LEGISLATURE OF NEBRASKA ONE HUNDRED EIGHTH LEGISLATURE FIRST SESSION

LEGISLATIVE BILL 163

Introduced by McKinney, 11. Read first time January 09, 2023 Committee:

1	A BILL FOR AN ACT relating to criminal justice; to amend sections
2	47-101.01, 47-108, 47-109, 47-116, 47-201.01, 47-206, 48-1202,
3	83-178, 83-917, and 83-960, Reissue Revised Statutes of Nebraska,
4	and sections 28-936, 83-1,135, and 84-612, Revised Statutes
5	Cumulative Supplement, 2022; to prohibit construction or expansion
6	of prisons and jails until certain benchmarks are met; to provide
7	privacy protections for inmates' legal mail; to provide penalties;
8	to define and redefine terms; to change provisions relating to
9	possession of electronic communication devices in Department of
10	Correctional Services facilities; to authorize possession of such
11	devices by certain officials and attorneys as prescribed; to
12	prohibit cities, counties, and the state from receiving revenue for
13	operation of inmate telephone services and to provide requirements
14	for negotiating contracts for such services; to provide a limitation
15	on the mark-up of commissary goods in jails and prisons; to require
16	the department to pay the minimum wage for work by committed
17	offenders and to provide that such persons are subject to the Wage
18	and Hour Act; to require collection of certain data upon admission
19	of persons committed to the department; to require the department to
20	provide culturally diverse books as prescribed; to provide for
21	oversight of the department by the Judiciary Committee of the
22	Legislature in the event of a prison overcrowding emergency or
23	staffing shortage; to change provisions relating to the Reentry Cash

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3 Be it enacted by the people of the State of Nebraska,

1	Section 1. (1) For purposes of this section:
2	<u>(a) Correctional facility means a facility for housing or detaining</u>
3	committed offenders operated by the department; and
4	(b) Department means the Department of Correctional Services.
5	<u>(2) The department or any other state agency shall not build new</u>
6	correctional facilities, study or identify sites for a new correctional
7	facility, or expand or convert portions of an existing correctional
8	facility in order to expand capacity until the Legislature determines
9	that overall admissions and lengths of stay for all correctional
10	facilities have declined over a twenty-year period.
11	<u>(3) A city, village, county, or other political subdivision of the</u>
12	state shall not build a new jail, study or identify sites for a new jail,
13	or expand or convert portions of an existing jail in order to expand
14	capacity until the Legislature determines that overall admissions and
15	lengths of stay for inmates of such jurisdiction have declined over a
16	<u>twenty-year period.</u>
17	Sec. 2. <u>(1) For purposes of this section:</u>
18	<u>(a) Contraband includes illegal items, explosives, deadly weapons,</u>
19	alcoholic beverages, drugs, tobacco products, and controlled substances;
20	(b) Department means the Department of Correctional Services;
21	(c) Detention facility means any criminal detention facility as
22	defined in section 83-4,125 or a facility as defined in section 83-170;
23	<u>(d) Director means, with reference to a department facility, the</u>
24	Director of Correctional Services, and with reference to any other
25	detention facility, the director or head administrator of such facility;
26	<u>(e) Legal mail means correspondence to or from courts or court</u>
27	staff, attorneys, established groups of attorneys involved in the
28	representation of an inmate in judicial proceedings, the Public Counsel,
29	the President or Vice President of the United States, a member of the
30	United States Congress, any representative of an embassy or a consulate,
31	<u>the United States Department of Justice, a state attorney general, a</u>

1 governor, any member of the Legislature, and any law enforcement officer
2 in his or her official capacity. To be considered legal mail, the
3 correspondence shall be clearly marked "legal mail" on the outside front
4 of the envelope and shall have a return address which clearly indicates
5 that the correspondence is from one of the sources enumerated in this
6 subdivision;

7 (f) Mail means letters, publications, or packages delivered to a
8 detention facility by the United States Postal Service or by another
9 established and authorized package or letter carrier; and

10 (g) Rules and regulations means, with reference to a department 11 facility, rules and regulations adopted and promulgated by the 12 department, and with reference to any other detention facility, the 13 ordinances or rules of the political subdivision operating such detention 14 facility.

