### Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing all after the enacting clause with the following:

 $\mathbf{2}$ 

1 Department of Information Technology; Divisions Established. Amend RSA 21-R:5 to read as
 follows:

5 21-R:5 Divisions Established. The commissioner shall establish 4 divisions, *business* 6 *relationship management, user experience, infrastructure and operations, and user* 7 *services,* which shall be in alignment with the department's statewide strategic plan. Each division 8 shall be under the supervision of a division director appointed pursuant to RSA 21-R:3.

9 2 Department of Information Technology; Unfunded Positions; Authorization. Notwithstanding 10 any other provision of law to the contrary, the department of information technology may fill 11 unfunded positions during the biennium ending June 30, 2025, provided that the total expenditure 12 for such positions shall not exceed the amount appropriated for personnel services.

13 3 Career and Technical Education; Dual and Concurrent Enrollment Program. Amend RSA
 14 188-E:26 to read as follows:

15188-E:26 Program Established. There is established a dual and concurrent enrollment program 16in CCSNH. Participation in the program shall be offered to high school and career technical education center students in grades 10 through 12. The program shall provide opportunities for 1718 qualified New Hampshire high school students to gain access and support for dual and concurrent 19enrollment [in career and technical education courses, STEM (science, technology, engineering, and 20mathematics) and STEM-related] courses that are fundamental and necessary for success in 21postsecondary education, career path opportunities, and to meet New Hampshire's emerging 22workforce needs.

4 Regional Career and Technical Education; Dual and Concurrent Enrollment Program. Amend
 RSA 188-E:27, II to read as follows:

II. A student in the program shall be provided funding for enrollment in no more than [2] 5 dual or concurrent enrollment courses taken in grade 10, no more than [2] 5 dual or concurrent enrollment courses taken in grade 11, and no more than [2] 5 dual or concurrent enrollment courses taken in grade 12. A student may take more than [2] 5 dual or concurrent enrollment courses per year at his or her own expense.

5 Dual and Concurrent Enrollment Program; Appropriation. The sums of \$3,250,000 for the fiscal year ending June 30, 2024, and \$3,250,000 for the fiscal year ending June 30, 2025, are hereby appropriated to community college system of New Hampshire for the purpose of providing

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1 scholarships and program support for the dual and concurrent enrollment program under RSA 188- $\mathbf{2}$ E:26. This appropriation shall be in addition to any other funds appropriated to the community 3 college system of New Hampshire. The governor is authorized to draw a warrant for said sums out

4 of any money in the treasury not otherwise appropriated. Said appropriation shall not lapse.

6 Community College System of New Hampshire; Employment; Benefits; Retirement System  $\mathbf{5}$ 6 Status. Amend RSA 188-F:7 to read as follows:

7

188-F:7 Employment; Benefits; Retirement System Status.

8 I. Any changes to the conditions of employment, compensation, and benefits of community 9 college system of New Hampshire employees covered by collective bargaining agreements shall be 10negotiated through the collective bargaining process.

11 II. The community college system of New Hampshire shall, as of the effective date of this 12section.] be considered an employer for the purposes of RSA 100-A:1, IV and V for full-time 13employees participating in the New Hampshire retirement system prior to January 1, 2024. 14[Full-time employees of the community college system of New Hampshire as of the effective date of 15this section shall be considered employees for the purposes of RSA 100-A:1, V.]

16III. Service as an employee of the community college system of New Hampshire that 17commences prior to January 1, 2024 shall be creditable service for purposes of RSA 100-A, RSA 21-I:29, RSA 21-I:30, RSA 21-I:30-a, RSA 21-I:30-b, and RSA 21-I:30-c. Any community college 1819 system of New Hampshire employee who transfers, without a break in service, to a state classified, 20unclassified, or nonclassified service position shall retain and transfer all leave accruals and 21seniority and be entitled to all the rights and benefits of a permanent employee in the classified or 22unclassified service of the state based on the years of creditable state service. At the time of such a 23transfer, the employee shall immediately begin to accrue annual and sick leave as granted at the 24time of the transfer by the receiving agency according to the employee's continuous years worked. 25Any state employee in a classified, unclassified, or nonclassified service position who transfers, 26without a break in service, to the community college system of New Hampshire shall retain and 27transfer all leave accruals and seniority and be entitled to all the rights and benefits of a permanent 28employee in the classified or unclassified service of the state based on the years of creditable state 29service. At the time of such a transfer, the employee shall immediately begin to accrue annual and 30 sick leave as granted at the time of the transfer by the receiving agency according to the employee's 31continuous years worked.

32[Membership in the retirement system shall be optional for positions within the IV. 33 community college system of New Hampshire for which participation was optional as of June 30, 342007, and for such other positions within the community college system of New Hampshire as may 35be designated by the board of trustees.

36 V.] The community college system of New Hampshire shall remit to the state on a monthly 37 basis the cost of retiree health care benefits for employees who have retired on or after July 1, 2011.

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1 The amount due shall be based on current enrollment for that month and the working rate for the 2 calendar year. Invoices from the department of administrative services shall contain retiree 3 enrollment detail in regards to the amount due. The department shall provide the community 4 college system an anticipated budget each biennium as part of the retiree health budget process.

5 7 New Hampshire Retirement System; Definitions; Employer and Employee. Amend RSA 1006 A:1, IV and V to read as follows:

7IV. "Employer" shall mean (a) the state or any department, commission, institution, or 8 agency of the state government by which an employee is paid through the office of the state 9 treasurer with respect to their employees, (b) the state, the local school district, or other employers of 10teachers eligible for membership in the system with respect to the teachers in their employ, (c) any police department or police force of the state, or of any county, city, town, village, or precinct in the 11 12state with respect to the permanent policemen in their employ, (d) any fire department of the state, 13or of any county, city, town, village, or precinct in the state with respect to the permanent firemen in 14their employ, (e) any political subdivision that has elected to participate under RSA 100-A:20, and (f) 15the community college system of New Hampshire for those full-time employees whose 16participation in the New Hampshire retirement system commences prior to January 1, 2024; provided, however, that in no instance shall any employer contribute or participate in the 1718retirement system unless by a reasonable determination of the board of trustees such employer 19 qualifies as a governmental entity, political subdivision, agency, or instrumentality eligible to 20participate in the retirement system as a governmental plan within the meaning of section 414(d) of 21the United States Internal Revenue Code of 1986, as amended. When 2 or more employers share or 22merge payroll functions, each employer shall continue to be considered a separate employer for the 23purposes of RSA 100-A.

24V. "Employee" shall mean any regular classified, nonclassified, or unclassified officer or employee of the state or any department, commission, institution or agency of the state government 2526by which an employee is paid through the office of the state treasurer, or employees of the general 27court who work on a full-time basis and are eligible for other state benefits, but whose salary is 28calculated on a per diem basis, or any employee of the retirement system, or any full-time employee 29of the community college system of New Hampshire who began service prior to January 1, 2024, 30 or of any of the groups authorized to participate under this chapter but excluding any person who is 31a teacher, permanent policeman, or permanent fireman as defined in this section, or who is a 32member or attache of the general court or member of the executive council.

33 8 Appropriation; University System of New Hampshire; Blockchain. There is hereby 34 appropriated to the University of New Hampshire's Interoperability Lab the sum of \$1,500,000 for 35 the fiscal year ending June 30, 2023 which shall be nonlapsing and shall be expended for the purpose 36 of establishing a program at the University of New Hampshire Interoperability lab to analyze the

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

1 interoperability of blockchain technology. The governor is authorized to draw a warrant for said sum  $\mathbf{2}$ out of any money in the treasury not otherwise appropriated.

3

9 Effective Date. Section 8 of this act shall take effect June 30, 2023.

410 Appropriation; University System of New Hampshire; Whittemore Center Arena There is hereby appropriated to the University of New Hampshire the sum of \$6,000,000 for the fiscal year  $\mathbf{5}$ 6 ending June 30, 2023 which shall be nonlapsing and shall be expending for the purpose of renovating 7and expanding the Whittemore Center Arena. The governor is authorized to draw a warrant for said 8 sum out of any money in the treasury not otherwise appropriated.

9

11 Effective Date. Section 10 of this act shall take effect June 30, 2023.

1012 New Paragraph; The Liquor Commission; Funds; Authority for Employee Incentive Program. 11 Amend RSA 176:16 by inserting after paragraph V the following new paragraph:

12VI. The commission is authorized to transfer funds for its employee incentive program from 13the liquor commission fund to such accounts as required to compensate qualifying employees as 14provided in the liquor commission rules, Liq 800.

1513 Department of Corrections; Transfer Authority. The following classes within the department 16of corrections shall be exempt from the transfer restrictions in RSA 9:17-a and 9:17-c; classes: 10-17personal services-perm classified, 11-personal services unclassified, 12-personal services 18unclassified, 18-overtime, 19-holiday pay, 50-personal service-temp/appointed, and 60-benefits. The 19department is authorized to transfer funding in these classes within and amongst all accounting 20units provided that any transfer of \$100,000 or more shall require prior approval of the fiscal 21committee of the general court and governor and council. The provisions in this paragraph shall 22remain in effect for the biennium ending June 30, 2025.

23

14 Department of Corrections; Unclassified Positions Established.

24I. The unclassified positions of deputy director of health services, deputy director of 25rehabilitative services, and deputy warden are hereby established in the department of corrections 26and shall be gualified for that position by reason of education and experience and shall be appointed 27by the commissioner of the department of corrections and who shall serve at the pleasure of the 28commissioner. The positions shall be as follows:

29

(a) The deputy director of health services shall oversee the uniform integration of allied 30 healthcare, dental services, health information management and contractual healthcare services into 31the comprehensive medical and behavioral health system operated by the department of corrections 32as well as ensuring adherence of licensed clinical staff to their respective practice laws, rules, 33 standards, and policies. In addition, the deputy director of health services will oversee the 34departments business agreements to ensure compliance with the health insurance portability and 35accountability act and its application within a correctional environment. This position shall also 36 establish an organizational reporting structure to ensure that all licensed clinical staff receive adequate and appropriate supervision. Direct reports shall include the facility classified and 37

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1 contracted health administrators and all allied healthcare and health information management  $\mathbf{2}$ staff.

3 (b) The deputy director of rehabilitative services shall oversee the uniform integration of 4 institutional rehabilitative programs, reentry services, faith-based services, educational and vocational offerings and family-based services operated by the department of corrections at all  $\mathbf{5}$ 6 locations for those incarcerated, as well as ensuring adherence of certified professionals to their  $\mathbf{7}$ respective standards, rules and policies. In addition, this position will oversee and ensure 8 compliance with applicable grants and contractual agreements with external partners and seek 9 further resources to integrate into the correctional setting to improve programmatic resources for 10the incarcerated population. The deputy director of rehabilitative services will also establish an 11 organizational reporting structure to ensure all staff, including certified educational professionals 12receive adequate and appropriate supervision. Direct reports shall include but not limited to the 13facilities classified administrators of program services, the education director, and institutional 14program management staff.

15(c) The deputy warden of the New Hampshire state prison for men will work in close and 16immediate contact with prisoners on a daily basis, having responsibility for security. This position 17will administer and direct facility objectives by assessing needs and operational effectiveness, 18establishes controls, and monitors key performance measures and other quality improvement 19 protocols related to the identified organizational goals of the department and the New Hampshire 20state prison for men. This position will assist the warden in management of the New Hampshire 21state prison for men and its security force. This position will conduct post-incident reviews to 22determine the scope of actions taken and whether those actions comply with applicable state law, administrative rules, policies and procedures, training, and proper use of force. This position will 23meet with those incarcerated and staff as necessary to determine the validity of requests and report 2425outcomes and areas of improvement to the warden. This position will oversee supervision of prison 26security operations, bureau of classifications and client records, hobby craft/recreation staff, and 27related program activities, and will work with the warden on facility budget planning and 28development as it relates to equipment and operational costs. This position maintains its group II 29law enforcement classification in the retirement system due to its being in close and immediate 30 contact with those incarcerated on a daily basis.

3132

II. The commissioner shall appoint a person to each position established pursuant to subparagraph. Any vacancy shall be filled in the same manner as the original appointment.

33

III. The salary of these positions shall be determined after assessment and review of the 34appropriate temporary letter grade allocation in RSA 94:1-a, I(b) for the positions which shall be 35conducted pursuant to RSA 94:1-d and RSA 14:14-c.

36 IV. Upon completion of the appointment of the positions identified in paragraph I, the 37 following positions shall be abolished to allow for the transition of these classified positions with

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their available appropriations into the unclassified positions. Funding shall be transferred into 1  $\mathbf{2}$ expenditure class 011, within accounting unit 02-46-46-465010-8234, 02-46-46-469010-8232 and 02-3 46-46-463510-3372. The incumbents in the abolished classified positions shall be offered the 4 opportunity to seek the commissioner's appointment of the unclassified positions: (a) Administrator IV (Deputy Director of Health Services) #12849.  $\mathbf{5}$ 6 (b) Administrator IV (Deputy Director of Rehabilitative Services) #19953. 7 (c) Administrator IV (Deputy Warden) #16320. 8 15 Department of Corrections; Authorization to Transfer to Group II of the New Hampshire 9 Retirement System. Pursuant to the provision of RSA 100-A:3, IX, the following positions in the 10department of corrections classified as group I positions are deemed to have met the requirement of 11 RSA 100-A:1, VII(b) and shall be transferred to group II status in the New Hampshire retirement 12system: 13I. Licensed Nursing Assistant III, #44273. 14II. Licensed Nursing Assistant I, #44291. 15III. Administrator -Secure Psychiatric Unit, #16849. 1616 Department of Corrections; Qualifications and Compensation of Certain Officials. Amend 17RSA 21-H:7 to read as follows: 1821-H:7 Qualifications and Compensation of Certain Officials. 19I. The commissioner, assistant commissioner, professional standards director, director of 20personnel and information, director of rehabilitative services, and the division directors of the 21department shall be qualified to hold such positions by reason of education and experience. 22The salaries of the commissioner, assistant commissioner, [professional standards II. 23director,] director of personnel and information, director of rehabilitative services, and the division 24directors of the department shall be as specified in RSA 94:1-a. 2517 Department of Corrections; Position Reallocation; Appropriation. 26I. The department of administrative services is hereby authorized to conduct a reallocation 27of all the certified corrections officer and internal affairs investigators from the rank of corrections 28officer trainee through the rank of major at the NH department of corrections. The department of 29administrative services shall conduct an assessment review of the reallocation request pursuant to 30 personnel rule Per 303. 31II. The governor is authorized to draw a warrant for said sums in this section out of any 32money in the treasury not otherwise appropriated to fund the outcome of the reallocation. Such 33 funds shall not lapse until June 30, 2025. 3418 Department of Environmental Services; Commissioner; Assistant Commissioner; Directors; 35Chief Operations Officer; Compensation. Amend RSA 21-O:2, III-a and IV to read as follows: 36 III-a. The commissioner shall nominate for appointment by the governor and council a chief 37 operations officer of the commissioner's office who shall serve for a term of 4 years. The chief

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1	operations officer shall oversee and coordinate the activities of the administrative services $unit$ [,					
2	geology, public information and permitting, and laboratory services units,] and shall be responsible					
3	for the following functions:					
4	(a) Preparing agency budget requests.					
<b>5</b>	(b) [Developing and implementing procedures for assuring smooth operation of the					
6	various units within the commissioner's office.					
7	(c) Ensuring compliance with directives and procedures by the governor and general					
8	<del>court.</del>					
9	(d) Implementing audit recommendations concerning the commissioner's office units.					
10	(e)] Carrying out the directives of the commissioner and assistant commissioner.					
11	IV. The commissioner, or assistant commissioner, as designated by the					
12	commissioner, shall be responsible for the following functions:					
13	(a) Developing and implementing procedures for assuring smooth operation of					
14	the various units within the commissioner's office;					
15	(b) Ensuring compliance with directives and procedures by the governor and					
16	general court; and					
17	(c) Implementing audit recommendations concerning the commissioner's office					
18	units.					
19	V. The salaries of the commissioner, the assistant commissioner, the chief operations officer					
20	and each division director shall be as specified in RSA 94:1-a.					
21	19 Department of Environmental Services; Office of the Commissioner. Amend RSA 21-O:12 to					
22	read as follows:					
23	21-O:12 Office of the Commissioner. The commissioner of environmental services shall					
24	establish units within [his] the office to be responsible for: administrative services, [geology]					
25	geological survey, human resources, planning, public information and permitting, risk analysis					
26	and management, and [laboratory services] legal, which shall include the following functions and					
27	such other functions as may be assigned by the commissioner:					
28	I. Administrative services shall include the following services to all divisions, to the greatest					
29	extent possible:					
30	(a) Accounting, purchasing, and budget control.					
31	(b) Personnel management.					
32	(c) Property, contracts, and grants management.					
33	[ <del>(d)</del> Data processing.					
34	(e) Compiling, indexing, and managing data collected by all divisions, which shall be					
35	used to establish a departmental data base for use by all divisions of the department, and which					
36	shall be a public record.]					

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1 II. Geology shall be under the direction of the state geologist, who shall be the director of the  $\mathbf{2}$ New Hampshire geological survey. The geological survey shall collect data and perform research on 3 the land, mineral, and water resources of the state, and disseminate the findings of such research to 4 the public through maps, reports, and other publications. The state geologist shall: consult with the commissioner of the department of natural and cultural resources relative to the issuance of mining  $\mathbf{5}$ 6 permits under RSA 12-E; assist the directors of the divisions of water and waste management as  $\mathbf{7}$ necessary; and perform such other duties as may be assigned by the commissioner. The state 8 geologist and all members of the New Hampshire geological survey shall be staff members of the 9 commissioner's office. The state geologist shall advise the department, and all other branches of 10state and local government, concerning the geologic character of the state and its implications for 11 both economic and scientific needs in conjunction with all existing and future environmental factors 12relating to the geology of the state. The state geologist shall maintain liaison with federal and other 13state geologic agencies and with the state university. The state geologist shall also serve as a voting 14member of the board of professional geologists.

15III. Planning shall be under the direct supervision of the assistant commissioner and shall 16include all department-level short and long-range planning activities and the coordination and 17compilation of all division-level planning activities.

18IV. Public information and permitting shall assist members of the general public, whenever 19 possible by directing them to the appropriate person within the relevant division of the department; 20and generally providing members of the general public with all of the information necessary for 21meeting permit requirements.

22V. The risk analysis and management function shall be the direct responsibility of the 23assistant commissioner, in accordance with RSA 125-H:7. The commissioner may call on any personnel from any division or any other state department to assist the assistant commissioner in 2425the event of a crisis, disaster, or other occurrence or condition requiring analysis and management of 26an actual or suspected risk of damage to the environment. The unit, once assembled by the 27commissioner in the event of a crisis, disaster, occurrence, or condition, shall work closely with the 28risk assessment bureau in the department of health and human services under the direction of the 29assistant commissioner to:

30

(a) Make assessments of potential or actual risk of harm to the environment or, in 31cooperation with the risk assessment bureau of the department of health and human services, to 32persons.

33 (b) Manage environmental risk hazards using the results of the assessment described 34above or any other available information to develop and evaluate regulatory options, within a 35statutory framework, to reduce or eliminate the risk of harm to the environment.

36 [VI. Laboratory services shall include such expert assistants and such facilities as are 37 necessary to support the investigatory, analytical, and enforcement functions of the department of

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1	environmental services. The commissioner shall provide the commissioner of the department of
2	health and human services with direct access to all raw data, test results, and other information and
3	samples received or generated by the laboratories in the department deemed necessary by the
4	commissioner of the department of health and human services in order to carry out his or her
<b>5</b>	responsibilities to protect the public health.]
6	20 Department of Justice; Attorney General; Deputy; Associates; Assistants. Amend RSA 21-
7	M:3, VIII-IX to read as follows:
8	VIII. The attorney general shall appoint qualified applicants to serve as a hearing officer for
9	appeals to any of the councils established under RSA 21-O. The attorney general and the
10	commissioner of the department of environmental services may enter into a memorandum of
11	understanding to transfer funds sufficient to fund the hearing officer position, clerical and
12	support personnel and services, and related expenses. Such individual or individuals shall:
13	(a) Be qualified by education and experience in the conduct of administrative
14	adjudicative hearings and the application of law to facts; and
15	(b) Be fully screened by the attorney general from the outset of any such appeal from
16	any attorney representing the department.
17	VIII-a. Upon request by the commissioner of the department of environmental
18	services, the attorney general shall appoint qualified applicants to serve as a hearing
19	officer for all administrative enforcement matters authorized under any provision of law
20	including, but not limited to, administrative fines and license actions. The attorney
21	general and the commissioner of the department of environmental services may enter into
22	a memorandum of understanding to fund the hearing officer position, clerical and support
23	personnel and services, and related expenses. Such individual or individuals shall:
24	(a) Be qualified by education and experience in the conduct of administrative
25	adjudicative hearings and the application of law to facts;
26	(b) Be fully screened by the attorney general from the outset of any such appeal
27	from any attorney representing the department;
28	(c) Regulate all procedural aspects of a proceeding, including presiding over
29	the hearing and any prehearing conferences; and
30	(d) Provide the commissioner with a proposed written decision on the merits
31	within 45 days of the conclusion of the final hearing.
32	IX. When designated as the hearing officer for a particular appeal to any of the councils
33	established under RSA 21-0, the hearing officer shall:
34	(a) Regulate all procedural aspects of a proceeding, including presiding over the hearing
35	and any prehearing conferences;
36	(b) Subject to RSA 21-O:14, at the first prehearing conference order the parties and any
37	persons who have been allowed to intervene to participate in mediation if the hearing officer

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1	concludes that it is reasonably possible that mediation will result in the resolution of the issues in			
2	dispute in the proceeding. No order to mediate shall stay the appeal proceeding;			
3	(c) [Adopt all findings of fact made by the council except to the extent any such finding is			
4	without evidentiary support in the record;			
<b>5</b>	(d) Deliberate with] Receive advice from an advisory quorum of the council [before			
6	reaching conclusions on mixed questions of law and fact] as described in RSA 21-O:14;			
7	[(e)] (d) Decide all issues in the appeal including all questions of fact and law			
8	presented during the pendency of the appeal; and			
9	[(f)] (e) Prepare and issue written decisions on all motions and on the merits of the			
10	appeal within 100 days of the conclusion of the hearing on the merits. [The hearing officer shall			
11	provide the council with a proposed written decision on the merits within 45 days of the conclusion of			
12	the hearing on the merits. If requested to do so by the members of the council participating in the			
13	discussion, the hearing officer shall meet with those members within the 100 day period to discuss			
14	the decision.]			
15	21 Department of Environmental Services; Duties of Commissioner. Amend RSA 21-O:3, VIII-X			
16	to read as follows:			
17	VIII. Provide all necessary clerical and technical support to any council established by this			
18	chapter. At a minimum, the commissioner shall:			
19	(a) [For any appeal from a department decision before any such council provide all			
20	necessary clerical and support personnel and services in order to:			
21	(1) Prepare notices and other documents required under RSA 541-A and distribute			
22	such notices and documents as directed by the hearing officer appointed under RSA 21-M:3, VIII;			
23	(2) Schedule the conduct of all council administrative appeal proceedings, as directed			
24	by the hearing officer appointed under RSA 21-M:3, VIII so as to ensure timely and efficient conduct			
25	of such proceedings;			
26	(3) Prepare and maintain the record, required by RSA 541-A, of all such appeals,			
27	which shall include the decisions issued in such proceedings.			
28	(b)] Provide comfortable and adequate space for the use of all councils in performing			
29	their official duties; and			
30	[(e)] (b) Provide all necessary clerical and support personnel and services in order to:			
31	(1) Prepare and distribute notices and other documents required under RSA 91-A for			
32	council meetings; and			
33	(2) Prepare and maintain as public records the official minutes of the meetings of all			
34	councils supported by the department.			
35	VIII-a. Have the authority to enter into a memorandum of understanding with the			
36	attorney general pursuant to RSA 21-M:3, VIII and VIII-a, to fund the hearing officer			
37	position, clerical and support personnel and services, and related expenses.			

1 IX. [Repealed.]

2 X. [Repealed.]

3 22 Department of Environmental Services; Wetlands Council. Amend RSA 21-O:5-a, V-VII to
 4 read as follows:

V. A quorum of at least 3 members of the wetlands council shall [hear all] serve in an  $\mathbf{5}$ 6 advisory role to the hearing officer assigned pursuant to RSA 21-M:3, VIII, at any hearing for administrative appeals from department decisions made under RSA 482-A relative to wetlands, 78 or under RSA 483-B relative to shoreland protection [and shall decide all disputed issues of fact in 9 such appeals,] in accordance with RSA 21-0:14. Such a quorum shall be appointed by the 10chairperson; however, any member of the wetlands council not appointed to the quorum may voluntarily attend any hearing and participate to the same degree as a member 11 12appointed by the chairperson.

VI. The commissioner of the department of environmental services shall present all proposed rules relative to wetlands and protected shorelands to the wetlands council for consideration prior to filing a notice of proposed rule under RSA 541-A:6. The council shall present any objections to proposed rules to the commissioner in writing within 15 days. The commissioner may adopt a rule to which the council has objected only after presenting a written reply to the council detailing the reasons for adopting the rule over the objections of the council.

VII. [The council shall adopt rules in accordance with the rulemaking provisions of RSA 541 A to govern its proceedings.] *During an appeal*, the council shall be subject to the requirements of
 RSA 541-A:36[, notwithstanding RSA 21-O:14].

22 23 Department of Environmental Services; Water Council. Amend RSA 21-O:7, IV to read as 23 follows:

24IV. A quorum of at least 3 members of the water council shall [hear all] serve in an 25advisory role to the hearing officer assigned pursuant to RSA 21-M:3, VIII, at any hearing 26for administrative appeals from department decisions relative to the functions and responsibilities 27of the division of water other than department decisions made under RSA 482-A relative to wetlands 28and RSA 483-B relative to shoreland protection[, and shall decide all disputed issues of fact in such 29appeals,] in accordance with RSA 21-0:14. Such quorum shall be appointed by the 30 chairperson; however, any member of the water council not appointed to the quorum may 31voluntarily attend any hearing and participate to the same degree as a member appointed 32by the chairperson.

24 Department of Environmental Services; Waste Management Council. Amend RSA 21-O:9, V
 to read as follows:

V. A quorum of at least 3 members of the waste management council shall [hear all] serve in an advisory role to the hearing officer assigned pursuant to RSA 21-M:3, VIII, at any hearing for administrative appeals from department decisions relative to the functions and

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responsibilities of the division of waste management[, and shall decide all disputed issues of fact in such appeals,] in accordance with RSA 21-0:14. Such quorum shall be appointed by the chairperson; however, any member of the waste management council not appointed to the quorum may voluntarily attend any hearing and participate to the same degree as a member appointed by the chairperson.

6 25 Department of Environmental Services; Air Resources Council. Amend RSA 21-O:11, IV to 7 read as follows:

8 IV. A quorum of at least 3 members of the air resources council shall [hear all] serve in 9 an advisory role to the hearing officer assigned pursuant to RSA 21-M:3, VIII, at any 10hearing for administrative appeals from department decisions relative to the functions and 11 responsibilities of the division of air resources [and shall decide all disputed issues of fact in such 12appeals,] in accordance with RSA 21-0:14. Such quorum shall be appointed by the chairperson; however, any member of the air resources council not appointed to the 13quorum may voluntarily attend any hearing and participate to the same degree as a 1415member appointed by the chairperson.

26 Department of Environmental Services; Administrative Appeals. Amend RSA 21-0:14, I-a
and I-b to read as follows:

18I-a.(a) Any person aggrieved by a department decision may, in addition to any other remedy 19 provided by law, appeal such decision by submitting a notice of appeal to the council having 20advisory jurisdiction over the subject matter of the appeal within 30 days of the date of the decision 21and shall set forth fully in a notice of appeal every ground upon which it is claimed that the decision 22complained of is unlawful or unreasonable. The appeal shall be heard by a hearing officer designated pursuant to RSA 21-M:3, VIII, with the advice of a quorum of the council. Only 2324those grounds set forth in the notice of appeal shall be considered by the *hearing officer and the* 25quorum of the council. On any such appeal, the [council] hearing officer shall determine whether 26the department decision was unlawful or unreasonable by reviewing the administrative record 27together with any evidence and testimony the parties to the appeal may present.

(b) On appeal, the [council] *hearing officer* may affirm the department decision or may remand the matter to the commissioner with a determination that the decision complained of is unlawful or unreasonable. The [council] *hearing officer* shall specify the factual and legal basis for its determination and shall identify the evidence in the record created before the council that supports its decision.

33

(c) In the case of a remand to the commissioner [by the council], the commissioner shall:

(1) Accept the [council's] hearing officer's determination and take action consistent
 with the determination, imposing such conditions as are necessary and consistent with the purposes
 of the chapter under which the department decision was issued; or

37

(2) Appeal as provided in paragraph III.

### Amendment to HB 2-FN-A-LOCAL - Page 13 -

1 (d) If the commissioner issues a revised decision, the department may at any time, and  $\mathbf{2}$ the appellant may within 30 days of issuance, request the council to confirm that the revised 3 decision is consistent with the council's remand order.

4I-b. As an alternative to filing an appeal under paragraph I-a and in addition to any other remedy provided by law, any person aggrieved by a department permitting decision may, within 30  $\mathbf{5}$ 6 days of the date of the decision, file with the council having jurisdiction over the subject matter of 7the appeal a preliminary notice of appeal and an offer to enter into settlement discussions. Filings 8 made under this paragraph shall be made on forms maintained by the department and shall be 9 governed by the following:

10(a) Notwithstanding any other provision of law prescribing the contents of a notice of 11 appeal, a preliminary notice of appeal shall contain only information identifying the appellant, the 12decision being appealed, and a list of every ground on which the appellant claims that the decision is 13unlawful or unreasonable.

14(b) The preliminary notice of appeal and offer to enter into settlement discussions shall 15be served on the commissioner and, if not filed by the applicant, on the applicant on the same day as 16they are filed with the council.

17(c) The offer to enter into settlement discussions shall propose mediated settlement 18discussions, unmediated settlement discussions, or both.

19(d) The department and, if applicable, the applicant shall notify the appellant in writing 20within 7 days whether they accept the offer to enter into settlement discussions. Any such 21notification accepting the offer shall propose dates within the ensuing 30 days on which to hold the 22settlement discussions, and if the appellant's offer proposed both mediated and unmediated 23settlement discussions the notification shall elect one or the other.

24(e) A notice of appeal that complies fully with the [council's] procedural rules established pursuant to RSA 21-0:14, IV, shall be filed no later than 45 days after the 2526preliminary notice of appeal was filed by the appellant under this paragraph. No notice of appeal 27shall raise grounds for appeal beyond those contained in the preliminary notice of appeal.

28(f) If the department and, if applicable, the applicant accept the offer to enter into 29settlement discussions the appeal shall be stayed until a notice of appeal is filed under subparagraph 30 (e).

31(g) If the parties enter into mediated settlement discussions under this paragraph, the 32provisions of paragraph I-c(a), (b), and (d) shall apply.

33 27 Department of Environmental Services; Administrative Appeals. Amend RSA 21-0:14, III 34and IV to read as follows:

35 III. Any party aggrieved by the disposition of an administrative appeal [before any council 36 established by under this chapter may appeal such results in accordance with RSA 541.

### Amendment to HB 2-FN-A-LOCAL - Page 14 -

1	IV. The [councils established under this chapter] attorney general shall adopt procedural				
2	rules under RSA 541-A to govern the conduct of administrative appeals under this section. [To the				
3	extent possible, the rules of the councils shall be consistent with each other.]				
4	28 Water Management and Protection; Water Pollution and Waste Disposal; Sewage Disposal				
<b>5</b>	Systems; Fees. Amend RSA 485-A:30, I-b to read as follows:				
6	I-b. [There is hereby established the subsurface systems fund into which] The fees collected				
7	under paragraph I shall be deposited in the water resources fund established in RSA 482-A:3,				
8	III [. The fund shall be a separate, nonlapsing fund, continually appropriated to the department] for				
9	the purpose of paying all costs and salaries associated with the subsurface systems program and				
10	other land resources management programs.				
11	29 Repeal. RSA 6:12, I(b)(281), relative to the subsurface systems fund, is repealed.				
12	30 Water Management and Protection; Fill and Dredge in Wetlands; Excavating and Dredging				
13	Permit; Certain Exemptions. Amend RSA 482-A:3, III to read as follows:				
14	III. The filing fees collected pursuant to paragraphs I, V(c), XI(h), XII(c), and X are				
15	continually appropriated to and shall be expended by the department for paying per diem and				
16	expenses of the public members of the council, hiring additional staff, reviewing applications and				
17	activities relative to wetlands under RSA 482-A, protected shorelands under RSA 483-B, alteration				
18	of terrain under RSA 485-A:17, conducting field investigations, individual sewage disposal				
19	systems and subdivisions under RSA 485-A:30, and holding public hearings. Such fees and any				
20	monetary grants, gifts, donations, or interest generated by these funds shall be deposited with and				
21	held by the treasurer in a nonlapsing <i>and continuously appropriated</i> fund identified as the water				
22	resources fund.				

- 31 Water Management and Protection; Water Pollution and Waste Disposal; Wastewater
   Operator Certification; Application; Special Fund. Amend RSA 485-A:7-a, II to read as follows:
- II. All applications shall be accompanied by a \$50 fee to cover department expenses for conducting the certification program. All fees shall be deposited [with the state treasurer and deposited] in a special nonlapsing *and continuously appropriated* wastewater plant operator certification fund to be used by the department for the administration of this subdivision and for the operation of the department-owned Wastewater Plant Operator Training Center.
- 30 32 Water Management and Protection; Aid to Municipalities for Water Pollution Control;
   31 Application for Funding. Amend RSA 486:7 to read as follows:
- 486:7 Application for Funding. Application for payments under the provisions of this chapter shall be made in accordance with rules adopted by the department under RSA 541-A, and shall be based upon reports filed with the department prior to January 31 in the calendar year for which payment is being requested. *Final applications must be received within one year of final completion of project to be eligible for funding.*

# Amendment to HB 2-FN-A-LOCAL - Page 15 -

1	33 Appropriation; Department of Environmental Services; Municipal Water Pollution Control.
<b>2</b>	There is hereby appropriated to the department of environmental services the sum of \$27,900,000
3	for the fiscal year ending June 30, 2023 for the purpose of administering payments pursuant to RSA
4	486:1 - RSA 486:8. The sum appropriated shall be nonlapsing for the biennium concluding June 30,
<b>5</b>	2025. The governor is authorized to draw a warrant for said sum out of any money in the treasury
6	not otherwise appropriated.
7	34 Effective Date. Section 33 of this act shall take effect June 30, 2023.
8	35 Water Management and Protection; Water Pollution and Waste Disposal; Enforcement;
9	Terrain Alteration. Amend RSA 485-A:17, II(b) to read as follows:
10	(b) The department shall charge a non-refundable fee of \$500 plus a \$.10 per square foot
11	of disturbance associated with the amendment request fee for each request to amend a permit
12	that requires plans to be reviewed.
13	36 Water Management and Protection; Water Pollution and Waste Disposal; Winnipesaukee
14	River Basin Control; Expenditures. Amend RSA 485-A:49, II to read as follows:
15	II. To provide funds for the municipal share of the costs involved pursuant to this
16	subdivision, the state treasurer is authorized to borrow upon the credit of the state not exceeding the
17	sum of [\$3,000,000] \$30,000,000 and for said purposes may issue bonds and notes in the name and
18	on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.
19	37 Water Management and Protection; Water Pollution and Waste Disposal; Winnipesaukee
20	River Basin Control; Municipal Assessments. Amend RSA 485-A:50, III to read as follows:
21	III. The respective share of the assessments made in paragraphs I and II shall be paid to the
22	department by each municipality quarterly [on July fifteenth, October fifteenth, January fifteenth,
23	and April fifteenth of that fiscal year], except for capital cost recovery assessments which shall be
24	paid annually [on July fifteenth]. After the close of each fiscal year, the department shall ascertain
25	its actual total expenses in accordance with the foregoing provisions, and then shall adjust the
26	assessment for the second quarterly payment of the new fiscal year for each such municipality
27	served for any under-payment or over-payment by each such municipality served for the prior fiscal
28	year.
29	38 New Chapter; PCB Assistance. Amend RSA by inserting after chapter 483-E the following
30	new chapter:
31	CHAPTER 483-F
32	PCB ASSISTANCE
33	483-F:1 Purpose Statement. The general court recognizes that polychlorinated bi-phenyl (PCB)
34	contamination is widespread in New Hampshire and impacts both land and water. As a result of
35	PCB laden products used both as intended and inappropriately dumped from 1929-1977, over 100
36	waterways have become impaired for fish consumption. In addition, waterfowl have been found to
37	have high levels of PCBs in their blood and in their eggs. The general court hereby declares that the

### Amendment to HB 2-FN-A-LOCAL - Page 16 -

- purpose of this chapter is to better understand the impact of PCBs on aquatic life and to ameliorate
   those impacts to the greatest extent possible.
- 3 483-F:2 Definitions. In this chapter:
- 4

5 6

- I. "Department" means the department of environmental services.
- II. "Fund" means the PCB assistance fund established in this chapter.
- 483-F:3 PCB Assistance Fund.

I. There is hereby established in the department the PCB assistance fund which shall be maintained in distinct and separate custody from all other funds, notwithstanding RSA 6:12. All moneys in the fund shall be nonlapsing and continually appropriated to the department of environmental services for the purposes of this chapter.

II. The commissioner may apply for and accept, from any source, gifts; donations of money; grants; federal, local, private, and other matching funds and incentives; and interests in land for the purposes of this chapter. The moneys collected under this paragraph shall be deposited in the fund established under paragraph I of this section.

15 III. The commissioner shall adopt rules relative to the distribution of money from the fund, 16 taking into consideration ability to pay, natural disaster conditions and locations, requirements for 17 repair, replacement and treatment, and other factors as determined by the department.

39 Appropriation; Department of Environmental Services; PCB Contamination. The sum of \$1,000,000 for the fiscal year ending June 30, 2023 is hereby appropriated to the commissioner of the department of environmental services for the purpose of assisting to fund studies, investigations and remediation of PCB contamination. Such funds shall be nonlapsing to the commissioner of the department of environmental services. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

24

40 Effective Date. Section 39 of this act shall take effect June 30, 2023.

41 New Subdivision; InvestNH Program. Amend RSA 12-O by inserting the following new
 subdivision after section 68:

27

### InvestNH Fund and Program

12-O:69 Fund established. There is hereby established in the office of the state treasurer a fund to be known as the InvestNH fund. The fund shall be composed of appropriations, gifts, grants, donations, bequests, or other moneys from any public or private source. The fund may be expended by the commissioner to accomplish the purposes of RSA 12-O:70. The moneys in this fund shall be non-lapsing.

