

1 A bill to be entitled
 2 An act implementing the 2018-2019 General
 3 Appropriations Act; providing legislative intent;
 4 incorporating by reference certain calculations of the
 5 Florida Education Finance Program; providing that
 6 funds for instructional materials must be released and
 7 expended as required in specified proviso language;
 8 amending s. 1008.46, F.S.; providing the date by which
 9 the Board of Governors must submit its annual
 10 accountability report for the 2018-2019 fiscal year;
 11 reenacting s. 1009.986(4)(b), F.S., relating to the
 12 Florida ABLE program; extending by 1 fiscal year
 13 provisions regarding the participation agreement for
 14 the program; providing for the future expiration and
 15 reversion of specified statutory text; incorporating
 16 by reference certain calculations of the Medicaid
 17 Disproportionate Share Hospital and Hospital
 18 Reimbursement programs; authorizing the Agency for
 19 Health Care Administration, in consultation with the
 20 Department of Health, to submit a budget amendment to
 21 realign funding for a component of the Children's
 22 Medical Services program to reflect actual enrollment
 23 changes; specifying requirements for such realignment;
 24 authorizing the agency to request nonoperating budget
 25 authority for transferring certain federal funds to

26 | the Department of Health; specifying criteria to be
 27 | used by the Agency for Persons with Disabilities in
 28 | the event that the rule which adopted an allocation
 29 | algorithm and methodology for the iBudget system is no
 30 | longer in effect; authorizing funding allocated for
 31 | the algorithm may be increased under certain
 32 | circumstances; amending s. 893.055, F.S.; prohibiting
 33 | the Attorney General and the Department of Health from
 34 | using certain settlement agreement funds to administer
 35 | the prescription drug monitoring program; amending s.
 36 | 409.911, F.S.; extending for 1 fiscal year the
 37 | requirement that the Agency for Health Care
 38 | Administration distribute moneys to hospitals that
 39 | provide a disproportionate share of Medicaid or
 40 | charity care services as provided in the General
 41 | Appropriations Act; amending s. 409.9113, F.S.;
 42 | extending for 1 fiscal year the requirement that the
 43 | Agency for Health Care Administration make
 44 | disproportionate share payments to teaching hospitals
 45 | as provided in the General Appropriations Act;
 46 | authorizing the Agency of Health Care Administration
 47 | to submit a budget amendment to realign funding within
 48 | the Medicaid program appropriation categories;
 49 | specifying the time period within which such budget
 50 | amendment must be submitted; amending s. 216.262,

51 F.S.; extending for 1 fiscal year the authority of the
 52 Department of Corrections to submit a budget amendment
 53 for additional positions and appropriations under
 54 certain circumstances; amending s. 215.18, F.S.;
 55 extending for 1 fiscal year the authority and related
 56 repayment requirements for temporary trust fund loans
 57 to the state court system which are sufficient to meet
 58 the system's appropriation; authorizing the Department
 59 of Corrections to submit certain budget amendments to
 60 transfer funds into the Inmate Health Services
 61 category; providing that such transfers are subject to
 62 notice, review, and objection procedures; requiring
 63 the Department of Juvenile Justice to review county
 64 juvenile detention payments to determine whether the
 65 county has met specified financial responsibilities;
 66 requiring amounts owed by the county for such
 67 financial responsibilities to be deducted from certain
 68 county funds; requiring the Department of Revenue to
 69 transfer withheld funds to a specified trust fund;
 70 requiring the Department of Revenue to ensure that
 71 such reductions in amounts distributed do not reduce
 72 distributions below amounts necessary for certain
 73 payments due on bonds and comply with bond covenants;
 74 requiring the Department of Revenue to notify the
 75 Department of Juvenile Justice if bond payment

76 requirements require a reduction in deductions for
 77 amounts owed by a county; prohibiting the Department
 78 of Juvenile Justice from providing to certain
 79 nonfiscally constrained counties reimbursements or
 80 credits against identified juvenile detention center
 81 costs under specified circumstances; prohibiting a
 82 nonfiscally constrained county from applying,
 83 deducting, or receiving such reimbursements or
 84 credits; amending s. 27.5304, F.S.; establishing
 85 certain limitations on compensation for private court-
 86 appointed counsel for the 2018-2019 fiscal year;
 87 specifying that the clerks of the circuit court are
 88 responsible for certain costs related to jurors that
 89 exceed funding provided in the General Appropriations
 90 Act; amending ss. 318.18 and 817.568, F.S.;

91 redirecting revenues from the Public Defenders Revenue
 92 Trust Fund to the Indigent Criminal Defense Trust
 93 Fund; transferring all current balances in the Public
 94 Defenders Revenue Trust Fund to the Indigent Criminal
 95 Defense Trust Fund; requiring the Department of
 96 Management Services to use tenant broker services to
 97 renegotiate or reprocure certain private lease
 98 agreements for office or storage space; requiring the
 99 Department of Management Services to provide a report
 100 to the Governor and Legislature by a specified date;

101 specifying the amount of the transaction fee to be
 102 collected for use of the online procurement system;
 103 prohibiting an agency from transferring funds from a
 104 data processing category to another category that is
 105 not a data processing category; authorizing the
 106 Executive Office of the Governor to transfer funds
 107 appropriated for data processing assessment between
 108 departments for a specified purpose; authorizing the
 109 Executive Office of the Governor to transfer funds
 110 between departments for purposes of aligning amounts
 111 paid for risk management insurance and for human
 112 resources services; requiring the Department of
 113 Financial Services to replace specified components of
 114 the Florida Accounting Information Resource Subsystem
 115 (FLAIR) and the Cash Management Subsystem (CMS);
 116 specifying certain actions to be taken by the
 117 Department of Financial Services regarding FLAIR and
 118 CMS replacement; providing for the composition of an
 119 executive steering committee to oversee FLAIR and CMS
 120 replacement; prescribing duties and responsibilities
 121 of the executive steering committee; requiring
 122 executive branch state agencies and the judicial
 123 branch to collaborate with the Executive Office of the
 124 Governor regarding the statewide travel management
 125 system and to use such system; amending s. 216.181,

126 F.S.; extending for 1 fiscal year the authority for
 127 the Legislative Budget Commission to increase amounts
 128 appropriated to the Fish and Wildlife Conservation
 129 Commission or the Department of Environmental
 130 Protection for certain fixed capital outlay projects
 131 from specified sources; amending s. 215.18, F.S.;
 132 extending for 1 fiscal year the authority of the
 133 Governor, if there is a specified temporary deficiency
 134 in a land acquisition trust fund in the Department of
 135 Agriculture and Consumer Services, the Department of
 136 Environmental Protection, the Department of State, or
 137 the Fish and Wildlife Conservation Commission, to
 138 transfer funds from other trust funds in the State
 139 Treasury as a temporary loan to such trust fund;
 140 providing time periods for the repayment of a
 141 temporary loan; requiring the Department of
 142 Environmental Protection to transfer designated
 143 proportions of the revenues deposited in the Land
 144 Acquisition Trust Fund within the department to land
 145 acquisition trust funds in the Department of
 146 Agriculture and Consumer Services, the Department of
 147 State, and the Fish and Wildlife Conservation
 148 Commission according to specified parameters and
 149 calculations; requiring the Department of
 150 Environmental Protection to retain a proportionate

151 share of revenues; specifying a limit on
 152 distributions; requiring the Department of
 153 Environmental Protection to make transfers to land
 154 acquisition trust funds; specifying the method of
 155 determining transfer amounts; authorizing the
 156 Department of Environmental Protection to advance
 157 funds from its land acquisition trust fund to the Fish
 158 and Wildlife Conservation Commission's land
 159 acquisition trust fund for specified purposes;
 160 requiring the Department of Environmental Protection
 161 to prorate amounts transferred to the Fish and
 162 Wildlife Conservation Commission; amending s. 375.041,
 163 F.S.; specifying that certain funds for projects
 164 dedicated to restoring Lake Apopka shall be
 165 appropriated as provided in the General Appropriations
 166 Act; reenacting s. 373.470, F.S.; relating to
 167 distribution of funds to the South Florida Water
 168 Management District from the Department of
 169 Environmental Protection's land acquisition trust fund
 170 which must be equally matched by cumulative district
 171 contributions for certain Everglades restoration
 172 efforts; providing for the future expiration and
 173 reversion of specified statutory text; amending s.
 174 216.181, F.S.; authorizing the Legislative Budget
 175 Commission to increase amounts appropriated to the

176 Department of Environmental Protection for fixed
 177 capital outlay projects using specified funds;
 178 specifying additional information to be included in
 179 budget amendments for projects requiring additional
 180 funding; amending s. 259.105, F.S.; revising
 181 distributions from the Florida Forever Trust Fund;
 182 amending s. 420.9079, F.S.; authorizing funds in the
 183 Local Government Housing Trust Fund to be used to
 184 implement the State Apartment Incentive Loan Program;
 185 amending s. 321.04, F.S.; requiring the Department of
 186 Highway Safety and Motor Vehicles to assign the patrol
 187 officer assigned to the Office of the Governor to the
 188 Lieutenant Governor for the 2018-2019 fiscal year;
 189 amending s. 216.292, F.S.; specifying that the
 190 required review ensures that certain transfers of
 191 appropriations comply with ch. 216, F.S., maximize use
 192 of available and appropriate trust funds, and are not
 193 contrary to legislative policy and intent; prohibiting
 194 a state agency from initiating a competitive
 195 solicitation for a product or service under certain
 196 circumstances; providing an exception; amending s.
 197 112.24, F.S.; extending for 1 fiscal year the
 198 authorization, subject to specified requirements, for
 199 the assignment of an employee of a state agency under
 200 an employee interchange agreement; providing that the

201 annual salaries of the members of the Legislature
 202 shall be maintained at a specified level; reenacting
 203 s. 215.32(2)(b), F.S., relating to the source and use
 204 of certain trust funds; providing for the future
 205 expiration and reversion of statutory text; limiting
 206 the use of travel funds to activities that are
 207 critical to an agency's mission; providing exceptions;
 208 placing a monetary cap on lodging expenses for state
 209 employee travel to certain meetings organized or
 210 sponsored by a state agency or the judicial branch;
 211 authorizing employees to expend their own funds for
 212 lodging expenses in excess of the monetary caps;
 213 prohibiting state agencies from entering into
 214 contracts containing certain nondisclosure agreements;
 215 providing conditions under which the veto of certain
 216 appropriations or proviso language in the General
 217 Appropriations Act voids language that implements such
 218 appropriation; providing for the continued operation
 219 of certain provisions notwithstanding a future repeal
 220 or expiration provided by the act; providing
 221 severability; providing an effective date.

