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1 A reviser's bill to be entitled 2 An act relating to the Florida Statutes; amending ss. 458.347 and 481.213, F.S., and repealing ss. 163.3247, 3 215.18(2), 215.5601(5)(f), 216.292(3)(c), 4 282.709(3)(b), 288.1083, 288.9552, 379.209(4), 5 6 403.1651(1)(q), 409.9841, 420.5087(10), 430.2053(9)(e) 7 and (f), 430.701, 430.702, 430.703, 430.7031, 430.704, 8 430.705, 430.706, 430.707, 430.708, 430.709, 443.1117, 9 468.1155(3)(c), and 1010.87, F.S.; to delete provisions which have become inoperative by noncurrent 10 11 repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from the 2014 Florida Statutes 12 only through a reviser's bill duly enacted by the 13 Legislature; amending ss. 288.0001, 288.9625, 409.979, 14 15 and 430.04, F.S., to conform cross-references; providing an effective date. 16 17 Be It Enacted by the Legislature of the State of Florida: 18 19 20 Section 1. Section 163.3247, Florida Statutes, is 21 repealed. Reviser's note.-The cited section, which relates to the Century 22 23 Commission for a Sustainable Florida, was repealed pursuant 24 to its own terms, effective June 30, 2013. 25 Section 2. Subsection (2) of section 215.18, Florida 26 Statutes, is repealed. Page 1 of 13

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| 27       | Reviser's note.—The cited subsection, which relates to trust   |
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| 28       | fund loans to the Chief Justice of the Supreme Court for   |
| 29       | purposes of funding the state court system sufficiently to   |
| 30       | meet its appropriations in the 2012-2013 General   |
| 31       | Appropriations Act, expired pursuant to its own terms,   |
| 32       | effective July 1, 2013.  |
| 33       | Section 3. Paragraph (f) of subsection (5) of section  |
| 34       | 215.5601, Florida Statutes, is repealed.   |
| 35       | Reviser's noteThe cited paragraph, which relates to the  |
| 36       | transfer of \$350 million from the Lawton Chiles Endowment   |
| 37       | Fund to the General Revenue Fund during the 2012-2013  |
| 38       | fiscal year, expired pursuant to its own terms, effective  |
| 39       | June 30, 2013.   |
| 40       | Section 4. Paragraph (c) of subsection (3) of section  |
| 41       | 216.292, Florida Statutes, is repealed.  |
| 42       | Reviser's note.—The cited paragraph, which relates to  |
| 43       | authorization of transfer of appropriations for fixed  |
| 44       | capital outlay from the Survey Recommended Needs-Public  |
| 45       | Schools appropriation category to the Maintenance, Repair,   |
| 46       | Renovation and Remodeling appropriation category, expired  |
| 47       | pursuant to its own terms, effective July 1, 2013.   |
| 48       | Section 5. Paragraph (b) of subsection (3) of section  |
| 49       | 282.709, Florida Statutes, is repealed.  |
|          | Reviser's note.—The cited paragraph, which relates to use of   |
| 50       |  |
| 50<br>51 | funds from the State Agency Law Enforcement Radio System   |
|          | funds from the State Agency Law Enforcement Radio System<br>Trust Fund for funding mutual aid buildout maintenance and |

