1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

A bill to be entitled An act implementing the 2024-2025 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; requiring a specified school district to use a taxable value provided by the Department of Revenue; requiring such value be used for certain remaining calculations for a specified fiscal year; providing an expiration date; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding for specified purposes; specifying requirements for such realignment; authorizing the Agency for Health Care Administration to request nonoperating budget authority for transferring certain federal funds to the Department of Health; authorizing the Agency for Health Care Administration to submit a budget amendment to realign Medicaid funding for specified purposes, subject to certain limitations; authorizing the Agency for Health Care Administration to submit a budget amendment to realign funding for a specified purpose within a specified fiscal year; specifying requirements for such realignment; authorizing the Agency for Health Care Administration and the

Page 1 of 107

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

Department of Health to each submit a budget amendment to realign funding within the Florida Kidcare program appropriation categories or increase budget authority for certain purposes; specifying the time period within which each budget amendment must be submitted; amending s. 381.986, F.S.; extending for 1 fiscal year the exemption of certain rules pertaining to the medical use of marijuana from certain rulemaking requirements; amending s. 14(1), ch. 2017-232, Laws of Florida; exempting certain rules pertaining to medical marijuana adopted to replace emergency rules from specified rulemaking requirements; providing for the future expiration and reversion of specified law; authorizing the Agency for Health Care Administration to submit budget amendments seeking additional spending authority to implement specified programs and payments; requiring institutions participating in a specified workforce expansion and education program to provide quarterly reports to the agency; authorizing the Agency for Health Care Administration to submit budget amendments for a specified purpose; requiring such amendment include executed Letters of Agreement from a specified fiscal year providing certain information; authorizing the Agency for Health Care Administration to submit a budget amendment seeking

Page 2 of 107

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

additional spending authority to implement the Low Income Pool component of the Florida Managed Medical Assistance Demonstration; requiring a signed attestation and acknowledgment for entities relating to the Low Income Pool; authorizing the Agency for Health Care Administration to submit a budget amendment to implement certain payments and specified programs; requiring such amendment include executed Letters of Agreement from a specified fiscal year providing certain information; authorizing the Agency for Health Care Administration to submit a budget amendment requesting additional spending authority to implement a specified program; authorizing the Agency for Health Care Administration to submit a budget amendment for implement a specified program; requiring such amendment include specified information; authorizing the Department of Children and Families to submit a budget amendment to realign funding within the specified areas of the department based on implementation of the Guardianship Assistance Program; authorizing the Department of Children and Families, Department of Health, and Agency for Health Care Administration to submit budget amendments to increase budget authority to support certain refugee programs; requiring the Department of Children and Families to

Page 3 of 107

76

77

78

79

80

81

82

83

84

85

86

87

88

89

90

91

92

93

94

95

96

97

98

99

100

submit quarterly reports to the Executive Office of the Governor and the Legislature; authorizing the Department of Children and Families to submit budget amendments to increase budget authority to support specified federal grant programs; authorizing the Department of Health to submit a budget amendment to increase budget authority for the Supplemental Nutrition Program for Women, Infants, and Children (WIC) and the Child Care Food Program if a certain condition is met; authorizing the Department of Health to submit a budget amendment to increase budget authority for the HIV/AIDS Prevention and Treatment Program if a certain condition is met; authorizing the Department of Health to submit a budget amendment to increase budget authority for the department if additional federal revenues specific to COVID-19 relief funds become available; requiring the Agency for Health Care Administration to replace the Florida Medicaid Management Information System (FMMIS) and fiscal agent operations with a specified new system; specifying items that may not be included in the new system; providing directives to the Agency for Health Care Administration related to the new system, the Florida Health Care Connection (FX) system; requiring the Agency for Health Care Administration to meet

Page 4 of 107

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115

116

117

118

119

120

121

122

123

124

125

certain requirements in replacing FMMIS and the current Medicaid fiscal agent; requiring the Agency for Health Care Administration to implement a project governance structure that includes an executive steering committee; providing procedures for use by the executive steering committee; providing responsibilities of the executive steering committee; requiring the Agency for Health Care Administration, in consultation with the Department of Health, the Agency for Persons with Disabilities, the Department of Children and Families, and the Department of Corrections, to competitively procure a contract with a vendor to negotiate prices for certain prescribed drugs and biological products; providing requirements for such contract; authorizing the Agency for Persons with Disabilities to submit budget amendments to transfer funding from the Salaries and Benefits appropriation categories for a specified purpose; authorizing the Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, to submit a budget amendment for a specified purpose; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under

Page 5 of 107

126

127

128

129

130

131

132

133

134

135

136

137

138

139

140

141

142

143

144

145

146

147

148

149

150

certain circumstances; requiring review and approval by the Legislative Budget Commission; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine whether a county has met specified financial responsibilities; requiring amounts owed by the county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to transfer withheld funds to a specified trust fund; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and to comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements mandate a reduction in deductions for amounts owed by a county; reenacting s. 27.40(1), (2)(a), (3)(a), (5), (6), and (7), F.S., relating to court-appointed counsel; extending for 1 fiscal year provisions governing the appointment of court-appointed counsel; providing for

Page 6 of 107

151

152

153

154

155

156

157

158

159

160

161

162

163

164

165

166

167

168

169

170

171

172

173

174

175

the future expiration and reversion of specified statutory text; reenacting and amending s. 27.5304, F.S.; revising compensation limits for representation pursuant to a court appointment for specified proceedings; extending for 1 fiscal year limitations on compensation for representation in criminal proceedings; providing for the future expiration and reversion of specified statutory text; requiring the Department of Management Services to use tenant broker services to renegotiate or reprocure certain private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Governor and the Legislature by a specified date; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management insurance and for human resources services purchased per statewide contract; authorizing the Department of Management Services to use certain facility disposition funds from the Architects Incidental Trust Fund to pay for certain relocation expenses; authorizing the Department of Management Services to

Page 7 of 107

176

177

178

179

180

181

182

183

184

185

186

187

188

189

190

191

192

193

194

195

196

197

198

199

200

submit budget amendments for certain purposes related to the relocation; authorizing the Department of Management Services to acquire additional state-owned office buildings or property for inclusion in the Florida Facilities Pool; requiring the Department of Financial Services to replace specified components of the Florida Accounting Information Resource Subsystem (FLAIR) and the Cash Management Subsystem (CMS); specifying certain actions to be taken by the Department of Financial Services regarding FLAIR and CMS replacement; providing for the composition of an executive steering committee to oversee FLAIR and CMS replacement; prescribing duties and responsibilities of the executive steering committee; reenacting s. 282.709(3), F.S., relating to the state agency law enforcement radio system and interoperability network; providing for future expiration and reversion of specified statutory text; authorizing state agencies and other eligible users of the Statewide Law Enforcement Radio System to use the Department of Management Services contract to purchase equipment and services; requiring a specified transaction fee percentage for use of the online procurement system; amending s. 24.105, F.S.; specifying how Department of the Lottery rules are to be adopted, except certain

Page 8 of 107

2.01

202

203

204

205

206

207

208

209

210

211

212

213

214

215

216

217

218

219

220

221222

223

224

225

rules for 1 fiscal year regarding the commission for lottery ticket sales; limiting additional retailer compensation in a specified manner; providing for the future expiration and reversion of specified statutory text; amending s. 627.351, F.S.; extending for 1 year the specified authority of Citizens Property Insurance Corporation; amending s. 110.116, F.S.; directing the Department of Management Services to renew a specified contract with a current vendor for a specified period of time with certain conditions; requiting the Department of Management Services submit a specified planning and cost estimate to specified parties by a certain date; authorizing the Executive Office of the Governor to transfer certain funds between departments to align costs; prohibiting certain contract management services from exceeding a certain amount; creating s. 284.51, F.S.; creating a specified pilot program for a certain purpose; providing definitions; directing the Division of Risk Management at the Department of Financial Services to select a provider for such program; providing program eligibility; providing requirements for choosing a provider; requiring rulemaking; amending s. 215.18, F.S.; extending for 1 fiscal year the authority of the Governor, if there is a specified temporary deficiency

Page 9 of 107

in a land acquisition trust fund in the Department of
Agriculture and Consumer Services, the Department of
Environmental Protection, the Department of State, or
the Fish and Wildlife Conservation Commission, to
transfer funds from other trust funds in the State
Treasury as a temporary loan to such trust fund;
providing a deadline for the repayment of a temporary
loan; requiring the Department of Environmental
Protection to transfer designated proportions of the
revenues deposited in the Land Acquisition Trust Fund
within the department to land acquisition trust funds
in the Department of Agriculture and Consumer
Services, the Department of State, and the Fish and
Wildlife Conservation Commission according to
specified parameters and calculations; defining the
term "department"; requiring the Department of
Environmental Protection to make transfers to land
acquisition trust funds monthly; specifying the method
of determining transfer amounts; authorizing the
Department of Environmental Protection to advance
funds from its land acquisition trust fund to the Fish
and Wildlife Conservation Commission's land
acquisition trust fund for specified purposes;
reenacting s. $376.3071(15)(g)$, F.S., relating to the
Inland Protection Trust Fund; exempting specified

Page 10 of 107

2.51

252

253

254

255

256

257

258

259

260

261

262

263

264

265

266

267

268

269

270

271

272

273

274

275

costs incurred by certain petroleum storage system owners or operators during a specified period from the prohibition against making payments in excess of amounts approved by the Department of Environmental Protection; providing for the future expiration and reversion of specified statutory text; amending s. 259.105, F.S.; providing that proceeds from a specified trust fund shall be distributed as provided in the General Appropriations Act; amending s. 10, ch. 2022-272, Laws of Florida; extending the Hurricane Restoration Reimbursement Grant Program for 1 fiscal year; revising reimbursement and cost sharing for specified projects; authorizing specified entities to apply for certain funds that meet specified requirements; providing purpose of such funding; requiring funding to be distributed in a specified manner; providing applicability; revising the expiration date for certain emergency rules; authorizing the Fish and Wildlife Conservation Commission to use specified funds to provide grants for a specified purpose; amending s. 321.04, F.S.; extending for 1 fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign one or more patrol officers to the office of Lieutenant Governor for security purposes, upon

Page 11 of 107

276

277

278

279

280

281

282

283

284

285

286

287

288

289

290

291

292

293

294

295

296

297

298

299

300

request of the Governor; extending for 1 fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign a patrol officer to a Cabinet member under certain circumstances; amending s. 288.80125, F.S.; extending for 1 fiscal year a requirement that funds in the Triumph Gulf Coast Trust Fund be related to Hurricane Michael recovery; reenacting s. 288.8013, F.S., relating to the Triumph Gulf Coast, Inc. Trust Fund; providing for the future expiration and reversion of specified statutory text; amending s. 339.08, F.S.; extending 1 fiscal year the appropriations of certain funds to the State Transportation Trust Fund from the General Revenue Fund as provided in the General Appropriations Act; amending s. 339.135, F.S.; extending for 1 fiscal year the authority for the chair and vice chair of the Legislative Budget Commission to approve certain work program amendments under specified circumstances; amending s. 250.245, F.S.; extending for 1 fiscal year the Florida National Guard Joint Enlistment Enhancement Program within the Department of Military Affairs; amending s. 288.0655, F.S.; extending for 1 fiscal year a requirement that certain appropriated funds relating to the Rural Infrastructure Fund be distributed in a specified manner; authorizing the

Page 12 of 107

301

302

303

304

305

306

307

308

309

310

311

312

313

314

315

316

317

318

319

320

321

322

323

324

325

Division of Emergency Management to submit budget amendments to increase budget authority for certain project expenditures; amending s. 112.061, F.S.; extending for 1 fiscal year the authorization for the Lieutenant Governor to designate an alternative official headquarters under certain conditions; specifying restrictions, limitations, eligibility for the subsistence allowance, reimbursement of transportation expenses, and payment thereof; requiring the Department of Management Services to maintain and offer the same health insurance options for participants of the State Group Health Insurance Program for the 2024-2025 fiscal year as applied in the preceding fiscal year; requiring the Department of Management Services to assess an administrative health insurance assessment on each state agency; providing the rate of such assessment; defining the term "state agency"; providing how a state agency shall remit certain funds; requiring the Department of Management Services to take certain actions in case of delinquencies; requiring the Chief Financial Officer to transfer funds under specified circumstances; providing an exception; requiring state agencies to provide a list of positions that qualify for such exception by a specified date and to update the list

Page 13 of 107

326

327

328

329

330

331

332

333

334

335

336

337

338

339

340

341

342

343

344

345

346

347

348

349

350

monthly thereafter; requiring state agencies to include the administrative health insurance assessment in their indirect cost plan; requiring agencies to notify the Department of Management Services regarding the approval of their updated indirect cost plans; authorizing the Executive Office of the Governor to transfer budget authority between agencies in specified circumstances; providing that the annual salaries of the members of the Legislature be maintained at a specified level; providing an exception; reenacting s. 215.32(2)(b), F.S., relating to the authorization for transferring unappropriated cash balances from selected trust funds to the Budget Stabilization Fund and General Revenue Fund; providing for future expiration and reversion of specific statutory text; specifying the type of travel which may be used with state employee travel funds; providing exceptions; providing a monetary cap on lodging costs for state employee travel to certain meetings organized or sponsored by a state agency or the judicial branch; authorizing employees to expend their own funds for lodging expenses that exceed the monetary caps; amending s. 216.181, F.S.; extending for 1 fiscal year the authority of the Legislative Budget Commission to approve budget amendments for

Page 14 of 107

351

352

353

354

355

356

357

358

359

360

361

362

363

364

365

366

367

368

369

370

371

372

373

374

375

certain fixed capital outlay projects; amending s. 216.292, F.S.; extending for 1 fiscal year the requirements for certain transfers; a authorizing state agencies to purchase vehicles from nonstate term contract vendors without prior approval from the Department of Management Services under certain circumstances; authorizing the Department of Management Services, the Executive Office of the Governor, the Commissioner of Agriculture, the Chief Financial Officer, the Legislature, and the Attorney General to enter into specified leases as a lessee without having to advertise or receive competitive solicitations; amending s. 110.12315, F.S.; revising the plan year during which the Department of Management Services must implement formulary management; revising an exception for drugs excluded from such formulary; revising the date after which drugs may not be covered by the prescription drug program until a certain event occurs; providing for future expiration and reversion of specific statutory text; authorizing the Executive Office of the Governor's Office of Policy and Budget to submit a budget amendment to the Legislative Budget Commission to realign certain funding for specified categories by a specified date; providing requirements for such

Page 15 of 107

realignment; authorizing the annual salary rate for certain entities be controlled at the budget entity level; providing conditions under which the veto of certain appropriations or proviso language in the General Appropriations Act voids language that implements such appropriation; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing severability; providing for contingent retroactivity; providing effective dates.