222

223 Be It Enacted by the Legislature of the State of Florida:

224

225 Section 1. It is the intent of the Legislature that the

226 implementing and administering provisions of this act apply to
 227 the General Appropriations Act for the 2018-2019 fiscal year.

228 Section 2. In order to implement Specific Appropriations
 229 6, 7, 8, 92 and 93 of the 2018-2019 General Appropriations Act,
 230 the calculations of the Florida Education Finance Program for
 231 the 2018-2019 fiscal year included in the document titled
 232 "Public School Funding: The Florida Education Finance Program,"
 233 dated January 25, 2018, and filed with the Speaker of the House
 234 of Representatives, are incorporated by reference for the
 235 purpose of displaying the calculations used by the Legislature,
 236 consistent with the requirements of state law, in making
 237 appropriations for the Florida Education Finance Program. This
 238 section expires July 1, 2019.

239 Section 3. In order to implement Specific Appropriations 6
 240 and 92 of the 2018-2019 General Appropriations Act, and
 241 notwithstanding ss. 1002.20, 1003.02, 1006.28-1006.42,
 242 1011.62(6)(b)5., and 1011.67, Florida Statutes, relating to the
 243 expenditure of funds provided for instructional materials, for
 244 the 2018-2019 fiscal year, funds provided for instructional
 245 materials shall be released and expended as required in the
 246 proviso language for Specific Appropriation 92 of the 2018-2019
 247 General Appropriations Act. This section expires July 1, 2019.

248 Section 4. In order to implement Specific Appropriation
 249 143 of the 2018-2019 General Appropriations Act, paragraph (b)
 250 of subsection (1) of section 1008.46, Florida Statutes, is

251 amended to read:

252 1008.46 State university accountability process.—It is the
 253 intent of the Legislature that an accountability process be
 254 implemented that provides for the systematic, ongoing evaluation
 255 of quality and effectiveness of state universities. It is
 256 further the intent of the Legislature that this accountability
 257 process monitor performance at the system level in each of the
 258 major areas of instruction, research, and public service, while
 259 recognizing the differing missions of each of the state
 260 universities. The accountability process shall provide for the
 261 adoption of systemwide performance standards and performance
 262 goals for each standard identified through a collaborative
 263 effort involving state universities, the Board of Governors, the
 264 Legislature, and the Governor's Office, consistent with
 265 requirements specified in s. 1001.706. These standards and goals
 266 shall be consistent with s. 216.011(1) to maintain congruity
 267 with the performance-based budgeting process. This process
 268 requires that university accountability reports reflect measures
 269 defined through performance-based budgeting. The performance-
 270 based budgeting measures must also reflect the elements of
 271 teaching, research, and service inherent in the missions of the
 272 state universities.

273 (1)

274 (b) Notwithstanding paragraph (a), for the 2018-2019 ~~2017-~~
 275 ~~2018~~ fiscal year, the Board of Governors shall submit the annual

276 | accountability report by March 15, 2019 ~~2018~~. This paragraph
 277 | expires July 1, 2019 ~~2018~~.

278 | Section 5. In order to implement Specific Appropriation 70
 279 | of the 2018-2019 General Appropriations Act, and notwithstanding
 280 | the expiration date in section 8 of chapter 2017-71, Laws of
 281 | Florida, paragraph (b) of subsection (4) of section 1009.986,
 282 | Florida Statutes, is reenacted to read:

283 | 1009.986 Florida ABLE program.—

284 | (4) FLORIDA ABLE PROGRAM.—

285 | (b) The participation agreement must include provisions
 286 | specifying:

287 | 1. The participation agreement is only a debt or
 288 | obligation of the Florida ABLE program and the Florida ABLE
 289 | Program Trust Fund and, as provided under paragraph (f), is not
 290 | a debt or obligation of the Florida Prepaid College Board or the
 291 | state.

292 | 2. Participation in the Florida ABLE program does not
 293 | guarantee that sufficient funds will be available to cover all
 294 | qualified disability expenses for any designated beneficiary and
 295 | does not guarantee the receipt or continuation of any product or
 296 | service for the designated beneficiary.

297 | 3. Whether the Florida ABLE program requires a designated
 298 | beneficiary to be a resident of this state or a resident of a
 299 | contracting state at the time the ABLE account is established.
 300 | In determining whether to require residency, the Florida Prepaid

301 College Board shall consider, among other factors:

302 a. Market research; and

303 b. Estimated operating revenues and costs.

304 4. The establishment of an ABLE account in violation of
305 federal law is prohibited.

306 5. Contributions in excess of the limitations set forth in
307 s. 529A of the Internal Revenue Code are prohibited.

308 6. The state is a creditor of ABLE accounts as, and to the
309 extent, set forth in s. 529A of the Internal Revenue Code.

310 7. Material misrepresentations by a party to the
311 participation agreement, other than Florida ABLE, Inc., in the
312 application for the participation agreement or in any
313 communication with Florida ABLE, Inc., regarding the Florida
314 ABLE program may result in the involuntary liquidation of the
315 ABLE account. If an account is involuntarily liquidated, the
316 designated beneficiary is entitled to a refund, subject to any
317 fees or penalties provided by the participation agreement and
318 the Internal Revenue Code.

319 Section 6. The text of s. 1009.986(4)(b), Florida
320 Statutes, as carried forward from chapter 2017-71, Laws of
321 Florida, in this act, expires July 1, 2019, and the text of that
322 paragraph shall revert to that in existence on June 30, 2016,
323 except that any amendments to such text enacted other than by
324 this act shall be preserved and continue to operate to the
325 extent that such amendments are not dependent upon the portions

326 | of text which expire pursuant to this section.

327 | Section 7. In order to implement Specific Appropriations
328 | 199, 200, 203 and 207 of the 2018-2019 General Appropriations
329 | Act, the calculations for the Medicaid Disproportionate Share
330 | Hospital and Hospital Reimbursement programs for the 2018-2019
331 | fiscal year contained in the document titled "Medicaid Hospital
332 | Funding Programs," dated January 25, 2018, and filed with the
333 | Clerk of the House of Representatives, are incorporated by
334 | reference for the purpose of displaying the calculations used by
335 | the Legislature, consistent with the requirements of state law,
336 | in making appropriations for the Medicaid Disproportionate Share
337 | Hospital and Hospital Reimbursement programs. This section
338 | expires July 1, 2019.

339 | Section 8. In order to implement Specific Appropriations
340 | 193 through 212A and 524 of the 2018-2019 General Appropriations
341 | Act, and notwithstanding ss. 216.181 and 216.292, Florida
342 | Statutes, the Agency for Health Care Administration, in
343 | consultation with the Department of Health, may submit a budget
344 | amendment, subject to the notice, review, and objection
345 | procedures of s. 216.177, Florida Statutes, to realign funding
346 | within and between agencies based on implementation of the
347 | Managed Medical Assistance component of the Statewide Medicaid
348 | Managed Care program for the Children's Medical Services program
349 | of the Department of Health. The funding realignment shall
350 | reflect the actual enrollment changes due to the transfer of

351 beneficiaries from fee-for-service to the capitated Children's
 352 Medical Services Network. The Agency for Health Care
 353 Administration may submit a request for nonoperating budget
 354 authority to transfer the federal funds to the Department of
 355 Health pursuant to s. 216.181(12), Florida Statutes. This
 356 section expires July 1, 2019.

357 Section 9. In order to implement Specific Appropriation
 358 242 of the 2018-2019 General Appropriations Act:

359 (1) If during the 2018-2019 fiscal year, the Agency for
 360 Persons with Disabilities ceases to have an allocation algorithm
 361 and methodology adopted by valid rule pursuant to s. 393.0662,
 362 Florida Statutes, the agency shall use the following until it
 363 adopts a new allocation algorithm and methodology:

364 (a) Each client's iBudget in effect as of the date the
 365 agency ceases to have an allocation algorithm and methodology
 366 adopted by valid rule pursuant to s. 393.0662, Florida Statutes,
 367 shall remain at that funding level.

368 (b) The Agency for Persons with Disabilities shall
 369 determine the iBudget for a client newly enrolled in the home
 370 and community-based services waiver program using the same
 371 allocation algorithm and methodology used for the iBudgets
 372 determined between January 1, 2017, and December 31, 2017.

373 (2) After a new allocation algorithm and methodology is
 374 adopted by final rule, a client's new iBudget shall be
 375 determined based on the new allocation algorithm and methodology

376 and shall take effect as of the client's next support plan
 377 update.

378 (3) Funding allocated under subsections (1) and (2) may be
 379 increased pursuant to s. 393.0662(1)(b), Florida Statutes, or as
 380 necessary to comply with federal regulations.

381 (4) This section expires July 1, 2019.

382 Section 10. In order to implement Specific Appropriations
 383 535 through 545 of the 2018-2019 General Appropriations Act,
 384 subsection (18) of section 893.055, Florida Statutes, is amended
 385 to read:

386 893.055 Prescription drug monitoring program.—

387 (18) For the 2018-2019 ~~2017-2018~~ fiscal year only, neither
 388 the Attorney General nor the department may use funds received
 389 as part of a settlement agreement to administer the prescription
 390 drug monitoring program. This subsection expires July 1, 2019
 391 ~~2018~~.

392 Section 11. In order to implement Specific Appropriation
 393 200 of the 2018-2019 General Appropriations Act, subsection (10)
 394 of section 409.911, Florida Statutes, is amended to read:

395 409.911 Disproportionate share program.—Subject to
 396 specific allocations established within the General
 397 Appropriations Act and any limitations established pursuant to
 398 chapter 216, the agency shall distribute, pursuant to this
 399 section, moneys to hospitals providing a disproportionate share
 400 of Medicaid or charity care services by making quarterly

401 Medicaid payments as required. Notwithstanding the provisions of
 402 s. 409.915, counties are exempt from contributing toward the
 403 cost of this special reimbursement for hospitals serving a
 404 disproportionate share of low-income patients.

405 (10) Notwithstanding any provision of this section to the
 406 contrary, for the 2018-2019 ~~2017-2018~~ state fiscal year, the
 407 agency shall distribute moneys to hospitals providing a
 408 disproportionate share of Medicaid or charity care services as
 409 provided in the 2018-2019 ~~2017-2018~~ General Appropriations Act.
 410 This subsection expires July 1, 2019 ~~2018~~.

