistance grants to eligible recipients
 2498 located in Brevard, Broward, Charlotte, Collier, Duval, Flagler,
 2499 Indian River, Lee, Manatee, Martin, Nassau, Palm Beach, Saint
 2500 Johns, Saint Lucie, Sarasota, and Volusia Counties.

2501 (2) The department may provide grants to property owners
 2502 to mitigate for coastal beach erosion caused by Hurricane Ian or
 2503 Hurricane Nicole during 2022. Grant funding may only be used to
 2504 reimburse a property owner for construction costs:

2505 (a) Related to sand placement and temporary or permanent
 2506 coastal armoring construction projects to mitigate coastal beach
 2507 erosion and may not be used for the repair of residential
 2508 structures.

2509 (b) Incurred as a result of preparation for or damage
 2510 sustained from Hurricane Ian or Hurricane Nicole in 2022.

2511 (c) Incurred after September 23, 2022.

2512 (d) Related to a project that has been permitted, is
 2513 exempt from permitting requirements, or is otherwise authorized
 2514 by law.

2515 (3) Financial assistance grants may only be provided to
 2516 mitigate damage to property located in Brevard, Broward,
 2517 Charlotte, Collier, Duval, Flagler, Indian River, Lee, Manatee,
 2518 Martin, Nassau, Palm Beach, Saint Johns, Saint Lucie, Sarasota,
 2519 and Volusia Counties that is a:

2520 (a) Residential property that meets the following
 2521 requirements:

2522 1. The parcel must be a single-family, site-built,
 2523 residential property or a multi-family, site-built, residential
 2524 property not to exceed four units; and

2525 2. The homeowner must have been granted a homestead

2526 exemption on the home under chapter 196, Florida Statutes;
2527 (b) Residential condominium, as defined in chapter 718,
2528 Florida Statutes; or
2529 (c) Cooperative, as defined in chapter 719, Florida
2530 Statutes.
2531 (4)(a) The department shall reimburse 100 percent of the
2532 cost of eligible sand placement projects. For armoring projects
2533 on residential properties eligible under paragraph (3)(a), the
2534 department shall cost-share with \$1 provided by the property
2535 owner for every \$1 provided by the state with a maximum of
2536 \$300,000 in state funding toward the actual cost of an eligible
2537 project. For armoring projects on properties eligible under
2538 paragraphs (3)(b) and (c), the department shall cost-share with
2539 \$1 provided by the property owner for every \$1 provided by the
2540 state with a maximum of \$600,000 in state funding toward the
2541 actual cost of an eligible project. The department shall
2542 prioritize applicants who are low-income or moderate-income
2543 persons, as defined in s. 420.0004, Florida Statutes. Grants
2544 will be awarded to property owners for eligible projects
2545 following the receipt of a completed application on a first-
2546 come, first-served basis until funding is exhausted.
2547 1. Applications may be submitted beginning February 1,
2548 2023.
2549 2. Applicants must include evidence that the project meets
2550 the criteria in subsections (2) and (3).

2551 (b) If the department determines that an application meets
 2552 the requirements of this section, the department shall enter
 2553 into a cost-share grant agreement with the applicant consistent
 2554 with this section.

2555 (c) The department shall disburse grant funds on a
 2556 reimbursement basis. In order to receive reimbursement, property
 2557 owners must submit, at a minimum:

2558 1. If applicable, the permit issued under chapter 161,
 2559 Florida Statutes, or applicable statute, and evidence that the
 2560 project complies with all permitting requirements.

2561 2. All invoices and payment receipts for eligible
 2562 projects.

2563 3. If applicable, documentation that the eligible project
 2564 was completed by a licensed professional or contractor.

2565 (5) Beginning July 1, 2024, local governments and
 2566 municipalities may apply for program funds to implement large
 2567 scale sand placement projects located in a county listed in
 2568 subsection (1). Impacted counties and municipalities may request
 2569 funding for such projects that protect upland structures and
 2570 provide benefits to property owners at large. Funding will be
 2571 distributed on a first-come, first-served basis. Up to 100
 2572 percent of costs are eligible. Projects must be able to be
 2573 completed by July 1, 2025. No more than 50 percent of remaining
 2574 funds will be used for this purpose.

2575 (6)-(5) No later than January 31, 2023, the department

2576 shall adopt emergency rules prescribing the procedures,
 2577 administration, and criteria for approving the applications for
 2578 the Hurricane Restoration Reimbursement Grant Program. The
 2579 department is authorized, and all conditions are deemed met, to
 2580 adopt emergency rules under ss. 120.536(1) and 120.54(4),
 2581 Florida Statutes, to implement this section. The Legislature
 2582 finds that such emergency rulemaking authority is necessary to
 2583 address critical shoreline erosion which may result in the loss
 2584 of property by homeowners in those areas of the state that
 2585 sustained damage due to Hurricane Ian or Hurricane Nicole during
 2586 2022. Such rules shall remain effective until the funding in the
 2587 grant program is exhausted or this section expires ~~for 6 months~~
 2588 ~~after the date of adoption.~~

2589 ~~(7)(6)~~ This section expires July 1, 2025 2024.

2590 Section 73. In order to implement Specific Appropriation
 2591 1919 of the 2024-2025 General Appropriations Act and
 2592 notwithstanding s. 823.11(4)(c), Florida Statutes, the Fish and
 2593 Wildlife Conservation Commission may use funds appropriated for
 2594 the derelict vessel removal program for grants to local
 2595 governments or to remove, store, destroy, and dispose of, or to
 2596 pay private contractors to remove, store, destroy, and dispose
 2597 of, derelict vessels or vessels declared a public nuisance
 2598 pursuant to s. 327.73(1)(aa), Florida Statutes. This section
 2599 expires July 1, 2025.

2600 Section 74. In order to implement Specific Appropriation

2601 1864 of the 2024-2025 General Appropriations Act, a county or
2602 municipal government may not amend or adopt an ordinance that
2603 restricts or prohibits the operation of a leaf blower that is
2604 powered by an internal combustion engine or motor. This section
2605 expires July 1, 2025.

