HOUSE FINANCE - DIVISION I HB 1 and HB 2 PROPOSED AMENDMENTS

		HB 1		
Section	Bill Page	Section Title	Recommendation	Packet Page
NEW	N/A	Judicial Branch; General Fund Appropriation Reduction.	Amend (1082h)	1
NEW	N/A	Department of Corrections; General Fund Appropriation Reduction.	Amend (1083h)	2

Section	Bill Page	Section Title	Recommendation	Packet
Section	Din Fage			Page
1 1		Department of Administrative Services; Consolidation of Human Resources and Payroll Functions.	Amend (0784h)	3
2	2	Department of Administrative Services; Transfer Among Accounts and Classes.	Amend (0617h)	4
3	3	Health Risk Appraisal; Protected Health Information/State Retiree Health Care Program; Prescriptions.	Amend (0683h)	5
6-10	3-5	Department of Administrative Services; State Employees Group Insurance; Retiree Medical Benefits/Premium Contribution for Medicare Eligible/New Hampshire Retirement System; Deductions; Retiree Medical Benefits/Judicial Retirement Plan; Deductions; Retiree Health Insurance.	Amend (1012h)	6-9
11	5	Department of Agriculture; Pet Vending.	Amend (0859h)	10-12
13	10	Liquor Commission; Reimbursement fo Cost of Legal Services.	Amend (0729h)	13
14		Judicial Appointments; Number Limited; Vacancies.	Amend (0988h)	14
16	10	References Changed; Resources and Economic Development to Natural and Cultural Resources.	Amend (0842h)	15
19	11	Department of Natural and Cultural Resources; Powers and Duties.	Amend (0941h)	19
20	12	Department of Natural and Cultural Resources; Police Powers.	Amend (0914h)	20
36	20	Conservation Number Plate Fund.	Amend (0871h)	21
39	21	Repeal. Adds RSA 4-F:1, II(a)(11) relative to GIS committee members to repeal.	Amend (0842h)	15
40	23	References Changed.	Amend (0842h)	16
42	23	New Chapter; Department of Business and Economic Affairs.	Amend (0842h), (0903h) and (1120h)	16,22,25
43	52	Department of Resources and Economic Development; Reference Changes.	Amend (0842h)	16
44	52	Department of Business and Economic Affairs; Transfer Among Accounts and Classes.	Amend (0609h)	29
51	53	Fund Amended; Workforce Opportunity Fund.	Amend (0903h)	24
58	54	Office of Energy and Planning Renamed Office of Strategic Initiatives.	Amend (0602h)	30
64	55	New Chapter; Infrastructure Revitalization Trust Fund.	Amend (1120h), (0601h) and (0585h)	26,31,32
68	57	Sale of Property; Laconia State School.	Amend (0920h)	33
69-74		Relative to charterd banking and licensed banking institutions responding to consumer complaints.	Delete (0882h)	34
90	62	Governor; Transfer Among Accounts and Classes.	Delete (0931h)	35
95	63	New Subdivision; Department of Justice; Internet Crimes Against Children Fund.	Amend (1120h)	26
97	63	Appropriation.	Amend (0940h)	36
98	63	Department of Justice; Position Classification Amended.	Delete (0569h)	37

HOUSE FINANCE - DIVISION I HB 1 and HB 2 PROPOSED AMENDMENTS

Section	Bill Page	Section Title	Recommendation	Packet Page
102	64	Agreements to Lease-Purchase Vehicles and Equipment Authorized.	Amend (0685h)	38
115	71	Liquor Commission; Processing of Merchant Cards.	Amend (0838h)	39
116	72	Department of Corrections; Transfer Among Accounts and Classes.	Amend (0608h)	40
118	72	Electric Renewable Portfolio Standards; Renewable Energy Fund.	Amend (1120h)	27
123	73	New Subdivision: Governor's Scholarship Program.	Amend (1120h)	27
125	75	Deletes Appropriation for Governor's scholarship fund.	Delete (0833h)	41
126	75	Repeal. RSA 176:16-a, relative to liquor commission revenue shortfalls and reports.	Delete (0610h)	42
131	76	Forest Management and Protection Fund.	Amend (0950h)	43
146	80	Adjutant General; Acceptance and Expenditure of Federal Funds.	Delete (0605h)	44
149	81	Distribution of Meals and Rooms Tax; Division of Travel and Tourism Development.	Amend (1009h)	45
150-154	81-84	Relative to the application of police standards to state correctional officers	Delete (0913h)	46
NEW	N/A	Division of Accounting Services; Department of Administrative Services.	Amend (0587h)	47
NEW	N/A	Administrative Services; Funding and Staffing Resource Limitations.	Amend (0623h)	48
NEW	N/A	New Subparagraph; Bureau of Financial Reporting; Preliminary Financial Statements.	Amend (0671h)	49
NEW	N/A	Fees of Sheriffs and Deputy Sheriffs.	Amend (0599h)	50
NEW	N/A	Concord Steam Project Appropriations; Contingency.	Amend (0942h)	51
NEW	N/A	HB 332; Contingency; Expenses of the Nuclear Decommissioning Financing Committee.	Amend (0840h)	52
NEW	N/A	Appropriation; State Treasurer; Municipal Aid.	Amend (0923h)	53
NEW	N/A	Definition of Department.	Amend (0782h)	54
NEW	N/A	Circuit Court; Suspension relative to conversion of marital masters	Amend (0801h)	55
NEW	N/A	Department of Justice; Position Added; Criminal Justice Investigator.	Amend (0752h)	56
NEW	N/A	New Hampshire Drinking Water and Groundwater Trust Fund; Transfer. (water pollution control and public water systems state aid grants)	Amend (0726h)	57
NEW	N/A	New Hampshire Drinking Water and Groundwater Trust Fund; Transfer. (water pollution control and public water systems)	Amend (0834h)	58
NEW	N/A	New Hampshire Drinking Water and Groundwater Trust Fund; Transfer. (HB 119 language related to state aid grants)	Amend (0835h)	59
NEW	N/A	National Guard Scholarship Fund.	Amend (0948h)	60
NEW	N/A	Repeal. RSA 7:6-f, relative to the disposition of consumer protection settlement funds.	Delete (1002h)	61
NEW	N/A	Department of Corrections; Scanners for State Correctional Facilities.	Amend (0943h)	62
NEW	N/A	New Section: Adequate Representation for Indigent Defendants in Criminal Cases; Additional Funding From State Departments and Agencies.	Amend (0847h)	63
NEW	N/A	Integrated Land Development Permits; Procedure Suspended.	Amend (0963h)	64

Rep. Kurk, Hills. 2 March 23, 2017 2017-1082h 03/08

Draft Amendment to HB 1-A

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Judicial Branch; General Fund Appropriation Reduction. The judicial branch shall reduce
 state general fund appropriations by \$2,399,062 for the biennium ending June 30, 2019.

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Rep. Kurk, Hills. 2 March 23, 2017 2017-1083h 03/06

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Draft Amendment to HB 1-A

1 1 Department of Corrections; General Fund Appropriation Reduction. The department of 2 corrections shall reduce state general fund appropriations by \$1,020,712 for the fiscal year ending

3 June 30, 2018 and \$1,557,454 for the fiscal year ending June 30, 2019.

Rep. L. Ober, Hills. 37 March 8, 2017 2017-0784h 04/10

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend section 1 of the bill by inserting after paragraph V the following new paragraph:

2

3 VI. For the biennium ending June 30, 2019, the department of state shall be exempt from

the provisions of this section as they relate to the execution of the constitutional duties of the office
of the secretary of state.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0784h

AMENDED ANALYSIS

1. Authorizes the department of administrative services to consolidate state agency human resources, payroll, and business processing functions and exempts the department of state from this consolidation for the biennium ending June 30, 2019.

Rep. L. Ober, Hills. 37 February 23, 2017 2017-0617h 04/10

Draft Amendment to HB 2-FN-A-LOCAL

Amend the bill by replacing section 2 with the following: 1 2 3 2 New Paragraph; Department of Administrative Services; Duties of the Commissioner. 4 Amend RSA 21-I:13 by inserting after paragraph XVII the following new paragraph: 5 XVIII. Notwithstanding any provision of law to the contrary, except RSA 9:17-c, and subject 6 to the approval of the fiscal committee of the general court and the governor and council, have the 7 authority to transfer funds within and among all accounting units and/or class codes within the 8 department, and is further authorized to create new class codes within the department into which 9 funds may be transferred or placed, as the commissioner deems necessary and appropriate to 10 address present or projected budget deficits, or to respond to changes in federal laws, regulations, or 11 programs, and otherwise as necessary for the efficient management of the department; provided 12 that if a transfer does not include new class codes, only transfers over \$75,000 shall require prior 13 approval of the fiscal committee of the general court and the governor and council.