411 Section 12. In order to implement Specific Appropriation
 412 200 of the 2018-2019 General Appropriations Act, subsection (3)
 413 of section 409.9113, Florida Statutes, is amended to read:

414 409.9113 Disproportionate share program for teaching
 415 hospitals.—In addition to the payments made under s. 409.911,
 416 the agency shall make disproportionate share payments to
 417 teaching hospitals, as defined in s. 408.07, for their increased
 418 costs associated with medical education programs and for
 419 tertiary health care services provided to the indigent. This
 420 system of payments must conform to federal requirements and
 421 distribute funds in each fiscal year for which an appropriation
 422 is made by making quarterly Medicaid payments. Notwithstanding
 423 s. 409.915, counties are exempt from contributing toward the
 424 cost of this special reimbursement for hospitals serving a
 425 disproportionate share of low-income patients. The agency shall

426 distribute the moneys provided in the General Appropriations Act
 427 to statutorily defined teaching hospitals and family practice
 428 teaching hospitals, as defined in s. 395.805, pursuant to this
 429 section. The funds provided for statutorily defined teaching
 430 hospitals shall be distributed as provided in the General
 431 Appropriations Act. The funds provided for family practice
 432 teaching hospitals shall be distributed equally among family
 433 practice teaching hospitals.

434 (3) Notwithstanding any provision of this section to the
 435 contrary, for the 2018-2019 ~~2017-2018~~ state fiscal year, the
 436 agency shall make disproportionate share payments to teaching
 437 hospitals, as defined in s. 408.07, as provided in the 2018-2019
 438 ~~2017-2018~~ General Appropriations Act. This subsection expires
 439 July 1, 2019 ~~2018~~.

440 Section 13. In order to implement Specific Appropriations
 441 193 through 220A of the 2018-2019 General Appropriations Act,
 442 and notwithstanding ss. 216.181 and 216.292, Florida Statutes,
 443 the Agency for Health Care Administration may submit a budget
 444 amendment, subject to the notice, review, and objection
 445 procedures of s. 216.177, Florida Statutes, to realign funding
 446 within the Medicaid program appropriation categories to address
 447 projected surpluses and deficits within the program and to
 448 maximize the use of state trust funds. A single budget amendment
 449 shall be submitted in the last quarter of the 2018-2019 fiscal
 450 year only. This section expires July 1, 2019.

451 Section 14. In order to implement Specific Appropriations
452 200 of the 2018-2019 General Appropriations Act subsection (4)
453 of section 409.9119, Florida Statutes, is amended to read:

454 409.9119 Disproportionate share program for specialty
455 hospitals for children.—In addition to the payments made under
456 s. 409.911, the Agency for Health Care Administration shall
457 develop and implement a system under which disproportionate
458 share payments are made to those hospitals that are separately
459 licensed by the state as specialty hospitals for children, have
460 a federal Centers for Medicare and Medicaid Services
461 certification number in the 3300-3399 range, have Medicaid days
462 that exceed 55 percent of their total days and Medicare days
463 that are less than 5 percent of their total days, and were
464 licensed on January 1, 2013, as specialty hospitals for
465 children. This system of payments must conform to federal
466 requirements and must distribute funds in each fiscal year for
467 which an appropriation is made by making quarterly Medicaid
468 payments. Notwithstanding s. 409.915, counties are exempt from
469 contributing toward the cost of this special reimbursement for
470 hospitals that serve a disproportionate share of low-income
471 patients. The agency may make disproportionate share payments to
472 specialty hospitals for children as provided for in the General
473 Appropriations Act.

474 (4) Notwithstanding any provision of this section to the
475 contrary, for the 2018-2019 ~~2017-2018~~ state fiscal year, for

476 hospitals achieving full compliance under subsection (3), the
 477 agency shall make disproportionate share payments to specialty
 478 hospitals for children as provided in the 2018-2019 ~~2017-2018~~
 479 General Appropriations Act. This subsection expires July 1, 2019
 480 ~~2018~~.

481 Section 15. In order to implement Specific Appropriations
 482 583 through 696 and 711 through 745 of the 2018-2019 General
 483 Appropriations Act, subsection (4) of section 216.262, Florida
 484 Statutes, is amended to read:

485 216.262 Authorized positions.—

486 (4) Notwithstanding the provisions of this chapter
 487 relating to increasing the number of authorized positions, and
 488 for the 2018-2019 ~~2017-2018~~ fiscal year only, if the actual
 489 inmate population of the Department of Corrections exceeds the
 490 inmate population projections of the December 20, ~~February 23,~~
 491 2017, Criminal Justice Estimating Conference by 1 percent for 2
 492 consecutive months or 2 percent for any month, the Executive
 493 Office of the Governor, with the approval of the Legislative
 494 Budget Commission, shall immediately notify the Criminal Justice
 495 Estimating Conference, which shall convene as soon as possible
 496 to revise the estimates. The Department of Corrections may then
 497 submit a budget amendment requesting the establishment of
 498 positions in excess of the number authorized by the Legislature
 499 and additional appropriations from unallocated general revenue
 500 sufficient to provide for essential staff, fixed capital

501 improvements, and other resources to provide classification,
 502 security, food services, health services, and other variable
 503 expenses within the institutions to accommodate the estimated
 504 increase in the inmate population. All actions taken pursuant to
 505 this subsection are subject to review and approval by the
 506 Legislative Budget Commission. This subsection expires July 1,
 507 2019 ~~2018~~.

508 Section 16. In order to implement Specific Appropriations
 509 3127 through 3194 of the 2018-2019 General Appropriations Act,
 510 subsection (2) of section 215.18, Florida Statutes, is amended
 511 to read:

512 215.18 Transfers between funds; limitation.—

513 (2) The Chief Justice of the Supreme Court may receive one
 514 or more trust fund loans to ensure that the state court system
 515 has funds sufficient to meet its appropriations in the 2018-2019
 516 ~~2017-2018~~ General Appropriations Act. If the Chief Justice
 517 accesses the loan, he or she must notify the Governor and the
 518 chairs of the legislative appropriations committees in writing.
 519 The loan must come from other funds in the State Treasury which
 520 are for the time being or otherwise in excess of the amounts
 521 necessary to meet the just requirements of such last-mentioned
 522 funds. The Governor shall order the transfer of funds within 5
 523 days after the written notification from the Chief Justice. If
 524 the Governor does not order the transfer, the Chief Financial
 525 Officer shall transfer the requested funds. The loan of funds

526 | from which any money is temporarily transferred must be repaid
 527 | by the end of the 2018-2019 ~~2017-2018~~ fiscal year. This
 528 | subsection expires July 1, 2019 ~~2018~~.

529 | Section 17. In order to implement Specific Appropriation
 530 | 716 of the 2018-2019 General Appropriations Act, and
 531 | notwithstanding s. 216.292, Florida Statutes, the Department of
 532 | Corrections is authorized to submit budget amendments to
 533 | transfer funds from categories within the department other than
 534 | fixed capital outlay categories into the Inmate Health Services
 535 | category in order to continue the current level of care in the
 536 | provision of health services. Such transfers are subject to the
 537 | notice, review, and objection procedures of s. 216.177, Florida
 538 | Statutes. This section expires July 1, 2019.

539 | Section 18. (1) In order to implement Specific
 540 | Appropriations 1104 through 1115 of the 2018-2019 General
 541 | Appropriations Act, the Department of Juvenile Justice is
 542 | required to review county juvenile detention payments to ensure
 543 | that counties fulfill their financial responsibilities required
 544 | in s. 985.6865, Florida Statutes. If the Department of Juvenile
 545 | Justice determines that a county has not met its obligations,
 546 | the department shall direct the Department of Revenue to deduct
 547 | the amount owed to the Department of Juvenile Justice from the
 548 | funds provided to the county under s. 218.23, Florida Statutes.
 549 | The Department of Revenue shall transfer the funds withheld to
 550 | the Shared County/State Juvenile Detention Trust Fund.

551 (2) As an assurance to holders of bonds issued by counties
552 before July 1, 2018, for which distributions made pursuant to s.
553 218.23, Florida Statutes, are pledged, or bonds issued to refund
554 such bonds which mature no later than the bonds they refunded
555 and which result in a reduction of debt service payable in each
556 fiscal year, the amount available for distribution to a county
557 shall remain as provided by law and continue to be subject to
558 any lien or claim on behalf of the bondholders. The Department
559 of Revenue must ensure, based on information provided by an
560 affected county, that any reduction in amounts distributed
561 pursuant to subsection (1) does not reduce the amount of
562 distribution to a county below the amount necessary for the
563 timely payment of principal and interest when due on the bonds
564 and the amount necessary to comply with any covenant under the
565 bond resolution or other documents relating to the issuance of
566 the bonds. If a reduction to a county's monthly distribution
567 must be decreased in order to comply with this section, the
568 Department of Revenue must notify the Department of Juvenile
569 Justice of the amount of the decrease, and the Department of
570 Juvenile Justice must send a bill for payment of such amount to
571 the affected county.

572 (3) This section expires July 1, 2019.

573 Section 19. In order to implement Specific Appropriations
574 1104 through 1115 of the 2018-2019 General Appropriations Act,
575 the Department of Juvenile Justice may not provide, make, pay,

576 | or deduct, and a nonfiscally constrained county may not apply,
 577 | deduct, or receive any reimbursement or any credit for any
 578 | previous overpayment of juvenile detention care costs related to
 579 | or for any previous state fiscal year, against the juvenile
 580 | detention care costs due from the nonfiscally constrained county
 581 | in the 2018-2019 fiscal year pursuant to s. 985.686, Florida
 582 | Statutes, or any other law. This section expires July 1, 2019.

583 | Section 20. In order to implement Specific Appropriation
 584 | 772 of the 2018-2019 General Appropriations Act, subsection (13)
 585 | of s. 27.5304, Florida Statutes, is amended to read:

586 | 27.5304 Private court-appointed counsel; compensation;
 587 | notice.—

588 | (13) Notwithstanding the limitation set forth in
 589 | subsection (5) and for the 2018-2019 ~~2017-2018~~ fiscal year only,
 590 | the compensation for representation in a criminal proceeding may
 591 | not exceed the following:

592 | (a) For misdemeanors and juveniles represented at the
 593 | trial level: \$1,000.

594 | (b) For noncapital, nonlife felonies represented at the
 595 | trial level: \$15,000.

