${\bf B}{\bf y}$  the Committee on Appropriations

	576-03512-13 20131502
1	A bill to be entitled
2	An act relating to implementing the General
3	Appropriations Act; providing legislative intent;
4	incorporating by reference certain calculations of the
5	Florida Education Finance Program for the 2013-2014
6	fiscal year; amending s. 216.292, F.S.; authorizing
7	the transfer of funds between appropriation categories
8	to fund fixed capital outlay projects for charter
9	schools upon certain approval; incorporating by
10	reference certain calculations of the Medicaid Low-
11	Income Pool, Disproportionate Share Hospital, and
12	Hospital Exemptions Programs for the 2013-2014 fiscal
13	year; prohibiting the Department of Children and
14	Families from requiring managing entities to conduct
15	provider network procurement during the next fiscal
16	year; providing requirements governing the
17	continuation of Phase 3 of the Department of Health's
18	Florida Onsite Sewage Nitrogen Reduction Strategies
19	Study; specifying certain prohibitions before
20	completion of the study; prioritizing which categories
21	of individuals on the Agency for Persons with
22	Disabilities wait list will be offered a slot on the
23	Medicaid home and community-based waiver programs;
24	providing that individuals remaining on the wait list
25	are not entitled to an administrative proceeding;
26	amending s. 216.262, F.S.; authorizing the Department
27	of Corrections to submit a budget amendment for
28	additional positions to operate additional prison bed
29	capacity under certain circumstances; authorizing the

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30 Department of Legal Affairs to spend certain 31 appropriated funds on programs that were funded by the 32 department from specific appropriations in general appropriations acts in previous years; amending s. 33 34 932.7055, F.S.; authorizing a municipality to expend 35 funds from its special law enforcement trust fund to 36 reimburse the municipality's general fund; requiring the Department of Juvenile Justice to comply with 37 specified reimbursement limitations with respect to 38 39 payments to hospitals or health care providers for 40 health care services; authorizing certain payments 41 pursuant to a contracted rate only until the contract 42 expires or is renewed; defining the term "hospital" 43 for purposes of such limitations; amending s. 215.18, 44 F.S.; providing for trust fund loans to the state 45 court system sufficient to meet its appropriation; 46 providing that any funds remaining in the Clerks of the Court Trust Fund remain available to the clerks; 47 amending s. 29.008, F.S., relating to county funding 48 of court-related functions; providing counties with an 49 50 exemption from the requirement to annually increase 51 certain expenditures by a specified percentage; 52 providing performance and reporting requirements for 53 the Department of Corrections relating to the implementation of proviso language in the 54 55 appropriations act; providing salary sanctions for 56 failing to meet those requirements; requiring the 57 Department of Management Services to use certain 58 interest earnings to fund the administration of the

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20131502 576-03512-13 59 MyFlorida.com portal; directing the Department of 60 Management Services to use a tenant broker to 61 renegotiate certain leases and provide a report to the 62 Executive Office of the Governor and the Legislature; 63 authorizing funds available in the Audit and Warrant 64 Clearing Trust Fund to be available for certain 65 interest payments to the Federal Government; amending 66 s. 375.041, F.S.; providing for the transfer of moneys from the Land Acquisition Trust Fund to support the 67 68 Total Maximum Daily Loads Program; providing for the 69 transfer of moneys in the Land Acquisition Trust Fund 70 to the Save Our Everglades Trust Fund for Everglades 71 restoration; amending s. 373.59, F.S.; revising the 72 allocation of moneys from the Water Management Lands 73 Trust Fund; amending s. 403.7095, F.S.; requiring the 74 Department of Environmental Protection to award a 75 specified amount in grants to certain counties for 76 solid waste programs; amending s. 259.105, F.S.; 77 providing that certain funds in the Florida Forever 78 Trust Fund be distributed to the Division of State Lands for certain Board of Trustees Florida Forever 79 80 Priority List land acquisition projects; amending s. 81 339.135, F.S.; authorizing the Department of 82 Transportation to use appropriated funds for land acquisition, design, and construction of multiuse 83 84 trails and related facilities; amending s. 335.065, 85 F.S.; authorizing the Department of Transportation to 86 use certain funds for the acquisition and development

of a system of interconnected multi-use trails;

87

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88	amending s. 339.08, F.S.; authorizing the Department
89	of Transportation to expend funds to pay certain
90	administrative costs of the multicounty transportation
91	authority established under ch. 343, F.S.; authorizing
92	the Executive Office of the Governor to transfer funds
93	between departments for purposes of aligning amounts
94	paid for risk management premiums and for purposes of
95	aligning amounts paid for human resource management
96	services; amending s. 110.123, F.S., relating to the
97	state group insurance program; providing the amounts
98	of the state's monthly contribution; amending s.
99	112.24, F.S.; providing conditions on the assignment
100	of an employee of a state agency; providing that the
101	annual salary of the members of the Legislature be
102	maintained at a specified level; reenacting s. 215.32,
103	F.S.; relating to the source and use of certain trust
104	funds; reenacting s. 215.5601(4)(b), F.S., relating to
105	the administration of the Lawton Chiles Endowment
106	Fund; providing a legislative determination that the
107	issuance of new debt is in the best interests of the
108	state and necessary to address a critical state
109	emergency; limiting the use of travel funds to
110	activities that are critical to an agency's mission;
111	providing exceptions; authorizing certain agencies to
112	request the transfer of resources between Data
113	Processing Services appropriation categories and
114	appropriation categories for operation based upon
115	changes to the data center services consolidation
116	schedule; authorizing the Executive Office of the

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117	Governor to transfer funds for use by the state's
118	designated primary data centers; reenacting and
119	amending s. 110.12315, F.S., relating to the state
120	employee prescription drug program; updating
121	provisions specifying copayment amounts; repealing
122	section 53, Laws of Florida, providing for the
123	reversion of previsions relating to the prescription
124	drug program to the 2010 statutes; providing for
125	reversion of statutory text of certain provisions;
126	providing for the effect of a veto of one or more
127	specific appropriations or proviso to which
128	implementing language refers; providing for the
129	continued operation of certain provisions
130	notwithstanding a future repeal or expiration provided
131	by this act; providing for severability; providing
132	effective dates.
133	
134	Be It Enacted by the Legislature of the State of Florida:
135	
136	Section 1. It is the intent of the Legislature that the
137	implementing and administering provisions of this act apply to
138	the General Appropriations Act for the 2013-2014 fiscal year.
139	Section 2. In order to implement Specific Appropriations 7,
140	8, 9, 87, and 88 of the 2013-2014 General Appropriations Act,
141	the calculations of the Florida Education Finance Program for
142	the 2013-2014 fiscal year in the document entitled "Public
143	School Funding-The Florida Education Finance Program," dated
144	, 2013, and filed with the Secretary of the Senate, are
145	incorporated by reference for the purpose of displaying the