Rep. L. Ober, Hills. 37 March 1, 2017 2017-0683h 03/01

Draft Amendment to HB 2-FN-A-LOCAL

1	Amend the bill by replacing section 3 with the following:
2	
3	3 New Section; Health Risk Appraisal; Protected Health Information. Amend RSA 21-I by
4	inserting after section 30-e the following new section:
5	21-I:30-f Health Risk Appraisal. All information contained in a state employee's health risk
6	appraisal as referenced in any collective bargaining agreement shall be considered protected health
7	information and entitled to all of the non-disclosure and other restrictions set forth in the Health
8	Insurance Portability and Accountability Act of 1996 (HIPAA), as amended, and the Standards for
9	Privacy of Individually Identifiable Health Information at 45 C.F.R. part 160 and subparts A and E
10	of part 164 ("Privacy Rule").
11	
12	Amend the bill by replacing section 155 with the following:
13	
14	155 New Paragraph; State Retiree Health Care Program; Prescriptions. Amend RSA 21-I:30 by
15	inserting after paragraph XV the following new paragraph:
16	XVI. The New Hampshire retiree health care program shall not pay for any medications
17	that are available for purchase without a prescription.
18	156 Effective Date.
1 9	I. Section 1 of this act shall take effect June 30, 2017.
20	II. The remainder of this act shall take effect July 1, 2017.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0683h

AMENDED ANALYSIS

Insert:

68. Excludes medications available without a prescription from the New Hampshire retiree health care program.

Rep. L. Ober, Hills. 37 March 21, 2017 2017-1012h 01/04

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing sections 6-10 with the following:

2

6 Appropriation; Department of Administrative Services; State Retiree Heath Benefits. The 6 following sums are hereby appropriated from the following sources to the commissioner of the 7 department of administrative services for the purpose of funding state retiree health care expenses 8 for eligible state retirees who have a date of birth on or before December 31, 1948, for the fiscal 9 years ending June 30, 2018 and June 30, 2019:

8				FY 2018			
9	All:	Liquor	Highway	Turnpike	Fish & Game	Sweepstakes	Other
10	\$264,400	\$30,200	\$147,833	\$33,813	\$7,400	\$6,500	\$38,654
11				FY 2019			
12	All:	Liquor	Highway	Turnpike	Fish & Game	Sweepstakes	Other
13	\$816,000	\$88,400	\$459,754	\$83,835	\$30,100	\$18,800	\$135,111

14 7 Department of Administrative Services; State Employees Group Insurance; Retiree Medical
 15 Benefits. Amend RSA 21-I:30, II to read as follows:

II. The state shall pay a premium or partial premium for each Medicare-eligible retired 16 17 employee, as defined in paragraphs VI and VII of this section, and his or her spouse for their 18 lifetimes, toward group hospitalization, hospital medical care, surgical care and other medical 19 benefits plan or a self-funded alternative within the limits of the funds appropriated at each 20 legislative session and providing any change in plan is approved by the fiscal committee of the 21 general court, after a duly noticed public hearing on any proposed changes to the plan is held before 22 the fiscal committee, prior to its adoption. Retired employees who are eligible for Medicare may 23 voluntarily cease participation in plan benefits at any time and may reenroll without restriction.

24 8 Department of Administrative Services; State Employees Group Insurance Retiree Medical
 25 Benefits; Premium Contribution for Medicare Eligible. Amend RSA 21-I:30, XIII to read as follows:

26 XIII.(a) The commissioner of administrative services shall invoice and collect from retired 27 state employees and/or each applicable spouse who are not Medicare eligible and receiving medical 28 and surgical benefits provided under this section, who do not receive a retirement allowance as 29 defined in RSA 100-A:1, XXII, a premium contribution amount based on a percentage of the total 30 monthly premium attributable to the applicable retiree and/or spouse, as determined by the 31 commissioner of administrative services, with prior approval by the fiscal committee of the general 32 court, provided the percentage is not lower than [12.5] 17.5 percent.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

1 (b) The commissioner of administrative services shall invoice and collect from 2 retired state employees and/or spouses who are eligible for Medicare Parts A and B due to 3 age or disability receiving medical and surgical benefits provided under this section, who 4 do not receive a retirement allowance as defined in RSA 100-A:1, XXII, a premium 5 contribution amount based on a percentage of the total monthly premium attributable to 6 the applicable retiree and/or spouse, as determined by the commissioner of administrative 7 services, with prior approval by the fiscal committee of the general court, provided the 8 percentage is not lower than 10 percent. Such premium contribution shall only be 9 collected from eligible state retirees and spouses with a date of birth on or after January 10 1. 1949.

(c) The commissioner of administrative services is also authorized to invoice and collect
 from such other participants contribution amounts as specified by law.

13 (d) Collected amounts shall be deposited in the employee and retiree benefit risk management fund. Failure to remit payment of the contribution amount in full within 30 days of 14 15 billing shall be grounds for terminating benefits, effective from the beginning of the billing period. 16 Reenrollment shall be dependent upon payment of any outstanding contribution or other amounts 17 within 6 months of the termination date. If a participant fails to remit payment in full for 18 participation within 30 days of billing, on the 30th day the participant shall be notified by certified 19 mail, return receipt requested, that he or she shall remit payment to the department within 10 20 business days of receiving the letter or his or her benefits shall be terminated effective upon the 21 10th business day after receipt of the letter and that reenrollment shall be dependent upon payment 22 of any outstanding contribution or other amount within 6 months of the termination date.

9 New Hampshire Retirement System; Deductions; Retiree Medical Benefits. Amend RSA 100A:54, III to read as follows:

25 III.(a) The retirement system shall deduct from the monthly retirement allowance of 26 retired state employees and/or each applicable spouse who are not Medicare eligible and receiving 27 medical and surgical benefits provided pursuant to RSA 21-I:30, a premium contribution amount 28 based on a percentage of the total monthly premium attributable to the applicable retiree and/or 29 spouse, as determined by the commissioner of administrative services, with prior approval by the 30 fiscal committee of the general court provided the percentage is not lower than [12.5] 17.5 percent.

31 (b) The retirement system shall deduct from the monthly retirement allowance 32 of a retired state employee and/or spouse who are eligible for Medicare Parts A and B due 33 to age or disability receiving medical and surgical benefits provided pursuant to RSA 21-34 I:30, a premium contribution amount based on a percentage of the total monthly premium 35 attributable to the applicable retiree and/or spouse, as determined by the commissioner of 36 administrative services, with prior approval by the fiscal committee of the general court, 37 provided the percentage is not lower than 10 percent. Such premium contribution shall

Draft Amendment to HB 2-FN-A-LOCAL - Page 3 -

only be collected from eligible state retirees and spouses with a date of birth on or after
 January 1, 1949.

3 (c) The department of administrative services shall provide information as to the total 4 monthly premium cost for each participant to the retirement system for purposes of calculating this 5 deduction. Deducted amounts, which shall be in addition to and notwithstanding any amounts 6 payable by the retirement system pursuant to RSA 100-A:52, RSA 100-A:52-a, and RSA 100-A:52-b, shall be deposited in the employee and retiree benefit risk management fund. In the event the 7 8 retiree's monthly allowance is insufficient to cover the certified contribution amount, the retirement 9 system shall so notify the department of administrative services, which shall invoice and collect 10 from the retiree and/or each applicable spouse the remaining contribution amount. Failure to remit 11 payment of the contribution amount in full within 30 days of billing shall be grounds for 12 terminating benefits, effective from the beginning of the billing period. Reenrollment shall be 13 dependent upon payment of any outstanding contribution or other amounts within 6 months of the 14 termination date. The department of administrative services shall provide notice of the termination of benefits as provided in RSA 21-I:30, XIII. 15

10 Judicial Retirement Plan; Deductions; Retiree Health Insurance. Amend RSA 100-C:11-a to
 17 read as follows:

18

100-C:11-a Retiree and Spouse Health Insurance Premium Contribution.

I. Retired judges and their applicable spouses who are not Medicare eligible and receiving medical and surgical benefits shall be responsible for payment of a premium contribution amount based on a percentage of the total monthly premium attributable to the applicable retiree and/or spouse, as determined by the commissioner of administrative services, with prior approval by the fiscal committee of the general court, provided the percentage is not lower than [12.5] 17.5 percent.

II. Retired judges and/or spouses who are eligible for Medicare Parts A and B due to age or disability shall be responsible for payment of the premium contribution amount based on a percentage of the total monthly premium attributable to the applicable retiree and/or spouse, as determined by the commissioner of administrative services, with prior approval by the fiscal committee of the general court, provided the percentage is not lower than 10 percent. Such premium contribution shall only be collected from eligible retired judges and spouses with a date of birth on or after January 1, 1949.

III. The department of administrative services shall provide information as to the total monthly premium cost for each participant to the judicial retirement plan for purposes of calculating this deduction. The judicial retirement plan shall deduct the payment required under this section from the retiree's monthly retirement allowance. Deducted amounts shall be remitted to the administrative office of the courts within 14 days along with a statement identifying from whom the deduction was made, and shall be used to pay for plan retiree and spouse health care expenses and any administrative costs related thereto.

Draft Amendment to HB 2-FN-A-LOCAL - Page 4 -

1 11 Department of Administrative Services; State Employees Group Insurance; Retiree Medical 2 Benefits. Notwithstanding requirements of RSA 21-I:30, XIII(b), RSA 100-A:54, III(b) and 100-C:11-3 a, II, effective January 1, 2018 the percentage of premium attributable to each retiree and/or spouse 4 shall be 10 percent and shall continue until such time that the commissioner of administrative 5 services determines it is necessary to seek approval from the fiscal committee to revise that 6 percentage.

Draft Amendment to HB 2-FN-A-LOCAL - Page 5 -

2017-1012h

AMENDED ANALYSIS

5. Authorizes the commissioner of administrative services to collect a premium contribution of at least 10 percent from the retirement allowance of a retired state employee or spouse, or a retired judge or spouse in the judicial retirement plan, who is eligible for Medicare and who was born on or after January 1, 1949.

6. Increases the minimum premium contribution percentage for retired state employees or spouses receiving medical benefits who are not Medicare eligible.

Rep. L. Ober, Hills. 37 March 14, 2017 2017-0859h 08/04

Draft Amendment to HB 2-FN-A-LOCAL

Amend RSA 437:4-11 as inserted by section 11 of the bill by replacing them with the following:
 437:4 Refusal to Issue; Revocation of License. The commissioner, after notice to the licensee
 and opportunity for hearing, as set forth in the rules adopted under RSA 437:9, may deny an
 application or revoke a license for any of the following reasons:

6 I. The applicant or licensee violated the statutes of the state of New Hampshire or of the 7 United States or any rule adopted by the commissioner pursuant to this chapter;

II. The applicant made false or misleading statements in his or her application for a license;

9 III. The licensee knowingly transferred any animal affected with a communicable disease 10 except as allowed under RSA 437:5 and RSA 437:8, II;

11

8

IV. The licensee ceased to operate the business for which the license was issued; or

V. The applicant or licensee held any similar license issued in another jurisdiction which
was revoked or suspended by that jurisdiction as a result of engaging in conduct prohibited by RSA
437 during the preceding 5 years.

15 437:5 Prohibition. No licensee under this subdivision shall transfer, other than to a qualified 16 veterinarian or licensed animal shelter facility, any maimed, sick, or diseased animal or bird other 17 than as permitted under RSA 437:8, II nor shall any licensee treat inhumanely any animal or bird 18 in his or her care or possession or under his or her control.