596 | (c) For life felonies represented at the trial level:
 597 | \$15,000.

598 | (d) For capital cases represented at the trial level:
 599 | \$25,000. For purposes of this paragraph, a "capital case" is any
 600 | offense for which the potential sentence is death and the state

601 has not waived seeking the death penalty.

602 (e) For representation on appeal: \$9,000.

603 (f) This subsection expires July 1, 2019 ~~2018~~.

604 Section 21. In order to implement Specific Appropriation
 605 764 of the 2018-2019 General Appropriations Act, and
 606 notwithstanding section 28.35, Florida Statutes, the clerks of
 607 the circuit court are responsible for any costs of compensation
 608 to jurors, for meals or lodging provided to jurors, and for
 609 jury-related personnel costs that exceed the funding provided in
 610 the General Appropriations Act for these purposes. This section
 611 expires July 1, 2019.

612 Section 22. In order to implement Specific Appropriations
 613 922 through 1046A of the 2018-2019 General Appropriations Act,
 614 paragraph (c) of subsection (19) of section 318.18, Florida
 615 Statutes, is amended to read:

616 318.18 Amount of penalties.—The penalties required for a
 617 noncriminal disposition pursuant to s. 318.14 or a criminal
 618 offense listed in s. 318.17 are as follows:

619 (19) In addition to any penalties imposed, an Article V
 620 assessment of \$10 must be paid for all noncriminal moving and
 621 nonmoving violations under chapters 316, 320, and 322. The
 622 assessment is not revenue for purposes of s. 28.36 and may not
 623 be used in establishing the budget of the clerk of the court
 624 under that section or s. 28.35. Of the funds collected under
 625 this subsection:

626 (c) The sum of \$1.67 shall be deposited in the Indigent
 627 Criminal Defense ~~Public Defenders Revenue~~ Trust Fund for use by
 628 the public defenders.

629 Section 23. The amendment to s. 318.18, Florida Statutes,
 630 expires July 1, 2019, and the text of that paragraph shall
 631 revert to that in existence on June 30, 2018, except that any
 632 amendments to such text enacted other than by this act shall be
 633 preserved and continue to operate to the extent that such
 634 amendments are not dependent upon the portions of text which
 635 expire pursuant to this section.

636 Section 24. In order to implement Specific Appropriations
 637 922 through 1046A of the 2018-2019 General Appropriations Act,
 638 paragraph (b) of subsection (12) of section 817.568, Florida
 639 Statutes, is amended to read:

640 817.568 Criminal use of personal identification
 641 information.—

642 (12) In addition to any sanction imposed when a person
 643 pleads guilty or nolo contendere to, or is found guilty of,
 644 regardless of adjudication, a violation of this section, the
 645 court shall impose a surcharge of \$1,001.

646 (b) The sum of \$250 of the surcharge shall be deposited
 647 into the State Attorneys Revenue Trust Fund for the purpose of
 648 funding prosecutions of offenses relating to the criminal use of
 649 personal identification information. The sum of \$250 of the
 650 surcharge shall be deposited into the Indigent Criminal Defense

651 ~~Public Defenders Revenue~~ Trust Fund for the purposes of indigent
 652 criminal defense related to the criminal use of personal
 653 identification information.

654 Section 25. The amendment to s. 817.568, Florida Statutes,
 655 in this act, expires July 1, 2019, and the text of that
 656 paragraph shall revert to that in existence on June 30, 2018,
 657 except that any amendments to such text enacted other than by
 658 this act shall be preserved and continue to operate to the
 659 extent that such amendments are not dependent upon the portions
 660 of text which expire pursuant to this section.

661 Section 26. In order to implement Specific Appropriations
 662 922 through 1046A of the 2018-2019 General Appropriations Act,
 663 all current balances remaining in, and all revenues of, the
 664 Public Defenders Revenue Trust Fund shall be transferred to the
 665 Indigent Criminal Defense Trust Fund.

666 Section 27. In order to implement appropriations used to
 667 pay existing lease contracts for private lease space in excess
 668 of 2,000 square feet in the 2018-2019 General Appropriations
 669 Act, the Department of Management Services, with the cooperation
 670 of the agencies having the existing lease contracts for office
 671 or storage space, shall use tenant broker services to
 672 renegotiate or reprocure all private lease agreements for office
 673 or storage space expiring between July 1, 2019, and June 30,
 674 2021, in order to reduce costs in future years. The department
 675 shall incorporate this initiative into its 2018 master leasing

676 report required under s. 255.249(7), Florida Statutes, and may
 677 use tenant broker services to explore the possibilities of
 678 collocating office or storage space, to review the space needs
 679 of each agency, and to review the length and terms of potential
 680 renewals or renegotiations. The department shall provide a
 681 report to the Executive Office of the Governor, the President of
 682 the Senate, and the Speaker of the House of Representatives by
 683 November 1, 2018, which lists each lease contract for private
 684 office or storage space, the status of renegotiations, and the
 685 savings achieved. This section expires July 1, 2019.

686 Section 28. In order to implement Specific Appropriations
 687 2758 through 2770 of the 2018-2019 General Appropriations Act,
 688 and notwithstanding rule 60A-1.031, Florida Administrative Code,
 689 the transaction fee collected for use of the online procurement
 690 system, authorized in ss. 287.042(1)(h)1. and 287.057(22)(c),
 691 Florida Statutes, is seven-tenths of 1 percent for the 2018-2019
 692 fiscal year only. This section expires July 1, 2019.

693 Section 29. In order to implement appropriations
 694 authorized in the 2018-2019 General Appropriations Act for data
 695 center services, and notwithstanding s. 216.292(2)(a), Florida
 696 Statutes, an agency may not transfer funds from a data
 697 processing category to a category other than another data
 698 processing category. This section expires July 1, 2019.

699 Section 30. In order to implement the appropriation of
 700 funds in the appropriation category "Data Processing Assessment-

701 Agency for State Technology" in the 2018-2019 General
702 Appropriations Act, and pursuant to the notice, review, and
703 objection procedures of s. 216.177, Florida Statutes, the
704 Executive Office of the Governor may transfer funds appropriated
705 in that category between departments in order to align the
706 budget authority granted based on the estimated billing cycle
707 and methodology used by the Agency for State Technology for data
708 processing services provided. This section expires July 1, 2019.

709 Section 31. In order to implement the appropriation of
710 funds in the appropriation category "Special Categories-Risk
711 Management Insurance" in the 2018-2019 General Appropriations
712 Act, and pursuant to the notice, review, and objection
713 procedures of s. 216.177, Florida Statutes, the Executive Office
714 of the Governor may transfer funds appropriated in that category
715 between departments in order to align the budget authority
716 granted with the premiums paid by each department for risk
717 management insurance. This section expires July 1, 2019.

718 Section 32. In order to implement the appropriation of
719 funds in the appropriation category "Special Categories-Transfer
720 to Department of Management Services-Human Resources Services
721 Purchased per Statewide Contract" in the 2018-2019 General
722 Appropriations Act, and pursuant to the notice, review, and
723 objection procedures of s. 216.177, Florida Statutes, the
724 Executive Office of the Governor may transfer funds appropriated
725 in that category between departments in order to align the

726 budget authority granted with the assessments that must be paid
727 by each agency to the Department of Management Services for
728 human resource management services. This section expires July 1,
729 2019.

730 Section 33. In order to implement Specific Appropriations
731 2332 through 2335 of the 2018-2019 General Appropriations Act:

732 (1) The Department of Financial Services shall replace the
733 four main components of the Florida Accounting Information
734 Resource Subsystem (FLAIR), which include central FLAIR,
735 departmental FLAIR, payroll, and information warehouse, and
736 shall replace the cash management and accounting management
737 components of the Cash Management Subsystem (CMS) with an
738 integrated enterprise system that allows the state to organize,
739 define, and standardize its financial management business
740 processes and that complies with ss. 215.90-215.96, Florida
741 Statutes. The department may not include in the replacement of
742 FLAIR and CMS:

743 (a) Functionality that duplicates any of the other
744 information subsystems of the Florida Financial Management
745 Information System; or

746 (b) Agency business processes related to any of the
747 functions included in the Personnel Information System, the
748 Purchasing Subsystem, or the Legislative Appropriations
749 System/Planning and Budgeting Subsystem.

750 (2) For purposes of replacing FLAIR and CMS, the

751 Department of Financial Services shall:

752 (a) Take into consideration the cost and implementation
 753 data identified for Option 3 as recommended in the March 31,
 754 2014, Florida Department of Financial Services FLAIR Study,
 755 version 031.

756 (b) Ensure that all business requirements and technical
 757 specifications have been provided to all state agencies for
 758 their review and input and approved by the executive steering
 759 committee established in paragraph (c).

760 (c) Implement a project governance structure that includes
 761 an executive steering committee composed of:

762 1. The Chief Financial Officer or the executive sponsor of
 763 the project.

764 2. A representative of the Division of Treasury of the
 765 Department of Financial Services, appointed by the Chief
 766 Financial Officer.

767 3. A representative of the Division of Information Systems
 768 of the Department of Financial Services, appointed by the Chief
 769 Financial Officer.

770 4. Four employees from the Division of Accounting and
 771 Auditing of the Department of Financial Services, appointed by
 772 the Chief Financial Officer. Each employee must have experience
 773 relating to at least one of the four main components that
 774 compose FLAIR.

775 5. Two employees from the Executive Office of the

776 Governor, appointed by the Governor. One employee must have
777 experience relating to the Legislative Appropriations
778 System/Planning and Budgeting Subsystem.

779 6. One employee from the Department of Revenue, appointed
780 by the executive director, who has experience relating to the
781 department's SUNTAX system.

782 7. Two employees from the Department of Management
783 Services, appointed by the Secretary of Management Services. One
784 employee must have experience relating to the department's
785 personnel information subsystem and one employee must have
786 experience relating to the department's purchasing subsystem.

787 8. Three state agency administrative services directors,
788 appointed by the Governor. One director must represent a
789 regulatory and licensing state agency and one director must
790 represent a health care-related state agency.

791 (3) The Chief Financial Officer or the executive sponsor
792 of the project shall serve as chair of the executive steering
793 committee, and the committee shall take action by a vote of at
794 least eight affirmative votes with the Chief Financial Officer
795 or the executive sponsor of the project voting on the prevailing
796 side. A quorum of the executive steering committee consists of
797 at least 10 members.