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146	calculations used by the Legislature, consistent with the
147	requirements of state law, in making appropriations for the
148	Florida Education Finance Program. This section expires July 1,
149	2014.
150	Section 3. In order to implement Specific Appropriation OA
151	of the 2013-2014 General Appropriations Act, paragraph (c) of
152	subsection (3) of section 216.292, Florida Statutes, is amended
153	to read:
154	216.292 Appropriations nontransferable; exceptions
155	(3) The following transfers are authorized with the
156	approval of the Executive Office of the Governor for the
157	executive branch or the Chief Justice for the judicial branch,
158	subject to the notice and objection provisions of s. 216.177:
159	(c) The transfer of appropriations for fixed capital outlay
160	from the Survey Recommended Needs-Public Schools appropriation
161	category to the Maintenance, Repair, Renovation and Remodeling
162	appropriation category. The allocation of transferred funds must
163	be in accordance with s. 1013.62. This paragraph expires July 1,
164	<u>2014</u> <del>2013</del> .
165	Section 4. In order to implement Specific Appropriations
166	202, 208 through 210, and 213 of the 2013-2014 General
167	Appropriations Act, the calculations of the Medicaid Low-Income
168	Pool, Disproportionate Share Hospital, and Hospital Exemptions
169	Programs for the 2013-2014 fiscal year in the document entitled
170	"Medicaid Supplemental Hospital Funding Programs," dated,
171	2013, and filed with the Secretary of the Senate, are
172	incorporated by reference for the purpose of displaying the
173	calculations used by the Legislature, consistent with the
174	requirements of state law, in making appropriations for the

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175	Medicaid Low-Income Pool, Disproportionate Share Hospital, and
176	Hospital Exemptions Programs. This section expires July 1, 2014.
177	Section 5. In order to implement Specific Appropriations
178	352A through 369A and 374 through 377 of the 2013-2014 General
179	Appropriations Act and, notwithstanding any other law, in order
180	to provide consistency and continuity in the provision of mental
181	health and substance abuse treatment services to individuals
182	throughout the state, the Department of Children and Families
183	may not require managing entities contracting with the
184	department under s. 394.9082, Florida Statutes, to conduct
185	provider network procurements during the 2013-2014 fiscal year.
186	The department shall amend its contracts with each managing
187	entity, if necessary, to remove contractual provisions that have
188	the effect of requiring a managing entity to conduct a provider
189	network procurement during the 2013-2014 fiscal year. This
190	section expires July 1, 2014.
191	Section 6. (1) In order to implement Specific Appropriation
192	493 of the 2013-2014 General Appropriations Act, the following
193	requirements govern the continuation of Phase 3 of the
194	Department of Health's Florida Onsite Sewage Nitrogen Reduction
195	Strategies Study:
196	(a) The Department of Health's underlying contract for the
197	study remains in full force and effect and funding for
198	continuation of Phase 3 is provided through the department.
199	(b) The Department of Health's Research Review and Advisory
200	Committee and the Department of Environmental Protection shall
201	work together to provide the necessary technical oversight of
202	the continuation of Phase 3.
203	(c) Management and oversight of the continuation of Phase $3$

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204	must be consistent with the terms of the existing contract.
205	However, the main focus and priority to be completed during
206	Phase 3 is testing and recommending cost-effective passive
207	technology design criteria for nitrogen reduction.
208	Notwithstanding any other law, before Phase 3 is completed, a
209	state agency may not adopt or implement a rule or policy that:
210	1. Mandates, establishes, or implements more restrictive
211	nitrogen reduction standards to existing or new onsite sewage
212	treatment systems or modification of such systems; or
213	2. Directly or indirectly, such as through an
214	administrative order developed by the Department of
215	Environmental Protection as part of a basin management action
216	plan adopted pursuant to s. 403.067, Florida Statutes, requires
217	the use of performance-based treatment systems or similar
218	technology. However, more restrictive nitrogen reduction
219	standards for onsite systems may be required through a basin
220	management action plan if such plan is phased in after
221	completion of Phase 3.
222	(2) This section expires July 1, 2014.
223	Section 7. (1) In order to implement Specific Appropriation
224	267 of the 2013-2014 General Appropriations Act, and
225	notwithstanding s. 393.065(5), Florida Statutes, individuals
226	from the Medicaid home and community-based waiver programs wait
227	list shall be offered a slot on the waiver as follows:
228	(a) Individuals in category 1, which includes clients
229	deemed to be in crisis as described in rule, shall be given top
230	priority in moving from the wait list to the waiver.
231	(b) Individuals in category 2, upon a finalized adoption
232	with placement in the family home, reunification with family

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233	members with placement in a family home, or permanent placement
234	with a relative in a family home, shall be moved to the waiver.
235	(c) In selecting individuals in category 3 or category 4,
236	the Agency for Persons with Disabilities shall use the Agency
237	for Persons with Disabilities Wait List Prioritization Tool,
238	dated March 15, 2013. Those individuals whose needs score
239	highest on the Wait List Prioritization Tool shall be moved to
240	the waiver during the 2013-2014 fiscal year, to the extent funds
241	are available.
242	(2) Upon the placement of individuals on the waiver
243	pursuant to subsection (1), individuals remaining on the wait
244	list are deemed not to have been substantially affected by
245	agency action and are, therefore, not entitled to a hearing
246	under s. 393.125, Florida Statutes, or administrative proceeding
247	under chapter 120, Florida Statutes.
248	Section 8. In order to implement Specific Appropriations
249	602 through 678 and 701 through 736 of the 2013-2014 General
250	Appropriations Act, subsection (4) of section 216.262, Florida
251	Statutes, is amended to read:
252	216.262 Authorized positions
253	(4) Notwithstanding the provisions of this chapter relating
254	to increasing the number of authorized positions, and for the
255	2013-2014 2012-2013 fiscal year only, if the actual inmate
256	population of the Department of Corrections exceeds the inmate
257	population projections of the <u>February 19, 2013</u> <del>December 14,</del>
258	2011, Criminal Justice Estimating Conference by 1 percent for 2
259	consecutive months or 2 percent for any month, the Executive
260	Office of the Governor, with the approval of the Legislative
261	Budget Commission, shall immediately notify the Criminal Justice

