FOR CONSIDERATION By the Committee on Budget

	576-02045B-11 20117144
1	A bill to be entitled
2	An act relating to the Department of Financial
3	Services; repealing ss. 17.53 and 17.556, F.S.,
4	relating to the Chief Financial Officer's
5	authorization to operate a personal check-cashing
6	service or a remote financial service unit at the
7	capitol and to employ additional persons to assist in
8	performing such services; abolishing appropriations
9	from the General Revenue Fund to pay the salaries of
10	the additional employees; amending s. 20.121, F.S.;
11	revising the duties of the Division of Consumer
12	Services; amending ss. 284.01 and 284.36, F.S.;
13	revising the criteria for premiums charged to agencies
14	and departments for purposes of the State Risk
15	Management Trust Fund; amending s. 284.42, F.S.;
16	revising requirements for reports concerning the state
17	insurance program; requiring the Division of Risk
18	Management to analyze and report on certain agency
19	return-to-work programs and activities; amending s.
20	284.50, F.S.; requiring certain agencies to establish
21	and maintain return-to-work programs for certain
22	employees; providing program goals; requiring the
23	Division of Risk Management to evaluate agency risk
24	management programs; requiring reports; requiring
25	agencies to respond to the division's evaluation and
26	recommendations; requiring the division to submit
27	certain evaluation reports to the legislative
28	appropriations committees; amending s. 440.13, F.S.;
29	revising requirements for determining the amount of

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30	reimbursement for repackaged or relabeled prescription
31	medication; providing limitations; amending s. 440.50,
32	F.S.; providing for reversion of certain unencumbered
33	and undisbursed funds to the Workers' Compensation
34	Administration Trust Fund; providing an effective
35	date.
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37	Be It Enacted by the Legislature of the State of Florida:
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39	Section 1. Section 17.53, Florida Statutes, is repealed.
40	Section 2. Section 17.556, Florida Statutes, is repealed.
41	Section 3. Paragraph (h) of subsection (2) of section
42	20.121, Florida Statutes, is amended to read:
43	20.121 Department of Financial ServicesThere is created a
44	Department of Financial Services.
45	(2) DIVISIONSThe Department of Financial Services shall
46	consist of the following divisions:
47	(h) The Division of Consumer Services.
48	1. The Division of Consumer Services shall perform the
49	following functions concerning products or services regulated by
50	the department of Financial Services or by either office of the
51	Office of Insurance Regulation Financial Services Commission:
52	a. Receive inquiries and complaints from consumers.
53	b. Prepare and disseminate such information as the
54	department deems appropriate to inform or assist consumers.
55	c. Provide direct assistance and advocacy for consumers who
56	request such assistance or advocacy.
57	d. With respect to apparent or potential violations of law
58	or applicable rules by a person or entity licensed by the

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64 e. Designate an employee of the division as primary contact65 for consumers on issues relating to sinkholes.

2. Any person licensed or issued a certificate of authority 66 by the department or by the Office of Insurance Regulation shall 67 68 respond, in writing, to the Division of Consumer Services within 69 20 days after receipt of a written request for information from 70 the division concerning a consumer complaint. The response must 71 address the issues and allegations raised in the this complaint. 72 The division may, in its discretion, impose an administrative 73 penalty for failure to comply with this subparagraph of in an 74 amount up to \$2,500 per violation upon any entity licensed by 75 the department or the office of Insurance Regulation and \$250 for the first violation, \$500 for the second violation, and up 76 77 to \$1,000 per violation thereafter upon any individual licensed 78 by the department or the office of Insurance Regulation.

79 3. The department may adopt rules to <u>administer</u> implement
80 the provisions of this paragraph.

4. The powers, duties, and responsibilities expressed or
granted in this paragraph <u>do</u> shall not limit the powers, duties,
and responsibilities of the Department of Financial Services,
the Financial Services Commission, the Office of Insurance
Regulation, or the Office of Financial Regulation set forth
elsewhere in the Florida Statutes.

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Section 4. Subsection (5) of section 284.01, Florida