798 (4) The executive steering committee has the overall
799 responsibility for ensuring that the project to replace FLAIR
800 and CMS meets its primary business objectives and shall:

801 (a) Identify and recommend to the Executive Office of the
 802 Governor, the President of the Senate, and the Speaker of the
 803 House of Representatives any statutory changes needed to
 804 implement the replacement subsystem that will standardize, to
 805 the fullest extent possible, the state's financial management
 806 business processes.

807 (b) Review and approve any changes to the project's scope,
 808 schedule, and budget which do not conflict with the requirements
 809 of subsection (1).

810 (c) Ensure that adequate resources are provided throughout
 811 all phases of the project.

812 (d) Approve all major project deliverables.

813 (e) Approve all solicitation-related documents associated
 814 with the replacement of FLAIR and CMS.

815
 816 This section expires July 1, 2019.

817 Section 34. In order to implement appropriations in the
 818 2018-2019 General Appropriations Act for executive branch and
 819 judicial branch employee travel, the executive branch state
 820 agencies and the judicial branch must collaborate with the
 821 Executive Office of the Governor and the Department of
 822 Management Services to implement the statewide travel management
 823 system funded in Specific Appropriation 2708 in the 2018-2019
 824 General Appropriations Act. For the purpose of complying with s.
 825 112.061, Florida Statutes, all executive branch state agencies

826 and the judicial branch must use the statewide travel management
 827 system. This section expires July 1, 2019.

828 Section 35. In order to implement Specific Appropriations
 829 1591 through 1593 of the 2018-2019 General Appropriations Act,
 830 paragraph (d) of subsection (11) of section 216.181, Florida
 831 Statutes, is amended to read:

832 216.181 Approved budgets for operations and fixed capital
 833 outlay.—

834 (11)

835 (d) Notwithstanding paragraph (b) and paragraph (2) (b),
 836 and for the 2018-2019 ~~2017-2018~~ fiscal year only, the
 837 Legislative Budget Commission may increase the amounts
 838 appropriated to the Fish and Wildlife Conservation Commission or
 839 the Department of Environmental Protection for fixed capital
 840 outlay projects, including additional fixed capital outlay
 841 projects, using funds provided to the state from the Gulf
 842 Environmental Benefit Fund administered by the National Fish and
 843 Wildlife Foundation; funds provided to the state from the Gulf
 844 Coast Restoration Trust Fund related to the Resources and
 845 Ecosystems Sustainability, Tourist Opportunities, and Revived
 846 Economies of the Gulf Coast Act of 2012 (RESTORE Act); or funds
 847 provided by the British Petroleum Corporation (BP) for natural
 848 resource damage assessment restoration projects. Concurrent with
 849 submission of an amendment to the Legislative Budget Commission
 850 pursuant to this paragraph, any project that carries a

851 continuing commitment for future appropriations by the
 852 Legislature must be specifically identified, together with the
 853 projected amount of the future commitment associated with the
 854 project and the fiscal years in which the commitment is expected
 855 to commence. This paragraph expires July 1, 2019 ~~2018~~.

856
 857 The provisions of this subsection are subject to the notice and
 858 objection procedures set forth in s. 216.177.

859 Section 36. In order to implement specific appropriations
 860 from the land acquisition trust funds within the Department of
 861 Agriculture and Consumer Services, the Department of
 862 Environmental Protection, the Department of State, and the Fish
 863 and Wildlife Conservation Commission, which are contained in the
 864 2018-2019 General Appropriations Act, subsection (3) of section
 865 215.18, Florida Statutes, is amended to read:

866 215.18 Transfers between funds; limitation.—

867 (3) Notwithstanding subsection (1) and only with respect
 868 to a land acquisition trust fund in the Department of
 869 Agriculture and Consumer Services, the Department of
 870 Environmental Protection, the Department of State, or the Fish
 871 and Wildlife Conservation Commission, whenever there is a
 872 deficiency in a land acquisition trust fund which would render
 873 that trust fund temporarily insufficient to meet its just
 874 requirements, including the timely payment of appropriations
 875 from that trust fund, and other trust funds in the State

876 Treasury have moneys that are for the time being or otherwise in
 877 excess of the amounts necessary to meet the just requirements,
 878 including appropriated obligations, of those other trust funds,
 879 the Governor may order a temporary transfer of moneys from one
 880 or more of the other trust funds to a land acquisition trust
 881 fund in the Department of Agriculture and Consumer Services, the
 882 Department of Environmental Protection, the Department of State,
 883 or the Fish and Wildlife Conservation Commission. Any action
 884 proposed pursuant to this subsection is subject to the notice,
 885 review, and objection procedures of s. 216.177, and the Governor
 886 shall provide notice of such action at least 7 days before the
 887 effective date of the transfer of trust funds, except that
 888 during July 2018 ~~2017~~, notice of such action shall be provided
 889 at least 3 days before the effective date of a transfer unless
 890 such 3-day notice is waived by the chair and vice-chair of the
 891 Legislative Budget Commission. Any transfer of trust funds to a
 892 land acquisition trust fund in the Department of Agriculture and
 893 Consumer Services, the Department of Environmental Protection,
 894 the Department of State, or the Fish and Wildlife Conservation
 895 Commission must be repaid to the trust funds from which the
 896 moneys were loaned by the end of the 2018-2019 ~~2017-2018~~ fiscal
 897 year. The Legislature has determined that the repayment of the
 898 other trust fund moneys temporarily loaned to a land acquisition
 899 trust fund in the Department of Agriculture and Consumer
 900 Services, the Department of Environmental Protection, the

901 Department of State, or the Fish and Wildlife Conservation
 902 Commission pursuant to this subsection is an allowable use of
 903 the moneys in a land acquisition trust fund because the moneys
 904 from other trust funds temporarily loaned to a land acquisition
 905 trust fund shall be expended solely and exclusively in
 906 accordance with s. 28, Art. X of the State Constitution. This
 907 subsection expires July 1, 2019 ~~2018~~.

908 Section 37. (1) In order to implement specific
 909 appropriations from the land acquisition trust funds within the
 910 Department of Agriculture and Consumer Services, the Department
 911 of Environmental Protection, the Department of State, and the
 912 Fish and Wildlife Conservation Commission, which are contained
 913 in the 2018-2019 General Appropriations Act, the Department of
 914 Environmental Protection shall transfer revenues from the Land
 915 Acquisition Trust Fund within the department to the land
 916 acquisition trust funds within the Department of Agriculture and
 917 Consumer Services, the Department of State, and the Fish and
 918 Wildlife Conservation Commission, as provided in this section.
 919 As used in this section, the term "department" means the
 920 Department of Environmental Protection.

921 (2) After subtracting any required debt service payments,
 922 the proportionate share of revenues to be transferred to each
 923 land acquisition trust fund shall be calculated by dividing the
 924 appropriations from each of the land acquisition trust funds for
 925 the fiscal year by the total appropriations from the Land

926 Acquisition Trust Fund within the department and the land
 927 acquisition trust funds within the Department of Agriculture and
 928 Consumer Services, the Department of State, and the Fish and
 929 Wildlife Commission for the fiscal year. The department shall
 930 transfer the proportionate share of the revenues in the Land
 931 Acquisition Trust Fund within the department on a monthly basis
 932 to the appropriate land acquisition trust funds within the
 933 Department of Agriculture and Consumer Services, the Department
 934 of State, and the Fish and Wildlife Commission and shall retain
 935 its proportionate share of the revenues in the Land Acquisition
 936 Trust Fund within the department. Total distributions to a land
 937 acquisition trust fund within the Department of Agriculture and
 938 Consumer Services, the Department of State, and the Fish and
 939 Wildlife Commission may not exceed the total appropriations from
 940 such trust fund for the fiscal year.

941 (3) In addition, the department shall transfer from the
 942 Land Acquisition Trust Fund to land acquisition trust funds
 943 within the Department of Agriculture and Consumer Services, the
 944 Department of State, and the Fish and Wildlife Conservation
 945 Commission amounts equal to the difference between the amounts
 946 appropriated in chapter 2017-70, Laws of Florida, to the
 947 department's Land Acquisition Trust Fund and the other land
 948 acquisition trust funds, and the amounts actually transferred
 949 between those trust funds during the 2018-2019 fiscal year.

950 (4) The department may advance funds from the beginning

951 unobligated fund balance in the Land Acquisition Trust Fund to
 952 the Land Acquisition Trust Fund within the Fish and Wildlife
 953 Conservation Commission needed for cash flow purposes based on a
 954 detailed expenditure plan. The department shall prorate amounts
 955 transferred quarterly to the Fish and Wildlife Conservation
 956 Commission to recoup the amount of funds advanced by June 30,
 957 2019.

958 (5) This section expires July 1, 2019.

959 Section 38. In order to implement Specific Appropriations
 960 from the Land Acquisition Trust Fund within the Department of
 961 Environmental Protection, paragraph (b) of subsection (3) of
 962 section 375.041, Florida Statutes, is amended to read:

963 375.041 Land Acquisition Trust Fund.—

964 (3) Funds distributed into the Land Acquisition Trust Fund
 965 pursuant to s. 201.15 shall be applied:

966 (b) Of the funds remaining after the payments required
 967 under paragraph (a), but before funds may be appropriated,
 968 pledged, or dedicated for other uses:

969 1. A minimum of the lesser of 25 percent or \$200 million
 970 shall be appropriated annually for Everglades projects that
 971 implement the Comprehensive Everglades Restoration Plan as set
 972 forth in s. 373.470, including the Central Everglades Planning
 973 Project subject to Congressional authorization; the Long-Term
 974 Plan as defined in s. 373.4592(2); and the Northern Everglades
 975 and Estuaries Protection Program as set forth in s. 373.4595.