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576-03512-13 20131502 Estimating Conference, which shall convene as soon as possible 262 263 to revise the estimates. The Department of Corrections may then 264 submit a budget amendment requesting the establishment of 265 positions in excess of the number authorized by the Legislature 266 and additional appropriations from unallocated general revenue 267 sufficient to provide for essential staff, fixed capital 268 improvements, and other resources to provide classification, 269 security, food services, health services, and other variable 270 expenses within the institutions to accommodate the estimated 271 increase in the inmate population. All actions taken pursuant to 272 this subsection are subject to review and approval by the 273 Legislative Budget Commission. This subsection expires July 1, 274 2014 2013. Section 9. In order to implement Specific Appropriations 275 276 1273 and 1274 of the 2013-2014 General Appropriations Act, the 277 Department of Legal Affairs may expend appropriated funds in 278 those specific appropriations on the same programs that were 279 funded by the department pursuant to specific appropriations made in general appropriations acts in previous years. This 280 281 section expires July 1, 2014. 282 Section 10. In order to implement Specific Appropriations 283 1211 and 1216 of the 2013-2014 General Appropriations Act, 284 paragraph (d) of subsection (4) of section 932.7055, Florida 285 Statutes, is amended to read: 286 932.7055 Disposition of liens and forfeited property.-287 (4) The proceeds from the sale of forfeited property shall 288 be disbursed in the following priority: (d) Notwithstanding any other provision of this subsection, 289 290 and for the 2013-2014 2012-2013 fiscal year only, the funds in a

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291	special law enforcement trust fund established by the governing
292	body of a municipality may be expended to reimburse the general
293	fund of the municipality for moneys advanced from the general
294	fund to the special law enforcement trust fund before October 1,
295	2001. This paragraph expires July 1, $2014$ $2013$ .
296	Section 11. (1) In order to implement Specific
297	Appropriations 1076, 1081, 1082, 1129, 1130, 1134, 1135, 1137,
298	1141, 1142, 1145, 1146, 1147, 1158, and 1163 of the 2013-2014
299	General Appropriations Act, the Department of Juvenile Justice
300	must comply with the following reimbursement limitations:
301	(a) Payments to a hospital or a health care provider may
302	not exceed 110 percent of the Medicare allowable rate for any
303	health care services provided if there is no contract between
304	the department and the hospital or the health care provider
305	providing services at a hospital;
306	(b) The department may continue to make payments for health
307	care services at the currently contracted rates through the
308	current term of the contract if a contract has been executed
309	between the department and a hospital or a health care provider
310	providing services at a hospital; however, payments may not
311	exceed 110 percent of the Medicare allowable rate after the
312	current term of the contract expires or after the contract is
313	renewed during the 2013-2014 fiscal year;
314	(c) Payments may not exceed 110 percent of the Medicare
315	allowable rate under a contract executed on or after July 1,
316	2013, between the department and a hospital or a health care
317	provider providing services at a hospital;
318	(d) Notwithstanding paragraphs (a)-(c), the department may
319	pay up to 125 percent of the Medicare allowable rate for health

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320	care services at a hospital that reports or has reported a
321	negative operating margin for the previous fiscal year to the
322	Agency for Health Care Administration through hospital-audited
323	financial data; and
324	(e) The department may not execute a contract for health
325	care services at a hospital for rates other than rates based on
326	a percentage of the Medicare allowable rate.
327	(2) As used in this section, the term "hospital" means a
328	hospital licensed under chapter 395, Florida Statutes.
329	(3) This section expires July 1, 2014.
330	Section 12. In order to implement section 7 of the 2013-
331	2014 General Appropriations Act, subsection (2) of section
332	215.18, Florida Statutes, is amended to read:
333	215.18 Transfers between funds; limitation
334	(2) The Chief Justice of the Supreme Court may receive one
335	or more trust fund loans to ensure that the state court system
336	has funds sufficient to meet its appropriations in the $2013-2014$
337	<del>2012-2013</del> General Appropriations Act. If the Chief Justice
338	accesses the loan, he or she must notify the Governor and the
339	chairs of the legislative appropriations committees in writing.
340	The loan must come from other funds in the State Treasury which
341	are for the time being or otherwise in excess of the amounts
342	necessary to meet the just requirements of <u>the</u> such last-
343	mentioned funds. The Governor shall order the transfer of funds
344	within 5 days after the written notification from the Chief
345	Justice. If the Governor does not order the transfer, the Chief
346	Financial Officer shall transfer the requested funds. The loan
347	of funds from which any money is temporarily transferred must be
348	repaid by the end of the $2013-2014$ $2012-2013$ fiscal year. This

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349	subsection expires July 1, <u>2014</u> <del>2013</del> .
350	Section 13. In order to implement Specific Appropriation
351	769 of the 2013-2014 General Appropriations Act, and
352	notwithstanding s. 28.2455, Florida Statutes, any funds
353	remaining in the Clerks of Court Trust Fund may not be
354	transferred to the General Revenue Fund and remain available to
355	the clerks of court for expenditures during the 2013-2014 fiscal
356	year. This section shall take effect upon this act becoming a
357	law and expires July 1, 2014.
358	Section 14. In order to implement section 7 of the 2013-
359	2014 General Appropriations Act, paragraph (c) of subsection (4)
360	of section 29.008, Florida Statutes, is amended to read:
361	29.008 County funding of court-related functions
362	(4)
363	(c) Counties are exempt from all requirements and
364	provisions of paragraph (a) for the <u>2013-2014</u> <del>2012-2013</del> fiscal
365	year. Accordingly, for the $2013-2014$ $2012-2013$ fiscal year,
366	counties shall maintain, but are not required to increase, their
367	expenditures for the items specified in paragraphs (1)(a)-(h)
368	and subsection (3). The requirements described in paragraph (a)
369	shall be reinstated beginning with the $2014-2015$ $2013-2014$
370	fiscal year. This paragraph expires July 1, $2014$ $2013$ .
371	Section 15. (1) In order to implement Specific
372	Appropriations 602 through 736 of the 2013-2014 General
373	Appropriations Act, the Department of Corrections must comply
374	with the following performance and reporting requirements:
375	(a) Proviso language.—
376	1. The department shall provide a report summarizing the
377	department's implementation of proviso language from Specific