33 12-O:70 InvestNH Program. The department shall establish a program to make grants for the 34 purpose of accelerating the approval and construction of workforce housing, as defined in RSA 35 674:58, IV, and other types of housing determined by the department to be important for the 36 economic development of the state. Grants may be made by the department to municipalities. The

## Amendment to HB 2-FN-A-LOCAL - Page 17 -

1	program shall be known as the InvestNH program. The department shall adopt rules pursuant to				
2	RSA 541-A to implement the provisions of this subdivision no later than July 1, 2024.				
3	42 New Subparagraph; Application of Receipts; InvestNH Program. Amend RSA 6:12, I(b) by				
4	inserting after subparagraph (387) the following new subparagraph:				
<b>5</b>	(388) Moneys deposited in the InvestNH fund as established in RSA 12-O:69.				
6	43 Appropriation; InvestNH. The sum of \$15,000,000 for the for the fiscal year ending June 30,				
7	2023 is hereby appropriated to the InvestNH fund established in RSA 12-O:69 for the purposes set				
8	forth in RSA 12-O:70. The sum appropriated shall be nonlapsing. The governor is authorized to				
9	draw a warrant for said sums out of any money in the treasury not otherwise appropriated.				
10	44 Effective Date. Section 43 of this act shall take effect June 30, 2023.				
11	45 Appropriation; Affordable Housing Fund. The sum of \$15,000,000 for the fiscal year ending				
12	June 30, 2023, is hereby appropriated to the housing finance authority for deposit in the affordable				
13	housing fund established in RSA 204-C:57, for the purpose of providing financing or state matching				
14	funds for affordable housing. The appropriation shall be in addition to any other funds appropriated				
15	to the housing finance authority and shall be nonlapsing. The governor is authorized to draw a				
16	warrant for said sum out of any money in the treasury not otherwise appropriated.				
17	46 Effective Date. Section 45 of this act shall take effect June 30, 2023.				
18	47 Repeals; Advanced Manufacturing Education. The following are repealed:				
19	I. RSA 188-E:21, relative to the advanced manufacturing education advisory council.				
20	II. RSA 188-E:22, relative to the advanced manufacturing education advisory council				
21	membership and terms.				
22	III. RSA 188-E:23, relative to the advanced manufacturing education advisory council				
23	duties.				
24	IV. RSA 188-E:23-a, relative to the advanced manufacturing education fund.				
25	48 New Section; Department of Education. Amend RSA 21-N by inserting after section 12 the				
26	following new section:				
27	21-N:13 Computer Science and STEM; Administrator. There is established a position within				
28	the department of education who shall be a classified employee at no less than the level of				
29	administrator II. The computer science and STEM position shall be qualified to hold such position				
30	by reason of education and experience. The position shall be subject to any other employment				
31	requirements as determined by the department. The computer science and STEM position shall				
32	coordinate and provide assistance to oversee the computer science educator program established in				
33	RSA 200-O. The computer science and STEM position shall:				
34	I. Coordinate and provide technical assistance to all public schools in the state that				
35	participate in the computer science educator program.				

II. Assist educators in the state that pursue eligible industry recognized credentials and
 utilize the computer science professional development fund.

## Amendment to HB 2-FN-A-LOCAL - Page 18 -

1	III. Assist with administering the computer science professional development fund and				
2	computer science educator incentive fund.				
3	IV. Coordinate and provide technical assistance with those school and educators that				
4	partake in the experiential robotics platform.				
<b>5</b>	V. Serve as a resource for administrators and educators regarding computer science and				
6	STEM.				
7	49 New Chapter; Computer Science Educator Program. Amend RSA by inserting after chapter				
8	200-N the following new chapter:				
9	CHAPTER 200-O				
10	COMPUTER SCIENCE EDUCATOR PROGRAM				
11	200-O:1 Purpose. The purpose of this chapter is to promote broader computer science education				
12	in New Hampshire with the goal of preparing more students for employment opportunities in this				
13	field and to establish the administrator of computer science education and STEM within the				
14	department of education.				
15	200-O:2 Definitions. In this chapter:				
16	I. "Computer Science Administrator" refers to the computer science and STEM				
17	administrator established in RSA 21-N:13.				
18	II. "Eligible Industry Recognized Credential" or "IRC" refers to those industry recognized				
19	credentials in computer science or related fields that are approved by the computer science				
20	administrator to expand computer science education for participation in the below funds.				
21	III. "Full time or equivalent" refers to the amount of time an individual engages in				
22	instruction in a New Hampshire education program, which shall be considered full-time or				
23	equivalent if it includes instruction of not less than 4 one-credit classes per semester or instruction				
24	of no less than 80 students over the course of a semester.				
25	200-O:3 Computer Science Professional Development.				
26	I. The department shall determine, in coordination with the computer science administrator				
27	to expand computer science education, industry recognized credentials eligible for reimbursement				
28	and the amount of reimbursement. Any such reimbursements shall be based on the successful				
29	attainment of an eligible IRC.				
30	II. The department of education shall create an application process, which it shall publish on				
31	or before 6 months from the effective date of this act, for New Hampshire certified educators to seek				
32	reimbursement for all or a portion of the cost of obtaining an eligible industry recognized credentials				
33	in the field of computer science. The process shall include a list of eligible industry recognized				
34	credentials and the amount of reimbursement for successful attainment.				
35	200-O:4 Computer Science Educator Credential.				
36	I. The department of education shall adopt through rulemaking pursuant to RSA 541-A, a				

37 computer science educator credential that permits individuals holding eligible industry recognized

### Amendment to HB 2-FN-A-LOCAL - Page 19 -

credentials to receive a New Hampshire certified educator credential in the area of computer science.
 Such individuals shall be qualified to teach in approved New Hampshire education programs.

II. Individuals teaching full time, or the equivalent, in an approved New Hampshire computer science education program shall be eligible for a \$5,000 bonus for the first year of teaching, and \$2,500 each year for the next 2 years of teaching. Only completed years of teaching shall be eligible and there shall be no proration for partial years.

7 200-O:5 Experiential Robotics Platform (XRP). As part of the STEM initiative for New 8 Hampshire schools, experiential robotics platform, 5,500 robotics kits shall be made available for all 9 New Hampshire classrooms for grades 6-12 for the fiscal year ending June 30, 2023. The program 10 shall consist of standards-based curriculum and hands-on resources, designed to facilitate 11 competency-based learning in the classroom.

12

50 Appropriations; Department of Education; Computer Science Professional Development.

I. There is hereby appropriated to the department of education the sum of \$500,000 for the fiscal year ending June 30, 2023 for the purpose of encouraging New Hampshire certified educators to pursue eligible industry recognized credentials in the field of computer science. This appropriation shall not lapse. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

II. There is hereby appropriated to the department of education the sum of \$3,696,871 for the fiscal year ending June 30, 2023 for the purpose of encouraging individuals holding an eligible industry recognized credentials to teach computer science or related courses of study in New Hampshire approved education programs. This appropriation shall not lapse. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

III. There is hereby appropriated to the department of education the sum of \$455,000 for the fiscal year ending June 30, 2023 for the purpose of implementing the experiential robotics platform in all New Hampshire classrooms for grades 6-12 including, but not limited to the purchase of robotics kits from First New Hampshire Robotics, Experiential Robotics Platform, career and technical education of community college fabrication sites, and professional development delivery and support. The sum appropriated shall not lapse. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

IV. The sum of \$303,129 in the fiscal year ending June 30, 2023, is hereby appropriated to the department of education to be expended in biennium ending June 30, 2025, for the computer science and STEM position established in this act. This appropriation shall not lapse until June 30, 2025. The governor is authorized to draw a warrant for said sums out of any money in the treasury not otherwise appropriated.

36

51 Effective Date. Section 50 of this act shall take effect June 30, 2023.

## Amendment to HB 2-FN-A-LOCAL - Page 20 -

1	52 New Subdivision; Bridges House Special Account. Amend RSA 4:9 by inserting after section				
2	4:9-r the following new subdivision:				
3	Bridges House Special Account				
4	4:9-s Establishing the Bridges House Special Account Fund. There is hereby established in the				
5	state treasury the Bridges house special account fund. The funds may be comprised of public funds,				
6	gifts, grants or donations or any other source of funds, and shall be used for the purposes of the care,				
7	maintenance, and repair of, and additions to, the Bridges house, or for any other relevant purpose				
8	deemed appropriate by the bridges house advisory board. The fund shall be non-lapsing and shall be				
9	continually appropriated to the department.				
10	53 New Subparagraph; Application of Receipts; Bridges House Special Account. Amend RSA				
11	6:12, I(b) by inserting after subparagraph (387) the following new subparagraph:				
12	(388) Moneys deposited in the bridges house special account fund under RSA 4:9-s.				
13	54 New Section; Department of Corrections; New Hampshire State Prison Fund Established.				
14	Amend RSA 21-H by inserting after section 16 the following new section:				
15	21-H:17 Department of Corrections; New Hampshire State Prison Fund Established. There is				
16	hereby established in the state treasury a state prison fund, which shall be a fund administered by				
17	the department of corrections. The fund shall not lapse. The fund is established for the purpose of				
18	design and construction of a new New Hampshire state prison.				
19	55 New Subparagraph; Application of Receipts; New Hampshire State Prison Fund 2023.				
20	Amend RSA 6:12, I(b) by inserting after subparagraph (387) the following new subparagraph:				
21	(388) Moneys deposited in the New Hampshire state prison fund under RSA 21-				
22	H:17.				
23	56 Appropriation; Department of Corrections; New Hampshire State Prison; 2023. There is				
24	hereby appropriated to the department of corrections the sum of \$10,000,000 for the fiscal year				
25	ending June 30, 2023 for deposit in the state prison fund under RSA 21-H:17, for the purpose of				
26	preliminary design and complete site survey for a new state prison. The sum appropriated shall not				
27	lapse. The governor is authorized to draw a warrant for said sum out of any money in the treasury				
28	not otherwise appropriated.				
29	57 Effective Date. Sections 54-56 of this act shall take effect June 30, 2023.				
30	58 Appropriation; Department of Corrections; IT Infrastructure. There is hereby appropriated				
31	to the department of corrections the sum of \$1,340,000 for the fiscal year ending June 30, 2023				
32	which shall be nonlapsing until June 30, 2025 for the purpose of replacing certain computers and				
33	information technology infrastructure. The sum appropriated shall not lapse. The governor is				
34	authorized to draw a warrant for said sum out of money in the treasury not otherwise appropriated.				
35	59 Effective Date. Section 58 of this act shall take effect on June 30, 2023.				
36	60 Appropriation; Department of Administrative Services. There is hereby appropriated to the				

department of administrative services the sum of \$21,000,000 for the fiscal year ending June 30,

### Amendment to HB 2-FN-A-LOCAL - Page 21 -

1 2023 for the purpose of purchasing 2 Granite Place, Concord, New Hampshire in order to provide  $\mathbf{2}$ office space for the department of justice and other state agencies, or for any other purpose the 3 commissioner of the department of administrative services determines is necessary, provided that 4 any unexpected amount following the purchase shall lapse to the general fund. The sum appropriated shall not lapse. The governor is authorized to draw a warrant for said sum out of  $\mathbf{5}$ 6 money in the treasury not otherwise appropriated.

 $\mathbf{7}$ 

61 Effective Date. Section 60 of this act shall take effect on June 30, 2023.

8 62 Appropriation; Body-Worn and Dashboard Camera Fund. There is hereby appropriated to 9 the department of Safety for deposit in the body-worn and dashboard camera fund established in 10RSA 105-D:3 the sum of \$1,005,000 for the fiscal year ending June 30, 2023. The sum appropriated 11 shall not lapse. The governor is authorized to draw a warrant for said sum out of money in the 12treasury not otherwise appropriated.

13

63 Effective Date. Section 62 of this act shall take effect on June 30, 2023.

14

64 Department of Natural and Cultural Resources; Christa McAuliffe Memorial.

15I. The department of natural and cultural resources shall design, construct, and maintain a 16permanent memorial to Christa McAuliffe on state house grounds, specifically, at the front facing 17area of the state house.

18The governor is authorized to accept for the department of natural and cultural II. 19 resources, in the name of the state, any gifts of money, which are donated to construct and maintain 20the Christa McAuliffe memorial. Notwithstanding any other provision of law, the department may 21accept donated in-kind services, goods, and materials for the construction and maintenance of the 22memorial without governor and council approval.

23III. Any gifts of money, which are donated to contract, construct, and maintain the 24memorial, shall be placed in the special nonlapsing account in the state treasury, to be expended for 25the purposes of the Christa McAuliffe memorial. Any money remaining in the special account after 26construction of the memorial is completed shall be used for the care, maintenance, repair, and additions to the memorial, or for any other purpose deemed appropriate. 27

28

IV. The memorial shall be permanently affixed to state house grounds, on the front facing 29portion of the state house, upon completion.

30 65 Appropriation; Christa McAuliffe Memorial. There is hereby appropriated to the department 31of natural and cultural resources which shall be placed in a special nonlapsing account in the state 32treasury, the sum of \$100,000 for the fiscal year ending June 30, 2023 for the purpose of designing, 33 constructing, and maintaining a permanent memorial to Christa McAuliffe on state house grounds, specifically the front facing area of the state house. The sum appropriated shall not lapse. The 3435governor is authorized to draw a warrant for said sum out of any money in the treasury not 36 otherwise appropriated.

37

66 Effective Date. Sections 64 and 65 of this act shall take effect June 30, 2023.

# Amendment to HB 2-FN-A-LOCAL - Page 22 -

1	67 New Section; Department of Education; The Commission on New Hampshire Civics;					
2	Commission Established. Amend RSA 21-N by inserting after section 8-b the following new section:					
3	21-N:8-c Commission Established; Department of Education; New Hampshire Schools Civics					
4	Program. The commission on New Hampshire civics is hereby established to develop educational					
<b>5</b>	materials to teach the state constitution in New Hampshire schools.					
6	I. Notwithstanding RSA 14:49, the members of the commission shall be as follows:					
7	(a) Three public members appointed by the governor, of which at least one shall be a					
8	parent of a student in a qualified New Hampshire education program.					
9	(b) The chair of NH Civics, or designee.					
10	(c) The chief justice of the New Hampshire supreme court, or designee.					
11	(d) The secretary of state, or designee.					
12	(e) The chief administrative judge of the New Hampshire superior court, or designee.					
13	(f) The chief administrative judge of the New Hampshire circuit court or designee.					
14	(g) The commissioner of the department of education, or designee.					
15	(h) Two New Hampshire civics teachers appointed by the commissioner of education.					
16	(i) Two members of the house of representatives, appointed by the speaker of the house					
17	of representatives.					
18	(j) One member of the senate, appointed by the president of the senate.					
19	(k) One member of the governor's office, appointed by the governor.					
20	II. The commission shall create a textbook and related curriculum specifically designed for					
21	New Hampshire students and teachers to help them explore the history, heritage and principles of					
22	the New Hampshire Constitution and the government it established.					
23	(a) A paper copy of the published textbook shall be available for each New Hampshire					
24	civics classroom and an interactive electronic version shall be made available on the department of					
25	education's website or in another form to all New Hampshire citizens at no charge.					
26	(b) The commission shall meet as often as the chair determines and shall publish the					
27	book on or before August 1, 2025.					
28	III. The members of the commission shall elect a chairperson among the members. The first					
29	meeting of the commission shall be called by the first-named governor appointee. The first meeting					
30	of the commission shall be held within 30 days of the effective date of this section. A majority of the					
31	members of the commission shall constitute a quorum.					
32	68 Appropriation; Department of Education. There is hereby appropriated to the department of					
33	education the sum of \$250,000 for the fiscal year ending June 30, 2023 which shall not lapse until					
34	June 30, 2025 for the purpose of expanding the Teacher of the Year program by providing					
35	promotional, training, professional development, and collaboration with other stakeholder's					
36	opportunities.					

37 69 Effective Date. Section 68 of this act shall take effect June 30, 2023.

### Amendment to HB 2-FN-A-LOCAL - Page 23 -

1 70 New Sections; Northern Border Alliance Program. Amend RSA 21-P by inserting after 2 section 68 the following new sections:

3 21-P:69 Northern Border Alliance Program.

I. The commissioner of safety shall establish a northern border alliance program which shall
make grants available to other state, county, and local law enforcement agencies, and also provide
funding for the division of state police for the following purposes:

- 7
- (a) Overtime costs for officers performing law enforcement activities under this program.
- 8
- (b) Equipment for use in performing law enforcement activities under this program.
- 9
- (c) Training costs, including overtime backfill, for officers participating in this program.

10 II. The commissioner shall establish protocols and conditions for increased state police 11 patrols and conditions for eligibility for grants to other state, county, and local law enforcement 12 agencies. The protocols and conditions shall focus on reducing the instance of crimes and illicit 13 activity occurring within 25 air miles from the Canadian border. The protocols and conditions shall:

(a) Establish state police as the lead agency for scheduling patrol and coordination withparticipating agencies.

(b) Ensure that officers assigned to patrols are relieved of taking calls for service absentan emergency.

(c) Ensure that the officers assigned to such patrol units have been trained on state and,
if applicable, federal policies, laws and constitutional provisions.

20 21 III. The program shall include the following prohibitions on allowable uses of funds:

(a) No funds shall be granted for "purchase of evidence" or for "confidential funds."

22 (b) No funds shall be used for supplanting locally budgeted and approved funds for 23 routine law enforcement.

IV. The program shall include semi-annual reporting, to the governor, senate president, and speaker of the house of representatives, which includes measurable program results and a detailed accounting of program funding and uses. The first report shall be submitted on or before December 31, 2023.

28

21-P:70 Northern Border Alliance Fund.

I. There is hereby established the northern border alliance fund within the department of safety for the purpose of make grants available to other state, county, and local law enforcement agencies, and also provide funding for the division of state police to reduce the instance of crimes and illicit activity in close proximity to the Canadian border. All moneys in the fund shall be nonlapsing and continually appropriated to the department of safety

II. The fund shall be overseen by the commissioner of the department of safety who shall,
within 180 days of the effective date of this section, establish a process for the application for grants
from the fund. Such process shall be established in rules adopted in accordance with RSA 541-A.

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1 III. The commissioner of the department of safety may charge administrative costs related  $\mathbf{2}$ to this section to the fund.

3

71 Appropriation; Department of Safety; Northern Border Alliance Program.

4

I. The sum of \$1,435,384 for the fiscal year ending June 30, 2023 is hereby appropriated to the department of safety and shall be nonlapsing. This sum shall be expended as follows:

 $\mathbf{5}$ 6

 $\mathbf{7}$ 

(a) \$619,641 shall be expended by state police for the purpose of funding overtime patrols, related training activities and purchase equipment in support of the northern border 8 alliance program.

9 (b) The sum of \$815,743 is hereby appropriated to the department of safety to disburse 10grants to other state, county, and local law enforcement agencies for the purpose of funding overtime 11 costs for county and local law enforcement officers performing law enforcement activities 12attributable to the northern border alliance program established in RSA 21-P:69.

13II. The governor is authorized to draw a warrant for said sums out of any money in the 14treasury not otherwise appropriated.

15

72 Effective Date. Section 71 of this act shall take effect on June 30, 2023.

1673 Authority and Duties of Police Employees. Amend RSA 106-B:12 to read as follows:

17106-B:12 Authority and Duties of Police Employees. Police employees shall be ex-officiis 18constables throughout the state. They shall have statewide authority to enforce all provisions of 19RSA title XXI relative to motor vehicle laws and the regulations relative to the transportation of 20hazardous materials, pursuant to RSA 106-A:18 and RSA 106-B:15. The director, division of state 21police, shall report to the director, division of motor vehicles, all violations of and prosecutions under 22the motor vehicle laws. Police employees shall have general power to enforce all criminal laws of the 23state and to serve criminal processes and make arrests, under proper warrants, in all counties. They 24shall not serve civil processes. No police employee shall act, be used or called upon for service within 25any town in any industrial dispute unless actual violence has occurred therein, and then only upon order of the governor. When any police employee shall apprehend any person who has committed or 2627attempted to commit a felony the director shall immediately make a report to the attorney and the 28sheriff of the county and the chief of police of the municipality in which the offense was, or was 29suspected of being, committed and such cases shall be investigated and prosecuted by said county 30 officials with the cooperation of said police employees. Further, police employees acting within 3125 air miles of the international border with Canada, shall have the same authority and 32powers granted to forest rangers and officials of the division of forests and lands pursuant

33 to RSA 227-G:7 and RSA 227-G:8.

3474 Appropriation; Department of Natural and Cultural Resources; State Library. There is 35hereby appropriated to the department of natural and cultural resources the sum of \$1,000,000 for 36 the fiscal year ending June 30, 2023 to begin executing a process to assess the books and material 37 currently in the state library and begin the removal and safe storage of the books and materials.

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The sum appropriated shall be nonlapsing. The governor is authorized to draw a warrant for said

1

 $\mathbf{2}$ sum out of any money in the treasury not otherwise appropriated. 3 75 Effective Date. Section 74 of this act shall take effect June 30, 2023. 476 Board of Tax and Land Appeals. Amend RSA 71-B:1 to read as follows:  $\mathbf{5}$ 71-B:1 Board Established. There is hereby established a board of tax and land appeals, 6 hereinafter referred to as the board, which shall be composed of 3 members who shall be learned and experienced in questions of taxation or of real estate valuation and appraisal or of both. At least 78 one member of the board shall be an attorney admitted to practice in New Hampshire. The 9 members of the board shall be full-time employees and shall not engage in any other employment 10during their terms that is in conflict with their duties as members of the board. 11 77 New Paragraph; Definition; Vested. Amend RSA 100-A:1 by inserting after paragraph 12XXXVII the following new paragraph: XXXVIII. "Vested" means that a member is qualified for a benefit upon 10 years of service. 1314The calculations of earnable compensation under RSA 100-A:1, XVII and average final compensation 15under RSA 100-A:1, XVIII cannot be reduced after 3 years of service. 1678 Definition of Earnable Compensation; Group II. Amend RSA 100-A:1, XVII to read as 17follows: 18XVII. "Earnable compensation" shall mean: 19(a) For group I members who have attained vested status prior to January 1, 2012 the 20full base rate of compensation paid, as determined by the employer, plus any overtime pay, holiday 21and vacation pay, sick pay, longevity or severance pay, cost of living bonus, annual attendance 22stipend or bonus, additional pay for extracurricular and instructional activities for full-time teachers 23and full-time employees who are employed in paraprofessional or support position, additional pay for 24instructional activities of full-time faculty of the community college system, and any military 25differential pay, plus the fair market value of non-cash compensation paid to, or on behalf of, the 26member for meals or living quarters if subject to federal income tax, but excluding other 27compensation except cash incentives paid by an employer to encourage members to retire, 28supplemental pay paid by the employer while the member is receiving workers' compensation, and 29teacher development pay that is not part of the contracted annual salary. [Compensation for extra 30 and special duty, as reported by the employer, shall be included but limited during the highest 3 31years of creditable service as provided in paragraph XVIII]. However, earnable compensation in the 32final 12 months of creditable service prior to termination of employment shall be limited to 1-1/233 times the higher of the earnable compensation in the 12-month period preceding the final 12 months 34or the highest compensation year as determined for the purpose of calculating average final 35compensation, but excluding the final 12 months. Any compensation received in the final 12 months 36 of employment in excess of such limit shall not be subject to member or employer contributions to 37 the retirement system and shall not be considered in the computation of average final compensation.

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1 Provided that, the annual compensation limit for members of governmental defined benefit pension  $\mathbf{2}$ plans under section 401(a)(17) of the United States Internal Revenue Code of 1986, as amended, 3 shall apply to earnable compensation for all employees, and teachers, permanent firemen, and 4 permanent policemen] who first become eligible for membership in the system on or after July 1,  $\mathbf{5}$ 1996. Earnable compensation shall not include compensation in any form paid later than 120 days 6 after the member's termination of employment from a retirement eligible position, with the limited 7exceptions of disability related severance pay paid to a member or retiree no later than 120 days 8 after a decision by the board of trustees granting the member or retiree disability retirement 9 benefits pursuant to RSA 100-A:6 and of severance pay which a member was entitled to be paid 10within 120 days after termination but which, without the consent of the member and not through 11 any fault of the member, was paid more than 120 days after the member's termination. The member 12shall have the burden of proving to the board of trustees that any severance payment paid later than 13120 days after the member's termination of employment is earnable compensation and meets the 14requirements of an asserted exception to the 120-day post-termination payment requirement.

15(b)(1) For group I members who have not attained vested status prior to January 1, 162012, the full base rate of compensation paid, as determined by the employer, plus compensation 17over base pay. Compensation over base pay shall include as applicable, subject to subparagraphs 18(2)[<del>, (3), and (4)</del>] and (3), any overtime pay, cost of living bonus, annual attendance stipend or 19 bonus, annual longevity pay, additional pay for extracurricular and instructional activities for full-20time teachers and full-time employees who are employed in paraprofessional or support position, 21additional pay for instructional activities of full-time faculty of the community college system[, 22compensation for extra and special duty,] and any military differential pay, plus the fair market 23value of non-cash compensation paid to, or on behalf of, the member for meals or living quarters if 24subject to federal income tax, but excluding other compensation except supplemental pay paid by the 25employer while the member is receiving workers' compensation and teacher development pay that is 26not part of the contracted annual salary.

27(2)[Compensation over base pay shall be limited during the highest 5 years of 28ereditable service as provided in paragraph XVIII.

29

(3) Earnable compensation shall not include compensation for extra and special 30 duty for members who commence service on and after July 1, 2011.

31(4) (3) Earnable compensation shall not include incentives to encourage members 32to retire, severance pay or end-of-career additional longevity payments, and pay for unused sick or 33 Earnable compensation in the final 12 months of creditable service prior to vacation time. termination of employment shall be limited to 1 1/2 times the higher of the earnable compensation in 3435the 12-month period preceding the final 12 months or the highest compensation year as determined 36 for the purpose of calculating average final compensation, but excluding the final 12 months. Any 37 compensation received in the final 12 months of employment in excess of such limit shall not be

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1 subject to member or employer contributions to the retirement system and shall not be considered in  $\mathbf{2}$ the computation of average final compensation. Provided that, the annual compensation limit for 3 members of governmental defined benefit pension plans under section 401(a)(17) of the United 4 States Internal Revenue Code of 1986, as amended, shall apply to earnable compensation for all  $\mathbf{5}$ employees[,] and teachers[, permanent firemen, and permanent policemen] who first become eligible 6 for membership in the system on or after July 1, 1996. Earnable compensation shall not include 7compensation in any form paid later than 120 days after the member's termination of employment 8 from a retirement eligible position.

9 (c) For group II members who have attained vested status prior to January 1, 102013, the full base rate of compensation paid, as determined by the employer, plus any overtime pay, holiday and vacation pay, sick pay, longevity or severance pay, cost of living 11 12bonus, annual attendance stipend or bonus, additional pay for instructional activities, and any military differential pay, plus the fair market value of non-cash compensation 1314paid to, or on behalf of, the member for meals or living quarters if subject to federal income 15tax, but excluding other compensation except cash incentives paid by an employer to 16encourage members to retire, supplemental pay paid by the employer while the member is 17receiving workers' compensation. Compensation for extra and special duty, as reported by 18the employer, shall be included but limited during the highest 3 years of creditable service 19as provided in paragraph XVIII. However, earnable compensation in the final 12 months 20of creditable service prior to termination of employment shall be limited to 1-1/2 times the 21higher of the earnable compensation in the 12-month period preceding the final 12 months 22or the highest compensation year as determined for the purpose of calculating average final compensation, but excluding the final 12 months. Any compensation received in the 2324final 12 months of employment in excess of such limit shall not be subject to member or 25employer contributions to the retirement system and shall not be considered in the 26computation of average final compensation. Provided that, the annual compensation limit 27for members of governmental defined benefit pension plans under section 401(a)(17) of the United States Internal Revenue Code of 1986, as amended, shall apply to earnable 2829compensation for all permanent firemen and permanent policemen who first become 30 eligible for membership in the system on or after July 1, 1996. Earnable compensation 31shall not include compensation in any form paid later than 120 days after the member's 32termination of employment from a retirement eligible position, with the limited exceptions 33 of disability related severance pay paid to a member or retiree no later than 120 days after 34a decision by the board of trustees granting the member or retiree disability retirement 35benefits pursuant to RSA 100-A:6 and of severance pay which a member was entitled to be 36 paid within 120 days after termination but which, without the consent of the member and 37not through any fault of the member, was paid more than 120 days after the member's

1 termination. The member shall have the burden of proving to the board of trustees that 2 any severance payment paid later than 120 days after the member's termination of 3 employment is earnable compensation and meets the requirements of an asserted exception 4 to the 120-day post-termination payment requirement.

(d)(1) For group II members who have not attained vested status prior to  $\mathbf{5}$ 6 January 1, 2013, the full base rate of compensation paid, as determined by the employer, plus compensation over base pay. Compensation over base pay shall include as applicable, 78 subject to subparagraphs (2), and (3), any overtime pay, cost of living bonus, annual 9 attendance stipend or bonus, annual longevity pay, compensation for extra and special 10duty, and any military differential pay, plus the fair market value of non-cash compensation paid to, or on behalf of, the member for meals or living quarters if subject to 11 12federal income tax, but excluding other compensation except supplemental pay paid by the employer while the member is receiving workers' compensation that is not part of the 1314contracted annual salary.

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16

(2) Earnable compensation shall not include compensation for extra and special duty for members who commence service on and after July 1, 2011.

17(3) Earnable compensation shall not include incentives to encourage 18members to retire, severance pay or end-of-career additional longevity payments, and pay 19for unused sick or vacation time. Earnable compensation in the final 12 months of 20creditable service prior to termination of employment shall be limited to 1 1/2 times the 21higher of the earnable compensation in the 12-month period preceding the final 12 months 22or the highest compensation year as determined for the purpose of calculating average final compensation, but excluding the final 12 months. Any compensation received in the 23final 12 months of employment in excess of such limit shall not be subject to member or 2425employer contributions to the retirement system and shall not be considered in the 26computation of average final compensation. Provided that, the annual compensation limit 27for members of governmental defined benefit pension plans under section 401(a)(17) of the United States Internal Revenue Code of 1986, as amended, shall apply to earnable 2829compensation for all permanent firemen and permanent policemen who first become 30 eligible for membership in the system on or after July 1, 1996. Earnable compensation 31shall not include compensation in any form paid later than 120 days after the member's 32termination of employment from a retirement eligible position.

79 Definition of Average Final Compensation; Group II. Amend RSA 100-A:1, XVIII to read as
 follows:

35

XVIII. "Average final compensation" shall mean:

36 (a) For *group I* members who have attained vested status prior to January 1, 2012, the 37 average annual earnable compensation of a member during his or her highest 3 years of creditable

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service, or during all of the years in his or her creditable service if less than 3 years. [For purposes of this calculation, the inclusion of the average annual compensation for extra and special duty in the 3 years shall not exceed the average annual amount of compensation for extra and special duty paid to the member over the member's last 7 years of creditable service on or after July 1, 2009, as reported by the employer in accordance with RSA 100-A:16, VI, or over all of the years in his or her ereditable service on or after July 1, 2009 if less than 7 years.]

- 7(b) For group II members who have attained vested status prior to January 1, 8 2013, the average annual earnable compensation of a member during his or her highest 3 9 years of creditable service, or during all of the years in his or her creditable service if less 10than 3 years. For purposes of this calculation, the inclusion of the average annual compensation for extra and special duty in the 3 years shall not exceed the average annual 11 12amount of compensation for extra and special duty paid to the member over the member's last 7 years of creditable service on or after July 1, 2009, as reported by the employer in 1314accordance with RSA 100-A:16, VI, or over all of the years in his or her creditable service on 15or after July 1, 2009 if less than 7 years.
- 16(b) (c) For group I members who commenced service on or after July 1, 2011 or who 17have not attained vested status prior to January 1, 2012, the average annual earnable compensation 18of a member during his or her highest 5 years of creditable service, or during all of the years in his or 19her creditable service if less than 5 years. For purposes of inclusion in this calculation, the average 20percentage of compensation paid in excess of the full base rate of compensation in the highest 5 21years shall not exceed the average percentage of compensation paid in excess of the full base rate of 22compensation over all the member's years of service on or after January 1, 2012, but excluding the 23highest 5 years.
- (c)(1) (d)(1) For group II members who commenced service prior to July 1, 2011 and 2425who have not attained vested status prior to January 1, [2012] 2013, the average annual earnable 26compensation of a member during his or her highest 5 years of creditable service, or during all of the 27years in his or her creditable service if less than 5 years. For purposes of inclusion in this 28calculation, the average percentage of compensation paid in excess of the full base rate of 29compensation in the highest 5 years shall not exceed the average percentage of compensation paid in 30 excess of the full base rate of compensation over all the member's years of service on or after 31January 1, 2013.
- 32 (2) For group II members who commenced service on or after July 1, 2011 [and who 33 have not attained vested status prior to January 1, 2012], the average annual earnable 34 compensation of a member during his or her highest 5 years of creditable service, or during all of the 35 years in his or her creditable service if less than 5 years. For purposes of inclusion in this 36 calculation, the average percentage of compensation paid in excess of the full base rate of 37 compensation in the highest 5 years shall not exceed the average percentage of compensation paid in

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1 excess of the full base rate of compensation over all the member's years of service on or after  $\mathbf{2}$ January 1, 2012, but excluding the highest 5 years.

- 80 Group II Service Retirement Benefits. Amend RSA 100-A:5, II to read as follows:
- 3  $\mathbf{4}$

II. Group II Members.

 $\mathbf{5}$ (a) Any group II member in service, who is in vested status before January 1, [2012] 6 2013, who has attained age 45 and completed 20 years of creditable service, and any group II member who commenced service on or after July 1, 2011 who has attained age 50 and completed 25 78 years of creditable service, and group II members who have not attained vested status prior to 9 January 1, [2012] 2013 as provided in the transition provisions in RSA 100-A:5, II(d), or any group II 10member in service who has attained age 60 regardless of the number of years of creditable service, 11 may retire on a service retirement allowance upon written application to the board of trustees 12setting forth at what time not less than 30 days nor more than 90 days subsequent to the filing 13thereof the member desires to be retired, notwithstanding that during such period of notification the 14member may have separated from service. Provided, however, that a group II member who 15commenced service on or after July 1, 2011 shall not receive a service retirement allowance until 16attaining the age of 52.5; but may receive a reduced allowance after age 50 if the member has at 17least 25 years of creditable service where the allowance shall be reduced, for each month by which 18the date on which benefits commence precedes the month after which the member attains 52.5 years 19of age, by 1/4 of one percent.

20

(b) Upon service retirement, a group II member shall receive a service retirement 21allowance which shall consist of:

22

(1) A member annuity which shall be the actuarial equivalent of his or her 23accumulated contributions at the time of retirement; and

24(2) For members who are in vested status before January 1, [2012] 2013, a state 25annuity which, together with his or her member annuity, shall be equal to 2-1/2 percent of his or her 26average final compensation multiplied by the number of years of his or her creditable service not in 27excess of 40 years, or for members who commenced service on or after July 1, 2011, a state annuity 28which, together with his or her member annuity, shall be equal to 2 percent of his or her average 29final compensation multiplied by the number of years of his or her creditable service not in excess of 30 42.5 years, and group II members who have not attained vested status prior to January 1, [2012] 312013 shall be as provided in the transition provisions in RSA 100-A:5, II(d) with the maximum 32number of years of creditable service not in excess of 40.5 years.

33 (3) Provided, however, that a group II member who commenced service on or after 34July 1, 2011 shall not receive a service retirement allowance until attaining the age of 52.5; but may 35receive a reduced allowance after age 50 if the member has at least 25 years of creditable service 36 where the allowance shall be reduced, for each month by which the date on which benefits commence 37 precedes the month after which the member attains 52.5 years of age, by 1/4 of one percent.

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1	(c)(1) Notwithstanding any provision of RSA 100-A to the contrary, any group II member
2	who is in vested status before January 1, [2012] 2013 and has retired on or after the effective date of
3	this subparagraph after attaining the age of 45 with at least 20 years of creditable service, and any
4	group II member who commenced service on or after July 1, 2011 and retires after the effective date
<b>5</b>	of this subparagraph after attaining the age of 50 with at least 25 years of creditable service, and
6	group II members who have not attained vested status prior to January 1, [2012] 2013 who qualify
7	as provided in the transition provisions in RSA 100-A:5, II(d), shall receive a minimum annual
8	service retirement allowance of \$10,000. If such group II member has elected to convert the
9	retirement allowance into an optional allowance for the surviving spouse under RSA 100-A:13, the
10	surviving spouse shall be entitled to a proportional share of the \$10,000.

- 11
- (2) [Repealed.]

- 12
- (3) [Repealed.]

(d) Active group II members who commenced service prior to July 1, 2011 and who have
not attained vested status prior to January 1, [2012] 2013 shall be subject to the following transition
provisions for years of service required for regular service retirement, the minimum age for regular
service retirement, and the multiplier used to calculate the retirement annuity[, which shall be
applicable on or after January 1, 2012] according to the following table:

18	Creditable service on	Minimum years	Minimum	Annuity
19	January 1, 2012	of service	age attained	multiplier
20	[ <del>(1) Less than 4 years</del>	-24	-age 49	2.1%
21	(2) At least 4 years	-23	age 48	2.2%
22	<del>but less than 6 years</del>			
23	(3) At least 6 years but	-22	-age 47	2.3%
24	<del>less than 8 years</del>			
25	(4) At least 8 years but	-21	-age 46	2.4%
26	<del>less than 10 years</del> ]			
27	(1) Less than 1 year	24	age 49	2.1%
28	(2) At least 1 years	24	age 49	2.1%
29	but less than 2 years			
30	(3) At least 2 years but	24	age 49	2.1%
31	less than 3 years			
32	(4) At least 3 years but	24	age 49	2.1%
33	less than 4 years			
34	(5) At least 4 years	23	age 48	2.2%
35	but less than 5 years			
36	(6) At least 5 years	23	age 48	2.2%
37	but less than 6 years			

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1	(7) At least 6 years but 22 a	ıge 47	2.3%			
2	less than 7 years					
3	(8) At least 7 years but 22 a	nge 47	2.3%			
4	less than 8 years					
<b>5</b>	(9) At least 8 years but 21 a	nge 46	2.4%			
6	less than 9 years					
7	(e) Notwithstanding the transition provisions of subparagraph (d), the member may					
8	replace the additional years of service required for minimum retirement age with the years of service					
9	that are purchased under RSA 100-A:4, IX. Therefore, allowing the member to retire between the					
10	age of 45 and 49 depending upon the years of service purchased. The purchased years under RSA					
11	100-A:4, IX shall have an annual multiplier of 2.5 pe	100-A:4, IX shall have an annual multiplier of 2.5 percent regardless of the percentage listed in				
12	subparagraph (d).	subparagraph (d).				
13	81 Retirement; Maximum Retirement Benefit. Ame	81 Retirement; Maximum Retirement Benefit. Amend RSA 100-A:6-a to read as follows:				
14	100-A:6-a Maximum Retirement Benefit.					
15	(a) Notwithstanding any other provision	of this chapter to th	e contrary, for members			
16	who commenced service before [July 1, 2009] July 1, 2	2001, [ <del>or have attain</del>	ed vested status prior to			
17	January 1, 2012,] a member's initial calculation of	the retirement ben	efit granted under the			
18	provisions of RSA 100-A:5 or RSA 100-A:6 shall not exceed 100 percent of the member's highest year					
19	of earnable compensation.					
20	(b) For members who commenced service of	n or after [ <del>July 1, 20</del> 0	<del>)9 and have not attained</del>			
21	vested status prior to January 1, 2012,] July 1, 20	001 and before Ju	<i>ly 1, 2011,</i> a member's			
22	maximum retirement benefit granted under the provisi	ions of RSA 100-A:5 o	or RSA 100-A:6 shall not			
23	exceed the lesser of [85] 100 percent of the member	's average final com	pensation or [ <del>\$120,000</del> ]			
24	<i>\$125,000</i> .					
25	(c) For members who commenced serv	vice on or after Ju	ly 1, 2011, a member's			
26	maximum retirement benefit granted under the p	provisions of RSA 1	00-A:5 or RSA 100-A:6			
27	shall not exceed the lesser of 85 percent of the m	nember's average f	final compensation or			
28	\$125,000.					
29	(d) Nothing in this section shall affect t	he ability of a mem	ber to receive disability			
30	benefits pursuant to RSA 100-A:6, II(b) and (c). This provision shall not limit the application of					
31	supplemental allowances.	supplemental allowances.				
32	82 Retirement System; Group II; Date Change for A	Application of Retire	ment Provisions Adopted			
33	in 2011 to Members in Vested Status. Amend the foll	lowing RSA provision	ns by replacing the term			
34	"January 1, 2012" with the term "January 1, 2013": 21-I:30, VIII; 100-A:1, XVII(c); 100-A:1,					
35	XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 10	0-A:1, XXXVII (b)(1)	and (3); 100-A:5, II(a);			
90	100  A =  II(A)(2), 100  A =  II(A)(1), 100  A =  II(A)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)					

36 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d)-(except table heading); 100-A:6, II(b); 100-A:6,

37 II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a) and (c); 100-A:19-d.

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1 83 Subsequent Changes Effective January 1, 2025; Retirement System; Group II; Date Change 2 for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the 3 following RSA provisions by replacing the term "January 1, 2013" with the term "January 1, 2014": 4 21-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1, 5 XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d)-(except table 6 heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a) 7 and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (9) from the table in RSA 100-A:5, II(d).

8 84 Subsequent Changes Effective January 1, 2026; Retirement System; Group II; Date Change 9 for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the 10 following RSA provisions by replacing the term "January 1, 2014" with the term "January 1, 2015": 11 21-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1, 12 XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d)-(except table 13 heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a) 14 and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (8) from the table in RSA 100-A:5, II(d).