2606 Section 75. In order to implement Specific Appropriation
2607 1741 of the 2024-2025 General Appropriations Act, subsection (8)
2608 is added to section 403.0673, Florida Statutes to read:

2609 (8) For the 2024-2025 Fiscal Year, and notwithstanding the
2610 requirements of subsection (4), (5), and (6), the department
2611 shall dedicate at least \$25 million of the revenues transferred
2612 from s. 201.15(4)(h), for priority projects to improve water
2613 quality in the Indian River Lagoon. This subsection expires July
2614 1, 2025.

2615 Section 76. In order to implement Specific Appropriation
2616 1612 of the 2024-2025 General Appropriations Act, and
2617 notwithstanding chapter 287, Florida Statutes, the Department of
2618 Agriculture and Consumer Services shall enter into agreements
2619 for the purpose of advancing technologies leading to the
2620 creation of a genetically engineered self-limiting strain of an
2621 Asian Citrus Psyllid for population suppression. The department
2622 shall enter into these agreements no later than January 1, 2025,
2623 and shall file with the department's Inspector General a
2624 certification of conditions and circumstances justifying each
2625 agreement entered into without competitive solicitation. This

2626 | section expires July 1, 2025.

2627 | Section 77. In order to implement Specific Appropriation
 2628 | 2736 of the 2024-2025 General Appropriations Act, paragraph (b)
 2629 | of subsection (3) and subsection (5) of section 321.04, Florida
 2630 | Statutes, are amended to read:

2631 | 321.04 Personnel of the highway patrol; rank
 2632 | classifications; probationary status of new patrol officers;
 2633 | subsistence; special assignments.—

2634 | (3)

2635 | (b) For the 2024-2025 ~~2023-2024~~ fiscal year only, upon the
 2636 | request of the Governor, the Department of Highway Safety and
 2637 | Motor Vehicles shall assign one or more patrol officers to the
 2638 | office of the Lieutenant Governor for security services. This
 2639 | paragraph expires July 1, 2025 ~~2024~~.

2640 | (5) For the 2024-2025 ~~2023-2024~~ fiscal year only, the
 2641 | assignment of a patrol officer by the department shall include a
 2642 | Cabinet member specified in s. 4, Art. IV of the State
 2643 | Constitution if deemed appropriate by the department or in
 2644 | response to a threat and upon written request of such Cabinet
 2645 | member. This subsection expires July 1, 2025 ~~2024~~.

2646 | Section 78. In order to implement section 212 of the 2024-
 2647 | 2025 General Appropriations Act, subsection (3) of section
 2648 | 288.80125, Florida Statutes, is amended to read:

2649 | 288.80125 Triumph Gulf Coast Trust Fund.—

2650 | (3) For the 2024-2025 ~~2023-2024~~ fiscal year, funds shall

2651 | be used for the Rebuild Florida Revolving Loan Fund program to
 2652 | provide assistance to businesses impacted by Hurricane Michael
 2653 | as provided in the General Appropriations Act. This subsection
 2654 | expires July 1, 2025 ~~2024~~.

2655 | Section 79. In order to implement Specific Appropriations
 2656 | 2284 through 2291 of the 2024-2025 General Appropriations Act,
 2657 | and notwithstanding the expiration date in section 65 of chapter
 2658 | 2023-240, Laws of Florida, subsection (3) of section 288.8013,
 2659 | Florida Statutes, is reenacted to read:

2660 | 288.8013 Triumph Gulf Coast, Inc.; creation; funding;
 2661 | investment.-

2662 | (3) Triumph Gulf Coast, Inc., shall establish a trust
 2663 | account at a federally insured financial institution to hold
 2664 | funds received from the Triumph Gulf Coast Trust Fund and make
 2665 | deposits and payments. Triumph Gulf Coast, Inc., may invest
 2666 | surplus funds in the Local Government Surplus Funds Trust Fund,
 2667 | pursuant to s. 218.407. Earnings generated by investments and
 2668 | interest of the fund may be retained and used to make awards
 2669 | pursuant to this act or, notwithstanding paragraph (2)(d), for
 2670 | administrative costs, including costs in excess of the cap.
 2671 | Administrative costs may include payment of travel and per diem
 2672 | expenses of board members, audits, salary or other costs for
 2673 | employed or contracted staff, including required staff under s.
 2674 | 288.8014(9), and other allowable costs. The annual salary for
 2675 | any employee or contracted staff may not exceed \$130,000, and

2676 associated benefits may not exceed 35 percent of salary.

2677 Section 80. The text of s. 288.8013(3), Florida Statutes,
 2678 as carried forward from chapter 2023-240, Laws of Florida, by
 2679 this act expires July 1, 2025, and the text of that subsection
 2680 shall revert to that in existence on June 30, 2023, except that
 2681 any amendments to such text enacted other than by this act shall
 2682 be preserved and continue to operate to the extent that such
 2683 amendments are not dependent upon the portions of text which
 2684 expire pursuant to this section.

2685 Section 81. In order to implement Specific Appropriations
 2686 2024 through 2037, 2037F, 2037G, 2049 through 2055, 2058 through
 2687 2062, 2064 through 2072, and 2104 through 2116 of the 2024-2025
 2688 General Appropriations Act, paragraph (h) of subsection (7) of
 2689 section 339.135, Florida Statutes, is amended to read:

2690 339.135 Work program; legislative budget request;
 2691 definitions; preparation, adoption, execution, and amendment.—

2692 (7) AMENDMENT OF THE ADOPTED WORK PROGRAM.—

2693 (h)1. Any work program amendment that also adds a new
 2694 project, or phase thereof, to the adopted work program in excess
 2695 of \$3 million is subject to approval by the Legislative Budget
 2696 Commission. Any work program amendment submitted under this
 2697 paragraph must include, as supplemental information, a list of
 2698 projects, or phases thereof, in the current 5-year adopted work
 2699 program which are eligible for the funds within the
 2700 appropriation category being used for the proposed amendment.

2701 The department shall provide a narrative with the rationale for
2702 not advancing an existing project, or phase thereof, in lieu of
2703 the proposed amendment.