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378	Appropriations 602 through 736 which includes, but is not
379	limited to, the total amount of expenditures; vendor and
380	contractual information, including award dates and current
381	status of procurements; the total number of full-time employees
382	(FTEs) funded through the proviso; the number of inmates or
383	offenders, and a list of facilities receiving services. The
384	department shall provide specific reasons for not implementing
385	any proviso language.
386	2. If the reports required pursuant to subparagraph 1. do
387	not demonstrate a change in the reported status toward
388	implementation of each separate proviso for 2 consecutive
389	calendar quarters, the department is in noncompliance with this
390	performance requirement.
391	(b) Health servicesThe department shall report the
392	following information related to the provision of correctional
393	health care services:
394	1. The status of all health services outsourcing
395	initiatives, including the timeline and estimated cost savings.
396	2. The status and estimated savings for the 340B Program,
397	including prior estimates of savings, actual savings, and
398	estimated future savings.
399	3. The adequacy of health care, including, but not limited
400	to, inmate grievances, contract monitoring, external agency
401	reviews, and audit findings.
402	4. For the department's Office of Health Services, a
403	listing of position resignations, retirements, and transfers,
404	and the number of positions vacant for more than 60 days, by
405	title and facility. The department should include an explanation
406	for any positions that remain unfilled for 90 days or longer.

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407	5. The ratio of contracted or temporary employee hours to
408	the total hours worked for the reporting period.
409	(c) StaffingThe department shall report the following
410	information related to security and managerial staffing:
411	1. The number of security position resignations,
412	terminations, retirements, and transfers; the number of security
413	officers hired, including the number hired in trainee status;
414	the average number of vacant security positions per day; and the
415	total number of certified correctional officers, trainees, and
416	vacancies by institution at the end of each month.
417	2. The identification of any institution that exceeded a $10$
418	percent vacancy rate for its security positions or that had more
419	than 10 percent of its security officers in trainee status at
420	any time during the month, as well as any other security
421	staffing issues or concerns that the department has experienced
422	for all other institutions.
423	3. The number of selected exempt service (SES) and senior
424	management service (SMS) position resignations, retirements, and
425	transfers by position title; the number of SES and SMS personnel
426	hired by position title; the average number of vacant positions
427	per day; and the total number of SES and SMS positions filled
428	and vacant, by location, at the end of each month.
429	(d) Procurement of contractual servicesThe department
430	shall report the following information related to the
431	procurement of contractual services:
432	1. The date of issuance, type, and description of any
433	procurement mechanisms, including, but not limited to,
434	invitation to bid (ITB), request for proposal (RFP), or
435	invitation to negotiate (ITN); the number of responding bidders;

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436	the dates of past and upcoming scheduled actions; the status and
437	related cause of any bid protests; the anticipated award date,
438	plus explanation, if this has changed since the previous
439	quarterly report, for each procurement of contractual services
440	of more than \$100,000 and not yet awarded as of June 30, 2013.
441	The department must also include internet links to all available
442	supporting documentation available on the Vendor Bid System. If
443	no action has been taken on a procurement, the department must
444	give a reason for the lack of action.
445	2. The department shall procure an electronic time and
446	attendance system; develop, with the successful vendor, a
447	timetable that will implement the system on a quarterly basis
448	beginning with twelve major institutions by December 31, 2013,
449	and complete implementation at all other major institutions by
450	June 30, 2014; complete implementation at the twelve major
451	institutions by December 31, 2013; and complete implementation
452	of the system at all other major institutions by June 30, 2014.
453	The department may submit budget amendments as required to
454	comply with this benchmark.
455	3. The department's food service per diem.
456	(e) Identification cards for inmates
457	1. The department shall report the following information
458	related to state identification cards:
459	a. The number of inmates released from facilities per
460	month.
461	b. The number of inmates transferred to public and private
462	work release centers per month.
463	c. The number of inmates eligible for, but not housed in,
464	work release facilities.

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465	d. The number and percentage of inmates released or
466	transferred per month without valid Florida identification
467	cards, social security cards, or birth certificates.
468	2. The number and percentage of inmates released each
469	quarter without identification must be 10 percent less than the
470	number of inmates released the preceding quarter without
471	identification.
472	(f) Work release and reentry
473	1. The department shall report the following information
474	related to inmates transferred to public and private work
475	release centers and to reentry initiatives:
476	a. The number and percentage of inmates in work release
477	centers and reentry programs categorized by the length of time,
478	in months, from the date of transfer or entrance to the
479	forecasted release date.
480	b. The number and percentage of work release inmates
481	employed by facility.
482	c. The number of escapes and the number of inmates returned
483	to secure facilities.
484	2. The number of employed work release inmates must
485	increase each quarter as compared to the number of employed work
486	release inmates during the preceding quarter.
487	(g) Performance ReportsThe department shall provide all
488	performance reports required under this section to the Governor,
489	the President of the Senate, and the Speaker of the House of
490	Representatives quarterly, by September 30, 2013, December 31,
491	2013, March 31, 2014, and June 30, 2014.
492	(h) Compliance
493	1. If the department does not meet the benchmarks in

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494	subparagraphs (a)2., (d)2., (e)2., and (f)2. in a quarter or
495	fails to timely submit a complete report as required by
496	paragraph (g), the salary of each employee of the department who
497	is in Pay Plan 09, excluding those employees whose primary
498	responsibility is overseeing the health services provided to
499	inmates, shall be reduced by 10 percent for each quarter. Once a
500	10 percent reduction takes effect that reduction shall continue
501	in effect for all subsequent pay periods for the remainder of
502	the 2013-2014 fiscal year.
503	2. With respect to the report due by September 30, 2013,
504	the reductions are effective for the first pay period that
505	begins on or after January 1, 2014; with respect to the report
506	due by December 31, 2013, the reductions are effective for the
507	first pay period that begins on or after April 1, 2014.
508	3. For the third quarter of the 2013-2014 fiscal year, 10
509	percent of the total salaries of all employees of the department
510	who are in Pay Plan 09, excluding those employees whose primary
511	responsibility is overseeing health services provided to
512	inmates, shall be placed in reserve. For the fourth quarter of
513	the 2013-2014 fiscal year, 20 percent of the total salaries of
514	all employees of the department who are in Pay Plan 09,
515	excluding those employees whose primary responsibility is
516	overseeing health services provided to inmates, shall be placed
517	in reserve.
518	4. If the department timely submits the complete report for
519	each respective quarter and the Governor determines that the
520	department has complied with the benchmarks established in
521	subparagraphs (a)2., (d)2., (e)2., and (f)2. for the respective
522	quarter, the Governor may propose a budget amendment pursuant to