PCB RCC 14-03 ORIGINAL 2014 53 sustainment and an interoperability network, expired pursuant to its own terms, effective July 1, 2013. 54 Section 6. Section 288.1083, Florida Statutes, is 55 56 repealed. Reviser's note.-The cited section, which creates the 57 58 Manufacturing and Spaceport Investment Incentive Program, 59 was repealed pursuant to its own terms, effective July 1, 60 2013. Section 7. Section 288.9552, Florida Statutes, is 61 62 repealed. Reviser's note.-The cited section, which relates to the Florida 63 Research Commercialization Matching Grant Program, expired 64 pursuant to its own terms, effective July 1, 2013. 65 Section 8. Subsection (4) of section 379.209, Florida 66 67 Statutes, is repealed. Reviser's note.-The cited subsection, which authorizes the Fish 68 and Wildlife Conservation Commission to transfer cash 69 70 balances from the Nongame Wildlife Trust Fund to the Grants 71 and Donations Trust Fund for the purpose of supporting cash flow needs, expired pursuant to its own terms, effective 72 73 July 1, 2013. 74 Section 9. Paragraph (g) of subsection (1) of section 75 403.1651, Florida Statutes, is repealed. 76 Reviser's note.-The cited paragraph, which provides as a purpose 77 of the Ecosystem Management and Restoration Trust Fund 78 funding activities to preserve and repair the state's Page 3 of 13 PCB RCC 14-03

|     | PCB RCC 14-03 ORIGINAL 2014                                      |
|-----|--|
| 79  | beaches as provided in ss. 161.091-161.212, expired              |
|     | -  |
| 80  | pursuant to its own terms, effective July 1, 2013.               |
| 81  | Section 10. <u>Section 409.9841</u> , Florida Statutes, is       |
| 82  | repealed.  |
| 83  | Reviser's noteThe cited section, which relates to the long-      |
| 84  | term care managed care technical advisory workgroup, was         |
| 85  | repealed pursuant to its own terms, effective June 30,           |
| 86  | 2013.  |
| 87  | Section 11. Subsection (10) of section 420.5087, Florida         |
| 88  | Statutes, is repealed.   |
| 89  | Reviser's noteSection 420.5087 creates the State Apartment       |
| 90  | Incentive Loan Program; subsection (10), which provides for      |
| 91  | funding to preserve existing projects having financing           |
| 92  | guaranteed under the Florida Affordable Housing Guarantee        |
| 93  | Program, expired pursuant to its own terms, effective June       |
| 94  | 30, 2013.  |
| 95  | Section 12. Paragraphs (e) and (f) of subsection (9) of          |
| 96  | section 430.2053, Florida Statutes, are repealed.                |
| 97  | Reviser's noteThe cited paragraphs, which include the aged and   |
| 98  | disabled adult Medicaid waiver and assisted living for the       |
| 99  | frail elderly Medicaid waiver among services to be               |
| 100 | administered through the aging resource center, expired          |
| 101 | pursuant to their own terms, effective October 1, 2013.          |
| 102 | Section 13. <u>Sections 430.701, 430.702, 430.703, 430.7031,</u> |
| 103 | 430.704, 430.705, 430.706, 430.707, 430.708, and 430.709,        |
| 104 | Florida Statutes, are repealed.                                  |
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| 105           | Reviser's noteThe cited sections, which relate to long-term      |  |
|---------------|--|--|
| 106           | care community diversion pilot projects, were repealed by        |  |
| 107           | s. 24, ch. 2011-135, Laws of Florida, effective October 1,       |  |
| 108           | 2013. Since the sections were not repealed by a "current         |  |
| 109           | session" of the Legislature, they may be omitted from the        |  |
| 110           | 2014 Florida Statutes only through a reviser's bill duly         |  |
| 111           | enacted by the Legislature. See s. 11.242(5)(b) and (i).         |  |
| 112           | Section 14. Section 443.1117, Florida Statutes, is               |  |
| 113           | repealed.  |  |
| 114           | Reviser's note.—The cited section, which relates to temporary    |  |
| 115           | extended benefits, was revived, readopted, and amended by        |  |
| 116           | s. 90, ch. 2012-30, Laws of Florida, retroactive to January      |  |
| 117           | 4, 2012, and expiring effective January 5, 2013.                 |  |
| 118           | Section 15. Paragraph (b) of subsection (7) of section           |  |
| 119           | 458.347, Florida Statutes, is amended to read:                   |  |
| 120           | 458.347 Physician assistants                                     |  |
| 121           | (7) PHYSICIAN ASSISTANT LICENSURE                                |  |
| 122           | (b)1. Notwithstanding subparagraph (a)2. and sub-                |  |
| 123           | subparagraph (a)3.a., the department shall examine each          |  |
| 124           | applicant who the Board of Medicine certifies:                   |  |
| 125           | a. Has completed the application form and remitted a             |  |
| 126           | nonrefundable application fee not to exceed \$500 and an         |  |
| 127           | examination fee not to exceed \$300, plus the actual cost to the |  |
| 128           | department to provide the examination. The examination fee is    |  |
| 129           | refundable if the applicant is found to be ineligible to take    |  |
| 130           | the examination. The department shall not require the applicant  |  |
| '<br>F        | Page 5 of 13   |  |
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131 to pass a separate practical component of the examination. For examinations given after July 1, 1998, competencies measured 132 133 through practical examinations shall be incorporated into the 134 written examination through a multiple-choice format. The 135 department shall translate the examination into the native 136 language of any applicant who requests and agrees to pay all 137 costs of such translation, provided that the translation request 138 is filed with the board office no later than 9 months before the 139 scheduled examination and the applicant remits translation fees as specified by the department no later than 6 months before the 140 scheduled examination, and provided that the applicant 141 demonstrates to the department the ability to communicate orally 142 143 in basic English. If the applicant is unable to pay translation 144 costs, the applicant may take the next available examination in 145 English if the applicant submits a request in writing by the 146 application deadline and if the applicant is otherwise eligible 147 under this section. To demonstrate the ability to communicate 148 orally in basic English, a passing score or grade is required, 149 as determined by the department or organization that developed 150 it, on the test for spoken English (TSE) by the Educational 151 Testing Service (ETS), the test of English as a foreign language 152 (TOEFL) by ETS, a high school or college level English course, 153 or the English examination for citizenship, Bureau of 154 Citizenship and Immigration Services. A notarized copy of an 155 Educational Commission for Foreign Medical Graduates (ECFMG) 156 certificate may also be used to demonstrate the ability to Page 6 of 13