19 437:6 Health Management; Dogs, Cats, and Ferrets.

I. Medical treatment and use of controlled drugs on any animal or bird under the care or possession or under the control of any licensee other than a veterinarian may be administered only under the direction and supervision of a veterinarian for the purposes of this subdivision.

II. Within 14 days of transfer, the transferee of a dog, cat, or ferret from a licensee may have the dog, cat, or ferret examined by a licensed veterinarian selected by the transferee and, unless said examination indicates the dog, cat, or ferret to be free of disease, the transferee shall be entitled to substitution or, at the transferee's option, a full refund of the purchase price of the dog, cat, or ferret, if applicable, upon return of the dog, cat, or ferret to the licensee within 2 business days of said examination, accompanied by the veterinarian's statement that the animal is not free of disease.

437:7 Exceptions. The license provisions of this subdivision shall not apply to breeders of dogs
 that do not meet the definition of commercial kennel in RSA 437:1, veterinarians, or the transfer of
 livestock or poultry.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

1 437:8 Health Certificates for Dogs, Cats, and Ferrets.

I. For purposes of this chapter, an official health certificate means a certificate signed by a licensed veterinarian, containing the name and address of the entity transferring ownership of the dog, cat, or ferret, the age, gender, breed, microchip number, tattoo number, ear tag number, or physical description of the dog, cat, or ferret, and the certification of the veterinarian that the dog, cat, or ferret is free from evidence of communicable diseases or internal or external parasites. A list of all vaccines and medication administered to the dog, cat, or ferret shall be included on or attached to the certificate.

9 II. The original of the official health certificate accompanying the dog, cat, or ferret offered 10 for transfer by a licensee shall be kept on the premises where dogs, cats, and ferrets are displayed, 11 and made available for inspection by the department, local officials, or a member of the public upon 12 request up to one year after the animal has left the facility. The public shall be informed of their 13 right to inspect the health certificate for each dog, cat, or ferret by a sign prominently displayed in 14 the area where dogs, cats, or ferrets are displayed. Upon transfer of a dog, cat, or ferret, that 15 animal's health certificate shall be given to the transferee in addition to any other documents which 16 are customarily delivered to the transferee. The transferee may accept a dog, cat, or ferret that has 17 a noncontagious illness, or feline leukemia virus or feline immunodeficiency virus, which has 18 caused it to fail its examination by a licensed veterinarian for an official health certificate. The 19 transferee shall sign a waiver that indicates the transferee has knowledge of such dog, cat, or 20 ferret's noncontagious medical condition and then submit such waiver to the licensee who shall send 21 a copy to the state veterinarian.

III. No person, firm, corporation, or other entity shall ship or bring into the state of New Hampshire, to offer for transfer in the state of New Hampshire, any cat, dog, or ferret less than 8 weeks of age. No person, firm, corporation, or other entity shall offer for transfer any cat, dog, or ferret less than 8 weeks of age.

IV. Once a dog, cat, or ferret intended for transfer has entered the state, it shall be held at least 48 hours at a facility licensed under RSA 437 or at a facility operated by a licensed veterinarian separated from other animals on the premises before being offered for transfer.

437:9 Rulemaking Authority. The commissioner may adopt rules, pursuant to RSA 541-A,
 relative to:

31 32

35

I. The information required from an applicant for a license as a pet vendor;

II. The health and sanitation standards to effectuate the purposes of this subdivision;

III. Information required to be maintained in records of pet vendors regarding identifying
 features of animals or birds obtained and transfered;

IV. Notice and hearing on the refusal to issue or the revocation of a license; and

36 V. Any other matter the commissioner may deem necessary to carry out the provisions of 37 this subdivision.

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Draft Amendment to HB 2-FN-A-LOCAL - Page 3 -

1 437:10 Penalty.

I. Any pet vendor who transfers live animals or birds customarily used as household pets in
this state without having a license to do so as required by this chapter shall be guilty of a
misdemeanor.

5 II. In addition to the penalty under paragraph I, any pet vendor who violates any of the 6 provisions of this subdivision or rule adopted under it may be subject to an administrative fine 7 levied by the commissioner, not to exceed \$1,000 for each violation. 2

Rep. Kurk, Hills. 2 March 6, 2017 2017-0729h 03/06

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 13 with the following:

8 13 Liquor Commission Fund; Cost of Legal Services, Judgments, Settlements. For the 4 biennium ending June 30, 2019, the following shall be paid from the liquor commission fund 5 established in RSA 176:16:

6 I. The cost of any legal services provided by the department of justice to the liquor 7 commission that would not normally be included as part of the statewide cost allocation paid by the 8 commission.

9 II. The cost of any j

II. The cost of any judgment against the liquor commission.

10 III. The cost of any liability of the liquor commission resulting from the settlement of any11 legal action.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0729h

S

AMENDED ANALYSIS

Replace:

8. Requires payment from the liquor commission fund for judgments against the liquor commission, settlements by the liquor commission, and costs of legal services provided by the department of justice to the commission.

1

Rep. L. Ober, Hills. 37 March 21, 2017 2017-0988h 08/03

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 14 with the following:

2

3 14 Judicial Appointments; Number Limited; Vacancies. For the biennium ending June 30,
2019, the number of judges serving on the superior court shall not exceed 21 and the number of full5 time judges serving on the circuit court shall not exceed 31.

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Rep. L. Ober, Hills. 37 March 9, 2017 2017-0842h 10/03

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 16 with the following:

2

3

:

3 16 References Changed; Resources and Economic Development to Natural and Cultural
 4 Resources or Business and Economic Affairs.

5 I. Amend the following RSA provisions by replacing "resources and economic development" 6 with "natural and cultural resources": RSA 1:16; 2:1; 2:5; 4:40; 4:43, III; 4-F:1; 6:12, I(b)(9); 6:12, 7 I(b)(13); 6:12, I(b)(46); 6:12-c, II; the chapter heading of 12-A; 12-A:1-a; 12-A:2; 12-A:2-c, I; 12-A:2-d; 8 12-A:2-i; 12-A:4; the introductory paragraph of 12-A:5, I; 12-A:6; 12-A:9-b; 12-A:9-c; 12-A:10-d; 12-9 A:10-f, I; 12-A:10-f, IV; 12-A:18; the introductory paragraph of 12-A:21; 12-A:25; 12-A:28; the 10 introductory paragraph of 12-A:29-a; 12-A:29-b, V; 12-A:29-c; 12-B:2; 12-B:4; 12-E:1, III; 12-E:1, 11 XIII; 12-E:4, VI(d); 12-E:6, I; 17-R:1, II(o); 21-I:18, I(e); 21-I:80, I(b); 21-O:5-a, I(c); 21-O:12, II; 21-12 P:48, I(j); 21-P:48, IV(v); 31:112, I; 36-A:2; 36-A:6; 78-A:3, III(b); 79:8; 79:10, I(g); 79:11, I; 79:14, II; 13 79:28-a; 79-A:3, II(e); 100-A:1, VII-a(b); 121:6-a; 125-N:5, I; 154:30-g; 162-H:3, I(c); 207:31; 212:10; 14 212:14, 212:19; 214:14-c; 215-A; 215-C; 216; 216-A; 216-D:2; 216-D:4; 216-F:1, I; 216-F:4; 216-F:6; 15 216-F:7, I(c); 216-H:2; 216-J:2, I(e); 217-A:3; 218:6; 219:21; 277:1; 227:3; 227:8; 227:12; 227:14; 227-16 B:3, I(g); 227-B:6, V-VI; 227-C:29, I(c); 227-D:2; 227-D:3; 227-D:5; 227-D:6; 227-E:6; 227-G:2; 227-17 G:3, I(c); 227-J:6, II; 227-K:15; 227-L:5-a; 227-L:28; 227-L:32; 230:76; 231:153; 233:8, I; 233-A:2, I(b); 261:75-c; 265:76; 265:102, I-a; 270:107, III; 276-A:24, I; 380:7; 380:17; 380:18; 430:30, I(c); 430:54, 18 19 I(c); 430:10; 430:19, II(b); 436-A:1; 482:3, I; 482:48; 482:51; 482-A:3; 482-A:14-a; 482-A:32, II(d); 20 483:8, II; 483:10, I; 483-A:6, III; 483-B:5, I; 483-B:9, V(a)(2)(D)(vi); 483-B:9, V(b)(2)(A); 483-B:15; 21 485-A:17; 485-A:22-a; 485-B:1-a; 485-G:2, I(d); and 489:6, I(a).

II. Amend the following RSA provisions by replacing "resources and economic development"
with "business and economic affairs": RSA 6:12-j, V(a)(4); 12-G:43-a, I; 12-G:44, I; 12-I:1, IV; the
introductory paragraph of 21-O:19, I(b); 77-E:3-c, I(a); 125-O:5-a, II(e); 126-A:4, V(b)(1); 162-A:13-d,
IV(b); 162-B:4, II; 162-C:1, II; 162-L:2, II; 162-L:15, II(d); 162-N; 162-O:1, I; 162-P:1, I; 162-Q:2; 162Q:3; 187-A:31; 187-A:32, I(a); 188-E:10-b, II(d); 188-E:22, I(d); 188-F:4; 236:86, II; 238:20, I(c); 238A:4; 425:2-a, II; and 481:3, X-X-a.