15 (2) All mail intended for, or to be sent by, an inmate of a 16 detention facility, excluding legal mail, may be inspected at any time by 17 the staff designated by the director. Mail, excluding legal mail, may be 18 disapproved for receipt or transmittal in accordance with applicable 19 rules and regulations.

(3) A person who inspects or participates in the inspection of the
 mail of an inmate of a detention facility shall not disclose the contents
 of the mail except in the course of such person's official duties.

(4) Mail, whether it is incoming or outgoing, which is clearly identified on the outside as legal mail, shall be inspected only in the presence of the inmate of a detention facility. Legal mail shall not be read by any employee of a detention facility without a search warrant but may be inspected in the presence of the inmate to verify that the mail is free from contraband.

<u>(5) Mail containing illegal items or contraband shall be held and</u>
 <u>disposed of in accordance with the procedures set forth in rules and</u>
 <u>regulations.</u>

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1 (6)(a) An employee of a detention facility who knowingly violates 2 this section shall be quilty of a Class II misdemeanor and shall be summarily discharged from employment with the detention facility. 3 4 (b) Any person who sends mail to an inmate in a detention facility falsely identified as legal mail shall be guilty of a Class II 5 6 misdemeanor. Sec. 3. Section 28-936, Revised Statutes Cumulative Supplement, 7 2022, is amended to read: 8 9 28-936 (1) A person commits an offense if he or she intentionally 10 introduces within a facility, or intentionally provides an inmate of a facility with, any electronic communication device. An inmate commits an 11 offense if he or she intentionally procures, makes, or otherwise provides 12 13 himself or herself with, or has in his or her possession, any electronic communication device. 14 (2) This section does not apply to: 15 16 (a) An attorney or an attorney's agent visiting an inmate who is a 17 client of such attorney; (b) The Public Counsel or any employee of his or her office; 18 (c) A peace officer acting under his or her authority; 19 (d) An emergency responder or a firefighter responding to emergency 20 incidents within a facility; or 21 22 (e) A member of the Legislature; (f) The Inspector General of the Nebraska Correctional System or any 23 employee of the office of the Inspector General of the Nebraska 24 25 Correctional System; or (q) (e) Any person acting with the permission of the Director of 26 27 Correctional Services or in accordance with rules, regulations, or policies of the Department of Correctional Services. 28 29 (3) For purposes of this section: (a) Facility has the same meaning as in section 83-170; and 30 (b) Electronic communication device means any device which, in its 31

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ordinary and intended use, transmits by electronic means writings,
 sounds, visual images, or data of any nature to another electronic
 communication device. Electronic communication device does not include
 any device provided to an inmate by the Department of Correctional
 Services.

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(4) A violation of this section is a Class I misdemeanor.

7 (5) An electronic communication device involved in a violation of 8 this section shall be subject to seizure by the Department of 9 Correctional Services or a peace officer, and disposition may be made in 10 accordance with the method of disposition directed for contraband in 11 sections 29-818 and 29-820.

Sec. 4. Section 47-101.01, Reissue Revised Statutes of Nebraska, is amended to read:

14 47-101.01 (1) Each county jail shall make available either a prepaid 15 telephone call system or collect telephone call system, or a combination 16 thereof, for telephone services for inmates. Under either system, the 17 provision of inmate telephone services shall be subject to the 18 requirements of this section.

(2) Under a prepaid system, funds may be deposited into an inmate 19 account in order to pay for telephone calls. The provider of the inmate 20 telephone services, as an additional means of payment, shall permit the 21 recipient of inmate collect telephone calls to establish an account with 22 23 that provider in order to deposit funds for advance payment of those 24 collect telephone calls. The provider of the inmate telephone services 25 shall also allow inmates to communicate on the telephone, or by videoconferencing, with an attorney or attorneys without charge and 26 without monitoring or recording by the county jail or law enforcement. 27

28 (3) For telephone calls, jails shall negotiate contracts with
 29 telecommunication providers on the basis of providing the lowest possible
 30 cost to inmates.