2704 2. If the department submits an amendment to the
2705 Legislative Budget Commission and the commission does not meet
2706 or consider the amendment within 30 days after its submittal,
2707 the chair and vice chair of the commission may authorize the
2708 amendment to be approved pursuant to s. 216.177. This
2709 subparagraph expires July 1, 2025 ~~2024~~.

2710 Section 82. In order to implement Specific Appropriation
2711 3056 of the 2024-2025 General Appropriations Act, section
2712 250.245, Florida Statutes, is amended to read:

2713 250.245 Florida National Guard Joint Enlistment
2714 Enhancement Program.—

2715 (1) The Florida National Guard Joint Enlistment
2716 Enhancement Program (JEEP) is established within the Department
2717 of Military Affairs. The purpose of the program is to motivate
2718 soldiers, airmen, and retirees of the Florida National Guard to
2719 bolster recruitment efforts and increase the force structure of
2720 the Florida National Guard.

2721 (2) As used in this section, the term "recruiting
2722 assistant" means a member of the Florida National Guard or a
2723 retiree of the Florida National Guard who assists in the
2724 recruitment of a new member and who provides motivation,
2725 encouragement, and moral support until the enlistment of such

2726 new member.

2727 (3) A current member in pay grade E-1 to O-3 or a retiree
 2728 in any pay grade is eligible for participation in JEEP as a
 2729 recruiting assistant.

2730 (4) The Adjutant General shall provide compensation to
 2731 recruiting assistants participating in JEEP. A recruiting
 2732 assistant shall receive \$1,000 for each new member referred by
 2733 them to the Florida National Guard upon the enlistment of such
 2734 referred member.

2735 (5) The Department of Military Affairs, in cooperation
 2736 with the Florida National Guard, shall adopt rules to administer
 2737 the program.

2738 (6) This section expires July 1, 2025 ~~2024~~.

2739 Section 83. In order to implement Specific Appropriation
 2740 2348 of the 2024-2025 General Appropriations Act, subsection (6)
 2741 of section 288.0655, Florida Statutes, is amended to read:

2742 288.0655 Rural Infrastructure Fund.—

2743 (6) For the 2024-2025 ~~2023-2024~~ fiscal year, the funds
 2744 appropriated for the grant program for Florida Panhandle
 2745 counties shall be distributed pursuant to and for the purposes
 2746 described in the proviso language associated with Specific
 2747 Appropriation 2348 ~~2342~~ of the 2024-2025 ~~2023-2024~~ General
 2748 Appropriations Act. This subsection expires July 1, 2025 ~~2024~~.

2749 Section 84. In order to implement Specific Appropriations
 2750 2705 through 2714 of the 2024-2025 General Appropriations Act,

2751 and notwithstanding ss. 216.181 and 216.292, Florida Statutes,
 2752 the Division of Emergency Management may submit budget
 2753 amendments, subject to the notice, review, and objection
 2754 procedures of s. 216.177, Florida Statutes, to increase budget
 2755 authority for projected expenditures due to reimbursements from
 2756 federally declared disasters. This section expires July 1, 2025.

2757 Section 85. Effective July 1, 2024, and in order to
 2758 implement Specific Appropriation 2693A of the 2024-2025 General
 2759 Appropriations act, subsection (2) of section 282.201, Florida
 2760 Statutes, is amended to read:

2761 282.201 State data center.—The state data center is
 2762 established within the department. The provision of data center
 2763 services must comply with applicable state and federal laws,
 2764 regulations, and policies, including all applicable security,
 2765 privacy, and auditing requirements. The department shall appoint
 2766 a director of the state data center who has experience in
 2767 leading data center facilities and has expertise in cloud-
 2768 computing management.

2769 (2) USE OF THE STATE DATA CENTER.—

2770 (a) The following are exempt from the use of the state
 2771 data center: the Department of Law Enforcement, the Department
 2772 of the Lottery's Gaming System, Systems Design and Development
 2773 in the Office of Policy and Budget, the regional traffic
 2774 management centers as described in s. 335.14(2) and the Office
 2775 of Toll Operations of the Department of Transportation, the

2776 State Board of Administration, state attorneys, public
 2777 defenders, criminal conflict and civil regional counsel, capital
 2778 collateral regional counsel, and the Florida Housing Finance
 2779 Corporation.

2780 (b) The Division of Emergency Management is exempt from
 2781 the use of the state data center. This paragraph expires July 1,
 2782 2025.

2783 Section 86. In order to implement Specific Appropriation
 2784 of the 2024-2025 General Appropriations Act, subsection (4)
 2785 is added to section 320.08053, Florida Statutes, to read:

2786 320.08053 Establishment of specialty license plates.—

2787 (4) Notwithstanding the provisions of this section, the
 2788 department shall extend the presale period for the Florida State
 2789 Beekeepers Association by an additional 12 months. This
 2790 subsection expires July 1, 2025.

2791 Section 87. In order to implement Specific Appropriation
 2792 of the 2024-2025 General Appropriations Act, paragraph (d)
 2793 of subsection (4) of section 112.061, Florida Statutes, is
 2794 amended to read:

2795 112.061 Per diem and travel expenses of public officers,
 2796 employees, and authorized persons; statewide travel management
 2797 system.—

2798 (4) OFFICIAL HEADQUARTERS.—The official headquarters of an
 2799 officer or employee assigned to an office shall be the city or
 2800 town in which the office is located except that:

2801 (d) A Lieutenant Governor who permanently resides outside
 2802 of Leon County, may, if he or she so requests, have an
 2803 appropriate facility in his or her county designated as his or
 2804 her official headquarters for purposes of this section. This
 2805 official headquarters may only serve as the Lieutenant
 2806 Governor's personal office. The Lieutenant Governor may not use
 2807 state funds to lease space in any facility for his or her
 2808 official headquarters.

2809 1. A Lieutenant Governor for whom an official headquarters
 2810 is established in his or her county of residence pursuant to
 2811 this paragraph is eligible for subsistence at a rate to be
 2812 established by the Governor for each day or partial day that the
 2813 Lieutenant Governor is at the State Capitol to conduct official
 2814 state business. In addition to the subsistence allowance, a
 2815 Lieutenant Governor is eligible for reimbursement for
 2816 transportation expenses as provided in subsection (7) for travel
 2817 between the Lieutenant Governor's official headquarters and the
 2818 State Capitol to conduct state business.