28

29 Amend section 39 of the bill by inserting after paragraph LVI the following new paragraph:

30 31

LVII. RSA 4-F:1, II(a)(11), relative to GIS committee members.

32

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

1 Amend the bill by replacing section 40 with the following:

2

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3 40 References Changed; Cultural Resources to Natural and Cultural Resources. Amend the 4 following RSA provisions by replacing "cultural resources" with "natural and cultural resources": 5 4:8-a, I; 4:9-c, I(i); 4-F:1, II(a)(4); 6:12-j, V(d)(1); 12-A:10-e, VIII; 17-R:1, II(n); 19-A:5, IV; 19-A:8, II; 6 19-A:10, IV; 79-D:14, II; 79-G:3, IV(b); 94:1-a, I(b) grades DD and GG; 162-C:1, X; 162-H:3, I(e); 201-7 A:22, I; 201-A:23, II; 201-B:3; 201-D:1, IV; the introductory paragraph of 201-E:7; 202-A:12; 202-8 A:18; 202-A:19; 216-A:3-c, V; 227-C:1; the introductory paragraph of 227-C:5; 227-C:12-a, II(g); 227-9 C:28, II; 227-C:29, I(a); 227-C:31; 227-C:33, I; 227-M:4, II(e); 261:97-d, I(a); and 634:1, V(d). 10 11 Amend RSA 12-0:5 as inserted by section 42 of the bill by replacing it with the following: 12 13 12-0:5 Commissioner of Business and Economic Affairs. There shall be a commissioner of 14 business and economic affairs who shall be appointed by the governor and council for a term of 4 15 years from the date of appointment. A vacancy shall be filled for the unexpired term. It shall be 16 the responsibility of the commissioner to organize and direct the work of the department. The 17 commissioner of business and economic affairs shall appoint one member of his or her staff who 18 shall act in the commissioner's stead when said commissioner is absent from the state and at such 19 other times as directed by the commissioner. When acting for the commissioner said person shall 20 have all the power, duties, and authority of the commissioner. Directors of departmental divisions 21 shall be subject to the supervisory authority of the commissioner, which authority shall include 22 power to establish department and divisional policy as well as to control the actual operations of the 23 department and all divisions therein. The commissioner shall consult with the advisory commission 24 established in RSA 12-0:7 prior to the establishment of general and divisional departmental policy. 25 26 Amend RSA 12-0:13, III as inserted by section 42 of the bill by replacing it with the following: 27 28 III. The commissioner of the department of business and economic affairs shall submit a 29 report detailing the activities of the revolving fund annually to the governor and council and the 30 fiscal committee of the general court within 60 days of the close of each fiscal year, and shall post 31 such report on its website. 32 33 Amend the bill by replacing section 43 with the following new sections: 34 43 Member Added; Reference Corrected; Scenic and Cultural Byways Council. Amend RSA 35 238:20, I(e) to read as follows: 36 The director of the division of [historical resources, department of 37 (e)

Draft Amendment to HB 2-FN-A-LOCAL - Page 3 -

1 natural and cultural resources, or designee.

2 44 Gifts for Historic Sites. Amend RSA 4:8-a to read as follows:

3

4:8-a Gifts for Historic Sites and the Community College System of New Hampshire.

4 I. The governor and council may, by executive order, authorize the department of 5 [resources and economic development] natural and cultural resources to accept, for the state, 6 gifts of personal property and money which are donated for use in connection with historic sites and 7 the buildings or structures thereon, which are under the management of that department. Each 8 such executive order shall relate to a particular site and may authorize the use of such personal 9 property or the expenditure of such money, in accordance with the terms of the gift, under the 10 supervision of such department. Such executive order, as originally made or later amended, may 11 also authorize the sale or exchange of any such personal property found subsequently to be 12 inappropriate for use, where not inconsistent with the terms of the gift, and application of the 13 proceeds or items received in exchange for the purposes of the original gift. The department shall 14 keep a permanent inventory or record of such gifts and the disposition of such gifts. [The governor and council may, by executive order, delegate the same authority with reference to gifts to the 15 division of historical resources, department of cultural resources, and all other provisions of this 16 17 section shall apply to such gifts.] The board of trustees, community college system of New Hampshire, may accept gifts of personal property and money pursuant to RSA 188-F:6. The board 18 19 shall consult with the state curator regarding gifts of potential historic significance. Gifts of historic 20 significance accepted by the board of trustees shall be cataloged by the state curator pursuant to RSA 227-C:4, XVIII, and recognized by the governor and council under this section. 21

22 II. Any legally constituted board or commission which is established for the purpose of state historic site restoration shall have the option of retaining ownership of any historic site furnishing, 23 which is acquired with other than state funds, for the duration of its existence, and which funds 24 shall be used for the purposes of upgrading or insuring furnishings at no cost to the state. The 25 commissioner of the department of [resources and economic development] natural and cultural 26 27 resources shall prepare a site inventory of all furnishings acquired by the board or commission. The board or commission shall maintain the inventory and shall report any changes annually. [The 28 director of the division of historical resources shall be consulted prior to any changes in the 29 30 inventory.]

45 Community Heritage Investment Program; Membership. Amend RSA 227-M:4, Π(e) and (f)
 to read as follows:

(e) The [commissioner of the] director of the division of historical resources,
 department of natural and cultural resources, or designee.

35 (f) The [commissioner of the] director of the division of forests and lands, 36 department of [resources and economic development] natural and cultural resources, or 37 designee.

Draft Amendment to HB 2-FN-A-LOCAL - Page 4 -

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1	46 Salaries of Unclassified Officers. Amend the positions in the following salary grades in RSA
2	94:1-a, I(b) as follows:
3	(1) Change from department of resources and economic development to department
4	of natural and cultural resources:
5	(a) in DD, mountain manager
6	(b) in GG, director, division of parks and recreation
7	(c) in GG, director, forests and lands
8	(2) Change from department of resources and economic development to department
9	of business and economic affairs:
10	(a) in GG, director of economic development
11	(b) in GG, director of travel and tourism development
12	(3) Delete:
13	(a) DD Department of resources and economic development director of marketing
14	(b) HH Department of cultural resources commissioner
15	(c) KK Department of resources and economic development commissioner
16	47 Commissioner Salaries. The commissioner of the department of natural and cultural
17	resources and the commissioner of the department of business and economic affairs, as established
18	in this act, shall receive the salaries as specified in RSA 94:1-a. The salaries for the commissioners
19	shall be determined after assessment and review of the appropriate temporary letter grade
20	allocation for the position for inclusion in RSA 94:1-a, I(b), which shall be conducted pursuant to
21	RSA 94:1-d and RSA 14:14-c.

Rep. Leishman, Hills. 24 March 17, 2017 2017-0941h 06/04

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Draft Amendment to HB 2-FN-A-LOCAL

Amend RSA 12-A:1-c, I(b) as inserted by section 19 of the bill by replacing it with the following:
 (b) Developing strategies for the conservation, management, and protection of the
 state's forests and lands and the promotion of the state's parks and recreation resources.

Rep. L. Ober, Hills. 37 March 16, 2017 2017-0914h 05/03

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 20 with the following:

2

3 20 Department of Natural and Cultural Resources; Police Powers. Amend RSA 12-A:1-d to 4 read as follows:

5 12-A:1-d Police Powers.

6 I. The commissioner of the department of *natural and cultural* resources [and economic 7 development], the director of the division of parks and recreation, and the director of the division of 8 forests and lands shall have authority as peace officers as provided in RSA 594 and may confer said 9 authority upon certain individuals within the department of *natural and cultural* resources [and 10 economic development], the division of parks and recreation, and the division of forests and lands. 11 Said police powers shall be limited to the enforcement of state laws and rules of the department of 12 natural and cultural resources [and economic development] on lands or property owned by, 13 leased to, or otherwise under the control of the department of *natural and cultural* resources 14 [and cconomic development]. Nothing herein shall limit the police powers of employees of the 15 department of natural and cultural resources [and economic development] as provided for in 16 RSA 227-G:7, RSA 215-C:32, and RSA 215-A:16 and 17.

17 II. By written agreement executed by the commissioner of the department of *natural and* 18 *cultural* resources [and economic development], any authorized municipal official may utilize the 19 summons procedures under RSA 31:39-d to cite individuals for violations of state park 20 administrative rules or forests and lands administrative rules, or both. Authorized municipalities 21 acting under this paragraph shall retain 100 percent of any fine collected in accordance with the 22 schedule of administrative fines of the department of *natural and cultural* resources [and 23 economic development]. Rep. L. Ober, Hills. 37 March 15, 2017 2017-0871h 10/03

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 36 with the following:

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3

36 Conservation Number Plate Fund. Amend RSA 261:97-b, I to read as follows:

4 I. There is hereby established a conservation number plate fund under the administration 5 of the commissioner of safety. The fund shall be used for the promotion, protection, and investment in the state's natural, cultural, and historic resources. The fund shall be nonlapsing. 6 The 7 commissioner of safety shall distribute the funds annually on August 1, except as provided in 8 paragraph I-a, as follows: \$5,000 of every \$100,000 received, up to a total of \$50,000, shall be 9 distributed to the department of transportation for the expanded wild flower establishment program 10 for use in planting lilacs and native wild flowers; \$1 for every new, renewal, and transfer of 11 registration, up to a total of \$50,000, shall be placed in a nonlapsing account for use by the 12 department of natural and cultural resources [and economic development] to promote the 13 conservation number plate program; the remainder shall be distributed [equally among] as follows:

14

(a) Forty percent to the department of natural and cultural resources[7];

- (b) Twenty percent to the department of fish and game[.the dopartment of resources
 and economic development,];
- 17

(c) Twenty percent to the state conservation committee[,]; and

18 (d) Twenty percent to the New Hampshire land and community heritage investment
19 authority.