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<u>(4)</u> (3) A county operating a county jail <u>shall not</u> may receive <u>any</u>

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revenue for the reasonable operating costs for establishing and 1 2 administering such telephone services system or videoconferencing 3 system., , but shall not receive excessive commissions or bonus payments. 4 In determining the amount of such reasonable operating costs, the Jail Standards Board may consider for comparative purposes the rates for 5 6 inmate calling services provided in 47 C.F.R. part 64. Amounts in excess 7 of the reasonable operating costs include, but are not limited to, any excessive commissions and bonus payments, as determined by the Jail 8 9 Standards Board, including, but not limited to, awards paid to a county 10 for contracting with an entity that provides such service.

(5) (4) Nothing in this section shall require a county jail to
 provide or administer a prepaid telephone call system.

(6) (5) For the purposes of this section, collect telephone call
 system means a system pursuant to which recipients are billed for the
 cost of an accepted telephone call initiated by an inmate.

16 Sec. 5. <u>Any goods sold in a commissary within a county jail shall</u> 17 <u>not be marked up more than ten percent over the cost to purchase such</u> 18 <u>goods.</u>

Sec. 6. Section 47-108, Reissue Revised Statutes of Nebraska, is amended to read:

47-108 It shall be the duty of the district court in its charge to the grand jury to inform the jury of the provisions of sections 47-101 to 47-116 <u>and section 5 of this act</u> and all rules, plans, or regulations established by the Jail Standards Board relating to county jails and prison discipline.

26 Sec. 7. Section 47-109, Reissue Revised Statutes of Nebraska, is 27 amended to read:

47-109 The grand jury of each county in this state may, while in attendance, visit the jail, examine its state and condition, and examine and inquire into the discipline and treatment of prisoners, their habits, diet, and accommodations. If the grand jury visits a jail, it shall be

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1 its duty to report to the court in writing, whether the rules of the Jail 2 Standards Board have been faithfully kept and observed, or whether any of 3 the provisions of sections 47-101 to 47-116<u>and section 5 of this act</u>, 4 have been violated, pointing out particularly in what the violation, if 5 any, consists. It shall also be the duty of the county board of each 6 county of this state to visit the jail of its county once during each of 7 its sessions in January, April, July, and October of each year.

8 Sec. 8. Section 47-116, Reissue Revised Statutes of Nebraska, is 9 amended to read:

47-116 If the sheriff or jailer, having charge of any county jail, 10 shall neglect or refuse to conform to all or any of the rules and 11 regulations established by the Jail Standards Board, or to perform any 12 13 other duty required of him or her by sections 47-101 to 47-116 and section 5 of this act, he or she shall, upon conviction thereof for each 14 case of such failure or neglect of duty, pay into the county treasury of 15 the proper county for the use of such county a fine of not less than five 16 17 dollars nor more than one hundred dollars, to be assessed by the district court of the proper district. 18

Sec. 9. Section 47-201.01, Reissue Revised Statutes of Nebraska, is amended to read:

47-201.01 (1) Each city jail shall make available either a prepaid telephone call system or collect telephone call system, or a combination thereof, for telephone services for inmates. Under either system, the provision of inmate telephone services shall be subject to the requirements of this section.

(2) Under a prepaid system, funds may be deposited into an inmate account in order to pay for telephone calls. The provider of the inmate telephone services, as an additional means of payment, shall permit the recipient of inmate collect telephone calls to establish an account with that provider in order to deposit funds for advance payment of those collect telephone calls. The provider of the inmate telephone services

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shall also allow inmates to communicate on the telephone, or by
 videoconferencing, with an attorney or attorneys without charge and
 without monitoring or recording by the city jail or law enforcement.

4 (3) For telephone calls, jails shall negotiate contracts with
5 telecommunication providers on the basis of providing the lowest possible
6 cost to inmates.