Subsequent Changes Effective January 1, 2027; Retirement System; Group II; Date Change
for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the
following RSA provisions by replacing the term "January 1, 2015" with the term "January 1, 2016":
21-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1,
XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d)-(except table
heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a)
and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (7) from the table in RSA 100-A:5, II(d).

86 Subsequent Changes Effective January 1, 2028; Retirement System; Group II; Date Change
for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the
following RSA provisions by replacing the term "January 1, 2016" with the term "January 1, 2017":
21-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1,
XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d)-(except table
heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a)
and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (6) from the table in RSA 100-A:5, II(d).

2987 Subsequent Changes Effective January 1, 2029; Retirement System; Group II; Date Change 30 for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the 31following RSA provisions by replacing the term "January 1, 2017" with the term "January 1, 2018": 3221-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1, 33 XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d)-(except table heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a) 3435and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (5) from the table in RSA 100-A:5, II(d). 36 88 Subsequent Changes Effective January 1, 2030; Retirement System; Group II; Date Change

37 for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the

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1 following RSA provisions by replacing the term "January 1, 2018" with the term "January 1, 2019":  $\mathbf{2}$ 21-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1, 3 XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d) -(except table 4 heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a) and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (4) from the table in RSA 100-A:5, II(d).  $\mathbf{5}$ 6 89 Subsequent Changes Effective January 1, 2031; Retirement System; Group II; Date Change 7for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the 8 following RSA provisions by replacing the term "January 1, 2019" with the term "January 1, 2020": 9 21-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1, 10XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d) -(except table heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a) 11 12and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (3) from the table in RSA 100-A:5, II(d). 90 Subsequent Changes Effective January 1, 2032; Retirement System; Group II; Date Change 1314for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the following RSA provisions by replacing the term "January 1, 2020" with the term "January 1, 2021": 151621-I:30, VIII; 100-A:1, XVII(c); 100-A:1, XVII(d)(1); 100-A:1, XVIII(b); 100-A:1, XVIII(d)(1); 100-A:1, 17XXXVII (b)(1) and (3); 100-A:5, II(a); 100-A:5, II(b)(2); 100-A:5, II(c)(1); 100-A:5, II(d)-(except table 18heading); 100-A:6, II(b); 100-A:6, II(d)(1) and (3); 100-A:10, II(b); 100-A:16, I(aa); 100-A:19-b, II(a) 19and (c); 100-A:19-d; 100-A:5, II (d); and delete subparagraph (2) from the table in RSA 100-A:5, II(d). 2091 Subsequent Changes Effective January 1, 2033; Retirement System; Group II; Date Change 21for Application of Retirement Provisions Adopted in 2011 to Members in Vested Status. Amend the 22following RSA provisions as follows: 23I. 21-I:30, VIII; remove "and group II members who have not attained vested status prior to 24January 1, 2021 shall be as provided in the transition provisions in RSA 100-A:5, II(d)". 25II. 100-A:1, XVII(c); replace "who have not attained vested status prior to January 1, 2021" 26with "who commenced service prior to July 1, 2011". 27III. 100-A:1, XVII(d)(1); replace "who have not attained vested status prior to January 1, 282021" with "who commenced service on or after July 1, 2011". 29IV. 100-A:1, XVIII(b); replace "who have not attained vested status prior to January 1, 2021" 30 with "who commenced service prior to July 1, 2011". 31V. 100-A:1, XVIII(d)(1); delete subparagraph (1). 32VI. 100-A:1, XXXVII (b)(1) and (3); in (1), replace "in vested status before January 1, 2021" 33 with "who commenced service before July 1, 2011", and delete subparagraph (3). 34VII. 100-A:5, II(a); replace "who is in vested status before January 1, 2021" with "who 35commenced service prior to July 1, 2011"; delete "and group II members who have not attained 36 vested status prior to January 1, 2012 as provided in the transition provisions in RSA 100-A:5, 37 II(d),".

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1 VIII. 100-A:5, II(b)(2); replace "who is in vested status before January 1, 2021" with "who  $\mathbf{2}$ commenced service prior to July 1, 2011"; delete ", and group II members who have not attained 3 vested status prior to January 1, 2012 as provided in the transition provisions in RSA 100-A:5, II(d) 4 with maximum number of years of credible service not in excess of 40.5 years".

 $\mathbf{5}$ 

IX. 100-A:5, II(c)(1); replace "who is in vested status before January 1, 2021 and" with "who 6 commenced service prior to July 1, 2011"; delete "and group II members who have not attained 7vested status prior to January 1, 2012 as provided in the transition provisions in RSA 100-A:5, 8 II(d),".

9

X. 100-A:5, II(d), delete the subparagraph.

10 XI. 100-A:6, II(b); replace "in vested status before January 1, 2021" with "who commenced service before July 1, 2011"; delete "and group II members who have not attained vested status prior 11 12to January 1, 2021 as provided in the transition provisions in RSA 100-A:5, II(d) with the maximum 13number of years of credible service not in excess of 40.5 years".

14

XII. 100-A:6, II(d)(1) and (3); in (1) replace "who are in vested status before January 1, 2021" with "who commenced service before July 1, 2011", and delete subparagraph (3). 15

16XIII. 100-A:10, II(b); replace "who are in vested status before January 1, 2021" with "who 17commenced service before July 1, 2011". Delete "and group II members who have not attained 18vested status prior to January 1, 2021 shall be as provided in the transition provisions in RSA 100-A:5, II(d)". 19

20XIV. 100-A:16, I(aa); replace "who is in vested status before January 1, 2021" with "who 21commenced service prior to July 1, 2011".

22XV. 100-A:19-b, II(a) and (c); in (a)replace "who is in vested status before January 1, 2021" 23with "who commenced service prior to July 1, 2011", and delete subparagraph (c).

24XVI. 100-A:19-d; replace "for members who are in vested status with Group II service before 25January 1, 2012" with "for members who commenced service before July 1, 2011".

26

92 Retirement System; Group II; Funding; Appropriations.

27I. The sum of \$25,000,000 per state fiscal year is hereby appropriated to the retirement 28system to fund the cost of benefits under this act. Such sums shall be transferred on July 1 each 29year, with the first payment starting July 1, 2023 and the last payment occurring on July 1, 2032.

30 II. In addition, the sum necessary for the biennium ending FY 2025 for the state to cover 31any costs incurred by political subdivisions in the implementation of the group II changes in this act 32is hereby appropriated.

33 III. The governor is authorized to draw a warrant for said sums out of any money in the 34treasury not otherwise appropriated.

3593 Effective Date.

36 I. Section 83 of this act shall take effect January 1, 2025.

37 II. Section 84 of this act shall take effect January 1, 2026.

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1	III. Section 85 of this act shall take effect January 1, 2027.
2	IV. Section 86 of this act shall take effect January 1, 2028.
3	V. Section 87 of this act shall take effect January 1, 2029.
4	VI. Section 88 of this act shall take effect January 1, 2030.
5	VII. Section 89 of this act shall take effect January 1, 2031.
6	VIII. Section 90 of this act shall take effect January 1, 2032.
7	IX. Section 91 of this act shall take effect January 1, 2033.
8	X. Sections 77-82 of this act shall take effect January 1, 2024.
9	94 Taxation of Incomes; Rate. Amend RSA 77:1 to read as follows:
10	77:1 Rate.
11	I. The annual tax upon incomes shall be levied at the rate of 5 percent for all taxable periods
12	ending before December 31, 2023.
13	II. The annual tax upon incomes shall be levied at the rate of 4 percent for all taxable
14	periods ending on or after December 31, 2023.
15	III. The annual tax upon incomes shall be levied at the rate of 3 percent for all taxable
16	periods ending on or after December 31, 2024.
17	[IV. The annual tax upon incomes shall be levied at the rate of 2 percent for all taxable
18	periods ending on or after December 31, 2025.
19	V. The annual tax upon incomes shall be levied at the rate of 1 percent for all taxable
20	periods ending on or after December 31, 2026.]
21	95 Returns for Interest and Dividends Taxes; 2027. Amend 2021, 91:100 to read as follows:
22	91:100 Returns for Interest and Dividends Taxes; [2027] 2025. All persons who are liable for a
23	tax under RSA 77 as of December 31, [2026] 2024, who thereafter are no longer liable for a tax under
24	RSA 77 because of the passage of this act shall make a return of such taxes due the commissioner of
25	revenue administration in such manner and on such forms as the commissioner shall prescribe in
26	rules adopted under RSA 541-A. The administrative provisions of RSA 77 shall remain in effect to
27	permit the audit and collection of taxes upon income taxable under RSA $77$ which is received by
28	persons subject to taxation under that chapter through December 31, [2026] 2024, and to permit the
29	distribution of that revenue. Persons who are liable for a tax under RSA 77 who do not report the
30	payment of federal income taxes on a calendar year basis are entitled to such proportion of the
31	exemptions allowed in RSA 77 as the reporting period bears to their taxable year.
32	96 Application; Repeal of RSA 77. Amend 2021, 91:101 to read as follows:
33	91:101 Application; Repeal of RSA 77. Paragraph II of section 99 shall apply to taxable periods
34	beginning after December 31, [ <del>2026</del> ] <b>2024</b> .
35	97 Amend Effective Date; Amend Repeal of Interest and Dividends Tax from 2027 to 2025.
36	Amend 2021, 91:102, II to read as follows:

- 37
- II. Sections 90-100 of this act shall take effect January 1, [2027] 2025.

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1 98 Labor Commissioner; Civil Penalties. Amend RSA 273:11-a, I to read as follows:  $\mathbf{2}$ I. In addition to any criminal penalty provided under this title, the commissioner may, after 3 hearing, impose a civil penalty not to exceed \$2,500, as determined by the commissioner, for any 4 violation of the provisions of, or any rule adopted pursuant to, this title, except RSA 273-A, RSA 273-C, and RSA 282-A. All moneys collected under this section shall be deposited [in the general fund]  $\mathbf{5}$ 6 into the department of labor restricted fund established in RSA 273:1-b. 799 Workers' Compensation; Liability of Employer Failing to Comply. Amend RSA 281-A:7, I(b) 8 to read as follows: 9 (b) An insurance carrier which insures an employer and fails to file with the 10commissioner a notice of coverage within a reasonable period of time as prescribed by rule shall be 11 assessed a civil penalty of up to \$50 for each day of noncompliance. The commissioner shall deposit 12all moneys collected under this subparagraph [with the state treasurer for deposit into the general 13fund into the department of labor restricted fund established in RSA 273:1-b. 14100 Occupational Health and Safety Administration Certification. Amend RSA 277:5-a, III to 15read as follows: 16III. The labor commissioner shall adopt rules under RSA 541-A relative to implementation 17and enforcement of this section. The commissioner may also assess a civil penalty of up to \$2,500; in 18addition, such an employer shall be assessed a civil penalty of \$100 per employee for each day of 19 noncompliance. All funds collected under this section shall be deposited into the [general fund] 20department of labor restricted fund established in RSA 273:1-b. The labor commissioner shall 21appoint as many individuals as necessary to carry out the department's responsibilities under this 22section. 23101 Penalty Appeal Board. Amend RSA 273:11-b to read as follows: 24273:11-b Penalty Appeal Board. 25I. There is hereby created a penalty appeal board which shall hear appeals from penalties 26imposed by the commissioner. 27II. The board shall be composed of 3 members, as follows: 28(a) One person representing the interests of management, to be appointed by the 29governor and council; 30 (b) One person representing the interests of labor, to be appointed by the governor and 31council; and 32(c) One person to serve as chairman, who shall be an attorney and who shall be familiar 33 with the labor laws of this state. The chairman shall be [ehosen and] appointed [jointly] by the governor and council [the other 2 members of the board; provided, however, that, if such members 3435are unable to agree on the appointment of the chairman within 30 days after the later of their 36 appointments, the governor and council shall appoint the chairman].

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1 III. At the time of making appointments pursuant to paragraph II, the governor and council  $\mathbf{2}$ [or 2 appointing members of the board, as applicable,] shall also appoint an alternate member 3 representing the interests of management, an alternate member representing the interests of labor 4 and an alternate chairman, who shall serve whenever the corresponding member of the board is unable, because of a conflict of interest or otherwise, to participate in the determination of a matter  $\mathbf{5}$ 6 before the board.

7IV. Members and alternate members shall be appointed for terms of 3 years and shall serve 8 until their successors are appointed and gualified. Vacancies shall be filled for the unexpired terms. 9 Members and alternate members shall serve without compensation but shall receive mileage at the 10same rate paid to state employees.]

V. The attorney member of the board shall receive \$400 per diem and all other 11 12members of the board shall each receive \$250 per diem for each day devoted to the work of 13the board and shall be reimbursed for necessary travel expenses. Said per diems shall be 14prorated to an hourly basis using 7.5 hours per day for other related work performed by 15board members.

16

102 Family and Medical Leave Insurance. Amend RSA 275:37-d to read as follows:

17275:37-d Family and Medical Leave Insurance. If an employer has 50 or more employees and 18sponsors family and medical leave insurance pursuant to RSA 21-I:99, then any employee of that 19 employer who takes family or medical leave and accesses wage replacement benefits under such 20family and medical leave insurance coverage shall be restored to the position she or he held prior to 21such leave or to an equivalent position by her or his employer consistent with the job restoration 22provisions of the federal Family and Medical Leave Act of 1993, Public Law 103-3, 29 U.S.C. section 232601 et seq. Such employers shall continue to provide health insurance to employees during the 24leave. However, employees shall remain responsible for any employee-shared costs associated with 25the health insurance benefits. Such employers shall not discriminate or retaliate against any 26employee for accessing family or medical leave wage replacement benefits. Employers of employees 27participating in the granite state paid family leave plan may require that paid leave taken under 28this program be taken concurrently or otherwise coordinated with leave allowed under the terms of a 29collective bargaining agreement or other established employer policy or the Family and Medical 30 Leave Act, as applicable. In addition, the commissioner may adopt rules under RSA 541-A to 31facilitate administration and enforcement of this section.

- 32
- 33

103 Boiler and Pressure Vessels; Exceptions. Amend RSA 157-A:6, III(e) to read as follows:

- (e) Pressure vessels that do not exceed (1) 5 cubic feet in volume [or] and 250 psig, (2) 1 341/2 cubic feet in volume or an inside diameter of 6 inches, and 3,000 psig.
- 35

104 Workers' Compensation; Appeals Board. Amend RSA 281-A:42-a, I to read as follows:

36 I. There is established a compensation appeals board. Until January 1, 2024, the board 37 shall consist of a pool of 33 members, of which 11 members shall represent labor, 11 members shall

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1 represent employers or workers' compensation insurers and 11 members shall be attorneys who  $\mathbf{2}$ shall be neutral. On January 1, 2024, the commissioner shall identify 2 seats from each of 3 the 3 sectors that are vacant or of an expired term, and eliminate those seats, reducing the 4 entire pool to 27 members in total. Members of the board shall be appointed by the governor and  $\mathbf{5}$ council from a list of nominees submitted by the commissioner. The commissioner shall submit at 6 least 2 nominees for each vacancy to be filled. Any person appointed by the governor and council 7who is not qualified or who ceases to be qualified in the capacity in which such person is serving on 8 the appeals board shall be replaced by the governor and council. Terms of board members shall be 3 9 years, except the initial appointments shall be staggered so that no more than 1/3 of the members' 10terms shall expire in the same year. Members of the board shall have at least 5 years' experience in 11 the area of workers' compensation or human resources or administrative law. As a condition to 12maintaining eligibility to hear appeals, board members shall have at least 10 hours annually of 13training and briefing in the area of workers' compensation and relevant disciplines. The 14commissioner, or designee, with the assistance of the attorney general's staff shall supervise and 15approve the training. The commissioner shall have the authority to suspend the eligibility of any 16member of the board who is not in compliance with such annual training requirements, and to 17reinstate such member's eligibility upon compliance. The commissioner may suspend from active 18participation any board member who fails to render a decision or order within 30 days of the hearing 19as required by RSA 281-A:43, I(b). The commissioner may rescind the suspension once the board 20member is in compliance with RSA 281-A:43, I(b). Appeals from a decision of the commissioner or 21the commissioner's representative shall be heard de novo by a 3-member panel, composed of an 22attorney who shall serve as chair, one member representing labor and one member representing employers or workers' compensation insurers. At least 2 like votes shall be necessary for a decision 2324by the panel. The board shall hear appeals, in accordance with RSA 281-A:43, I(b), from the 25decisions of the commissioner made pursuant to RSA 281-A:43. No person who is an interested 26party or an employee of an interested party shall participate as a member of the panel. The board 27shall conduct its proceedings in such a manner as to ensure a fair and impartial hearing.

28

105 Department of Transportation; Appeals Board. Amend RSA 21-L:14, I to read as follows:

29I. There is established an appeals board consisting of 3 members. One member shall be a 30 registered professional engineer, one member shall be a person admitted to the practice of law in 31this state, and one member shall be a person skilled in the field of public works and construction 32who shall represent the general public. There shall be 2 alternate board members, who shall meet at 33 least one of the qualification categories set forth for board members. Each board member and 34alternate board member shall be appointed by the governor with the consent of the council to a term 35of 3 years, provided that of the initial members appointed under this section one member shall be 36 appointed to a term of one year, one member to a term of 2 years, and one member to a term of 3 37 years. Vacancies shall be filled in a like manner for the unexpired term] or until a successor is

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*appointed and qualified, whichever is later.* The governor shall designate one member to serve as board chairman, and the board shall elect one member to serve as vice-chairman. In the event of illness or disqualification of a member as set forth in RSA 673:14, the chairman shall designate an alternate member to act in his place.

 $\mathbf{5}$ 

106 Appeals Board; Powers and Duties. Amend RSA 21-L:15, I to read as follows:

6 I. The board shall hear and decide appeals from decisions of the commissioner relative to 7contract interpretation or other decisions affecting persons not employed by the department, 8 municipalities, or private property, except condemnations of property for public uses, and the 9 assessment of damages therefor. Decisions of division directors shall be appealed to the 10commissioner. Decisions of the commissioner may be appealed to the appeals board, except decisions relative to aeronautical matters, which may be appealed to the aviation users advisory board 11 12established under RSA 21-L:8[, and decisions relative to common carriers by rail, which may be 13appealed to the railroad appeals board established under RSA 21-L:16].

14

27

107 Repeal. RSA 21-L:16, relative to the railroad appeals board, is repealed.

15 108 New Paragraph; Weight; Permit Fees. Amend RSA 266:22 by inserting after paragraph V
16 the following new paragraph:

17 VI. There is hereby established an over-length, over-width, over-height, and over-weight 18 revolving fund from revenue received under this section. All revenue received by the department of 19 transportation for permit fees shall be credited to the fund and are hereby appropriated to the 20 department of transportation. Funds shall be nonlapsing and continually appropriated for the 21 operation and administration of the permit section at the department.

109 New Subparagraph; Application of Receipts; Over-length, Over-width, Over-height, and
Over-weight Revolving Fund. Amend RSA 6:12, I(b) by inserting after subparagraph (387) the
following new subparagraph:

(388) Moneys deposited in the over-length, over-width, over-height, and over-weight
revolving fund under RSA 266:22.

110 Highway Surveillance Prohibited. Amend RSA 236:130, III(f) to read as follows:

(f) Is undertaken for the security of the following bridges and approach structures: I-95
Piscataqua River Bridge, Sarah Mildred Long Bridge, and the Memorial Bridge, all in Portsmouth, *as well as the Little Bay Bridges in Dover and Newington*.

31 111 Local Option; Prime Wetlands. Amend RSA 482-A:15, I-b to read as follows:

I-b. For the purposes of this chapter, existing state highway rights-of-way, including
 associated permanent easements, shall not include prime wetlands or their adjacent
 buffers.

*I-c.* The commissioner shall adopt rules under RSA 541-A relative to the form, criteria, and
 methods that shall be used to designate, map, and document prime wetlands, determine boundaries

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in the field, and amend maps and designations once filed and accepted by the department under
 paragraph II.

3 112 Agreements for Telecommunications-Related Uses of the State Highway System and State 4 Owned Railroad Rights-of-Way. Amend RSA 228:31-a to read as follows:

 $\mathbf{5}$ 228:31-a Agreements for Telecommunications-Related Uses of the State Highway System and 6 State-Owned Railroad Rights-of-Way. The commissioner may, with the approval of the governor and  $\mathbf{7}$ council, execute contracts, leases, licenses, and other agreements relating to the use or occupation of 8 state-owned rights-of-way, whether easement or fee-owned, for purposes of allowing the installation 9 and maintenance of commercial mobile radio service devices. Such agreements, which shall be for 10commercially reasonable value, shall not extend for a period of more than 10 years. Any leases 11 executed pursuant to this section shall be subject to the requirements of RSA 72:23 with regard to 12properly assessed real estate taxes and subject to local zoning and planning requirements. Said 13devices shall take into consideration the scenic beauty of the landscape. There shall be no 14advertising signs on these devices. The provisions of RSA 4:39-c and RSA 4:40 shall not apply to 15this section.

16

113 State Highways; Notice of Finding. Amend RSA 230:55 to read as follows:

17230:55 Notice of Finding. Whenever the commissioner of transportation shall alter or relocate 18any portion of any class I or class II highway, and finds that there is no further occasion to use such 19portion for class I or class II highway purposes for property acquired by the state in 1945 or earlier, 20the commissioner shall post notice of such finding in 2 public places in the town in which land is 21situate and give notice in writing to the selectmen of such town. Notwithstanding any provision of 22law to the contrary, the commissioner may discontinue any right-of-way, or portion thereof, that 23was laid out by the state and declare property acquired after 1945 as surplus and dispose of it in 24accordance with RSA [4:39] 4:39-c.

114 New Paragraph; New Hampshire Aeronautics Act; Revenue; Fees. Amend RSA 422:31 by
 inserting after paragraph IX the following new paragraph:

X. A credit card use convenience fee may be charged in addition to the required aircraft
operating fee for each transaction, which the department is authorized to use towards the credit card
fees incurred.

30

115 Turnpike System; Toll Criteria. Amend RSA 237:11, V to read as follows:

V. Notwithstanding any other provision of law to the contrary, the discount on the established tolls on any of the New Hampshire turnpikes in the system for vehicles listed on a *funded* New Hampshire E-Z Pass account and using the regional electronic toll collection system with a *working and properly mounted* New Hampshire E-Z Pass transponder shall be 30 percent for passenger vehicles, including motorcycles, and 10 percent for commercial vehicles.

36 116 Statewide Transportation Improvement Program. Amend RSA 228:99 to read as follows:

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1 228:99 Statewide Transportation Improvement Program (STIP). The governor shall develop a 2 statewide transportation improvement program as required by 23 U.S.C. sections 134 and 135, as 3 amended. The governor shall revise and update the program every 2 years. Adoption of the STIP 4 and revised STIP shall be as follows:

I. Each metropolitan planning organization and rural regional planning commission shall  $\mathbf{5}$ 6 reach agreement with the department of transportation relative to funding unified planning work 7programs consistent with 23 U.S.C. sections 134 and 135 no later than December 1 of each even-8 numbered year. Each metropolitan planning organization and rural regional planning commission 9 shall provide a regional transportation improvement program (TIP) *priorities* to the department of 10transportation no later than April 1 of each odd-numbered year. Such plans shall include [a] public 11 involvement [plan] and education [initiative] to ensure early and adequate input from residents, 12municipalities and any other interested parties in New Hampshire.

II. The commissioner shall submit the tentative STIP in accordance with the state planning
 process as required in 23 U.S.C. section 135 to the governor's advisory commission on intermodal
 transportation no later than [July] September 1 of each odd-numbered year.

16III. The governor's advisory commission on intermodal transportation shall conduct at least 17one public hearing in each executive council district to present the tentative STIP to the public and 18to receive the public's comments and recommendations regarding the program. The governor's 19advisory commission on intermodal transportation shall submit such program along with the 20commission's recommendations to the governor no later than December 1 of each odd-numbered 21year. Each metropolitan planning organization and rural regional planning commission should 22conduct an informational meeting after the commission submits its recommendations to receive the 23public's final comments and recommendations regarding the proposed programs before adoption by 24the governor.

IV. The governor shall submit the STIP to the general court to be acted on no later than January 15 of each even-numbered year. [After an enactment] *The STIP shall be enacted* by the general court [of the STIP or] by June 1 of each even-numbered year[, whichever is earlier, each metropolitan planning organization and rural regional planning commission should continue its public involvement program by conducting at least one informational meeting concerning the STIP].

- V. Each metropolitan planning organization and the department of transportation
   shall continue its public involvement program by conducting public comment periods and
   public hearings as required by 23 U.S.C. sections 134 and 135, as amended for the regional
   TIP and statewide STIP.
- VI. Each metropolitan planning organization shall approve the regional TIP and the department of transportation shall incorporate the TIPs into the STIP in whole, and submit the STIP for federal approval as required by 23 U.S.C. sections 134 and 135, as amended.

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1 VII. Three times per year, the STIP and TIPs shall be amended to make adjustments 2 to projects whose scopes, schedules or budgets need to be adjusted. The department of 3 transportation will prepare and release STIP/TIP amendments to the metropolitan 4 planning organizations and rural regional planning commissions.

5 VIII. The metropolitan planning organizations shall have 60 days from the receipt 6 of each amendment to prepare, receive public comments, approve and transmit the 7 updated TIPs to the department of transportation. The department of transportation shall 8 incorporate the TIP amendments into the STIP in whole, and submit the STIP for federal 9 approval as required by 23 U.S.C. sections 134 and 135, as amended.

10 117 Unclaimed and Abandoned Property; Subsequent Claims. Amend RSA 471-C:31-a to read11 as follows:

12471-C:31-a Subsequent Claims. For periods after January 1, 1985, any owner who comes forward to make a claim for assets which have escheated to the state or counties may petition [the 1314governor and council] for payment of those assets. Upon [providing] receiving sufficient proof of the 15validity of such owner claim [and receiving the approval of governor and council], the administrator 16shall pay such claim to the owner in accordance with the provisions of this chapter. In the event 17subsequent claims exceed amounts appropriated in the operating budget, the 18administrator shall request, with prior approval of the fiscal committee of the general court, that the governor and council authorize additional funding. For funds requested 1920and approved, the governor is authorized to draw a warrant from any money in the 21treasury not otherwise appropriated.

118 Revenue Sharing; Suspension. RSA 31-A, relative to revenue sharing with cities and towns
shall be suspended for the biennium ending June 30, 2025.

119 Electric Utility Restructuring; Implementation. Amend RSA 374-F:4, VIII(f) to read as
 follows:

(f) The [department of environmental services and the] department of energy shall submit a report to the house science, technology, and energy committee, and the senate energy and natural resources committee by October 1 of each year. The report shall concern the results and effectiveness of the system benefits charge.

 $\frac{30}{31}$ 

120 Disclosure of Electric Service Energy Sources and Environmental Characteristics. Amend RSA 378:49, II(c) to read as follows:

32 (c) Provide such information to electric customers at least annually in conjunction with 33 billing, whether distributed through the mail or online, or other mailed or online communication to 34 customers, as approved by the [commission] *department*, including the [commission's] 35 *department's* estimated cost on a per kilowatt-hour basis for compliance with the electric renewable 36 portfolio standard under RSA 362-F for the prior compliance year. The estimated cost for the 37 compliance year shall be calculated once per year and provided in the customer's December bill,

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whether distributed through the mail or online. Each customer's bill shall identify the cost as an estimate and provide a link to information about the electric renewable portfolio standard, including its benefits, at the [public utilities commission's] *department's* website. The costs for a utility to provide this information shall be recovered from electric customers through the distribution rates of the respective electric distribution utility.

6 121 Electric Renewable Portfolio Standard; Renewable Energy Fund. Amend RSA 362-F:10, I to
7 read as follows:

8 I. There is hereby established a renewable energy fund. This nonlapsing special fund shall 9 be continually appropriated to the department of energy to be expended in accordance with this 10section; provided that at the start of the period in which there is no adopted state operating budget, 11 the department of energy shall in a timely manner seek the approval of the fiscal committee of the 12general court to continue using moneys from the renewable energy fund to support renewable energy 13rebate and grant programs in order to ensure there are no interruptions to the programs. The state 14treasurer shall invest the moneys deposited therein as provided by law. Income received on 15investments made by the state treasurer shall also be credited to the fund. All payments to be made 16under this section shall be deposited in the fund. Any remaining moneys paid into the fund under 17paragraph II of this section, excluding class II moneys, shall be used by the department of energy to 18support thermal and electrical renewable energy initiatives and offshore wind initiatives, 19*including the office of offshore wind industry development*. Class II moneys shall primarily be 20used to support solar energy technologies in New Hampshire. All initiatives supported out of these 21funds shall be subject to audit by the department of energy as deemed necessary. All fund moneys 22including those from class II may be used to administer this chapter, but all new employee positions 23shall be approved by the fiscal committee of the general court. No new employees shall be hired by the department of energy due to the inclusion of useful thermal energy in class I production. 24

25

122 Information Collection. Amend RSA 362-F:8, I to read as follows:

I. [By July 1] No earlier than July 1 and no later than July 15 of each year, each provider of electricity shall submit a report to the department of energy, in a form approved by the department of energy, documenting its compliance with the requirements of this chapter for the prior year. The department of energy may investigate compliance and collect any information necessary to verify and audit the information provided to the department of energy by providers of electricity.

32

123 Phase-In for Existing Supply Contract Load. Amend RSA 362-F:14 to read as follows:

33 362-F:14 Phase-In for Existing Supply Contract Load. The increases in the annual purchase 34 percentages in RSA 362-F:3 as compared to those in effect as of January 1, 2012 shall apply to the 35 electrical load under any electrical power supply contracts for a term of years entered into by 36 providers of electricity prior to or on July 1, 2012, upon the expiration of the term of any such 37 contract. Providers of electricity shall inform the department of energy [by July 1] no earlier than

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July 1 and no later than July 15 of each year of all such contracts and their terms, including but not limited to the execution date and expiration date of the contract and the annual volume of electrical energy supplied.

4

124 Duties of Commissioner; Department of Energy. Amend RSA 12-P:5, VI to read as follows:

5 VI. Collect and account for all fees, funds, taxes, or assessments levied upon any person 6 subject to the jurisdiction of the department of energy and the public utilities commission. 7 Notwithstanding any other provision of law, if the expenditure of additional funds over 8 budget estimates is necessary for the proper functioning of the department of energy, the 9 governor and council, with the prior approval of the fiscal committee of the general court, 10 upon request from the department of energy, may authorize an additional assessment

## 11 pursuant to RSA 363-A for such purpose.

12 125 Public Utilities Commission; Office of the Consumer Advocate. Amend RSA 363:28, I(d) to 13 read as follows:

14 (d) [<del>Two</del>] *Three* additional staff people appointed by the consumer advocate. When 15 filling these positions, the consumer advocate should consider appointing rate analysts or 16 economists.

17 126 New Paragraph; Public Utilities Commission; Office of the Consumer Advocate. Amend
 18 RSA 363:28 by inserting after paragraph VI the following new paragraph:

VII. Notwithstanding any other provision of law, if the expenditure of additional funds over budget estimates is necessary for the proper functioning of the office of the consumer advocate, the governor and council, with the prior approval of the fiscal committee of the general court, upon request from the consumer advocate, may authorize an additional assessment pursuant to RSA 363-A for such purpose.

127 Office of the Consumer Advocate; Transfer Authority. The following expenditure classes within the Office of the Consumer Advocates shall be exempt from the transfer restrictions in RSA 9:17-a and 9:17-c; and class 10- personal services-perm classified and class 60-benefits. The Office of the Consumer Advocate is authorized to transfer funding attributable to vacant positions from these classes into class 046 consultants and class 233 litigation provided that any such transfers shall be limited to \$75,000 in each fiscal year. The provisions in this paragraph shall remain in effect for the biennium ending June 30, 2025.

128 Public Utilities; Assessment. Amend the introductory paragraph of RSA 363-A:2, I to read
 as follows:

I. The expenses thus ascertained shall be assessed against the public utilities and other entities described in this section in the manner provided in this chapter. The assessment shall be calculated by using the following revenue percentages, *based on the prior calendar year*:

36 129 Public Utilities; Certification of Assessment. Amend RSA 363-A:3 to read as follows:

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1 363-A:3 Certification of Assessment. It shall be the duty of the department of energy to 2 calculate the amount to be assessed against each such public utility and each other entity subject to 3 assessment in accordance with RSA 363-A:1 and RSA 363-A:2. At the beginning of each fiscal year, 4 the department of energy shall estimate the total expenses for the fiscal year, and then, based on 5 such estimate, shall calculate the amount to be assessed quarterly on [August 10, October 15, 6 January 15] September 15, November 15, February 15, and April 15 of that fiscal year[, against 7 each such public utility and other assessed entity in accordance with RSA 363-A:1 and RSA 363-A:2].

8 For entities with assessments less than \$10,000, the department may bill those entities the

9 *entire amount on September 15 of that fiscal year.* The department of energy shall then make a

10list showing the amount [due on August 10, October 15, January 15] assessed September 15, 11 November 15, February 15, and April 15 of that fiscal year [from] to each of the several public 12utilities and other entities assessed under the provisions hereof, and, together with a statement of 13the full name and mailing address of each such public utility and other assessed entity, shall certify the same. After the close of each fiscal year, the department of energy shall ascertain the actual 1415total expenses in accordance with RSA 363-A:1 and RSA 363-A:2, and then shall adjust the 16assessment for the first [quarterly] or only payment of the new fiscal year for each such public 17utility or other assessed entity for any underpayment or overpayment by each such public utility or 18other assessed entity for the prior fiscal year.

19 130 Expenses of Public Utilities Commission; Collections. Amend RSA 363-A:4 to read as20 follows:

21363-A:4 Collection. Upon the completion of each such list, [on or before August 10, October 10, 22January 10, and April 10] within 10 business days of September 15, November 15, February 15, 23and April 15 of each fiscal year, the department of energy shall bill each public utility and each 24other entity subject to assessment for the quarterly amount assessed against it within 10 working 25days]. Such bill shall be sent [registered] first-class or electronic mail, and shall constitute notice 26of assessment and demand for payment. Payment shall be made to the department of energy within 2730 days after the receipt of the bill. After the expiration of 30 days from the receipt of an original bill,] by the due date stated on the bill, which shall be set no sooner than 30 days after the 2829date the bill is sent. If payment is not made by the due date, the department of energy may 30 add to the assessment a late penalty fee and may commence an action at law for the recovery of the 31assessment. Within 30 days of the *date that the bill* assessment for the first [quarterly] or only 32payment *is sent*, each public utility or other assessed entity which has any objection to the amount 33 assessed against it for the prior fiscal year shall file with the department its objection in writing, 34setting out in detail the grounds upon which it is claimed that said assessment is excessive, 35erroneous, unlawful, or invalid. If such objections are filed, the department, after reasonable notice 36 to the objecting public utility or other assessed entity, shall hold a hearing on such objections, and if 37 the department finds that said assessment or any part thereof is excessive, erroneous, unlawful, or

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invalid, the department shall reassess the amount to be paid by such public utility or other assessed entity, and shall order that an amended bill be sent to such public utility or other assessed entity in accordance with such reassessment. The department of energy shall not commence an action at law for recovery of any assessment for the first [quarterly] or only payment until any such objection has been resolved.

6 131 Expenses of Public Utilities Commission; Exemption from Assessment. Amend RSA 363-7 A:5 to read as follows:

8 363-A:5 Exemption From Assessment. Any public utility or other assessed entity that is not an 9 entity to which RSA 363-A:2, I(c) or (d) applies, and that earned less than \$10,000 in gross revenue 10 during the preceding [fiscal] *calendar* year shall not be liable for any assessment pursuant to this 11 chapter.

12 132 Appropriation; Department of Energy; Establishment of the Regional Energy Advocacy 13 Fund. There is hereby appropriated to the department of energy the sum of \$250,000 for the fiscal 14 year ending June 30, 2023 to be placed in a regional energy advocacy fund. This fund shall be 15 nonlapsing and continually appropriated to the department to be expended to hire consultants and 16 attorneys and related expenses to support the regional advocacy issues specified in RSA 374-F:8. 17 The governor is authorized to draw a warrant for said sum out of any money in the treasury not 18 otherwise appropriated.

19 133 Effective Date. Section 132 of this act shall take effect June 30, 2023.

134 Department of Energy; Commissioner; Deputy Commissioner; Directors; General Counsel.
 Amend RSA 12-P:4 to read as follows:

22

12-P:4 Commissioner; Deputy Commissioner; Directors; General Counsel.

23I. The commissioner of the department of energy shall be appointed by the governor, with 24the consent of the council, and shall serve for a term of 4 years. The commissioner shall be qualified 25to hold that position by reason of education and experience. Directors of departmental divisions and 26the general counsel shall be subject to the supervisory authority of the commissioner, which 27authority shall include power to establish department and divisional policy as well as to control the 28actual operations of the department and all divisions therein. The commissioner is authorized to 29establish any advisory committees and programs which the commissioner may deem necessary to 30 carry out the mission and operations of the department.

II. The commissioner of energy shall nominate a deputy commissioner of energy for appointment by the governor and council. The deputy commissioner shall hold office for 4 years and until a successor has been appointed and qualified. The deputy commissioner shall be qualified to hold that position by reason of education and experience. The deputy commissioner shall perform such duties as the commissioner may assign. The deputy commissioner shall perform the duties of the commissioner if for any reason the commissioner is unable to do so.

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1 Division directors shall be appointed to initial terms as stated below, and then III.  $\mathbf{2}$ subsequently to terms of 4 years. Terms notwithstanding, each division director shall serve until a 3 successor has been appointed and qualified.

4III-a. The commissioner shall appoint a general counsel, who shall serve at the pleasure of the commissioner. The general counsel shall perform such duties and exercise  $\mathbf{5}$ 6 such powers as the commission may authorize.

7(a) The commissioner shall nominate for appointment by the governor and council a 8 director of the division of policy and programs for an initial term of one year. All subsequent terms 9 shall be 4 years. The director of the division of policy and programs shall be qualified to hold that 10position by reason of education and experience.

11 (b) The commissioner shall nominate for appointment by the governor and council a 12director of the division of administration for an initial term of 2 years. All subsequent terms shall be 134 years. The director of the division of administration shall be qualified to hold that position by 14reason of education and experience.

15(c) The commissioner shall nominate for appointment by the governor and council a 16director of the division of enforcement for an initial term of 3 years. All subsequent terms shall be 4 17years. The director of the division of enforcement shall be qualified to hold that position by reason of 18education and experience.

19(d) The commissioner shall nominate for appointment by the governor and council a 20director of the division of regulatory support for an initial term of 3 years. All subsequent terms 21shall be 4 years. The director of the division of regulatory support shall be qualified to hold that 22position by reason of education and experience.

23IV. The salaries of the commissioner, the deputy commissioner, and each division director 24shall be as specified in RSA 94:1-a.

25

135 Auxiliary State Police. Amend RSA 106-B:19 to read as follows:

26106-B:19 Auxiliary State Police. The director is authorized to recruit, train, and organize an 27auxiliary state police force [of not more than 16 persons] for the purpose of providing emergency 28services throughout the state for peacetime or wartime emergencies or threatened emergencies and 29for augmenting the state police force in such manner as the director may deem appropriate. 30 Notwithstanding other provisions the director may recruit such auxiliary force from retired state or 31local police. Such auxiliary force shall at all times be under the direction and control of the said 32director and shall be subject to rules adopted by the director under RSA 541-A and shall be limited 33 to specific hours in any given calendar year for part-time police officers adopted in rules under RSA 34541-A by the police standards and training council, pursuant to RSA 106-L:6, III.

35136 Motor Vehicles; Copies of Certificates and Motor Vehicle Records. Amend RSA 260:15 to 36 read as follows:

37 260:15 Copies of Certificates and Motor Vehicle Records.

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1 I. The department may issue a certified copy of any certificate of registration, or of any  $\mathbf{2}$ license to drive motor vehicles which may have been lost or mutilated, upon the written request of 3 the person entitled thereto and the payment of the prescribed fee, and such certified copy shall have 4the same force and effect as the original.