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

Section 1.

implementing and administering provisions of this act apply to
the General Appropriations Act for the 2024-2025 fiscal year.

Section 2. In order to implement Specific Appropriations
5, 6, 84, and 85 of the 2024-2025 General Appropriations Act,
the calculations of the Florida Education Finance Program for
the 2024-2025 fiscal year included in the document titled
"Public School Funding: The Florida Education Finance Program
(FEFP) Fiscal Year 2024-2025," dated January 26, 2024, and filed
with the Clerk of the House of Representatives, are incorporated
by reference for the purpose of displaying the calculations used
by the Legislature, consistent with the requirements of state

It is the intent of the Legislature that the

Page 16 of 107

401 law, in making appropriations for the Florida Education Finance 402 Program. This section expires July 1, 2025. 403 Section 3. Effective upon this act becoming a law, and in 404 order to implement Specific Appropriations 5, 6, 80, and 81 of 405 the 2023-2024 General Appropriations Act, and notwithstanding 406 ss. 1011.60(6) and 1011.62(4)(a) and (4)(e), Florida Statutes, 407 the 2023 taxable value for the Wakulla County School District as 408 provided by the Department of Revenue must be utilized for the 409 remaining calculations of the Fiscal Year 2023-2024 Florida 410 Education Finance Program and for use in the Prior Period Funding Adjustment Millage calculation. This section expires 411 412 July 1, 2025. 413 Section 4. In order to implement Specific Appropriations 414 202 through 229 and 546 of the 2024-2025 General Appropriations 415 Act, and notwithstanding ss. 216.181 and 216.292, Florida 416 Statutes, the Agency for Health Care Administration, in 417 consultation with the Department of Health, may submit a budget 418 amendment, subject to the notice, review, and objection 419 procedures of s. 216.177, Florida Statutes, to realign funding 420 within and between agencies based on implementation of the 421 managed medical assistance component of the Statewide Medicaid 422 Managed Care program for the Children's Medical Services program of the Department of Health. The funding realignment shall 423 424 reflect the actual enrollment changes due to the transfer of 425 beneficiaries from fee-for-service to the capitated Children's

Page 17 of 107

426	Medical Services network. The Agency for Health Care
427	Administration may submit a request for nonoperating budget
428	authority to transfer the federal funds to the Department of
429	Health pursuant to s. 216.181(12), Florida Statutes. This
430	section expires July 1, 2025.
431	Section 5. In order to implement Specific Appropriations
432	202 through 229 of the 2024-2025 General Appropriations Act, and
433	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
434	Agency for Health Care Administration may submit a budget
435	amendment, subject to the notice, review, and objection
436	procedures of s. 216.177, Florida Statutes, to realign funding
437	within the Medicaid program appropriation categories to address
438	projected surpluses and deficits within the program and to
439	maximize the use of state trust funds. A single budget amendment
440	shall be submitted in the last quarter of the 2024-2025 fiscal
441	year only. This section expires July 1, 2025.
442	Section 6. Effective upon this act becoming a law, and in
443	order to implement section 71 of the 2024-2025 General
444	Appropriations Act, and notwithstanding section 8 of chapter
445	2023-240, Laws of Florida, the Agency for Health Care
446	Administration is authorized to submit a budget amendment,
447	subject to the notice, review and objection procedures of s.
448	216.177, Florida Statutes, to realign funding within the
449	Medicaid program appropriation categories to address projected
450	surpluses and deficits within the program for the 2023-2024

Page 18 of 107

HB 5003

451	fiscal year. The Agency for Health Care Administration may not
452	realign funds to provide Medicaid reimbursements at rates above
453	the amounts adopted at the January 8, 2024, Social Services
454	Estimating Conference. This section expires July 1, 2024.
455	Section 7. <u>In order to implement Specific Appropriations</u>
456	181 through 186 and 546 of the 2024-2025 General Appropriations
457	Act, and notwithstanding ss. 216.181 and 216.292, Florida
458	Statutes, the Agency for Health Care Administration and the
459	Department of Health may each submit a budget amendment, subject
460	to the notice, review, and objection procedures of s. 216.177,
461	Florida Statutes, to realign funding within the Florida Kidcare
462	program appropriation categories, or to increase budget
463	authority in the Children's Medical Services network category,
464	to address projected surpluses and deficits within the program
465	or to maximize the use of state trust funds. A single budget
466	amendment must be submitted by each agency in the last quarter
467	of the 2024-2025 fiscal year only. This section expires July 1,
468	<u>2025.</u>
469	Section 8. In order to implement Specific Appropriations
470	484 through 492 of the 2024-2025 General Appropriations Act,
471	subsection (17) of section 381.986, Florida Statutes, is amended
472	to read:
473	381.986 Medical use of marijuana.—
474	(17) Rules adopted pursuant to this section before July 1,
475	$2025 \ 2024$, are not subject to ss. 120.54(3)(b) and 120.541. This

Page 19 of 107

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

476 subsection expires July 1, 2025 2024.

Section 9. Effective July 1, 2024, upon the expiration and reversion of the amendments made to subsection (1) of section 14 of chapter 2017-232, Laws of Florida, pursuant to section 18 of chapter 2022-157, Laws of Florida, and in order to implement Specific Appropriations 484 through 492 of the 2024-2025 General Appropriations Act, subsection (1) of section 14 of chapter 2017-232, Laws of Florida, is amended to read:

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

- (1) EMERGENCY RULEMAKING.-
- (a) The Department of Health and the applicable boards shall adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, and this section necessary to implement s. 381.986 ss. 381.986 and 381.988, Florida Statutes. If an emergency rule adopted under this section is held to be unconstitutional or an invalid exercise of delegated legislative authority, and becomes void, the department or the applicable boards may adopt an emergency rule pursuant to this section to replace the rule that has become void. If the emergency rule adopted to replace the void emergency rule is also held to be unconstitutional or an invalid exercise of delegated legislative authority and becomes void, the department and the applicable boards must follow the nonemergency rulemaking procedures of the Administrative Procedures Act to replace the rule that has become void.

Page 20 of 107

- (b) For emergency rules adopted under this section, the department and the applicable boards need not make the findings required by s. 120.54(4)(a), Florida Statutes. Emergency rules adopted under this section are exempt from ss. 120.54(3)(b) and 120.541, Florida Statutes. The department and the applicable boards shall meet the procedural requirements in s. 120.54(4)(a) s. 120.54(a), Florida Statutes, if the department or the applicable boards have, before July 1, 2019 the effective date of this act, held any public workshops or hearings on the subject matter of the emergency rules adopted under this subsection. Challenges to emergency rules adopted under this subsection are subject to the time schedules provided in s. 120.56(5), Florida Statutes.
- (c) Emergency rules adopted under this section are exempt from s. 120.54(4)(c), Florida Statutes, and shall remain in effect until replaced by rules adopted under the nonemergency rulemaking procedures of the Administrative Procedures Act.

 Rules adopted under the nonemergency rulemaking procedures of the Administrative Procedures Act to replace emergency rules adopted under this section are exempt from ss. 120.54(3)(b) and 120.541, Florida Statutes. By July 1, 2025 January 1, 2018, the department and the applicable boards shall initiate nonemergency rulemaking pursuant to the Administrative Procedures Act to replace all emergency rules adopted under this section by publishing a notice of rule development in the Florida

Administrative Register. Except as provided in paragraph (a), after <u>July 1, 2025</u> January 1, 2018, the department and applicable boards may not adopt rules pursuant to the emergency rulemaking procedures provided in this section.

Section 10. The amendments to subsection (1) of section 14 of chapter 2017-232, Laws of Florida, made by this act expire July 1, 2025, and the text of that subsection shall revert to that in existence on June 30, 2019, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 11. In order to implement Specific Appropriations 207, 208, 211, and 215 of the 2024-2025 General Appropriations Act, the Agency for Health Care Administration may submit a budget amendment pursuant to chapter 216, Florida Statutes, requesting additional spending authority to implement the federally approved Directed Payment Program for hospitals statewide providing inpatient and outpatient services to Medicaid managed care enrollees, the Indirect Medical Education (IME) Program, and a nursing workforce expansion and education program for certain institutions participating in a graduate medical education or nursing education program. For institutions participating in the nursing workforce expansion and education program, the budget amendment must identify the educational

Page 22 of 107

551 institutions partnering with the teaching hospital. Institutions 552 participating in the nursing workforce expansion and education 553 program shall provide quarterly reports to the agency detailing 554 the number of nurses participating in the program. This section 555 expires July 1, 2025. 556 Section 12. In order to implement Specific Appropriations 557 208, 211, and 215 of the 2024-2025 General Appropriations Act, 558 the Agency for Health Care Administration may submit a budget 559 amendment pursuant to chapter 216, Florida Statutes, requesting 560 additional spending authority to implement the federally 561 approved Directed Payment Program and fee-for-service 562 supplemental payments for cancer hospitals that meet the 563 criteria in 42 U.S.C. s. 1395ww(d)(1)(B)(v). The budget 564 amendment must include the executed Letters of Agreement for 565 Fiscal Year 2024-2025 that support the Grants and Donations 566 Trust Fund appropriation that provides a minimum fee schedule 567 calculated as a supplemental per member per month payment 568 through prepaid health plans for services provided by qualifying 569 Florida cancer hospitals that meet the criteria in 42 U.S.C. s. 1395ww(d)(1)(B)(v). This section expires July 1, 2025. 570 571 Section 13. In order to implement Specific Appropriations 572 202 through 229 of the 2024-2025 General Appropriations Act, the 573 Agency for Health Care Administration may submit a budget 574 amendment pursuant to chapter 216, Florida Statutes, requesting 575 additional spending authority to implement the Low Income Pool

Page 23 of 107

576

577

578

579

580

581

582

583

584

585

586

587

588

589

590

591

592

593

594

595

596

597

598

599

600

component of the Florida Managed Medical Assistance Demonstration up to the total computable funds authorized by the federal Centers for Medicare and Medicaid Services. The budget amendment must include the final terms and conditions of the Low Income Pool, a proposed distribution model by entity, and a listing of entities contributing intergovernmental transfers to support the state match required. In addition, for each entity included in the distribution model, a signed attestation must be provided that includes the charity care cost upon which the Low Income Pool payment is based and an acknowledgment that should the distribution result in an overpayment based on the Low Income Pool cost limit audit, the entity is responsible for returning that overpayment to the agency for return to the federal Centers for Medicare and Medicaid Services. This section expires July 1, 2025. Section 14. In order to implement Specific Appropriations 214 and 215 of the 2024-2025 General Appropriations Act, the Agency for Health Care Administration may submit a budget amendment pursuant to chapter 216, Florida Statutes, requesting additional spending authority to implement fee-for-service supplemental payments and a directed payment program for physicians and subordinate licensed health care practitioners employed by or under contract with a Florida medical or dental school, or a public hospital. The budget amendment must include the executed Letters of Agreement for Fiscal Year 2024-2025 that

Page 24 of 107

601

602

603

604

605

606

607

608

609

610

611

612

613

614

615

616

617

618

619

620

621

622

623

624

625

support the Grants and Donations Trust Fund appropriation that provides a differential fee schedule paid as supplemental payments or a minimum fee schedule calculated as supplemental per member per month payment through prepaid health plans for services provided by doctors of medicine, osteopathy, and dentistry as well as other licensed health care practitioners acting under the supervision of those doctors pursuant to existing statutes and written protocols employed by or under contract with a medical or dental school or a public hospital in Florida. This section expires July 1, 2025. Section 15. In order to implement Specific Appropriations 212, 215, and 227 of the 2024-2025 General Appropriations Act, the Agency for Health Care Administration may submit a budget amendment pursuant to chapter 216, Florida Statutes, requesting additional spending authority to implement a certified expenditure program for emergency medical transportation services. This section expires July 1, 2025. Section 16. In order to implement Specific Appropriation 209 of the 2024-2025 General Appropriations Act, the Agency for Health Care Administration may submit a budget amendment pursuant to chapter 216, Florida Statutes, requesting additional spending authority to implement the Disproportionate Share Hospital Program. The budget amendment must include a proposed distribution model by entity and a listing of entities contributing intergovernmental transfers and certified public

Page 25 of 107

626	expenditures to support the state match required. This section							
627	expires July 1, 2025.							
628	Section 17. In order to implement Specific Appropriations							
629	330, 332, 362, and 363 of the 2024-2025 General Appropriations							
630	Act, and notwithstanding ss. 216.181 and 216.292, Florida							
631	Statutes, the Department of Children and Families may submit a							
632	budget amendment, subject to the notice, review, and objection							
633	procedures of s. 216.177, Florida Statutes, to realign funding							
634	within the department based on the implementation of the							
635	Guardianship Assistance Program, between the specific							
636	appropriations for guardianship assistance payments, foster care							
637	Level 1 room and board payments, relative caregiver payments,							
638	and nonrelative caregiver payments. This section expires July 1,							
639	<u>2025.</u>							
640	Section 18. In order to implement Specific Appropriations							
641	202 through 204, 208, 211, 212, 214 through 216, 356, 366, 474,							
642	493 through 495, 501, and 506 of the 2024-2025 General							
643	Appropriations Act, and notwithstanding ss. 216.181 and 216.292,							
644	Florida Statutes, the Department of Children and Families,							
645	Department of Health, and Agency for Health Care Administration							
646	may submit budget amendments, subject to the notice, review, and							
647	objection procedures of s. 216.177, Florida Statutes, to							
648	increase budget authority to support refugee programs							
649	administered by the federal Office of Refugee Resettlement due							
650	to the ongoing instability of federal immigration policy and the							