Rep. L. Ober, Hills. 37 March 16, 2017 2017-0903h 03/10

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Draft Amendment to HB 2-FN-A-LOCAL

1	Amend RSA 12-O:20 as inserted by section 42 of the bill by deleting paragraph VII and
2	renumbering the original paragraphs VIII-IX to read as VII-VIII, respectively.
3	
4	Amend RSA 12-0:20, VII as inserted by section 42 of the bill by replacing it with the following:
5	
6	VIII. Develop and implement a telecommunications planning and development initiative
7	pursuant to RSA 12-0:48.
8	
9	Amend RSA 12-0:22, III as inserted by section 42 of the bill by deleting subparagraphs (a) and (b)
10	and renumbering the original subparagraphs (c) and (d) to read as (a) and (b), respectively.
11	
12	Amend RSA 12-O as inserted by section 42 of the bill by deleting the subdivision heading preceeding
13	RSA 12-0:43, RSA 12-0:43 and 12-0:44, the subdivision heading preceeding RSA 12-0:48, and RSA
14	12-O:48 through RSA 12-O:52 and renumbering the original RSA 12-O:45 through 12-O:47 and 12-
15	O:53 through 12-O:63 to read as RSA 12-O:43 through 12-O:56, respectively.
16	
17	Amend RSA 12-O:44 as inserted by section 42 of the bill by replacing it with the following:
18	
19	12-0:44 Review of Reports Required. For the purpose of ensuring comparability of impact
20	reports on economic development programs issued under RSA 12-O:43, and RSA 162-A:23-a, the
21	department of business and economic affairs, in consultation with the legislative budget assistant,
22	shall periodically review such reports at least once every 5 years and make recommendations to be
23	utilized by the agencies making such reports for an improved and consistent methodology for
24	assessing the quantity and quality of jobs created and saved and the growth potential and
25	environmental impacts of such programs. This section shall not apply to promotional literature.
26	
27	Amend RSA 12-O:46, I as inserted by section 42 of the bill by replacing it with the following:
28	
29	I. Coordinate state telecommunications policy planning initiatives by providing support for
30	the telecommunications planning and development advisory committee established in RSA 12-O:50,
31	maintaining a state telecommunications resource website, and working with regional partners from
32	the private and public sector to coordinate efforts to provide increased interoperable advanced

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

1 telecommunications systems throughout the state with the goal of providing affordable and 2 accessible broadband to residents of this state. 3 4 Amend RSA 12-O:47, I as inserted by section 42 of the bill by replacing it with the following: 5 6 I. Coordinate state telecommunications policy planning initiatives by serving as a member 7 of the telecommunications planning and development advisory committee established in RSA 12-8 O:50, maintaining a state telecommunications resource website, and working with regional partners 9 from the private and public sector to coordinate efforts to provide increased interoperable advanced 10 telecommunications systems throughout the state with the goal of providing affordable and 11 accessible broadband to residents of this state. 12 13 Amend RSA 12-0:50. II as inserted by section 42 of the bill by replacing it with the following: 14 15 II. The telecommunications planning and development advisory committee shall advise and 16 assist the director of economic development in performing the duties established in RSA 12-O:48. 17 The advisory committee shall meet at least quarterly. Nine members of the committee shall 18 constitute a quorum. 19 20 Amend RSA 12-0:52 as inserted by section 42 of the bill by replacing it with the following: 21 22 12-0:52 Authority of Director to Acquire Information. The director of economic development is 23 authorized to request from telecommunications service providers such information as the director 24 requires to perform the duties established in RSA 12-O:48. 25 26 Amend RSA 12-0:53 as inserted by section 42 of the bill by replacing it with the following: 27 28 12-0:53 Confidentiality. Information provided to the director pursuant to a request made 29 under RSA 12-0:52 shall, if properly demonstrated by the provider of the information, be deemed 30 confidential, commercial, or financial information and exempt from public disclosure under RSA 91-31 A:5, IV. Nothing in this section shall prohibit the director from disclosing information provided 32 pursuant to a request made under RSA 12-0:52 in a manner that does not specifically identify the 33 provider. 34 35 Amend the introductory paragraph of RSA 12-0:56, II as inserted by section 42 of the bill by 36 replacing it with the following: 37

Draft Amendment to HB 2-FN-A-LOCAL - Page 8 -

1	II. The fund shall be distributed or expended by the commissioner after consultation with
2	the New Hampshire Workforce Opportunity Council established in RSA 12-0:55 and the approval of
3	the governor and council for any of the following purposes:
4	
5	Amend the bill by replacing section 51 with the following:
6	
7	51 Fund Amended; Workforce Opportunity Fund. Amend RSA 6:12, I(b)(283) to read as
8	follows:
9	(283) Moneys deposited into the New Hampshire workforce opportunity fund
10	established in RSA [12-A:61] <i>12-O:56</i> .

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Rep. L. Ober, Hills. 37 March 24, 2017 2017-1120h 03/01

Draft Amendment to HB 2-FN-A-LOCAL

Amend RSA 12-0:16, I as inserted by section 42 of the bill by replacing it with the following: 1 2 3 I. There is hereby established in the office of the state treasurer a fund to be known as the 4 travel and tourism development fund. Any appropriations received shall be deposited in the fund. 5 Moneys in the fund and any interest earned on the fund shall be used for the purpose of promoting and developing appropriate travel and tourism initiatives through the division of travel and tourism 6 7 development and shall not be used for any other purpose. The director of travel and tourism 8 The moneys in the fund shall be development shall oversee expenditures from the fund. 9 nonlapsing. 10 11 Amend RSA 12-0:31 as inserted by section 42 of the bill by replacing it with the following: . 12 13 12-0:31 Division of Economic Development Fund. There is hereby established in the office of 14 the state treasurer a fund to be known as the division of economic development fund. The 15 commissioner of business and economic affairs is authorized to accept public sector and private 16 sector grants, gifts, or donations of any kind for the purpose of funding initiatives associated with 17 the activities set forth in RSA 12-O:20. Such grants, gifts, and donations shall be deposited in the 18 division of economic development fund and may only be expended by the commissioner of business 19 and economic affairs to accomplish the purposes of this section. Other than acknowledgment for 20 promotional purposes, donations shall not be used as fees for services in a manner that primarily 21 benefits the party providing the funds. The state treasurer may invest moneys in the fund as 22 provided by law, with interest received on such investment credited to the fund. The moneys in this 23 fund shall be nonlapsing. 24 25 Amend RSA 12-0:42 as inserted by section 42 of the bill by replacing it with the following: 26 27 12-O:42 International Trade Promotion Fund. There is hereby established in the office of the

27 12-0:42 International Trade Promotion Fund. There is hereby established in the office of the 28 state treasurer a fund to be known as the international trade promotion fund. The commissioner of 29 business and economic affairs is authorized to accept public sector and private sector grants, gifts, 30 or donations of any kind for the purpose of funding programs associated with the promotion of 31 international trade. Such grants, gifts, and donations shall be deposited in the international trade 32 promotion fund and may be expended by the commissioner of business and economic affairs to

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

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1	accomplish the purposes of RSA 12-O:40. The moneys in this fund shall be nonlapsing.
2	
3	Amend RSA 12-0:56 as inserted by section 42 of the bill by replacing it with the following:
4	
5	12-O:56 Telecommunications Planning and Development Fund. There is hereby established in
6	the office of the state treasurer a fund to be known as the telecommunications planning and
7	development fund. The commissioner of business and economic affairs is authorized to accept
8	public sector and private sector grants, gifts, or donations of any kind for the purpose of funding
9	initiatives associated with the purpose of this subdivision. Such grants, gifts, and donations shall
10	be deposited in the telecommunications planning and development fund and may only be expended
11	by the commissioner of business and economic affairs to accomplish the purposes of this subdivision.
12	The state treasurer may invest moneys in the fund as provided by law, with interest received on
13	such investment credited to the fund. The moneys in this fund shall be nonlapsing.
14	
15	Amend RSA 12-O:63, I as inserted by section 42 of the bill by replacing it with the following:
16	
17	I. There is hereby established the New Hampshire workforce opportunity fund which shall
18	be nonlapsing and administered by the commissioner of the department of business and economic
19	affairs. Said fund shall be for the purpose of receiving financial assistance under the Workforce
20	Investment Act of 1998 and providing funds for grants and other workforce development initiatives.
21	
22	Amend RSA 6-E:3 as inserted by section 64 of the bill by replacing it with the following:
23	
24	6-E:3 Infrastructure Revitalization Trust Fund Established. There is hereby established in the
25	office of the state treasurer the infrastructure revitalization trust fund which shall be kept distinct
26	and separate from all other funds. After transferring sufficient funds to the revenue stabilization
27	reserve account to bring the balance of that account to \$100,000,000, the remainder of all surplus
28	revenues from fiscal year 2017 shall be placed in the trust fund. The state treasurer shall be the
29	trustee of the trust fund, and shall invest the trust fund in accordance with RSA 6:8. Any earnings
30	on trust fund moneys shall be added to the trust fund. All moneys in the trust fund shall be
31	nonlapsing. The state treasurer shall disburse funds from the trust fund solely for the purposes
32	and in the manner set forth in this chapter.
33	
34	Amend the bill by replacing section 95 with the following:
35	
36	95 New Subdivision; Department of Justice; Internet Crimes Against Children Fund. Amend

37 RSA 21-M by inserting after section 16 the following new subdivision:

Draft Amendment to HB 2-FN-A-LOCAL - Page 3 -

Internet Crimes Against Children Fund

2 21-M:17 Internet Crimes Against Children Fund Established. There is hereby established in 3 the office of the state treasurer a fund to be known as the Internet crimes against children (ICAC) fund which shall be kept distinct and separate from all other funds. The ICAC fund shall consist of 4 all moneys appropriated to the fund, and any gifts, grants, or donations made to the fund. The fund 5 6 shall be nonlapsing. The attorney general shall disburse all moneys in the fund to the Portsmouth 7 police department's ICAC task force for its use in investigating Internet crimes against children. 8 Funds shall be used for salary, benefits, training, and equipment, and to support local ICAC affiliate 9 agencies in good standing with the New Hampshire ICAC and their efforts to combat Internet 10 crimes against children.

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12 Amend the bill by replacing section 118 with the following:

13

14 118 Electric Renewable Portfolio Standards; Renewable Energy Fund. Amend RSA 362-F:10, I
 15 to read as follows:

16 I. There is hereby established a renewable energy fund. This nonlapsing, special fund shall 17 be [continually appropriated to the commission to be] expended in accordance with this section. The 18 state treasurer shall invest the moneys deposited therein as provided by law. Income received on 19 investments made by the state treasurer shall also be credited to the fund. All payments to be made 20 under this section shall be deposited in the fund. Twenty percent of the moneys paid into the 21 fund[, the amount of \$520,000 for fiscal year 2016] during fiscal years 2018 and 2019 shall be 22 [transforred to the division of homeland security and emergency management for the purpose of 23 disaster and omergency response preparedness and coordination to help minimize utility and other 24 disruptions resulting from natural or manmade disasters] rebated, on a per-kilowatt-hour basis, 25 to all retail electric ratepayers eligible to participate in the state's electric assistance 26 program in a timely manner to be determined by the public utilities commission. Any 27 remaining moneys paid into the fund under paragraph II of this section, excluding class II moneys, 28 shall be used by the commission to support thermal and electrical renewable energy initiatives. 29 Class II moneys shall primarily be used to support solar energy technologies in New Hampshire. 30 All initiatives supported out of these funds shall be subject to audit by the commission as deemed 31 necessary. All fund moneys including those from class II may be used to administer this chapter, 32 but all new employee positions shall be approved by the fiscal committee of the general court. No 33 new employees shall be hired by the commission due to the inclusion of useful thermal energy in 34 class I production.