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157 communicate in basic English; and

158 b.(I) Is an unlicensed physician who graduated from a 159 foreign medical school listed with the World Health Organization 160 who has not previously taken and failed the examination of the 161 National Commission on Certification of Physician Assistants and 162 who has been certified by the Board of Medicine as having met 163 the requirements for licensure as a medical doctor by 164 examination as set forth in s. 458.311(1), (3), (4), and (5), 165 with the exception that the applicant is not required to have completed an approved residency of at least 1 year and the 166 applicant is not required to have passed the licensing 167 examination specified under s. 458.311 or hold a valid, active 168 169 certificate issued by the Educational Commission for Foreign 170 Medical Graduates; was eligible and made initial application for 171 certification as a physician assistant in this state between 172 July 1, 1990, and June 30, 1991; and was a resident of this 173 state on July 1, 1990, or was licensed or certified in any state 174 in the United States as a physician assistant on July 1, 1990; 175 or

(II) Completed all coursework requirements of the Master of Medical Science Physician Assistant Program offered through the Florida College of Physician's Assistants prior to its closure in August of 1996. Prior to taking the examination, such applicant must successfully complete any clinical rotations that were not completed under such program prior to its termination and any additional clinical rotations with an appropriate Page 7 of 13

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183 physician assistant preceptor, not to exceed 6 months, that are 184 determined necessary by the council. The boards shall determine, 185 based on recommendations from the council, the facilities under 186 which such incomplete or additional clinical rotations may be completed and shall also determine what constitutes successful 187 188 completion thereof, provided such requirements are comparable to 189 those established by accredited physician assistant programs. 190 This sub-subparagraph is repealed July 1, 2001.