 $\mathbf{5}$ 

II. The department may issue a copy of any motor vehicle record upon the request of an 6 insurance company or any other authorized agent, and notwithstanding RSA 91-A shall require 7payment by the insurance company or authorized agent of a fee [of \$13 for email or other computer-8 generated requests where payment is debited against an account established with the department, 9 or \$15] for all [other] requests, which shall be deposited in the fire standards and training and 10emergency medical services fund established in RSA 21-P:12-d.

III. The commissioner of the department of safety shall adopt rules pursuant to 11 12RSA 541-A to establish fees and to implement this section.

13137 New Paragraph; Motor Vehicles; Provision for Federal Identification Database Prohibited. 14Amend RSA 260:14-a by inserting after paragraph VII the following new paragraph:

15VIII. Notwithstanding any law to the contrary, the department may provide driver history 16records to a federal entity for uses authorized in RSA 260:14, IV, RSA 260:14, IV-a, and RSA 260:14, 17V.

18138 Department of Safety; Appropriation; Position Created. There is hereby established in the 19department of safety, division of fire safety, one full-time classified program assistant II position. 20The sum of \$72,000 for the fiscal year ending June 30, 2024 and \$74,000 for the fiscal year ending 21June 30, 2025 is hereby appropriated to the division of fire safety. The governor is authorized to 22draw a warrant for said sums out of any money in the treasury not otherwise appropriated.

23139 Department of Safety; Unfunded Positions; Authorization. Notwithstanding any other 24provision of law to the contrary, the department of safety may fill unfunded positions during the 25biennium ending June 30, 2025, provided that the total expenditure for such positions shall not 26exceed the amount appropriated for personal services.

27Department of Safety; Transfer Funds and Establish Positions; Authorization. 14028Notwithstanding any other provision of law to the contrary, the department of safety may create 29full-time temporary positions for any positions on military deployment and transfer funds from class 30 010 into class 059 with approval from the department of administrative services.

31

141 Department of Safety; Substance Abuse Enforcement Program; Appropriations.

32I. The sum of \$408,297 for the fiscal year ending June 30, 2024 is hereby appropriated to the 33 department of safety. This sum shall be expended as follows:

34(a) \$119,217 shall be expended for the purpose of funding overtime at the state forensic 35laboratory as a result of increased caseloads attributable to narcotics related enforcement and 36 investigations, with no more than 50 percent of the appropriation expended in each fiscal year of the 37 biennium ending June 30, 2025.

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1	(b) \$289,080 shall be expended for the purpose of funding overtime at the state police for
2	narcotics related enforcement and investigations, with no more than 50 percent of the appropriation
3	expended in each fiscal year of the biennium ending June 30, 2025.
4	II. The sum of \$833,684 for the fiscal year ending June 30, 2024 and \$833,684 for the fiscal
<b>5</b>	year ending June 30, 2025 is hereby appropriated to the department of safety to disburse grants to
6	county and local law enforcement agencies for the purpose of funding overtime costs for county and
7	local law enforcement officers performing law enforcement activities attributable to the substance
8	abuse enforcement program established in RSA 21-P:66.
9	III. The governor is authorized to draw a warrant for said sums out of any money in the
10	treasury not otherwise appropriated.
11	IV. No appropriation made in this section shall lapse until June 30, 2025.
12	142 Public Safety and Welfare; Definitions; Emergency Medical Care Provider. Amend RSA
13	153-A:2, V to read as follows:
14	V. "Emergency medical care provider" means an employee or volunteer member of a public
15	or private organization having responsibility for the delivery of health services to individuals
16	experiencing illness or injury at a location other than a hospital or other medical facility. The term
17	shall not include lifeguards at swimming facilities or members of ski patrols, or New Hampshire fish
18	and game department conservation officers, or those individuals administering Naloxone
19	unless said individuals are performing invasive patient care procedures.
20	143 Public Safety and Welfare; Licensure of Emergency Medical Care Providers. Amend RSA
21	153-A:11, I to read as follows:
22	I. Except for automated external defibrillation pursuant to RSA 153-A:28-31, or the
23	administration of Naloxone, a person shall not provide emergency medical services as a paid or
24	volunteer member of a public or private emergency medical services unit in this state, or as a paid or
25	volunteer member of any police or fire department who, as a condition of employment, may be
26	expected to routinely provide emergency medical services in the line of duty, without being licensed
27	by the commissioner.
28	144 Public Safety and Welfare; Critical Incident Intervention and Management. Amend RSA
29	153-A:17-a, to read as follows:
30	153-A:17-a Critical Incident Intervention and Management.
31	I. In this section:
32	(a) "Critical incident" means an event or events that result in acute or cumulative
33	psychological stress or trauma to an emergency service provider as a result of response to the

35 (b) "Critical incident stress" means an unusually strong emotional, cognitive, or physical 36 reaction that has the potential to interfere with normal functioning and that results from the 37 response to a critical incident or long-term occupational exposure to a series of critical incident

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1 responses over a period of time that are believed to be causing debilitating stress that is affecting an  $\mathbf{2}$ emergency service provider and his or her work performance or family situation. This may include, 3 but is not limited to, physical and emotional illness, failure of usual coping mechanisms, loss of 4interest in the job, personality changes, or loss of ability to function.

 $\mathbf{5}$ 

(c) "Critical incident stress management" means a process of crisis intervention designed 6 to assist emergency service providers in coping with the psychological trauma resulting from 7response to a critical incident.

8 (d) "Critical incident stress management and crisis intervention services" means 9 consultation, counseling, debriefing, defusing, intervention services, management, prevention, and 10referral provided by a critical incident stress management team member.

(e) "Critical incident stress management team" or "team" means the group of one or 11 12more trained volunteers, including members of peer support groups organized by a unit of state, local, or county government, or employee organization who offer critical incident stress 1314management, [and] crisis intervention, or peer support services following a critical incident or long 15term or continued, debilitating stress being experienced by emergency services providers and 16affecting them or their family situation.

17(f)(1) "Critical incident stress management team member" or "team member" means an 18emergency services provider, including any law enforcement officer, sheriff or deputy sheriff, state 19 police officer, civilian law enforcement employee, firefighter, civilian fire department employee, 20emergency medical personnel, telecommunicators, and local dispatchers specially trained to provide 21critical incident stress management and crisis intervention or peer support services as a member of 22an organized and registered team.

23

(2) I n this subparagraph:

24(A) "Telecommunicator" means an employee of the department of safety, division 25of emergency services and communications who is responsible for receiving at the public safety 26answering point telephone calls made to E911 and transferring or relaying such calls to public or 27private safety agencies.

28(B) "Local dispatcher" means a person who determines the location, status, and 29assistance required by callers and walk-in customers for public safety services and dispatches the 30 appropriate police, fire, ambulance, or other units to provide needed emergency services at the state, 31city, town, or private emergency services level.

32(g) "Peer support group" means the group of one or more trained volunteers, 33 organized by a unit of state, local, county government or employee organization that can 34recognize common behavioral health issues, provide support services, and serve as a bridge 35to community resources or behavioral health treatment when indicated.

36 II.(a) Team members shall undergo and sustain certification standards set forth in 37 guidelines established by the International Critical Incident Stress Foundation (ICISF) approved by

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the commissioner of the department of safety, or a similar organization for which the commissioner 1  $\mathbf{2}$ shall not unreasonably withhold approval. The team shall be registered with ICISF, or a similar 3 organization, and maintain training standards to date as required.

4

(b) All critical incident stress management team members or peer support group *members*, sworn or civilian, shall be designated by the police chief, sheriff, director of the division of  $\mathbf{5}$ 6 state police, fire chief, or director of the division of emergency services and communications, or head 7of an employee organization.

8 III.(a) Any information divulged to the team, [97] a team member, or peer support group 9 *member*, during the provision of critical incident stress management, [and] crisis intervention 10 services, or peer support services shall be kept confidential and shall not be disclosed to a third 11 party or in a criminal, civil, or administrative proceeding. Records kept by critical incident stress 12management team members or peer support group are not subject to subpoena, discovery, or introduction into evidence in a criminal, civil, or administrative action. Except as provided in 1314subparagraph (c), no person, whether critical incident stress management team member,  $[\Theta^2]$  team 15leader, or peer support group member providing or receiving critical incident stress management, 16[and] crisis intervention, or peer support services, shall be required to testify or divulge any 17information obtained solely through such crisis intervention.

18(b) The purpose of this section is to provide a consistent framework for the operation of 19 critical incident stress management teams, [and] peer support groups and their members. In any 20civil action against any individual, agency, or government entity, including the state of New 21Hampshire, arising out of the conduct of a member of such team, this section is not intended and 22shall not be admissible to establish negligence in any instance where requirements herein are higher 23than the standard of care that would otherwise have been applicable in such action under state law.

24

(c) A communication shall not be deemed confidential pursuant to this section if:

25(1) The communication indicates the existence of a danger to the individual who 26receives critical incident stress management and crisis intervention services or to any other person 27or persons.

28(2) The communication indicates the existence of past child abuse or neglect of the 29individual, abuse of an adult as defined by law, or family violence as defined by law.

30 (3) The communication indicates the existence of past or present acts constituting an 31intentional tort or crime, provided the applicable statute of limitation has not expired on the act 32indicated.

33 145 Department of Safety; Appropriation; State and Local Cybersecurity Grant Program. The 34sum of \$1,255,500 for the fiscal year ending June 30, 2024 and the sum of \$1,614,215 for the fiscal 35year ending June 30, 2025 are hereby appropriated to the commissioner of the department of safety 36 for the state and local cybersecurity grant program. Such funds shall be nonlapsing and continually

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appropriated to the commissioner of the department. The governor is authorized to draw a warrant
 for said sum out of any money in the treasury not otherwise appropriated.

3 146 Department of Safety; Appropriation. There is hereby appropriated to the department of 4 safety the sum of \$3,510,000 for the fiscal year ending June 30, 2023 for the purpose of purchasing 5 52 state police cruisers. This appropriation shall not lapse until June 30, 2025, provided that any 6 unexpended amount following the purchases shall lapse to the general fund. The governor is 7 authorized to draw a warrant for said sum out of any money in the treasury not otherwise 8 appropriated.

9 147 Effective Date. Section 146 of this act shall take effect June 30, 2023.

148 Education Freedom Account Program; Eligible Students. RSA 194-F:1, VI is repealed and
 reenacted to read as follows:

12 VI. "Eligible student" means a resident of this state who is eligible to enroll in a public 13 elementary or secondary school and meets one or more of the following conditions:

- (a) Whose annual household income at the time the student applies for the program is
  less than or equal to 350 percent of the federal poverty guidelines as updated annually in the
  Federal Register by the United States Department of Health and Human Services under 42 U.S.C.
  section 9902(2). No income threshold need be met in subsequent years, provided the student
  otherwise qualifies. Students in the special school district within the department of corrections
  established in RSA 194:60 shall not be eligible students.
- 20(b) Who is a child in foster care. "Foster care" means 24-hour substitute care for 21children placed away from their parents and for whom the agency under Title IV-E of the Social 22Security Act has placement and care responsibility. This includes, but is not limited to, placements 23in foster family homes, foster homes of relatives, group homes, emergency shelters, residential 24facilities, child care institutions, and preadoptive homes. A child is in foster care in accordance with 25this subparagraph regardless of whether the foster care facility is licensed and payments are made 26by the state, tribal, or local agency for the care of the child, whether adoption subsidy payments are 27being made prior to the finalization of an adoption, or whether there is federal matching of any 28payments that are made.
- (c) Whose status is as a migratory child. "Migratory child" means a child or youth who made a qualifying move in the preceding 36 months as a migratory agricultural worker or a migratory fisher; or with, or to join, a parent or spouse who is a migratory agricultural worker or a migratory fisher as defined by the federal Department of Education in 34 C.F.R 200.81.
- 33 (d) Whose status is as a homeless child or youth. "Homeless child or youth" as defined in
   34 section 725(2) of title VII, subtitle B of the McKinney-Vento Homeless Assistance Act.
- 35 (e) Whose status is as a student with a parent who (1) is a member of the armed forces 36 on full-time duty in the active military service of the United States, including full-time training 37 duty, annual training duty, and attendance, while in the active military service, at a school

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designated as a service school by law or by the Secretary of the military department concerned; or (2) serves on full-time National Guard duty, in training or other duty, other than inactive duty, performed by a member of the Army National Guard of the United States or the Air National Guard of the United States in the member's status as a member of the National Guard of a State or territory, the Commonwealth of Puerto Rico, or the District of Columbia under32 U.S.C. sections 316, 502, 503, 504, or 505 for which the member is entitled to pay from the United States or for which the member has waived pay from the United States.

8 (f) Who is an English language learner. "English language learner" means a pupil who 9 has a predominant language other than English or who is educationally disadvantaged by a limited 10 English proficiency, and who participated in the annual assessment of English language proficiency 11 required of such pupils by the Elementary and Secondary Education Act, 20 U.S.C. section 6311 12 (b)(7).

(g) Who is a persistently bullied student. "Persistently bullied student" means a pupil
that has been a victim of 3 or more bullying incidences as defined by RSA 193-F:3.

(h) Who is a child with a disability. "Child with a disability" means as defined in RSA
186-C:2, I.

(i) Who is a student with a documented approved manifest educational hardship as
defined by RSA 193:3, II (a).

(j) Who is a student who lives within the geographic boundaries of a school which has been identified as a comprehensive support and improvement school using the state methodology as defined in RSA 193-H:1, III(a)(2), which includes the lowest performing 5 percent of all schools in the state, and RSA 193-H:1, III(a)(3), which includes any high school that has a graduation rate less than 69 percent over 2 consecutive years.

(k) Any student who lives within the geographical jurisdiction of a school which has beendesignated as being a persistently dangerous school, as defined by RSA 193-G:1.

26

(l) Any student who is eligible for a free or reduced price meal.

149 Education Trust Fund. The introductory paragraph of RSA 198:39, I is repealed andreenacted to read as follows:

I. The state treasurer shall establish an education trust fund in the treasury. Moneys in such fund shall not be used for any purpose other than:

31 (a) To distribute adequate education grants to municipalities' school districts pursuant
 32 to RSA 198:42.

33 (b) To distribute grants to municipalities' school districts and to approved chartered
 34 public schools pursuant to RSA 194-B:11.

35 (c) To distribute kindergarten grants to municipalities' and school districts pursuant to
 36 RSA 198:48-c.

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1	(d) To provide low and moderate income homeowners property tax relief under RSA
2	198:56-198:61.
3	(e) To distribute funds to scholarship organizations approved under RSA 77-G, that
4	administer and implement RSA 194-F.
<b>5</b>	(f) To distribute phase-out grants to school districts under RSA 194-F:10.
6	(g) To fund costs necessary to provide the statewide assessment program required under
7	RSA 193-C.
8	(h) To fund department of education operating costs for a state student data collection
9	and reporting system, within budgeted appropriations.
10	(i) To fund department of education costs for administering programs funded by the
11	education trust fund, within budgeted appropriations, plus any additional funding authorized
12	pursuant to paragraph III.
13	II. The state treasurer shall deposit into the education trust fund immediately upon receipt:
14	(a) Funds certified to the state treasurer by the commissioner of revenue administration
15	pursuant to RSA 77-A:20-a, relative to business profits taxes.
16	(b) Funds certified to the state treasurer by the commissioner of revenue administration
17	pursuant to RSA 77-E:14, relative to business enterprise tax.
18	(c) Funds collected and paid over to the state treasurer by the commissioner of revenue
19	administration pursuant to RSA 78-A:26, II, relative to the tax on motor vehicle rentals.
20	(d) Funds collected and paid over to the state treasurer by the department of revenue
21	administration pursuant to RSA 78:24, relative to tobacco taxes.
22	(e) Funds certified to the state treasurer by the commissioner of revenue administration
23	pursuant to RSA 78-B:13, relative to real estate transfer taxes.
24	(f) Funds collected and paid over to the state treasurer by the department of revenue
25	administration pursuant to RSA 83-F:7, I, relative to the utility property tax.
26	(g) All moneys due the fund in accordance with RSA 284:21-j, relative to sweepstakes
27	and the lottery.
28	(h) Tobacco settlement funds in the amount of \$40,000,000 or, for any year in which the
29	total tobacco settlement funds received by the state is less than \$40,000,000, the total amount of
30	tobacco settlement funds received by the state.
31	(i) The school portion of any revenue sharing funds distributed pursuant to RSA 31-A:4
32	which were apportioned to school districts in the property tax rate calculations in 1998.
33	(j) Funds collected and paid over to the state treasurer by the lottery commission
34	pursuant to RSA 284:44, RSA 284:47, and RSA 287-I.
35	(k) Any other moneys appropriated from the general fund.
36	III. If required expenditures to administer programs funded by the education trust fund,
37	pursuant to paragraph I, exceed amounts appropriated, the commissioner of education may request

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the fiscal committee of the general court authorize additional funding. Amounts requested under this paragraph shall be a charge to the education trust fund. For funds requested and approved, the governor is authorized to draw a warrant from any money in the treasury not otherwise appropriated.

5 IV. The education trust fund shall be nonlapsing. The state treasurer shall invest that part 6 of the fund which is not needed for immediate distribution in short-term interest-bearing 7 investments. The income from these investments shall be returned to the fund.

8 150 New Paragraph; Education of Children Placed in Homes for Children, Health Care 9 Facilities, or State Institutions; Episode of Treatment. Amend RSA 193:27 by inserting after 10 paragraph VI the following new paragraph:

VII. "Episode of treatment" means when a child needs to be placed by the department of health and human services (DHHS) in a DHHS-contracted and/or certified program to receive more intensive treatment and supports and has the objective of helping children in crisis avoid or reduce the use of psychiatric hospitals or emergency rooms.

15 151 Court Ordered Placements; Purpose and Application of Chapter. Amend RSA 169-F:1 to
 read as follows:

17 169-F:1 Purpose and Application of Chapter. This chapter shall apply to any court ordered 18 placement or placement for an episode of treatment as defined in RSA 193:27, VII, of any 19 minor pursuant to RSA 169-B or any child pursuant to RSA 169-C or RSA 169-D, for the purposes of 20 the effective implementation of any such placement.

21

152 Special Education; State Aid. Amend RSA 186-C:18, III(a) to read as follows:

22III.(a) The state board of education through the commissioner, department of education, 23shall distribute aid available under this paragraph as entitlement to such school districts as have a 24special education pupil for whose costs they are responsible, for whom the costs of special education 25in the fiscal year exceed 3 1/2 times the estimated state average expenditure per pupil for the school 26year preceding the year of distribution. If in any year, the amount appropriated for distribution as 27special education aid in accordance with this section is insufficient therefor, the appropriation shall 28be prorated proportionally based on entitlement among the districts entitled to a grant. If there are 29unexpended funds appropriated under this paragraph at the end of any fiscal year, such funds shall 30 be distributed for court-ordered placements and episodes of treatment under RSA 186-C:19-b. 31The state may designate up to \$250,000 of the funds which are appropriated as required by this 32paragraph, for each fiscal year, to assist those school districts which, under guidelines established by 33 rules of the state board of education, may qualify for emergency assistance to mitigate the impact of 34special education costs. The state may designate up to an additional \$250,000 of the funds which are 35appropriated under this paragraph for each fiscal year for any community of 1,000 or fewer residents 36 to mitigate the impact of special education costs when emergency assistance is necessary to prevent 37 significant financial harm to such district or community. Upon application to the commissioner of

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education, and approval by the commissioner, such funds may be accepted and expended by school districts in accordance with this chapter; provided, however, that if a school district has received emergency assistance funds for certain children with disabilities, it shall not receive special education aid for those same children with disabilities. If any of the funds designated for emergency assistance under this paragraph are not used for such emergency assistance purposes, the funds shall be used to assist school districts in meeting special education cost increases in their special education programs as provided by this paragraph.

8 153 New Paragraph; Special Education; State Aid; Rulemaking by State Board of Education.
9 Amend RSA 186-C:18,V by inserting after subparagraph (f) the following new subparagraph:

(g) Administering and distributing payment for episode of treatment costs as defined in
 RSA 193:27, VII.

12 154 Liability for Children with Disabilities in Certain Court Ordered Placements. Amend RSA
 13 186-C:19-b to read as follows:

14

186-C:19-b Liability for Children With Disabilities in Certain Court Ordered Placements.

I.(a) As used in this section "children in placement for which the department of health and human services has financial responsibility" means all children receiving special education or special education and related services whose placements were made pursuant to RSA 169-B, 169-C, or 169-D, except children at the youth development center and children placed at the youth services center maintained by the department of health and human services while awaiting disposition of the court following arraignment pursuant to RSA 169-B:13.

01

(b) In the case of an out-of-district placement or placement for an episode of *treatment*, the appropriate court shall notify the department of education on the date that the court order is signed, or the need for an episode of treatment is determined, stating the initial length of time for which such placement is made. This subparagraph shall apply to the original order or determination and all subsequent modifications of that order or determination.

26II. The school district liability for expenses for special education or for special education and 27related services for a child with a disability in placement for which the department of health and 28human services has financial responsibility shall be limited to 3 times the estimated state average 29expenditure per pupil, for the school year preceding the year of distribution. The liability of a school 30 district under this section shall be prorated if the placement is for less than a full school year and 31the district shall be liable for only the prorated amount. This section shall not limit a school 32district's financial liability for children who receive special education or special education and 33 related services in a public school or program identified in RSA 186-C:10.

(a) Any costs of special education or special education and related services in excess of 3
times the estimated state average expenditure per pupil for the school year preceding the year of
distribution shall be the liability of the department of education. Costs for which the department of
education is liable under this section shall be paid to education service providers by the department

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1 of education. The department of education shall develop a mechanism for allocating the funds  $\mathbf{2}$ appropriated for the purposes of this section. Any costs of special education or special 3 education and related services related to an episode of treatment and the determination of 4 placement by the department of health and human services shall be covered in full for students with disabilities by the department of education.  $\mathbf{5}$ 

6

(b) The department of health and human services shall be liable for all court-ordered 7and episode of treatment costs pursuant to RSA 169-B:40, 169-C:27, and 169-D:29 other than for 8 special education or special education and related services.

9 (c) The department of education shall distribute special education payments under 10subparagraph II(a) within 60 days of receipt of invoice from the school district. School districts shall 11 submit education service providers costs to the department within 30 days of receipt of such costs. 12The department shall then verify the cost and distribute the appropriate amounts to the education 13service provider.

14III. The department of education shall by rules adopted under RSA 541-A establish the rates 15charged by education service providers to the department of education or to school districts for 16children with disabilities in placement for which the department of health and human services has 17financial responsibility.

IV. The department of education is authorized to receive and take appropriate action on 1819complaints regarding the failure to provide necessary special education or special education and 20related services to children with disabilities in placement for which the department of health and 21human services has financial responsibility.

22V. [All appropriations made for the purposes of funding court-ordered placements shall be 23nonlapsing.] If the total amount required for court ordered placements or placements for an 24episode of treatment exceeds the amount appropriated to the department for such 25payments, the governor is authorized to draw a warrant from the general fund for such 26sum to satisfy the state's obligation under this section.

27155 Education; Funding for Renovation and Expansion; CTE. Amend RSA 188-E:10 to read as 28follows:

29

188-E:10 Funding for Renovation and Expansion.

30 I. The department of education is responsible for maintaining a statewide system of regional 31career and technical education centers to provide and allow for a variety of career and technical 32education programs funded within state budget appropriations. The treasurer of the state of New 33 Hampshire is hereby authorized to make funds available to the department of education for the construction, renovation, expansion, or replacement of qualified regional career and technical 3435education centers or regional career and technical education programs authorized in the [capital] 36 budget, provided that:

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1	(a) The commissioner of the department of education shall ensure that all requests
2	submitted are both educationally and financially appropriate within the state [capital project]
3	authorization process;
4	(b) The commissioner of the department of education submits on a biennial basis in a
<b>5</b>	[capital] budget request a priority list of facilities and programs eligible for construction, renovation,
6	expansion, or replacement provided that priority shall be given to programs that have been certified
7	by an approved standard or that need additional funds to become certified by an approved standard;
8	(c) Each request for funding follows the [eapital] budget procedure [pursuant to RSA 9:3-
9	a], provided that no qualified project funded in a state capital budget as required in this section shall
10	have additional funds for the same project included in a subsequent proposal for [capital]
11	appropriation [ <del>under RSA 9:3-a</del> ] unless directed by the priority list of the department of education;
12	(d) Each school district requesting funds from the department of education establishes
13	and funds a construction, renovation, expansion, and replacement reserve fund, which shall be used
14	by the school district to pay construction, renovation, expansion, and replacement costs not funded
15	by the state, and which may include funding for the replacement of equipment; and
16	(e) The state shall fund not less than 50 percent nor more than 75 percent of the cost of a
17	qualified project approved pursuant to this section.
18	(f) In this section, "qualified" means the project:
19	(1) Demonstrates need connected to the labor market.
20	(2) Demonstrates adequate numbers of students through enrollment figures based
21	on 3-year averages.
22	(3) Demonstrates alignment with program competencies and academic competencies
23	required by the department of education.
24	(4) Allows for matriculation into a postsecondary venue.
25	(5) Meets all industry and building standards.
26	(6) Meets the procedural requirements for requests under this section and any other
27	requirements in rules of the department of education.
28	(7) Is a regional career and technical education center within a public school, or a
29	public academy as defined in RSA 194:23, II, in the state of New Hampshire.
30	(8) Has the capacity to provide academic courses for students from the sending
31	districts who are approved for full-time attendance at the center.
32	II. The renovation and expansion reserve funding required by subparagraph I(d) may be
33	funded through local community funds, career and technical education tuition payments, gifts,
34	contributions, and bequests of unrestricted funds from individuals, foundations, corporations,
35	organizations, or institutions. School districts shall consider priority funding for programs certified
36	or needing additional funds to become certified as set forth in subparagraph I(b).

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1 III. Public academies receiving funds through the [capital] budget process shall comply with  $\mathbf{2}$ all contracts or agreements required by department of education rules adopted pursuant to RSA 541-3 А.

4156 Department of Education; Appropriation; CTE Renovation Projects. The department of education is appropriated \$12,514,533 from the general fund for career and technical education  $\mathbf{5}$ 6 renovation projects for the fiscal year ending June 30, 2024. Such funding shall be nonlapsing. The 7governor is authorized to draw a warrant for said sum out of any money in the treasury not 8 otherwise appropriated. Any unexpended funds after the completion of the project shall be returned 9 to the general fund. Such funds shall be expended to renovate the Sugar River Valley Regional 10Technical Center in Newport.

11 157 Cost of an Opportunity for an Adequate Education. Amend RSA 198:40-a to read as follows: 12198:40-a Cost of an Opportunity for an Adequate Education.

I. For the biennium beginning July 1, [2015] 2023, the annual cost of providing the 1314opportunity for an adequate education as defined in RSA 193-E:2-a shall be as specified in 15paragraph II. The department shall adjust the rates specified in this paragraph in accordance with 16RSA 198:40-d.

17

II.(a) A cost of [\$3,561.27] \$4,700 per pupil in the ADMR, plus differentiated aid as follows:

18 (b) An additional [\$1,780.63] \$2,500 for each pupil in the ADMR who is eligible for a free 19 or reduced price meal anytime during the determination year; plus

20

(c) An additional [<del>\$697.77</del>] **\$800** for each pupil in the ADMR who is an English language 21learner anytime during the determination year; plus

22

(d) An additional [\$1,915,86] \$2,100 for each pupil in the ADMR who is receiving special 23education services anytime during the determination year [; plus

24(c) An additional \$697.77 for each third grade pupil in the ADMR with a score below the 25proficient level on the reading component of the state assessment administered pursuant to RSA 26193-C:6 or the authorized, locally-administered assessment as provided in RSA 193-C:3, IV(i), 27provided the pupil is not eligible to receive differentiated aid pursuant to subparagraphs (b)-(d). A 28school district receiving aid under this subparagraph shall annually provide to the department of 29education documentation demonstrating that the district has implemented an instructional program 30 to improve non-proficient pupil reading].

31III. The sum total calculated under paragraph II shall be the cost of an adequate education. 32The department shall determine the cost of an adequate education for each municipality based on 33 the ADMR of pupils who reside in that municipality.

34158 Annual Adjustment. RSA 198:40-d is repealed and reenacted to read as follows:

35 198:40-d Annual Adjustment. Beginning July 1, 2024 and every year thereafter, the 36 department of education shall adjust the following with an increase of 2 percent annually:

37

I. Per pupil costs in RSA 198:40-a, II;

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II. Extraordinary need grant "grant floor" and "grant ceiling", as defined in RSA 198:40-f, I-1  $\mathbf{2}$ a, (a) and (b); and 3 III. Chartered public school additional grants under RSA 194-B:11, I(b)(1)(A) and (B). 4159 Repeal; Relief Funding. RSA 198:40-e, relative to relief funding, is repealed. 160 Extraordinary Need Grants. Amend RSA 198:40-f to read as follows:  $\mathbf{5}$ 6 198:40-f Extraordinary Need Grants. 7I. In addition to aid for the cost of the opportunity for an adequate education provided under 8 RSA 198:40-a, each year the commissioner shall calculate an extraordinary need grant for schools 9 and provide that amount of aid to a municipality's school districts as follows: 10(a) A municipality with an equalized valuation per pupil eligible to receive a free or reduced-priced meal of \$1,000,000 or less shall receive [\$650] \$3,750 per pupil eligible to receive a 11 12free or reduced-price meal in the municipality's ADMR. (b) A municipality with an equalized valuation per pupil eligible to receive a free or 13reduced-price meal between \$1,000,001 and \$5,999,999 shall receive a grant equal to [\$0.00013] 1415\$0.00075 for each dollar of difference between its equalized valuation per pupil eligible to receive a 16free or reduced-price meal and \$6,000,000, per pupil eligible to receive a free or reduced-price meal 17in the municipality's ADMR. 18(c) A municipality with an equalized valuation per pupil eligible to receive a free or 19reduced-price meal of \$6,000,000 or more shall not receive an extraordinary need grant. 20I-a. In this section: 21(a) The \$1,000,000 in equalized valuation per free or reduced-price meal pupil 22referenced in RSA 198:40-f, I(a) shall be called the "grant floor." 23(b) The \$6,000,000 in equalized valuation per free or reduced-price meal pupil 24referenced in RSA 198:40-f, I(b) and RSA 198:40-f, I(c) shall be called the "grant ceiling." 25(c) The \$0.00075 for each dollar difference between equalized valuation per 26pupil eligible to receive a free or reduced-price meal referenced in RSA 198:40-f, I(b) shall 27be called the "factor." 28The \$3,750 per pupil eligible to receive a free or reduced-price meal (d) referenced in RSA 198:40-f, I(a) shall be called the "max grant." 2930 II. The extraordinary needs grants shall be calculated using the formula described 31in paragraph I with the following adjustments: 32(a) Starting in fiscal year 2026, the max grant shall be increased by 5 percent. 33 The factor shall be readjusted by taking the newly adjusted max grant and dividing by the difference between the grant floor and grant ceiling. 3435(b) Starting in fiscal year 2028, the max grant shall be increased by 5 percent. 36 The factor shall be readjusted by taking the newly adjusted max grant and dividing by the 37difference between the grant floor and grant ceiling.

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1 (c) Starting in fiscal year 2030, the max grant shall be increased by 5 percent.  $\mathbf{2}$ The factor shall be readjusted by taking the newly adjusted max grant and dividing by the 3 difference between the grant floor and grant ceiling. 4(d) Starting in fiscal year 2032, the max grant shall be increased by 5 percent. The factor shall be readjusted by taking the newly adjusted max grant and dividing by the  $\mathbf{5}$ 6 difference between the grant floor and grant ceiling. 7(e) Starting in fiscal year 2034, the max grant shall be increased by 5 percent. 8 The factor shall be readjusted by taking the newly adjusted max grant and dividing by the 9 difference between the grant floor and grant ceiling. 10[II. In order to receive an extraordinary need grant, the eligible school district shall provide 11 a plan to the department of education outlining how the district intends to use grant award funds to 12improve the educational achievement and growth of students. The extraordinary need grant plan 13shall include an accountability component designed to generate data that measures student 14academic achievement and growth of knowledge and skills in reading and language arts and/or mathematics at what grade levels funds will be used. The school district shall develop and 1516administer its own grant accountability assessment that identifies a pupil's range of learning and 17yields objective data to use in improving instruction and learning, or use the statewide assessment. 18The school district shall submit to the department an annual grant accountability progress report that includes evidence of satisfactory program implementation and progress toward grant 1920accountability improvement targets. The primary goal of this grant is to improve student 21achievement and growth and to help the school district to have funding for successful, best practice 22student learning approaches.] 23III. Extraordinary need grants shall be distributed pursuant to RSA 198:42.

IV. In this section, "equalized valuation per pupil eligible to receive a free or reduced-price meal" means a municipality's equalized valuation[, excluding properties subject to taxation under RSA 82 and equalized payments in lieu of taxes,] as determined by the department of revenue administration, that was the basis for the local tax assessment in the determination year, divided by the school district's kindergarten through grade 12 ADMR in the determination year eligible to receive a free or reduced-price meal.

30

161 Determination of Education Grants. Amend RSA 198:41 to read as follows:

31 198:41 Determination of Education Grants.

I. Except for municipalities where all school districts therein provide education to all of their pupils by paying tuition to other institutions, the department of education shall determine the total education grant for the municipality as follows:

(a) Add the per pupil cost of providing the opportunity for an adequate education for
which each pupil is eligible pursuant to RSA 198:40-a, I-III, and from such amount;

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1	(b) Subtract the amount of the education tax warrant to be issued by the commissioner
2	of revenue administration for such municipality reported pursuant to RSA 76:8 for the next tax year;
3	and
4	(c) [Repealed.]
<b>5</b>	(d) [Add the municipality's additional aid for relief funding pursuant to RSA 198:40-e.
6	(e)] Add the municipality's extraordinary need grant pursuant to RSA 198:40-f.
7	II. For municipalities where all school districts therein provide education to all of their
8	pupils by paying tuition to other institutions, the department of education shall determine the total
9	education grant for each municipality as the lesser of the 2 following calculations:
10	(a) The amount calculated in accordance with paragraph I of this section; or
11	(b) The total amount paid for items of current education expense as determined by the
12	department of education minus the amount of the education tax warrant to be issued by the
13	commissioner of revenue administration for such municipality reported pursuant to RSA 76:8 for the
14	next tax year.
15	III.(a) For the biennium ending June 30, 2013, the department of education shall not
16	distribute a total education grant on behalf of all pupils who reside in a municipality that exceeds
17	that municipality's total education grant in the second year of the previous biennium.
18	(b) [Repealed.]
19	IV.(a) For fiscal year [2012] 2024 through fiscal year 2033, the department of education
20	shall distribute a hold harmless grant if the adequacy grant is [identify all municipalities in
21	which the fiscal year 2012 total education grant will be] less than the fiscal year [2011] 2024 [total
22	education] adequacy grant as estimated by the department on November 15, 2022 pursuant to
23	RSA 198:41, V. The hold harmless grant shall equal 100 percent of the decrease when
24	comparing the eligible grant award year to the fiscal 2024 estimate. The department shall
25	distribute the grant in addition to the total education grant. [The department shall distribute
26	a stabilization grant to each of those municipalities equal to 100 percent of the decrease.] No
27	municipality with a current adequacy grant amount that exceeds the fiscal year 2024
28	November 15, 2022 estimate shall receive a hold harmless grant.
29	[(b) For fiscal year 2013, the department of education shall identify all municipalities in
30	which the fiscal year 2013 total education grant, including any stabilization grant distributed
31	pursuant to subparagraph (a), will be less than the fiscal year 2011 total education grant. The
32	department shall distribute funds to each of those municipalities equal to 100 percent of the
33	decrease.
34	(c) For fiscal year 2014 through fiscal year 2016, the department of education shall
35	distribute a total education grant to each municipality in an amount equal to the total education

36 grant for the fiscal year in which the grant is calculated plus the amount of the fiscal year 2012

37 stabilization grant, if any, distributed to the municipality.

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1	(d) For fiscal year 2017 and each fiscal year thereafter, the department of education
2	shall distribute a total education grant to each municipality in an amount equal to the total
3	education grant for the fiscal year in which the grant is calculated plus a percentage of the
4	municipality's fiscal year 2012 stabilization grant, if any, distributed to the municipality; the
<b>5</b>	percentage shall be 96 percent for fiscal year 2017, 92 percent for fiscal year 2018, 88 percent for
6	fiscal year 2019, and 100 percent for fiscal year 2020 and each fiscal year thereafter.]
7	(b) No hold harmless [stabilization] grant as described in RSA 198:41, IV(a) shall
8	be distributed to any municipality for any fiscal year in which the municipality's education property
9	tax warrant pursuant to RSA 76:8 exceeds the total cost of an adequate education or to any
10	municipality for any fiscal year in which the municipality's ADMR is zero.
11	(c) Beginning in fiscal year 2026, the hold harmless grant calculated under RSA
12	198:41, IV shall decrease as a percent of the amount awarded under the following schedule:
13	(1) 80 percent of the calculated hold harmless grant shall be awarded for
14	fiscal year 2026 and 80 percent for fiscal year 2027.
15	(2) 60 percent of the calculated hold harmless grant shall be awarded for
16	fiscal year 2028 and 60 percent for fiscal year 2029.
17	(3) 40 percent of the calculated hold harmless grant shall be awarded for
18	fiscal year 2030 and 40 percent for fiscal year 2031.
19	(4) 20 percent of the calculated hold harmless grant shall be awarded for
20	fiscal year 2032 and 20 percent for fiscal year 2033.
21	(5) Zero percent of the calculated hold harmless grant shall be awarded for
22	fiscal year 2034 and each year thereafter.
23	V. The department shall use the best available data and methods to estimate ADMR and
24	education grants by November 15 of the year preceding the school year for which aid is determined.
25	VI. The department shall produce a revised estimate of grants using actual determination
26	year data for the purpose of settling municipal tax rates. A municipality's grant estimate shall not
27	be less than 95 percent of the estimate reported pursuant to paragraph V. The commissioner of the
28	department of education shall provide the estimate for the current fiscal year to the commissioner of
29	the department of revenue administration no later than October 1 of each year.
30	VII. When final determination year data is available, but not later than April 1, the
31	department shall make a final determination of grant amounts. A municipality's grant estimate
32	shall not be less than 95 percent of the estimate reported pursuant to paragraph V. The department
33	shall adjust the April grant disbursement required pursuant to RSA 198:42 so that the total amount
34	disbursed for the fiscal year shall match the final grant determination.
35	VIII. Reports of grant determinations for municipalities required pursuant to paragraphs V-
36	VII shall be available to the public by the date specified in paragraphs V-VII, and the department

37 shall make available a report for multi-town school districts and municipalities with multiple school

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districts. The department of education shall provide the department of revenue administration the
 information needed to set tax rates.

3 162 Chartered Public Schools; Funding. Amend RSA 194-B:11, I(b)(1) to read as follows:

4(b)(1)(A)Except as provided in subparagraph (2), for a chartered public school authorized by the state board of education pursuant to RSA 194-B:3-a, the state shall pay tuition  $\mathbf{5}$ 6 amounts pursuant to RSA 198:40-a, II(a)-(c) and (e) plus an additional grant of [\$3,286 to all 7chartered public schools for the fiscal year ending June 30, 2018, and \$3,411 to all chartered public 8 schools for the fiscal year ending June 30, 2019] \$4,300 to all chartered public schools for the 9 *fiscal year ending June 30, 2024* and each fiscal year thereafter, except for the Virtual Learning 10Academy Charter School, directly to the chartered public school for each pupil who is a resident of this state in the chartered public school's ADMA. Beginning July 1, [2017] 2024 and every 11 12[biennium] fiscal year thereafter, the department of education shall adjust the per pupil amount of 13the additional grant [based on the average annual change in the Consumer Price Index for All Urban Consumers, Northeast Region, using the "services less medical care services" special aggregate 14index, as published by the Bureau of Labor Statistics, United States Department of Labor] 1516pursuant to RSA 198:40-d. The state shall pay amounts required pursuant to RSA 198:40-a, II(d) 17directly to the resident district.