35

36 Amend RSA 4-C:34, III as inserted by section 123 of the bill by replacing it with the following:

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Draft Amendment to HB 2-FN-A-LOCAL - Page 4 -

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III. All moneys in the fund shall be nonlapsing.

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Rep. L. Ober, Hills. 37 February 23, 2017 2017-0609h 08/10

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 44 with the following:

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3 44 Department of Business and Economic Affairs; Transfer Among Accounts and Classes. The 4 commissioner of the department of business and economic affairs may transfer funds between and 5 among the class line appropriations in the safety rest areas, highway accounting unit 03-22-22-6 221015-2025 and may transfer funds between and among the class line appropriations in the safety 7 rest areas, turnpike accounting unit 03-22-22-221017-2026 for the biennium ending June 30, 2019. 8 The commissioner shall submit a report on a quarterly basis to the fiscal committee of the general 9 court of all transfers made under this section. RSA 9:17-a and RSA 9:17-c shall not apply to 10 transfers made under this section. In the event, the report is not provided in a timely fashion, the 11 authority under this section shall be suspended for the biennium ending June 30, 2019. The fiscal 12 committee of the general court shall determine whether the report has been provided consistent 13 with this section. In no case shall this transfer authority allow for the establishment of any 14 positions.

Rep. L. Ober, Hills. 37 February 23, 2017 2017-0602h 10/08

Draft Amendment to HB 2-FN-A-LOCAL

Amend RSA 4-C:1, I as inserted by section 58 of the bill by replacing it with the following:
 I. There is established the office of [energy and planning] strategic initiatives within the
 office of the governor. The office of [energy and planning] strategic initiatives shall be under the
 supervision and direction of the governor or the governor's designee. The governor's designee shall
 be known as the director of the office of [energy and planning] strategic initiatives. The office of
 strategic initiatives shall include the division of energy and the division of planning.

Rep. L. Ober, Hills. 37 February 23, 2017 2017-0601h 10/08

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend RSA 6-E:4 as inserted by section 64 of the bill by replacing it with the following:

2

3 6-E:4 Trust Fund Expenditures. Notwithstanding any other provision of law, the governor 4 shall have the authority to expend trust fund monies with approval of the fiscal committee of the 5 general court and the executive council. In developing proposals for trust fund expenditures, the 6 governor shall consult with the commission. Trust fund moneys may be used for infrastructure 7 needs of the state and municipalities, including roads and bridges, and school building needs. Rep. L. Ober, Hills. 37 February 22, 2017 2017-0585h 01/08

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend RSA 6-E:5, V as inserted by section 64 of the bill by replacing it with the following:

2

V. The commission shall meet at least monthly. The commission shall, at least annually, provide a report to the general court with information on trust fund expenditures for the year, projects begun or completed during the previous year, the balance in the trust fund, and any other information the commission deems appropriate. The report shall also be posted on an appropriate Internet website. Rep. L. Ober, Hills. 37 March 16, 2017 2017-0920h 05/10

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 68 with the following: 2 3 68 Sale of Property; Laconia State School. Amend 2015, 276:113 to read as follows: 4 276:113 Sale of Property; Laconia State School. Notwithstanding RSA 10 and RSA 227-C:9, the 5 commissioner of the department of administrative services shall offer for sale the former Laconia 6 state school land and buildings and the former Laconia state school and training center land and 7 buildings, except those portions of the land and buildings required for state use or encumbered by 8 leases. The commissioner of the department of administrative services shall submit (quarterly) 9 annual reports on the progress of the sale to the fiscal committee of the general court. Any sale of 10 such land and buildings shall be subject to the requirements of RSA 4:40, except that review and 11 approval of the sale of the land and buildings by the council on resources and development [and the 12 long-range capital planning and utilization-committee] shall not be required. All proceeds from the 13 sale shall be deposited into the general fund.

Rep. L. Ober, Hills. 37 March 15, 2017 2017-0882h 06/04

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by deleting sections 69 through 74.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0882h

AMENDED ANALYSIS

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Delete:

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22. Requires chartered banking institutions to respond to consumer complaints in writing within 30 days.

23. Requires licensed banking institutions to conduct an investigation within 14 days of receipt of a consumer complaint.

Rep. L. Ober, Hills. 37 March 16, 2017 2017-0931h 10/04

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Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by deleting section 90.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0931h

AMENDED ANALYSIS

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Delete:

36. Permits the governor to transfer funds among office accounts.

Rep. L. Ober, Hills. 37 March 17, 2017 2017-0940h 01/05

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 97 with the following:

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3 97 Appropriation. The sum of \$75,000 for the fiscal year ending June 30, 2018, and the sum of 4 \$100,000 for the fiscal year ending June 30, 2019, are hereby appropriated to the New Hampshire 5 Internet crimes against children fund established in RSA 21-M:17 for the purposes set forth in that 6 section. The fiscal committee of the general court may review, modify, and approve any plans or 7 metrics concerning expenditures under this fund. No money appropriated under this section shall 8 be expended or otherwise distributed until authorized by the fiscal committee. The governor is 9 authorized to draw a warrant for said sums out of any money in the treasury not otherwise 10 appropriated.

Rep. L. Ober, Hills. 37 February 22, 2017 2017-0569h 01/08

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by deleting section 98.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0569h

AMENDED ANALYSIS

Delete:

41. Changes the classification of the position of criminal justice investigator within the department of justice.

Rep. L. Ober, Hills. 37 March 1, 2017 2017-0685h 01/03

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 102 with the following:

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102 New Section; Agreements to Lease-Purchase Vehicles Authorized. Amend RSA 21-I by
 inserting after section 19-i the following new section:

5 21-I:19-j Agreements to Lease-Purchase Vehicles Authorized. Any agency, as defined in RSA 6 21-G:5, III, may, with the prior written approval of the department of administrative services, enter 7 into an agreement to rent, lease, or lease-purchase vehicles from any outside vendor, or to rent or

8 lease vehicles from any other state agency or department.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0685h

AMENDED ANALYSIS

Replace:

45. Authorizes any state agency to enter into agreements to lease-purchase vehicles with the prior approval of the department of administrative services.

Rep. L. Ober, Hills. 37 March 13, 2017 2017-0838h 03/04

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 115 with the following:

2

3 115 Liquor Commission; Processing of Merchant Cards. For the biennium ending June 30,
4 2019, the liquor commission, for purposes of supporting merchant card activity, may:

I. Implement necessary business strategies in the event of a disaster or loss of services to insure the continuity of the commission's business operations, including the processing of merchant cards, which includes the ability to transfer funds from accounting unit 01-03-03-030010-7677 in consultation with the commissioner of the department of information technology. The commissioner shall report to the fiscal committee of the general court within 30 days any instances where it would need to implement such business strategies, including any costs and loss of revenue associated with the disaster or loss of services and the implementation of such business strategies.

12 II. Enter into contracts for technical and hosting services to support retail operations and 13 merchant card processing. The commission shall comply with RSA 176:18 for any contracts entered 14 into to support retail operations and merchant card processing.

15 III. Hire information technology technical support personnel to support its merchant card 16 activity and related technical support operations in retail stores. Rep. L. Ober, Hills. 37 February 23, 2017 2017-0608h 10/08

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 116 with the following:

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3 116 Department of Corrections; Transfer Among Accounts and Classes. Notwithstanding any 4 provision of law to the contrary, for the biennium ending June 30, 2019, the commissioner of the 5 department of corrections is authorized to transfer funds within and among all accounting units 6 within the department and to create accounting units and expenditure classes as required and as 7 the commissioner deems necessary and appropriate to address present or projected budget deficits, 8 or to respond to changes in federal law, regulations, or programs, and otherwise as necessary for 9 the efficient management of the department; provided if a transfer does not include new accounting units or expenditure classes, only transfers of \$75,000 or more shall require prior approval of the 10 11 fiscal committee of the general court and governor and council. In no case does this transfer 12 authority authorize the establishment of any positions.

Rep. L. Ober, Hills. 37 March 13, 2017 2017-0833h 10/05

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by deleting section 125.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0833h

AMENDED ANALYSIS

Replace paragraph 57 with:

57. Establishes the governor's scholarship program.

Rep. L. Ober, Hills. 37 February 23, 2017 2017-0610h 03/10

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Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by deleting section 126.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0610h

AMENDED ANALYSIS

Delete:

58. Repeals a statutory provision governing revenue shortfalls within the liquor commission.

Rep. L. Ober, Hills. 37 March 20, 2017 2017-0950h 03/01

Draft Amendment to HB 2-FN-A-LOCAL

- 1 Amend the bill by replacing section 131 with the following:
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- 3

131 Forest Management and Protection Fund. Amend RSA 227-G:5, I(b) to read as follows:

4 (b) The forest management and protection fund shall be a nonlapsing fund administered 5 by the treasurer of the state of New Hampshire. The fund shall be [continually appropriated and] 6 expended at the discretion of the director of the division and the commissioner. Any funds in excess 7 of that appropriated from the fund may be expended by the commissioner, with prior approval of 8 the fiscal committee and governor and council, in accordance with RSA 227-G:5, I(a). Revenues 9 shall be derived from the proceeds of the sale of timber and other forest products from state-owned 10 forestlands, less 13 percent which shall be deposited into the general fund. Revenues shall also be 11 derived from the lease of state-owned forestlands, or billable services provided by the division of 12 forests and lands, if the revenues are not dedicated to any other purpose. Revenues for the fund 13 shall also be derived from administrative fines collected pursuant to RSA 227-J:1.

Rep. L. Ober, Hills. 37 February 23, 2017 2017-0605h 08/01

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Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by deleting section 146.

