1 A bill to be entitled 2 An act relating to Department of Corrections; amending 3 s. 944.31, F.S.; providing additional authority for law enforcement officers of the office of the 4 5 inspector general concerning department and private 6 corrections facilities; amending s. 957.04, F.S.; 7 providing that correctional privatization contracts 8 are not exempted from specified state contracting 9 provisions unless otherwise specified; providing construction; amending s. 957.07, F.S.; revising 10 11 terminology; removing provisions concerning 12 development of consensus per diem rates by the Prison 13 Per-Diem Workgroup; amending s. 957.12, F.S.; revising provisions concerning contact with the department by 14 specified persons; amending s. 957.15, F.S.; removing 15 16 a provision concerning department control over certain 17 funds appropriated for private correctional 18 facilities; providing an effective date. 19 20 Be It Enacted by the Legislature of the State of Florida: 21 Section 944.31, Florida Statutes, is amended to 22 Section 1. 23 read: 24 Inspector general; inspectors; power and duties. -

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The inspector general shall be responsible for prison

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

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inspection and investigation, internal affairs investigations, and management reviews. The office of the inspector general shall be charged with the duty of inspecting the penal and correctional systems of the state.

- (2) The office of the inspector general shall inspect each correctional institution or any place in which state prisoners are housed, worked, or kept within the state, with reference to its physical conditions, cleanliness, sanitation, safety, and comfort; the quality and supply of all bedding; the quality, quantity, and diversity of food served and the manner in which it is served; the number and condition of the prisoners confined therein; and the general conditions of each institution.
- (3) The office of inspector general shall see that all the rules and regulations issued by the department are strictly observed and followed by all persons connected with the correctional systems of the state. The office of the inspector general shall coordinate and supervise the work of inspectors throughout the state.
- (4) The inspector general and inspectors may enter any place where prisoners in this state are kept and shall be immediately admitted to such place as they desire and may consult and confer with any prisoner privately and without molestation.
- (5)(a) The inspector general and inspectors shall be responsible for criminal and administrative investigation of

matters relating to the Department of Corrections.

- (b) The secretary may designate persons within the office of the inspector general as law enforcement officers to conduct any criminal investigation that occurs on property owned or leased by the department or involves matters over which the department has jurisdiction. All criminal investigations involving matters over which the department has jurisdiction at private correctional facilities, as defined in s. 944.710, may be conducted by the law enforcement officers of the office of the inspector general.
- (c) A person designated as a law enforcement officer must be certified pursuant to s. 943.1395 and must have a minimum of 3 years' experience as an inspector in the inspector general's office or as a law enforcement officer.
- (d) The department shall maintain a memorandum of understanding with the Department of Law Enforcement for the notification and investigation of mutually agreed-upon predicate events that shall include, but are not limited to, suspicious deaths and organized criminal activity.
- (e) During investigations, the inspector general and inspectors may consult and confer with any prisoner or staff member privately and without molestation and persons designated as law enforcement officers under this section shall have the authority to arrest, with or without a warrant, any prisoner of or visitor to a state correctional institution for a violation

of the criminal laws of the state. Law enforcement officers under this section shall have the authority to arrest, with or without a warrant, any prisoner of or visitor to any state correctional institution, as defined in s. 944.02, including all private correctional facilities, for any violation of the criminal laws of the state involving matters over which the department has jurisdiction, involving an offense classified as a felony that occurs on property owned or leased by the department and may arrest offenders who have escaped or absconded from custody.

the authority to arrest with or without a warrant a staff member of the department, including any contract employee, subcontractor, or volunteer, for a violation of the criminal laws of the state that occurs involving an offense classified as a felony under this chapter or chapter 893 on property owned or leased by the department, or any private correctional facility staff member, contract employee, subcontractor, or volunteer, for a violation of the criminal laws of the state involving matters over which the department has jurisdiction at any private correctional facility. A person designated as a law enforcement officer under this section may make arrests of persons against whom arrest warrants have been issued, including arrests of offenders who have escaped or absconded from custody. The arrested person shall be surrendered without delay to the

sheriff of the county in which the arrest is made, with a formal complaint subsequently made against her or him in accordance with law.

Section 2. Paragraphs (a) through (h) of subsection (1) of section 957.04, Florida Statutes, are redesignated as paragraphs (b) through (i), respectively, a new paragraph (a) is added to that subsection, and present paragraphs (a) and (e) of that subsection are amended, to read:

957.04 Contract requirements.-

- (1) A contract entered into under this chapter for the operation of private correctional facilities shall maximize the cost savings of such facilities and shall:
- (a) Unless otherwise specified herein, contracts entered into under this chapter are not exempt from chapter 287, including the competitive solicitation requirements thereof.