18(B) For the Virtual Learning Academy Charter School authorized pursuant to 19 RSA 194-B:3-a, the state shall pay tuition amounts pursuant to RSA 198:40-a, II(a)-(c) and (e), plus 20an additional grant of \$2,036 directly to the Virtual Learning Academy Charter School for each 21eligible full-time enrolled pupil in the chartered public school's ADMA. The state shall pay amounts 22required pursuant to RSA 198:40-a, II(d) directly to the resident district. The state shall also pay 23tuition amounts pursuant to RSA 198:40-a, II(a) plus an additional grant of \$2,036 directly to the 24Virtual Learning Academy Charter School for each full-time equivalent pupil. Beginning July 1, 252017 and every July 1 thereafter, the department of education shall adjust the per pupil amount of 26the additional grant [based on the average annual change in the Consumer Price Index for All Urban 27Consumers, Northeast Region, using the "services less medical care services" special aggregate 28index, as published by the Bureau of Labor Statistics, United States Department of Labor. The 29average change shall be calculated using the 3 calendar years ending 18 months before the 30 beginning of the fiscal year for which the calculation is to be performed pursuant to RSA 198:40-d. 31163 Repeal; Third Grade Reading Accountability. RSA 193-C:3, IV(i), relative to grade 3

- 32 statewide education improvement and assessment program data, is repealed.
- 164 State Maintenance of Equity; Biennium Ending June 30, 2023. Amend 2001, 91:58, III to
   read as follows:
- 35 III. Any state aid distributed under this section shall be an education grant in addition to 36 the state grant calculated under RSA 198:41 and RSA 194-B:11 and shall be distributed to school 37 districts and chartered public schools accordingly. Depending on how the United States

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Department of Education allows states to define "pupil" as it relates to determining state aid per pupil under Section 2004(b) of the American Rescue Plan Act of 2021, the department of education may experience delays in accurately collecting pupil data to meet the definition as defined by the United States Department of Education, thereby delaying the calculation of the grant award. If such delay occurs, the department of education may issue the grants described in this section up to 120 days after the end of the applicable fiscal year being assessed for compliance with federal law.

7 165 Budget and Appropriations; Transfers Authorized. Amend RSA 9:16-a, II-a(c) to read as
8 follows:

9 (c) The appropriations budgeted in class 027-transfers to DoIT, class 028-transfers to 10 general services, *class 040-indirect costs*, class 041-audit funds set aside, class 042-additional 11 fringe benefits, class 049-transfers, class 061-unemployment compensation, class 062-workers 12 compensation, [and] class 064-retiree pension benefit-health insurance, *class 210-bond insurance*, 13 *and class 211-property and casualty insurance*, shall not be transferred or expended for any 14 other purpose, except that agencies may transfer any portion of funds in class 027 transfers to OIT 15 not related to IT shared services upon consultation with and approval from the CIO.

16 166 New Paragraph; Budget and Appropriations. Amend RSA 9:16-a, II-a by inserting after
17 subparagraph (d) the following new subparagraph:

(e) The following classes shall not lapse in the first year of the operating budget: class
028-transfers to general services, class 040-indirect costs, class 041-audit funds set aside, class 042additional fringe benefits, class 061-unemployment compensation, class 062-workers compensation,
class 064-retiree pension benefit-health insurance, class-210 bond insurance, and class-211 property
casualty insurance.

23

167 Medical and Surgical Benefits. Amend RSA 21-I:30, XV to read as follows:

XV. Funds appropriated for the purposes of this section shall not be transferred or used for
any other purpose *and shall be nonlapsing*.

26 168 Salary Adjustment Fund. Amend RSA 99:4 to read as follows:

2799:4 Salary Adjustment Fund. Whereas the appropriations for personal services in state 28departments and institutions include an annual increment for each position, and whereas upon 29occasion due to vacancies and personnel turnover, salaries, increment increases and longevity as 30 provided by the appropriations are not needed for said positions, each quarter the department of 31administrative services shall review accounts and transfer said amount, if needed, from the 32departmental or institutional appropriation to a special account to be known as the salary 33 adjustment fund. This fund shall lapse at the end of each fiscal year and revert to the appropriate 34fund. Under no circumstances will this fund be used for temporary positions or new positions. Upon 35the certification of the [director of personnel] commissioner of the department of administrative 36 services, subject to the approval of governor and council, the salary adjustment fund shall be 37 available for transfer to departments and institutions in amounts that are [deemed necessary to

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1 comply with RSA 98] necessary to pay any legally authorized salaries for employees in the

2 classified system, followed by an annual informational report to the governor and council

3 after fiscal year end.

4

169 Employee Benefit Adjustment Account. Amend RSA 9:17-c to read as follows:

9:17-c Employee Benefit Adjustment Account. Whereas the appropriations for employee  $\mathbf{5}$ 6 benefits in state departments and institutions may upon occasion not be totally needed for each 7position due to vacancies and personnel turnover, the department of administrative services shall 8 review accounts and transfer said amount, if needed, quarterly from the departmental or 9 institutional appropriation to a special account to be known as the employee benefit adjustment 10account. This fund shall lapse at the end of each fiscal year and revert to the appropriate fund. Upon the certification of the commissioner of administrative services, [subject to the approval of 11 12governor and council,] the employee benefit account shall be available for transfer to departments 13and institutions in amounts that are deemed necessary to pay the state's required proportionate share of any legally authorized employee benefit, followed by an annual informational report to 1415the governor and council after fiscal year end. Notwithstanding the provisions of RSA 9:17, no 16transfer shall be made from any appropriation for employee benefits to any other appropriation for 17any other use or purpose except as provided in this section.

18 170 Department of Administrative Services; State Budget Office. Amend the introductory
 19 paragraph of RSA 21-I:6 to read as follows:

20 21-I:6 Budget Office. There is hereby established within the office of the commissioner of 21 administrative services a state budget office under the supervision of an unclassified budget 22 [director] officer who shall:

171 Department of Administrative Services; Planning and Design Costs. Amend RSA 21-I:85 to
 read as follows:

25 21-I:85 Planning and Design Costs. [The division of public works design and construction shall 26 not perform any design and planning work for any non-general fund state agency unless the division 27 is reimbursed for such work by the agency.] The department of administrative services shall 28 bill state agencies for any design, planning, project management, and/or inspection work 29 for all capital construction projects administered through the department, and for any 30 operating projects that are funded in full or in part with federal funds, agency income, or 31 funding sources other than general funds.

172 Appropriation; Department of Administrative Services; Technology Upgrades. There is hereby appropriated to the department of administrative services the sum of \$7,800,000 for the fiscal year ending June 30, 2023, for the purpose of technology upgrades to ensure the sustainability of the state's financial, payroll and budgeting system. The sum appropriated shall be nonlapsing, provided that any unexpended amount following completion of the project shall lapse to the general fund. The

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1 governor is authorized to draw a warrant for said sum out of any money in the treasury not 2 otherwise appropriated.

173 Effective Date. Section 172 of this act shall take effect June 30, 2023.

4 174 New Paragraph; State Commission on Aging. Amend RSA 19-P:1 by inserting after 5 paragraph III the following new paragraph:

6

3

III-a. The commission shall elect a chairperson, vice-chairperson, and a recorder.

7

175 State Commission on Aging. Amend RSA 19-P:1, IV to read as follows:

8 IV. The members appointed pursuant to subparagraph II(j) shall serve 2-year terms; 9 provided that initially such members shall serve staggered terms and no such member shall serve 10more than 2 consecutive terms, with the exception of the chairperson, vice-chairperson, and recorder, who may service an additional term for a total of 3 terms. A council member 11 12whose term of office is expiring may continue beyond the end of the term until reappointed 13or until a successor is nominated. Legislative members shall receive mileage at the legislative 14rate when attending to the duties of the commission. The first named member of the house of 15representatives shall convene the organizational meeting of the commission on or before 45 days of 16passage of this chapter for the purpose of electing officers serving on the commission. [Thirteen] A17*majority of the* members shall constitute a quorum. If any member is absent without previously 18being excused by the chairperson for 3 or more regular meetings, the member may be removed upon 19a majority vote of the commission.

20

176 State Commission on Aging. Amend RSA 19-P:1, V to read as follows:

V. The commission shall be authorized to select and hire select an executive director by a vote of a majority of the members. The executive director shall be in the classified service of the state and shall perform such duties as the commission may require. [The governor is authorized to draw a warrant for the amount necessary to pay for the executive director position and related office expenditures authorized in this paragraph out of any money in the treasury not otherwise appropriated.] The commission shall hold no fewer than 9 regular meetings per year.

177 New Paragraph; State Commission on Aging. Amend RSA 19-P:1 by inserting after
paragraph V the following new paragraph:

VI. The commission on aging shall be an independent agency, administratively attached to
 the department of administrative services pursuant to RSA 21-G:10.

178 New Paragraph; Duties of the State Commission on Aging. Amend RSA 19-P:2 by inserting
 after paragraph XIV the following new paragraph:

33 XV. Accepting and utilizing for its purposes, functions, and duties as set forth in this 34 chapter public and private grants, gifts, donations, and contributions of money and other assets and 35 properties, real and personal, of all types and kinds, without limitations.

36 179 Corrections Officers' Salaries.

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1 I. Effective July 14, 2023, part-time corrections officers and corrections officer corporals 2 shall be compensated in accordance with the salary schedule applicable to full-time corrections 3 officers and corrections officer corporals.

4

II. Effective July 14, 2023, corrections officer majors shall be compensated in accordance with the salary schedule applicable to corrections officer lieutenants, sergeants, and captains.

 $\frac{5}{6}$ 

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9

180 Parking; Concord. The department of administrative services is authorized to spend such funding as appropriated for additional parking for full-time and part-time employees who are assigned to the downtown Concord area and who are not provided a state-provided parking space for their personal vehicle.

10 181 Compensation for Certain State Officers; Unclassified State Employees; July 14, 2023.

11 RSA 94:1-a, I (a) is repealed and reenacted to read as follows:

12

I.(a) The following salary ranges shall apply to the following grades:

13	GRADE	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05	STEP 06	STEP 07
14	AA	62,406	66,467	70,557	74,618	78,679	82,740	86,830
15	BB	64,894	69,127	73,359	77,592	81,825	86,058	90,291
16	CC	67,897	72,330	76,763	81,196	85,629	90,062	94,495
17	DD	71,500	76,162	80,824	85,514	90,176	94,838	99,500
18	EE	75,705	80,652	85,629	90,577	95,524	100,472	105,449
19	$\mathbf{FF}$	80,938	86,258	91,549	96,869	102,160	107,451	112,770
20	GG	87,373	93,093	98,842	104,562	110,282	116,031	121,751
21	HH	95,153	101,387	107,622	113,886	120,120	126,384	132,619
22	II	100,587	107,193	113,800	120,406	127,042	133,648	140,255
23	JJ	106,049	112,999	119,977	126,956	133,934	140,913	147,891
24	KK	108,738	115,888	123,066	130,216	137,366	144,516	151,666
25	LL	0	0	0	0	0	0	156,500
26	MM	0	0	0	0	0	0	161,791
27	NN	0	0	0	0	0	0	167,997
28	00	0	0	0	0	0	0	$175,\!233$
29	PP	0	0	0	0	0	0	183,927
30	$\mathbf{Q}\mathbf{Q}$	0	0	0	0	0	0	194,366
31	182	Salary Wage	s for Councilo	ors and Comm	issioners; Jul	y 14, 2023. I	RSA 94:1-a, II	is repealed
32	and reen	acted to read	as follows:					
33	Ι	I. The salar	y wages for t	he positions s	set forth below	v shall be as	follows comm	encing July
34	14, 2023	:						
35						Maxir	num	
36	Governo	r's councilors				\$19,73	34	
37	Racing a	nd charitable	gaming com	nissioners		\$15,3	01	

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1	Sweepstakes commission, chairman	\$22,251
2	Sweepstakes commission, members	\$12,527

3 183 Compensation for Certain State Officers; Unclassified State Employees; July 12, 2024. RSA

4 94:1-a, I (a) is repealed and reenacted to read as follows:

I.(a) The following salary ranges shall apply to the following grades:

6	GRADE	STEP 01	STEP 02	STEP 03	STEP 04	STEP 05	STEP 06	STEP 07
7	AA	$63,\!655$	67,797	71,969	76,111	80,253	84,395	88,567
8	BB	66,192	70,510	74,827	79,144	83,462	87,780	92,097
9	$\mathbf{C}\mathbf{C}$	69,255	73,777	78,299	82,820	87,342	91,864	96,385
10	DD	72,930	77,686	82,441	87,225	91,980	96,735	101,490
11	EE	77,220	82,266	87,342	92,389	97,435	102,482	107,558
12	$\mathbf{FF}$	82,557	87,984	93,380	98,807	104,204	109,601	115,026
13	$\mathbf{G}\mathbf{G}$	89,121	94,955	100,819	$106,\!654$	112,488	118,352	124,187
14	HH	97,057	103,415	109,775	116,164	122,523	128,912	$135,\!272$
15	II	102,599	109,337	116,076	122,815	129,583	136,321	143,061
16	JJ	108,170	115,259	122,377	129,496	136,613	143,732	150,849
17	KK	110,913	118,206	125,528	132,821	140,114	147,407	154,700
18	$\mathbf{L}\mathbf{L}$	0	0	0	0	0	0	159,630
19	MM	0	0	0	0	0	0	165,027
20	NN	0	0	0	0	0	0	171,357
21	00	0	0	0	0	0	0	178,738
22	PP	0	0	0	0	0	0	187,606
23	$\mathbf{Q}\mathbf{Q}$	0	0	0	0	0	0	$198,\!254$
24	184	Salary Wage	es for Councilo	ors and Comn	nissioners; Jul	ly 12, 2024.	RSA 94:1-a, II	l is repealed

- 25 and reenacted to read as follows:
- II. The salary wages for the positions set forth below shall be as follows commencing July
   12, 2024:

28		Maximum
29	Governor's councilors	\$20,129
30	Racing and charitable gaming commissioners	\$15,608
31	Sweepstakes commission, chairman	\$22,697
32	Sweepstakes commission, members	\$12,778

185 Department of Justice; Attorney Salaries; July 14, 2023. RSA 94:1-a, I(c) is repealed and
 reenacted to read as follows:

I.(c) For attorney positions in the department of justice, except for the attorney general and
 deputy attorney general, the following shall apply commencing on July 14, 2023:

Market anchor

Maximum

Minimum

9	7
Э	1

 $\mathbf{5}$ 

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1	\$60,778	\$140,802
2	Attorney	\$73,264
3	Assistant attorney general	\$99,796
4	Senior assistant attorney general	\$123,208
<b>5</b>	Associate attorney general	\$135,695
6	186 Legislative Employees; July 14, 2023.	Legislative employees shall receive 10 percent salary
7	increases effective July 14, 2023, if such increase	ses are approved by the appointing authority.
8	187 Legislative Employees; July 12, 2024.	Legislative employees shall receive 2 percent salary
9	increases effective July 12, 2024 if such increas	es are approved by the appointing authority.
10	188 Judicial Salaries; July 14, 2023. RSA	491-A:1 is repealed and reenacted to read as follows:
11	491-A:1 Salaries Established. The salaries	s for the positions set forth below shall be as follows:
12	Chief justice, supreme court	\$204,076
13	Associate justices, supreme court	\$197,937
14	Chief justice, superior court and administrative	judges
15	appointed pursuant to supreme court rule 54	\$197,937
16	Associate justices, superior court	\$185,638
17	District court justices prohibited from practice	
18	pursuant to RSA 502-A:21	\$185,638
19	Probate judges prohibited from practice	
20	pursuant to RSA 547:2-a	\$185,368
21	189 Judicial Salaries; July 12, 2024. RSA	491-A:1 is repealed and reenacted to read as follows:
22	491-A:1 Salaries Established. The salaries	for the positions set forth below shall be as follows:
23	Chief justice, supreme court	\$208,157
24	Associate justices, supreme court	\$201,895
25	Chief justice, superior court and administrative	judges
26	appointed pursuant to supreme court rule 54	\$201,895
27	Associate justices, superior court	\$189,350
28	District court justices prohibited from practice	
29	pursuant to RSA 502-A:21	\$189,350
30	Probate judges prohibited from practice	
31	pursuant to RSA 547:2-a	\$189,350
32	190 Judicial Employees; July 14, 2023. A	All unrepresented judicial employees shall receive 10
33	percent salary increases effective July 14, 2023	
34	191 Judicial Employees; July 12, 2024.	All unrepresented judicial employees shall receive 2
35	percent salary increases effective July 12, 2024	
36	192 Salary Adjustment for Recruitment of	or Retention. All employees listed in RSA 94:3-b II,

37 shall receive a 10 percent salary increases effective July 14, 2023.

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1	193 Salary Adjustment for Recruitment or Retention. All employees listed in RSA 94:3-b II,				
2	shall receive a 2 percent salary increases effective July 12, 2024.				
3	194 Appropriations.				
4	I. The following sums are appropriated from the following sources for the purposes of salary				
<b>5</b>	and compensation adjustments in this act for the fiscal year ending June 30, 2024:				
6	FY 2024				
7	All General Liquor Federal Highway Turnpike Fish and Other				
8	Game				
9	\$101,554,000 \$44,900,000 \$3,394,000 \$16,702,000 \$9,262,000 \$1,826,000 \$875,000 \$24,595,000				
10	II. The following sums are appropriated from the following sources for the purposes of				
11	salary and compensation adjustments in this act for the fiscal year ending June 30, 2025:				
12	FY 2025				
13	All General Liquor Federal Highway Turnpike Fish and Other				
14	Game				
15	\$123,896,000 \$54,778,000 \$4,140,000 \$20,377,000\$11,300,000 \$2,228,000 \$1,067,000\$30,006,000				
16	III. The department of administrative services is authorized to make any rounding				
17	adjustments of up to +\$.01 per hour as needed to properly process the employee's payroll within the				
18	currently designed human resources/payroll system (NH FIRST).				
19	IV. The governor is authorized to draw a warrant to the general fund portion of said sums				
20	out of any money in the treasury not otherwise appropriated.				
21	195 Effective Date.				
22	I. Sections 181, 182, 185, and 188 of this act shall take effect July 14, 2023.				
23	II. Sections 183, 184, and 189 of this act shall take effect July 12, 2024.				
24 95	196 Business Profits Tax; Distribution to Education Trust Fund. Amend RSA 77-A:20-a to read				
25 26	as follows:				
$\frac{26}{27}$	77-A:20-a Distribution of Funds.				
21 28	I. The commissioner shall determine [the additional amounts] 22.5 percent of the revenue produced by [an increase of 1.5 percent in the rate of] the tax imposed by RSA 77-A:2 for each fiscal				
20 29	year and shall certify such amounts to the state treasurer by October 1 of that year for deposit in the				
30	education trust fund established by RSA 198:39.				
31	II. The commissioner shall make quarterly estimates of the amount of [additional] revenues				
32	that will be produced [by the increase in tax rate] for the next fiscal year and shall certify such				
33	amounts to the state treasurer for deposit in the education trust fund established by RSA 198:39.				
34	Such estimates shall be certified on June 1, September 1, December 1, and March 1 of each year.				
35	197 Business Enterprise Tax; Distribution to Education Trust Fund. Amend RSA 77-E:14 to				
36	read as follows:				

37 77-E:14 Distribution of Funds.

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I. The commissioner shall determine [the additional amounts of] 22.5 percent of the revenue produced by [an increase of .50 percent in the rate of] the tax imposed by RSA 77-E:2 for each fiscal year and shall certify such amounts to the state treasurer by October 1 of that year for deposit in the education trust fund established by RSA 198:39.

5

5 II. The commissioner shall make quarterly estimates of the amount of [additional] revenues 6 that will be produced [by the increase in tax rate] for the next fiscal year and shall certify such 7 amounts to the state treasurer for deposit in the education trust fund established by RSA 198:39. 8 Such estimates shall be certified on June 1, September 1, December 1, and March 1 of each year.

9 198 Department of Health and Human Services, Division of Public Health Services, Choose 10 Love Program. There is hereby appropriated to department of health and human services, division 11 of public health services the sums of \$250,000 for the fiscal year ending June 30, 2024, and \$250,000 12 for the fiscal year ending June 30, 2025, for the purpose of operating the choose love program and 13 funding 2 classified positions as determined by the director of public health services. The governor is 14 authorized to draw a warrant for said sums out of any money in the treasury not otherwise 15 appropriated.

16 199 New Paragraph; Department of Health and Human Services; Authorization to Fill
17 Unfunded Positions. Amend RSA 126-A:4 by inserting after paragraph VI the following new
18 paragraph:

VII. The department of health and human services shall have the authority to fill unfunded
 positions, provided that the total expenditure for such positions shall not exceed the amount
 appropriated to the department for personal services.

22 200 Department of Health and Human Services; Foster Grandparent Program. The 23 reimbursements to the foster grandparent program through the senior volunteer grant program, 24 established in RSA 161-F:40, are hereby suspended for the biennium ending June 30, 2025.

25 201 Department of Health and Human Services; Bureau of Adult and Elderly Services; 26 Congregate Housing and Services. Congregate housing provided for under the Medicaid waiver 27 pursuant to RSA 151-E and congregate services provided for in RSA 161-F:37 are suspended for the 28 biennium ending June 30, 2025.

29 202 Department of Health and Human Services; Social Services Block Grant Cost of Living 30 Adjustment to Income Levels. Notwithstanding any other provision of law, for the biennium ending 31 June 30, 2025, the department of health and human services shall raise the income eligibility for 32 elderly and adult clients under the social services block grant program each January, by the 33 percentage amount of the cost of living increase in social security benefits on a yearly basis, provided 34 such amount is consistent with federal law and regulations relative to the social services block grant 35 income eligibility.

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1 203 Prospective Repeal Regarding Eligibility for Services Extended. Amend 2011, 209:6, I, as 2 amended by 2013, 140:1, I, as amended by 2015, 276:41, I, as amended by 2017, 156:85, I, as 3 amended by 2019, 346:61, I, as amended by 2021, 91:404 to read as follows:

4

I. Section 5 of this act shall take effect July 1, [2023] 2025.

5 204 Graduate Medical Education Payments Suspended. The commissioner of the department of 6 health and human services shall submit a Title XIX Medicaid state plan amendment to the federal 7 Centers for Medicare and Medicaid Services to suspend the provision of direct and indirect graduate 8 medical education payments to hospitals as provided in 42 C.F.R. section 413.75 for the biennium 9 ending June 30, 2025. Upon approval of the state plan amendment, and as of the effective date of 10 the state plan amendment, any obligations for payment of direct and indirect graduate medical 11 education shall be suspended for the biennium ending June 30, 2025.

12 205 Health and Human Services; Suspension of Catastrophic Aid Payment to Hospitals. The 13 commissioner of the department of health and human services shall submit a Title XIX Medicaid 14 state plan amendment to the federal Centers for Medicare and Medicaid Services to suspend all 15 catastrophic aid payments to hospitals effective for the biennium ending June 30, 2025.

16 206 Medicaid to Schools Program; Fiscal Committee Approval of Supplemental Funding. For 17 the biennium ending June 30, 2025, in the event funds appropriated in accounting unit 05-95-47-18 0010-7207 Medicaid to schools, are insufficient, the department of health and human services may 19 accept and expend additional federal funds with the prior approval of the fiscal committee of the 20 general court. Any request to the fiscal committee shall include a detailed explanation of the types 21 of assistance the department is providing to school districts to ensure eligibility for reimbursement 22 under the Medicaid to schools program.

23 207 Department of Health and Human Services; Division of Medicaid Services. Any funds 24 appropriated to activity 05-95-47-470010, division of Medicaid services, for the biennium ending 25 June 30, 2023 shall not lapse until June 30, 2025, and shall be treated as restricted revenue for the 26 purpose of funding expenditures in account 05-95-47-470010-7948, Medicaid care management. The 27 department of health and human services is authorized to accept and expend any matching federal 28 funds for the purposes of this section without prior approval of the fiscal committee of the general 29 court.

30 208 Department of Health and Human Services; Preventative Health Care Benefits; Medicaid 31Program. The commissioner of the department of health and human services shall, if necessary, 32submit a Title XIX Medicaid state plan amendment to the federal Centers for Medicare and 33 Medicaid Services to establish and provide preventative health care benefits under the state 34Medicaid program, including but not limited to nicotine cessation, transitional care management, 35chronic care management, diabetes prevention program, and screening, brief intervention, and 36 referral to treatment (SBIRT) services. In addition, the commissioner may adopt rules under RSA 37 541-A, relative to the preventative health care benefits described in this section.

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1 209 Department of Health and Human Services; Transfer Between Certain Classes. 2 Notwithstanding any other provision of law, the department of health and human services is hereby 3 authorized to transfer funds between classes 072, 074, 102, and 103, and create new class lines for 4 classes 072, 074, 102, and 103, in order to comply with federal Uniform Administrative 5 Requirements, Cost Principles, and Audit Requirements for Federal Awards (2 C.F.R. Part 200).

6

210 Health Facility Licensing; Inspection. Amend RSA RSA 151:6, II to read as follows:

II. The department of health and human services may require by rule that any licensee or prospective applicant desiring to make specified types of alterations or additions to its facilities or to construct new facilities shall, before commencing such alteration, addition or new construction, submit plans and specifications therefor to the [department of health and human services] department of safety, division of fire safety for preliminary inspection and approval or recommendations.

13 211 Health Care Facility Workplace Violence Prevention Program and Commission; Suspension 14 of State Participation for Biennium. The following aspects of state agency participation in the health 15 care facility workplace violence prevention program, established in RSA 151:53, and the New 16 Hampshire health care workplace safety commission, established in RSA 151-J, are hereby 17 suspended for the biennium ending June 30, 2025:

I. RSA 151:53, IV, relative to incident reporting by the department of health and human
 services.

20

II. RSA 151:53, VII, relative to website database design and implementation.

III. RSA 151-J:1, II(a)(2), (4),(5), and (6), relative to participation of the chief executive officer of New Hampshire hospital, the commissioner of the department of health and human services, the commissioner of the department of labor, and the attorney general on the New Hampshire health care workplace safety commission; provided that nothing in this section shall prevent voluntary participation of such individuals or their designees.

26 212 Residential Care and Health Facility Licensing; Workplace Violence Prevention Program.
27 Amend RSA 151:53, V to read as follows:

28V. Each health facility shall prepare and submit to the health care workplace safety 29commission established in RSA 151-J an annual report containing all workplace violence and hostile 30 words incidents reported to the health facility directed at an employee by a patient, coworker, 31supervisor, manager, or other individuals who have a personal relationship with a patient. The 32chair of the health and human services oversight committee, established in RSA 126-A:13, with the 33 advice of the health care workplace safety commission, may recommend updates to New Hampshire 34statutes or recommend updates to the rules adopted for the implementation of this section. The 35commissioner of health and human services, in consultation with the health care workplace safety 36 commission and the health and human services oversight committee, [shall] may adopt rules

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1 pursuant to RSA 541-A deemed necessary for the implementation of this section in coordination with  $\mathbf{2}$ the department of health and human services, including a common reporting form. 3 213 New Hampshire Health Care Workplace Safety Commission; Administration. Amend RSA 4151-J:6 to read as follows: 151-J:6 Administration. The commission may [delegate to] request that the department of  $\mathbf{5}$ 6 health and human services assume the functions of collecting, analyzing, and disseminating  $\mathbf{7}$ workplace violence information, organizing and convening meetings of the commission, and other 8 substantive and administrative tasks as may be incident to these activities or directed by the 9 commission. The activities of the department of health and human services and its employees or 10agents shall be subject to the same confidentiality provisions and data privacy as those that apply to the commission. 11 12214 New Hampshire Health Care Workplace Safety Commission; Rulemaking. Amend RSA 13151-J:8 to read as follows: 14151-J:8 Rulemaking. The commissioner of the department of health and human services, with 15the advice of members of the commission, [shall] may adopt rules pursuant to RSA 541-A, to assure 16de-identification of all individuals and facilities involved in the incidents received. 17215 Department of Health and Human Services; Prospective Repeal Regarding the Exemption from Certain Transfer Procedures Extended. Amend 2018, 163:11, IV, as amended by 2019, 346:64 18and 2021, 91:27 to read as follows: 1920IV. Section 10 of this act shall take effect June 30, [2023] 2025. 21216 Effective Date. Section 215 of this act shall take effect June 30, 2023. 22217 Department of Health and Human Services; Unclassified Positions Established. 23I. The following unclassified positions are established in the department of health and 24human services: 25(a) Medicaid pharmacy director. 26(b) Pharmaceutical service specialist. 27II. The salary of the unclassified positions established in paragraph I shall be determined 28after assessment and review of the appropriate letter grade allocation in RSA 94:1-a, I for positions 29which shall be conducted pursuant to RSA 94:1-d and RSA 14:14-c. 30 III. The following classified positions are abolished upon completion of the salary and letter 31appointment for the unclassified positions as required by paragraph II, or June 30, 2025, whichever 32is sooner: #30278; #12433. 33 IV. The incumbents in the classified positions abolished in paragraph III shall be offered the 34opportunity to transfer into the unclassified positions established in paragraph I. 35 218Department of Health and Human Services; Unclassified Positions Established; 36 Appropriation.

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I. The following unclassified positions are established in the department of health and

 $\mathbf{2}$ human services: 3 (a) Twenty four staff attorney positions. 4(b) Five supervisory staff attorney positions.  $\mathbf{5}$ (c) Three supervising attorney positions. 6 II. The salary of the unclassified positions established in paragraph I shall be determined  $\mathbf{7}$ after assessment and review of the appropriate letter grade allocation in RSA 94:1-a, I, for positions 8 which shall be conducted pursuant to RSA 94:1-d and RSA 14:14-c. 9 III. The following classified positions are abolished upon completion of the salary and letter

10appointment for the unclassified positions as required by paragraph II, or June 30, 2025, whichever 11 is sooner:

12		(a) Attorney	II:		
13	#11677	#15803	#16212	#16248	#19145
14	#40083	#40084	#40085	#40086	#40087
15	#40088	#40089	#40090	#40091	#40092
16	#40093	#40095	#40096	#40396	#43485
17	#44216	#44217	#44355	#44380	#44539
18	#44560	#44561	#TMPPT5726	#TMPPT5779	
19		(b) Attorney	III:		

20#15402 #19766 #44562

1

21IV. The incumbents in the classified positions abolished in paragraph III shall be offered the 22opportunity to transfer into the newly established unclassified positions.

23V. There is hereby appropriated to the department of health and human services the sums of \$141,000 for the fiscal year ending June 30, 2024, and \$140,000 for the fiscal year ending June 30, 24252025, for the purpose of compensating the newly established unclassified positions in this section. 26The sum appropriated shall be nonlapsing. The governor is authorized to draw a warrant for said 27sums out of any money in the treasury not otherwise appropriated.

28Department of Health and Human Services; Developmental Services, Acquired Brain 21929Disorder Services, and In-home Support Waiver. Pursuant to RSA 171-A:8-b, the department of 30 health and human services shall be authorized to carry forward funds from state fiscal year 2023 in 31the developmental services fund, acquired brain disorder services fund, and in-home support waiver 32fund for the purpose of carrying out the provisions of RSA 171-A for the biennium ending June 30, 33 2025. Funds unexpended from the following accounts in the biennium ending June 30, 2023 shall be 34carried forward and treated as restricted revenue for the purpose of funding expenditures from those 35accounts in the biennium ending June 30, 2025: 05-95-93-930010-7100, Developmental Services; 05-36 95-93-930010-7016, Acquired Brain Disorder Services; and 05-95-93-930010-7110, Children's In-37 Home Support Services.

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1 220 County Reimbursement of Funds; Limitations on Payments. Amend RSA 167:18-a, II(a) to  $\mathbf{2}$ read as follows:

3 (a) The total billings to all counties made pursuant to this section shall not exceed the 4 amounts set forth below for state fiscal years [2022-2023] 2024-2025:

- $\mathbf{5}$
- 6

(1) State fiscal year [2022] 2024, [\$129,362,411] \$131,849,659

(2) State fiscal year [2023] 2025, [\$131,849,659] \$131,849,659;

 $\mathbf{7}$ 221 Appropriation; Department of Health and Human Services; Choices for Independence. The 8 sums of \$4,750,000 in the fiscal year 2024 and \$10,350,000 in the fiscal year 2025 are hereby 9 appropriated to the department of health and human services for the purpose of funding Choices for 10Independence, a Medicaid-funded program that provides a wide range of service choices that enable eligible adults to stay in their own homes and communities. The funds shall be nonlapsing until 11 12June 30, 2025. The department may accept and expend matching federal funds without prior 13approval of the fiscal committee. The governor is authorized to draw a warrant for said sums out of 14any money in the treasury not otherwise appropriated.

15222Appropriation; Department of Health and Human Services; Medicaid Management 16Information System. Of funds appropriated to the department of health and human services for the 17biennium ending June 30, 2023, the sum of \$20,531,625 shall not lapse until June 30, 2025 and shall 18be treated as restricted revenue for the purpose of funding expenditures in account 05-95-47-470010-198009, Medicaid management information system.

20

223 Effective Date. Section 222 of this act shall take effect June 30, 2023.

21224 Appropriation; Department of Health and Human Services. There is hereby appropriated to 22the department of health and human services the sum of \$16,358,878 for the fiscal year ending June 2330, 2023, which shall be nonlapsing until June 30, 2025, for the purpose of funding the elevated 24enrollment unwinding related to the end of continuous enrollment in accordance with the Centers for Medicare and Medicaid Services guidance. The department may accept and expend matching 2526federal funds without prior approval of the fiscal committee. The governor is authorized to draw a 27warrant for said sum out of any money in the treasury not otherwise appropriated.

28

225 Effective Date. Section 224 of this act shall take effect June 30, 2023.

29226 Appropriation; Department of Health and Human Services; Moving One District Office. 30 There is hereby appropriated the sum of \$533,000 for the fiscal year ending June 30, 2023, which 31shall be nonlapsing until June 30, 2025, to the department of health and human services for the 32purpose of moving one district office. The governor is authorized to draw a warrant for said sum out 33 of any money in the treasury not otherwise appropriated.

34

227 Effective Date. Section 226 of this act shall take effect June 30, 2023.

35 228 Appropriation; Department of Health and Human Services; Vehicles and Equipment at New 36 Hampshire Hospital. There is hereby appropriated the sum of \$200,000 to the department of health 37 and human services for the fiscal year ending June 30, 2023, which shall be nonlapsing until June

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1 30, 2025, for the purpose of replacing vehicles and clinical equipment at New Hampshire hospital.

2 The governor is authorized to draw a warrant for said sum out of any money in the treasury not 3 otherwise appropriated.

4 229 Effective Date. Section 228 of this act shall take effect June 30, 2023.

5 230 Appropriation; Department of Health and Human Services; IT Consultants; Analysis. The 6 sum of \$1,500,000 for the fiscal year ending June 30, 2023, which shall be nonlapsing until June 30, 7 2025, is hereby appropriated to the department of health and human services for the purpose of 8 hiring IT consultants to manage projects and perform analysis to support IT building automated 9 solutions to streamline business processes. The governor is authorized to draw a warrant for said 10 sum out of any money in the treasury not otherwise appropriated.

11

231 Effective Date. Section 230 of this act shall take effect June 30, 2023.

12 232 Appropriation; Department of Health and Human Services; IT Consultants; Automated 13 Solutions. The sum of \$1,950,000 for the fiscal year ending June 30, 2023, which shall be nonlapsing 14 until June 30, 2025, is hereby appropriated to the department of health and human services for the 15 purpose of hiring IT consultants to develop and implement automated solutions to streamline 16 business processes. The governor is authorized to draw a warrant for said sum out of any money in 17 the treasury not otherwise appropriated.

18

233 Effective Date. Section 232 of this act shall take effect June 30, 2023.

19 234 Appropriation; Department of Health and Human Services; Food Stamp Eligibility. There 20 is hereby appropriated the sum of \$125,000 for the fiscal year ending June 30, 2023, which shall be 21 nonlapsing until June 30, 2025, to the department of health and human services, for the purpose of 22 replacing a legacy database used for pulling quality samples for food stamp eligibility reviews. The 23 governor is authorized to draw a warrant for said sum out of any money in the treasury not 24 otherwise appropriated.

25

235 Effective Date. Section 234 of this act shall take effect June 30, 2023.

26 236 Appropriation; Department of Health and Human Services; DHHS Offices. There is hereby 27 appropriated the sum of \$410,100 to the department of health and human services for the fiscal year 28 ending June 30, 2023, which shall be nonlapsing until June 30, 2025, for the purpose of replacing 29 aging switches, routers, and wireless access point at DHHS offices. The department may accept and 30 expend matching federal funds without prior approval of the fiscal committee. The governor is 31 authorized to draw a warrant for said sum out of any money in the treasury not otherwise 32 appropriated.

33 237 Effective Date. Section 236 of this act shall take effect June 30, 2023.

238 Appropriation; Department of Health and Human Services; Temporary Assistance For 35 Needy Families; Maintenance of Effort. There is hereby appropriated to the department of health 36 and human services the sums of \$2,500,000 for the fiscal year ending June 30, 2024, and \$2,500,000 37 for the fiscal year ending June 30, 2025, to ensure maintenance of effort funding is sufficient to meet

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the federal temporary assistance for needy families maintenance of effort levels. The governor is authorized to draw a warrant for said sums out of any money in the treasury not otherwise appropriated.

4 239 Appropriation; Department of Health and Human Services; Nutrition and Transportation 5 Services. There is hereby appropriated to the department of health and human services the sums of 6 \$3,404,991 for the fiscal year ending June 30, 2024, and \$3,404,991 for the fiscal year ending June 7 30, 2025, for the purpose of funding Title XX service rates for nutrition and transportation service 8 rates. The governor is authorized to draw a warrant for said sums out of any money in the treasury 9 not otherwise appropriated.

10 240 Appropriation; Department of Health and Human Services; Foster Care Rates. There is 11 hereby appropriated to the department of health and human services the sums of \$870,481 for the 12 fiscal year ending June 30, 2024, and \$957,529 for the fiscal year ending June 30, 2025, for the 13 purpose of increasing foster care rates. The department may accept and expend matching federal 14 funds without prior approval of the fiscal committee. The governor is authorized to draw a warrant 15 for said sums out of any money in the treasury not otherwise appropriated.

16Appropriation; Department of Health and Human Services; Medicaid Provider Rate 24117Increases. There is hereby appropriated to the department of health and human services the sums 18of \$12,000,000 for the fiscal year ending June 30, 2024, and \$12,000,000 for the fiscal year ending 19 June 30, 2025, for the purpose of increasing Medicaid provider rates, excluding rates for hospital 20inpatient and hospital outpatient services. The department shall utilize such funds to increase rates 21pursuant to section 1902 (a)(30)(A) of the Social Security Act, to promote efficiency, economy, and 22quality of care within New Hampshire's Medicaid program. The department may accept and expend 23any federal funds available for the purposes of this section without the prior approval of the fiscal 24committee of the general court. The governor is authorized to draw a warrant for said sums out of 25any money in the treasury not otherwise appropriated.