Page 26 of 107

651 resulting inability of the state to reasonably predict, with 652 certainty, the budgetary needs of this state with respect to the 653 number of refugees relocated to the state as part of those 654 federal programs. The Department of Children and Families shall 655 submit quarterly reports to the Executive Office of the 656 Governor, the President of the Senate, and the Speaker of the 657 House of Representatives on the number of refugees entering the 658 state, the nations of origin of such refugees, and current 659 expenditure projections. This section expires July 1, 2025. 660 Section 19. In order to implement Specific Appropriations 661 347 through 384 of the 2024-2025 General Appropriations Act, and 662 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the 663 Department of Children and Families may submit budget 664 amendments, subject to the notice, review, and objection 665 procedures of s. 216.177, Florida Statutes, to increase budget 666 authority to support the following federal grant programs: the 667 Supplemental Nutrition Assistance Grant Program, the Pandemic 668 Electronic Benefit Transfer, the American Rescue Plan Grant, the 669 State Opioid Response Grant, the Substance Abuse Prevention and 670 Treatment Block Grant, and the Mental Health Block Grant. This section expires July 1, 2025. 671 Section 20. <u>In order</u> to implement Specific Appropriations 672 673 458 and 460 of the 2024-2025 General Appropriations Act, and 674 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the 675 Department of Health may submit a budget amendment, subject to

Page 27 of 107

HB 5003

6/6	the notice, review, and objection procedures of s. 216.1//,
677	Florida Statutes, to increase budget authority for the
678	Supplemental Nutrition Program for Women, Infants, and Children
679	(WIC) and the Child Care Food Program if additional federal
680	revenues will be expended in the 2024-2025 fiscal year. This
681	section expires July 1, 2025.
682	Section 21. In order to implement Specific Appropriations
683	470 and 522 of the 2024-2025 General Appropriations Act, and
684	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
685	Department of Health may submit a budget amendment, subject to
686	the notice, review, and objection procedures of s. 216.177,
687	Florida Statutes, to increase budget authority for the HIV/AIDS
688	Prevention and Treatment Program if additional federal revenues
689	specific to HIV/AIDS prevention and treatment become available
690	in the 2024-2025 fiscal year. This section expires July 1, 2025.
691	Section 22. In order to implement Specific Appropriations
692	427 through 578 of the 2024-2025 General Appropriations Act, and
693	notwithstanding ss. 216.181 and 216.292, Florida Statutes, the
694	Department of Health may submit a budget amendment, subject to
695	the notice, review, and objection procedures of s. 216.177,
696	Florida Statutes, to increase budget authority for the
697	department if additional federal revenues specific to COVID-19
698	relief funds become available in the 2024-2025 fiscal year. This
699	section expires July 1, 2025.
700	Section 23. In order to implement Specific Appropriation

Page 28 of 107

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

701	196	of	the	2024-2025	General	Appropriations	Act:

- (1) The Agency for Health Care Administration shall replace the current Florida Medicaid Management Information

 System (FMMIS) and fiscal agent operations with a system that is modular, interoperable, and scalable for the Florida Medicaid program that complies with all applicable federal and state laws and requirements. The agency may not include in the project to replace the current FMMIS and fiscal agent contract any of the following:
- (a) Functionality that duplicates any of the information systems of the other health and human services state agencies;
- Medicaid programs with the intent to leverage the Medicaid technology infrastructure for other purposes without legislative appropriation or legislative authorization to procure these requirements. The new system, the Florida Health Care Connection (FX) system, must provide better integration with subsystems supporting Florida's Medicaid program; uniformity, consistency, and improved access to data; and compatibility with the Centers for Medicare and Medicaid Services' Medicaid Information

 Technology Architecture (MITA) as the system matures and expands its functionality; or
- (c) Any contract executed after July 1, 2022, not including staff augmentation services purchased off the Department of Management Services Information Technology staff

Page 29 of 107

726 <u>augmentation state term contract that are not deliverables based</u>
727 <u>fixed price contracts.</u>

- (2) For purposes of replacing FMMIS and the current

 Medicaid fiscal agent, the Agency for Health Care Administration
 shall:
- (a) Prioritize procurements for the replacement of the current functions of FMMIS and the responsibilities of the current Medicaid fiscal agent, to minimize the need to extend all or portions of the current fiscal agent contract.
- (b) Comply with and not exceed the Centers for Medicare and Medicaid Services funding authorizations for the FX system.
- (c) Ensure compliance and uniformity with the published MITA framework and guidelines.
- (d) Ensure that all business requirements and technical specifications have been provided to all affected state agencies for their review and input and approved by the executive steering committee established in paragraph (g).
- (e) Consult with the Executive Office of the Governor's working group for interagency information technology integration for the development of competitive solicitations that provide for data interoperability and shared information technology services across the state's health and human services agencies.
- (f) Implement a data governance structure for the project to coordinate data sharing and interoperability across state health care entities.

Page 30 of 107

(g) Implement a project governance structure that includes an executive steering committee composed of:

1. The Secretary of Health Care Administration, or the executive sponsor of the project.

- 2. A representative of the Division of Health Care Finance and Data of the Agency for Health Care Administration, appointed by the Secretary of Health Care Administration.
- 3. Two representatives from the Division of Medicaid

 Policy, Quality, and Operations of the Agency for Health Care

 Administration, appointed by the Secretary of Health Care

 Administration.
- 4. A representative of the Division of Health Care Policy and Oversight of the Agency for Health Care Administration, appointed by the Secretary of Health Care Administration.
- 5. A representative of the Florida Center for Health Information and Transparency of the Agency for Health Care Administration, appointed by the Secretary of Health Care Administration.
- 6. The Chief Information Officer of the Agency for Health
 Care Administration, or his or her designee.
- 7. The state chief information officer, or his or her designee.
- 8. Two representatives of the Department of Children and Families, appointed by the Secretary of Children and Families.
 - 9. A representative of the Department of Health, appointed

Page 31 of 107

776	bv	the	State	Surgeon	General.
, , ,	Σy	CIIC	Deace	Dargeon	ocnera.

- 10. A representative of the Agency for Persons with Disabilities, appointed by the director of the Agency for Persons with Disabilities.
- 11. A representative from the Florida Healthy Kids Corporation.
- 12. A representative from the Department of Elderly Affairs, appointed by the Secretary of Elderly Affairs.
- 13. A representative of the Department of Financial

 Services who has experience with the state's financial

 processes, including development of the PALM system, appointed
 by the Chief Financial Officer.
- (3) The Secretary of Health Care Administration or the executive sponsor of the project shall serve as chair of the executive steering committee, and the committee shall take action by a vote of at least 10 affirmative votes with the chair voting on the prevailing side. A quorum of the executive steering committee consists of at least 11 members.
- (4) The executive steering committee has the overall responsibility for ensuring that the project to replace FMMIS and the Medicaid fiscal agent meets its primary business objectives and shall:
- (a) Identify and recommend to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives any statutory changes needed to

Page 32 of 107

implement the modular replacement to standardize, to the fullest
extent possible, the state's health care data and business
processes.

- (b) Review and approve any changes to the project's scope, schedule, and budget which do not conflict with the requirements of subsections (1) and (2).
- (c) Ensure that adequate resources are provided throughout all phases of the project.
 - (d) Approve all major project deliverables.

- (e) Review and verify that all procurement and contractual documents associated with the replacement of the current FMMIS and Medicaid fiscal agent align with the scope, schedule, and anticipated budget for the project.
 - (5) This section expires July 1, 2025.

Section 24. In order to implement Specific Appropriations
215, 216, 270, 282, 342, 497, and 522 of the 2024-2025 General
Appropriations Act, the Agency for Health Care Administration,
in consultation with the Department of Health, the Agency for
Persons with Disabilities, the Department of Children and
Families, and the Department of Corrections, shall competitively
procure a contract with a vendor to negotiate, for these
agencies, prices for prescribed drugs and biological products
excluded from the programs established under s. 381.02035,
Florida Statutes, and ineligible under 21 U.S.C. s. 384,
including, but not limited to, insulin and epinephrine. The

Page 33 of 107

826 contract may allow the vendor to directly purchase these 827 products for participating agencies when feasible and 828 advantageous. The contracted vendor will be compensated on a 829 contingency basis, paid from a portion of the savings achieved 830 by its price negotiation or purchase of the prescription drugs 831 and products. This section expires July 1, 2025. 832 Section 25. In order to implement Specific Appropriations 262, 268, 269, 280, and 281 of the 2024-2025 General 833 834 Appropriations Act, and notwithstanding ss. 216.181 and 216.292, 835 Florida Statutes, the Agency for Persons with Disabilities may submit budget amendments, subject to the notice, review, and 836 837 objection procedures of s. 216.177, Florida Statutes, to 838 transfer funding from the Salaries and Benefits appropriation 839 categories to categories used for contractual services in order 840 to support additional staff augmentation resources needed at the 841 Developmental Disability Centers. This section expires July 1, 842 2025. 843 Section 26. In order to implement Specific Appropriations 844 223 and 247 of the 2024-2025 General Appropriations Act, and 845 notwithstanding ss. 216.181 and 216.292, Florida Statutes, the Agency for Persons with Disabilities, in consultation with the 846 847 Agency for Health Care Administration, may submit a budget 848 amendment, subject to the notice, review, and objection 849 procedures of s. 216.177, Florida Statutes, to realign funding 850 between agencies based on the implementation of the Medicaid

Page 34 of 107

Home and Community-Based Services Program of the Agency for Persons with Disabilities. This section expires July 1, 2025.

Section 27. In order to implement Specific Appropriations 608 through 719 and 733 through 768 of the 2024-2025 General Appropriations Act, subsection (4) of section 216.262, Florida Statutes, is amended to read:

216.262 Authorized positions.-

851

852

853

854855

856

857

858

859

860

861

862

863

864

865

866

867

868

869

870

871

872

873

874

875

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

Page 35 of 107

increase in the inmate population. All actions taken pursuant to this subsection are subject to review and approval by the Legislative Budget Commission. This subsection expires July 1, $2025 \ 2024$.

Section 28. In order to implement Specific Appropriations 3267 through 3334 of the 2024-2025 General Appropriations Act, subsection (2) of section 215.18, Florida Statutes, is amended to read:

215.18 Transfers between funds; limitation.-

876

877

878

879

088

881

882

883

884

885

886

887

888

889

890

891

892

893

894

895

896

897

898

899

900

The Chief Justice of the Supreme Court may receive one or more trust fund loans to ensure that the state court system has funds sufficient to meet its appropriations in the 2024-2025 2023-2024 General Appropriations Act. If the Chief Justice accesses the loan, he or she must notify the Governor and the chairs of the legislative appropriations committees in writing. The loan must come from other funds in the State Treasury which are for the time being or otherwise in excess of the amounts necessary to meet the just requirements of such last-mentioned funds. The Governor shall order the transfer of funds within 5 days after the written notification from the Chief Justice. If the Governor does not order the transfer, the Chief Financial Officer shall transfer the requested funds. The loan of funds from which any money is temporarily transferred must be repaid by the end of the 2024-2025 $\frac{2023-2024}{2024}$ fiscal year. This subsection expires July 1, 2025 2024.

Page 36 of 107

901 Section 29. In order to implement Specific Appropriations 902 1150 through 1161 of the 2024-2025 General Appropriations Act: 903 (1) The Department of Juvenile Justice is required to 904 review county juvenile detention payments to ensure that 905 counties fulfill their financial responsibilities required in s. 906 985.6865, Florida Statutes. If the Department of Juvenile 907 Justice determines that a county has not met its obligations, 908 the department shall direct the Department of Revenue to deduct 909 the amount owed to the Department of Juvenile Justice from the 910 funds provided to the county under s. 218.23, Florida Statutes. 911 The Department of Revenue shall transfer the funds withheld to 912 the Shared County/State Juvenile Detention Trust Fund. 913 (2) As an assurance to holders of bonds issued by counties 914 before July 1, 2024, for which distributions made pursuant to s. 915 218.23, Florida Statutes, are pledged, or bonds issued to refund 916 such bonds which mature no later than the bonds they refunded 917 and which result in a reduction of debt service payable in each 918 fiscal year, the amount available for distribution to a county 919 shall remain as provided by law and continue to be subject to 920 any lien or claim on behalf of the bondholders. The Department of Revenue must ensure, based on information provided by an 921 922 affected county, that any reduction in amounts distributed 923 pursuant to subsection (1) does not reduce the amount of 924 distribution to a county below the amount necessary for the 925 timely payment of principal and interest when due on the bonds

Page 37 of 107

and the amount necessary to comply with any covenant under the bond resolution or other documents relating to the issuance of the bonds. If a reduction to a county's monthly distribution must be decreased in order to comply with this section, the Department of Revenue must notify the Department of Juvenile Justice of the amount of the decrease, and the Department of Juvenile Juvenile Justice must send a bill for payment of such amount to the affected county.

(3) This section expires July 1, 2025.

Section 30. In order to implement Specific Appropriations 779 through 801, 950 through 1093, and 1114 through 1149 of the 2024-2025 General Appropriations Act, and notwithstanding the expiration date in section 36 of chapter 2022-157, Laws of Florida, subsection (1), paragraph (a) of subsection (2), paragraph (a) of subsection (3), and subsections (5), (6), and (7) of section 27.40, Florida Statutes, are reenacted to read:

- 27.40 Court-appointed counsel; circuit registries; minimum requirements; appointment by court.—
- (1) Counsel shall be appointed to represent any individual in a criminal or civil proceeding entitled to court-appointed counsel under the Federal or State Constitution or as authorized by general law. The court shall appoint a public defender to represent indigent persons as authorized in s. 27.51. The office of criminal conflict and civil regional counsel shall be appointed to represent persons in those cases in which provision

Page 38 of 107

is made for court-appointed counsel, but only after the public defender has certified to the court in writing that the public defender is unable to provide representation due to a conflict of interest or is not authorized to provide representation. The public defender shall report, in the aggregate, the specific basis of all conflicts of interest certified to the court. On a quarterly basis, the public defender shall submit this information to the Justice Administrative Commission.

- (2)(a) Private counsel shall be appointed to represent persons in those cases in which provision is made for courtappointed counsel but only after the office of criminal conflict and civil regional counsel has been appointed and has certified to the court in writing that the criminal conflict and civil regional counsel is unable to provide representation due to a conflict of interest. The criminal conflict and civil regional counsel shall report, in the aggregate, the specific basis of all conflicts of interest certified to the court. On a quarterly basis, the criminal conflict and civil regional counsel shall submit this information to the Justice Administrative Commission.
 - (3) In using a registry:

(a) The chief judge of the circuit shall compile a list of attorneys in private practice, by county and by category of cases, and provide the list to the clerk of court in each county. The chief judge of the circuit may restrict the number

Page 39 of 107

of attorneys on the general registry list. To be included on a registry, an attorney must certify that he or she:

- 1. Meets any minimum requirements established by the chief judge and by general law for court appointment;
- 2. Is available to represent indigent defendants in cases requiring court appointment of private counsel; and
- 3. Is willing to abide by the terms of the contract for services, s. 27.5304, and this section.