7 (4) (3) A city operating a city jail shall not may receive any revenue for the reasonable operating costs for establishing and 8 9 administering such telephone services system or videoconferencing 10 system. , but shall not receive excessive commissions or bonus payments. In determining the amount of such reasonable operating costs, the Jail 11 12 Standards Board may consider for comparative purposes the rates for 13 inmate calling services provided in 47 C.F.R. part 64. Amounts in excess 14 of the reasonable operating costs include, but are not limited to, any 15 excessive commissions and bonus payments, as determined by the Jail Standards Board, including, but not limited to, awards paid to a city for 16 17 contracting with an entity that provides such service.

18 (5) (4) Nothing in this section shall require a city jail to provide
 19 or administer a prepaid telephone call system.

(6) (5) For the purposes of this section, collect telephone call
 system means a system pursuant to which recipients are billed for the
 cost of an accepted telephone call initiated by an inmate.

23 Sec. 10. <u>Any goods sold in a commissary within a city jail shall</u> 24 <u>not be marked up more than ten percent over the cost to purchase such</u> 25 <u>goods.</u>

26 Sec. 11. Section 47-206, Reissue Revised Statutes of Nebraska, is 27 amended to read:

47-206 The officer in charge of any municipal prison or jail who fails to comply with the provisions of sections 47-201 to 47-205 <u>and</u> <u>section 10 of this act</u> or the rules prescribed by the Jail Standards Board shall be guilty of a Class V misdemeanor.

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Sec. 12. Section 48-1202, Reissue Revised Statutes of Nebraska, is
 amended to read:

3 48-1202 For purposes of the Wage and Hour Act, unless the context4 otherwise requires:

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Employ <u>includes</u> shall include to permit to work;

incl<u>udes</u> shall include any 6 (2)(a) (2) Employer individual, 7 partnership, limited liability company, association, corporation, business trust, legal representative, or organized group of persons 8 9 employing four or more employees at any one time except for seasonal employment of not more than twenty weeks in any calendar year, acting 10 directly or indirectly in the interest of an employer in relation to an 11 employee. , but shall 12

(b) Employer does not include the United States, the state, or any
 political subdivision thereof, except that it does include the Department
 of Correctional Services as an employer of committed offenders;

(3) Employee <u>includes</u> shall include any individual employed by any
 employer but shall not include:

18 (a) Any individual employed in agriculture;

(b) Any individual employed as a baby-sitter in or about a privatehome;

21 (c) Any individual employed in a bona fide executive, 22 administrative, or professional capacity or as a superintendent or 23 supervisor;

(d) Any individual employed by the United States or by the state or
any political subdivision thereof, except for committed offenders
employed by the Department of Correctional Services;

(e) Any individual engaged in the activities of an educational,
charitable, religious, or nonprofit organization when the employeremployee relationship does not in fact exist or when the services
rendered to such organization are on a voluntary basis;

31 (f) Apprentices and learners otherwise provided by law;

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(g) Veterans in training under supervision of the United States
 Department of Veterans Affairs;

3 (h) A child in the employment of his or her parent or a parent in4 the employment of his or her child; or

5 (i) Any person who, directly or indirectly, is receiving any form of 6 federal, state, county, or local aid or welfare and who is physically or 7 mentally disabled and employed in a program of rehabilitation, who shall 8 receive a wage at a level consistent with his or her health, efficiency, 9 and general well-being;

(4) Occupational classification <u>means</u> shall mean a classification
 established by the Dictionary of Occupational Titles prepared by the
 United States Department of Labor; and

(5) Wages <u>means</u> shall mean all remuneration for personal services,
including commissions and bonuses and the cash value of all remunerations
in any medium other than cash.

16 Sec. 13. Section 83-178, Reissue Revised Statutes of Nebraska, is 17 amended to read:

18 83-178 (1) The director shall establish and maintain, in accordance 19 with the regulations of the department, an individual file for each 20 person committed to the department. Each individual file shall include, 21 when available and appropriate, the following information on such person:

(a) His or her admission summary, including his or her last-known
 address and the legislative district in which such address is located at
 the time of admission;

25 (b) His or her presentence investigation report;

26 (c) His or her classification report and recommendation;

27 (d) Official records of his or her conviction and commitment as well
28 as any earlier criminal records;

29 (e) Progress reports and admission-orientation reports;

30 (f) Reports of any disciplinary infractions and of their 31 disposition;

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(g) His or her parole plan; and

2 (h) Other pertinent data concerning his or her background, conduct,3 associations, and family relationships.

