ENROLLED 2020 Legislature

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1 2 An act relating to inmate welfare trust funds; 3 amending s. 944.516, F.S.; requiring that certain 4 amounts in inmate trust fund accounts be deposited 5 into the trust fund; amending s. 945.215, F.S.; 6 requiring that specified proceeds and funds be 7 deposited into the State-Operated Institutions Inmate Welfare Trust Fund; providing that the trust fund is a 8 9 trust held by the Department of Corrections for the 10 benefit and welfare of certain inmates; prohibiting deposits into the trust fund from exceeding a 11 12 specified amount per fiscal year; requiring that 13 deposits in excess of that amount be deposited into 14 the General Revenue Fund; requiring that funds of the 15 trust fund be used exclusively for specified purposes at correctional facilities operated by the department; 16 17 requiring that funds from the trust fund be expended 18 only pursuant to legislative appropriation; requiring 19 the department to annually compile a report 20 documenting trust fund receipts and expenditures; 21 requiring the department to submit the report to the 22 Governor and the Legislature by a specified date each 23 year; amending s. 946.002, F.S.; requiring that 24 certain prisoner earnings are deposited into the trust 25 fund; providing an appropriation; providing a 26 contingent effective date. 27

28 Be It Enacted by the Legislature of the State of Florida: 29

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30 Section 1. Subsection (5) of section 944.516, Florida 31 Statutes, is amended to read:

32 944.516 Money or other property received for personal use 33 or benefit of inmate; deposit; disposition of unclaimed trust 34 funds.-The Department of Corrections shall protect the financial 35 interest of the state with respect to claims which the state may 36 have against inmates in state institutions under its supervision 37 and control and shall administer money and other property 38 received for the personal benefit of such inmates. In carrying out the provisions of this section, the department may delegate 39 any of its enumerated powers and duties affecting inmates of an 40 institution to the warden or regional director who shall 41 42 personally, or through designated employees of his or her personal staff under his or her direct supervision, exercise 43 44 such powers or perform such duties.

(5) When an inmate is transferred between department
facilities, is released from the custody of the department,
dies, or escapes during incarceration, and the inmate has an
unexpended inmate trust fund account balance of less than \$1,
that balance shall be transferred to the <u>State-Operated</u>
<u>Institutions Inmate Welfare Trust Fund or, as provided in s.</u>
945.215(2)(b), into the General Revenue Fund.

52 Section 2. Present subsections (2) and (3) of section 53 945.215, Florida Statutes, are redesignated as subsections (3) 54 and (4), respectively, a new subsection (2) is added to that 55 section, and paragraphs (a) through (d) of subsection (1) of 56 that section are amended, to read:

57 945.215 Inmate welfare and employee benefit trust funds.58 (1) INMATE PURCHASES; DEPARTMENT OF CORRECTIONS.-

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59 (a) The net proceeds from operating inmate canteens, 60 vending machines used primarily by inmates and visitors, hobby shops, and other such facilities must be deposited into the 61 62 State-Operated Institutions Inmate Welfare Trust Fund or, as 63 provided in paragraph (2)(b), into in the General Revenue Fund; 64 however, funds necessary to purchase items for resale at inmate 65 canteens and vending machines must be deposited into local bank accounts designated by the department. 66 67 (b) All proceeds from contracted telephone commissions must be deposited into the State-Operated Institutions Inmate Welfare 68 Trust Fund or, as provided in paragraph (2)(b), into in the 69 70 General Revenue Fund. The department shall develop and update, 71 as necessary, administrative procedures to verify that: 72 1. Contracted telephone companies accurately record and report all telephone calls made by inmates incarcerated in 73 74 correctional facilities under the department's jurisdiction; 75 2. Persons who accept collect calls from inmates are 76 charged the contracted rate; and 77 3. The department receives the contracted telephone 78 commissions. 79 (c) Any funds that may be assigned by inmates or donated to the department by the general public or an inmate service 80 81 organization must be deposited into the State-Operated 82 Institutions Inmate Welfare Trust Fund or, as provided in 83 paragraph (2)(b), into in the General Revenue Fund; however, the 84 department shall not accept any donation from, or on behalf of, 85 any individual inmate. 86 (d) All proceeds from the following sources must be 87 deposited into the State-Operated Institutions Inmate Welfare