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

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

Page 40 of 107

contracts and forms for use in billing must be consistent with s. 27.5304, s. 216.311, and the General Appropriations Act and must contain the following statement: "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature."

- (6) After court appointment, the attorney must immediately file a notice of appearance with the court indicating acceptance of the appointment to represent the defendant and of the terms of the uniform contract as specified in subsection (5).
- (7)(a) A private attorney appointed by the court from the registry to represent a client is entitled to payment as provided in s. 27.5304 so long as the requirements of subsection (1) and paragraph (2)(a) are met. An attorney appointed by the court who is not on the registry list may be compensated under s. 27.5304 only if the court finds in the order of appointment that there were no registry attorneys available for representation for that case and only if the requirements of subsection (1) and paragraph (2)(a) are met.
- (b)1. The flat fee established in s. 27.5304 and the General Appropriations Act shall be presumed by the court to be sufficient compensation. The attorney shall maintain appropriate documentation, including contemporaneous and detailed hourly accounting of time spent representing the client. If the attorney fails to maintain such contemporaneous and detailed hourly records, the attorney waives the right to seek

Page 41 of 107

1026

1027

1028

1029

1030

1031

1032

1033

1034

1035

1036

1037

1038

1039

1040

1041

1042

1043

1044

1045

1046

1047

1048

1049

1050

compensation in excess of the flat fee established in s. 27.5304 and the General Appropriations Act. These records and documents are subject to review by the Justice Administrative Commission and audit by the Auditor General, subject to the attorney-client privilege and work-product privilege. The attorney shall maintain the records and documents in a manner that enables the attorney to redact any information subject to a privilege in order to facilitate the commission's review of the records and documents and not to impede such review. The attorney may redact information from the records and documents only to the extent necessary to comply with the privilege. The Justice Administrative Commission shall review such records and shall contemporaneously document such review before authorizing payment to an attorney. Objections by or on behalf of the Justice Administrative Commission to records or documents or to claims for payment by the attorney shall be presumed correct by the court unless the court determines, in writing, that competent and substantial evidence exists to justify overcoming the presumption.

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

Page 42 of 107

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

Section 31. The text of s. 27.40(1), (2)(a), (3)(a), (5), (6), and (7), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act, expires July 1, 2025, and the text of those subsections and paragraphs, as applicable, shall revert to that in existence on June 30, 2019, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 32. In order to implement Specific Appropriations 779 through 801, 950 through 1093, and 1114 through 1149 of the 2024-2025 General Appropriations Act, and notwithstanding the expiration date in section 38 of chapter 2022-157, Laws of Florida, subsections (6) and (13) of section 27.5304, Florida Statutes, are amended, and subsections (1), (3), (7), and (11), and paragraphs (a) through (e) of subsection (12) of that section are reenacted, to read:

27.5304 Private court-appointed counsel; compensation;

Page 43 of 107

1076 notice.-

- (1) Private court-appointed counsel appointed in the manner prescribed in s. 27.40(1) and (2)(a) shall be compensated by the Justice Administrative Commission only as provided in this section and the General Appropriations Act. The flat fees prescribed in this section are limitations on compensation. The specific flat fee amounts for compensation shall be established annually in the General Appropriations Act. The attorney also shall be reimbursed for reasonable and necessary expenses in accordance with s. 29.007. If the attorney is representing a defendant charged with more than one offense in the same case, the attorney shall be compensated at the rate provided for the most serious offense for which he or she represented the defendant. This section does not allow stacking of the fee limits established by this section.
- (3) The court retains primary authority and responsibility for determining the reasonableness of all billings for attorney fees, costs, and related expenses, subject to statutory limitations and the requirements of s. 27.40(7). Private courtappointed counsel is entitled to compensation upon final disposition of a case.
- (6) For compensation for representation pursuant to a court appointment in a proceeding under chapter 39:
- (a) At the trial level, compensation for representation for dependency proceedings shall not exceed \$1,450 \$1,000 for

Page 44 of 107

the first year following the date of appointment and shall not exceed \$700 \$200 each year thereafter. Compensation shall be paid based upon representation of a parent irrespective of the number of case numbers that may be assigned or the number of children involved, including any children born during the pendency of the proceeding. Any appeal, except for an appeal from an adjudication of dependency, shall be completed by the trial attorney and is considered compensated by the flat fee for dependency proceedings.

- 1. Counsel may bill the flat fee not exceeding $\frac{$1,450}{$1,000}$ following disposition or upon dismissal of the petition.
- 2. Counsel may bill the annual flat fee not exceeding \$700 \$200 following the first judicial review in the second year following the date of appointment and each year thereafter as long as the case remains under protective supervision.
- 3. If the court grants a motion to reactivate protective supervision, the attorney shall receive the annual flat fee not exceeding $\frac{$700}{$900}$ following the first judicial review and up to an additional $\frac{$700}{$900}$ each year thereafter.
- 4. If, during the course of dependency proceedings, a proceeding to terminate parental rights is initiated, compensation shall be as set forth in paragraph (b). If counsel handling the dependency proceeding is not authorized to handle proceedings to terminate parental rights, the counsel must withdraw and new counsel must be appointed.

Page 45 of 107

- (b) At the trial level, compensation for representation in termination of parental rights proceedings shall not exceed \$1,800 \$1,000 for the first year following the date of appointment and shall not exceed \$700 \$200 each year thereafter. Compensation shall be paid based upon representation of a parent irrespective of the number of case numbers that may be assigned or the number of children involved, including any children born during the pendency of the proceeding. Any appeal, except for an appeal from an order granting or denying termination of parental rights, shall be completed by trial counsel and is considered compensated by the flat fee for termination of parental rights proceedings. If the individual has dependency proceedings ongoing as to other children, those proceedings are considered part of the termination of parental rights proceedings as long as that termination of parental rights proceeding is ongoing.
- 1. Counsel may bill the flat fee not exceeding \$1,800 \$1,000 30 days after rendition of the final order. Each request for payment submitted to the Justice Administrative Commission must include the trial counsel's certification that:
- a. Counsel discussed grounds for appeal with the parent or that counsel attempted and was unable to contact the parent; and
- b. No appeal will be filed or that a notice of appeal and a motion for appointment of appellate counsel, containing the signature of the parent, have been filed.
 - 2. Counsel may bill the annual flat fee not exceeding \$700

Page 46 of 107

\$200 following the first judicial review in the second year
after the date of appointment and each year thereafter as long
as the termination of parental rights proceedings are still
ongoing.

(c) For appeals from an adjudication of dependency, compensation may not exceed $$1,800 \ \$1,000$.

- 1. Counsel may bill a flat fee not exceeding \$1,200 \$750 upon filing the initial brief or the granting of a motion to withdraw.
- 2. If a brief is filed, counsel may bill an additional flat fee not exceeding \$600 \$250\$ upon rendition of the mandate.
- (d) For an appeal from an adjudication of termination of parental rights, compensation may not exceed $\frac{$3,500}{$2,000}$.
- 1. Counsel may bill a flat fee not exceeding $\frac{$1,750}{$1,000}$ upon filing the initial brief or the granting of a motion to withdraw.
- 2. If a brief is filed, counsel may bill an additional flat fee not exceeding $\frac{$1,750}{$1,000}$ upon rendition of the mandate.
- (7) Counsel eligible to receive compensation from the state for representation pursuant to court appointment made in accordance with the requirements of s. 27.40(1) and (2)(a) in a proceeding under chapter 384, chapter 390, chapter 392, chapter 393, chapter 394, chapter 397, chapter 415, chapter 743, chapter 744, or chapter 984 shall receive compensation not to exceed the

Page 47 of 107

limits prescribed in the General Appropriations Act. Any such compensation must be determined as provided in s. 27.40(7).

- (11) It is the intent of the Legislature that the flat fees prescribed under this section and the General Appropriations Act comprise the full and complete compensation for private court-appointed counsel. It is further the intent of the Legislature that the fees in this section are prescribed for the purpose of providing counsel with notice of the limit on the amount of compensation for representation in particular proceedings and the sole procedure and requirements for obtaining payment for the same.
- (a) If court-appointed counsel moves to withdraw prior to the full performance of his or her duties through the completion of the case, the court shall presume that the attorney is not entitled to the payment of the full flat fee established under this section and the General Appropriations Act.
- (b) If court-appointed counsel is allowed to withdraw from representation prior to the full performance of his or her duties through the completion of the case and the court appoints a subsequent attorney, the total compensation for the initial and any and all subsequent attorneys may not exceed the flat fee established under this section and the General Appropriations Act, except as provided in subsection (12).

This subsection constitutes notice to any subsequently appointed

Page 48 of 107

1201 attorney that he or she will not be compensated the full flat 1202 fee.

- (12) The Legislature recognizes that on rare occasions an attorney may receive a case that requires extraordinary and unusual effort.
- (a) If counsel seeks compensation that exceeds the limits prescribed by law, he or she must file a motion with the chief judge for an order approving payment of attorney fees in excess of these limits.
- 1. Before filing the motion, the counsel shall deliver a copy of the intended billing, together with supporting affidavits and all other necessary documentation, to the Justice Administrative Commission.
- 2. The Justice Administrative Commission shall review the billings, affidavit, and documentation for completeness and compliance with contractual and statutory requirements and shall contemporaneously document such review before authorizing payment to an attorney. If the Justice Administrative Commission objects to any portion of the proposed billing, the objection and supporting reasons must be communicated in writing to the private court-appointed counsel. The counsel may thereafter file his or her motion, which must specify whether the commission objects to any portion of the billing or the sufficiency of documentation, and shall attach the commission's letter stating its objection.

Page 49 of 107

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

- 1. At the hearing, the attorney seeking compensation must prove by competent and substantial evidence that the case required extraordinary and unusual efforts. The chief judge or single designee shall consider criteria such as the number of witnesses, the complexity of the factual and legal issues, and the length of trial. The fact that a trial was conducted in a case does not, by itself, constitute competent substantial evidence of an extraordinary and unusual effort. In a criminal case, relief under this section may not be granted if the number of work hours does not exceed 75 or the number of the state's witnesses deposed does not exceed 20.
- 2. Objections by or on behalf of the Justice
 Administrative Commission to records or documents or to claims
 for payment by the attorney shall be presumed correct by the
 court unless the court determines, in writing, that competent
 and substantial evidence exists to justify overcoming the
 presumption. The chief judge or single designee shall enter a
 written order detailing his or her findings and identifying the
 extraordinary nature of the time and efforts of the attorney in

Page 50 of 107

the case which warrant exceeding the flat fee established by this section and the General Appropriations Act.

1251

1252

1253

1254

1255

1256

1257

1258

1259

1260

1261

1262

1263

1264

1265

1266

1267

1268

1269

1270

1271

1272

1273

1274

1275

- A copy of the motion and attachments shall be served on the Justice Administrative Commission at least 20 business days before the date of a hearing. The Justice Administrative Commission has standing to appear before the court, and may appear in person or telephonically, including at the hearing under paragraph (b), to contest any motion for an order approving payment of attorney fees, costs, or related expenses and may participate in a hearing on the motion by use of telephonic or other communication equipment. The Justice Administrative Commission may contract with other public or private entities or individuals to appear before the court for the purpose of contesting any motion for an order approving payment of attorney fees, costs, or related expenses. The fact that the Justice Administrative Commission has not objected to any portion of the billing or to the sufficiency of the documentation is not binding on the court.
- (d) If the chief judge or a single designee finds that counsel has proved by competent and substantial evidence that the case required extraordinary and unusual efforts, the chief judge or single designee shall order the compensation to be paid to the attorney at a percentage above the flat fee rate, depending on the extent of the unusual and extraordinary effort required. The percentage must be only the rate necessary to

Page 51 of 107

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

- (e) Any order granting relief under this subsection must be attached to the final request for a payment submitted to the Justice Administrative Commission and must satisfy the requirements of subparagraph (b) 2.
- (13) Notwithstanding the limitation set forth in subsection (5) and for the $\underline{2024-2025}$ $\underline{2023-2024}$ fiscal year only, the compensation for representation in a criminal proceeding may not exceed the following:
- (a) For misdemeanors and juveniles represented at the trial level: \$1,000.
- (b) For noncapital, nonlife felonies represented at the trial level: \$15,000.
 - (c) For life felonies represented at the trial level:

Page 52 of 107

1301 \$15,000.

- (d) For capital cases represented at the trial level: \$25,000. For purposes of this paragraph, a "capital case" is any offense for which the potential sentence is death and the state has not waived seeking the death penalty.
 - (e) For representation on appeal: \$9,000.
 - (f) This subsection expires July 1, 2025 2024.