Adjutent General Acceptance of Expenditure of Foderal Funds.

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Rep. Hatch, Coos 6 Rep. Leishman, Hills. 24 Rep. Umberger, Carr. 2 Rep. Weyler, Rock. 13 March 21, 2017 2017-1009h 05/04

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 149 with the following:

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3 149 Appropriation to the Division of Travel and Tourism Development for Highway Safety Rest 4 Area Operations. The sum of \$500,000 for the fiscal year ending June 30, 2018, and the sum of 5 \$500,000 for the fiscal year ending June 30, 2019 are hereby appropriated to the division of travel 6 and tourism development, account 03-22-22-2210-2025, for the purpose of paying for highway safety 7 rest area operations, including but not limited to staffing, maintenance, and repair of such rest 8 areas. The governor is authorized to draw a warrant for said sums out of any money in the 9 treasury not otherwise appropriated.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-1009h

AMENDED ANALYSIS

66. Makes an appropriation to the division of travel and tourism development for highway safety rest area operations.

Rep. L. Ober, Hills. 37 March 16, 2017 2017-0913h 06/03

Draft Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by deleting sections 150 through 154.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0913h

AMENDED ANALYSIS

Delete:

67. Ends the application of the police standards to state corrections officers.

Rep. L. Ober, Hills. 37 February 22, 2017 2017-0587h 10/08

Draft Amendment to HB 2-FN-A-LOCAL

1 1 Division of Accounting Services; Department of Administrative Services. Amend the 2 introductory paragraph of RSA 21-I:8 to read as follows:

3 21-I:8 Division of Accounting Services. There is hereby established within the department the division of accounting services under the supervision of an unclassified director of accounting 4 services, who shall also be known as the comptroller. The comptroller shall direct the state's 5 6 accounting functions, using generally accepted accounting principles and taking full advantage of all benefits of automated data processing applications, to the end that the fiscal affairs of all state 7 8 agencies and departments will be adequately and uniformly serviced and that periodic financial and 9 management reports will be available to serve the various needs of all state agencies and the 10 executive and legislative branches in their decision making processes. [If the commissioner of 11 administrative corvices and the respective state agencies are unable to generate any required information that, in accordance with generally accopted accounting principles, should be provided 12 with the comprehensive annual financial report and any stand alone financial statements identified 13 in subparagraphs II(b) and II(c), the commissioner shall communicate this deviation in advance to 14 the-legislative-budget-assistant as soon as the deviation is known.] The commissioner of 15 administrative services may authorize deviations from generally accepted accounting 16 17 principles if the commissioner deems it is in the best interest of the state, provided that the 18 explanation for the deviation is provided in the annual report required by subparagraph 19 II(a). The division shall include the following internal organizational units: 20 2 Repeal. RSA 21-I:8, II(b) and (c), relative to duties of the bureau of financial services on

21 audited financial statements of agencies, are repealed.

22 3 Effective Date. Sections 1 and 2 of this act shall take effect upon its passage.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0587h

AMENDED ANALYSIS

1. Revises the duties of the commissioner of administrative services and bureau of financial reporting concerning agency financial reporting.

Rep. L. Ober, Hills. 37 February 23, 2017 2017-0623h 03/04

Draft Amendment to HB 2-FN-A-LOCAL

1 1 Administrative Services; Funding and Staffing Resource Limitations.

I. Due to inadequate funding and staffing resources at the department of administrative services, the commissioner of the department of administrative services is authorized to suspend the following requirements or obligations of the department for each fiscal year of the biennium ending June 30, 2019:

6 (a) RSA 21-I:7-c as it applies to addressing performance and financial legislative budget 7 assistant audit findings from 2006, 2011, and 2014 regarding management of the employee and 8 retiree health benefit program, including establishing rules and operational policies for the 9 program.

10

(b) RSA 21-I:11, I(c)(1).

II. Due to inadequate funding and staffing resources at the department of administrative services, the commissioner of the department of administrative services is authorized to suspend the following requirements or obligations of the department for each fiscal year of the biennium ending June 30, 2019:

(a) The provisions relating to identification and implementation of energy efficiency
projects in compliance with the governor's executive order 2016-03.

(b) The provisions relating to data analysis and the development of performance metrics
for buildings and vehicles to monitor energy and water usage, use of fossil fuels, and greenhouse
gas emissions in compliance with governor's executive order 2016-03.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0623h

AMENDED ANALYSIS

1. Authorizes suspension of certain statutory and executive order duties due to inadequate funding and staffing resources at the department of administrative services.

Rep. L. Ober, Hills. 37 March 1, 2017 2017-0671h 03/01

Draft Amendment to HB 2-FN-A-LOCAL

New Subparagraph; Bureau of Financial Reporting; Preliminary Financial Statements.
 Amend RSA 21-I:8, II by inserting after subparagraph (d) the following new subparagraph:

3 (e) Requiring all state agencies to provide preliminary financial statements to the 4 department of administrative services no later than 75 days after the close of the fiscal year. The 5 department of administrative services shall notify the fiscal committee of the general court in 6 writing if any state agency fails to provide the preliminary financial statements by the specified 7 date. After issuing such notice, the department of administrative services shall reduce the 8 subsequent year's operating budget of any state agency failing to meet the deadline by 2 percent, 9 excluding amounts budgeted for debt service.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0671h

AMENDED ANALYSIS

1. Requires state agencies to provide preliminary financial reports to the department of administrative services within 75 days of the close of the fiscal year.

Rep. L. Ober, Hills. 37 February 23, 2017 2017-0599h 04/10

Draft Amendment to HB 2-FN-A-LOCAL

1 I Fees of Sheriffs and Deputy Sheriffs. Amend RSA 104:31, XI to read as follows:

2 XI. The state shall reimburse the sheriff's office for prisoner custody and control, within 3 available funds appropriated by the legislature, \$65 for each full day and \$35 for each half day, plus traveling expenses to attend any official business, for any person employed as a sheriff for prisoner 4 custody and control. For the purpose of this paragraph, a half day shall be defined as a day in 5 which a sheriff works 4 hours or less. The state shall reimburse the counties, within available 6 funds appropriated by the legislature, for all costs associated with employing sheriffs, if those costs 7 are the result of job requirements imposed by federal and state governments. Total 8 reimbursements shall not exceed the available funds appropriated by the legislature on 9 10 an annual basis. Costs in excess of the annual appropriation shall not be allowed and shall be the responsibility of the county requesting reimbursement. Billing or 11 reimbursements for costs associated with video arraignments shall not be allowed. 12 Custody and control of prisoners for the purpose of video arraignments shall be the 13 responsibility of the county in which the video arraignment occurs, and such custody and 14 15 control may be exercised by county correctional officers.

16 2 Effective Date. This act shall take effect 60 days after its passage.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0599h

AMENDED ANALYSIS

This bill provides that reimbursements for sheriffs' expenses shall not exceed the annual appropriation and that amounts in excess of the appropriation shall be the responsibility of the county requesting reimbursement. The bill also prohibits reimbursements for sheriff's costs related to video arraignments.

Rep. L. Ober, Hills. 37 March 17, 2017 2017-0942h 10/03

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Draft Amendment to HB 2-FN-A-LOCAL

1 1 Concord Steam Project Appropriations; Contingency. If HB 368-FN-A of the 2017 regular 2 legislative session becomes law, then the appropriation in section 1 of that act shall be nonlapsing 3 and any capital appropriation made in the state capital budget (HB 25-FN-A) for the 2019 biennium 4 for the purpose of funding the Concord Steam project, as provided in HB 368-FN-A, shall be 5 nonlapsing.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0942h

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AMENDED ANALYSIS

1. Add a contingency providing that appropriations for the Concord Steam project shall be nonlapsing.

Rep. L. Ober, Hills. 37 March 13, 2017 2017-0840h 05/10

Draft Amendment to HB 2-FN-A-LOCAL

1 1 HB 332; Contingency; Expenses of the Nuclear Decommissioning Financing Committee. If 2 HB 332 of the 2017 regular legislative session becomes law, section 9 of HB 332, which provides for 3 the repeal of RSA 162-F:18, relative to expenses of the nuclear decommissioning financing 4 committee, shall not take effect.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0840h

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AMENDED ANALYSIS

1. Negates the proposed repeal of RSA 162-F:18, relative to the expenses of the nuclear decommissioning committee, in HB 332 of the 2017 general legislative session.

Rep. Kurk, Hills. 2 March 16, 2017 2017-0923h 06/10

Draft Amendment to HB 2-FN-A-LOCAL

1 Appropriation; State Treasurer; Municipal Aid. The sum of \$25,000,000 for the fiscal year 1 2 ending June 30, 2018 and the sum of \$25,000,000 for fiscal year ending June 30, 2019 are hereby 3 appropriated to the state treasurer for the purpose of providing municipal aid to each city, town, 4 and unincorporated place in the state. The treasurer shall distribute the municipal aid on a per capita basis to each city, town, and unincorporated place in the state by September 1 of each year. 5 The governor is authorized to draw a warrant for said sums out of any money in the treasury not 6 otherwise appropriated. Notwithstanding RSA 31:95-b or any other provision of law no such 7 8 additional municipal aid shall be considered unanticipated money from the state.

9 2 Effective Date. This act shall take effect July 1, 2017.

Draft Amendment to HB FN-A-LOCAL - Page 2 -

2017-0923h

AMENDED ANALYSIS

1. Makes appropriations to the state treasurer for the purpose of providing municipal aid.

Rep. L. Ober, Hills. 37 March 8, 2017 2017-0782h 04/03

Draft Amendment to HB 2-FN-A-LOCAL

1 1 Definition of Department. Amend RSA 9:1 to read as follows:

Terms Used. In this chapter, the term "department" or "establishment" means any 2 9:1 executive department, commission, board, institution, bureau, office, or other agency of the state 3 government, by whatever name called, other than the legislature, the department of state in the 4 execution of the constitutional duties of the office of the secretary of state, and the state 5 judicial branch, that uses, expends or receives any state funds; the term "state funds" means any 6 and all moneys appropriated by the legislature, or money collected by or for the state, or any agency 7 8 thereof, pursuant to authority granted in any of its laws; the term "budget" means the budget document by this chapter required to be transmitted to the legislature; the term "stakeholder" 9 means a person and/or group which can affect or is affected by the development, design, and/or 10 development of information technology systems. 11

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0782h

AMENDED ANALYSIS

1. Provides that the term "department" as defined in RSA 9:1 shall not include the office of the secretary of state when the office is executing its constitutional duties.