191 2. The department may grant temporary licensure to an applicant who meets the requirements of subparagraph 1. Between 192 meetings of the council, the department may grant temporary 193 194 licensure to practice based on the completion of all temporary 195 licensure requirements. All such administratively issued 196 licenses shall be reviewed and acted on at the next regular 197 meeting of the council. A temporary license expires 30 days 198 after receipt and notice of scores to the licenseholder from the 199 first available examination specified in subparagraph 1. 200 following licensure by the department. An applicant who fails 201 the proficiency examination is no longer temporarily licensed, 202 but may apply for a one-time extension of temporary licensure 203 after reapplying for the next available examination. Extended 204 licensure shall expire upon failure of the licenseholder to sit 205 for the next available examination or upon receipt and notice of 206 scores to the licenseholder from such examination.

207 3. Notwithstanding any other provision of law, the208 examination specified pursuant to subparagraph 1. shall be

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209 administered by the department only five times. Applicants 210 certified by the board for examination shall receive at least 6 211 months' notice of eligibility prior to the administration of the initial examination. Subsequent examinations shall be 212 administered at 1-year intervals following the reporting of the 213 214 scores of the first and subsequent examinations. For the 215 purposes of this paragraph, the department may develop, contract 216 for the development of, purchase, or approve an examination that 217 adequately measures an applicant's ability to practice with reasonable skill and safety. The minimum passing score on the 218 examination shall be established by the department, with the 219 advice of the board. Those applicants failing to pass that 220 examination or any subsequent examination shall receive notice 221 222 of the administration of the next examination with the notice of 223 scores following such examination. Any applicant who passes the 224 examination and meets the requirements of this section shall be 225 licensed as a physician assistant with all rights defined 226 thereby. 227 Reviser's note.-Amended to delete sub-subparagraph 228 (7) (b) 1.b. (II) which expired pursuant to its own terms, 229 effective July 1, 2001. 230 Section 16. Paragraph (c) of subsection (3) of section 468.1155, Florida Statutes, is repealed. 231 232 Reviser's note.-The cited paragraph, which provides for issuance 233 of a provisional license to practice audiology to 234 applicants certified to have earned a master's degree with Page 9 of 13 PCB RCC 14-03

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235 a major emphasis in audiology conferred before January 1, 236 2008, from an institution of higher learning accredited by 237 an accrediting agency recognized by the Council for Higher 238 Education Accreditation or its successor, the United States 239 Department of Education, or an institution that is a member 240 in good standing with the Association of Universities and 241 Colleges of Canada, expired pursuant to its own terms, 242 effective January 1, 2013. 243 Section 17. Paragraph (c) of subsection (3) of section 481.213, Florida Statutes, is amended to read: 244 481.213 Licensure.-245 246 The board shall certify as qualified for a license by (3)247 endorsement as an architect or as an interior designer an 248 applicant who: 249 Has passed the prescribed licensure examination and (C) 250 holds a valid certificate issued by the National Council of 251 Architectural Registration Boards, and holds a valid license to 252 practice architecture issued by another state or jurisdiction of 253 the United States. An applicant who has passed the prescribed 254 licensure examination and holds a valid license to practice 255 architecture issued by another state, but who does not hold a 256 certificate, may be licensed if he or she: 257 Holds a minimum 4-year degree; 1. 258 Has maintained an architect license in good 259 for a minimum of 10 years; 260 Has been a continuous resident of this state for a Page 10 of 13 PCB RCC 14-03