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

Section 34. In order to implement appropriations used to pay existing lease contracts for private lease space in excess of 2,000 square feet in the 2024-2025 General Appropriations

Act, the Department of Management Services, with the cooperation of the agencies having the existing lease contracts for office or storage space, shall use tenant broker services to renegotiate or reprocure all private lease agreements for office or storage space expiring between July 1, 2025, and June 30,

Page 53 of 107

HB 5003

2027, in order to reduce costs in future years. The department
shall incorporate this initiative into its 2024 master leasing
report required under s. 255.249(7), Florida Statutes, and may
use tenant broker services to explore the possibilities of
collocating office or storage space, to review the space needs
of each agency, and to review the length and terms of potential
renewals or renegotiations. The department shall provide a
report to the Executive Office of the Governor, the President of
the Senate, and the Speaker of the House of Representatives by
November 1, 2024, which lists each lease contract for private
office or storage space, the status of renegotiations, and the
savings achieved. This section expires July 1, 2025.
Section 35. In order to implement appropriations
authorized in the 2024-2025 General Appropriations Act for data
center services, and notwithstanding s. 216.292(2)(a), Florida
Statutes, an agency may not transfer funds from a data
processing category to a category other than another data
processing category. This section expires July 1, 2025.
Section 36. In order to implement the appropriation of
funds in the appropriation category "Special Categories-Risk
Management Insurance" in the 2024-2025 General Appropriations
Act, and pursuant to the notice, review, and objection
procedures of s. 216.177, Florida Statutes, the Executive Office
of the Governor may transfer funds appropriated in that category
between departments in order to align the budget authority

Page 54 of 107

1351 granted with the premiums paid by each department for risk 1352 management insurance. This section expires July 1, 2025. 1353 Section 37. <u>In order to implement the appropriation of</u> 1354 funds in the appropriation category "Special Categories-Transfer 1355 to Department of Management Services-Human Resources Services 1356 Purchased per Statewide Contract" in the 2024-2025 General 1357 Appropriations Act, and pursuant to the notice, review, and 1358 objection procedures of s. 216.177, Florida Statutes, the 1359 Executive Office of the Governor may transfer funds appropriated 1360 in that category between departments in order to align the 1361 budget authority granted with the assessments that must be paid 1362 by each agency to the Department of Management Services for 1363 human resource management services. This section expires July 1, 1364 2025. 1365 Section 38. In order to implement Specific Appropriation 2880 in the 2024-2025 General Appropriations Act in the Building 1366 1367 Relocation appropriation category from the Architects Incidental 1368 Trust Fund of the Department of Management Services, and in 1369 accordance with s. 215.196, Florida Statutes: 1370 (1) Upon the final disposition of a state-owned building, 1371 the Department of Management Services may use up to 5 percent of 1372 facility disposition funds from the Architects Incidental Trust 1373 Fund to defer, offset, or otherwise pay for all or a portion of 1374 relocation expenses, including furniture, fixtures, and 1375 equipment for state agencies impacted by the disposition of the

Page 55 of 107

1376	department's managed facilities in the Florida Facilities Pool.
1377	The extent of the financial assistance provided to impacted
1378	state agencies shall be determined by the department.
1379	(2) The Department of Management Services may submit
1380	budget amendments for an increase in appropriation if necessary
1381	for the implementation of this section pursuant to the
1382	provisions of chapter 216, Florida Statutes. Budget amendments
1383	for an increase in appropriation shall include a detailed plan
1384	providing all estimated costs and relocation proposals.
1385	(3) This section expires July 1, 2025.
1386	Section 39. In order to implement Specific Appropriations
1387	2875 through 2882 of the 2024-2025 General Appropriations Act
1388	from the Architects Incidental Trust Fund of the Department of
1389	Management Services, notwithstanding s. 253.025(4), Florida
1390	Statutes, and in accordance with s. 215.196, Florida Statutes,
1391	the Department of Management Services may acquire additional
1392	state-owned office buildings as defined in s. 255.248, Florida
1393	Statutes, or property for inclusion in the Florida Facilities
1394	Pool as created in s. 255.505, Florida Statutes. This section
1395	expires July 1, 2025.
1396	Section 40. In order to implement Specific Appropriations
1397	2456 through 2462 of the 2024-2025 General Appropriations Act:
1398	(1) The Department of Financial Services shall replace the
1399	four main components of the Florida Accounting Information
1400	Resource Subsystem (FLAIR), which include central FLAIR,

Page 56 of 107

HB 5003 2024

1401 departmental FLAIR, payroll, and information warehouse, and shall replace the cash management and accounting management components of the Cash Management Subsystem (CMS) with an integrated enterprise system that allows the state to organize, define, and standardize its financial management business processes and that complies with ss. 215.90-215.96, Florida Statutes. The department may not include in the replacement of FLAIR and CMS: (a) Functionality that duplicates any of the other 1410 information subsystems of the Florida Financial Management Information System; or (b) Agency business processes related to any of the 1413 functions included in the Personnel Information System, the 1414 Purchasing Subsystem, or the Legislative Appropriations System/Planning and Budgeting Subsystem. (2) For purposes of replacing FLAIR and CMS, the Department of Financial Services shall: Take into consideration the cost and implementation data identified for Option 3 as recommended in the March 31, 2014, Florida Department of Financial Services FLAIR Study, version 031. (b) Ensure that all business requirements and technical 1423 specifications have been provided to all state agencies for

Page 57 of 107

committee established in paragraph (c), including any updates to

their review and input and approved by the executive steering

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

1402

1403

1404

1405

1406

1407

1408

1409

1411

1412

1415

1416

1417

1418

1419

1420

1421

1422

1424

1425

1426	these documents.
1427	(c) Implement a project governance structure that includes
1428	an executive steering committee composed of:
1429	1. The Chief Financial Officer or the executive sponsor of
1430	the project.
1431	2. A representative of the Division of Treasury of the
1432	Department of Financial Services, appointed by the Chief
1433	Financial Officer.
1434	3. The Chief Information Officers of the Department of
1435	Financial Services and the Department of Environmental
1436	Protection.
1437	4. Two employees from the Division of Accounting and
1438	Auditing of the Department of Financial Services, appointed by
1439	the Chief Financial Officer. Each employee must have experience
1440	relating to at least one of the four main components that
1441	compose FLAIR.
1442	5. Two employees from the Executive Office of the
1443	Governor, appointed by the Governor. One employee must have
1444	experience relating to the Legislative Appropriations
1445	System/Planning and Budgeting Subsystem.
1446	6. One employee from the Department of Revenue, appointed

Page 58 of 107

Services, appointed by the Secretary of Management Services. One

by the executive director, who has experience using or

maintaining the department's finance and accounting systems.

7. Two employees from the Department of Management

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

1447

1448

1449

1450

1451	employee must have experience relating to the department's
1452	personnel information subsystem and one employee must have
1453	experience relating to the department's purchasing subsystem.

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

- 9. The executive sponsor of the Florida Health Care
 Connection (FX) System or his or her designee, appointed by the
 Secretary of Health Care Administration.
- 10. The State Chief Information Officer, or his or her designee, as a nonvoting member. The State Chief Information Officer, or his or her designee, shall provide monthly status reports to the executive steering committee pursuant to the oversight responsibilities in s. 282.0051, Florida Statutes.
- 11. One employee from the Department of Business and Professional Regulation who has experience in finance and accounting and FLAIR, appointed by the Secretary of Business and Professional Regulation.
- 12. One employee from the Florida Fish and Wildlife

 Conservation Commission who has experience using or maintaining
 the commission's finance and accounting systems, appointed by
 the Chair of the Florida Fish and Wildlife Conservation

 Commission.
- 13. The budget director of the Department of Education, or his or her designee.
 - (3)(a) The Chief Financial Officer or the executive

Page 59 of 107

sponsor of the project shall serve as chair of the executive steering committee, and the committee shall take action by a vote of at least eight affirmative votes with the Chief Financial Officer or the executive sponsor of the project voting on the prevailing side. A quorum of the executive steering committee consists of at least 10 members.

- (b) No later than 14 days before a meeting of the executive steering committee, the chair shall request input from committee members on agenda items for the next scheduled meeting.
- (c) The chair shall establish a working group consisting of FLAIR users, state agency technical staff who maintain applications that integrate with FLAIR, and no less than four state agency finance and accounting or budget directors. The working group shall meet at least monthly to review PALM functionality, assess project impacts to state financial business processes and agency staff, and develop recommendations to the executive steering committee for improvements. The chair shall request input from the working group on agenda items for each scheduled meeting. The PALM project team shall dedicate a staff member to the group and provide system demonstrations and any project documentation, as needed, for the group to fulfill its duties.
- (d) The chair shall request all agency project sponsors to provide bimonthly status reports to the executive steering

Page 60 of 107

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

- (4) The executive steering committee has the overall responsibility for ensuring that the project to replace FLAIR and CMS meets its primary business objectives and shall:
- (a) Identify and recommend to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives any statutory changes needed to implement the replacement subsystem that will standardize, to the fullest extent possible, the state's financial management business processes.
- (b) Review and approve any changes to the project's scope, schedule, and budget which do not conflict with the requirements of subsection (1).
- (c) Ensure that adequate resources are provided throughout all phases of the project.
- (d) Approve all major project deliverables and any cost changes to each deliverable over \$250,000.

Page 61 of 107

(e)	Approve	contract	amendments	and	chanc	ges	to	all	
contra	ıct-r	related	documents	associated	with	the	rep	olac	cement	of
FLAIR	and	CMS.								

- (f) Review, and approve as warranted, the format of the bimonthly agency status reports to include meaningful information on each agency's progress in planning for the Florida PALM Major Implementation, covering the agency's people, processes, technology, and data transformation activities.
- (g) Ensure compliance with ss. 216.181(16), 216.311, 216.313, 282.318(4)(h), and 287.058, Florida Statutes.
 - (5) This section expires July 1, 2025.

- Section 41. In order to implement Specific Appropriation 2991 of the 2024-2025 General Appropriations Act, and notwithstanding the expiration date in section 42 of chapter 2023-240, Laws of Florida, subsection (3) of section 282.709, Florida Statutes, is reenacted to read:
- 282.709 State agency law enforcement radio system and interoperability network.—
- (3) In recognition of the critical nature of the statewide law enforcement radio communications system, the Legislature finds that there is an immediate danger to the public health, safety, and welfare, and that it is in the best interest of the state to continue partnering with the system's current operator. The Legislature finds that continuity of coverage is critical to supporting law enforcement, first responders, and other public

Page 62 of 107

safety users. The potential for a loss in coverage or a lack of interoperability between users requires emergency action and is a serious concern for officers' safety and their ability to communicate and respond to various disasters and events.

- (a) The department, pursuant to s. 287.057(10), shall enter into a 15-year contract with the entity that was operating the statewide radio communications system on January 1, 2021. The contract must include:
 - 1. The purchase of radios;

1555

1556

1557

1558

1559

1560

1561

1562

1563

1564

1565

1566

1567

1568

1569

1570

1571

1572

1573

1574

1575

- 2. The upgrade to the Project 25 communications standard;
- 3. Increased system capacity and enhanced coverage for system users;
- 4. Operations, maintenance, and support at a fixed annual rate;
- 5. The conveyance of communications towers to the department; and
- 6. The assignment of communications tower leases to the department.
- (b) The State Agency Law Enforcement Radio System Trust Fund is established in the department and funded from surcharges collected under ss. 318.18, 320.0802, and 328.72. Upon appropriation, moneys in the trust fund may be used by the department to acquire the equipment, software, and engineering, administrative, and maintenance services it needs to construct, operate, and maintain the statewide radio system. Moneys in the

Page 63 of 107

trust fund from surcharges shall be used to help fund the costs of the system. Upon completion of the system, moneys in the trust fund may also be used by the department for payment of the recurring maintenance costs of the system.

Section 42. The text of s. 282.709(3), Florida Statutes, as carried forward from chapter 2021-37, Laws of Florida, by this act, expires July 1, 2025, and the text of that subsection shall revert to that in existence on June 1, 2021, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 43. In order to implement appropriations relating to the purchase of equipment and services related to the Statewide Law Enforcement Radio System (SLERS) as authorized in the 2024-2025 General Appropriations Act, and notwithstanding s. 287.057, Florida Statutes, state agencies and other eligible users of the SLERS network may use the Department of Management Services SLERS contract for purchase of equipment and services. This section expires July 1, 2025.

Section 44. <u>In order to implement Specific Appropriations</u>
2898 through 2909 of the 2024-2025 General Appropriations Act,
and notwithstanding rule 60A-1.031, Florida Administrative Code,
the transaction fee as identified in s. 287.057(24)(c), Florida
Statutes, shall be collected for use of the online procurement

Page 64 of 107

system and is 0.7 percent for the 2024-2025 fiscal year only.

This section expires July 1, 2025.

Section 45. In order to implement Specific Appropriations 2813 through 2838 of the 2024-2025 General Appropriations Act, and upon the expiration and reversion of the amendments made by section 46 of chapter 2023-240, Laws of Florida, paragraph (i) of subsection (9) of section 24.105, Florida Statutes, is amended to read:

- 24.105 Powers and duties of department.—The department shall:
- (9) Adopt rules governing the establishment and operation of the state lottery, including:
- (i) The manner and amount of compensation of retailers, except for the 2024-2025 fiscal year only, effective July 1, 2024, the commission for lottery ticket sales shall be 6 percent of the purchase price of each ticket sold or issued as a prize by a retailer. Any additional retailer compensation is limited to the Florida Lottery Retailer Bonus Commission program appropriated in Specific Appropriation 2834 of the 2024-2025 General Appropriations Act.

Statutes, made by this act expires July 1, 2025, and the text of that paragraph shall revert to that in existence on June 30, 2022, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the

Page 65 of 107

extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 47. In order to implement Specific Appropriations 3027 through 3035 of the 2024-2025 General Appropriations Act, paragraph (11) of subsection (6) of section 627.351, Florida Statutes, is amended to read:

627.351 Insurance risk apportionment plans.-

1626

1627

1628

1629

1630

1631

1632

1633

1634

1635

1636

1637

1638

1639

1640 1641

1642

1643

1644

1645

1646

1647

1648

1649

1650

- (6) CITIZENS PROPERTY INSURANCE CORPORATION. -
- (11) 1. In addition to any other method of alternative dispute resolution authorized by state law, the corporation may adopt policy forms that provide for the resolution of disputes regarding its claim determinations, including disputes regarding coverage for, or the scope and value of, a claim, in a proceeding before the Division of Administrative Hearings. Any such policies are not subject to s. 627.70154. All proceedings in the Division of Administrative Hearings pursuant to such policies are subject to ss. 57.105 and 768.79 as if filed in the courts of this state and are not considered chapter 120 administrative proceedings. Rule 1.442, Florida Rules of Civil Procedure, applies to any offer served pursuant to s. 768.79, except that, notwithstanding any provision in Rule 1.442, Florida Rules of Civil Procedure, to the contrary, an offer shall not be served earlier than 10 days after filing the request for hearing with the Division of Administrative Hearings and shall not be served later than 10 days before the date set

Page 66 of 107

for the final hearing. The administrative law judge in such proceedings shall award attorney fees and other relief pursuant to ss. 57.105 and 768.79. The corporation may not seek, and the office may not approve, a maximum hourly rate for attorney fees.