2819 2. Payment of subsistence and reimbursement for
 2820 transportation between a Lieutenant Governor's official
 2821 headquarters and the State Capitol shall be made to the extent
 2822 appropriated funds are available, as determined by the Governor.

2823 3. This paragraph expires July 1, 2025 ~~2024~~.

2824 Section 88. (1) In order to implement section 8 of the
 2825 2024-2025 General Appropriations Act, beginning July 1, 2024,

2826 and on the first day of each month thereafter, the Department of
2827 Management Services shall assess an administrative health
2828 insurance assessment to each state agency equal to the
2829 employer's cost of individual employee health care coverage for
2830 each vacant position within such agency eligible for coverage
2831 through the Division of State Group Insurance. As used in this
2832 section, the term "state agency" means an agency within the
2833 State Personnel System, the Department of the Lottery, the
2834 Justice Administrative Commission and all entities
2835 administratively housed in the Justice Administrative
2836 Commission, and the state courts system.

2837 (2) Each state agency shall remit the assessed
2838 administrative health insurance assessment under subsection (1)
2839 to the State Employees Health Insurance Trust Fund, for the
2840 State Group Insurance Program, as provided in ss. 110.123 and
2841 110.1239, Florida Statutes, from currently allocated monies for
2842 salaries and benefits, within 30 days after receipt of the
2843 assessment from the Department of Management Services. Should
2844 any state agency become more than 60 days delinquent in payment
2845 of this obligation, the Department of Management Services shall
2846 certify to the Chief Financial Officer the amount due and the
2847 Chief Financial Officer shall transfer the amount due to the
2848 Department of Management Services.

2849 (3) The administrative health insurance assessment shall
2850 apply to all vacant positions funded with state funds whether

2851 fully or partially funded with state funds. Vacant positions
 2852 partially funded with state funds shall pay a percentage of the
 2853 assessment imposed in subsection (1) equal to the percentage
 2854 share of state funds provided for such vacant positions. No
 2855 assessment shall apply to vacant positions fully funded with
 2856 federal funds. Each state agency shall provide the Department of
 2857 Management Services with a complete list of position numbers
 2858 that are funded, or partially funded, with federal funding, and
 2859 include the percentage of federal funding for each position no
 2860 later than July 31, 2024, and shall update the list on the last
 2861 day of each month thereafter. For federally funded vacant
 2862 positions, or partially funded vacant positions, each state
 2863 agency shall immediately take steps to include the
 2864 administrative health insurance assessment in its indirect cost
 2865 plan for the 2025-2026 fiscal year and each fiscal year
 2866 thereafter. A state agency shall notify the Department of
 2867 Management Services, the Executive Office of the Governor, and
 2868 the chair of the Senate Committee on Appropriation and the chair
 2869 of the House of Representatives Appropriations Committee, upon
 2870 approval of the updated indirect cost plan. If the state agency
 2871 is not able to obtain approval from its federal awarding agency,
 2872 the state agency must notify the Department of Management
 2873 Services, the Executive Office of the Governor, and the
 2874 appropriation chairs no later than January 15, 2025.
 2875 (4) Pursuant to the notice, review, and objection

2876 procedures of s. 216.177, Florida Statutes, the Executive Office
2877 of the Governor may transfer budget authority appropriated in
2878 the Salaries and Benefits appropriation category between
2879 agencies in order to align the appropriations granted with the
2880 assessments that must be paid by each agency to the Department
2881 of Management Services for the administrative health insurance
2882 assessment.

2883 (5) This section expires July 1, 2025.

2884 Section 89. In order to implement Specific Appropriations
2885 2800 and 2801 of the 2024-2025 General Appropriations Act, and
2886 notwithstanding s. 11.13(1), Florida Statutes, the authorized
2887 salaries for members of the Legislature for the 2024-2025 fiscal
2888 year shall be set at the same level in effect on July 1, 2010.
2889 This section expires July 1, 2025.

2890 Section 90. In order to implement the transfer of funds
2891 from the General Revenue Fund from trust funds for the 2024-2025
2892 General Appropriations Act, and notwithstanding the expiration
2893 date in section 76 of chapter 2023-240, Laws of Florida,
2894 paragraph (b) of subsection (2) of section 215.32, Florida
2895 Statutes, is reenacted to read:

2896 215.32 State funds; segregation.—

2897 (2) The source and use of each of these funds shall be as
2898 follows:

2899 (b)1. The trust funds shall consist of moneys received by
2900 the state which under law or under trust agreement are

2901 segregated for a purpose authorized by law. The state agency or
 2902 branch of state government receiving or collecting such moneys
 2903 is responsible for their proper expenditure as provided by law.
 2904 Upon the request of the state agency or branch of state
 2905 government responsible for the administration of the trust fund,
 2906 the Chief Financial Officer may establish accounts within the
 2907 trust fund at a level considered necessary for proper
 2908 accountability. Once an account is established, the Chief
 2909 Financial Officer may authorize payment from that account only
 2910 upon determining that there is sufficient cash and releases at
 2911 the level of the account.

2912 2. In addition to other trust funds created by law, to the
 2913 extent possible, each agency shall use the following trust funds
 2914 as described in this subparagraph for day-to-day operations:

2915 a. Operations or operating trust fund, for use as a
 2916 depository for funds to be used for program operations funded by
 2917 program revenues, with the exception of administrative
 2918 activities when the operations or operating trust fund is a
 2919 proprietary fund.

2920 b. Operations and maintenance trust fund, for use as a
 2921 depository for client services funded by third-party payors.

2922 c. Administrative trust fund, for use as a depository for
 2923 funds to be used for management activities that are departmental
 2924 in nature and funded by indirect cost earnings and assessments
 2925 against trust funds. Proprietary funds are excluded from the

2926 requirement of using an administrative trust fund.

2927 d. Grants and donations trust fund, for use as a

2928 depository for funds to be used for allowable grant or donor

2929 agreement activities funded by restricted contractual revenue

2930 from private and public nonfederal sources.

2931 e. Agency working capital trust fund, for use as a

2932 depository for funds to be used pursuant to s. 216.272.