976 From these funds, \$32 million shall be distributed each fiscal
 977 year through the 2023-2024 fiscal year to the South Florida
 978 Water Management District for the Long-Term Plan as defined in
 979 s. 373.4592(2). After deducting the \$32 million distributed
 980 under this subparagraph, from the funds remaining, a minimum of
 981 the lesser of 76.5 percent or \$100 million shall be appropriated
 982 each fiscal year through the 2025-2026 fiscal year for the
 983 planning, design, engineering, and construction of the
 984 Comprehensive Everglades Restoration Plan as set forth in s.
 985 373.470, including the Central Everglades Planning Project, the
 986 Everglades Agricultural Area Storage Reservoir Project, the Lake
 987 Okeechobee Watershed Project, the C-43 West Basin Storage
 988 Reservoir Project, the Indian River Lagoon-South Project, the
 989 Western Everglades Restoration Project, and the Picayune Strand
 990 Restoration Project. The Department of Environmental Protection
 991 and the South Florida Water Management District shall give
 992 preference to those Everglades restoration projects that reduce
 993 harmful discharges of water from Lake Okeechobee to the St.
 994 Lucie or Caloosahatchee estuaries in a timely manner. For the
 995 purpose of performing the calculation provided in this
 996 subparagraph, the amount of debt service paid pursuant to
 997 paragraph (a) for bonds issued after July 1, 2016, for the
 998 purposes set forth under paragraph (b) shall be added to the
 999 amount remaining after the payments required under paragraph
 1000 (a). The amount of the distribution calculated shall then be

1001 reduced by an amount equal to the debt service paid pursuant to
 1002 paragraph (a) on bonds issued after July 1, 2016, for the
 1003 purposes set forth under this subparagraph.

1004 2. A minimum of the lesser of 7.6 percent or \$50 million
 1005 shall be appropriated annually for spring restoration,
 1006 protection, and management projects. For the purpose of
 1007 performing the calculation provided in this subparagraph, the
 1008 amount of debt service paid pursuant to paragraph (a) for bonds
 1009 issued after July 1, 2016, for the purposes set forth under
 1010 paragraph (b) shall be added to the amount remaining after the
 1011 payments required under paragraph (a). The amount of the
 1012 distribution calculated shall then be reduced by an amount equal
 1013 to the debt service paid pursuant to paragraph (a) on bonds
 1014 issued after July 1, 2016, for the purposes set forth under this
 1015 subparagraph.

1016 3. The sum of \$5 million shall be appropriated annually
 1017 each fiscal year through the 2025-2026 fiscal year to the St.
 1018 Johns River Water Management District for projects dedicated to
 1019 the restoration of Lake Apopka. This distribution shall be
 1020 reduced by an amount equal to the debt service paid pursuant to
 1021 paragraph (a) on bonds issued after July 1, 2016, for the
 1022 purposes set forth in this subparagraph.

1023 4. The sum of \$64 million is appropriated and shall be
 1024 transferred to the Everglades Trust Fund for the 2018-2019
 1025 fiscal year, and each fiscal year thereafter, for the EAA

1026 reservoir project pursuant to s. 373.4598. Any funds remaining
 1027 in any fiscal year shall be made available only for Phase II of
 1028 the C-51 reservoir project or projects identified in
 1029 subparagraph 1. and must be used in accordance with laws
 1030 relating to such projects. Any funds made available for such
 1031 purposes in a fiscal year are in addition to the amount
 1032 appropriated under subparagraph 1. This distribution shall be
 1033 reduced by an amount equal to the debt service paid pursuant to
 1034 paragraph (a) on bonds issued after July 1, 2017, for the
 1035 purposes set forth in this subparagraph.

1036 5. Notwithstanding subparagraph 3., for the 2018-2019
 1037 ~~2017-2018~~ fiscal year, funds shall be appropriated as provided
 1038 in the General Appropriations Act. This subparagraph expires
 1039 July 1, 2019 ~~2018~~.

1040 Section 39. In order to implement Specific Appropriation
 1041 1581 of the 2018-2019 General Appropriations Act, paragraph (a)
 1042 of subsection (6) of section 373.470, Florida Statutes, is
 1043 reenacted to read:

1044 373.470 Everglades restoration.—

1045 (6) DISTRIBUTIONS FROM SAVE OUR EVERGLADES TRUST FUND.—

1046 (a) Except as provided in paragraphs (d) and (e) and for
 1047 funds appropriated for debt service, the department shall
 1048 distribute funds in the Save Our Everglades Trust Fund to the
 1049 district in accordance with a legislative appropriation and s.
 1050 373.026(8) (b). Distribution of funds to the district from the

1051 Save Our Everglades Trust Fund or the Land Acquisition Trust
 1052 Fund shall be equally matched by the cumulative contributions
 1053 from the district by fiscal year 2019-2020 by providing funding
 1054 or credits toward project components. The dollar value of in-
 1055 kind project design and construction work by the district in
 1056 furtherance of the comprehensive plan and existing interest in
 1057 public lands needed for a project component are credits towards
 1058 the district's contributions.

1059 Section 40. The text of s. 373.470(6)(a), Florida
 1060 Statutes, as carried forward from chapter 2017-71, Laws of
 1061 Florida, in this act, expires July 1, 2019, and the text of that
 1062 paragraph shall revert to that in existence on June 30, 2017,
 1063 except that any amendments to such text enacted other than by
 1064 this act shall be preserved and continue to operate to the
 1065 extent that such amendments are not dependent upon the portions
 1066 of text which expire pursuant to this section.

1067 Section 41. In order to implement Specific Appropriation
 1068 1719 of the 2018-2019 General Appropriations Act, paragraph (e)
 1069 of subsection (11) of section 216.181, Florida Statutes, is
 1070 amended to read:

1071 216.181 Approved budgets for operations and fixed capital
 1072 outlay.—

1073 (11)

1074 (e) Notwithstanding paragraph (b) and paragraph (2)(b),
 1075 and for the 2018-2019 ~~2017-2018~~ fiscal year only, the

1076 Legislative Budget Commission may increase the amounts
 1077 appropriated to the Department of Environmental Protection for
 1078 fixed capital outlay projects using funds provided to the state
 1079 from the environmental mitigation trust administered by a
 1080 trustee designated by the United States District Court for the
 1081 Northern District of California for eligible mitigation actions
 1082 and mitigation action expenditures described in the partial
 1083 consent decree entered into between the United States of America
 1084 and Volkswagen relating to violations of the Clean Air Act.
 1085 Concurrent with submission of an amendment to the Legislative
 1086 Budget Commission pursuant to this paragraph, any project that
 1087 carries a continuing commitment for future appropriations by the
 1088 Legislature must be specifically identified, together with the
 1089 projected amount of the future commitment associated with the
 1090 project and the fiscal years in which the commitment is expected
 1091 to commence. This paragraph expires July 1, 2019 ~~2018~~.

1092
 1093 The provisions of this subsection are subject to the notice and
 1094 objection procedures set forth in s. 216.177.

1095 Section 42. In order to implement Specific Appropriation
 1096 1549 of the 2018-2019 General Appropriations Act, paragraph (m)
 1097 of subsection (3) of section 259.105, Florida Statutes, is
 1098 amended to read:

1099 259.105 The Florida Forever Act.—

1100 (3) Less the costs of issuing and the costs of funding

1101 reserve accounts and other costs associated with bonds, the
 1102 proceeds of cash payments or bonds issued pursuant to this
 1103 section shall be deposited into the Florida Forever Trust Fund
 1104 created by s. 259.1051. The proceeds shall be distributed by the
 1105 Department of Environmental Protection in the following manner:

1106 (m) Notwithstanding paragraphs (a)-(j) and for the 2018-
 1107 2019 ~~2016-2017~~ fiscal year only, ~~÷~~

1108 1. the amount of \$8,000,000 ~~\$15,156,206~~ to only the
 1109 Division of State Lands within the Department of Environmental
 1110 Protection for the Board of Trustees Florida Forever Priority
 1111 List land acquisition projects.

1112 ~~2. Thirty-five million dollars to the Department of~~
 1113 ~~Agriculture and Consumer Services for the acquisition of~~
 1114 ~~agricultural lands through perpetual conservation easements and~~
 1115 ~~other perpetual less than fee techniques, which will achieve the~~
 1116 ~~objectives of Florida Forever and s. 570.71.~~

1117 ~~3.a. Notwithstanding any allocation required pursuant to~~
 1118 ~~paragraph (c), \$10 million shall be allocated to the Florida~~
 1119 ~~Communities Trust for projects acquiring conservation or~~
 1120 ~~recreation lands to enhance recreational opportunities for~~
 1121 ~~individuals with unique abilities.~~

1122 ~~b. The Department of Environmental Protection may waive~~
 1123 ~~the local government matching fund requirement of paragraph (c)~~
 1124 ~~for projects acquiring conservation or recreation lands to~~
 1125 ~~enhance recreational opportunities for individuals with unique~~

1126 | ~~abilities.~~

1127 | ~~e. Notwithstanding sub-subparagraphs a. and b., any funds~~
 1128 | ~~required to be used to acquire conservation or recreation lands~~
 1129 | ~~to enhance recreational opportunities for individuals with~~
 1130 | ~~unique abilities which have not been awarded for those purposes~~
 1131 | ~~by May 1, 2017, may be awarded to redevelop or renew outdoor~~
 1132 | ~~recreational facilities on public lands, including recreational~~
 1133 | ~~trails, parks, and urban open spaces, together with improvements~~
 1134 | ~~required to enhance recreational enjoyment and public access to~~
 1135 | ~~public lands, if such redevelopment and renewal is primarily~~
 1136 | ~~geared toward enhancing recreational opportunities for~~
 1137 | ~~individuals with unique abilities. The department may waive the~~
 1138 | ~~local matching requirement of paragraph (c) for such~~
 1139 | ~~redevelopment and renewal projects.~~

1140 |
 1141 | This paragraph expires July 1, 2019 ~~2017~~.

1142 | Section 43. In order to implement Specific Appropriation
 1143 | 2225 and 2226 of the 2018-2019 General Appropriations Act,
 1144 | subsection (3) is added to section 420.9079, Florida Statutes,
 1145 | to read:

1146 | 420.9079 Local Government Housing Trust Fund.—

1147 | (3) For the 2018-2019 fiscal year, funds may be used as
 1148 | provided in the General Appropriations Act. This subsection
 1149 | expires July 1, 2019.