26242Appropriation: Department of Health and Human Services; Targeted Medicaid Rate 27Increases. In addition to any other sums appropriated, there is hereby appropriated to the 28department of health and human services the following amounts for the purpose of increasing rates 29paid to service providers. The governor is authorized to draw a warrant for said sums out of any 30 money in the treasury not otherwise appropriated. Said rate increases shall go into effect no later 31than January 1, 2024. If feasible, the department shall implement any of the rate increases prior to 32that date, with priority given to those the commissioner has deemed most critical. For all 33 appropriations below, the department may accept and expend matching federal funds without prior approval of the fiscal committee of the general court. For each appropriation, the department shall 3435report to the fiscal committee of the general court, by October 1, 2023, the accounting units in the 36 state operating budget to which funds will be or have been allocated, along with the rate increases 37 that will be provided from the funds appropriated:

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- 1 I. \$2,674,000 in the fiscal year ending June 30, 2024 and \$5,294,000 in the fiscal year ending  $\mathbf{2}$ June 30, 2025 for the purpose of increasing rates paid to nursing homes. 3 II. \$1,219,000 in the fiscal year ending June 30, 2024 and \$2,438,000 in the fiscal year 4 ending June 30, 2025 for the purpose of increasing rates for all Choices for Independence providers not provided rate increases elsewhere in this section.  $\mathbf{5}$ 6 III. \$401,000 in the fiscal year ending June 30, 2024 and \$802,000 in the fiscal year ending 7June 30, 2025 for the purpose of increasing rates paid to assisted living facilities. 8 IV. \$483,000 in the fiscal year ending June 30, 2024 and \$966,000 in the fiscal year ending 9 June 30, 2025 for the purpose of increasing rates paid to home health aides. 10V. \$40,000 in the fiscal year ending June 30, 2024 and \$80,000 in the fiscal year ending June 30, 2025 for the purpose of increasing rates for home delivered meals paid to Meals on Wheels 11 12providers. 13VI. \$417,000 in the fiscal year ending June 30, 2024 and \$834,000 in the fiscal year ending 14June 30, 2025 for the purpose of increasing rates for private duty nursing providers. 15VII. \$96,000 in the fiscal year ending June 30, 2024 and \$192,000 in the fiscal year ending 16June 30, 2025 for the purpose of increasing rates paid for section 1915(c) waiver case management 17services. 18VIII. \$2,246,000 in the fiscal year ending June 30, 2024 and \$4,492,000 in the fiscal year 19 ending June 30, 2025 for the purpose of increasing rates and/or wages paid to providers of 20community mental health services. 21IX. \$353,000 in the fiscal year ending June 30, 2024 and \$706,000 in the fiscal year ending 22June 30, 2025 for the purpose of increasing housing reimbursement rates for those receiving 23community mental health services. X. \$3,000,000 in the fiscal year ending June 30, 2024 and \$6,000,000 in the fiscal year 2425ending June 30, 2025 for the purpose of rebasing rates for community health centers to ensure that 26Medicaid rates are sufficient to cover the cost of service provision. 27XI. \$641,500 in the fiscal year ending June 30, 2024 and \$1,283,000 in the fiscal year ending 28June 30, 2025 for the purpose of bringing Medicaid rates for community health centers up to the 29levels of Medicare reimbursement. 30 XII. \$4,652,000 in the fiscal year ending June 30, 2024 and \$9,304,000 in the fiscal year 31ending June 30, 2025 for the purpose of increasing rates paid to providers of early supports and 32services, developmental services, acquired brain disorder services, and children's in-home support 33 services. XIII. \$778,000 in the fiscal year ending June 30, 2024 and \$1,556,000 in the fiscal year 3435ending June 30, 2025 for the purpose of increasing rates paid to providers of opioid treatment 36 programs. Said amounts are intended to cover the cost of rate increases for both the traditional
- 37 Medicaid population and granite advantage program population.

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1 XIV. \$64,000 in the fiscal year ending June 30, 2024 and \$128,000 in the fiscal year ending  $\mathbf{2}$ June 30, 2025 for the purpose of increasing rates paid to residential treatment providers serving 3 those experiencing substance use disorders. 4 XV. \$96,000 in the fiscal year ending June 30, 2024 and \$192,000 in the fiscal year ending  $\mathbf{5}$ June 30, 2025 for the purpose of increasing rates paid to providers of medication assisted treatment 6 for those experiencing substance use disorders. 7XVI. \$144,500 in the fiscal year ending June 30, 2024 and \$289,000 in the fiscal year ending 8 June 30, 2025 for the purpose of increasing rates paid to providers of outpatient services for those 9 experiencing substance use disorders. 10XVII. \$50,000 in the fiscal year ending June 30, 2024 and \$100,000 in the fiscal year ending 11 June 30, 2025 for the purpose of increasing rates paid to midwives providing Medicaid births in non-12hospital environments. 13XVIII. \$125,000 in the fiscal year ending June 30, 2024 and \$250,000 in the fiscal year 14ending June 30, 2025 for the purpose of increasing rates paid to birthing centers. 15XIX. \$1,100,000 in the fiscal year ending June 30, 2024 and \$2,200,000 in the fiscal year 16ending June 30, 2025 for the purpose of increasing rates paid for providers of ambulance/EMT 17services. Notwithstanding any other provisions, the rates for the following ambulance codes shall be 18as follows: 19Ambulance Codes Rate 20A0425 13.00 21A0427 700 22A0428 32523A0429 45024If the department determines that the appropriations contained in this paragraph are 25insufficient to set rates at the specified levels, it may delay implementation until such time as the 26rate increases can be provided. 27XX. \$1,500,000 in the fiscal year ending June 30, 2024 and \$3,000,000 in the fiscal year 28ending June 30, 2025 for the purpose of increasing rates for state plan personal care assistant 29services. 30 XXI. \$10,026,500 in fiscal year 2024 for the purpose of increasing any of the rates in this 31section prior to January 1, 2024, if feasible, where the department has given priority to those

32 increases the commissioner has deemed most critical.

33 243 Department of Health and Human Services; Adult Medical Day Services. The department 34 of health and human services shall reimburse all adult medical day services at the same payment 35 rate irrespective of whether the service is covered under the Choices for Independence waiver or the 36 Medicaid state plan.

37 244 Repeals; Department of Business and Economic Affairs. The following are hereby repealed:

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1 I. RSA 12-O:46 through 12-O:50, relative to the New Hampshire college graduate retention 2 incentive partnership (NH GRIP).

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II. RSA 12-0:64, relative to the COVID-19 micro enterprise relief fund.

- III. RSA 6:12,I(b)(365), relative to the COVID-19 micro enterprise relief fund.
- IV. RSA 12-O:19, relative to the package plan program.

6 245 Department of Business and Economic Affairs; Bureaus. Amend RSA 12-O:2, I to read as 7 follows:

8 I. There shall be a department of business and economic affairs under the executive 9 direction of a commissioner of business and economic affairs, consisting of but not limited to a 10division of economic development [which shall include but not be limited to a bureau of workforce 11 development] and a division of travel and tourism [development which shall include but not be 12limited to a bureau of visitor service]. The department's purpose shall be to ensure the efficient coordinated function of the department, economic development policies of the state of New 13Hampshire and the collaborative participation of all related state departments, agencies, and 1415authorities.

16

246 Workforce Development. Amend RSA 12-0:42 to read as follows:

1712-O:42 Workforce Development. The commissioner of business and economic affairs shall work 18with the [workforce development] director of the office of workforce opportunity to plan, develop, 19and administer workforce investment activities, programs, and grants under the federal Workforce 20Innovation and Opportunity Act of 2014 [Workforce Investment Act of 1998, 29 U.S.C. section 212801 et seq.], as such may be amended, reauthorized, and in effect from time to time, and shall 22discharge the day-to-day operational responsibilities and obligations of the State Workforce Innovation Board established under RSA 12-O:44. The commissioner shall coordinate with the State 23Workforce Innovation Board to promote state and local investment systems that increase the 2425employment, retention, and earnings of participants, and increase occupational skill attainment by 26participants, and, as a result, improve the quality of the workforce, reduce welfare dependency, and 27enhance the productivity and competitiveness of the nation.

28

247 Workforce Development Director. Amend RSA 12-O:43 to read as follows:

29 12-O:43 Workforce Development Director. There is established within the [bureau] office of 30 workforce [development] opportunity the position of [workforce development coordinator] director, 31 which shall be an administrator [H] IV position, classified at labor grade [29] 33. The [workforce 32 development] director shall lead the office of workforce opportunity [workforce development 33 bureau]. The [workforce development] director shall perform all duties which the commissioner may 34 assign.

248 State Workforce Innovation Board; Duties Removed. RSA 12-O:44 is repealed and
 reenacted to read as follows:

37 12-O:44 State Workforce Innovation Board.

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1 I. There is established a State Workforce Innovation Board within the Office of Workforce  $\mathbf{2}$ **Opportunity**. 3 II. Membership of the board shall be as set forth in the Workforce Innovation and 4 **Opportunity Act of 2014** as such may be amended, reauthorized, and in effect from time to time. Members of the board shall be appointed by the governor and shall serve at the pleasure of the  $\mathbf{5}$ 6 governor. The governor shall select a chairperson for the board from among the members of the  $\mathbf{7}$ board. 8 III. The board shall meet no less frequently than semi-annually, shall have the powers and 9 responsibilities of the state workforce investment board under the Workforce Innovation and 10**Opportunity Act of 2014.** 11 249 Broadband Infrastructure Bonds. Amend RSA 33:3-g, IV to read as follows: 12The [office of planning and development] department of business and economic IV. 13*affairs* shall maintain a list by town of all providers interested in receiving requests for information. 14The list shall include physical and electronic address information for interested providers and shall be updated as needed, but at least annually. For purposes of issuing requests for information 1516pursuant to paragraph III, a municipality, county, or communications district shall reference the 17interested provider list maintained by the [office of planning and development] department and

18shall issue requests for information to all interested providers in that municipality, county, or 19communications district, both electronically and by United States mail.

20

250 Tax on Meals and Rooms; Population Figures. Amend RSA 78-A:25, III to read as follows:

21III. On or before April 30 of each year, the office of planning and development shall notify 22the chief administrative officer in each community of all the data components which will be used as the basis for the estimate of population. Municipalities believing that such data components are 2324incorrect shall file their specific objections and evidence in support thereof with the office of planning and development on or before May 30 of the same year. After due consideration of such evidence, the 2526director of [energy and planning] the office of planning and development shall determine the 27final components and resulting estimates.

28

251 Reference Deleted. Amend RSA 126-A:4, V(b)(1) to read as follows:

29

(1) May request and shall receive the assistance of all other state agencies, including 30 [the office of planning and development, and] the departments of transportation, administrative 31services, and business and economic affairs.

32

252 Agricultural Advisory Board. Amend RSA 425:23 to read as follows:

33 425:23 Advisory Board; Duties. The board shall consult with and advise the commissioner of 34agriculture, markets, and food with respect to the policies, programs, and operations of the 35department on a continuing basis and for such purposes shall meet with the commissioner not less 36 than semi-annually at the call of the chairperson or 3 board members. [The board shall designate 37 and advertise at least one meeting annually as a public hearing At each semi-annual meeting

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1 the board shall allow for public comment at which interested persons may appear and be heard  $\mathbf{2}$ regarding matters affecting agriculture, markets, and food and related laws. The board shall review 3 and make biennial recommendations relative to administrative, legal, and regulatory factors 4 affecting the viability of the agricultural economy. The board shall promote close coordination of the activities of the department with activities of the United States Department of Agriculture,  $\mathbf{5}$ 6 Environmental Protection Agency and other federal agencies; the University of New Hampshire, 7including cooperative extension work; other state agencies; and farm organizations of the state. 8 Upon expiration of the term of office of the commissioner of agriculture, markets, and food, or upon 9 the occurrence of a vacancy in such office, it shall be the duty of the board to submit advisory 10recommendations to the governor and council concerning such new appointment or the filling of such 11 vacancy.

ii vacancy

12 253 Assistant Deputy Medical Examiners. Amend RSA 611-B:5 to read as follows:

611-B:5 Assistant Deputy Medical Examiners. The chief medical examiner shall [appoint] 1314*employ* assistant deputy medical examiners to perform the duties of medical examiner under this 15chapter. Assistant deputy medical examiners shall serve without geographic restriction. An 16assistant deputy medical examiner shall be a person educated in the science of medicine and shall 17serve under the direction and supervision of the chief medical examiner. An assistant deputy 18medical examiner shall possess all the powers granted to medical examiners under this chapter and 19 be sworn in the same manner. Assistant deputy medical examiners shall be appointed by the 20attorney general pursuant to RSA 21-M:3, XIV and shall serve at the pleasure of the chief 21medical examiner.

22Department of Justice; Assistant Deputy Medical Examiners Established. 254There is 23established within the department of justice unclassified positions of assistant deputy medical 24examiners. The assistant deputy medical examiners shall be qualified to hold the position by reason 25of education and experience and shall be appointed to serve at the pleasure of the chief medical 26examiner pursuant to RSA 611-B:5. The salary of the assistant deputy medical examiners shall be 27determined after assessment and review of the appropriate letter grade allocation in RSA 94:1-a, I 28for positions which shall be conducted pursuant to RSA 94:1-d and RSA 14:14-c. Funding shall be 29appropriated from expenditure class 014 within accounting unit 02-20-20-202010-1037.

255 New Paragraphs; Department of Justice; Permanent Assistant Deputy Medical Examiners;
 Deputy Chief Forensic Investigator. Amend RSA 21-M:3 by inserting, after paragraph XIII, the
 following new paragraphs:

33 XIV. The attorney general, subject to the approval of the governor and council, may appoint 34 permanent assistant deputy medical examiners within the limits of the appropriation made for the 35 appointment, each of whom shall serve at the pleasure of the chief medical examiner pursuant to 36 RSA 611-B:5.

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1 XV. The attorney general, subject to the approval of the governor and council, may appoint a 2 permanent chief forensic investigator and/or a deputy chief forensic investigator, within the limits of 3 the appropriation made for the appointment, who shall hold office for a term of 5 years. Any vacancy 4 in such position may be filled for the unexpired term. The chief forensic investigator and deputy 5 chief forensic investigator may be removed only as provided by RSA 4:1.

6 256Department of Justice; Planning Analyst/Data Systems; Reclassified and Established;  $\mathbf{7}$ Deputy Chief Forensic Investigator. The planning analyst/data systems position number 9T3175, 8 within the department of justice shall be designated as an unclassified position. There is established 9 within the department of justice an unclassified position of deputy chief forensic investigator. The 10deputy chief forensic investigator shall be qualified to hold the position by reason of education and experience and shall be appointed to serve for a term of 5 years. The salary of the deputy chief 11 12forensic investigator shall be determined after assessment and review of the appropriate letter grade 13allocation in RSA 94:1-a, I for positions which shall be conducted pursuant to RSA 94:1-d and RSA 1414:14-c. Funding shall be appropriated from expenditure class 014 within accounting unit 02-20-20-15202010-1033. Upon completion of this action and appointments to the unclassified position, 16classified position number 9T3175 shall be abolished to allow for the transition of the available 17appropriations to the unclassified position. Funding shall be transferred into the proper unclassified 18expenditure class in the chief medical examiner general accounting unit. The incumbent in the 19abolished classified position shall be offered the opportunity to seek the attorney general's

- 20 nomination for the unclassified deputy chief forensic investigator position.
- 21
- ---

 $257\;$  Chief Medical Examiner; Reference Deleted. Amend RSA 611-B:10 to read as follows:

611-B:10 Administrative and Technical Assistance. The chief medical examiner may employ
 adequate administrative, clerical, and technical assistants to carry out the purposes of this chapter[ all of whom shall be in the classified service of the state].

25

258 Office of the Solicitor General. Amend RSA 21-M:12-a, I to read as follows:

26I. There is established [in] within the [division of legal counsel] department an office of the 27solicitor general. The office shall be supervised by the solicitor general who shall be a senior 28assistant attorney general appointed by the attorney general in accordance with the provisions of 29RSA 21-M:3, and who shall carry out the duties imposed by the section under the supervision of the 30 attorney general and perform such other work as the attorney general may assign. The attorney 31general shall appoint such other assistant attorneys general pursuant to the provisions of RSA 21-32M:3 and such support staff as may be necessary to carry out the provisions of this section within the 33 limits of the appropriations made for the [office] *department*.

34

259 Division of Legal Counsel. Amend RSA 21-M:7, II to read as follows:II. The division of legal counsel shall consist of the following units:

35 36

37

(a) A bureau of civil law.

(b) A [transportation and construction] *public safety and infrastructure* bureau.

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1

[(c) An office of the solicitor general.]

2 260 Department of Justice; Name Change; Public Safety and Infrastructure Bureau. Amend the
 3 section heading of RSA 21-M:12 and RSA 21-M:12, I to read as follows:

4

21-M:12 [Transportation and Construction] Public Safety and Infrastructure Bureau.

I. There is established in the division of legal counsel a bureau of [transportation and  $\mathbf{5}$ 6 construction] public safety and infrastructure. The bureau shall be supervised by a senior 7assistant attorney general who shall be appointed by the attorney general in accordance with the 8 provisions of RSA 21-M:3 and who shall carry out the duties imposed by this section under the 9 supervision of the attorney general and do such other work as the attorney general may assign. The 10attorney general shall appoint such other assistant attorneys general pursuant to the provisions of RSA 21-M:3 and such additional clerical, stenographic, and other staff as may be necessary to carry 11 12out the provisions of this section within the limits of the appropriations made for the bureau.

13 261 Department of Justice; Positions Transferred. The attorney general shall transfer national 14 violent death reporting system positions 9T2789 and 9T2644 to the department of health and human 15 services effective July 1, 2023. The department of justice appropriation 02-20-20-20-201510-16 59390000, national violent death reporting system, shall be repealed effective September 30, 2023.

17 262 New Section; Charitable Trusts. Amend RSA 7 by inserting after section 28-f the following18 new section:

19 7-28-g Handling Charges. If the attorney general collects a fee electronically for any 20 registration, any annual report, any notice, any document, or any other purpose related to the duties 21 of the director of charitable trusts, the attorney general shall collect a handling charge for each fee 22 paid electronically. The amount of the handling charge shall be equal to the amount charged to the 23 attorney general for processing the fee by credit card, electronic check, or other electronic means.

24 263 Charitable Trusts; Investigations. Amend RSA 7:24 to read as follows:

257:24Investigation. The attorney general may investigate at any time charitable trusts, 26charitable solicitations, and charitable sales promotions for the purpose of determining and 27ascertaining whether they are administered in accordance with law and with the terms and 28purposes thereof. For the purposes of such investigation the attorney general may require any 29person, agent, trustee, fiduciary, beneficiary, institution, association, corporation, or political agency 30 administering a trust, charitable solicitation, or charitable sales promotion or having an interest 31therein, or knowledge thereof, to appear [at the state house] at such time and place as the attorney 32general may designate then and there under oath to produce for the use of the attorney general any 33 and all books, memoranda, papers of whatever kind, documents of title or other evidence of assets or 34liabilities which may be in the ownership or possession or control of such person, agent, trustee, 35fiduciary, beneficiary, institution, association, corporation, or political agency and to furnish such 36 other available information relating to said trust, charitable solicitation, or charitable sales 37 promotion as the attorney general may require.

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264 Victim Assistance Programs. Amend RSA 21-M:8-i, IV to read as follows:

IV. No more than [15] 30 percent of the money in the victims' assistance fund shall be used by the attorney general for the costs of administration of the victims' assistance fund and the administrative costs of the victims' assistance commission.

5 265 New Hampshire Retirement System. Administration of Benefit Payments to Existing
6 Beneficiaries; Appropriation.

I. For each person receiving an annual allowance under the former RSA 100-A:19 as of the effective date of this section, the retirement system shall continue to pay the annual allowance to each such person as had been provided under RSA 100-A:19 prior to its repeal in 2014.

10 II. There hereby is appropriated the amount of \$40,000 to fund the benefit for the remaining 11 surviving beneficiaries. The governor is hereby authorized to draw a warrant for said sum out of any 12 money in the treasury not otherwise appropriated. Such amount shall be transferred from the 13 state's general fund to the New Hampshire retirement system, which shall maintain such funds in a 14 segregated account exclusively for payment of the call firefighter benefits.

15 III. The New Hampshire retirement system shall be reimbursed from available funds a 16 reasonable annual fee for administration of the benefit until payments under paragraph I have 17 terminated.

18 IV. Funds shall be nonlapsing until termination of all benefit payments under paragraph I 19 and any remaining funds held by the New Hampshire retirement system in this segregated account 20 at that time, shall be returned to the state's general fund.

266 Business Finance Authority; Unified Contingent Credit Limit Increased. Amend RSA 162 A:22 to read as follows:

162-A:22 Unified Contingent Credit Limit. The total amount of state guarantees in force under
RSA 162-A:7-a, RSA 162-A:8, RSA 162-A:10, III, RSA 162-A:13, RSA 162-A:13-a, RSA 162-A:17, and
RSA 162-I:9-b shall not exceed in the aggregate at any time \$50,000,000 plus interest, provided that
such amount shall be increased to \$80,000,000 plus interest on January 1, 1993, to \$95,000,000 plus
interest on January 1, 1994, and to \$115,000,000 plus interest on May 1, 2015, and to \$200,000,000
plus interest on June 1, 2023.

29267 Assessing Certification Board; Rulemaking and Implementation. To reduce workforce 30 barriers and provide state supervision over regulatory bodies comprised of active market 31participants, the responsibility for implementation of RSA 310-C, relative to assessing standards, 32shall be transferred to the executive director of the office of professional licensure and certification 33 effective September 1, 2023. The executive director shall consult with the assessing certification advisory board when implementing RSA 310-C. Rules in effect upon the effective date of this section 3435shall remain in effect until repealed by the executive director of the office of professional licensure 36 and certification or until the rules expire, whichever occurs first.

37 268 Assessing Certification Board; Advisory Board Established. RSA 310-C:1 is repealed and

1 2

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1	reenacted to read as follows:
2	310-C:1 Assessing Certification Advisory Board.
3	I. There is established an assessing certification advisory board ("board") within the office of
4	professional licensure and certification, that shall advise the executive director of the office of
<b>5</b>	professional licensure and certification on the implementation of this chapter.
6	II. The board shall be composed of the following members:
7	(a) The commissioner of the department of revenue or designee;
8	(b) One certified assessor supervisor appointed by the executive director of the office of
9	professional licensure and certification; and
10	(c) One member who shall be a municipal governing body official who shall not be an
11	assessor, and who is appointed by the executive director of the office of professional licensure and
12	certification.
13	III. The members shall be appointed for 3-year terms and shall not serve more than 2 full
14	terms.
15	269 Assessing Certification Board; Rulemaking Authority. Amend the introductory paragraph
16	of RSA 310-C:17, I to read as follows:
17	I. The executive director in consultation with the advisory board shall adopt rules
18	pursuant to RSA 541-A, relative to:
19	270 Assessing Certification Board Repeal. The following are repealed:
20	I. RSA 310-C:9, relative to the term of certification.
21	II. RSA 310-C:12, I, relative to the assessing certificate.
22	III. RSA 310-C:13, relative to disciplinary proceedings.
23	IV. RSA 310-C:14, relative to hearings and investigations.
24	V. RSA 310-C:16, relative to summons and oaths.
25	271 Repeal. RSA 332-J, relative to athlete agents, is repealed.
26	272 Repeal. RSA 311-B:2, III and IV, relative to the members of the state board of auctioneers,
27	is repealed.
28	273 Auctioneers; State Board of Auctioneers; Transfer. To promote efficiency and economy,
29	eliminate redundancies in licensure requirements, reduce administrative costs, and facilitate
30	customer service, the responsibility for administration of the state board of auctioneers shall be
31	transferred to the office of professional licensure and certification effective September 1, 2023.
32	274 Auctioneers; Rulemaking Authority. RSA 311-B:3 is repealed and reenacted to read as
33	follows:
34	311-B:3 Rulemaking Authority.
35	I. The board, with the approval of the executive director of the office of professional licensure
36	and certification, shall adopt rules, pursuant to RSA 541-A, relative to:

37

(a) The qualifications of applicants for initial, renewal, and reinstatement licensure in

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1	addition to those requirements set by statute, and the means to be used by applicants to
2	demonstrate good professional character;
3	(b) Ethical and professional standards required to be met by each holder of a license
4	under this chapter;
<b>5</b>	(c) How disciplinary actions by the board shall be implemented for violations of these
6	standards and for misconduct by licensees; and
7	(d) Establishing eligibility for certificates of authorization issued under RSA 311-B:4,
8	III.
9	II. The board may adopt rules, pursuant to RSA 541-A, relative to:
10	(a) Required maintenance of competence including requirements for continuing
11	education;
12	(b) Board approval of auctioneering educational programs; and
13	(c) Standards governing auctioneering apprenticeships.
14	275 Auctioneers; Qualifications; Application. Amend RSA 311-B:5 to read as follows:
15	311-B:5 Qualifications; Application. The [board] executive director shall grant licensure to
16	any applicant who:
17	I. Shall have attained the age of 18 years by the date the board receives the application;
18	II. Submits professional references or recommendations that comply with other standards
19	specified by rule, certifying that the applicant is trustworthy and competent to auction real,
20	personal, and mixed property in such a manner as to safeguard the interests of the public. Each
21	such recommendation shall set forth the writer's name, address, and occupation, the extent of the
22	writer's acquaintanceship with the applicant, the writer's familiarity with the applicant's past
23	business experience and dealings, and any additional knowledge of the applicant's background upon
24	which the writer bases the recommendation;
25	III. Pays the initial licensure fee;
26	IV. [Repealed.]
27	V. Has good professional character;
28	VI. Meets the eligibility standards established by the board through rulemaking;
29	VII. Pays the examination fee [specified by the board through rulemaking] if the
30	examination is one developed or administered by the board; and
31	VIII. Passes an examination [administered by the board or an examination] administered by
32	another entity and approved by the board through rulemaking.
33	276 Auctioneers; Repeals. The following are repealed:
34	I. RSA 311-B:4-a, relative to cease and desist orders for auctioneering without a license.
35	II. RSA 311-B:6, relative to nonresidents.
36	III. RSA 311-B:10, relative to renewals and reinstatement.
37	IV. RSA 311-B:11, relative to disciplinary action.

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1 V. RSA 311-B:11-a, relative to hearings.  $\mathbf{2}$ 277 Auctioneers; Disposition of Revenue. Amend RSA 311-B:14 to read as follows: 3 311-B:14 Disposition of Revenue. All moneys collected under this chapter shall be paid into the 4 general fund and are appropriated therefrom to the secretary of state for the purpose of carrying out the provisions of this chapter] office of professional licensure and certification fund.  $\mathbf{5}$ 6 278 Allied Health Professionals; Governing Boards Established. Amend RSA 328-F:3 as follows:  $\mathbf{7}$ 328-F:3 Governing Boards Established[; Board of Directors; Office of Licensed Allied Health 8 Professionals]. 9 [I.] There shall be established governing boards of athletic trainers, occupational therapists, 10physical therapists, speech-language pathologists and hearing care providers, and genetic counselors. In order to eliminate a redundant regulatory framework and promote efficiency 11 12and economy, and as set forth in RSA 310, the responsibility for administration of the governing boards shall be with the office of professional licensure and certification, and 1314the authority of the board of directors of allied health professionals is repealed. 15[H. The governing boards' chairpersons or their appointees shall make up the board of 16directors of the office of licensed allied health professionals. The board of directors shall have the 17authority to delegate to the person in the supervisory position matters of administrative and 18personnel management. 19 III. There shall be an office of licensed allied health professionals established in Concord 20within the office of professional licensure and certification.] 21279 Allied Health Professionals; Completion of Survey; Rulemaking. Amend RSA 328-F:11-a as 22follows: 328-F:11-a Completion of Survey; Rulemaking. The governing board shall adopt rules, 23pursuant to RSA 541-A, requiring, as part of the license renewal process, completion by licensees of a 2425survey or opt-out form provided by the office of rural health, department of health and human 26services, for the purpose of collecting data regarding the New Hampshire primary care workforce, 27pursuant to the commission established in RSA 126-T. Any rules adopted under this section shall 28provide the licensee with written notice of his or her opportunity to opt-out from participation in the 29survey. 30 280 Allied Health Professionals; Criminal History Record Checks. Amend RSA 328-F:18-a as 31follows: 32328-F:18-a Criminal History Record Checks. 33 I. The [board of directors] governing boards shall require [one of the following types of 34eriminal background checks] from applicants for initial licensure or certification, reinstatement of licensure or certification, or conditional licensure or certification [: 3536 (a) An original criminal offender record report issued by each state where the applicant

37 has resided or been licensed within the past 6 years; or

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1 (b) A] a criminal history record release form, as provided by the New Hampshire  $\mathbf{2}$ division of state police which authorizes the release of his or her criminal history record, if any, to 3 the office of [licensed allied health professionals] professional licensure and certification.

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[(1)] (a) The applicant shall submit with the release form a complete set of fingerprints taken by a qualified law enforcement agency or an authorized employee of the  $\mathbf{5}$ 6 department of safety. In the event that the first set of fingerprints is invalid due to insufficient 7pattern, a second set of fingerprints shall be necessary in order to complete the criminal history 8 records check. If, after 2 attempts, a set of fingerprints is invalid due to insufficient pattern, the 9 office of [licensed allied health professionals] professional licensure and certification may, in 10lieu of the criminal history records check, accept police clearances [described in subparagraph (a)].

[(2)] (b) The office of [licensed allied health professionals] professional licensure 11 12and certification shall submit the criminal history records release form and fingerprint form to the 13division of state police which shall conduct a criminal history records check through its records and 14through the Federal Bureau of Investigation. Upon completion of the records check, the division of 15state police shall release copies of the criminal history records to the office of [licensed allied health 16professionals] professional licensure and certification.

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II. The office of [licensed allied health professionals] professional licensure and 18certification shall review the criminal record information prior to the respective governing board 19making a decision on licensure or certification and shall maintain the confidentiality of all criminal 20history records received pursuant to this section.

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III. The applicant shall bear the cost of all criminal history record checks.

22IV. The [board] office of professional licensure and certification shall consider military 23security clearance for an individual actively serving in any component of the Department of Defense 24in lieu of criminal background checks.

25V. Pending the results of a criminal history record check, an applicant for licensure may be 26employed in a profession of the allied health field on a conditional basis for up to 90 calendar days 27before the office of [licensed allied health professionals] professional licensure and certification 28receives the results of a criminal history record check required for licensure, if the conditional 29employee:

30

(a) Is under the direct supervision of a licensee;

31(b) Has provided a written attestation to the employer and the board office of 32*professional licensure and certification* that no disqualifying criminal history exists; and

33 (c) The [allied health] governing board is not a member of an interstate licensure 34compact.

35 281 Recreational Therapists; Eligibility for Licensure. Amend RSA 326-J:5, II to read as 36 follows:

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II. The executive director may, upon notice and opportunity for a hearing, deny an

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1	application for reinstatement of a license or reinstate the license with conditions. Conditions
2	imposed may include a requirement for continuing education, practice under the supervision of a
3	licensed recreational therapist[ <del>, or any other conditions set forth in RSA 328-F:18, III</del> ].
4	282 Repeals; Allied Health. The following are repealed:
<b>5</b>	I. RSA 328-F:1, relative to allied health professionals purpose.
6	II. RSA 328-F:2, relative to allied health professionals definitions.
7	III. RSA 328-F:5, I-V, relative to allied health professionals governing board authority.
8	IV. RSA 328-F:7, relative to allied health professionals removal of members and vacancies.
9	V. RSA 328-F:8, relative to allied health professionals organization and meetings.
10	VI. RSA 328-F:9, relative to allied health professionals records of the boards.
11	VII. RSA 328-F:10, relative to allied health professionals records of disciplinary history.
12	VIII. RSA 328-F:11-b, relative to allied health professionals telemedicine.
13	IX. RSA 328-F:12, relative to allied health professionals the board of directors.
14	X. RSA 328-F:13, relative to allied health professionals board of directors' rulemaking
15	authority.
16	XI. RSA 328-F:15, relative to allied health professionals fees.
17	XII. RSA 328-F:18, relative to allied health professionals issuance of licenses.
18	XIII. RSA 328-F:19, relative to allied health professionals renewal.
19	XIV. RSA 328-F:20, relative to allied health professionals reinstatement of lapsed licenses.
20	XV. RSA 328-F:21, II, relative to allied health professionals notification of stolen licenses.
21	XVI. RSA 328-F:23, relative to allied health professionals disciplinary action and hearings.
22	XVII. RSA 328-F:24, relative to allied health professionals investigations.
23	XVIII. RSA 328-F:25, relative to allied health professionals obligation to report.
24	XIX. RSA 328-F:26, relative to allied health professionals temporary suspension.
25	XX. RSA 328-F:27, relative to allied health professionals unauthorized practice.
26	XXI. RSA 328-F:29, relative to allied health professionals revocation of licensure.
27	283 Boxing and Wrestling Commission; Transfer. To promote efficiency and economy, reduce
28	administrative costs, and facilitate customer service, the responsibility for administration of the
29	boxing and wrestling commission shall be transferred to the office of professional licensure and
30	certification effective September 1, 2023.
31	284 Boxing and Wrestling Commission; Members; Removal; Conflicts of Interest. Amend RSA
32	285:3, I as follows:
33	I. The commission shall consist of $[3]$ 5 members appointed by the governor and council.
34	Members appointed by the governor and council shall have had some experience in the fighting
35	sports and shall be residents of the state. Members shall have no financial interest, direct or

36 indirect, in professional fighting sports regulated by the commission.

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285 Boxing and Wrestling Commission; Establishment of Commission. Amend RSA 285:7 as

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1	follows:
2	285:7 Rulemaking. The commission shall adopt rules, pursuant to RSA 541-A, relative to:
3	I. The conduct of amateur and professional fighting sports competitions;
4	II. Requirements and qualifications for licenses, permits and amateur cards for persons
<b>5</b>	involved in fighting sports competitions;
6	III. The grounds for revocation or suspension of a license or permit, and the reinstatement of
7	suspended licenses and permits;
8	[IV. A fee schedule for permits and amateur cards and for the renewal of amateur cards;
9	V] IV. Promoters' bonds; and
10	[VI] V. Insurance coverage required by the commission.
11	286 Office of Professional Licensure and Certification; Boxing and Wrestling Commission;
12	Cooperation With Amateur Local Boxing Committee Required. Amend RSA 285:9-a, VI as follows:
13	VI. The [commission] office of professional licensure and certification shall collect 5
14	percent of the gross receipts of paid admissions to all amateur bouts, as mandated by RSA 285:14.
15	287 Boxing and Wrestling Commission; Licenses Required. Amend RSA 285:11 as follows:
16	285:11 Licenses Required. No person shall participate in a professional fighting sports
17	competition as a contestant, manager, referee, judge, second or timekeeper without a license from
18	the commission. [The fee for all licenses issued by the commission shall be \$20. Licenses granted by
19	the commission shall be valid for one year from the date of issue unless revoked or suspended by the
20	commission. The commission shall, upon application, renew any license unless good cause is shown
21	that the license should not be renewed. The fee for all license renewals issued by the commission
22	shall be \$20.]
23	288 Boxing and Wrestling Commission; Suspension or Revocation; Appeals. Amend RSA 285:12
24	as follows:
25	285:12 Suspension or Revocation; Appeals.
26	[I.] The commission may revoke or suspend any permit or license for cause.
27	[H. Rehearings and appeals from any decision of the commission shall be in accordance with
28	RSA 541.]
29	289 Office of Professional Licensure and Certification; Boxing and Wrestling Commission;
30	Permit and License Fees; Amateur Cards. Amend RSA 285:14, II as follows:
31	II. The promoter also shall, at the same time, pay to the [commission] office of
32	professional licensure and certification by certified check a tax of 5 percent of the gross receipts
33	of paid admissions after deduction of any federal taxes. <i>Payments made pursuant to this section</i>
34	shall be deposited into a dedicated fund, which shall lapse annually at the close of each
35	fiscal year to the general fund.
36	290 Boxing and Wrestling Commission; Deputy Inspectors. Amend RSA 285:19 as follows:
<b>37</b>	285:19 Deputy Inspectors. A member of the commission is not required to be present at all

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-1	
$\frac{1}{2}$	fighting sports competitions. If a member of the commission is not present at a fighting sports competition held under this chapter, the commission shall appoint a deputy inspector who shall, for
3	the duration of the contest, have the full duties and powers of a member of the commission. Deputy
4	inspectors shall be entitled to compensation as the commission, with the approval of the
<b>5</b>	<i>executive director,</i> may deem proper.
6	291 Repeals; Boxing and Wrestling Commission. The following are repealed:
7	I. RSA 285:5, relative to boxing and wrestling commission chairperson, treasurer, and
8	quorum.
9	II. RSA 285:6, relative to boxing and wrestling commission compensation.
10	III. RSA 285:8, relative to boxing and wrestling commission report.
11	292 Electricians; Definitions. Amend RSA 319-C:2, IV as follows:
12	IV. "Journeyman electrician" means a person doing work of installing electrical wires,
13	conduits, apparatus, fixtures and other electrical equipment. A journeyman electrician shall be
14	employed by a master electrician[ <del>, except as provided in RSA 319-C:10</del> ]. Each journeyman
15	electrician shall work under the direction and supervision of a master electrician.
16	293 Electricians; Inspectors. Amend RSA 319-C:5, I as follows:
17	I. The [board] office of professional licensure and certification shall be empowered to
18	appoint such inspectors as may be necessary to carry out the purposes of this chapter. Any person so
19	employed shall be under the administration and supervisory direction of the [board] office of
20	professional licensure and certification.
21	294 Electricians; Licensing Requirements. Amend RSA 319-C:7, II, as follows:
22	II. [After June 30, 1976,] The board shall issue a license as a master or journeyman
23	electrician to any person who files an application and meets the following qualifications:
24	(a) Completion of 8,000 hours of service as an apprentice electrician. The board may
25	give credit toward such service for the satisfactory completion of a course of instruction in the field
26	at a school recognized by the board or experience in the field received in military service, in
27	accordance with rules adopted by RSA 541-A; and
28	(b) Satisfactory passing of an examination [conducted] approved by said board as
29	provided in RSA 319-C:8 to determine [his] the person's fitness to receive such license.
30	295 Repeals. The following are repealed:
31	I. RSA 319-C:6-a, VI, relative to electricians rulemaking for investigations.
32	II. RSA 319-C:6-a, VII, relative to electricians procedural rules for hearings.
33	III. RSA 319-C:6-b, relative to electricians fees.
34	IV. RSA 319-C:9, relative to electricians renewal of licenses.
35	V. RSA 319-C:10, relative to electricians corporations and partnerships.
36	VI. RSA 319-C:12, relative to electricians disciplinary action.
37	VII. RSA 319-C:12-a, relative to electricians hearings.

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1	VIII. RSA 319-C:12-b, relative to electricians appeals.
2	IX. RSA 319-C:14, relative to electrician nonresidents.
3	296 Genetic Counselors; Provisional License. Amend RSA 326-K:4 to read as follows:
4	326-K:4 Provisional License.
<b>5</b>	I. A provisional license may be issued by the [board] office to an applicant who meets all of
6	the requirements for licensure except for the certification component and has been granted active
7	candidate status by ABGC.
8	II. A provisional license shall be valid for the ABGC examination cycle for which active
9	candidate status by the ABGC has been granted. Such provisional license shall expire automatically
10	upon the earliest of the following:
11	(a) Issuance of a full license;
12	(b) Thirty days after the applicant fails to pass the certification examination; or
13	(c) Two years from the issuance of a provisional license.
14	III. A provisional license may only be extended upon approval of the [board] office for good
15	cause shown.
16	IV. A provisional licensed genetic counselor shall work under the general supervision of a
17	licensed genetic counselor or a licensed physician at all times during which the provisional licensed
18	genetic counselor performs genetic counseling. An application for extension of the provisional license
19	shall be signed by the supervising licensed genetic counselor or supervising licensed physician.
20	V. The [board] office is authorized to issue conditional provisional licenses in accordance
21	with <i>governing board</i> rules adopted pursuant to RSA 541-A.
22	297 Genetic Counselors; Prohibition on Unlicensed Practice. Amend RSA 326-K:5, I to read as
23	follows:
24	I. No person shall practice or represent himself or herself as a genetic counselor in this state
25	without first applying for and receiving a license or provisional license from the [board] office to
26	practice as a licensed genetic counselor.
27	298 Genetic Counselors; Privileged Communications. Amend RSA 326-K:8, II to read as follows:
28	II. Information and results may be made available to the board or the office for use in an
29	investigation or disciplinary proceeding under RSA 328-F concerning a licensed genetic counselor
30	only if the results are coded to maintain confidentiality of the client.
31	299 Repeal; Genetic Counselors. RSA 326-K:6, relative to reciprocity is repealed.
32	300 Hawkers and Peddlers; Repeal. RSA 320, relative to hawkers and peddlers, is repealed.
33	301 Itinerant Vendors; Repeal. RSA 321, relative to itinerant vendors, is repealed.
34	302 Board of Manufactured Housing; Repeals. The following are repealed:
35	I. RSA 205-A:25, relative to board establishment.
36	II. RSA 205-A:26, relative to quorum.
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37 III. RSA 205-A:27, relative to jurisdiction.