2933 f. Clearing funds trust fund, for use as a depository for

2934 funds to account for collections pending distribution to lawful

2935 recipients.

2936 g. Federal grant trust fund, for use as a depository for

2937 funds to be used for allowable grant activities funded by

2938 restricted program revenues from federal sources.

2939

2940 To the extent possible, each agency must adjust its internal

2941 accounting to use existing trust funds consistent with the

2942 requirements of this subparagraph. If an agency does not have

2943 trust funds listed in this subparagraph and cannot make such

2944 adjustment, the agency must recommend the creation of the

2945 necessary trust funds to the Legislature no later than the next

2946 scheduled review of the agency's trust funds pursuant to s.

2947 215.3206.

2948 3. All such moneys are hereby appropriated to be expended

2949 in accordance with the law or trust agreement under which they

2950 were received, subject always to the provisions of chapter 216

2951 relating to the appropriation of funds and to the applicable
 2952 laws relating to the deposit or expenditure of moneys in the
 2953 State Treasury.

2954 4.a. Notwithstanding any provision of law restricting the
 2955 use of trust funds to specific purposes, unappropriated cash
 2956 balances from selected trust funds may be authorized by the
 2957 Legislature for transfer to the Budget Stabilization Fund and
 2958 General Revenue Fund in the General Appropriations Act.

2959 b. This subparagraph does not apply to trust funds
 2960 required by federal programs or mandates; trust funds
 2961 established for bond covenants, indentures, or resolutions whose
 2962 revenues are legally pledged by the state or public body to meet
 2963 debt service or other financial requirements of any debt
 2964 obligations of the state or any public body; the Division of
 2965 Licensing Trust Fund in the Department of Agriculture and
 2966 Consumer Services; the State Transportation Trust Fund; the
 2967 trust fund containing the net annual proceeds from the Florida
 2968 Education Lotteries; the Florida Retirement System Trust Fund;
 2969 trust funds under the management of the State Board of Education
 2970 or the Board of Governors of the State University System, where
 2971 such trust funds are for auxiliary enterprises, self-insurance,
 2972 and contracts, grants, and donations, as those terms are defined
 2973 by general law; trust funds that serve as clearing funds or
 2974 accounts for the Chief Financial Officer or state agencies;
 2975 trust funds that account for assets held by the state in a

2976 trustee capacity as an agent or fiduciary for individuals,
 2977 private organizations, or other governmental units; and other
 2978 trust funds authorized by the State Constitution.

2979 Section 91. The text of s. 215.32(2)(b), Florida Statutes,
 2980 as carried forward from chapter 2011-47, Laws of Florida, by
 2981 this act, expires July 1, 2025, and the text of that paragraph
 2982 shall revert to that in existence on June 30, 2011, except that
 2983 any amendments to such text enacted other than by this act shall
 2984 be preserved and continue to operate to the extent that such
 2985 amendments are not dependent upon the portions of text which
 2986 expire pursuant to this section.

2987 Section 92. In order to implement appropriations in the
 2988 2024-2025 General Appropriations Act for state employee travel,
 2989 the funds appropriated to each state agency which may be used
 2990 for travel by state employees are limited during the 2024-2025
 2991 fiscal year to travel for activities that are critical to each
 2992 state agency's mission. Funds may not be used for travel by
 2993 state employees to foreign countries, other states, conferences,
 2994 staff training activities, or other administrative functions
 2995 unless the agency head has approved, in writing, that such
 2996 activities are critical to the agency's mission. The agency head
 2997 shall consider using teleconferencing and other forms of
 2998 electronic communication to meet the needs of the proposed
 2999 activity before approving mission-critical travel. This section
 3000 does not apply to travel for law enforcement purposes, military

3001 purposes, emergency management activities, or public health
 3002 activities. This section expires July 1, 2025.

3003 Section 93. In order to implement appropriations in the
 3004 2024-2025 General Appropriations Act for state employee travel
 3005 and notwithstanding s. 112.061, Florida Statutes, costs for
 3006 lodging associated with a meeting, conference, or convention
 3007 organized or sponsored in whole or in part by a state agency or
 3008 the judicial branch may not exceed \$225 per day. An employee may
 3009 expend his or her own funds for any lodging expenses in excess
 3010 of \$225 per day. For purposes of this section, a meeting does
 3011 not include travel activities for conducting an audit,
 3012 examination, inspection, or investigation or travel activities
 3013 related to a litigation or emergency response. This section
 3014 expires July 1, 2025.

3015 Section 94. In order to implement the appropriations and
 3016 reappropriations authorized in the 2024-2025 General
 3017 Appropriations Act, paragraph (d) of subsection (11) of section
 3018 216.181, Florida Statutes, is amended to read:

3019 216.181 Approved budgets for operations and fixed capital
 3020 outlay.—

3021 (11)

3022 (d) Notwithstanding paragraph (b) and paragraph (2)(b),
 3023 and for the 2024-2025 ~~2023-2024~~ fiscal year only, the
 3024 Legislative Budget Commission may approve budget amendments for
 3025 new fixed capital outlay projects or increase the amounts

3026 appropriated to state agencies for fixed capital outlay
 3027 projects. This paragraph expires July 1, 2025 ~~2024~~.

3028
 3029 The provisions of this subsection are subject to the notice and
 3030 objection procedures set forth in s. 216.177.

3031 Section 95. In order to implement the salaries and
 3032 benefits, expenses, other personal services, contracted
 3033 services, special categories, and operating capital outlay
 3034 categories of the 2024-2025 General Appropriations Act,
 3035 paragraph (a) of subsection (2) of section 216.292, Florida
 3036 Statutes, is amended to read:

3037 216.292 Appropriations nontransferable; exceptions.—

3038 (2) The following transfers are authorized to be made by
 3039 the head of each department or the Chief Justice of the Supreme
 3040 Court whenever it is deemed necessary by reason of changed
 3041 conditions:

3042 (a) The transfer of appropriations funded from identical
 3043 funding sources, except appropriations for fixed capital outlay,
 3044 and the transfer of amounts included within the total original
 3045 approved budget and plans of releases of appropriations as
 3046 furnished pursuant to ss. 216.181 and 216.192, as follows:

3047 1. Between categories of appropriations within a budget
 3048 entity, if no category of appropriation is increased or
 3049 decreased by more than 5 percent of the original approved budget
 3050 or \$250,000, whichever is greater, by all action taken under

3051 | this subsection.