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523	s. 216.181, Florida Statutes, to release the appropriate amount
524	of funds for the salaries of the affected employees for that
525	quarter. Any such amendment is subject to the notice, review,
526	and objection procedures of s. 216.177, Florida Statutes.
527	(2) This section expires July 1, 2014.
528	Section 16. In order to implement Specific Appropriations
529	2684 through 2695 of the 2013-2014 General Appropriations Act,
530	the Department of Management Services shall use interest
531	earnings of the Communications Working Capital Trust Fund as the
532	funding source for its responsibilities relating to the
533	administration of the MyFlorida.com portal.
534	Section 17. In order to implement appropriations used for
535	the payment of existing lease contracts for privately owned
536	space in excess of 2,000 square feet in the 2013-2014 General
537	Appropriations Act, the Department of Management Services,
538	together with the agencies that have the existing lease
539	contracts, shall use tenant broker services to renegotiate or
540	reprocure all private lease agreements expiring between July 1,
541	2014, and June 30, 2016, in order to achieve a cost reduction in
542	future years. The department shall incorporate this initiative
543	into its 2013 Master Leasing Report and may use tenant broker
544	services to explore the possibilities of collocation, to review
545	the space needs of each agency, and to review the length and
546	terms of potential renewals or renegotiations. The department
547	shall provide a report by March 1, 2014, to the Executive Office
548	of the Governor, the President of the Senate, and the Speaker of
549	the House of Representatives which lists each lease contract for
550	private office or storage space, the status of renegotiations,
551	and the savings achieved. This section expires July 1, 2014.

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552	Section 18. In order to implement Specific Appropriations
553	3073A through 3073L of the 2013-2014 General Appropriations Act,
554	and notwithstanding s. 215.199(2), Florida Statutes, funds
555	available in the Audit and Warrant Clearing Trust Fund for
556	subsequent distribution to the General Revenue Fund shall be
557	available to the tax collection service provider, as defined in
558	s. 443.036, Florida Statutes, who shall make the interest
559	payment required under s. 443.131(5), Florida Statutes, to the
560	Federal Government in the amount directed by the Governor or the
561	Governor's designee.
562	Section 19. In order to implement Specific Appropriations
563	1619 and 1681A of the 2013-2014 General Appropriations Act,
564	paragraph (b) of subsection (3) of section 375.041, Florida
565	Statutes, is amended, and paragraph (c) is added to that
566	subsection, to read:
567	375.041 Land Acquisition Trust Fund
568	(3)
569	(b) In addition to the uses allowed under paragraph (a),
570	for the $2013-2014$ $2012-2013$ fiscal year, moneys in the Land
571	Acquisition Trust Fund <u>may be transferred</u> are authorized for
572	$rac{ extsfor}{ extsfor}$ to support the Total Maximum Daily Loads Program $_{m{ au}}$
573	Drinking Water Revolving Loan Trust Fund, and Wastewater
574	Treatment and Stormwater Management Revolving Loan Trust Fund as
575	provided in the General Appropriations Act. This paragraph
576	expires July 1, <u>2014</u> <del>2013</del> .
577	(c) For the 2013-2014 fiscal year only, moneys in the Land
578	Acquisition Trust Fund may be transferred to the Save Our
579	Everglades Trust Fund for Everglades restoration. This paragraph
580	expires July 1, 2014.

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581
          Section 20. In order to implement Specific Appropriation
582
     1596A and 1599 of the 2013-2014 General Appropriations Act,
583
     subsection (12) of section 373.59, Florida Statutes, is amended
584
     to read:
585
          373.59 Water Management Lands Trust Fund.-
586
          (12) Notwithstanding subsection (8), and for the 2013-2014
587
     2012-2013 fiscal year only, the moneys from the Water Management
588
     Lands Trust Fund are allocated as follows:
589
           (a) An amount necessary to pay debt service on bonds issued
590
     before February 1, 2009, by the South Florida Water Management
591
     District and the St. Johns River Water Management District,
592
     which are secured by revenues provided pursuant to this section,
593
     or to fund debt service reserve funds, rebate obligations, or
594
     other amounts payable with respect to such bonds;
595
           (b) Eight million dollars to be transferred to the General
596
     Revenue Fund; and
597
          (c) Three million dollars to be distributed to the Suwannee
598
     River Water Management District for springs restoration and
599
     protection projects;
600
          (d) Moneys in the Water Management Lands Trust Fund may be
601
     transferred to the Save Our Everglades Trust Fund for Everglades
602
     Restoration; and
603
          (e) (c) The remaining appropriation to be distributed to the
604
     Suwannee River Water Management District.
605
606
     This subsection expires July 1, 2014 2013.
607
          Section 21. In order to implement Specific Appropriation
     1600 of the 2013-2014 General Appropriations Act, the recurring
608
609
     $12 million appropriated from the General Revenue Fund and the
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610	recurring \$20 million appropriated from the Water Management
611	Lands Trust Fund to the Department of Environmental Protection
612	for the Restoration Strategies Regional Water Quality Plan
613	contained in Committee Substitute for Senate Bill 768, or
614	similar legislation enacted during the 2013 Regular Session of
615	the Legislature, shall be deposited into the Save Our Everglades
616	Trust Fund within the department to be spent for the Restoration
617	Strategies Regional Water Quality Plan, pursuant to Specific
618	Appropriation 1600.
619	Section 22. In order to implement Specific Appropriation
620	1671 of the 2013-2014 General Appropriations Act, subsection (5)
621	of section 403.7095, Florida Statutes, is amended to read:
622	403.7095 Solid waste management grant program
623	(5) Notwithstanding any other provision of this section,
624	and for the $2013-2014$ $\frac{2012-2013}{2012-2013}$ fiscal year only, the Department
625	of Environmental Protection shall award the sum of \$2,400,000 in
626	grants equally to counties having populations of fewer than
627	100,000 for waste tire and litter prevention, recycling
628	education, and general solid waste programs. This subsection
629	expires July 1, <u>2014</u> <del>2013</del> .
630	Section 23. In order to implement Specific Appropriation
631	1681B of the 2013-2014 General Appropriations Act, paragraph (m)
632	of subsection (3) of section 259.105, Florida Statutes, is
633	amended to read:
634	259.105 The Florida Forever Act
635	(3) Less the costs of issuing and the costs of funding
636	reserve accounts and other costs associated with bonds, the
637	proceeds of cash payments or bonds issued pursuant to this
638	section shall be deposited into the Florida Forever Trust Fund