4 (2) Any decision concerning the classification, reclassification, transfer to another facility, preparole preparation, or parole release of 5 a person committed to the department shall be made only after his or her 6 7 file has been reviewed. The content of the file shall be confidential and shall not be subject to public inspection except by court order for good 8 9 cause shown and shall not be accessible to any person committed to the department. An inmate may obtain access to his or her medical records by 10 request to the provider pursuant to sections 71-8401 to 71-8407 11 notwithstanding the fact that such medical records may be a part of his 12 or her individual department file. The department retains the authority 13 to withhold mental health and psychological records of the inmate when 14 15 appropriate.

16 (3) The program of each person committed to the department shall be 17 reviewed at regular intervals and recommendations shall be made to the 18 chief executive officer concerning changes in such person's program of 19 treatment, training, employment, care, and custody as are considered 20 necessary or desirable.

(4) The chief executive officer of the facility shall have final
authority to determine matters of treatment classification within his or
her facility and to recommend to the director the transfer of any person
committed to the department who is in his or her custody.

(5) The director may at any time order a person committed to the department to undergo further examination and study for additional recommendations concerning his or her classification, custodial control, and rehabilitative treatment.

(6) Nothing in this section shall be construed to limit in any
manner the authority of the Public Counsel to inspect and examine the
records and documents of the department pursuant to sections 81-8,240 to

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81-8,254, except that the Public Counsel's access to an inmate's medical 1 2 or mental health records shall be subject to the inmate's consent. The 3 office of Public Counsel shall not disclose an inmate's medical or mental health records to anyone else, including any person committed to the 4 department, except as authorized by law. 5 (1) The following persons shall be allowed to bring 6 Sec. 14. 7 electronic communication devices into a facility without preapproval from the director: 8 9 (a) A member of the Legislature; 10 (b) The Public Counsel or any employee of the Public Counsel; (c) An attorney or an attorney's agent visiting a committed offender 11 12 who is a client of such attorney; and (d) The Inspector General of the Nebraska Correctional System or any 13 employee of the office of the Inspector General of the Nebraska 14 Correctional System. 15 (2) For purposes of this section, electronic communication device 16 17 means any device which, in its ordinary and intended use, transmits by electronic means writings, sounds, visual images, or data of any nature 18 to another electronic communication device. 19 Sec. 15. (1) The department shall make available in each facility 20 21 either a prepaid telephone call system or collect telephone call system, 22 or a combination thereof, for telephone services for committed offenders. <u>Under either system, the provision of telephone services shall be subject</u> 23 24 to the requirements of this section. 25 (2) Under a prepaid system, funds may be deposited into an inmate account in order to pay for telephone calls. The provider of the 26 27 telephone services, as an additional means of payment, shall permit the 28 recipient of collect telephone calls by committed offenders to establish an account with that provider in order to deposit funds for advance 29 payment of those collect telephone calls. The provider of the telephone 30 services shall also allow committed offenders to communicate on the 31