1150 | Section 44. In order to implement Specific Appropriation

1151 2225 of the 2018-2019 General Appropriations Act, section
 1152 420.0005, Florida Statutes, is amended to read:
 1153 420.0005 State Housing Trust Fund; State Housing Fund.—
 1154 (1) There is established in the State Treasury a separate
 1155 trust fund to be named the "State Housing Trust Fund." There
 1156 shall be deposited in the fund all moneys appropriated by the
 1157 Legislature, or moneys received from any other source, for the
 1158 purpose of this chapter, and all proceeds derived from the use
 1159 of such moneys. The fund shall be administered by the Florida
 1160 Housing Finance Corporation on behalf of the department, as
 1161 specified in this chapter. Money deposited to the fund and
 1162 appropriated by the Legislature must, notwithstanding the
 1163 provisions of chapter 216 or s. 420.504(3), be transferred
 1164 quarterly in advance, to the extent available, or, if not so
 1165 available, as soon as received into the State Housing Trust
 1166 Fund, and subject to the provisions of s. 420.5092(6)(a) and (b)
 1167 by the Chief Financial Officer to the corporation upon
 1168 certification by the executive director of the Department of
 1169 Economic Opportunity that the corporation is in compliance with
 1170 the requirements of s. 420.0006. The certification made by the
 1171 executive director shall also include the split of funds among
 1172 programs administered by the corporation and the department as
 1173 specified in chapter 92-317, Laws of Florida, as amended. Moneys
 1174 advanced by the Chief Financial Officer must be deposited by the
 1175 corporation into a separate fund established with a qualified

1176 public depository meeting the requirements of chapter 280 to be
 1177 named the "State Housing Fund" and used for the purposes of this
 1178 chapter. Administrative and personnel costs incurred in
 1179 implementing this chapter may be paid from the State Housing
 1180 Fund, but such costs may not exceed 5 percent of the moneys
 1181 deposited into such fund. To the State Housing Fund shall be
 1182 credited all loan repayments, penalties, and other fees and
 1183 charges accruing to such fund under this chapter. It is the
 1184 intent of this chapter that all loan repayments, penalties, and
 1185 other fees and charges collected be credited in full to the
 1186 program account from which the loan originated. Moneys in the
 1187 State Housing Fund which are not currently needed for the
 1188 purposes of this chapter shall be invested in such manner as is
 1189 provided for by statute. The interest received on any such
 1190 investment shall be credited to the State Housing Fund.

1191 (2) For the 2018-2019 fiscal year, funds may be used as
 1192 provided in the General Appropriations Act. This subsection
 1193 expires July 1, 2019.

1194 Section 45. In order to implement Specific Appropriation
 1195 2225 and 2226 of the 2018-2019 General Appropriations Act:

1196 (1) The Hurricane Housing Recovery Program is created to
 1197 provide funds to local governments for affordable housing
 1198 recovery efforts, similar to the State Housing Initiatives
 1199 Partnership program as described in ss. 420.907-9079, Florida
 1200 Statutes. Notwithstanding ss. 420.9072 and 420.9073, Florida

1201 Statutes, the Florida Housing Finance Corporation shall
 1202 administer the program and allocate resources to local
 1203 governments according to a need-based formula that reflects
 1204 housing damage estimates and population impacts resulting from
 1205 the 2017 hurricanes. Eligible local governments must submit a
 1206 strategy outlining proposed recovery actions, income levels and
 1207 number of residential units to be served, and funding requests.
 1208 Program funds shall be used to serve households with incomes up
 1209 to 120 percent of area median income, except that at least 30
 1210 percent of program funds should be reserved for households with
 1211 incomes up to 50 percent of area median income and an additional
 1212 30 percent of program funds reserved for households with incomes
 1213 up to 80 percent of area median income. Program funds shall be
 1214 allocated as follows:
 1215 (a) At least 65 percent of funds allocated shall be used
 1216 for homeownership.
 1217 (b) Up to 15 percent of the allocation may be used for
 1218 administrative expenses to ensure expeditious use of funds.
 1219 (c) Up to one-quarter of 1 percent may be used by the
 1220 Florida Housing Finance Corporation for compliance monitoring.
 1221 (2) Each participating local government shall submit a
 1222 report of its use of funds from the Hurricane Housing Recovery
 1223 Program and accomplishments through June 30, 2019 to the Florida
 1224 Housing Finance Corporation. The corporation shall compile such
 1225 reports and submit them to the Speaker of the House of

1226 Representatives and the President of the Senate.

1227 (3) The Rental Recovery Loan Program is created to provide

1228 funds to build additional rental housing due to impacts to the

1229 affordable housing stock and changes to population resulting

1230 from the 2017 hurricanes. The program is intended to allow the

1231 state to leverage additional federal rental financing similar to

1232 the State Apartment Incentive Loan Program as described in s.

1233 420.5087, Florida Statutes.

1234 (4) Florida Housing Finance Corporation may adopt

1235 emergency rules pursuant to s. 120.54, Florida Statutes. The

1236 Legislature finds that emergency rules adopted pursuant to this

1237 section meet the health, safety, and welfare requirement of s.

1238 120.54(4), Florida Statutes. The Legislature finds that such

1239 emergency rulemaking is necessary to preserve the rights and

1240 welfare of the people and to provide additional funds to assist

1241 those areas of the state that sustained impacts to available

1242 affordable housing stock due to recent hurricanes. Therefore, in

1243 adopting such emergency rules, the corporation need not make the

1244 findings required by s. 120.54(4) (a), Florida Statutes.

1245 Emergency rules adopted under this section are exempt from s.

1246 120.54(4) (c), Florida Statutes.

1247 (5) This section expires July 1, 2019.

1248 Section 46. In order to implement Specific Appropriation

1249 2600 of the 2018-2019 General Appropriations Act, paragraph (b)

1250 of subsection (3) of section 321.04, Florida Statutes, is

1251 amended to read:

1252 321.04 Personnel of the highway patrol; rank
 1253 classifications; probationary status of new patrol officers;
 1254 subsistence; special assignments.-

1255 (3)

1256 (b) For the 2018-2019 ~~2017-2018~~ fiscal year only, the
 1257 patrol officer shall be assigned to the Lieutenant Governor.
 1258 This paragraph expires July 1, 2019 ~~2018~~.

1259 Section 47. In order to implement the salaries and
 1260 benefits, expenses, other personal services, contracted
 1261 services, special categories, and operating capital outlay
 1262 categories of the 2018-2019 General Appropriations Act,
 1263 paragraph (a) of subsection (2) of section 216.292, Florida
 1264 Statutes, is amended to read:

1265 216.292 Appropriations nontransferable; exceptions.-

1266 (2) The following transfers are authorized to be made by
 1267 the head of each department or the Chief Justice of the Supreme
 1268 Court whenever it is deemed necessary by reason of changed
 1269 conditions:

1270 (a) The transfer of appropriations funded from identical
 1271 funding sources, except appropriations for fixed capital outlay,
 1272 and the transfer of amounts included within the total original
 1273 approved budget and plans of releases of appropriations as
 1274 furnished pursuant to ss. 216.181 and 216.192, as follows:

1275 1. Between categories of appropriations within a budget

1276 entity, if no category of appropriation is increased or
 1277 decreased by more than 5 percent of the original approved budget
 1278 or \$250,000, whichever is greater, by all action taken under
 1279 this subsection.

1280 2. Between budget entities within identical categories of
 1281 appropriations, if no category of appropriation is increased or
 1282 decreased by more than 5 percent of the original approved budget
 1283 or \$250,000, whichever is greater, by all action taken under
 1284 this subsection.

1285 3. Any agency exceeding salary rate established pursuant
 1286 to s. 216.181(8) on June 30th of any fiscal year shall not be
 1287 authorized to make transfers pursuant to subparagraphs 1. and 2.
 1288 in the subsequent fiscal year.

1289 4. Notice of proposed transfers under subparagraphs 1. and
 1290 2. shall be provided to the Executive Office of the Governor and
 1291 the chairs of the legislative appropriations committees at least
 1292 3 days prior to agency implementation in order to provide an
 1293 opportunity for review. The review shall be limited to ensuring
 1294 that the transfer is in compliance with the requirements of this
 1295 paragraph.

1296 5. For the 2018-2019 ~~2017-2018~~ fiscal year, the review
 1297 shall ensure that transfers proposed pursuant to this paragraph
 1298 comply with this chapter, maximize the use of available and
 1299 appropriate trust funds, and are not contrary to legislative
 1300 policy and intent. This subparagraph expires July 1, 2019 ~~2018~~.

1301 Section 48. In order to implement the appropriation of
 1302 funds in the special categories, contracted services, and
 1303 expenses categories of the 2018-2019 General Appropriations Act,
 1304 a state agency may not initiate a competitive solicitation for a
 1305 product or service if the completion of such competitive
 1306 solicitation would:

- 1307 (1) Require a change in law; or
- 1308 (2) Require a change to the agency's budget other than a
 1309 transfer authorized in s. 216.292(2) or (3), Florida Statutes,
 1310 unless the initiation of such competitive solicitation is
 1311 specifically authorized in law, in the General Appropriations
 1312 Act, or by the Legislative Budget Commission.

1313

1314 This section does not apply to a competitive solicitation for
 1315 which the agency head certifies that a valid emergency exists.
 1316 This section expires July 1, 2019.

1317 Section 49. In order to implement appropriations for
 1318 salaries and benefits in the 2018-2019 General Appropriations
 1319 Act, subsection (6) of section 112.24, Florida Statutes, is
 1320 amended to read:

1321 112.24 Intergovernmental interchange of public employees.—
 1322 To encourage economical and effective utilization of public
 1323 employees in this state, the temporary assignment of employees
 1324 among agencies of government, both state and local, and
 1325 including school districts and public institutions of higher

1326 education is authorized under terms and conditions set forth in
 1327 this section. State agencies, municipalities, and political
 1328 subdivisions are authorized to enter into employee interchange
 1329 agreements with other state agencies, the Federal Government,
 1330 another state, a municipality, or a political subdivision
 1331 including a school district, or with a public institution of
 1332 higher education. State agencies are also authorized to enter
 1333 into employee interchange agreements with private institutions
 1334 of higher education and other nonprofit organizations under the
 1335 terms and conditions provided in this section. In addition, the
 1336 Governor or the Governor and Cabinet may enter into employee
 1337 interchange agreements with a state agency, the Federal
 1338 Government, another state, a municipality, or a political
 1339 subdivision including a school district, or with a public
 1340 institution of higher learning to fill, subject to the
 1341 requirements of chapter 20, appointive offices which are within
 1342 the executive branch of government and which are filled by
 1343 appointment by the Governor or the Governor and Cabinet. Under
 1344 no circumstances shall employee interchange agreements be
 1345 utilized for the purpose of assigning individuals to participate
 1346 in political campaigns. Duties and responsibilities of
 1347 interchange employees shall be limited to the mission and goals
 1348 of the agencies of government.

1349 (6) For the 2018-2019 ~~2017-2018~~ fiscal year only, the
 1350 assignment of an employee of a state agency as provided in this

1351 section may be made if recommended by the Governor or Chief
 1352 Justice, as appropriate, and approved by the chairs of the
 1353 legislative appropriations committees. Such actions shall be
 1354 deemed approved if neither chair provides written notice of
 1355 objection within 14 days after receiving notice of the action
 1356 pursuant to s. 216.177. This subsection expires July 1, 2019
 1357 ~~2018~~.