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

Section 48. Effective upon this act becoming law, and in order to implement Specific Appropriations 2955 through 2964 of the Fiscal Year 2024-2025 General Appropriations Act, notwithstanding the proviso language for Specific Appropriation 2966 in chapter 2023-239, Laws of Florida, section 110.116, Florida Statutes, is amended to read:

- 110.116 Personnel information system; payroll procedures.-
- (1) The Department of Management Services shall establish and maintain, in coordination with the payroll system of the Department of Financial Services, a complete personnel information system for all authorized and established positions in the state service, with the exception of employees of the Legislature, unless the Legislature chooses to participate. The department may contract with a vendor to provide the personnel information system. The specifications shall be developed in conjunction with the payroll system of the Department of

Page 67 of 107

1676

1677

1678

1679

1680

1681

1682

1683

1684

1685

1686

1687

1688

1689

1690

1691

1692

1693

1694

1695

1696

1697

1698

1699

1700

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

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

Page 68 of 107

1701 employment applications, 455,000 personnel actions, and the 1702 state's \$9.5-billion payroll. The Legislature finds that the 1703 continuity of operations of the People First System and the 1704 critical functions it provides such as payroll, employee health 1705 insurance benefit records, and other critical services must not 1706 be interrupted. Presently, the Chief Financial Officer is undertaking the development of a new statewide accounting and 1707 1708 financial management system, commonly known as the Planning, 1709 Accounting, and Ledger, Management System (PALM), scheduled to 1710 be operational in the year 2026. The procurement and 1711 implementation of an entire replacement of the People First 1712 System will impede the timeframe needed to successfully 1713 integrate the state's payroll system with the PALM System. In 1714 order to maintain continuity of operations and to ensure the 1715 successful completion of the PALM System, the Legislature 1716 directs that: 1717 (a) The department, pursuant to s. 287.057(11), shall 1718 enter into a 5-year contract extension with the entity operating 1719 the People First System on January 1, 2024. The contract 1720 extension must: 1721 1. Provide for the integration of the current People First System with PALM. 1722 1723 2. Exclude major functionality updates or changes to the

Page 69 of 107

People First System prior to completion of the PALM System. This

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

does not include:

1724

1725

1726	a. Routine system maintenance such as code updates
1727	following open enrollment; or
1728	b. The technical remediation necessary to integrate the
1729	system with PALM within the PALM project's planned
1730	implementation schedule.
1731	3. Include project planning and analysis deliverables
1732	necessary to:
1733	a. Detail and document the state's functional
1734	requirements.
1735	b. Estimate the cost of transitioning the current People
1736	First System to a cloud computing infrastructure within the
1737	contract extension and after the successful integration with
1738	PALM. The project cost evaluation shall estimate the annual cost
1739	and capacity growth required to host the system in a cloud
1740	environment.
1741	
1742	The department shall develop these system specifications in
1743	conjunction with the Department of Financial Services and the
1744	Auditor General.
1745	4. Include technical support for state agencies that may
1746	need assistance in remediating or integrating current financial
1747	shadow systems with People First in order to integrate with PALM
1748	or the cloud version of People First.
1749	5. Include organizational change management and training
1750	deliverables needed to support the implementation of PALM

Page 70 of 107

1751 payroll functionality and the People First System cloud upgrade. 1752 Responsibilities of the operator and the department shall be 1753 outlined in a project role and responsibility assignment chart 1754 within the contract. 1755 (b) The department shall submit, no later than June 30, 1756 2026, its project planning and detailed cost estimate to upgrade 1757 the current People First System to the chair of the Senate 1758 Committee on Appropriations, the chair of the House of 1759 Representatives Appropriations Committee, and the Executive 1760 Office of the Governor's Office of Policy and Budget, for 1761 preliminary review and consideration of funding the department's 1762 Fiscal Year 2026-2027 legislative budget request to update the 1763 system. 1764 Section 49. In order to implement the appropriation of 1765 funds in the appropriation category "Northwest Regional Data 1766 Center" in the 2024-2025 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 1767 1768 216.177, Florida Statutes, the Executive Office of the Governor 1769 may transfer funds appropriated in that category between 1770 departments in order to align the budget authority granted based 1771 on the estimated costs for data processing services for the 1772 2024-2025 fiscal year. This section expires July 1, 2025. 1773 Section 50. In order to implement appropriations 1774 authorized in the 2024-2025 General Appropriations Act for state data center services, auxiliary assessments charged to state 1775

Page 71 of 107

1776	agencies related to contract management services provided to
1777	Northwest Regional Data Center shall not exceed 3 percent. This
1778	section expires July 1, 2025.
1779	Section 51. In order to implement Specific Appropriation
1780	2506A of the 2024-2025 General Appropriations Act, section
1781	284.51, Florida Statutes, is created to read:
1782	284.51 Electroencephalogram combined transcranial magnetic
1783	stimulation treatment pilot program.—
1784	(1) As used in this section the term:
1785	(a) "Division" means the Division of Risk Management at
1786	the Department of Financial Services.
1787	(b) "Electroencephalogram combined Transcranial Magnetic
1788	Stimulation" or "eTMS" means treatment in which transcranial
1789	magnetic stimulation frequency pulses are tuned to the patient's
1790	physiology and biometric data.
1791	(c) "First Responder" has the same meaning as provided in
1792	<u>s. 112.1815(1).</u>
1793	(d) "Veteran" means:
1794	1. A veteran as defined in 38 U.S.C. s. 101(2);
1795	2. A person who served in a reserve component as defined
1796	in 38 U.S.C. s. 101(27); or
1797	3. A person who served in the National Guard of any state.
1798	(2) The division shall select a provider to establish a
1799	statewide pilot program to make eTMS available for veterans,
1800	first responders, and immediate family members of veterans and

Page 72 of 107

1801	first responders with:
1802	(a) Substance use disorders.
1803	(b) Mental illness.
1804	(c) Sleep disorders.
1805	(d) Traumatic brain injuries.
1806	(e) Sexual trauma.
1807	(f) Post-traumatic stress disorder and accompanying
1808	<pre>comorbidities.</pre>
1809	(g) Concussions.
1810	(h) Other brain trauma.
1811	(i) Quality of life issues affecting human performance,
1812	including issues related to or resulting from problems with
1813	cognition and problems maintaining attention, concentration, or
1814	focus.
1815	(3) The provider must display a history of serving veteran
1816	and first responder populations at a statewide level. The
1817	provider shall establish a network for in person and offsite
1818	care with the goal of providing statewide access. Consideration
1819	shall be provided to locations with a large population of first
1820	responders and veterans. In addition to traditional eTMS
1821	devices, the provider may utilize non-medical Portable Magnetic
1822	Stimulation devices to improve access to underserved populations
1823	in remote areas or to be used to serve as a pre-post treatment
1824	or a stand-alone device. The provider shall be required to
1825	establish and operate a clinical practice and to evaluate

Page 73 of 107

CODING: Words $\frac{\text{stricken}}{\text{stricken}}$ are deletions; words $\frac{\text{underlined}}{\text{ore additions}}$.

outcomes of such clinical practice.

- (4) The division shall adopt rules for the pilot program which shall include:
- (a) The establishment of a peer-to-peer support network by the provider made available to all individuals receiving treatment under the program.
- treatment under the program also must receive neurophysiological monitoring, monitoring for symptoms of substance use and other mental health disorders, and access to counseling and wellness programming. Each individual who receives treatment must also participate in the peer-to-peer support network established by the provider.
- (c) The establishment of protocols which include the use of adopted stimulation frequency and intensity modulation based on EEGs done on days 0, 10, and 20 and motor threshold testing, as well as clinical symptoms, signs, and biometrics.
- (d) The requirement that protocols and outcomes of any treatment provided by the clinical practice shall be collected and reported by the provider quarterly to the division, the President of the Senate, and the Speaker of the House of Representatives. Such report shall include the bio-data metrics and all expenditures and accounting of the use of funds received from the department.
 - (e) The requirement that protocols and outcomes of any

Page 74 of 107

treatment provided by the clinical practice shall be collected and reported to the University of South Florida and may be provided by the provider to any relevant Food and Drug Administration studies or trials.

(5) This section expires July 1, 2025.

Section 52. In order to implement specific appropriations from the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, and the Fish and Wildlife Conservation Commission, which are contained in the 2024-2025 General Appropriations Act, subsection (3) of section 215.18, Florida Statutes, is amended to read:

215.18 Transfers between funds; limitation.-

(3) Notwithstanding subsection (1) and only with respect to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, whenever there is a deficiency in a land acquisition trust fund which would render that trust fund temporarily insufficient to meet its just requirements, including the timely payment of appropriations from that trust fund, and other trust funds in the State Treasury have moneys that are for the time being or otherwise in excess of the amounts necessary to meet the just requirements, including appropriated obligations, of those other trust funds,

Page 75 of 107

1876

1877

1878

1879

1880

1881

1882

1883

1884

1885

1886

1887

1888

1889

1890

1891

1892

1893

1894

1895

1896

1897

1898

1899

1900

the Governor may order a temporary transfer of moneys from one or more of the other trust funds to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission. Any action proposed pursuant to this subsection is subject to the notice, review, and objection procedures of s. 216.177, and the Governor shall provide notice of such action at least 7 days before the effective date of the transfer of trust funds, except that during July 2024 2023, notice of such action shall be provided at least 3 days before the effective date of a transfer unless such 3-day notice is waived by the chair and vice chair of the Legislative Budget Commission. Any transfer of trust funds to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission must be repaid to the trust funds from which the moneys were loaned by the end of the 2024-2025 2023-2024 fiscal year. The Legislature has determined that the repayment of the other trust fund moneys temporarily loaned to a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission pursuant to this subsection is an allowable use of the moneys in a land acquisition trust fund because the moneys

Page 76 of 107

from other trust funds temporarily loaned to a land acquisition trust fund shall be expended solely and exclusively in accordance with s. 28, Art. X of the State Constitution. This subsection expires July 1, 2025 2024.

Section 53. (1) In order to implement specific
appropriations from the land acquisition trust funds within the
Department of Agriculture and Consumer Services, the Department
of Environmental Protection, the Department of State, and the
Fish and Wildlife Conservation Commission which are contained in
the 2024-2025 General Appropriations Act, the Department of
Environmental Protection shall transfer revenues from the Land
Acquisition Trust Fund within the department to the land
acquisition trust funds within the Department of Agriculture and
Consumer Services, the Department of State, and the Fish and
Wildlife Conservation Commission as provided in this section. As
used in this section, the term "department" means the Department
of Environmental Protection.

(2) After subtracting any required debt service payments, the proportionate share of revenues to be transferred to each land acquisition trust fund shall be calculated by dividing the appropriations from each of the land acquisition trust funds for the fiscal year by the total appropriations from the Land Acquisition Trust Fund within the department and the land acquisition trust funds within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and

Page 77 of 107

1926 Wildlife Conservation Commission for the fiscal year. The 1927 department shall transfer the proportionate share of the 1928 revenues in the Land Acquisition Trust Fund within the 1929 department on a monthly basis to the appropriate land 1930 acquisition trust funds within the Department of Agriculture and 1931 Consumer Services, the Department of State, and the Fish and 1932 Wildlife Conservation Commission and shall retain its 1933 proportionate share of the revenues in the Land Acquisition 1934 Trust Fund within the department. Total distributions to a land 1935 acquisition trust fund within the Department of Agriculture and Consumer Services, the Department of State, and the Fish and 1936 1937 Wildlife Conservation Commission may not exceed the total 1938 appropriations from such trust fund for the fiscal year. 1939 (3) In addition, the department shall transfer from the 1940 Land Acquisition Trust Fund to land acquisition trust funds 1941 within the Department of Agriculture and Consumer Services, the 1942 Department of State, and the Fish and Wildlife Conservation 1943 Commission amounts equal to the difference between the amounts 1944 appropriated in chapter 2023-240, Laws of Florida, to the 1945 department's Land Acquisition Trust Fund and the other land acquisition trust funds, and the amounts actually transferred 1946 1947 between those trust funds during the 2023-2024 fiscal year. 1948 The department may advance funds from the beginning 1949 unobligated fund balance in the Land Acquisition Trust Fund to 1950 the Land Acquisition Trust Fund within the Fish and Wildlife

Page 78 of 107

Conservation Commission needed for cash flow purposes based on a detailed expenditure plan. The department shall prorate amounts transferred quarterly to the Fish and Wildlife Conservation

Commission to recoup the amount of funds advanced by June 30, 2025.

(5) This section expires July 1, 2025.

Section 54. In order to implement Specific Appropriation 1804 of the 2024-2025 General Appropriations Act, and notwithstanding the expiration date in section 57 of chapter 2023-240, Laws of Florida, paragraph (g) of subsection (15) of section 376.3071, Florida Statutes, is reenacted to read:

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

- (15) ETHANOL OR BIODIESEL DAMAGE; PREVENTIVE MEASURES.—The department shall pay, pursuant to this subsection, up to \$10 million each fiscal year from the fund for the costs of labor and equipment to repair or replace petroleum storage systems that may have been damaged due to the storage of fuels blended with ethanol or biodiesel, or for preventive measures to reduce the potential for such damage.
 - (g) Payments may not be made for the following:
- 1. Proposal costs or costs related to preparation of the application and required documentation;
 - 2. Certified public accountant costs;
 - 3. Except as provided in paragraph (j), any costs in

Page 79 of 107

excess of the amount approved by the department under paragraph (b) or which are not in substantial compliance with the purchase order;

4. Costs associated with storage tanks, piping, or ancillary equipment that has previously been repaired or replaced for which costs have been paid under this section;

- 5. Facilities that are not in compliance with department storage tank rules, until the noncompliance issues have been resolved; or
- 6. Costs associated with damage to petroleum storage systems caused in whole or in part by causes other than the storage of fuels blended with ethanol or biodiesel.

Statutes, as carried forward from chapter 2020-114, Laws of Florida, by this act, expires July 1, 2025, and the text of that paragraph shall revert to that in existence on July 1, 2020, but not including, any amendments made by this act or chapter 2020-114, Laws of Florida, and any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portion of text which expires pursuant to this section.

Section 56. In order to implement specific appropriations from the Florida Forever Trust Fund within the Department of Environmental Protection, which are contained in the 2024-2025 General Appropriations Act, paragraph (m) of subsection (3) of

Page 80 of 107

section 259.105, Florida Statutes, is amended to read:
259.105 The Florida Forever Act.—

- (3) Less the costs of issuing and the costs of funding reserve accounts and other costs associated with bonds, the proceeds of cash payments or bonds issued pursuant to this section shall be deposited into the Florida Forever Trust Fund created by s. 259.1051. The proceeds shall be distributed by the Department of Environmental Protection in the following manner:
- (m) Notwithstanding paragraphs (a)-(j) and for the $\underline{2024}$ $\underline{2025}$ $\underline{2023}$ - $\underline{2024}$ fiscal year, the proceeds shall be distributed as provided in the General Appropriations Act. This paragraph expires July 1, $\underline{2025}$ $\underline{2024}$.