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LB163 telephone, or by videoconferencing, with an attorney or attorneys without 1 2 charge and without monitoring or recording by the department. (3) For telephone calls, the department shall negotiate contracts 3 with telecommunication providers on the basis of providing the lowest 4 possible cost to committed offenders. 5 (4) The department shall not receive any revenue for establishing 6 7 and administering such telephone services system or videoconferencing 8 <u>system.</u> 9 (5) Nothing in this section shall require the department to provide 10 or administer a prepaid telephone call system. (6) For the purposes of this section, collect telephone call system 11 12 means a system pursuant to which recipients are billed for the cost of an accepted telephone call initiated by a committed offender. 13 Sec. 16. Any goods sold in a commissary within a facility shall not 14 be marked up more than ten percent over the cost to purchase such goods. 15 The department shall contract with a book vendor that has 16 Sec. 17. 17 a culturally diverse selection of books for use by committed offenders. The department may contract with multiple book vendors to meet this 18 requirement. 19 Sec. 18. Section 83-1,135, Revised Statutes Cumulative Supplement, 20 2022, is amended to read: 21 22 83-1,135 Sections 83-170 to 83-1,135.05 and sections 14, 15, 16, and <u>17 of this act</u> shall be known and may be cited as the Nebraska Treatment 23 24 and Corrections Act. 25 Sec. 19. Section 83-917, Reissue Revised Statutes of Nebraska, is amended to read: 26 83-917 The Reentry Cash Fund is created. The fund shall be 27 administered by the Department of Correctional Services. The State 28

83-184 and donations or contributions from public or private sources to 30 the Reentry Cash Fund. The fund shall be used by the department for 31

Treasurer shall credit funds remitted pursuant to sections 33-157 and

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tuition, fees, and other costs associated with reentry and reintegration programs offered to offenders <u>in all department facilities</u> that are placed in the incarceration work camp. Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.

Sec. 20. Section 83-960, Reissue Revised Statutes of Nebraska, isamended to read:

9 83-960 Sections 83-960 to 83-963 <u>and section 21 of this act</u> shall be
10 known and may be cited as the Correctional System Overcrowding Emergency
11 Act.

12 Sec. 21. (1) For purposes of this section:

<u>(a) Overcrowding emergency means that the department's inmate</u>
 <u>population is over one hundred forty percent of design capacity; and</u>

(b) Staffing shortage means a ratio of the inmate population to
 correctional officers that is fifteen-to-one or higher.

17 (2) Pursuant to Article IV, section 19, of the Constitution of 18 Nebraska, if the Judiciary Committee of the Legislature determines that 19 there is an overcrowding emergency or staffing shortage, the committee 20 may intervene to order the director to perform certain duties necessary 21 to alleviate such emergency or shortage.

Sec. 22. Section 84-612, Revised Statutes Cumulative Supplement,
2022, is amended to read:

84-612 (1) There is hereby created within the state treasury a fund
known as the Cash Reserve Fund which shall be under the direction of the
State Treasurer. The fund shall only be used pursuant to this section.

(2) The State Treasurer shall transfer funds from the Cash Reserve
Fund to the General Fund upon certification by the Director of
Administrative Services that the current cash balance in the General Fund
is inadequate to meet current obligations. Such certification shall
include the dollar amount to be transferred. Any transfers made pursuant

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to this subsection shall be reversed upon notification by the Director of
 Administrative Services that sufficient funds are available.

3 (3) In addition to receiving transfers from other funds, the Cash 4 Reserve Fund shall receive federal funds received by the State of 5 Nebraska for undesignated general government purposes, federal revenue 6 sharing, or general fiscal relief of the state.

7 (4) The State Treasurer shall transfer fifty-four million seven 8 hundred thousand dollars on or after July 1, 2019, but before June 15, 9 2021, from the Cash Reserve Fund to the Nebraska Capital Construction 10 Fund on such dates and in such amounts as directed by the budget 11 administrator of the budget division of the Department of Administrative 12 Services.

(5) The State Treasurer shall transfer two hundred fifteen million five hundred eighty thousand dollars from the Cash Reserve Fund to the Nebraska Capital Construction Fund on or after July 1, 2022, but before June 15, 2023, on such dates and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services.

19 (6) The State Treasurer shall transfer fifty-three million five 20 hundred thousand dollars from the Cash Reserve Fund to the Perkins County 21 Canal Project Fund on or before June 30, 2023, on such dates and in such 22 amounts as directed by the budget administrator of the budget division of 23 the Department of Administrative Services.

(7) No funds shall be transferred from the Cash Reserve Fund to
fulfill the obligations created under the Nebraska Property Tax Incentive
Act unless the balance in the Cash Reserve Fund after such transfer will
be at least equal to five hundred million dollars.