1358 Section 50. In order to implement Specific Appropriations
 1359 2670 and 2671 of the 2018-2019 General Appropriations Act, and
 1360 notwithstanding s. 11.13(1), Florida Statutes, the authorized
 1361 salaries for members of the Legislature for the 2018-2019 fiscal
 1362 year shall be set at the same level in effect on July 1, 2010.
 1363 This section expires July 1, 2019.

1364 Section 51. In order to implement the transfer of funds to
 1365 the General Revenue Fund from trust funds for the 2018-2019
 1366 General Appropriations Act, and notwithstanding the expiration
 1367 date contained in section 56 of chapter 2017-70, Laws of
 1368 Florida, paragraph (b) of subsection (2) of section 215.32,
 1369 Florida Statutes, is reenacted to read:

1370 215.32 State funds; segregation.—

1371 (2) The source and use of each of these funds shall be as
 1372 follows:

1373 (b)1. The trust funds shall consist of moneys received by
 1374 the state which under law or under trust agreement are
 1375 segregated for a purpose authorized by law. The state agency or

1376 | branch of state government receiving or collecting such moneys
 1377 | is responsible for their proper expenditure as provided by law.
 1378 | Upon the request of the state agency or branch of state
 1379 | government responsible for the administration of the trust fund,
 1380 | the Chief Financial Officer may establish accounts within the
 1381 | trust fund at a level considered necessary for proper
 1382 | accountability. Once an account is established, the Chief
 1383 | Financial Officer may authorize payment from that account only
 1384 | upon determining that there is sufficient cash and releases at
 1385 | the level of the account.

1386 | 2. In addition to other trust funds created by law, to the
 1387 | extent possible, each agency shall use the following trust funds
 1388 | as described in this subparagraph for day-to-day operations:

1389 | a. Operations or operating trust fund, for use as a
 1390 | depository for funds to be used for program operations funded by
 1391 | program revenues, with the exception of administrative
 1392 | activities when the operations or operating trust fund is a
 1393 | proprietary fund.

1394 | b. Operations and maintenance trust fund, for use as a
 1395 | depository for client services funded by third-party payors.

1396 | c. Administrative trust fund, for use as a depository for
 1397 | funds to be used for management activities that are departmental
 1398 | in nature and funded by indirect cost earnings and assessments
 1399 | against trust funds. Proprietary funds are excluded from the
 1400 | requirement of using an administrative trust fund.

1401 d. Grants and donations trust fund, for use as a
 1402 depository for funds to be used for allowable grant or donor
 1403 agreement activities funded by restricted contractual revenue
 1404 from private and public nonfederal sources.

1405 e. Agency working capital trust fund, for use as a
 1406 depository for funds to be used pursuant to s. 216.272.

1407 f. Clearing funds trust fund, for use as a depository for
 1408 funds to account for collections pending distribution to lawful
 1409 recipients.

1410 g. Federal grant trust fund, for use as a depository for
 1411 funds to be used for allowable grant activities funded by
 1412 restricted program revenues from federal sources.

1413
 1414 To the extent possible, each agency must adjust its internal
 1415 accounting to use existing trust funds consistent with the
 1416 requirements of this subparagraph. If an agency does not have
 1417 trust funds listed in this subparagraph and cannot make such
 1418 adjustment, the agency must recommend the creation of the
 1419 necessary trust funds to the Legislature no later than the next
 1420 scheduled review of the agency's trust funds pursuant to s.
 1421 215.3206.

1422 3. All such moneys are hereby appropriated to be expended
 1423 in accordance with the law or trust agreement under which they
 1424 were received, subject always to the provisions of chapter 216
 1425 relating to the appropriation of funds and to the applicable

1426 laws relating to the deposit or expenditure of moneys in the
 1427 State Treasury.

1428 4.a. Notwithstanding any provision of law restricting the
 1429 use of trust funds to specific purposes, unappropriated cash
 1430 balances from selected trust funds may be authorized by the
 1431 Legislature for transfer to the Budget Stabilization Fund and
 1432 General Revenue Fund in the General Appropriations Act.

1433 b. This subparagraph does not apply to trust funds
 1434 required by federal programs or mandates; trust funds
 1435 established for bond covenants, indentures, or resolutions whose
 1436 revenues are legally pledged by the state or public body to meet
 1437 debt service or other financial requirements of any debt
 1438 obligations of the state or any public body; the Division of
 1439 Licensing Trust Fund in the Department of Agriculture and
 1440 Consumer Services; the State Transportation Trust Fund; the
 1441 trust fund containing the net annual proceeds from the Florida
 1442 Education Lotteries; the Florida Retirement System Trust Fund;
 1443 trust funds under the management of the State Board of Education
 1444 or the Board of Governors of the State University System, where
 1445 such trust funds are for auxiliary enterprises, self-insurance,
 1446 and contracts, grants, and donations, as those terms are defined
 1447 by general law; trust funds that serve as clearing funds or
 1448 accounts for the Chief Financial Officer or state agencies;
 1449 trust funds that account for assets held by the state in a
 1450 trustee capacity as an agent or fiduciary for individuals,

1451 private organizations, or other governmental units; and other
 1452 trust funds authorized by the State Constitution.

1453 Section 52. The amendment to s. 215.32(2)(b), Florida
 1454 Statutes, as carried forward by this act from chapter 2011-47,
 1455 Laws of Florida, expires July 1, 2019, and the text of that
 1456 paragraph shall revert to that in existence on June 30, 2011,
 1457 except that any amendments to such text enacted other than by
 1458 this act shall be preserved and continue to operate to the
 1459 extent that such amendments are not dependent upon the portions
 1460 of text which expire pursuant to this section.

1461 Section 53. In order to implement appropriations in the
 1462 2018-2019 General Appropriations Act for state employee travel,
 1463 the funds appropriated to each state agency which may be used
 1464 for travel by state employees are limited during the 2018-2019
 1465 fiscal year to travel for activities that are critical to each
 1466 state agency's mission. Funds may not be used for travel by
 1467 state employees to foreign countries, other states, conferences,
 1468 staff training activities, or other administrative functions
 1469 unless the agency head has approved, in writing, that such
 1470 activities are critical to the agency's mission. The agency head
 1471 shall consider using teleconferencing and other forms of
 1472 electronic communication to meet the needs of the proposed
 1473 activity before approving mission-critical travel. This section
 1474 does not apply to travel for law enforcement purposes, military
 1475 purposes, emergency management activities, or public health

1476 activities. This section expires July 1, 2019.

1477 Section 54. In order to implement appropriations in the
 1478 2018-2019 General Appropriations Act for state employee travel
 1479 and notwithstanding s. 112.061, Florida Statutes, costs for
 1480 lodging associated with a meeting, conference, or convention
 1481 organized or sponsored in whole or in part by a state agency or
 1482 the judicial branch may not exceed \$150 per day. An employee may
 1483 expend his or her own funds for any lodging expenses in excess
 1484 of \$150 per day. For purposes of this section, a meeting does
 1485 not include travel activities for conducting an audit,
 1486 examination, inspection, or investigation or travel activities
 1487 related to a litigation or emergency response. This section
 1488 expires July 1, 2019.

1489 Section 55. In order to implement the appropriation of
 1490 funds in the special categories, contracted services, and
 1491 expenses categories of the 2018-2019 General Appropriations Act,
 1492 a state agency may not enter into a contract containing a
 1493 nondisclosure clause that prohibits the contractor from
 1494 disclosing information relevant to the performance of the
 1495 contract to members or staff of the Senate or the House of
 1496 Representatives. This section expires July 1, 2019.

1497 Section 56. In order to implement Specific Appropriation
 1498 1966 of the 2018-2019 General Appropriations Act, Chapter 2017-
 1499 88, 2017 Laws of Florida is amended to read:

1500 Section 5. For the 2019 plan year, the Department of

1501 Management Services shall develop and establish ~~determine and~~
 1502 ~~recommend~~ premiums for enrollees that reflect the relative
 1503 ~~actual~~ differences in costs to the program for each of the
 1504 health maintenance organization and the preferred provider
 1505 organization plan options offered in the state group insurance
 1506 program for both self-insured and fully insured plans. The
 1507 premiums for the plan options shall reflect the costs to the
 1508 program for both medical and prescription drug benefits. The
 1509 premium rate for employers shall be the same as those
 1510 established for the state group insurance program in the General
 1511 Appropriations Act for the 2018-2019 fiscal year, including the
 1512 standardization of employee premiums across all employee pay
 1513 plans. The premium rates for employees shall be calculated to
 1514 be cost neutral to employees on an overall basis. By July 1,
 1515 2018, the department shall submit a proposed rate plan for the
 1516 2019 plan year to the Speaker of the House of Representatives
 1517 and the President of the Senate ~~report the premium rates.~~ The
 1518 Department shall establish the employee premium rates subject to
 1519 the notice, review and objection provisions of section 216.177,
 1520 Florida Statutes no later than August 15, 2018 ~~to the Governor,~~
 1521 ~~the President of the Senate, and the Speaker of the House of~~
 1522 ~~Representatives.~~

1523 Section 57. Any section of this act which implements a
 1524 specific appropriation or specifically identified proviso
 1525 language in the 2018-2019 General Appropriations Act is void if

1526 the specific appropriation or specifically identified proviso
 1527 language is vetoed. Any section of this act which implements
 1528 more than one specific appropriation or more than one portion of
 1529 specifically identified proviso language in the 2018-2019
 1530 General Appropriations Act is void if all the specific
 1531 appropriations or portions of specifically identified proviso
 1532 language are vetoed.

1533 Section 58. If any other act passed during the 2018
 1534 Regular Session of the Legislature contains a provision that is
 1535 substantively the same as a provision in this act, but that
 1536 removes or is otherwise not subject to the future repeal applied
 1537 to such provision by this act, the Legislature intends that the
 1538 provision in the other act takes precedence and continues to
 1539 operate, notwithstanding the future repeal provided by this act.

1540 Section 59. If any provision of this act or its
 1541 application to any person or circumstance is held invalid, the
 1542 invalidity does not affect other provisions or applications of
 1543 the act which can be given effect without the invalid provision
 1544 or application, and to this end the provisions of this act are
 1545 severable.

1546 Section 60. This act shall take effect July 1, 2018.