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| 261                            | minimum of 10 years; and   |  |
|--------------------------------|--|--|
| 262                            | 4. Presents evidence of satisfactory completion of the           |  |
| 263                            | continuing education requirements for renewal of an architect    |  |
| 264                            | license for the biennium ending February 2013. This exception to |  |
| 265                            | the requirement that an applicant hold a valid certificate       |  |
| 266                            | issued by the National Council of Architectural Registration     |  |
| 267                            | Boards expires March 1, 2013.                                    |  |
| 268                            | Reviser's noteAmended to delete language which expired           |  |
| 269                            | pursuant to its own terms, effective March 1, 2013.              |  |
| 270                            | Section 18. Section 1010.87, Florida Statutes, is                |  |
| 271                            | repealed.  |  |
| 272                            | Reviser's noteThe cited section, which creates the Workers'      |  |
| 273                            | Compensation Administration Trust Fund within the                |  |
| 274                            | Department of Education, was repealed by s. 1, ch. 2012-         |  |
| 275                            | 135, Laws of Florida, effective June 30, 2013. Since the         |  |
| 276                            | section was not repealed by a "current session" of the           |  |
| 277                            | Legislature, it may be omitted from the 2014 Florida             |  |
| 278                            | Statutes only through a reviser's bill duly enacted by the       |  |
| 279                            | Legislature. See s. 11.242(5)(b) and (i).                        |  |
| 280                            | Section 19. Paragraph (c) of subsection (2) of section           |  |
| 281                            | 288.0001, Florida Statutes, is amended to read:                  |  |
| 282                            | 288.0001 Economic Development Programs EvaluationThe             |  |
| 283                            | Office of Economic and Demographic Research and the Office of    |  |
| 284                            | Program Policy Analysis and Government Accountability (OPPAGA)   |  |
| 285                            | shall develop and present to the Governor, the President of the  |  |
| 286                            | Senate, the Speaker of the House of Representatives, and the     |  |
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|                                |  |  |

PCB RCC 14-03 ORIGINAL 2014 287 chairs of the legislative appropriations committees the Economic 288 Development Programs Evaluation. 289 The Office of Economic and Demographic Research and (2)290 OPPAGA shall provide a detailed analysis of economic development 291 programs as provided in the following schedule: 292 By January 1, 2016, and every 3 years thereafter, an (C) 293 analysis of the following: 294 1. The qualified defense contractor and space flight 295 business tax refund program established under s. 288.1045. 296 The tax exemption for semiconductor, defense, or space 2. technology sales established under s. 212.08(5)(j). 297 298 The Military Base Protection Program established under 3. 299 s. 288.980. 300 The Manufacturing and Spaceport Investment Incentive 4. 301 Program formerly established under s. 288.1083. 302 The Quick Response Training Program established under 5. 303 s. 288.047. 304 The Incumbent Worker Training Program established under 6. s. 445.003. 305 306 7. International trade and business development programs 307 established or funded under s. 288.826. Reviser's note.-Amended to conform to the repeal of s. 288.1083 308 309 by this act. 310 Section 20. Paragraph (g) of subsection (8) of section 311 288.9625, Florida Statutes, is repealed. 312 Reviser's note.-The cited paragraph is repealed to delete Page 12 of 13 PCB RCC 14-03

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PCB RCC 14-03 ORIGINAL 2014 313 administration of the Florida Research Commercialization 314 Matching Grant Program created in s. 288.9552 from the list 315 of duties of the Institute for the Commercialization of 316 Public Research to conform to the repeal of s. 288.9552 by this act. 317 318 Section 21. Paragraph (e) of subsection (2) of section 319 409.979, Florida Statutes, is repealed. 320 Reviser's note.-The cited paragraph, which provides for eligibility by Medicaid recipients for long-term care 321 322 community-based diversion projects as described in s. 323 430.705, is repealed to conform to the repeal of s. 430.705 324 by this act. 325 Section 22. Paragraph (e) of subsection (15) of section 326 430.04, Florida Statutes, is repealed. 327 Reviser's note.-The cited paragraph is repealed to delete 328 inclusion of the Long-Term Care Community-Based Diversion 329 Pilot Project as described in s. 430.705 from the list of 330 waivers and programs administered by the Department of 331 Elderly Affairs in subsection (15) to conform to the repeal 332 of s. 430.705 by this act. Section 23. This act shall take effect on the 60th day 333 after adjournment sine die of the session of the Legislature in 334 335 which enacted.

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