Section 57. In order to implement section 118 of the 2024-2025 General Appropriations Act, section 10 of chapter 2022-272, Laws of Florida, as amended by section 61 of chapter 2023-240, Laws of Florida is amended to read:

Hurricane Restoration Reimbursement Grant Program. -

(1) There is hereby created within the Department of Environmental Protection the Hurricane Restoration Reimbursement Grant Program for the purpose of providing financial assistance to mitigate coastal beach erosion for coastal homeowners whose property was significantly impacted by Hurricane Ian or Hurricane Nicole in 2022. The department is authorized to provide financial assistance grants to eligible recipients located in Brevard, Broward, Charlotte, Collier, Duval, Flagler,

Page 81 of 107

HB 5003 2024

2026 Indian River, Lee, Manatee, Martin, Nassau, Palm Beach, Saint Johns, Saint Lucie, Sarasota, and Volusia Counties.

2027

2028

2029

2030

2031

2032

2033

2034

2035

2036

2037

2038

2039

2040

2041

2042

2043

2044

2045

2046 2047

2048

2049

2050

- The department may provide grants to property owners to mitigate for coastal beach erosion caused by Hurricane Ian or Hurricane Nicole during 2022. Grant funding may only be used to reimburse a property owner for construction costs:
- Related to sand placement and temporary or permanent coastal armoring construction projects to mitigate coastal beach erosion and may not be used for the repair of residential structures.
- (b) Incurred as a result of preparation for or damage sustained from Hurricane Ian or Hurricane Nicole in 2022.
 - (C) Incurred after September 23, 2022.
- Related to a project that has been permitted, is exempt from permitting requirements, or is otherwise authorized by law.
- Financial assistance grants may only be provided to mitigate damage to property located in Brevard, Broward, Charlotte, Collier, Duval, Flagler, Indian River, Lee, Manatee, Martin, Nassau, Palm Beach, Saint Johns, Saint Lucie, Sarasota, and Volusia Counties that is a:
- Residential property that meets the following requirements:
- The parcel must be a single-family, site-built, residential property or a multi-family, site-built, residential

Page 82 of 107

property not to exceed four units; and

2051

2052

2053

2054

2055

2056

2057

2058

2059

2060

2061

2062

2063

2064

2065

2066

2067

2068

2069

2070

2071

2072

2073

2074

2075

- 2. The homeowner must have been granted a homestead exemption on the home under chapter 196, Florida Statutes;
- (b) Residential condominium, as defined in chapter 718, Florida Statutes; or
- (c) Cooperative, as defined in chapter 719, Florida Statutes.
- The department shall reimburse 100 percent of the cost of eliqible sand placement projects. For armoring projects on residential properties eligible under paragraph (3)(a), the department shall cost-share with \$1 provided by the property owner for every \$1 provided by the state with a maximum of \$300,000 in state funding toward the actual cost of an eligible project. For armoring projects on properties eligible under paragraphs (3)(b) and (c), the department shall cost-share with \$1 provided by the property owner for every \$1 provided by the state with a maximum of \$600,000 in state funding toward the actual cost of an eligible project. The department shall prioritize applicants who are low-income or moderate-income persons, as defined in s. 420.0004, Florida Statutes. Grants will be awarded to property owners for eligible projects following the receipt of a completed application on a firstcome, first-served basis until funding is exhausted.
- Applications may be submitted beginning February 1,
 2023.

Page 83 of 107

2. Applicants must include evidence that the project meets the criteria in subsections (2) and (3).

- (b) If the department determines that an application meets the requirements of this section, the department shall enter into a cost-share grant agreement with the applicant consistent with this section.
- (c) The department shall disburse grant funds on a reimbursement basis. In order to receive reimbursement, property owners must submit, at a minimum:
- 1. If applicable, the permit issued under chapter 161, Florida Statutes, or applicable statute, and evidence that the project complies with all permitting requirements.
- 2. All invoices and payment receipts for eligible projects.
- 3. If applicable, documentation that the eligible project was completed by a licensed professional or contractor.
- (5) Beginning July 1, 2024, local governments and municipalities may apply for program funds to implement large scale sand placement projects located in a county listed in subsection (1). Impacted counties and municipalities may request funding for such projects that protect upland structures and provide benefits to property owners at large. Funding will be distributed on a first-come, first-served basis. Up to 100 percent of costs are eligible. Projects must be able to be completed by July 1, 2025. No more than 50 percent of remaining

Page 84 of 107

funds will be used for this purpose.

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

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

Section 58. In order to implement Specific Appropriation

1919 of the 2024-2025 General Appropriations Act and

notwithstanding s. 823.11(4)(c), Florida Statutes, the Fish and

Wildlife Conservation Commission may use funds appropriated for
the derelict vessel removal program for grants to local
governments or to remove, store, destroy, and dispose of, or to
pay private contractors to remove, store, destroy, and dispose
of, derelict vessels or vessels declared a public nuisance
pursuant to s. 327.73(1)(aa), Florida Statutes. This section

Page 85 of 107

2126	expires July 1, 2025.
2127	Section 59. In order to implement Specific Appropriation
2128	2736 of the 2024-2025 General Appropriations Act, paragraph (b)
2129	of subsection (3) and subsection (5) of section 321.04, Florida
2130	Statutes, are amended to read:
2131	321.04 Personnel of the highway patrol; rank
2132	classifications; probationary status of new patrol officers;
2133	subsistence; special assignments
2134	(3)
2135	(b) For the $2024-2025$ $2023-2024$ fiscal year only, upon the
2136	request of the Governor, the Department of Highway Safety and
2137	Motor Vehicles shall assign one or more patrol officers to the
2138	office of the Lieutenant Governor for security services. This
2139	paragraph expires July 1, 2025 2024 .
2140	(5) For the $2024-2025$ $2023-2024$ fiscal year only, the
2141	assignment of a patrol officer by the department shall include a
2142	Cabinet member specified in s. 4, Art. IV of the State
2143	Constitution if deemed appropriate by the department or in
2144	response to a threat and upon written request of such Cabinet
2145	member. This subsection expires July 1, 2025 2024 .
2146	Section 60. In order to implement section 148 of the 2024-
2147	2025 General Appropriations Act, subsection (3) of section
2148	288.80125, Florida Statutes, is amended to read:
2149	288.80125 Triumph Gulf Coast Trust Fund

Page 86 of 107

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

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

2150

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

2151

2152

2153

21542155

2156

2157

2158

2159

2160

2161

2162

2163

2164

21652166

2167

2168

2169

2170

2171

2172

21732174

2175

Section 61. In order to implement Specific Appropriations 2284 through 2291 of the 2024-2025 General Appropriations Act, subsection (3) of section 288.8013, Florida Statutes, is reenacted to read:

288.8013 Triumph Gulf Coast, Inc.; creation; funding; investment.—

(3) Triumph Gulf Coast, Inc., shall establish a trust account at a federally insured financial institution to hold funds received from the Triumph Gulf Coast Trust Fund and make deposits and payments. Triumph Gulf Coast, Inc., may invest surplus funds in the Local Government Surplus Funds Trust Fund, pursuant to s. 218.407. Earnings generated by investments and interest of the fund may be retained and used to make awards pursuant to this act or, notwithstanding paragraph (2)(d), for administrative costs, including costs in excess of the cap. Administrative costs may include payment of travel and per diem expenses of board members, audits, salary or other costs for employed or contracted staff, including required staff under s. 288.8014(9), and other allowable costs. The annual salary for any employee or contracted staff may not exceed \$130,000, and associated benefits may not exceed 35 percent of salary.

Page 87 of 107

Section 62. The text of s. 288.8013(3), Florida Statutes, as carried forward from chapter 2023-240, Laws of Florida, by this act expires July 1, 2025, and the text of that subsection shall revert to that in existence on June 30, 2023, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 63. In order to implement section 175 of the 2024-2025 General Appropriations Act, subsection (4) of section 339.08, Florida Statutes, is amended to read:

339.08 Use of moneys in State Transportation Trust Fund.-

(4) Notwithstanding any other law, and for the 2024-2025 2023-2024 fiscal year only, funds are appropriated to the State Transportation Trust Fund from the General Revenue Fund as provided in the General Appropriations Act. The department is not required to deplete the resources transferred from the General Revenue Fund for the fiscal year as required in s. 339.135(3)(b), and the funds may not be used in calculating the required quarterly cash balance of the trust fund as required in s. 339.135(6)(b). This subsection expires July 1, 2025 2024.

Section 64. In order to implement Specific Appropriations 2024 through 2037, 2037F, 2037G, 2049 through 2055, 2058 through 2062, 2064 through 2072, and 2104 through 2116 of the 2024-2025 General Appropriations Act, paragraph (h) of subsection (7) of

Page 88 of 107

section 339.135, Florida Statutes, is amended to read:

339.135 Work program; legislative budget request;

definitions; preparation, adoption, execution, and amendment.—

(7) AMENDMENT OF THE ADOPTED WORK PROGRAM. -

- (h)1. Any work program amendment that also adds a new project, or phase thereof, to the adopted work program in excess of \$3 million is subject to approval by the Legislative Budget Commission. Any work program amendment submitted under this paragraph must include, as supplemental information, a list of projects, or phases thereof, in the current 5-year adopted work program which are eligible for the funds within the appropriation category being used for the proposed amendment. The department shall provide a narrative with the rationale for not advancing an existing project, or phase thereof, in lieu of the proposed amendment.
- 2. If the department submits an amendment to the Legislative Budget Commission and the commission does not meet or consider the amendment within 30 days after its submittal, the chair and vice chair of the commission may authorize the amendment to be approved pursuant to s. 216.177. This subparagraph expires July 1, 2025 2024.

Section 65. In order to implement Specific Appropriation 3056 of the 2024-2025 General Appropriations Act, section 250.245, Florida Statutes, is amended to read:

250.245 Florida National Guard Joint Enlistment

Page 89 of 107

2226 Enhancement Program.-

- (1) The Florida National Guard Joint Enlistment Enhancement Program (JEEP) is established within the Department of Military Affairs. The purpose of the program is to motivate soldiers, airmen, and retirees of the Florida National Guard to bolster recruitment efforts and increase the force structure of the Florida National Guard.
- (2) As used in this section, the term "recruiting assistant" means a member of the Florida National Guard or a retiree of the Florida National Guard who assists in the recruitment of a new member and who provides motivation, encouragement, and moral support until the enlistment of such new member.
- (3) A current member in pay grade E-1 to O-3 or a retiree in any pay grade is eligible for participation in JEEP as a recruiting assistant.
- (4) The Adjutant General shall provide compensation to recruiting assistants participating in JEEP. A recruiting assistant shall receive \$1,000 for each new member referred by them to the Florida National Guard upon the enlistment of such referred member.
- (5) The Department of Military Affairs, in cooperation with the Florida National Guard, shall adopt rules to administer the program.
 - (6) This section expires July 1, 2025 2024.

Page 90 of 107

2251 Section 66. In order to implement Specific Appropriation 2252 2348 of the 2024-2025 General Appropriations Act, subsection (6) 2253 of section 288.0655, Florida Statutes, as amended, by 2023-349, 2254 Laws of Florida, is amended to read: 2255 288.0655 Rural Infrastructure Fund.-2256 For the 2024-2025 2023-2024 fiscal year, the funds 2257 appropriated for the grant program for Florida Panhandle 2258 counties shall be distributed pursuant to and for the purposes 2259 described in the proviso language associated with Specific 2260 Appropriation 2348 2342 of the 2024-2025 2023-2024 General 2261 Appropriations Act. This subsection expires July 1, 2025 2024. 2262 Section 67. In order to implement Specific Appropriations 2263 2705 through 2714 of the 2024-2025 General Appropriations Act, 2264 and notwithstanding ss. 216.181 and 216.292, Florida Statutes, 2265 the Division of Emergency Management may submit budget 2266 amendments, subject to the notice, review, and objection 2267 procedures of s. 216.177, Florida Statutes, to increase budget 2268 authority for projected expenditures due to reimbursements from 2269 federally declared disasters. This section expires July 1, 2025. 2270 Section 68. In order to implement Specific Appropriation 2271 2671 of the 2024-2025 General Appropriations Act, paragraph (d) 2272 of subsection (4) of section 112.061, Florida Statutes, is 2273 amended to read: 2274 112.061 Per diem and travel expenses of public officers,

Page 91 of 107

employees, and authorized persons; statewide travel management

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

2275

2276 system.-

- (4) OFFICIAL HEADQUARTERS.—The official headquarters of an officer or employee assigned to an office shall be the city or town in which the office is located except that:
- (d) A Lieutenant Governor who permanently resides outside of Leon County, may, if he or she so requests, have an appropriate facility in his or her county designated as his or her official headquarters for purposes of this section. This official headquarters may only serve as the Lieutenant Governor's personal office. The Lieutenant Governor may not use state funds to lease space in any facility for his or her official headquarters.
- 1. A Lieutenant Governor for whom an official headquarters is established in his or her county of residence pursuant to this paragraph is eligible for subsistence at a rate to be established by the Governor for each day or partial day that the Lieutenant Governor is at the State Capitol to conduct official state business. In addition to the subsistence allowance, a Lieutenant Governor is eligible for reimbursement for transportation expenses as provided in subsection (7) for travel between the Lieutenant Governor's official headquarters and the State Capitol to conduct state business.
- 2. Payment of subsistence and reimbursement for transportation between a Lieutenant Governor's official headquarters and the State Capitol shall be made to the extent

Page 92 of 107

2301 appropriated funds are available, as determined by the Governor. 2302 This paragraph expires July 1, 2025 2024. 2303 Section 69. (1) In order to implement section 8 of the 2024-2025 General Appropriations Act, beginning July 1, 2024, 2304 2305 and on the first day of each month thereafter, the Department of 2306 Management Services shall assess an administrative health 2307 insurance assessment to each state agency equal to the 2308 employer's cost of individual employee health care coverage for 2309 each vacant position within such agency eligible for coverage 2310 through the Division of State Group Insurance. As used in this section, the term "state agency" means an agency within the 2311 2312 State Personnel System, the Department of the Lottery, the 2313 Justice Administrative Commission and all entities 2314 administratively housed in the Justice Administrative 2315 Commission, and the state courts system. 2316 (2) Each state agency shall remit the assessed 2317 administrative health insurance assessment under subsection (1) 2318 to the State Employees Health Insurance Trust Fund, for the 2319 State Group Insurance Program, as provided in ss. 110.123 and 110.1239, Florida Statutes, from currently allocated monies for 2320 2321 salaries and benefits, within 30 days after receipt of the 2322 assessment from the Department of Management Services. Should 2323 any state agency become more than 60 days delinquent in payment 2324 of this obligation, the Department of Management Services shall

Page 93 of 107

certify to the Chief Financial Officer the amount due and the

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

2325

Chief Financial Officer shall transfer the amount due to the Department of Management Services.