(8) The State Treasurer shall transfer thirty million dollars from
the Cash Reserve Fund to the Military Base Development and Support Fund
on or before June 30, 2023, but not before July 1, 2022, on such dates
and in such amounts as directed by the budget administrator of the budget

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1 division of the Department of Administrative Services.

2 (9) The State Treasurer shall transfer eight million three hundred 3 thousand dollars from the Cash Reserve Fund to the Trail Development and 4 Maintenance Fund on or after July 1, 2022, but before July 30, 2022, on 5 such dates and in such amounts as directed by the budget administrator of 6 the budget division of the Department of Administrative Services.

7 (10) The State Treasurer shall transfer fifty million dollars from 8 the Cash Reserve Fund to the Nebraska Rural Projects Fund on or after 9 July 1, 2022, but before July 15, 2023, on such dates and in such amounts 10 as directed by the budget administrator of the budget division of the 11 Department of Administrative Services.

12 (11) The State Treasurer shall transfer thirty million dollars from 13 the Cash Reserve Fund to the Rural Workforce Housing Investment Fund on 14 or after July 1, 2022, but before July 15, 2023, on such dates and in 15 such amounts as directed by the budget administrator of the budget 16 division of the Department of Administrative Services.

(12) The State Treasurer shall transfer twenty million dollars from the Cash Reserve Fund to the Intern Nebraska Cash Fund on or after July 1, 2022, but before June 15, 2023, on such dates and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services.

(13) The State Treasurer shall transfer twenty million dollars from the Cash Reserve Fund to the Middle Income Workforce Housing Investment Fund on July 15, 2022, or as soon thereafter as administratively possible, and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services.

(14) The State Treasurer shall transfer eighty million dollars from
the Cash Reserve Fund to the Jobs and Economic Development Initiative
Fund on or after July 1, 2022, but before July 15, 2023, on such dates
and in such amounts as directed by the budget administrator of the budget
division of the Department of Administrative Services.

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1 (15) The State Treasurer shall transfer twenty million dollars from 2 the Cash Reserve Fund to the Site and Building Development Fund on July 3 15, 2022, or as soon thereafter as administratively possible, and in such 4 amounts as directed by the budget administrator of the budget division of 5 the Department of Administrative Services.

6 (16) The State Treasurer shall transfer fifty million dollars from 7 the Cash Reserve Fund to the Surface Water Irrigation Infrastructure Fund 8 on or after July 15, 2022, but before January 1, 2023, on such dates and 9 in such amounts as directed by the budget administrator of the budget 10 division of the Department of Administrative Services.

11 (17) The State Treasurer shall transfer fifteen million dollars from 12 the Cash Reserve Fund to the Site and Building Development Fund on or 13 before June 30, 2022, on such dates and in such amounts as directed by 14 the budget administrator of the budget division of the Department of 15 Administrative Services.

16 (18) The State Treasurer shall transfer fifty-five million dollars 17 from the Cash Reserve Fund to the Economic Recovery Contingency Fund on 18 or before June 30, 2022, on such dates and in such amounts as directed by 19 the budget administrator of the budget division of the Department of 20 Administrative Services.

(19) The State Treasurer shall transfer five million dollars from
 the Cash Reserve Fund to the Inmate Welfare and Club Accounts Fund on or
 after September 15, 2023, but before January 1, 2024, on such dates and
 in such amounts as directed by the budget administrator of the budget
 division of the Department of Administrative Services.

(20) The State Treasurer shall transfer five million dollars from
 the Cash Reserve Fund to the Reentry Cash Fund on or after September 15,
 2023, but before January 1, 2024, on such dates and in such amounts as
 directed by the budget administrator of the budget division of the
 Department of Administrative Services.

31 Sec. 23. Original sections 47-101.01, 47-108, 47-109, 47-116,

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- 47-201.01, 47-206, 48-1202, 83-178, 83-917, and 83-960, Reissue Revised
 Statutes of Nebraska, and sections 28-936, 83-1,135, and 84-612, Revised
- 3 Statutes Cumulative Supplement, 2022, are repealed.