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     Statutes, is amended to read:
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          284.01 State Risk Management Trust Fund; coverages to be
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     provided.-
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          (5) Premiums charged to agencies for coverage shall be
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     adopted promulgated on a retrospective rating arrangement based
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     upon actual losses accruing to the fund and loss prevention
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     results, taking into account reasonable expectations,
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     maintenance, and stability of the fund and cost of reinsurance.
          Section 5. Section 284.36, Florida Statutes, is amended to
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     read:
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          284.36 Appropriation deposits; premium payment.-Premiums
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     for coverage by the State Risk Management Trust Fund as
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     calculated on all coverages shall be billed and charged to each
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     state agency according to coverages obtained by the fund for
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     their benefit, and such obligations shall be paid promptly by
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     each agency from its operating budget upon presentation of a
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     bill therefor. After the first year of operation, premiums to be
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     charged to all departments of the state are to be computed on a
     retrospective rating arrangement based upon actual losses
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     accruing to the fund and loss prevention results, taking into
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     account reasonable expectations, the maintenance and stability
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     of the fund, and the cost of insurance.
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          Section 6. Subsection (1) of section 284.42, Florida
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     Statutes, is amended to read:
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          284.42 Reports on state insurance program.-
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          (1) (a) The Department of Financial Services, with the
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     Department of Management Services, shall conduct make an
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     analysis of the state insurance program each year and submit the
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     results on or before January 1 in a report to the Governor, the
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117	President of the Senate, and the Speaker of the House of
118	Representatives annually, which shall include:
119	<u>1.(a)</u> Complete underwriting information as to the nature of
120	the risks accepted for self-insurance and those risks that are
121	transferred to the insurance market.
122	<u>2.(b)</u> The funds allocated to the Florida Casualty Risk
123	Management Trust Fund and premiums paid for insurance through
124	the market.
125	3(c) The method of handling legal matters and the cost
126	allocated.
127	4(d) The method and cost of handling inspection and
128	engineering of risks.
129	5.(e) The cost of risk management service purchased.
130	6.(f) The cost of managing the State Insurance Program by
131	the Department of Financial Services and the Department of
132	Management Services.
133	(b) Beginning January 1, 2013, the Division of Risk
134	Management shall include in its annual report an analysis of
135	agency return-to-work efforts, including, but not limited to,
136	agency return-to-work program performance metrics and a status
137	report on participating return-to-work programs. The report
138	shall specify benchmarks, including, but not limited to, the
139	average lost-time claims per year, per agency; the total number
140	of lost claims; and specific agency measurable outcomes
141	indicating the change in performance from year to year.
142	Section 7. Subsections (3) and (4) are added to section
143	284.50, Florida Statutes, to read:
144	284.50 Loss prevention program; safety coordinators;
145	Interagency Advisory Council on Loss Prevention; employee

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146	recognition program
147	(3) All agencies that are provided workers' compensation
148	insurance coverage by the State Risk Management Trust Fund and
149	that employ more than 3,000 full-time employees shall establish
150	and maintain return-to-work programs for employees who are
151	receiving workers' compensation benefits. The programs shall
152	have the primary goal of enabling injured workers to remain at
153	work or return to work to perform job duties within the physical
154	or mental functional limitations and restrictions established by
155	the workers' treating physicians. If no limitation or
156	restriction is established in writing by a worker's treating
157	physician, the worker shall be deemed to be able to fully
158	perform the same work duties he or she performed before the
159	injury.
160	(4) The Division of Risk Management shall evaluate each
161	agency's risk management programs, including, but not limited
162	to, return-to-work, safety, and loss prevention programs, at
163	least once every 5 years. Reports, including, but not limited
164	to, any recommended corrective action, resulting from such
165	evaluations shall be provided to the head of the agency being
166	evaluated, the Chief Financial Officer, and the director of the
167	Division of Risk Management. The agency head must provide to the
168	Division of Risk Management a response to all report
169	recommendations within 45 days and a plan to implement any
170	corrective action to be taken as part of the response. If the
171	agency disagrees with any final report recommendations,
172	including, but not limited to, any recommended corrective
173	action, or if the agency fails to implement any recommended
174	corrective action within a reasonable time, the division shall

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576-02045B-11 20117144 175 submit the evaluation report to the legislative appropriations 176 committees. 177 Section 8. Paragraph (c) of subsection (12) of section 178 440.13, Florida Statutes, is amended to read: 179 440.13 Medical services and supplies; penalty for 180 violations; limitations.-181 (12) CREATION OF THREE-MEMBER PANEL; GUIDES OF MAXIMUM 182 REIMBURSEMENT ALLOWANCES.-183 (c) As to reimbursement for a prescription medication, 184 regardless of the location or provider from which the claimant 185 receives the prescription medication, the reimbursement amount 186 for a prescription shall be the average wholesale price plus \$4.18 or as provided in s. 110.12315(2)(c), whichever is lower, 187 188 for the dispensing fee, unless except where the carrier has 189 contracted for a lower amount. The reimbursement amount for a 190 drug that has been repackaged or relabeled shall be calculated 191 by multiplying the number of units dispensed times the per-unit 192 average wholesale price set by the original manufacturer of the 193 underlying drug, which may not be the manufacturer of the 194 repackaged or relabeled drug, plus \$4.18 or as provided in s. 195 110.12315(2)(c), whichever is lower, for a dispensing fee, 196 unless the carrier has contracted for a lower amount. The 197 repackaged or relabeled drug price may not exceed the amount 198 otherwise payable had the drug not been repackaged or relabeled. 199 Fees for pharmaceuticals and pharmaceutical services shall be 200 reimbursable at the applicable fee schedule amount. Where the 201 employer or carrier has contracted for such services and the 202 employee elects to obtain them through a provider not a party to 203 the contract, the carrier shall reimburse at the schedule,

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204	negotiated, or contract price, whichever is lower. No such
205	contract shall rely on a provider that is not reasonably
206	accessible to the employee.
207	Section 9. Subsection (5) is added to section 440.50,
208	Florida Statutes, to read:
209	440.50 Workers' Compensation Administration Trust Fund
210	(5) Funds appropriated by an operating appropriation or a
211	nonoperating transfer from the Workers' Compensation
212	Administration Trust Fund to the Department of Education, the
213	Agency for Health Care Administration, the Department of
214	Business and Professional Regulation, the Department of
215	Management Services, the First District Court of Appeal, and the
216	Justice Administrative Commission remaining unencumbered as of
217	June 30 or undisbursed as of September 30 each year shall revert
218	to the Workers' Compensation Administration Trust Fund.
219	Section 10. This act shall take effect July 1, 2011.

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