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576-03512-13 20131502 639 created by s. 259.1051. The proceeds shall be distributed by the 640 Department of Environmental Protection in the following manner: 641 (m) Notwithstanding paragraphs (a)-(j) and for the 2013-2014 2012-2013 fiscal year only, \$10 million the moneys 642 appropriated from the Florida Forever Trust Fund shall be 643 644 distributed only to the Division of State Lands within the 645 Department of Environmental Protection for Board of Trustees 646 Florida Forever Priority List land acquisition projects that 647 provide conservation lands to protect the state's military 648 installations against encroachment land acquisitions that are 649 less-than-fee interest or for partnerships in which the state's 650 portion of the acquisition cost is no more than 50 percent. This 651 paragraph expires July 1, 2014 2013. 652 Section 24. In order to implement Specific Appropriation 653 1835A of the 2013-2014 General Appropriations Act, paragraph (i) 654 is added to subsection (4) of section 339.135, Florida Statutes, 655 and paragraph (d) is added to subsection (5) of that section, to 656 read: 657 339.135 Work program; legislative budget request; 658 definitions; preparation, adoption, execution, and amendment.-

659

(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM.-

660 (i) Notwithstanding paragraph (a), and for the 2013-2014 fiscal year only, the Department of Transportation may use 661 662 appropriated funds for the purpose of funding the costs of land 663 acquisition, design, and construction of multiuse trails and 664 related facilities. Funds specifically appropriated for this 665 purpose may not reduce, delete, or defer any existing projects 666 funded as of July 1, 2013, in the Department of Transportation 5-year work program. This paragraph expires July 1, 2014. 667

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20131502 576-03512-13 668 (5) ADOPTION OF THE WORK PROGRAM.-669 (d) Notwithstanding paragraph (a), and for the 2013-2014 670 fiscal year only, the Department of Transportation may use 671 appropriated funds for the purpose of funding the costs of land 672 acquisition, design, and construction of multiuse trails and 673 related facilities. Funds specifically appropriated for this 674 purpose may not reduce, delete, or defer any existing projects funded as of July 1, 2013, in the Department of Transportation 675 5-year work program. This paragraph expires July 1, 2014. 676 677 Section 25. In order to implement Specific Appropriation 678 1835A of the 2013-2014 General Appropriations Act, subsection 679 (4) is added to section 335.065, Florida Statutes, to read: 680 335.065 Bicycle and pedestrian ways along state roads and 681 transportation facilities.-682 (4) Notwithstanding any other provision of law, the 683 department may use funds specifically appropriated for the 684 purpose of the acquisition and development of an integrated 685 system of interconnected multiuse trails of statewide 686 significance and to pay the costs of land acquisition, design, 687 and construction of trails and related facilities. When 688 selecting projects for funding under this section, the 689 department shall give priority to trail projects that have been 690 identified by the Florida Greenways and Trails Council as a 691 priority within the Florida Greenways and Trails System pursuant 692 to chapter 260 and shall provide trail connectivity by 693 eliminating gaps between existing trails. All projects funded 694 under this section shall be included in the department's work 695 program developed pursuant to s. 339.135. This subsection 696 expires July 1, 2014.

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697	
698	1827 of the 2013-2014 General Appropriations Act, present
699	paragraph (n) of subsection (1) of section 339.08, Florida
700	Statutes, is redesignated as paragraph (o), and a new paragraph
701	(n) is added to that subsection, to read:
702	339.08 Use of moneys in State Transportation Trust Fund
703	(1) The department shall expend moneys in the State
704	Transportation Trust Fund accruing to the department, in
705	accordance with its annual budget. The use of such moneys shall
706	be restricted to the following purposes:
707	(n) To pay administrative expenses incurred in accordance
708	with applicable laws by the multicounty transportation authority
709	created under chapter 343 where the jurisdiction for the
710	authority includes a portion of the State Highway System and the
711	expenses are in furtherance of the provisions of chapter 2012-
712	174, Laws of Florida, to provide a financial analysis of the
713	cost savings to be achieved by the consolidation of transit
714	authorities within the region. This paragraph expires July 1,
715	2014.
716	Section 27. In order to implement the appropriation of
717	funds in appropriation category "Special Categories-Risk
718	Management Insurance" in the 2013-2014 General Appropriations
719	Act, and pursuant to the notice, review, and objection
720	procedures of s. 216.177, Florida Statutes, the Executive Office
721	of the Governor may transfer funds appropriated in that category
722	between departments in order to align the budget authority
723	granted with the premiums paid by each department for risk
724	management insurance. This section expires July 1, 2014.
725	Section 28. In order to implement the appropriation of

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726	funds in the appropriation category "Special Categories-Transfer
727	to Department of Management Services-Human Resources Services
728	Purchased Per Statewide Contract" in the 2013-2014 General
729	Appropriations Act, and pursuant to the notice, review, and
730	objection procedures of s. 216.177, Florida Statutes, the
731	Executive Office of the Governor may transfer funds appropriated
732	in that category between departments in order to align the
733	budget authority granted with the assessments that must be paid
734	by each agency to the Department of Management Services for
735	human resource management services. This section expires July 1,
736	2014.
737	Section 29. In order to implement specific appropriations
738	for salaries and benefits in the 2013-2014 General
739	Appropriations Act, paragraph (a) of subsection (12) of section
740	110.123, Florida Statutes, is amended to read:
741	110.123 State group insurance program
742	(12) HEALTH SAVINGS ACCOUNTSThe department is authorized
743	to establish health savings accounts for full-time and part-time
744	state employees in association with a health insurance plan
745	option authorized by the Legislature and conforming to the
746	requirements and limitations of federal provisions relating to
747	the Medicare Prescription Drug, Improvement, and Modernization
748	Act of 2003.
749	(a)1. A member participating in this health insurance plan
750	option is eligible to receive an employer contribution into the
751	employee's health savings account from the State Employees
752	Health Insurance Trust Fund in an amount to be determined by the
753	Legislature. A member is not eligible for an employer
754	contribution upon termination of employment. For the 2013-2014