 However, if there is a direct conflict between this chapter and chapter 287, the provisions of this chapter shall control.

 Contracts entered into under this chapter for the operation of private correctional facilities are not considered to be an outsource, as defined in s. 287.012. The specific outsourcing requirements in s. 287.0571 are not required under this section.
- (b) (a) Be executed negotiated with the contractor firm found most qualified. However, a contract for private correctional services may not be entered into by the department unless the department determines that the contractor has

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126 demonstrated that it has:

- 1. The qualifications, experience, and management personnel necessary to carry out the terms of the contract.
- 2. The ability to expedite the siting, design, and construction of correctional facilities.
- 3. The ability to comply with applicable laws, court orders, and national correctional standards.
- (f)(e) Establish operations standards for correctional facilities subject to the contract. However, if the department and the contractor disagree with an operations standard, the contractor may propose to waive any rule, policy, or procedure of the department related to the operations standards of correctional facilities which is inconsistent with the mission of the contractor to establish cost-effective, privately operated correctional facilities. The department shall be responsible for considering all requests proposals from the contractor to waive any rule, policy, or procedure and shall render a final decision granting or denying such request.
- Section 3. Subsections (4) and (5) of section 957.07, Florida Statutes, are amended to read:
 - 957.07 Cost-saving requirements.-
- (4) The department shall provide a report detailing the state cost to design, finance, acquire, lease, construct, and operate a facility similar to the private correctional facility on a per diem basis. This report shall be provided to the

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Auditor General in sufficient time that it may be certified to 151 152 be included in the competitive solicitation request for 153 proposals. 154 (5) (a) At the request of the Speaker of the House of 155 Representatives or the President of the Senate, the Prison Per-156 Diem Workgroup shall develop consensus per diem rates for use by 157 the Legislature. The Office of Program Policy Analysis and 158 Government Accountability and the staffs of the appropriations 159 committees of both the Senate and the House of Representatives 160 are the principals of the workgroup. The workgroup may consult 161 with other experts to assist in the development of the consensus 162 per diem rates. All meetings of the workgroup shall be open to 163 the public as provided in chapter 286. 164 (b) When developing the consensus per diem rates, the 165 workgroup must: 166 1. Use data provided by the department from the most 167 recent fiscal year to determine per diem costs for the following activities: 168 169 a. Custody and control; 170 b. Health services; 171 c. Substance abuse programs; and 172 d. Educational programs; 173 2. Include the cost of departmental, regional, institutional, and program administration and any other fixed 174 175 costs of the department;

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3. Calculate average per diem rates for the following offender populations: adult male, youthful offender male, and female; and

- 4. Make per diem adjustments, as appropriate, to account for variations in size and location of correctional facilities.
- (c) The consensus per diem rates determined by the workgroup may be used to assist the Legislature in determining the level of funding provided to privately operated prisons to meet the 7-percent savings required of private prisons by this chapter.
- (d) If a private vendor chooses not to renew the contract at the appropriated level, the department shall terminate the contract as provided in s. 957.14.
- Section 4. Section 957.12, Florida Statutes, is amended to read:
- 957.12 Prohibition on contact.—Except in writing to the procurement office or as provided in the solicitation documents, a bidder or potential bidder is not permitted to have any contact with any member or employee of or consultant to the department regarding a competitive solicitation request for proposal, a proposal, or the evaluation or selection process from the time a request for proposals for a private correctional facility is issued until the time a notification of intent to award is announced, except if such contact is in writing or in a meeting for which notice was provided in the Florida

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201 Administrative Register.

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Section 5. Section 957.15, Florida Statutes, is amended to read:

957.15 Funding of contracts for operation, maintenance, and lease-purchase of private correctional facilities.—The request for appropriation of funds to make payments pursuant to contracts entered into by the department for the operation, maintenance, and lease-purchase of the private correctional facilities authorized by this chapter shall be included in its budget request to the Legislature as a separately identified item. After an appropriation has been made by the Legislature to the department for the private correctional facilities, the department shall have no authority over such funds other than to pay from such appropriation to the appropriate private vendor such amounts as are certified for payment by the department.

Section 6. This act shall take effect July 1, 2024.

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