2326

2327

2328

2329

2330

2331

2332

2333

2334

2335

2336

2337

2338

2339

2340

2341

2342

2343

2344

2345

2346

2347

2348

2349

2350

(3) The administrative health insurance assessment shall apply to all vacant positions funded with state funds whether fully or partially funded with state funds. Vacant positions partially funded with state funds shall pay a percentage of the assessment imposed in subsection (1) equal to the percentage share of state funds provided for such vacant positions. No assessment shall apply to vacant positions fully funded with federal funds. Each state agency shall provide the Department of Management Services with a complete list of vacant position numbers that are funded, or partially funded, with federal funding no later than July 31, 2024, and shall update the list on the last day of each month thereafter. For federally funded vacant positions, or partially funded vacant positions, each state agency shall immediately take steps to include the administrative health insurance assessment in its indirect cost plan for the 2025-2026 fiscal year and each fiscal year thereafter. A state agency shall notify the Department of Management Services, the Executive Office of the Governor, and the chair of the Senate Committee on Appropriation and the chair of the House of Representatives Appropriations Committee, upon approval of the updated indirect cost plan. If the state agency is not able to obtain approval from its federal awarding agency, the state agency must notify the Department of Management

Page 94 of 107

2351 Services, the Executive Office of the Governor, and the 2352 appropriation chairs no later than January 15, 2025. 2353 (4) Pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office 2354 2355 of the Governor may transfer budget authority appropriated in 2356 the Salaries and Benefits appropriation category between 2357 agencies in order to align the appropriations granted with the 2358 assessments that must be paid by each agency to the Department 2359 of Management Services for the administrative health insurance 2360 assessment. 2361 (5) This section expires July 1, 2025. 2362 Section 70. <u>In order</u> to implement Specific Appropriations 2363 2800 and 2801 of the 2024-2025 General Appropriations Act, and notwithstanding s. 11.13(1), Florida Statutes, the authorized 2364 2365 salaries for members of the Legislature for the 2024-2025 fiscal 2366 year shall be set in the General Appropriations Act. This 2367 section expires July 1, 2025. 2368 Section 71. In order to implement the transfer of funds 2369 from the General Revenue Fund from trust funds for the 2024-2025 2370 General Appropriations Act, and notwithstanding the expiration 2371 date in section 76 of chapter 2023-240, Laws of Florida, 2372 paragraph (b) of subsection (2) of section 215.32, Florida 2373 Statutes, is reenacted to read: 2374 215.32 State funds; segregation. -2375 (2) The source and use of each of these funds shall be as

Page 95 of 107

2376 follows:

- (b)1. The trust funds shall consist of moneys received by the state which under law or under trust agreement are segregated for a purpose authorized by law. The state agency or branch of state government receiving or collecting such moneys is responsible for their proper expenditure as provided by law. Upon the request of the state agency or branch of state government responsible for the administration of the trust fund, the Chief Financial Officer may establish accounts within the trust fund at a level considered necessary for proper accountability. Once an account is established, the Chief Financial Officer may authorize payment from that account only upon determining that there is sufficient cash and releases at the level of the account.
- 2. In addition to other trust funds created by law, to the extent possible, each agency shall use the following trust funds as described in this subparagraph for day-to-day operations:
- a. Operations or operating trust fund, for use as a depository for funds to be used for program operations funded by program revenues, with the exception of administrative activities when the operations or operating trust fund is a proprietary fund.
- b. Operations and maintenance trust fund, for use as a depository for client services funded by third-party payors.
 - c. Administrative trust fund, for use as a depository for

Page 96 of 107

funds to be used for management activities that are departmental in nature and funded by indirect cost earnings and assessments against trust funds. Proprietary funds are excluded from the requirement of using an administrative trust fund.

- d. Grants and donations trust fund, for use as a depository for funds to be used for allowable grant or donor agreement activities funded by restricted contractual revenue from private and public nonfederal sources.
- e. Agency working capital trust fund, for use as a depository for funds to be used pursuant to s. 216.272.

- f. Clearing funds trust fund, for use as a depository for funds to account for collections pending distribution to lawful recipients.
- g. Federal grant trust fund, for use as a depository for funds to be used for allowable grant activities funded by restricted program revenues from federal sources.

To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the requirements of this subparagraph. If an agency does not have trust funds listed in this subparagraph and cannot make such adjustment, the agency must recommend the creation of the necessary trust funds to the Legislature no later than the next scheduled review of the agency's trust funds pursuant to s. 215.3206.

Page 97 of 107

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

- 4.a. Notwithstanding any provision of law restricting the use of trust funds to specific purposes, unappropriated cash balances from selected trust funds may be authorized by the Legislature for transfer to the Budget Stabilization Fund and General Revenue Fund in the General Appropriations Act.
- b. This subparagraph does not apply to trust funds required by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions whose revenues are legally pledged by the state or public body to meet debt service or other financial requirements of any debt obligations of the state or any public body; the Division of Licensing Trust Fund in the Department of Agriculture and Consumer Services; the State Transportation Trust Fund; the trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida Retirement System Trust Fund; trust funds under the management of the State Board of Education or the Board of Governors of the State University System, where such trust funds are for auxiliary enterprises, self-insurance, and contracts, grants, and donations, as those terms are defined

by general law; trust funds that serve as clearing funds or accounts for the Chief Financial Officer or state agencies; trust funds that account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental units; and other trust funds authorized by the State Constitution.

Section 72. The text of s. 215.32(2)(b), Florida Statutes, as carried forward from chapter 2011-47, Laws of Florida, by this act, expires July 1, 2025, and the text of that paragraph shall revert to that in existence on June 30, 2011, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 73. In order to implement appropriations in the 2024-2025 General Appropriations Act for state employee travel, the funds appropriated to each state agency which may be used for travel by state employees are limited during the 2024-2025 fiscal year to travel for activities that are critical to each state agency's mission. Funds may not be used for travel by state employees to foreign countries, other states, conferences, staff training activities, or other administrative functions unless the agency head has approved, in writing, that such activities are critical to the agency's mission. The agency head shall consider using teleconferencing and other forms of

Page 99 of 107

24/6	electronic communication to meet the needs of the proposed
2477	activity before approving mission-critical travel. This section
2478	does not apply to travel for law enforcement purposes, military
2479	purposes, emergency management activities, or public health
2480	activities. This section expires July 1, 2025.
2481	Section 74. In order to implement appropriations in the
2482	2024-2025 General Appropriations Act for state employee travel
2483	and notwithstanding s. 112.061, Florida Statutes, costs for
2484	lodging associated with a meeting, conference, or convention
2485	organized or sponsored in whole or in part by a state agency or
2486	the judicial branch may not exceed \$225 per day. An employee may
2487	expend his or her own funds for any lodging expenses in excess
2488	of \$225 per day. For purposes of this section, a meeting does
2489	not include travel activities for conducting an audit,
2490	examination, inspection, or investigation or travel activities
2491	related to a litigation or emergency response. This section
2492	expires July 1, 2025.
2493	Section 75. In order to implement the appropriations and
2494	reappropriations authorized in the 2024-2025 General
2495	Appropriations Act, paragraph (d) of subsection (11) of section
2496	216.181, Florida Statutes, is amended to read:
2497	216.181 Approved budgets for operations and fixed capital
2498	outlay
2499	(11)
2500	(d) Notwithstanding paragraph (b) and paragraph (2)(b),

Page 100 of 107

and for the 2024-2025 2023-2024 fiscal year only, the Legislative Budget Commission may approve budget amendments for new fixed capital outlay projects or increase the amounts appropriated to state agencies for fixed capital outlay projects. This paragraph expires July 1, 2025 2024.

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

Section 76. In order to implement the salaries and benefits, expenses, other personal services, contracted services, special categories, and operating capital outlay categories of the 2024-2025 General Appropriations Act, paragraph (a) of subsection (2) of section 216.292, Florida Statutes, is amended to read:

216.292 Appropriations nontransferable; exceptions.-

- (2) The following transfers are authorized to be made by the head of each department or the Chief Justice of the Supreme Court whenever it is deemed necessary by reason of changed conditions:
- (a) The transfer of appropriations funded from identical funding sources, except appropriations for fixed capital outlay, and the transfer of amounts included within the total original approved budget and plans of releases of appropriations as furnished pursuant to ss. 216.181 and 216.192, as follows:
 - 1. Between categories of appropriations within a budget

Page 101 of 107

entity, if no category of appropriation is increased or
decreased by more than 5 percent of the original approved budget
or \$250,000, whichever is greater, by all action taken under
this subsection.

- 2. Between budget entities within identical categories of appropriations, if no category of appropriation is increased or decreased by more than 5 percent of the original approved budget or \$250,000, whichever is greater, by all action taken under this subsection.
- 3. Any agency exceeding salary rate established pursuant to s. 216.181(8) on June 30th of any fiscal year shall not be authorized to make transfers pursuant to subparagraphs 1. and 2. in the subsequent fiscal year.
- 4. Notice of proposed transfers under subparagraphs 1. and 2. shall be provided to the Executive Office of the Governor and the chairs of the legislative appropriations committees at least 3 days prior to agency implementation in order to provide an opportunity for review. The review shall be limited to ensuring that the transfer is in compliance with the requirements of this paragraph.
- 5. For the 2024-2025 2023-2024 fiscal year, the review shall ensure that transfers proposed pursuant to this paragraph comply with this chapter, maximize the use of available and appropriate trust funds, and are not contrary to legislative policy and intent. This subparagraph expires July 1, 2025 2024.

Page 102 of 107

2551 Section 77. In order to implement appropriations in the 2552 2024-2025 General Appropriations Act for the acquisitions of 2553 motor vehicles, and notwithstanding chapter 287, Florida 2554 Statutes, relating to the purchase of motor vehicles from a 2555 state term contract, state agencies may purchase vehicles from 2556 nonstate term contract vendors without prior approval from the 2557 Department of Management Services, provided the cost of the 2558 motor vehicle is equal to or less than the cost of a similar 2559 class of vehicle found on a state term contract and provided the 2560 funds for the purchase have been specifically appropriated. This 2561 section expires July 1, 2025. 2562 Section 78. In order to implement Specific Appropriation 2563 2880 in the 2024-2025 General Appropriations Act, and 2564 notwithstanding s. 255.25(3)(a), Florida Statutes, the 2565 Department of Management Services, the Executive Office of the 2566 Governor, the Commissioner of Agriculture, the Chief Financial 2567 Officer, the Legislature, and the Attorney General are 2568 authorized to enter into a lease as a lessee for the use of 2569 space in a privately owned building, even if such space is 5,000 2570 square feet or more, without having to advertise or receive 2571 competitive solicitations. This section expires July 1, 2025. 2572 Section 79. In order to implement Specific Appropriations 2573 2916 through 2933 of the 2024-2025 General Appropriations Act, 2574 paragraph (a) of subsection (9) of section 110.12315, Florida 2575 Statutes, is amended to read:

Page 103 of 107

110.12315 Prescription drug program.—The state employees' prescription drug program is established. This program shall be administered by the Department of Management Services, according to the terms and conditions of the plan as established by the relevant provisions of the annual General Appropriations Act and implementing legislation, subject to the following conditions:

(9)(a) Beginning with the 2025 2020 plan year, the department must implement formulary management for prescription drugs and supplies. Such management practices must require prescription drugs to be subject to formulary inclusion or exclusion but may not restrict access to the most clinically appropriate, clinically effective, and lowest net-cost prescription drugs and supplies. Drugs excluded from the formulary must be available for inclusion if a physician, advanced practice registered nurse, or physician assistant prescribing a pharmaceutical clearly states on the prescription that the excluded drug is medically necessary. Prescription drugs and supplies first made available in the marketplace after January 1, 2025 2020, may not be covered by the prescription drug program until specifically included in the list of covered prescription drugs and supplies.

Section 80. The amendments to s. 110.12315(9)(a), Florida

Statutes, made by this act expire July 1, 2025, and the text of
that subsection shall revert to that in existence on June 30,

2024, except that any amendments to such text enacted other than

Page 104 of 107

HB 5003 2024

2601

2623

2624

2625

1, 2025.

by this act shall be preserved and continue to operate to the 2602 extent that such amendments are not dependent upon the portions 2603 of text which expire pursuant to this section. 2604 Section 81. In order to implement section 177 of the 2024-2605 2025 General Appropriations Act, and notwithstanding ss. 216.181 2606 and 216.292, Florida Statutes, the Executive Office of the 2607 Governor's Office of Policy and Budget may submit a budget 2608 amendment to the Legislative Budget Commission pursuant to 2609 chapter 216, Florida Statutes, to realign funding, within and 2610 between agencies, in appropriation categories specifically 2611 authorized for the implementation of the state's award from the 2612 federal Coronavirus State Fiscal Recovery Fund (Public Law 117-2). The funding realignment shall address projected surpluses 2613 2614 and deficits in existing programs and maximize the state's 2615 utilization of federal funds, which must be fully obligated by 2616 December 31, 2024. The Executive Office of the Governor shall 2617 submit a budget amendment to realign federal funds no later than 2618 August 1, 2024. This section expires July 1, 2025. 2619 Section 82. In order to implement specific appropriations 2620 containing salary rate in the 2024-2025 General Appropriations 2621 Act, and notwithstanding s. 216.181(8)(b), Florida Statutes, the 2622 annual salary rate for the Department of Corrections and the

Page 105 of 107

controlled at the budget entity level. This section expires July

Department of Highway Safety and Motor Vehicles shall be

Section 83. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2024-2025 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. Any section of this act which implements more than one specific appropriation or more than one portion of specifically identified proviso language in the 2024-2025 General Appropriations Act is void if all the specific appropriations or portions of specifically identified proviso language are vetoed.

Regular Session of the Legislature contains a provision that is substantively the same as a provision in this act, but that removes or is otherwise not subject to the future repeal applied to such provision by this act, the Legislature intends that the provision in the other act takes precedence and continues to operate, notwithstanding the future repeal provided by this act.

Section 85. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 86. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon

Page 106 of 107

2651	this act becoming a law, this act shall take effect July 1,
2652	2024, or, if this act fails to become a law until after that
2653	date, it shall take effect upon becoming a law and shall operate
2654	retroactively to July 1, 2024.

Page 107 of 107

CODING: Words $\frac{\text{stricken}}{\text{stricken}}$ are deletions; words $\frac{\text{underlined}}{\text{ore additions}}$.