3052 | 2. Between budget entities within identical categories of
 3053 | appropriations, if no category of appropriation is increased or
 3054 | decreased by more than 5 percent of the original approved budget
 3055 | or \$250,000, whichever is greater, by all action taken under
 3056 | this subsection.

3057 | 3. Any agency exceeding salary rate established pursuant
 3058 | to s. 216.181(8) on June 30th of any fiscal year shall not be
 3059 | authorized to make transfers pursuant to subparagraphs 1. and 2.
 3060 | in the subsequent fiscal year.

3061 | 4. Notice of proposed transfers under subparagraphs 1. and
 3062 | 2. shall be provided to the Executive Office of the Governor and
 3063 | the chairs of the legislative appropriations committees at least
 3064 | 3 days prior to agency implementation in order to provide an
 3065 | opportunity for review. The review shall be limited to ensuring
 3066 | that the transfer is in compliance with the requirements of this
 3067 | paragraph.

3068 | 5. For the 2024-2025 ~~2023-2024~~ fiscal year, the review
 3069 | shall ensure that transfers proposed pursuant to this paragraph
 3070 | comply with this chapter, maximize the use of available and
 3071 | appropriate trust funds, and are not contrary to legislative
 3072 | policy and intent. This subparagraph expires July 1, 2025 ~~2024~~.

3073 | Section 96. In order to implement appropriations in the
 3074 | 2024-2025 General Appropriations Act for the acquisitions of
 3075 | motor vehicles, and notwithstanding chapter 287, Florida

3076 Statutes, relating to the purchase of motor vehicles from a
3077 state term contract, state agencies may purchase vehicles from
3078 nonstate term contract vendors without prior approval from the
3079 Department of Management Services, provided the cost of the
3080 motor vehicle is equal to or less than the cost of a similar
3081 class of vehicle found on a state term contract and provided the
3082 funds for the purchase have been specifically appropriated. This
3083 section expires July 1, 2025.

3084 Section 97. In order to implement Specific Appropriation
3085 2880 in the 2024-2025 General Appropriations Act, and
3086 notwithstanding s. 255.25(3)(a), Florida Statutes, the
3087 Department of Management Services, the Executive Office of the
3088 Governor, the Commissioner of Agriculture, the Chief Financial
3089 Officer, and the Attorney General are authorized to enter into a
3090 lease as a lessee not to exceed 24 months for the use of space
3091 in a privately owned building, even if such space is 5,000
3092 square feet or more, without having to advertise or receive
3093 competitive solicitations. This section expires July 1, 2025.

3094 Section 98. In order to implement section 171 of the 2024-
3095 2025 General Appropriations Act:

3096 (1) The Department of Environmental Protection shall
3097 negotiate and, upon a mutual agreement with any willing seller,
3098 purchase lands or interests in lands, subject to appraisals and
3099 pursuant to chapter 253, Florida Statutes, within the following
3100 land areas:

3101 (a) The Caloosahatchee Big Cypress Corridor, which
 3102 consists of approximately 75,000 acres in Hendry and Collier
 3103 Counties connecting the Florida Panther National Wildlife Refuge
 3104 and the Big Cypress National Preserve to the Dinner Island
 3105 Wildlife Management Area, the Okaloacoochee Slough State Forest,
 3106 and the Corkscrew Regional Ecosystem Watershed Wildlife and
 3107 Environmental Area; and

3108 (b) The Ocala-to-Osceola Wildlife Corridor, which consists
 3109 of approximately 1.6 million acres in Alachua, Baker, Bradford,
 3110 Clay, Columbia, Duval, Hamilton, Lake, Marion, Putnam, Union,
 3111 and Volusia Counties connecting the Osceola National Forest to
 3112 the Ocala National Forest.

3113 (2) To reduce the state's land management costs, the
 3114 Department of Environmental Protection shall offer, at the
 3115 selling property owner's option, negotiated terms for each
 3116 property owner within the Caloosahatchee Big Cypress Corridor to
 3117 lease all or a portion of the property for fair market value for
 3118 agricultural purposes for 10-year terms.

3119 (a) Each lease must include, at the option of the lessee,
 3120 at least two 5-year extensions, so long as the lessee is in
 3121 compliance with the lease terms.

3122 (b) Any agricultural uses authorized may not be more
 3123 intensive than historical or existing uses and must be
 3124 authorized by any applicable agricultural land use designations.
 3125 All agricultural practices must be conducted in compliance with

3126 | the applicable best management practices adopted by the
 3127 | Department of Agriculture and Consumer Services.

3128 | (3) This section expires July 1, 2025.

3129 | Section 99. In order to implement sections 271 and 272 of
 3130 | the 2024-2025 General Appropriations Act, and notwithstanding
 3131 | ss. 216.181 and 216.292, Florida Statutes, the Executive Office
 3132 | of the Governor's Office of Policy and Budget may submit a
 3133 | budget amendment to the Legislative Budget Commission pursuant
 3134 | to chapter 216, Florida Statutes, to realign funding, within and
 3135 | between agencies, in appropriation categories specifically
 3136 | authorized for the implementation of the state's award from the
 3137 | federal Coronavirus State Fiscal Recovery Fund (Public Law 117-
 3138 | 2). The funding realignment shall address projected surpluses
 3139 | and deficits in existing programs and maximize the state's
 3140 | utilization of federal funds, which must be fully obligated by
 3141 | December 31, 2024. The Executive Office of the Governor shall
 3142 | submit a budget amendment to realign federal funds no later than
 3143 | December 31, 2024. This section expires July 1, 2025.

3144 | Section 100. In order to implement specific appropriations
 3145 | containing salary rate in the 2024-2025 General Appropriations
 3146 | Act, and notwithstanding s. 216.181(8)(b), Florida Statutes, the
 3147 | annual salary rate for the Department of Corrections and the
 3148 | Department of Highway Safety and Motor Vehicles shall be
 3149 | controlled at the budget entity level. This section expires July
 3150 | 1, 2025.