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1	IV. RSA 205-A:28, relative to decisions.
2	V. RSA 205-A:29, relative to meetings and records.
3	VI. RSA 205-A:29-a, relative to administrative and business processing functions.
4	VII. RSA 205-A:30, relative to notification and cooperation.
<b>5</b>	VIII. RSA 205-A:31, relative to rulemaking.
6	303 State Board of Fire Control; Mechanical Licensing Board. Amend RSA 153:27-a to read as
7	follows:
8	153:27-a Mechanical Licensing Board. There is hereby established as a unit within the office of
9	professional licensure and certification. The term of office for the members appointed to the board
10	shall be 3 years and until a successor is appointed. The initial appointed members of the board shall
11	serve staggered terms. Vacancies shall be filled in the same manner and for the unexpired terms.
12	No member of the board shall be appointed to more than 2 consecutive terms. [A member of the
13	board shall serve as the board secretary.]
14	I.(a) No member of the board may be associated with the formal education for licensing,
15	and/or be provider or an employee of a provider for continuing education for any profession or trade
16	licensed under this subdivision.
17	(b) A public member of the board shall be a person who is not, and never was, a member
18	of the fuel gas fitting or plumbing trade or the spouse of any such person, and who does not have,
19	and never has had, a material financial interest in either the provision of plumbing and/or fuel gas
20	services or an activity directly related to plumbing and/or fuel gas, including the representation of
21	the board or trade for a fee at any time during the 5 years preceding appointment.
22	II. The board shall:
23	(a) Adopt rules as provided for in this subdivision.
24	(b) [Implement the licensing program under this subdivision.
25	(c)] Review and approve educational programs and providers.
26	[ <del>(d)</del> ] <b>(c)</b> Conduct hearings for disciplinary actions.
27	[(e)] (d) Review and recommend adoptions, exceptions, or omissions to technical
28	standards as adopted under RSA 153:28.
29	[(f)] (e) Develop and recommend for the legislature future changes to this subdivision.
30	III. The members of the board shall be appointed by the governor and council as follows:
31	(a) Two licensed journeymen or master plumbers, who are actively working in the trade
32	as plumbers.
33	(b) [Two] <b>One</b> licensed fuel gas [fitters] <b>fitter</b> , [both of whom are] actively working in
34	the trade as fuel gas fitters[ <del>, and one of whom shall represent the propane fuel industry</del> ].
35	(c) One certified heating equipment installer or heating equipment service person under
36	RSA 153:16-b.
37	(d) [One licensed master plumber who is also a licensed fuel gas fitter and a certified

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1	heating equipment installer or servicer, actively working in the trade.
2	(e)] One public member who is not, and never was, a member of the plumbing trade or
3	the spouse of any such person, and who does not have, and never has had, a material financial
4	interest in either the provision of plumbing services or an activity directly related to plumbing,
<b>5</b>	including the representation of the board or trade for a fee at any time during the 5 years preceding
6	appointment.
7	[(f) One certified water treatment technician, who shall be a nonvoting member of the
8	board.]
9	IV. [The board shall hold at least 8 regular meetings each year, and may hold special
10	meetings at such times as the business of the board may require. Notice of all meetings shall be
11	given in such a manner as rules adopted by the board may provide and in accordance with New
12	Hampshire state law. A quorum of the board shall consist of 4 members.
13	$\overline{V}$ .] The board shall annually elect a chairman [and a vice-chairman] from among its
14	members.
15	[VI. The secretary of the board shall receive at least monthly an accounting from the
16	department of all moneys derived under the provisions of this subdivision.]
17	304 State Board of Fire Control; Mechanical Licensing Board; Repeals. The following are
18	repealed:
19	I. RSA 153:28, II, relative to rulemaking regarding fees.
20	II. RSA 153:30, relative to expiration and renewal of licensure.
21	III. RSA 153:32, relative to disciplinary action.
22	IV. RSA 153:33, relative to appeals from board decisions.
23	V. RSA 153:37, relative to penalties.
24	VI. RSA 153:38, relative to voluntary certification of water treatment technicians.
25	305 Pharmacy; Board. Amend RSA 318:2 to read as follows:
26	318:2 Board. There shall be a pharmacy board consisting of [7] $5$ members; including [6] $4$
27	practicing pharmacists, at least one of whom shall be a full-time hospital pharmacist, and one public
28	member, each to be appointed by the governor, with the approval of the council, to a term of 5 years.
29	No member shall be appointed to more than 2 consecutive terms and no member shall serve for more
30	than 10 consecutive years. Only board members provided for in this section shall have the authority
31	to vote in board determinations.
32	306 Pharmacy; Rulemaking Authority. Amend RSA 318:5-a, IX to read as follows:
33	IX. [Procedures] Standards for the inspection of licensees;
34	307 Repeal; Pharmacy Rulemaking. The following are repealed:
35	I. RSA 318:5-a, VIII, relative to procedures for the conduct of hearings consistent with the
36	requirements of due process.
37	II. RSA 318:5-a, X(e), relative to the establishment of the effective period of registration or

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1 certification for pharmacy technicians.

- 2 III. RSA 318:5-a, XI-a(e), relative to the establishment of the effective period of registration 3 or certification for pharmacy interns.
- 4 IV. RSA 318:5-a, XI-c(e), relative to the establishment of the effective period of registration 5 or certification for advanced pharmacy technicians.

6

308 Pharmacy Inspectional Services. Amend RSA 318:9-a to read as follows:

318:9-a Inspectional Services. The [pharmacy board through the] office of professional licensure and certification shall provide inspectional services under this chapter and RSA 318-B:25 to the board of medicine, the board of veterinary medicine, the board of podiatry, the board of registration in optometry, the board of dental examiners, the board of nursing, and the naturopathic board of examiners. Pharmacy board inspections shall be provided by pharmacists or pharmacy technicians licensed by the New Hampshire board of pharmacy who have training and experience regarding pharmacy statutes and rules.

14

309 Pharmacy; Pharmacy Interns. Amend RSA 318:15-b to read as follows:

15 318:15-b Pharmacy Interns. No person shall perform the functions or duties of a pharmacy 16 intern unless such person is registered by the [board] office of professional licensure and 17 certification to perform certain functions, and does so under standards of supervision established 18 by rules of the board adopted pursuant to RSA 541-A.

19 310 Pharmacy Examinations and Licenses; Pharmacists. Amend RSA 318:18, I(b)(3) to read as20 follows:

21(3) File proof satisfactory to the [board] office of professional licensure and 22certification, substantiated by proper affidavits, of a minimum of one year (1,500 hours) internship 23activity in a community or institutional pharmacy in the United States or Canada or an equivalent 24program which has been approved by the board of pharmacy; and shall pass the national 25examination administered by the National Association of Boards of Pharmacy (NABP) to establish 26his or her fitness to practice the profession of pharmacy. The internship required in this section 27shall be service and experience in a community or institutional pharmacy under the supervision of a 28licensed pharmacist and shall be predominantly related to the selling of drugs and medical supplies; 29interpreting, compounding, preparing and dispensing of prescriptions; preparing of pharmaceutical 30 products; keeping records and making reports required under federal and state statutes; and 31otherwise practicing pharmacy under the immediate supervision and direction of a licensed 32pharmacist.

33 311 Pharmacists; Examinations and Licenses; Pharmacists. Amend RSA 318:18, II to read as
 follows:

II. The [board] office of professional licensure and certification may deny licensure as a pharmacist for grounds which include, but which shall not be limited to, prior conviction of a felony; or of a misdemeanor resulting from a violation of a federal, state or local drug or pharmacy-

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1 related law, rule, or regulation.

2 312 Pharmacy; Change in Name, Employment, or Residence. Amend RSA 318:26-a to read as 3 follows:

4 318:26-a Change in Name, Employment, or Residence. Any pharmacist, licensed advanced 5 pharmacy technician, or pharmacy technician who changes his or her name, place or status of 6 employment, or residence shall notify the [board] office of professional licensure and 7 certification in writing within 15 days. For failure to report such a change within 15 days, the 8 board may suspend the pharmacist's license, the advanced pharmacy technician's license, or the 9 pharmacy technician's registration. Reinstatement shall be made only upon payment of a 10 reasonable fee as established by the board.

11 313 Pharmacy; Impaired Pharmacist Program. Amend RSA 318:29-a to read as follows:

12 318:29-a Impaired Pharmacist Program.

I. Any pharmaceutical peer review committee may report relevant facts to the board or office of professional licensure and certification relating to the acts of any pharmacist in this state if they have knowledge relating to the pharmacist which, in the opinion of the peer review committee, might provide grounds for disciplinary action as specified in RSA 318:29, II.

17II. Any committee of a professional society comprised primarily of pharmacists, its staff, or 18any district or local intervenor participating in a program established to aid pharmacists impaired 19 by substance abuse or mental or physical illness may report in writing to the board or office of 20professional licensure and certification the name of the impaired pharmacist together with the 21pertinent information relating to his impairment. The board or office of professional licensure 22and certification may report to any committee of such professional society or the society's 23designated staff information which it may receive with regard to any pharmacist who may be 24impaired by substance abuse or mental or physical illness.

III. [Upon a determination by the board that a report submitted by a peer review committee or professional society committee is without merit, the report shall be expunded from the pharmacist's individual record in the board's office. A pharmacist or his authorized representative shall be entitled on request to examine the pharmacist's peer review or the pharmaceutical organization committee report submitted to the board and to place into the record a statement of reasonable length of the pharmacist's view with respect to any information existing in the report.

IV-] Notwithstanding the provisions of RSA 91-A, the records and proceedings of the board, compiled in conjunction with an impaired pharmacist peer review committee, shall be confidential and are not to be considered open records unless the affected pharmacist so requests; provided, however, the board may disclose this confidential information only:

(a) In a disciplinary hearing before the board or in a subsequent trial or appeal of a
board action or order;

37

(b) To the pharmacist licensing or disciplinary authorities of other jurisdictions; or

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1 (c) Pursuant to an order of a court of competent jurisdiction.  $\mathbf{2}$  $[\Psi_{-}]$  IV.(a) No employee or member of the board, peer review committee member, 3 pharmaceutical organization committee member, pharmaceutical organization district or local 4 intervenor furnishing in good faith information, data, reports, or records for the purpose of aiding the impaired pharmacist shall by reason of furnishing such information be liable for damages to any  $\mathbf{5}$ 6 person. 7(b) No employee or member of the board or such committee, staff, or intervenor program 8 shall be liable for damages to any person for any action taken or recommendations made by such 9 board, committee, or staff unless he is found to have acted recklessly or wantonly. 10[VI.(a)] V. The [board] office of professional licensure and certification may contract 11 with other organizations to operate the impaired pharmacist program for pharmacists who are 12impaired by drug or alcohol abuse or mental or physical illness. This program shall include, but is 13not limited to, education, intervention and post-treatment monitoring. 14(b) The board may allocate an amount determined by the board from each pharmacist 15biennial license renewal fee it collects to provide funding for the impaired pharmacist program as set 16forth in subparagraph VI(a).] 17314 Pharmacy; Required; Compliance. Amend RSA 318:37 to read as follows: 18318:37 Required; Compliance. 19I. No person shall conduct or operate a pharmacy for the sale at retail of drugs and 20medicines unless such pharmacy is registered with and a permit therefor has been issued by the 21office of professional licensure and certification in accordance with rules adopted by the 22pharmacy board, except as provided in this chapter. 23II.(a) No person shall conduct or operate a mail-order pharmacy located outside of this state by shipping, mailing, or delivering prescription drugs into this state unless such pharmacy is 2425registered in New Hampshire and a permit has been issued by the New Hampshire pharmacy board. 26(b) To obtain a permit, a mail-order pharmacy shall comply with each of the following: 27(1) Maintain a license in good standing from the state in which the mail-order 28pharmacy is located; 29Submit to the New Hampshire [pharmacy board] office of professional (2)30 *licensure and certification* an application for registration [as provided by the office of professional 31licensure and certification]; 32(3) Pay all appropriate registration fees; 33 Submit to the New Hampshire [pharmacy board] office of professional (4)34*licensure and certification* a copy of the state pharmacy license from the state in which the mail-35order pharmacy is located; 36 Submit to the New Hampshire [pharmacy board] office of professional (5)37 *licensure and certification* a copy of the state and federal controlled substance registrations from

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1 the state in which it is located, if controlled substances are to be shipped into this state.

 $\mathbf{2}$ (c) When requested to do so by the New Hampshire pharmacy board, each mail-order 3 pharmacy shall supply the New Hampshire pharmacy board with any inspection reports, warning 4 notices, disciplinary actions, notice of deficiency reports, or any other related reports from the state in which it is located concerning the operation of a mail-order pharmacy for review of compliance  $\mathbf{5}$ 6 with state and federal drug laws.

7(d) Except in emergencies that constitute an immediate threat to the public health and 8 require expedited action by the board, the New Hampshire pharmacy board shall file a complaint 9 with the licensing board of the state in which the mail-order pharmacy is located when known or 10suspected violations of the laws of the state in which the pharmacy is located are uncovered. If the 11 licensing board in the state in which the mail-order pharmacy is located initiates disciplinary action, 12the New Hampshire pharmacy board may request the appropriate documents involved in the action 13for consideration of discipline against the pharmacy registration of the mail-order pharmacy. If no 14action is taken against the mail-order pharmacy by the licensing board of the state in which it is 15located, the New Hampshire pharmacy board may request copies of any investigation reports 16available from that state.

17(e) The New Hampshire pharmacy board shall extend reciprocal cooperation to any state 18that licenses and regulates mail-order pharmacies for the purpose of investigating complaints 19 against pharmacies located in New Hampshire or the sharing of information and investigative 20reports, as long as the other state shall extend the same reciprocal cooperation to the New 21Hampshire pharmacy board.

22315 Pharmacy; Licensing of Limited Retail Drug Distributors Required. Amend RSA 318:51-b, I 23to read as follows:

I. No person shall operate as a limited retail drug distributor, as defined in RSA 318:1, VII-24a, without first having obtained a license to do so from the [board. Such license shall expire 2526biennially on June 30 of each odd-numbered year. An application together with a reasonable fee as 27established by the board shall be filed biennially by midnight June 15 of every odd-numbered year.] 28office of professional licensure and certification according to the eligibility requirements 29set forth in rule by the pharmacy board.

30 316 Pharmacy; Licensing of Outsourcing Facilities Identified as Section 503B Facilities by the 31United States Food and Drug Administration. Amend RSA 318:51-c, I-II to read as follows:

32I. No person shall compound legend drugs or controlled drugs, as defined in RSA 318-B:1, 33 VI, and no person acting as or employed by an outsourcing facility shall supply such drugs, without first having obtained a license from the [board. Such license shall expire biennially on June 30 of 3435each odd-numbered year. An application together with a fee established by the board shall be filed 36 biennially by June 15 of every odd-numbered year] office of professional licensure and 37 certification according to the eligibility requirements set forth in rule by the pharmacy

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1 board.  $\mathbf{2}$ II. No license shall be issued under this section unless the applicant has furnished proof 3 [satisfactory to the pharmacy board]: 4 (a) That the applicant is of good moral character or, if that applicant is an association or corporation, that the managing officers are of good moral character.  $\mathbf{5}$ 6 (b) That the applicant has sufficient land, buildings, and security equipment as to 7properly carry on the business described in the application. 8 317 Pharmacy; Licensure of Research Organizations. Amend RSA 318:51-f, I-II to read as 9 follows: 10I. No research organization shall procure or conduct research operations with prescription drugs by researchers without first having obtained a license from the [board. Such license shall 11 12expire biennially on June 30 of each odd-numbered year. An application together with a reasonable fee as established by the board shall be filed biennially by June 15 of every odd-numbered year] 1314office of professional licensure and certification according to the eligibility requirements 15set forth in rule by the pharmacy board. 16II. No license shall be issued under this section unless the applicant has furnished proof 17[satisfactory to the board of pharmacy]: 18 (a) That the applicant is of good moral character or, if that applicant is an association or 19 corporation, that the managing officers are of good moral character. 20(b) That the applicant has sufficient space and security equipment as to properly carry 21on the research operations described in the application. 22318 Pharmacy; Licensure of Drug or Device Distribution Agents. Amend RSA 318:51-g, I to 23read as follows: 24I. No person shall act as a prescription drug or device distribution agent, which includes 25controlled drugs as the term is defined in RSA 318-B:1, VI, without first having obtained a license to 26do so from the office of professional licensure and certification according to the eligibility 27*requirements set forth in rule by the pharmacy* board. 28319 Repeal; Pharmacists. The following are repealed: 29I. RSA 318:5, relative to officers and duties. 30 II. RSA 318:6-a, relative to fees. 31III. RSA 318:16-e, relative to telemedicine. 32IV. RSA 318:21, relative to applicants from out of state. V. RSA 318:23, relative to application fee. 33 VI. RSA 318:25, relative to renewal of license. 3435VII. RSA 318:26, relative to neglect to renew. 36 VIII. RSA 318:29, relative to disciplinary action.

37 IX. RSA 318:29-b, relative to denial of a license.

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1	X. RSA 318:29-c, relative to immunity.
2	XI. RSA 318:30, relative to investigatory powers of the board.
3	XII. RSA 318:30-a, relative to temporary suspension.
4	XIII. RSA 318:31, relative to hearings.
5	XIV. RSA 318:33, relative to attendance.
6	XV. RSA 318:35, relative to association.
7	XVI. RSA 318:36, relative to information.
8	XVII. RSA 318:38, relative to permits and fees.
9	XVIII. RSA 318:55, relative to fines.
10	XIX. RSA 318:56, relative to unused prescription program.
11	XX. RSA 318:57, relative to definitions.
12	XXI. RSA 318:58, relative to donating unused drugs.
13	XXII. RSA 318:59, relative to rulemaking.
14	XXIII. RSA 318:60, relative to limited immunity.
15	320 Physical Therapy; Powers and Duties. RSA 328-A:3 is repealed and reenacted to read as
16	follows:
17	328-A:3 Powers and Duties of the Board. The board shall:
18	I. Provide for the examinations for physical therapists and physical therapist assistants and
19	adopt passing scores for these examinations.
20	II. Regulate the practice of physical therapy by interpreting and enforcing this chapter.
21	III. Elect officers from its members necessary for the operations and obligations of the board.
22	Terms of office shall be one year.
23	321 Physical Therapy; Rulemaking. Amend RSA 328-A:4, VIII to read as follows:
24	VIII. Regarding the establishment, criteria, [fees,] and renewal of, and disciplinary
25	proceedings for certified animal physical therapists under RSA 328-A:15-b.
26	322 Physical Therapy; Examination. Amend RSA 328-A:7, I to read as follows:
27	I. The [board] office shall conduct, through a third party, examinations within the state
28	at least quarterly [at a time and place prescribed by the board]. The passing score shall be
29	determined by the board.
30	323 Repeals; Physical Therapy. The following are repealed:
31	I. RSA 328-A:15, II, relative to physical therapy, rights of consumers to privacy.
32	II. RSA 328-A:12, relative to unlawful practice of physical therapy.
33	III. RSA 328-A:13, relative to reporting violations.
34	324 State Licensed or Certified Real Estate Appraisers; Real Estate Appraiser Board. Amend
35	RSA 310-B:4 as follows:
36	310-B:4 Real Estate Appraiser Board.
37	I. There is established [an independent] $a$ real estate appraiser board [which shall be

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- 1 administratively attached to the office of state within the office of professional licensure and  $\mathbf{2}$ certification. The board shall be composed of the following [7] 5 members, appointed by the 3 governor with the consent of council: 4 (a) Three real estate appraisers with a minimum of 5 years' experience, consisting of one New Hampshire certified residential appraiser, one New Hampshire certified general appraiser, and  $\mathbf{5}$ 6 one New Hampshire certified appraiser who is a broker licensed under RSA 331-A; provided that no  $\mathbf{7}$ 2 appraiser members shall be members of the same private appraisal organization. 8 (b) One representative from a New Hampshire lending institution. 9 (c) [The banking executive director or designee. 10 (d) Two members] One member of the general public not associated directly or 11 indirectly with banking, brokerage, real estate appraisal, insurance, or any other affected industry. 12II. All appointments shall be made within 90 days after the effective date of this chapter. III. On or before July 1, 1991, each real estate appraiser member of the board shall be 1314certified or licensed are a real estate appraiser under this chapter. One such member shall hold the 15residential license and one such member shall hold a general appraiser certificate. 16IV. The term of each member shall be 3 years, except that, of the members first appointed, 3 17shall serve for 3 years, 2 shall serve for 2 years, and 2 shall serve for one year. 18V. Upon expiration of their terms, members of the board shall continue to hold office until 19 the appointment and qualification of their successors. No person, except the executive director or 20designee.] shall serve as a member of the board for more than 2 consecutive terms. The appointing 21authority may remove a member for cause. 22[VI. The board shall meet at least once each calendar quarter to conduct its business and 23more often on call of the chair, or when the chair is requested to do so by 4 or more members of the 24board. The action of the majority of the members of the board present and voting shall be deemed 25the action of the board, and at least 4 members shall be present and voting on every vote of the 26board. Places of future meetings shall be decided by the vote of members at meetings or, in the 27event of a special meeting, by the chair. Written notice shall be given by the chair to each member of 28the time and place of each meeting of the board at least 10 days in advance.] 29VII. The chairman of the board shall be elected from the board's members. [Neither the 30 banking executive director nor his designee shall serve as chairman. 31VIII. No board member shall be entitled to a per diem allowance. Board members shall be 32reimbursed for actual travel in the performance of official duties at the usual state employee rate. 33 IX. The members of the board shall be immune from any civil action or criminal prosecution for actions taken in their capacity as members of the board, provided that such action is taken in 3435good faith and in the reasonable belief that the action was taken pursuant to the powers and duties 36 of the board under this chapter.
- 37

X. All administrative, clerical, and business processing functions of the board shall be

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1 transferred to the office of professional licensure and certification established in RSA 310-A:1
2 through RSA 310-A:1-e.]

3 325 State Licensed or Certified Real Estate Appraisers; Licensure or Certification Process.
4 Amend RSA 310-B:5 as follows:

 $\mathbf{5}$ 

310-B:5 Licensure or Certification Process.

6 I. Applications for original license or certification, renewal license or certification and 7 examinations shall be made in writing [to the board on forms approved by the board].

8 II. Appropriate fees, [as fixed by the board under rules established pursuant to RSA 541-A], 9 shall accompany all applications for original license, certification, renewal license, renewal 10 certification, reciprocal license, and reciprocal certification. An annual federal registration fee shall 11 be collected by the [board] office for transmittal to the federal government under Title XI.

12 III. At the time of filing an application for certification or licensure, each applicant shall sign 13 a pledge to comply with the standards set forth in this chapter and state that he understands the 14 types of misconduct for which disciplinary proceedings may be initiated against a certified or 15 licensed real estate appraiser, as set forth in this chapter.

326 State Licensed or Certified Real Estate Appraisers; Prohibited Conduct. Amend RSA 310B:5-a as follows:

18310-B:5-a Prohibited Conduct. A person licensed or certified [by the board] under this chapter, 19shall, after a hearing, be subject to disciplinary action as provided in RSA 310-B:18 for being 20convicted in a court of competent jurisdiction of this or any other state, or federal court, of forgery, 21embezzlement, obtaining money under false pretenses, bribery, larceny, extortion, conspiracy to 22defraud, sexual crimes, drug distribution, arson, physical violence, or any similar offense or offenses; 23provided that, for the purposes of this section being convicted shall include all instances in which a 24plea of guilty or nolo contendere is the basis for the conviction, and all proceedings in which the 25sentence has been deferred or suspended.

327 State Licensed or Certified Real Estate Appraisers; Criminal History Records Checks.
 Amend RSA 310-B:6-a as follows:

28

310-B:6-a Criminal History Record Checks.

I. Every applicant for initial licensure shall submit to the [board] office a criminal history record release form, as provided by the New Hampshire division of state police, office of safety, which authorizes the release of his or her criminal history record, if any, to the [board] office.

II. The applicant shall submit with the release form a complete set of fingerprints taken by a qualified law enforcement agency or an authorized employee of the office of safety. The [board] office shall submit the criminal history records release form and fingerprint form to the division of state police which shall conduct a criminal history records check through its records and through the Federal Bureau of Investigation. In the event that the first set of fingerprints is invalid due to insufficient pattern, a second set of fingerprints shall be necessary in order to complete the criminal

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1 history records check. If, after 2 attempts, a set of fingerprints is invalid due to insufficient pattern,  $\mathbf{2}$ the [board] office may, in lieu of the criminal history records check, conduct the national 3 background check based on personal information.

4 III. Upon completion of the records check, the division of state police shall release copies of the criminal history records to the [board] office. The [board] office shall maintain the  $\mathbf{5}$ 6 confidentiality of all criminal history records information received pursuant to this section.

 $\mathbf{7}$ 

IV. The applicant shall bear the cost of a criminal history record check.

8 328 State Licensed or Certified Real Estate Appraisers; Examination Prerequisites. Amend 9 RSA 310-B:8 as follows:

10 310-B:8 Examination Prerequisites.

11 I. As prerequisites to taking the examination for certification as a certified general real 12estate appraiser, an applicant shall present evidence [, satisfactory to the board,] of having completed 13the required classroom hours in subjects related to real estate appraisal, including instruction 14related to the Uniform Standards of Professional Appraisal Practice, from an educational source 15approved by the board, in accordance with rules adopted by the board pursuant to RSA 541-16А.

17II. As prerequisites to taking the examination for certification as a certified residential real 18estate appraiser, an applicant shall present evidence[, satisfactory to the board,] of having completed 19the required classroom hours in subjects related to real estate appraisal, including instruction 20related to the Uniform Standards of Professional Appraisal Practice, from an educational source 21approved by the board, in accordance with rules adopted by the board pursuant to RSA 541-22**A**.

23III. As prerequisites to taking the examination for licensure as a licensed residential real 24estate appraiser, an applicant shall present evidence[, satisfactory to the board,] of having completed 25the required classroom hours in subjects related to real estate appraisal, including instruction 26related to the Uniform Standards of Professional Appraisal Practice, from an educational source 27approved by the board, in accordance with rules adopted by the board pursuant to RSA 541-28**A**.

29

329 State Licensed or Certified Real Estate Appraisers; Experience Requirements. Amend RSA 30 310-B:9, II as follows:

31II. Each applicant for license or certification shall furnish a signed, detailed listing of the 32real estate appraisal reports or file memoranda for each year for which experience is claimed by the 33 applicant. Upon request, the applicant shall make available to the board *or office* for examination a 34sample of appraisal reports which the applicant has prepared in the course of his or her appraisal 35practice.

36 330 State Licensed or Certified Real Estate Appraisers; Registration of Appraisal Management 37 Companies. Amend RSA 310-B:12-b, I as follows:

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- 1 I. It is unlawful for a person to directly or indirectly engage in or attempt to engage in  $\mathbf{2}$ business as an appraisal management company or to advertise or hold itself out as engaging in or 3 conducting business as an appraisal management company in this state without first obtaining a 4registration issued by the [board] office under the provisions of this chapter.  $\mathbf{5}$ (a) An applicant for registration as an appraisal management company in this state 6 shall submit to the [board] office an application using the method prescribed and furnished by the 7office of professional licensure and certification. 8 (b) In the event a registration process is unavailable upon the effective date of this 9 chapter, an appraisal management company already conducting business in this state may continue 10to conduct business in accordance with this chapter until the 120th day after a registration process becomes available. 11 12State Licensed or Certified Real Estate Appraisers; Appraisal Management Company 331 13Appraiser Credentials. Amend the introductory paragraph of RSA 310-B:12-h, I to read as follows: 14I. An appraisal management company that applies to the [board] office for a registration to 15do business in this state as an appraisal management company shall not: 16332 State Licensed or Certified Real Estate Appraisers; Appraisal Management Company 17Appraiser Credentials. Amend the introductory paragraph of RSA 310-B:12-h, III to read as follows: 18III. Each appraisal management company seeking to be registered in this state shall certify 19 to the [board] office on an annual basis on a form prescribed by the [board] office that the appraisal 20management company has systems in place to verify that: 21333 State Licensed or Certified Real Estate Appraisers; Appraisal Management Company; 22Appraisal Review. Amend RSA 310-B:12-i as follows: Appraisal Management Company; Appraisal Review. Any employee of, or 23310-B:12-i independent contractor to, an appraisal management company that performs a USPAP Standard 3 2425review of an appraisal report on property located in this state shall be an appraiser with the proper 26level of licensure issued by the [board] office. Quality control examinations are exempt from this 27requirement as they are not considered a Standard 3 review. 28334 State Licensed or Certified Real Estate Appraisers; Appraisal Management Company; 29Registration Number. Amend RSA 310-B:12-m as follows: 30 310-B:12-m Appraisal Management Company; Registration Number. 31I. The [board] office shall issue a unique registration number to each appraisal 32management company registered in this state pursuant to this chapter.
- II. The [board] office shall maintain a list of the appraisal management companies
   registered in this state and the registration numbers assigned to such persons.
- 35 III. An appraisal management company registered in this state shall disclose the 36 registration number provided to it by the [board] office on the engagement documents presented to 37 an appraiser.

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1	335 State Licensed or Certified Real Estate Appraisers; License or Certificate. Amend RSA 310-
2	B:16, I as follows:
3	I. A license or certificate issued under authority of this chapter shall bear a license or
4	certificate number assigned by the [board] office.
<b>5</b>	336 State Licensed or Certified Real Estate Appraisers; Repeals. The following provisions of
6	RSA chapter 310-B are hereby repealed:
7	I. RSA 310-B:3-a, relative to penalty.
8	II. RSA 310-B:10, relative to term of licensure.
9	III. RSA 310-B:12, relative to nonresident licensure.
10	IV. RSA 310-B:12-a, relative to temporary practice.
11	V. RSA 310-B:12-e, relative to appraisal management company fee.
12	VI. RSA 310-B:13, relative to renewal.
13	VII. RSA 310-B:13-a, relative to lapse.
14	VIII. RSA 310-B:14, I relative to continuing education.
15	IX. RSA 310-B:18, relative to disciplinary proceedings.
16	X. RSA 310-B:18-b, relative to reissuance of license.
17	XI. RSA 310-B:19, relative to hearings.
18	XII. RSA 310-B:20, relative to fees.
19	XIII. RSA 310-B:21, relative to receipts.
20	XIV. RSA 310-B:23-a, relative to summons.
21	XV. RSA 310-B:24, VII, relative to rulemaking authority.
22	XVI. RSA 310-B:24, IX, relative to the requirements for public information requests.
23	337 New Hampshire Real Estate Practice Act; Repeals. The following provisions of RSA chapter
24	331-A are hereby repealed:
25	I. RSA 331-A:7, II relative to fees.
26	II. RSA 331-A:7, IV, relative to fees.
27	III. RSA 331-A:7, V, relative to orders.
28	IV. RSA 331-A:12-a, relative to inactive license status.
29	V. RSA 331-A:15, relative to issuance of licenses.
30	VI. RSA 331-A:17, relative to license amendments.
31	VII. RSA 331-A:18, relative to lapse of license.
32	VIII. RSA 331-A:19, relative to renewal of license.
33	IX. RSA 331-A:24, relative to fees.
34	X. RSA 331-A:25, IV, relative to rulemaking regarding fees.
35	XI. RSA 331-A:25, VII, relative to license certificates.
36	XII. RSA 331-A:25, X, relative to procedures.
37	XIII. RSA 331-A:25, XI, relative to conduct of hearings.

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1 XIV. RSA 331-A:25, XIII, relative to procedures for renewal licenses.  $\mathbf{2}$ XV. RSA 331-A:28, relative to disciplinary actions. 3 XVI. RSA 331-A:29, relative to disciplinary procedures. 4XVII. RSA 331-A:30, relative to hearing procedures.  $\mathbf{5}$ XVIII. RSA 331-A:31, relative to payment by the state. 6 XIX. RSA 331-A:33, relative to immunity. 7 XX. RSA 331-A:34, relative to unlawful practice. 8 XXI. RSA 331-A:35, relative to prosecution. 9 338 Professional Bondsmen; Approval and Registration. Amend RSA 598-A:1, as follows: 10598-A:1 Approval and Registration. To promote efficiency and economy, eliminate redundancies in licensure requirements, reduce administrative costs, and facilitate 11 12customer service, the responsibility for registration of professional bondsmen shall be transferred to the office of professional licensure and certification effective July 1, 2023. 1314No person proposing to become bail or surety in a criminal case for hire or reward, either received or 15to be received, shall be accepted as such unless [he] the person shall have been approved and 16registered as a professional bondsman by the [secretary of state or his designee] executive director 17of the office of professional licensure and certification; provided, however, no person proposing 18to become bail or surety in a criminal case in any calendar year after having become bail or surety in 19 criminal cases on 5 separate occasions in said year shall be accepted thereafter during that year as 20bail or surety unless [he] the person shall have been approved and registered as a professional 21bondsman as provided in this section. 22339 Professional Bondsmen; Fees. Amend RSA 598-A:1-a to read as follows: 23598-A:1-a Fees. 24[I.] A person proposing to become bail or surety and registered as a professional bondsman 25shall pay to the [secretary of state or his designee] executive director of the office of professional 26*licensure and certification* an initial application fee. [of \$400;] The fee shall be deposited in the 27[general fund by the state treasurer as unrestricted revenue] office of professional licensure and 28certification fund. 29[II. Thereafter, an annual renewal fee of \$100 for the registration in each county of the state 30 where a professional bondsman seeks to post bail shall be due and payable to the secretary of state 31or his designee on December 30 for the ensuing year. The fee shall be deposited in the general fund 32by the state treasurer as unrestricted revenue.]

33 340 Professional Bondsmen; Revocation. Amend RSA 598-A:2 as follows:

598-A:2 Revocation. A person who has been accepted as bail or surety, contrary to the provisions of this chapter, shall nevertheless be liable on his obligation as such bail or surety. Approval and registration under this chapter may be revoked at any time by the [secretary of state or his designee] executive director of the office of professional licensure and certification and

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shall be revoked in case such a bondsman fails for 30 days after demand to satisfy in full a judgment
recovered under RSA 597:33. The county attorney or prosecuting officer obtaining any such
judgment which is not satisfied in full within 30 days after demand shall immediately notify the
[secretary of state or his designee] executive director of the office of professional licensure and
certification or [his] designee in writing.
341 Professional Bondsmen; List of Professional Bondsmen. Amend RSA 598-A:3, as follows:
598-A:3 List of Professional Bondsmen. The [secretary of state or his designee] executive

8 director of the office of professional licensure and certification shall furnish all superior court 9 clerks, all district courts having authority to accept bail, all jails, and all police stations with a list of 10the names of all persons registered as professional bondsmen and shall notify such clerks, courts, jails, and police stations of any change in a bondsman's status. The [secretary of state or his 11 12designee] executive director of the office of professional licensure and certification shall 13update the list as necessary, but not less than once per year. The list shall include the following statement in bold type: "You are encouraged to contact more than one bail bondsman because not all 14bail bondsmen charge the same fees or provide the same services." The unaltered list shall be 1516displayed prominently and visibly to defendants in all courts, jails, and police stations. No other list 17shall be displayed, furnished, or provided

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342 Professional Bondsmen; Rules. Amend RSA 598-A:4 as follows:

19 598-A:4 Rules of the [Secretary of State or His Designee] Executive Director. All professional 20 bondsmen shall be governed by rules which shall be adopted under RSA 541-A by the [secretary of 21 state or his designee] executive director of the office of professional licensure and 22 certification.

343 Refund of Fees; Repealed License Requirements. Any holder of an active license for a
profession whose license requirement is repealed by this act shall be refunded their license fee for
their current active license.

26 344 Effective Date. Sections 267-342 of this act shall take effect September 1, 2023.

345 Appropriation; New Hampshire Retirement System; Unfunded Accrued Liability. The sum of \$50,000,000 for the fiscal year ending June 30, 2023 is hereby appropriated to the New Hampshire retirement system. Said appropriation shall be used by the New Hampshire retirement system to pay down the unfunded accrued liability and shall not be used for any other purposes. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

33 346 New Section; Retirement System; Supplemental Allowance; Certain Group II Members.
 34 Amend RSA 100-A by inserting after section 41-e the following new section:

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100-A:41-f Supplemental Allowance; Group II.

I.(a) Any retired group II member of the New Hampshire retirement system or any of its
 predecessor systems, who has been retired for at least 120 months, but not more than 239 months

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prior to or on July 1, 2023, or any beneficiary of such member who is receiving an allowance, shall be entitled to receive a supplemental allowance. The amount of such supplemental allowance shall be the result of the calculation of \$200 times the number of years since the member's retirement date minus \$900, provided that such supplemental allowance shall be reduced so that the total annual benefit of the member or beneficiary shall not exceed \$100,000. A member or beneficiary whose annual retirement benefit is \$100,000 or greater shall not receive any supplemental allowance.

7 (b) Any retired group II member of the New Hampshire retirement system or any of its 8 predecessor systems, who has been retired for at least 240 months, prior to or on July 1, 2023 or any 9 beneficiary of such member who is receiving an allowance, shall be entitled to receive a 10 supplemental allowance. The amount of the supplemental allowance shall be \$3,000, provided that 11 such supplemental allowance shall be reduced so that the total annual benefit of the member or 12 beneficiary shall not exceed \$100,000. A member or beneficiary whose annual retirement benefit is 13 \$100,000 or greater shall not receive any supplemental allowance.

II. The total cost of the supplemental allowances under paragraph I, as determined by the actuary and certified by the board of trustees of the retirement system, shall be funded from the state general fund. The sum necessary is hereby appropriated to the board of trustees. The governor is authorized to draw a warrant for said sum out of any money in the treasury for the fiscal year ending June 30, 2023 not otherwise appropriated.

19 III. The supplemental allowance shall not become a permanent addition to the beneficiary's 20 base retirement allowance and shall be paid to the retired member, or to the member's beneficiary if 21 the member is deceased and the beneficiary is receiving an allowance for group II under RSA 100-22 A:8, 100-A:9, 100-A:12, 100-A:13, or similar provisions of predecessor systems.

IV. The payment of the supplemental allowance under this section shall be made by the retirement system as soon as administratively practicable after the effective date of this section, but not later than November 1, 2023.

26 347 Effective Date. Section 346 of this act shall take effect June 30, 2023.

348 Budget Trailer Bill; Transmission to the Legislature; Changes to Statutory Law. Amend
RSA 9:2-a to read as follows:

299:2-a Transmission to the Legislature; Changes to Statutory Law. Not later than February 15 of 30 the first year of each biennial legislative session, the governor shall transmit to the legislature a 31document to be known as the trailer bill containing any changes to statutory law deemed necessary 32for the ensuing biennium. This document shall be separate from the document known as the budget 33 as provided in RSA 9:2 and shall not be considered a budget bill as provided in part II, article 18-a of the New Hampshire constitution. This document shall be available in printed format and at least 3435one electronic computer file format in common use at the time and shall be publicly posted on the 36 department of administrative services' website on the date of the transmittal.

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349 Department of Administrative Services; General Fund Appropriation Lapse; Report. For 1  $\mathbf{2}$ the biennium ending June 30, 2025, the department of administrative services shall provide a report 3 to the fiscal committee of the general court on the current estimated general fund appropriation 4 lapse for each fiscal year. Said reports shall be due on the 15th day of December, February, April,  $\mathbf{5}$ and June of each fiscal year. 6 350 Administrative Services; Public Works Design and Construction; Definition of Project. 7Amend RSA 21-I:78, IX to read as follows: 8 IX. "Project" means any construction, reconstruction, alteration, or maintenance in any 9 building, plant, fixture, or facility. 10(a) The term shall include those projects relating to buildings, plants, fixture, or 11 facilities formerly administered through the department of transportation, division of public works. 12(b) The term shall include projects relating to state trails, roads, bridges, and related maintenance and use of facilities under fish and game provisions in title XVIII, 1314public recreation provisions in title XIX, and forestry provisions in title XIX-A. The 15commissioner may waive requirements for approval by governor and council for short term 16rentals of equipment contracted for or acquired for the purposes of projects under this 17subparagraph, provided such projects are reported quarterly to the fiscal committee of the 18general court. 19(c) The term shall not include construction, reconstruction, alteration, or maintenance 20of highways, bridges, or other items directly related to transportation, which matters shall be 21managed by the department of transportation. 22351 Revenue Information Management System Account. Amend RSA 21-J:1-b, I to read as 23follows: 24I. There is hereby established a nonlapsing revenue information management system 25account. The state treasurer shall credit the additional revenue from existing taxes collected by the 26department attributable to implementation of the department's revenue information management

purpose
 352 New Section; Electronic Licensing, Certification, and Registration System; Department of
 Agriculture, Markets, and Food. Amend RSA 425 by inserting after section 12 the following new
 section:

system (RIMS), as calculated by the commissioner of the department of revenue administration, to

the revenue information management system account from which the treasurer shall pay principal

and interest on bonds and notes issued to fund the RIMS project. If the revenue information

management systems account revenue is not sufficient to cover the principal and interest

on the bonds and notes to fund the RIMS project, the governor is authorized to draw a

warrant from funds not otherwise appropriated. Said funds shall not be used for any other

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1 425:12-a Electronic Licensing, Certification, and Registration System. The department of  $\mathbf{2}$ agriculture, markets, and food shall design, establish, and contract with a third party for the 3 implementation and operation of an electronic system to facilitate the handling of all departmental 4 licensing, certification, and registration duties. Such system shall be capable of receiving  $\mathbf{5}$ electronically transmitted product registrations, license applications, certificate applications, and 6 related materials. Authorized users shall be capable of working in offline mode when an Internet  $\mathbf{7}$ connection is not available. The commissioner shall adopt rules under RSA 541-A to govern methods 8 of obtaining, compiling, and maintaining such information it deems necessary to manage such 9 database. The commissioner shall also ensure that the database is secure from unauthorized access 10or use.