Rep. L. Ober, Hills. 37 March 8, 2017 2017-0801h 06/01

Draft Amendment to HB 2-FN-A-LOCAL

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1 1 Circuit Court; Suspension. RSA 490-F:7, III, relative to conversion of the position of marital 2 master to a full-time judicial position, shall be suspended for the biennium ending June 30, 2019.

Draft Amendment to HB 2-2N-A-LOCAL - Page 2 -

2017-0801h

AMENDED ANALYSIS

1. Suspends the conversion of certain marital master positions to full-time judicial positions for the biennium ending June 30, 2019.

Rep. L. Ober, Hills. 37 March 7, 2017 2017-0752h 10/03

Draft Amendment to HB 2-FN-A-LOCAL

1 1 Department of Justice; Position Added; Criminal Justice Investigator. Amend RSA 94:1-a,

2 I(b) salary grade DD by inserting the following position:

3 DD Department of justice chief forensic investigator

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0752h

AMENDED ANALYSIS

1. Establishes the unclassified position of chief forensic investigator in the department of justice.

Rep. L. Ober, Hills. 37 March 6, 2017 2017-0726h 01/04

Draft Amendment to HB 2-FN-A-LOCAL

1 1 New Hampshire Drinking Water and Groundwater Trust Fund; Transfer. Notwithstanding 2 the provisions of RSA/485-F and any other law to the contrary, \$5,883,058 for the fiscal year ending 3 June 30, 2018, and \$4,205,815 for the fiscal year ending June 30, 2019, shall be transferred from 4 the New Hampshire drinking water and groundwater trust fund, established in RSA 6-D:1, to the 5 department of environmental services account 03-44-44-4420-1003 for the purposes of paying for 6 water pollution control and public water systems pursuant to RSA 486 and RSA 486-A.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0726h

AMENDED ANALYSIS

1. For the biennium ending June 30, 2019, transfers moneys from the New Hampshire drinking water and groundwater trust fund to the department of environmental services for the purposes of paying for water pollution control and public water systems.

Rep. L. Ober, Hills. 37 March 13, 2017 2017-0834h 01/03

Draft Amendment to HB 2-FN-A-LOCAL

1 1 New Hampshire Drinking Water and Groundwater Trust Fund; Transfer. Notwithstanding 2 the provisions of RSA 485-F and any other law to the contrary, \$791,421 for the fiscal year ending 3 June 30, 2018, and \$701,865 for the fiscal year ending June 30, 2019, shall be transferred from the 4 New Hampshire drinking water and groundwater trust fund, established in RSA 6-D:1, to the 5 department of environmental services account 03-44-44-4420-1426 for the purposes of paying for 6 water pollution control and public water systems pursuant to RSA 486 and RSA 486-A.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0834h

AMENDED ANALYSIS

1. For the biennium ending June 30, 2019, transfers moneys from the New Hampshire drinking water and groundwater trust fund to the department of environmental services for the purposes of paying for water pollution control and public water systems.

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Rep. L. Ober, Hills. 37 March 13, 2017 2017-0835h 01/03

Draft Amendment to HB 2-FN-A-LOCAL

1 1 New Hampshire Drinking Water and Groundwater Trust Fund; Transfer. Notwithstanding 2 the provisions of RSA 485-F and any other law to the contrary, \$1,114,346 for the fiscal year ending 3 June 30, 2018, and \$1,114,346 for the fiscal year ending June 30, 2019, shall be transferred from 4 the New Hampshire drinking water and groundwater trust fund, established in RSA 6-D:1, to the 5 department of environmental services account 03-44-44-4420-1003 for the purposes of paying for the 6 following 12 projects with warrant article before December 31, 2008 but without SAG application 7 before July 1, 2013.

8			<u>FY 2018</u>	<u>FY 2019</u>
9	Portsmouth	D02011.0502 Lincoln Area Sewer Separation		
10		Contract 3B	\$95,449	\$95,450
11	Portsmouth	D2011.1101 Cass Street Area Sewer Improvements	\$52,995	\$52,995
12	Portsmouth	106-12 Rye Line Pump Station	\$ 21,907	\$21,907
13	Nashua	D2004-0906 Primary Clarifier Rehabilitation	\$14,98 3	\$14,983
14	Durham	D2010-0213 West End Sewer Improvements	\$4,712	\$4,712
15	Berlin	D02011-0705 Inflow and Infiltration Reduction,		
16		Phase 1, Contract 2	\$31,077	\$31,077
17	Portsmouth	D2013-D102 Lincoln Area Sewer Separation - Contract 830	\$67,057	\$67,057
18	Conway Village			
19	Fire District	237-04 Sewerage Improvements Program Phase Π	\$247,655	\$247,655
20	Lebanon 092-04 & 092-06 WWTF & Energy Evaluation Improvements,			
21		Phase II	\$195,235	\$195,235
22	Berlin	111-05 & 111-06 Wastewater Treatment Facility		
23		Phase 2 Upgrade	\$234,828	\$234,828
24	Nashua	D2012-0202 WWTF Grit System and Dewatering Upgrade	\$85,206	\$85,206
25	Nashua	D2012-060S Aeration and Secondary Clarifier Upgrade	\$63,242	\$63,241
26	Total Projects with Warrant Article Before December 31, 2008			
27	But Without	SAG Application Before July 1, 2013	<u>\$1,114,346</u>	<u>\$1,114,346</u>
28	Total Transfer	for the biennium ending June 30, 2019		\$2,228,692

AMENDED ANALYSIS

1. For the biennium ending June 30, 2019, transfers moneys from the New Hampshire drinking water and groundwater trust fund to the department of environmental services for the purposes of funding specific water and wastewater projects.

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Rep. L. Ober, Hills. 37 March 20, 2017 2017-0948h 05/03

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Draft Amendment to HB 2-FN-A-LOCAL

1 National Guard Scholarship Fund. Amend RSA 110-B:61 to read as follows:

110-B:61 Revenue for Scholarship Fund.

I. All revenue received from sources other than governmental agencies during any fiscal
year from the rental of all national guard armories in this state shall be credited by the state
treasurer to the New Hampshire national guard scholarship fund as established in RSA 110-B:60.

6 II. Revenues for the national guard scholarship fund shall include an annual 7 appropriation, as determined by the general court, to be awarded by the scholarship 8 committee under this subdivision.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0948h

AMENDED ANALYSIS

1. Provides for an annual appropriation to the national guard scholarship fund.

Rep. Kurk, Hills. 2 March 21, 2017 2017-1002h 06/04

Draft Amendment to HB 2-FN-A-LOCAL

1 1 Repeal. RSA 7:6-f, relative to the disposition of consumer protection settlement funds, is 2 repealed.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-1002h

AMENDED ANALYSIS

1. Repeals the provision for escrow of certain consumer protection settlement funds.

Rep. L. Ober, Hills. 37 March 17, 2017 2017-0943h 04/10

Draft Amendment to HB 2-FN-A-LOCAL

1 1 Department of Corrections; Scanners for State Correctional Facilities. Amend 2016; 263:4 to 2 read as follows:

3 263:4 Appropriation; Department of Corrections; Scanners for State Correctional Facilities. In 4 addition to any other funds appropriated to the department of corrections, the sum of \$1,110,000 for 5 the fiscal year ending June 30, 2017 is hereby appropriated to the department for the purchase and installation of 6 full body security scanners in the state correctional facilities. Three of the scanners 6 7 shall be installed in the state prison for men in Concord, 2 scanners shall be installed in the 8 northern New Hampshire correctional facility in Berlin, and one scanner shall be installed in the 9 new state prison for women. This appropriation shall not lapse until July 1, 2019. The 10 governor is authorized to draw a warrant for said sum out of any money in the treasury not 11 otherwise appropriated.

12 2 Effective Date. This act shall take effect June 30, 2017.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0943h

AMENDED ANALYSIS

1. Provides that the appropriation made to the department of corrections to purchase and install full body scanners in state correctional facilities shall not lapse until July 1, 2019.

Rep. L. Ober, Hills. 37 March 13, 2017 2017-0847h 04/10

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Draft Amendment to HB 2-FN-A-LOCAL

I New Section; Adequate Representation for Indigent Defendants in Criminal Cases; Additional
 Funding From State Departments and Agencies. Amend RSA 604-A by inserting after section 1-b
 the following new section:

604-A:1-c Additional Funding From State Departments and Agencies. Every state department, board, institution, commission, or agency which receives grant funds or supplemental appropriations from a source other than the state biennial operating budget for the purpose of conducting law enforcement activities that may result in increased costs for indigent defense as determined by the court, shall transfer 20 percent of such funds received to the judicial council to be used to pay for indigent defense costs resulting from such law enforcement activities. Payment for expenses of indigent representation under this section shall be made pursuant to RSA 604-A:8.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0847h

AMENDED ANALYSIS

1. Requires every department, board, institution, commission, or agency which receives grant funds or supplemental appropriations from a source other than the biennial budget process for the purpose of conducting law enforcement activities that may result in increased costs for indigent defense to transfer 20 percent of such funds received to the judicial council to be used to pay for indigent defense costs. Rep. L. Ober, Hills. 37 March 20, 2017 2017-0963h 05/04

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Draft Amendment to HB 2-FN-A-LOCAL

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1 1 Integrated Land Development Permits; Procedure Suspended. Due to budgetary and staffing

2 constraints, RSA 489, establishing a procedure to obtain an integrated land development permit

3 from the department of environment services, is suspended for the biennium ending June 30, 2019.

Draft Amendment to HB 2-FN-A-LOCAL - Page 2 -

2017-0963h

AMENDED ANALYSIS

1. Suspends RSA 489, relative to integrated land development permits, for the biennium ending June 30, 2019.