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576-03512-13 20131502 755 2012-2013 fiscal year, the state's monthly contribution for 756 employees having individual coverage shall be \$41.66 and the 757 monthly contribution for employees having family coverage shall 758 be \$83.33. 759 2. A member participating in this health insurance plan option is eligible to deposit the member's own funds into a 760 761 health savings account. 762 Section 30. In order to implement specific appropriations 763 for salaries and benefits in the 2013-2014 General 764 Appropriations Act, subsection (6) of section 112.24, Florida 765 Statutes, is amended to read: 766 112.24 Intergovernmental interchange of public employees.-767 To encourage economical and effective utilization of public 768 employees in this state, the temporary assignment of employees 769 among agencies of government, both state and local, and 770 including school districts and public institutions of higher 771 education is authorized under terms and conditions set forth in 772 this section. State agencies, municipalities, and political 773 subdivisions are authorized to enter into employee interchange 774 agreements with other state agencies, the Federal Government, 775 another state, a municipality, or a political subdivision 776 including a school district, or with a public institution of 777 higher education. State agencies are also authorized to enter 778 into employee interchange agreements with private institutions 779 of higher education and other nonprofit organizations under the 780 terms and conditions provided in this section. In addition, the Governor or the Governor and Cabinet may enter into employee 781 782 interchange agreements with a state agency, the Federal

783 Government, another state, a municipality, or a political

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784 subdivision including a school district, or with a public 785 institution of higher learning to fill, subject to the 786 requirements of chapter 20, appointive offices which are within 787 the executive branch of government and which are filled by 788 appointment by the Governor or the Governor and Cabinet. Under 789 no circumstances shall employee interchange agreements be 790 utilized for the purpose of assigning individuals to participate 791 in political campaigns. Duties and responsibilities of 792 interchange employees shall be limited to the mission and goals 793 of the agencies of government.

794 (6) For the 2013-2014 2012-2013 fiscal year only, the 795 assignment of an employee of a state agency as provided in this 796 section may be made if recommended by the Governor or Chief 797 Justice, as appropriate, and approved by the chairs of the 798 legislative appropriations committees. Such actions shall be 799 deemed approved if neither chair provides written notice of 800 objection within 14 days after the chair's receiving notice of 801 the action pursuant to s. 216.177. This subsection expires July 802 1, 2014 <del>2013</del>.

Section 31. In order to implement Specific Appropriations 2550 and 2551 of the 2013-2014 General Appropriations Act and notwithstanding s. 11.13(1), Florida Statutes, the authorized salaries for members of the Legislature for the 2013-2014 fiscal year shall be set at the same level in effect on July 1, 2010. This section expires July 1, 2014.

Section 32. In order to implement the transfer of funds to the General Revenue Fund from trust funds in the 2013-2014 General Appropriations Act, paragraph (b) of subsection (2) of section 215.32, Florida Statutes, is reenacted to read:

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813
          215.32 State funds; segregation.-
814
          (2) The source and use of each of these funds shall be as
815
     follows:
816
           (b)1. The trust funds shall consist of moneys received by
817
     the state which under law or under trust agreement are
818
     segregated for a purpose authorized by law. The state agency or
     branch of state government receiving or collecting such moneys
819
820
     is responsible for their proper expenditure as provided by law.
821
     Upon the request of the state agency or branch of state
     government responsible for the administration of the trust fund,
822
823
     the Chief Financial Officer may establish accounts within the
824
     trust fund at a level considered necessary for proper
     accountability. Once an account is established, the Chief
825
826
     Financial Officer may authorize payment from that account only
827
     upon determining that there is sufficient cash and releases at
828
     the level of the account.
```

829 2. In addition to other trust funds created by law, to the
830 extent possible, each agency shall use the following trust funds
831 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 adepository for client services funded by third-party payors.

c. Administrative trust fund, for use as a depository for
funds to be used for management activities that are departmental
in nature and funded by indirect cost earnings and assessments

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576-03512-13 20131502 842 against trust funds. Proprietary funds are excluded from the 843 requirement of using an administrative trust fund. d. Grants and donations trust fund, for use as a depository 844 845 for funds to be used for allowable grant or donor agreement 846 activities funded by restricted contractual revenue from private 847 and public nonfederal sources. 848 e. Agency working capital trust fund, for use as a 849 depository for funds to be used pursuant to s. 216.272. 850 f. Clearing funds trust fund, for use as a depository for 851 funds to account for collections pending distribution to lawful 852 recipients. 853 g. Federal grant trust fund, for use as a depository for 854 funds to be used for allowable grant activities funded by 855 restricted program revenues from federal sources. 856 857 To the extent possible, each agency must adjust its internal 858 accounting to use existing trust funds consistent with the 859 requirements of this subparagraph. If an agency does not have 860 trust funds listed in this subparagraph and cannot make such 861 adjustment, the agency must recommend the creation of the 862 necessary trust funds to the Legislature no later than the next 863 scheduled review of the agency's trust funds pursuant to s. 864 215.3206. 865 3. All such moneys are hereby appropriated to be expended 866 in accordance with the law or trust agreement under which they 867 were received, subject always to the provisions of chapter 216 868 relating to the appropriation of funds and to the applicable 869 laws relating to the deposit or expenditure of moneys in the 870 State Treasury.

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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.

876 b. This subparagraph does not apply to trust funds required 877 by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions whose revenues are 878 879 legally pledged by the state or public body to meet debt service 880 or other financial requirements of any debt obligations of the 881 state or any public body; the Division of Licensing Trust Fund 882 in the Department of Agriculture and Consumer Services; the 883 State Transportation Trust Fund; the trust fund containing the 884 net annual proceeds from the Florida Education Lotteries; the 885 Florida Retirement System Trust Fund; trust funds under the management of the State Board of Education or the Board of 886 887 Governors of the State University System, where such trust funds 888 are for auxiliary enterprises, self-insurance, and contracts, 889 grants, and donations, as those terms are defined by general 890 law; trust funds that serve as clearing funds or accounts for the Chief Financial Officer or state agencies; trust funds that 891 892 account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or 893 894 other governmental units; and other trust funds authorized by 895 the State Constitution.

Section 33. The amendment to s. 215.32(2)(b), Florida
Statutes, as carried forward by this act from chapter 2011-47,
Laws of Florida, shall expire July 1, 2014, and the text of that
paragraph shall revert to that in existence on June 30, 2011,

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900	except that any amendments to such text enacted other than by
901	this act shall be preserved and continue to operate to the
902	extent that such amendments are not dependent upon the portions
903	of text which expire pursuant to this section.
904	Section 34. In order to implement the transfer of moneys to
905	the General Revenue Fund from trust funds in the 2013-2014
906	General Appropriations Act, paragraph (b) of subsection (4) of
907	section 215.5601, Florida Statutes, is reenacted to read:
908	215.5601 Lawton Chiles Endowment Fund
909	(4) ADMINISTRATION
910	(b) The endowment shall be managed as an annuity. The
911	investment objective is the long-term preservation of the real
912	value of the net contributed principal and a specified regular
913	annual cash outflow for appropriation, as nonrecurring revenue.
914	From the annual cash outflow, a pro rata share shall be used
915	solely for biomedical research activities as provided in
916	paragraph (3)(d), until such time as cures are found for
917	tobacco-related cancer and heart and lung disease. Five percent
918	of the annual cash outflow dedicated to the biomedical research
919	portion of the endowment shall be reinvested and applied to that
920	portion of the endowment's principal, with the remainder to be
921	spent on biomedical research activities consistent with this
922	section. The schedule of annual cash outflow must be included
923	within the investment plan adopted under paragraph (a).
924	Withdrawals other than specified regular cash outflow are
925	considered reductions in contributed principal for the purposes
926	of this subsection.
927	Section 35. The amendment to s. 215.5601(4)(b), Florida
928	Statutes, as carried forward by this act from chapter 2011-47,

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929	Laws of Florida, expires July 1, 2014, and the text of that
930	paragraph shall revert to that in existence on June 30, 2010,
931	except that any amendments to such text enacted other than by
932	this act shall be preserved and continue to operate to the
933	extent that such amendments are not dependent upon the portions
934	of text which expire pursuant to this section.
935	Section 36. In order to implement the issuance of new debt
936	authorized in the 2013-2014 General Appropriations Act, and
937	pursuant to s. 215.98, Florida Statutes, the Legislature
938	determines that the authorization and issuance of debt for the
939	2013-2014 fiscal year should be implemented, is in the best
940	interest of the state, and necessary to address a critical state
941	emergency. This section expires July 1, 2014.
942	Section 37. In order to implement the funds appropriated in
943	the 2013-2014 General Appropriations Act for state employee
944	travel, the funds appropriated to each state agency, which may
945	be used for travel by state employees, shall be limited during
946	the 2013-2014 fiscal year to travel for activities that are
947	critical to each state agency's mission. Funds may not be used
948	for travel by state employees to foreign countries, other
949	states, conferences, staff-training activities, or other
950	administrative functions unless the agency head has approved, in
951	writing, that such activities are critical to the agency's
952	mission. The agency head shall consider using teleconferencing
953	and other forms of electronic communication to meet the needs of
954	the proposed activity before approving mission-critical travel.
955	This section does not apply to travel for law enforcement
956	purposes, military purposes, emergency management activities, or
957	public health activities. This section expires July 1, 2014.

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576-03512-13 20131502 958 Section 38. In order to implement appropriations authorized 959 in the 2013-2014 General Appropriations Act for data center 960 services scheduled for consolidation in the 2013-2014 fiscal 961 year, and pursuant to the notice, review, and objection 962 procedures of s. 216.177, Florida Statutes, the consolidating 963 agencies may request the transfer of resources between Data 964 Processing Services appropriation categories and the 965 appropriation categories for operations based upon changes to 966 the consolidation schedule. This section expires July 1, 2014. 967 Section 39. In order to implement appropriations authorized 968 in the 2013-2014 General Appropriations Act for each of the 969 state's designated primary data centers funded from the data 970 processing appropriation category for computing services of user 971 agencies, and pursuant to the notice, review, and objection 972 procedures of s. 216.177, Florida Statutes, the Executive Office 973 of the Governor may transfer funds appropriated for data 974 processing in the 2013-2014 General Appropriations Act between 975 agencies in order to align the budget authority granted with the 976 utilization rate of each department. This section expires July 977 1, 2014.

978 Section 40. In order to implement section 8 of the General 979 Appropriations Act for the 2013-2014 fiscal year, paragraph (b) 980 of subsection (2) and paragraph (a) of subsection (7) of section 981 110.12315, Florida Statutes, as amended by section 52 of chapter 982 2012-119, Laws of Florida, are reenacted to read:

983 110.12315 Prescription drug program.—The state employees' 984 prescription drug program is established. This program shall be 985 administered by the Department of Management Services, according 986 to the terms and conditions of the plan as established by the

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987	relevant provisions of the annual General Appropriations Act and
988	implementing legislation, subject to the following conditions:
989	(2) In providing for reimbursement of pharmacies for
990	prescription medicines dispensed to members of the state group
991	health insurance plan and their dependents under the state
992	employees' prescription drug program:
993	(b) There shall be a 30-day supply limit for prescription
994	card purchases and 90-day supply limit for mail order or mail
995	order prescription drug purchases. The Department of Management
996	Services may implement a 90-day supply limit program for certain
997	maintenance drugs as determined by the department at retail
998	pharmacies participating in the program if the department
999	determines it to be in the best financial interest of the state.
1000	(7) Under the state employees' prescription drug program
1001	copayments must be made as follows:
1002	(a) Effective January 1, 2012, for the State Group Health
1003	Insurance Standard Plan:
1004	1. For generic drug with card \$7.
1005	2. For preferred brand name drug with card \$30.
1006	3. For nonpreferred brand name drug with card \$50.
1007	4. For generic mail order drug \$14.
1008	5. For preferred brand name mail order drug \$60.
1009	6. For nonpreferred brand name mail order drug \$100.
1010	Section 41. Section 53 of chapter 2012-119, Laws of
1011	Florida, is repealed.
1012	Section 42. Any section of this act which implements a
1013	specific appropriation or specifically identified proviso
1014	language in the 2013-2014 General Appropriations Act is void if
1015	the specific appropriation or specifically identified proviso

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1016	language is vetoed. Any section of this act which implements
1017	more than one specific appropriation or more than one portion of
1018	specifically identified proviso language in the 2013-2014
1019	General Appropriations Act is void if all the specific
1020	appropriations or portions of specifically identified proviso
1021	language are vetoed.
1022	Section 43. If any other act passed during the 2013 Regular
1023	Session contains a provision that is substantively the same as a
1024	provision in this act, but that removes or is otherwise not
1025	subject to the future repeal applied to such provision by this
1026	act, the Legislature intends that the provision in the other act
1027	takes precedence and continues to operate, notwithstanding the
1028	future repeal provided by this act.
1029	Section 44. If any provision of this act or its application
1030	to any person or circumstance is held invalid, the invalidity
1031	does not affect other provisions or applications of the act
1032	which can be given effect without the invalid provision or
1033	application, and to this end the provisions of this act are
1034	severable.
1035	Section 45. Except as otherwise expressly provided in this
1036	act and except for this section, which shall take effect upon
1037	this act becoming a law, this act shall take effect July 1,
1038	2013; or, if this act fails to become a law until after that
1039	date, it shall take effect upon becoming a law and operate
1040	retroactively to July 1, 2013.

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