3151 Section 101. Effective upon this act becoming a law, and
 3152 in order to implement sections 255 and 281 of the 2024-2025
 3153 General Appropriations Act, subsection (4) of section 339.08,
 3154 Florida Statutes, is amended to read:

3155 339.08 Use of moneys in State Transportation Trust Fund.—

3156 (4) Notwithstanding any other law, and for the 2023-2024
 3157 and 2024-2025 fiscal years ~~year~~ only, funds are appropriated to
 3158 the State Transportation Trust Fund from the General Revenue
 3159 Fund and the Discretionary Sales Surtax Clearing Trust Fund as
 3160 provided in the General Appropriations Act. The department is
 3161 not required to deplete the resources transferred from the
 3162 General Revenue Fund for the fiscal year as required in s.
 3163 339.135(3)(b), and the funds may not be used in calculating the
 3164 required quarterly cash balance of the trust fund as required in
 3165 s. 339.135(6)(b). The department shall track and account for
 3166 appropriated funds from the General Revenue Fund as a separate
 3167 funding source for eligible projects on the State Highway System
 3168 and from the Discretionary Sales Surtax Clearing Trust Fund for
 3169 eligible projects pursuant to the General Appropriations Act.
 3170 This subsection expires July 1, 2025 ~~2024~~.

3171 Section 102. Effective upon this act becoming a law, and
 3172 in order to implement section 284 of the 2024-2025 General
 3173 Appropriations Act, and notwithstanding s. 212.20, Florida
 3174 Statutes, the Department of Revenue shall retain interest
 3175 earnings associated with the funds held in the separate account

3176 for Hillsborough County established within the Discretionary
 3177 Sales Surtax Clearing Trust Fund pursuant to section 155 of
 3178 chapter 2022-156, Laws of Florida. Such funds shall be used to
 3179 implement the temporary suspension of surtaxes authorized in s.
 3180 212.054(9)(b), Florida Statutes. This section expires July 1,
 3181 2025.

3182 Section 103. In order to implement section 255 of the
 3183 2024-2025 General Appropriations Act, and notwithstanding
 3184 section 215 of chapter 2023-239, Laws of Florida, the Department
 3185 of Transportation is authorized to retain the interest earnings
 3186 on funds appropriated to implement the Moving Florida Forward
 3187 Plan. The interest earnings must be used by the department to
 3188 implement the plan. This section expires July 1, 2025.

3189 Section 104. In order to implement appropriations for
 3190 state agencies in the 2024-2025 General Appropriations Act,
 3191 section 11.52, Florida Statutes, is created to read:

3192 11.52 Implementation of enacted legislation.—Each state
 3193 agency shall provide the Legislature and the Executive Office of
 3194 the Governor with information about the status of implementation
 3195 of recently enacted legislation. The implementation status must
 3196 be provided 90 days following the effective date of the
 3197 legislation and updated each August 1 thereafter until all
 3198 provisions of the legislation have been fully implemented. The
 3199 implementation status report must include, at a minimum, for
 3200 each enacted legislation the actions or steps taken to implement

3201 the legislation and planned actions or steps for implementation,
 3202 such as any rules proposed for implementation, any procurements
 3203 required, any contract executed to assist the agency in the
 3204 implementation, any contracts executed to implement or
 3205 administer the legislation, programs started, or federal waivers
 3206 requested; any expenditures made directly related to the
 3207 implementation; and any impediments or delays in implementation.
 3208 No later than 14 days prior to the next regular legislative
 3209 session, the state agency shall provide an update of any changes
 3210 to the implementation status, notify the legislature of any
 3211 protests of rulemaking or other communications regarding the
 3212 implementation of the legislation, and identify any policy
 3213 issues that need to be resolved by the legislature to ensure
 3214 timely and effective implementation of the legislation. This
 3215 section expires July 1, 2025.

3216 Section 105. In order to implement appropriations for
 3217 state agencies and the judicial branch in the 2024-2025 General
 3218 Appropriations Act, each state agency and the judicial branch
 3219 shall review all reports required of the agency or the judicial
 3220 branch by statute, prepare a list of such reports that the
 3221 agency would recommend to modify or repeal in a template
 3222 provided by the Executive Office of the Governor, and shall
 3223 submit such list to the President of the Senate, the Speaker of
 3224 the House of Representatives, and the Executive Office of the
 3225 Governor no later than October 15, 2024. At a minimum, the list

3226 must include the report name; the statutory authority for the
3227 report; the first year that the report was required; a
3228 descriptive rationale that supports the recommended modification
3229 or repeal, which may include any information or recommendation
3230 for alternative availability of the information required by the
3231 report such as a current online source; and proposed statutory
3232 language to effectuate any recommended modification. This
3233 section expires July 1, 2025.

3234 Section 106. In order to implement appropriations for
3235 state agencies and the judicial branch in the 2024-2025 General
3236 Appropriations Act, subsection (7) is added to section 216.013,
3237 Florida Statutes, to read:

3238 216.013 Long-range program plan.—State agencies and the
3239 judicial branch shall develop long-range program plans to
3240 achieve state goals using an interagency planning process that
3241 includes the development of integrated agency program service
3242 outcomes. The plans shall be policy based, priority driven,
3243 accountable, and developed through careful examination and
3244 justification of all agency and judicial branch programs.

3245 (7) Notwithstanding the provisions of this section, each
3246 state executive agency and the judicial branch is not required
3247 to develop or post a long-range program plan by September 30,
3248 2024, for the 2025-2026 fiscal year, except in circumstances
3249 outlined in any updated written instructions prepared by the
3250 Executive Office of the Governor in consultation with the chairs

3251 of the legislative appropriations committees. This subsection
3252 expires July 1, 2025.

3253 Section 107. In order to implement appropriations for
3254 state agencies and the judicial branch in the 2024-2025 General
3255 Appropriations Act, subsections (7) through (10) of section
3256 216.023, Florida Statutes, are renumbered as subsections (8)
3257 through (11), respectively, and a new subsection (7) is added to
3258 that section, to read:

3259 216.023 Legislative budget requests to be furnished to
3260 Legislature by agencies.—

3261 (7) As part of the legislative budget request, each state
3262 agency and the judicial branch shall include an inventory of all
3263 ongoing technology-related projects that have a cumulative
3264 estimated or realized cost of more than \$1 million. The
3265 inventory must, at a minimum, contain all of the following
3266 information:

3267 (a) The name of the technology system.