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88	Trust Fund or, as provided in paragraph (2)(b), into in the
89	General Revenue Fund:
90	1. The confiscation and liquidation of any contraband found
91	upon, or in the possession of, any inmate;
92	2. Disciplinary fines imposed against inmates;
93	3. Forfeitures of inmate earnings; and
94	4. Unexpended balances in individual inmate trust fund
95	accounts of less than \$1.
96	(2) STATE-OPERATED INSTITUTIONS INMATE WELFARE TRUST FUND
97	(a) The State-Operated Institutions Inmate Welfare Trust
98	Fund constitutes a trust held by the department for the benefit
99	and welfare of inmates incarcerated in correctional facilities
100	operated directly by the department.
101	(b) Deposits into the trust fund may not exceed a total of
102	\$2.5 million in any fiscal year. Any proceeds or funds that
103	would cause deposits into the trust fund to exceed this limit
104	must be deposited into the General Revenue Fund.
105	(c) Funds in the trust fund shall be used exclusively to
106	provide for or operate any of the following at correctional
107	facilities operated by the department:
108	1. Literacy programs, vocational training programs, and
109	educational programs.
110	2. Inmate chapels, faith-based programs, visiting
111	pavilions, visiting services and programs, family services and
112	programs, and libraries.
113	3. Inmate substance abuse treatment programs and transition
114	and life skills training programs.
115	4. The purchase, rental, maintenance, or repair of
116	electronic or audiovisual equipment, media, services, and

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117	programming used by inmates.
118	5. The purchase, rental, maintenance, or repair of
119	recreation and wellness equipment.
120	6. The purchase, rental, maintenance, or repair of bicycles
121	used by inmates traveling to and from employment in the work-
122	release program authorized under s. 945.091(1)(b).
123	(d) Funds in the trust fund may be expended only pursuant
124	to legislative appropriation.
125	(e) The department shall annually compile a report that
126	documents State-Operated Institutions Inmate Welfare Trust Fund
127	receipts and expenditures. This report must be compiled at both
128	the statewide and institutional levels. The department must
129	submit the report for the previous fiscal year by October 1 of
130	each year to the Executive Office of the Governor and the chairs
131	of the appropriate substantive and fiscal committees of the
132	Senate and the House of Representatives.
133	Section 3. Paragraph (b) of subsection (4) of section
134	946.002, Florida Statutes, is amended to read:
135	946.002 Requirement of labor; compensation; amount;
136	crediting of account of prisoner; forfeiture; civil rights;
137	prisoner not employee or entitled to compensation insurance
138	benefits
139	(4)
140	(b) When any prisoner escapes, the department shall
141	determine what portion of the prisoner's earnings shall be
142	forfeited, and such forfeiture shall be deposited in the State
143	Treasury in the <u>State-Operated Institutions</u> Inmate Welfare <u>Trust</u>
144	Fund of the department or, as provided in s. 945.215(2)(b), into
145	the General Revenue Fund.

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146	Section 4. For the 2020-2021 fiscal year, the sum of \$2.5
147	million in recurring funds is appropriated from the State-
148	Operated Institutions Inmate Welfare Trust Fund to the
149	Department of Corrections for the purpose of providing for the
150	welfare of inmates incarcerated in correctional facilities
151	operated directly by the department pursuant to s. 945.215(2),
152	Florida Statutes.
153	Section 5. This act shall take effect on the same date that
154	SB 1116 or similar legislation takes effect if such legislation
155	is enacted in the same legislative session or an extension

156 thereof and becomes a law.

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