3268 (b) A brief description of the purpose and function of the
3269 system.

3270 (c) A brief description of the goals of the project.

3271 (d) The initiation date of the project.

3272 (e) The key performance indicators for the project.

3273 (f) Any other metrics for the project evaluating the
3274 health and status of the project.

3275 (g) The original and current baseline estimated end dates

3276 of the project.

3277 (h) The original and current estimated costs of the
3278 project.

3279 (i) Total funds appropriated or allocated to the project
3280 and the current realized cost for the project by fiscal year.

3281
3282 For purposes of this subsection, an ongoing technology-related
3283 project is one which has been funded or has had or is expected
3284 to have expenditures in more than one fiscal year. An ongoing
3285 technology-related project does not include the continuance of
3286 existing hardware and software maintenance agreements, renewal
3287 of existing software licensing agreements, or the replacement of
3288 desktop units with new technology that is substantially similar
3289 to the technology being replaced. This subsection expires July
3290 1, 2025.

3291 Section 108. (1) In order to implement section 285 in the
3292 2024-2025 General Appropriations Act, the Florida Turnpike
3293 Enterprise shall establish a toll relief program effective April
3294 1, 2024, through March 31, 2025, for all Florida toll facilities
3295 or Florida toll facility entities that use a Florida-issued
3296 transponder or are interoperable with the Department of
3297 Transportation's prepaid electronic transponder toll system.

3298 (a) As used in this subsection, the term:

3299 1. "Qualifying account" means a private prepaid SunPass
3300 account or another Florida-based electronic prepaid toll program

3301 account in good standing.

3302 2. "Qualifying transaction" means a paid transponder-based
3303 toll transaction incurred by a two-axle vehicle for travel on a
3304 Florida toll facility using a Florida issued transponder linked
3305 to a qualifying account.

3306 (b) A qualifying account that records 35 or more
3307 qualifying transactions per transponder per calendar month is
3308 eligible for an account credit equal to 50 percent of the amount
3309 paid in that calendar month for the qualifying transactions per
3310 transponder. The account credit shall be posted to the
3311 qualifying account the month after the credit is earned.

3312 (c) A SunPass or other transponder issued by a Florida
3313 toll entity must be linked to a qualifying account.

3314 (2) From the funds appropriated in the General
3315 Appropriations Act, the Department of Transportation shall
3316 reimburse the department, the Florida Turnpike Enterprise, and
3317 other Florida toll facilities or Florida toll facility entities
3318 for account credits issued for promotional purposes as
3319 authorized in s. 338.161(1), Florida Statutes, and under the
3320 toll relief program created by this section. The department
3321 shall provide reimbursements to support compliance with
3322 covenants made with the bondholders of the department, the
3323 Florida Turnpike Enterprise, or other Florida toll facility
3324 entities which are in the trust indentures or resolutions
3325 adopted in connection with the issuance of such bonds. The

3326 department may not use appropriated funds for administration,
3327 contracted services, or expenses of the department, the Florida
3328 Turnpike Enterprise, a Florida toll facility or Florida toll
3329 facility entity, or any contractor or vendor thereof.

3330 (3) The department may reimburse each Florida toll
3331 facility or Florida toll facility entities, as applicable, from
3332 appropriated funds for the amount of actual account credits
3333 issued, based upon auditable reports prepared by the Florida
3334 toll facility or Florida toll facility entities which aggregate
3335 the account credits issued. The reports must include any
3336 documentation required by the department to provide the
3337 department with sufficient information for reimbursement of
3338 account credits issued.

3339 (4) Any unexpended balance of funds as of May 30, 2025,
3340 shall immediately revert to the General Revenue Fund.

3341 (5) The department shall submit quarterly reports to the
3342 Executive Office of the Governor and the chairs of the
3343 legislative appropriations committees documenting reimbursements
3344 issued under this program to the department, the Florida
3345 Turnpike Enterprise, and other Florida toll facilities and
3346 Florida toll facility entities. The department's report must
3347 include supporting documentation with auditable data to support
3348 the account credits issued.

3349 (6) By the end of the month following each quarter, the
3350 department shall reconcile all disbursements and transfers for

3351 reimbursement, transfer to the General Revenue Fund all interest
3352 earnings from the appropriated funds, and provide a report of
3353 reconciliation to the Executive Office of the Governor and the
3354 chairs of the legislative appropriations committees.

3355 (7) This section expires May 30, 2025.

3356 Section 109. Any section of this act which implements a
3357 specific appropriation or specifically identified proviso
3358 language in the 2024-2025 General Appropriations Act is void if
3359 the specific appropriation or specifically identified proviso
3360 language is vetoed. Any section of this act which implements
3361 more than one specific appropriation or more than one portion of
3362 specifically identified proviso language in the 2024-2025
3363 General Appropriations Act is void if all the specific
3364 appropriations or portions of specifically identified proviso
3365 language are vetoed.

3366 Section 110. If any other act passed during the 2024
3367 Regular Session of the Legislature contains a provision that is
3368 substantively the same as a provision in this act, but that
3369 removes or is otherwise not subject to the future repeal applied
3370 to such provision by this act, the Legislature intends that the
3371 provision in the other act takes precedence and continues to
3372 operate, notwithstanding the future repeal provided by this act.

3373 Section 111. If any provision of this act or its
3374 application to any person or circumstance is held invalid, the
3375 invalidity does not affect other provisions or applications of

3376 | the act which can be given effect without the invalid provision
3377 | or application, and to this end the provisions of this act are
3378 | severable.

3379 | Section 112. Except as otherwise expressly provided in
3380 | this act and except for this section, which shall take effect
3381 | upon this act becoming a law, this act shall take effect July 1,
3382 | 2024, or, if this act fails to become a law until after that
3383 | date, it shall take effect upon becoming a law and shall operate
3384 | retroactively to July 1, 2024.