11 353 Appropriation; Department of Agriculture, Markets, and Food; Electronic Licensing, 12 Certification, and Registration System. For the purpose of developing an electronic licensing, 13 certification, and registration system under RSA 425:12-a, there is hereby appropriated the sum of 14 \$360,000, for the fiscal year ending June 30, 2024, to the commissioner of the department of 15 agriculture, markets, and food. The governor is authorized to draw a warrant for said sum out of 16 any money in the treasury not otherwise appropriated.

- 17 354 Refuse Reduction; Disposal Prohibited. Amend the section heading of RSA 149-M:27 to read18 as follows:
- 19 149-M:27 [Refuse Reduction] Disposal Prohibited.

355 New Paragraph; Food Waste Disposal. Amend RSA 149-M:27 by inserting after paragraph
IV the following new paragraph:

V.(a) Beginning February 1, 2025, any person generating one ton of food waste per week or greater shall not dispose of such waste in a landfill or incinerator provided that:

- (1) An alternative facility authorized to manage food waste consistent with the
   provisions of subparagraph (b) is located within 20 miles of the point of generation; and
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(2) The alternative facility has adequate capacity to accept the food waste.

(b) Food waste prohibited from disposal under subparagraph (a) shall be separated from
other types of solid waste and managed in accordance with one or more of the following methods, in
order of preference:

- (1) Reduction of the amount generated at the source;
- (2) Consumption by humans;
- (3) Consumption by animals;
- 33 (4) Composting, digestion, or land application as appropriate; and
- 34 (5) Energy recovery not involving combustion.
- 35 356 Definitions; Food Waste. Amend RSA 149-M:4, IX-a to read as follows:

IX-a. "Food waste" means the organic residues generated by the handling, preparation, storage, sale, and serving of foods and beverages. "Food waste" includes pre-

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consumer and post-consumer organic residues, food scraps, and non-petroleum oil used for
 food preparation provided it does not contain sanitary wastewater.

3 **IX-b.** "General permit" means a permit which contains terms and conditions applicable to a 4 specific category of facility, which applies to any facility in that category which has submitted the 5 required information and agreed to abide by the stated terms and conditions.

6 357 Solid Waste; Definitions; Source Reduction. RSA 149-M:4, XXIV is repealed and reenacted 7 to read as follows:

8 XXIV. "Source reduction" means the practice of reducing the quantity or toxicity of waste 9 generated at the source, before recycling, processing, disposal or treatment, by changing the 10 processes that first generated the waste. Source reduction includes waste reduction.

358 Department of Environmental Services; New Position; Waste Management Specialist III.
 There is established the position of Waste Management Specialist III to administer the provisions of
 RSA 149-M:27, V.

14 359 Appropriation; FY 2025; Department of Environmental Services. The sum of \$98,000 for 15 the fiscal year ending June 30, 2025 is hereby appropriated to the department of environmental 16 services for the position established in this act. The governor is authorized to draw a warrant for 17 said sums out of any money in the treasury not otherwise appropriated.

18 360 Effective Date. Sections 354 -359 of this act shall take effect January 1, 2024.

19 361 Definitions; PFAS Fund and Programs. Amend RSA 485-H:2, IV to read as follows:

20 IV. "PFAS [loan] *response* fund" means the PFAS [remediation\_loan] *response* fund 21 established in RSA 485-H:10.

362 Implementation of Drinking Water Protection Program; PFAS Response Fund. Amend RSA
 485-H:3, III-IV to read as follows:

24III. The department shall adopt rules, and include conditions in loan and grant documents, 25to ensure that the applicant has made and will make reasonable efforts to obtain and use funds from 26any liable or potentially liable third party prior to and after taking a loan from the PFAS [loan] 27response fund or receiving a grant, and that any money received from a liable or potentially liable 28third party after the loan is provided is applied to early repayment of such loan to the extent 29reasonable. In addition, the department shall adopt rules establishing criteria to ensure that an 30 applicant shall not be eligible for loans or grants for any project or portion of a project to the extent 31the negligence of the applicant caused the contamination that resulted in the exceedance of a PFAS 32drinking water standard.

IV. If the department forgives any part of a loan or provides a grant related to costs for a project for which a third party might otherwise be liable, the right to recover payment from such third party shall be subrogated to the department to the extent of such forgiveness or grant. Any money recovered by the department from such third party shall be deposited in the PFAS [loan] **response** fund.

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1 363 Implementation of Groundwater, Surface Water and Aquatic Life Protection; PFAS  $\mathbf{2}$ Response Fund. Amend RSA 485-H:4, III-IV to read as follows:

3 III. The department shall adopt rules, and include conditions in loan and grant documents, 4 to ensure that the applicant has made reasonable efforts to obtain and use funds from any liable or potentially liable third party prior to and after taking a loan from the PFAS [loan] response fund or  $\mathbf{5}$ 6 receiving a grant, and that any money received from a liable or potentially liable third party at a 7later time is applied to early repayment of the loan from the PFAS [loan] response fund to the 8 extent reasonable. In addition, the department shall adopt rules establishing criteria to ensure that 9 an applicant shall not be eligible for loans or grants for any project or portion of a project to the 10extent the negligence of the applicant caused the contamination that resulted in the exceedance of an applicable PFAS standard. 11

12IV. If the department forgives any part of a loan or provides a grant related to costs for a 13project for which a third party might otherwise be liable, the right to recover payment from such 14third party shall be subrogated to the department to the extent of such forgiveness. Any money 15recovered by the department from such third party shall be deposited in the PFAS [loan] response 16fund.

17364 New Subparagraph; Duties of the Department; PFAS Response. Amend RSA 485-H:8, I by 18inserting after subparagraph (d) the following new subparagraphs:

19 (e) Investigating, testing, and monitoring PFAS in soil, groundwater, surface water, 20wastewater, air, biota, and other media.

21(f) Conducting scientific investigation to support development of appropriate regulatory 22standards for PFAS, and development and implementation of treatment and remediation methods 23for PFAS in air, water, soil and other media.

24365 PFAS Response Fund Established. Amend RSA 485-H:10 to read as follows:

25485-H:10 PFAS [Remediation Loan] Response Fund Established. There is hereby established 26in the department the PFAS [remediation loan] response fund which shall be maintained [by the 27state treasurer in] as distinct and separate [eustody] from all other funds[, notwithstanding RSA 286:12]. The [state treasurer may invest the] PFAS [remediation loan] response fund shall be 29invested in accordance with RSA 6:8. Any earnings on PFAS [remediation loan] response fund 30 moneys shall be added to the PFAS [remediation loan] response fund. All moneys in the PFAS 31[remediation loan] response fund shall be non-lapsing and shall be continually appropriated to the 32department. The PFAS [remediation loan] response fund shall be used to fund departmental 33 duties as outlined in RSA 485-H:8, including loans, grants, and reimbursements in accordance Funds from any bond proceeds, grants, loan repayments, legislative 34with this chapter. 35appropriations, donations, and other funds related to the PFAS [remediation loan] response fund 36 shall be credited to the PFAS [remediation loan] response fund.

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1 366 Application of Receipts; PFAS Response Fund. Amend RSA 6:12, I(b)(361) to read as 2 follows:

3 (361) Moneys deposited in the PFAS [remediation loan] response fund established
4 in RSA 485-H:10.

5 367 PFAS Response fund. Amend 2022, 326:10 to read as follows:

6 326:10 Appropriation; PFAS [Remediation Loan] **Response** Fund. The sum of \$25,000,000 for 7 the fiscal year ending June 30, 2022 is hereby appropriated to the PFAS [remediation loan] 8 **response** fund established under RSA 485-H:10 to fund grants and reimbursements in accordance 9 with RSA 485-H:11. The governor is authorized to draw a warrant for said sum out of any money in 10 the treasury not otherwise appropriated. **Up to 10 percent of the moneys appropriated under** 

# 11 this section may be used to fund the duties of the department outlined in RSA 485-H:8, I.

12 368 Effective Date. Sections 361 -367 of this act shall take effect upon its passage.

13 369 Purpose and Use; Solid Waste Management Fund. Amend RSA 149-R:4, III to read as
14 follows:

15III. The department is authorized to solicit funds from [the United States Environmental 16Protection Agency or other agencies that are targeted for making grants consistent with this section] 17any source, including the United States Environmental Protection Agency and other federal agencies, gifts, donations of money, grants, legislative appropriations, or any 1819 matching funds and incentives. [Such funds, when received, may be deposited into the fund, and 20shall be used for the purposes described in this chapter. Notwithstanding RSA 4:8 and RSA 2114:30, VI, the commissioner may accept and deposit such funds directly into the solid waste 22management fund to be used for the purpose described in RSA 149-R:4.

370 Appropriation; Solid Waste Management Fund. The sum of \$2,000,000 for the fiscal year ending June 30, 2023, is hereby appropriated to the solid waste management fund established under RSA 149-R:3. Of this appropriation, 50 percent shall be used to give priority to projects associated with the reduction and diversion of food, food waste, and other organic wastes until June 30, 2027. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

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371 Effective Date. Section 370 of this act shall take effect June 30, 2023.372 State Liquor Stores; Closing of State Stores. Amend RSA 177:2 to read as follows:

31 177:2 Closing of State Stores.

I. The commission may close any state liquor store to improve profitability and efficiency. In determining net operating profit or loss, the commission shall adhere to generally accepted accounting principles for both revenues and expenses and shall include an allocation for indirect costs. All information regarding a decision to close any state liquor store shall be made available, by the commission, to the public upon request. The commission shall provide public notice 30 days

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1 prior to closing any state liquor store. The commission shall submit a report of state liquor store  $\mathbf{2}$ closings to the fiscal committee of the general court when store closings occur.

3 II. In order to properly reflect the operating expenses of each state store, the commission 4 shall prepare annually an indirect cost allocation plan for all indirect operating expenses of the  $\mathbf{5}$ commission. All such expenses of the commission, with the exception of the enforcement and 6 licensing division operating expenses, shall be included in the plan and allocated to all state stores  $\mathbf{7}$ on a consistent, rational basis. No later than [30 days following] 3 months prior to the closure of 8 any state liquor store, the commission shall submit a revised indirect cost allocation plan to the 9 fiscal committee of the general court and the governor and council for approval.

10373 New Section; Superior Court; Land Use Review Docket. Amend RSA 491 by inserting after 11 section 7-a the following new section:

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491:7-b Land Use Review Docket.

13I. Without limiting the jurisdiction vested in any court in the state, and subject to the 14appointment of a presiding justice by the governor with the consent of the executive council as 15provided in this section, the supreme court may establish by court order not inconsistent with this 16section, a land use review docket in the superior court which shall have jurisdiction to hear appeals 17from decisions of local land use boards, including, but not limited to decisions of municipal planning 18boards, zoning boards, historic district commissions, and conservation commissions. The jurisdiction 19of this docket shall not include appeals of decisions by state agencies.

- 20II. The governor with the consent of the executive council may appoint the first presiding 21justice of the land use review docket, who shall be qualified by reason of such person's knowledge 22and experience in land use and real property law. The first presiding justice of the land use review 23docket shall be an additional justice of the superior court, which shall increase by one the number of 24authorized justices of the superior court as provided in RSA 491:1. The chief justice of the superior 25court, following the appointment or designation of the initial presiding justice, may designate such 26additional justices to preside over cases assigned to the land use review docket, as necessary, based 27upon caseload, disqualification of the presiding justice, or efficient allocation of judicial resources.
- 28III. The presiding justice of the land use review docket shall be an associate justice of the 29superior court and shall be entitled to the compensation and benefits provided to all such justices 30 under applicable law, including, but not limited to, RSA 491-A:1 and RSA 100-C.
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IV. The workload of the presiding justice of the land use review docket shall be the matters 32before that docket. The presiding justice may be assigned to any other matter within the jurisdiction 33 of the superior court or sit by designation on any other court in the same manner as any other 34associate justice of the superior court, as determined to be necessary by the chief justices of the 35superior and supreme courts.

36 V. Subject to the provisions of this section, all appeals to superior court filed pursuant to 37 RSA 677 and all proceedings for such appeals, shall be assigned to the land use review docket,

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1 including motion practice, discovery, injunctive relief, alternative dispute resolution, and hearing on  $\mathbf{2}$ the merits. Nothing in this section shall affect the concurrent jurisdiction of the housing appeals 3 board to hear appeals within its jurisdiction brought pursuant to RSA 679.

4 VI. The court shall hold a structuring conference within 30 days of its receipt of the notice of appeal. At the structuring conference the court shall set a deadline for the filing with the court of  $\mathbf{5}$ 6 the certified record and shall schedule a hearing on the merits to be held within 60 days of receipt of 7the certified record. The court shall issue a decision on the merits within 60 days of the hearing. 8 The court may extend any of the deadlines established in this paragraph upon agreement of the 9 parties or for other good cause shown, but if the extension is based upon good cause, the court shall 10articulate in its order granting the extension the specific facts and circumstances that warrant the extension. 11

12374 Superior Court; Justices. Amend RSA 491:1 to read as follows:

13491:1 Justices. The superior court shall consist of a chief justice, appointed by the governor and 14council to a 5-year term, and [21] 22 associate justices. Said justices shall be appointed and 15commissioned as prescribed by the constitution and shall exercise the powers of the court unless 16otherwise provided. The chief justice shall be appointed from among the associate justices. In the 17event that the chief justice resigns as chief justice or is not reappointed at the expiration of the 5-18year term, he or she may return to the position of associate justice, whether or not an associate 19justice vacancy then exists.

20375 Department of Military Affairs and Veterans Services; Execution of Sentences. Amend RSA 21110-B:55, I to read as follows:

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I. Fines may be paid to a military court or to an officer executing its process. The amount of 23any fine imposed may be noted upon any state roll or account for pay of the delinquent and deducted 24from any pay or allowance due or thereafter to become due them, until said fine is liquidated; or the 25same may be collected with lawful costs of collection, as in the case of executions issued in action 26founded upon torts. Fines collected shall be paid over to the state treasurer and credited to 27the New Hampshire national guard enlistment incentive fund under RSA 110-B:60.

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376 Department of Military Affairs and Veterans Services; New Hampshire National Guard 29Enlistment Incentive Program Established. Amend RSA 110-B:60 to read as follows:

30 110-B:60 New Hampshire National Guard Enlistment Incentive Program Established. For the 31purpose of encouraging enlistment in the national guard there is hereby established a New 32Hampshire national guard enlistment incentive program. This program authorizes a cash incentive 33 up to [\$500] \$1,000 to current members of the New Hampshire national guard in the pay grades of 34E-1 to O-3 or any former member of the New Hampshire national guard for each new or prior service 35recruit that they bring into the New Hampshire national guard.

36 377 Department of Military Affairs and Veterans Services; Revenue for Enlistment Incentive 37 Program. Amend RSA 110-B:61, I to read as follows:

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I. There is hereby established a fund to be known as national guard enlistment incentive program fund. Any appropriations received shall be deposited in the fund. Moneys in the fund and any interest earned on the fund shall be used for the purpose of encouraging enlistment in the national guard and shall not be used for any other purpose. The adjutant general shall oversee expenditures from the fund. The moneys in the fund shall be *continually appropriated and* nonlapsing.

378 Department of Military Affairs and Veterans Services; National Guard Enlistment
8 Incentive Program; Oversight and Administration. Amend RSA 110-B:62 to read as follows:

9 110-B:62 Oversight and Administration. The adjutant general shall [adopt rules pursuant to 10 RSA 541-A relative to ] establish procedures necessary for the administration of the enlistment 11 incentive program and relative to its execution by the New Hampshire Army and Air National 12 Guard recruiting offices in coordination with the department of military affairs and veterans 13 services.

14 379 Department of Military Affairs and Veterans Services; Postsecondary Educational
 15 Assistance; Eligibility Determinations. Amend RSA 110-B:63-d to read as follows:

16 110-B:63-d Eligibility Determinations. Eligibility for educational assistance provided by this 17 subdivision shall be determined and monitored by the adjutant general, who shall *establish* [adopt 18 rules, pursuant to RSA 541-A, and] procedures [deemed by the adjutant general to be] necessary to 19 carry out and monitor the educational assistance provided by this subdivision.

20 380 Effective Date. Sections 375 - 379 of this act shall take effect 60 days after its passage.

381 Department of Corrections; Division of Personnel and Information; Personnel Management;
 Recruitment and Retention Program. RSA 21-H:4, V(a) is repealed and reenacted to read as follows:

(a) Personnel management, recruitment, and retention. The department shall develop a
program for the recruitment, selection, placement, and retention of qualified applicants for the New
Hampshire department of corrections.

26 (1) The program may include expenditures for recruitment and retention activities 27 and incentives, including but not limited to:

(A) National Corrections Professionals Week recognition activities at all departmental sites to support employee retention, which may include a paid meal for the site during the week, physical awards and gift cards with a value of less than \$25 as performance incentives based on departmental policies for employee recognition, and items issued to employees that are within the financial scope of the department's current expense appropriations in expenditure class 020.

(B) Referral fees or bonuses for active employees or newly hired applicants who
have not been employed by the state through a policy approved by the commissioner.

36 (2) Any recruitment or retention incentives received by an employee pursuant to this
 37 subparagraph shall not be considered gifts under RSA 15-B.

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1 Referral of applicants by current department employees for the purpose of (3) $\mathbf{2}$ receiving a referral fee pursuant to this subparagraph shall not be considered a misuse of position 3 under RSA 21-G:23, provided that any rules adopted by the commissioner and any directives issued 4by the director regarding the referral program shall require that the benefits of the program shall be equally available to all department employees, except as specified in subparagraph (1)(B), and  $\mathbf{5}$ 6 subject to uniform criteria established by the director. 7(4) Any expenditures made for recruitment or retention incentives pursuant to this 8 subparagraph shall be considered a matter of legislatively-enacted public policy designed to benefit 9 employees and the state, and that is confined exclusively to the public employer by statute as 10provided in RSA 273-A:1, XI, and which shall not be subject to collective bargaining. Nothing in this

paragraph shall be construed to invalidate any portion of a collective bargaining agreement entered into by the state.

13 382 New Paragraph; Department of Corrections; Powers and Duties of Commissioner. Amend
 14 RSA 21-H:8 by inserting after paragraph XII the following new paragraph:

15 XIII. The commissioner shall have discretionary authority to pay burial and wake expenses 16 in an amount not to exceed \$10,000 for an employee whose death occurs while on duty with the 17 department of corrections and when the deceased employee's next of kin demonstrates an inability to 18 afford the burial or wake expenses.

19 383 Appropriation; Department of Safety; Division of State Police. The sum of \$1,000,000 is 20 hereby appropriated in the fiscal year ending June 30, 2023, to the department of safety, division of 21 state police, to develop and implement a system to electronically share an individual's bail condition 22 status with law enforcement. This appropriation shall not lapse. The governor is authorized to 23 draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

24 384 Effective Date. Section 383 of this act shall take effect June 30, 2023.

385 New Subdivision; Contact Person Notification Program. Amend RSA 106-B by inserting
 after section 34 the following new subdivision:

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106-B:35 Definitions. As used in this subdivision:

I. "Contact person notification program" or "program" means the program developed and operated pursuant to this subdivision.

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II. "Law enforcement officer" means any state, county, or municipal law enforcement officer.

**Contact Person Notification Program** 

III. "Participating person" means a person:

(1) Who voluntarily provides to a law enforcement agency contact information for a person or persons to assist with communications and better assist the person with disabilities by providing law enforcement with vital information on the specific needs to aid the participating person; or

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1 (2) Who has a legal guardian under RSA 464-A and for whom the legal guardian 2 provides to a law enforcement agency contact information to assist with communications, and better 3 assist the person with disabilities by providing law enforcement with vital information on the 4 specific needs to aid the participating person.

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106-B:36 Contact Person Notification Program.

6 I. The division of state police shall develop and implement a contact person notification 7 program to assist a law enforcement officer with communications with a participating person during 8 an encounter between the participating person and the law enforcement officer. The program shall 9 provide the law enforcement officer with access to contact information for a person that is 10 voluntarily submitted by a participating person or the legal guardian of a participating person. The 11 program shall be capable of interfacing with the state police online telecommunications system 12 (SPOTS).

II. The division of state police shall develop and implement standards of procedure for the operation of the program for law enforcement agencies consistent with policies adopted by the department of safety. The standards shall address processing the application of a participating person or that person's legal guardian, determining the validity of identity and legal guardianship information, entering contact information into the state police online telecommunications system (SPOTS), procedures for a participating person or that person's legal guardian to withdraw from the program, and procedures for a law enforcement officer to access contact information.

20 386 Appropriation; Department of Safety; Contact Person Notification Program. The sum of 21 \$50,000 for the fiscal year ending June 30, 2024 is hereby appropriated to the department of safety, 22 division of state police for establishment and administration of the contact person notification 23 program established in RSA 106-B:36. The governor is authorized to draw a warrant for said sum 24 out of any money in the treasury not otherwise appropriated.

25 387 New Section; Department of Education; Division of Analytics and Resources; New Position;
26 Academic Research and Improvement Performance Data Analyst I. Amend RSA 21-N by inserting
27 after section 7-a the following new section:

28Academic Research and Improvement Performance Data Analyst I. 21-N:7-b There is 29established within the division of education analytics and resources the position of academic 30 research and improvement performance data analyst who shall be a classified employee at no less 31than the level of administrator III. The academic research and improvement performance data 32analyst shall be qualified to hold such a position by reason of education and experience. The position 33 shall be subject to any other employment requirements as determined by the department. The 34academic research and improvement performance data analyst shall collect and analyze assessment 35data to: measure student progress, evaluate program and instructional effectiveness, guide 36 curriculum development and resource allocation, and promote accountability. The position shall also 37 assist educators in the effective use of data to drive and improve education decision-making ensuring

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that all children learn. The analyst shall support the goal to improve statewide student proficiency and growth using data-driven decision-making: collecting data, analyzing data, reporting data, using data for school improvement, and communicating through data.

4 388 Appropriation; Department of Education. The sum of \$183,551 for the fiscal year ending 5 June 30, 2024, and \$182,279 for the fiscal year ending June 30, 2025, are appropriated to the 6 commissioner of the department of education for the position established in RSA 21-N:7-b. The 7 governor is authorized to draw a warrant for said sums out of any money in the treasury not 8 otherwise appropriated.

9 389 The sum of \$150,000 is hereby appropriated for the fiscal year ending June 30, 2023, to the 10 department of education for the purpose of contracting with the National Student Clearinghouse 11 Student Tracker Program for each public school district in New Hampshire. This appropriation 12 shall not lapse. The governor is authorized to draw a warrant for said sum out of any money in the 13 treasury not otherwise appropriated.

14

390 Effective Date. Section 389 of this act shall take effect June 30, 2023.

15 391 Department of Education; Application for Medicaid Direct Certification Program; Public 16 Kindergarten, Elementary, and Secondary Schools. The department of education shall seek 17 participation in the Demonstration Projects to Evaluate Direct Certification with Medicaid 18 administered by the United States Department of Agriculture (USDA). The department of health 19 and human services shall assist the department of education as needed in pursuing and 20 implementing this new direct certification methodology.

392 New Paragraph; Math Learning Communities Program in Public Secondary Schools;

22 Structure. Amend RSA 193-I:2 by inserting after paragraph III the following new paragraph:

21

23IV. The community college system of New Hampshire shall annually submit a report listing 24the New Hampshire high schools that are partners in the math learning communities program to 25the department of education, the house education committee and the senate education committee no 26later than October 1. The submitted report shall contain, but not be limited to, the total number of 27students participating in the advanced mathematical foundation and quantitative reasoning courses; 28the number of summer institute participants; a summary of student achievement and growth using 29data based upon the Next-Generation Accuplacer (QAS) exam and the SAT math examination; and 30 any other information as determined by the community college system of New Hampshire.

31 393 Community College System of New Hampshire; Appropriation. The sum of \$200,000 for the 32 fiscal year ending June 30, 2024 and the sum of \$200,000 for the fiscal year ending June 30, 2025 are 33 hereby appropriated to the community college system of New Hampshire for the purpose of 34 continuing the math learning communities program in partnership with New Hampshire high 35 schools. The governor is authorized to draw a warrant for said sums out of any money in the 36 treasury not otherwise appropriated.

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1 394 Appropriation: Community College System of New Hampshire: Promise Program. The  $\mathbf{2}$ sums of \$3,000,000 in the fiscal year ending June 30, 2024, and \$3,000,000 in the fiscal year ending 3 June 30, 2025, are hereby appropriated to the community college system of New Hampshire for the 4 New Hampshire promise program for the purpose of supporting access and affordability of  $\mathbf{5}$ postsecondary education for New Hampshire residents. This appropriation shall not lapse. The 6 governor is authorized to draw a warrant for said sums out of any money in the treasury not  $\mathbf{7}$ otherwise appropriated.

8 395 The sum of \$2,000,000 is hereby appropriated in the fiscal year ending June 30, 2023, to the 9 community college system of New Hampshire to expand workforce credential programs. This 10appropriation shall not lapse. The governor is authorized to draw a warrant for said sums out of any 11 money in the treasury not otherwise appropriated.

12

396 Effective Date. Section 395 of this act shall take effect June 30, 2023.

13397 Duties of the Department of Health and Human Services; Review of Rates for Child Day 14Care Services. For the biennium ending June 30, 2025, the department of health and human 15services shall review the rates established for the purchase of child day care services on behalf of 16eligible persons. This review shall consider the effects of the established rates on current costs, 17quality and availability of services. The commissioner shall adjust child care eligibility to 85 percent 18of the state median income as defined by the United States Census Bureau. If at any time the 19 commissioner determines that funding is insufficient to provide services to those meeting the 20eligibility criteria, he or she shall, to the extent allowed by applicable federal regulations, utilize 21available federal Temporary Assistance to Needy Families (TANF) reserve funds to cover the 22amount of the shortfall.

23398 Department of Health and Human Services; Child Care Services. The commissioner of the 24department of health and human services shall be responsible for determining, on an ongoing basis 25through June 30, 2025, whether there is sufficient funding in account 05-95-42-421110-2977, class 26536, to fund employment-related child care services to avoid a wait list and support greater 27utilization of employment related childcare. If at any time the commissioner determines that 28funding is insufficient, he or she shall, to the extent allowed by applicable federal regulations, utilize 29available federal Temporary Assistant to Needy Families (TANF) reserve funds to cover the amount 30 of the shortfall. The department shall report quarterly to the fiscal committee of the general court 31on any funds expended on employment-related child care services, including funds budgeted in 32account 05-95-42-421110-2977 as well as federal TANF funds authorized by this section.

33 399 Duties of the Department of Health and Human Services; Child Care Services 34Reimbursement Rates. For the biennium ending June 30, 2025, the department of health and 35human services shall set child care services reimbursement rates across all child care programs to 36 match the 75th percentile of market rate survey or allow for rates to be set through an alternative 37 "true cost of care" mechanism to be defined by the department of health and human services. If at

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any time the commissioner determines that funding is insufficient to set service rates at the 75th percentile, the commissioner shall, to the extent allowed by applicable federal regulations, utilize available federal Temporary Assistance to Needy Families (TANF) reserve funds to cover the amount of the shortfall.

5 400 Prescription Drug Affordability Board; Funding; Fees Removed. RSA 126-BB:8 is repealed 6 and reenacted to read as follows:

7

126-BB:8 Funding; General Funds and Voluntary Contributions.

8 I. The expenses and cost of operation of the board shall be funded by general funds or by 9 voluntary contributions deposited in the board's dedicated fund.

10II. There is established a nonlapsing fund to be known as the New Hampshire prescription 11 drug affordability board administration fund, which shall be kept distinct and separate from all 12The fund shall be appropriated to and administered by the board. Voluntary other funds. 13contributions under this section shall be deposited in the fund. The board shall use the fund, 14consistent with the provisions of this chapter, to receive funds and to reimburse costs incurred by the 15board. The fund may be used to pay administrative, technical, legal support, or other costs incurred 16by the board under this chapter. The state treasurer may invest moneys in the fund as provided by 17law, and all interest received on such investment shall be credited to the fund. The dedicated fund 18shall be subject to the provisions of RSA 6:12-j.

401 Prescription Drug Affordability Board; Drug Price Notifications and Disclosures;
 20 Confidentiality; Registration; Suspension. RSA 126-BB:9, relative to drug price notifications and
 21 disclosures, confidentiality, and registration by the prescription drug affordability board shall be
 22 suspended for the biennium ending June 30, 2025.

402 Prescription Drug Affordability Board. Repeal. RSA 126-BB:10, relative to civil penalties,
is repealed.

403 Prescription Drug Affordability Board; Employee Authorization. RSA 126-BB:2, VI is
repealed and reenacted to read as follows:

VI. The board shall be administratively attached to the department of health and human services. For a limited time, the board may employ an executive director, who shall be an unclassified employee. The executive director shall be appointed by and serve at the pleasure of the board. Said position shall be effective for no more than 2 years following the date of hire of the individual first selected to fill the position. The board may also employ one contracted employee or more, dependent on the availability of funds.

404 New Sections; Prescription Drug Affordability Board; Competitive Bid and Financial
 Reporting Required. Amend RSA 126-BB by inserting after section 10 the following new sections:

126-BB:11 Competitive Bid Required. The contracts entered into by the board, including those
 for consulting services or personal contract services, shall be subject to the competitive bid process.

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Such contracts shall also be approved by the fiscal committee of the general court, the governor, and
 the executive council.

3 126-BB:12 Financial Report. The board shall annually report on any moneys spent by the 4 board, the source of such funds, the purpose of spending such funds, and the progress of any project 5 on which the funds were spent. Such report shall be submitted to the fiscal committee of the general 6 court, the committees having jurisdiction over the board in both the house of representatives and the 7 senate, the president of the senate, the speaker of the house of representatives, the senate clerk, the 8 house clerk, the governor, and the state library.

9 405 New Section; Insurance Department; Redundancy Elimination Report. Amend RSA 400-A
10 by inserting after section 67 the following new section:

11 400-A:68 Redundancy Elimination Report. The department of insurance, in collaboration with 12the prescription drug affordability board established in RSA 126-BB, shall issue a report on the elimination of redundancies related to the collection, analysis, and reporting on prescription drug 1314prices between the two organizations, including proposed legislation on such elimination, with the 15overarching goal of promoting efficiency and economy. This report shall be submitted to the health 16and human services oversight committee established in RSA 126-A:13, the speaker of the house of 17representatives, the president of the senate, the house clerk, the senate clerk, the governor, and the 18state library on or before October 1, 2024.

406 Prospective Repeal. RSA 400-A:68, relative to the redundancy elimination report, is20 repealed.

21 407 Effective Date. Section 406 of this act shall take effect October 1, 2024.

408 Commission to Evaluate the Effectiveness and Future of the New Hampshire Granite Advantage Health Care Program. RSA 126-AA:4 is repealed and reenacted to read as follows:

126-AA:4 Commission to Evaluate the Effectiveness and Future of the New Hampshire Granite
 Advantage Health Care Program.

I. There is hereby established a commission to evaluate the effectiveness and future of the New Hampshire granite advantage health care program.

28

34

(a) The members of the commission shall be as follows:

(1) Three members of the senate, appointed by the president of the senate, one ofwhom shall be a member of the minority party.

(2) Three members of the house of representatives, appointed by the speaker of the
 house of representatives, one of whom shall be a member of the minority party.

(3) The commissioner of the department of health and human services, or designee.

33

(4) The commissioner of the department of insurance, or designee.

35 (5) A representative of each managed care organization awarded contracts as 36 vendors under the Medicaid managed care program, appointed by the governor.

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1	(6) A representative of a hospital that operates in New Hampshire, appointed by the
2	New Hampshire Hospital Association.
3	(7) A public member, who has health care expertise, appointed by the senate
4	president.
<b>5</b>	(8) A public member, who currently receives coverage through the program,
6	appointed by the speaker of the house of representatives.
7	(9) A public member representing the interests of small businesses in New
8	Hampshire, appointed by the New Hampshire Association of Chamber of Commerce Executives.
9	(10) A representative of the medical care advisory committee, department of health
10	and human services, appointed by the commissioner of the department of health and human
11	services.
12	(11) A licensed physician, appointed by the New Hampshire Medical Society.
13	(12) A licensed mental health professional, appointed by the National Alliance on
14	Mental Illness New Hampshire.
15	(13) A licensed substance use disorder professional, appointed by the New
16	Hampshire Alcohol and Drug Abuse Counselors Association.
17	(14) An advanced practice registered nurse (APRN), appointed by the New
18	Hampshire Nurse Practitioner Association.
19	(15) The chairperson of the governor's commission on alcohol and drug abuse
20	prevention, treatment, and recovery, or designee.
21	(b) Legislative members of the commission shall receive mileage at the legislative rate
22	when attending to the duties of the commission.
23	(c) The limitation on commission membership in RSA 14:49, II(c) shall not apply to this
24	commission.
25	II.(a) The commission shall evaluate the effectiveness and future of the program.
26	Specifically the commission shall:
27	(1) Review the program's financial metrics.
28	(2) Review the program's product offerings.
29	(3) Review the program's impact on insurance premiums for individuals and small
30	businesses.
31	(4) Make recommendations for future program modifications, including, but not
32	limited to, whether the program is the most cost-effective model for the long term versus a return to
33	private market managed care.
34	(5) Review up-to-date information regarding changes in the level of uncompensated
35	care through shared information from the department, the department of revenue administration,
36	the insurance department, and provider organizations and the program's impact on insurance
37	premium tax revenues and Medicaid enhancement tax revenue.

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1	(6) Evaluate reimbursement rates to determine if they are sufficient to ensure access
2	to and provider capacity for all behavioral health services.
3	(7) Review the reasons beneficiaries are not re-enrolled in the program.
4	(8) Review the program's provider reimbursement rates and overall financing
<b>5</b>	structure to ensure it is able to provide a stable provider network and sustainable funding
6	mechanism that serves patients, communities, and the state of New Hampshire.
7	(b) The commission shall solicit information from any person or entity the commission
8	deems relevant to its study.
9	(c) The commission shall meet at least annually.
10	III. The members of the commission shall elect a chairperson from among the members.
11	Eight members of the commission shall constitute a quorum.
12	IV. On or before November 1, the commission shall make annual recommendations for any
13	proposed legislation to the president of the senate, the speaker of the house of representatives, the
14	senate clerk, the house clerk, and the governor, as appropriate.
15	409 Alcohol Abuse Prevention and Treatment Fund; Reference to Funds Transfer Removed.
16	Amend RSA 176-A:1, III to read as follows:
17	III. Moneys received from all other sources other than the liquor commission pursuant to
18	RSA 176:16, III, including any community benefit contribution made by New Hampshire's hospitals,
19	shall be disbursed from the fund upon the authorization of the governor's commission on alcohol and
20	drug abuse prevention, treatment, and recovery established pursuant to RSA 12-J:1 and shall not be
21	diverted for any other purposes. Funds disbursed shall be used for alcohol and other drug abuse
22	prevention, treatment, and recovery services, and other purposes related to the duties of the
23	commission under RSA 12-J:3[; provided, however, that funds received from any source other than
24	the liquor commission, pursuant to RSA 176:16, III, shall not be used to support the New Hampshire
25	granite advantage health care program and shall not be deposited into the fund established in RSA
26	<del>126-AA:3</del> ].
27	410 Individual Health Insurance Market; Plan of Operation for the High Risk Pool. Amend RSA
28	404-G:5-a, IV(d) to read as follows:
29	(d) An amount not to exceed the lesser of the remainder amount, as defined in RSA 126-
30	AA:1, V, or the amount [of revenue transferred from the alcohol abuse prevention and treatment
31	fund pursuant to RSA 176 A:1, IV and] specified in RSA 126-AA:1, V(a) plus taxes attributable to
32	premiums written for medical and other medical-related services for the newly eligible Medicaid
33	population. The association shall transfer all amounts collected pursuant to this subparagraph to
34	the New Hampshire granite advantage health care trust fund established pursuant to RSA 126-
35	AA:3.
0.0	411 New Henryching Constant Adventure Health Const Descent on D.C. W. C.D. (1)

36 411 New Hampshire Granite Advantage Health Care Program; Definition of Remainder
 37 Amount. Amend RSA 126-AA:1, V(a) to read as follows:

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1	(a) An amount equal to the amount of revenue transferred from the alcohol abuse
2	prevention and treatment fund [pursuant to RSA 176-A:1, IV] in the state fiscal year ending
3	June 30, 2023, adjusted annually by the percentage change in the Consumer Price Index for
4	All Urban Consumers, Northeast Region as published by the Bureau of Labor Statistics,
<b>5</b>	United States Department of Labor. The first such annual adjustment shall be made
6	during the fiscal year ending June 30, 2024. The annual adjustment shall not exceed 5
7	percent in any fiscal year;
8	412 Repeal; Commission. RSA 126-AA:4, relative to reestablishing the commission to evaluate
9	the effectiveness and future of the New Hampshire granite health care advantage program, is
10	repealed.
11	413 Extension of the Prospective Repeal of the Granite Health Care Advantage Program.
12	Amend 2018, 342:25, II to read as follows:
13	II. Paragraphs III and VII of section 24 of this act shall take effect December 31, [2023]
14	2025.
15	414 Repeal; Revenue from Alcohol Abuse Prevention and Treatment Fund. The following are
16	repealed:
17	I. RSA 176-A:1, IV, relative to the transfer of funds from the alcohol abuse prevention and
18	treatment fund to the New Hampshire granite advantage health care trust fund.
19	II. RSA 126-AA:3, I(a), relative to the transfer of funds from the alcohol abuse prevention
20	and treatment fund to the New Hampshire granite advantage health care trust fund.
21	415 Department of Health and Human Services; New Hampshire Granite Advantage Health
22	Care Program; The New Hampshire Granite Advantage Health Care Trust Fund. Amend the
23	introductory paragraph of RSA 126-AA:3, I to read as follows:
24	I. There is hereby established the New Hampshire granite advantage health care trust fund
25	which shall be accounted for distinctly and separately from all other funds and shall be non-interest
26	bearing. The department shall include the cost of the program in its biennial budget
27	request under RSA 9:4. The fund shall be administered by the commissioner and shall be used
28	solely to provide coverage for the newly eligible Medicaid population as provided for under RSA 126-
29	AA:2, to pay for the administrative costs for the program, and reimburse the federal government for
30	any over payments of federal funds. All moneys in the fund shall be nonlapsing and shall be
31	continually appropriated to the commissioner for the purposes of the fund. The fund shall be
32	authorized to pay and/or reimburse the cost of medical services and cost-effective related services,
33	including without limitation, capitation payments to MCOs. No state general funds shall be
34	deposited into the fund. Deposits into the fund shall be limited exclusively to the following:
35	416 Liquor Commission Fund; Transfers. For the fiscal year ending June 30, 2024, transfers to
36	the alcohol abuse prevention and treatment fund pursuant to RSA 176:16, III shall be reduced by the

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actual amount of the final agreed contribution from the Foundation for Healthy Communities,
 anticipated to take place by December 31, 2023.

- 3 417 Effective Date.
- 4 5

I. Sections 409 - 411 and 413- 415 of this act shall take effect December 31, 2023.

II. Section 412 of this act shall take effect November 1, 2027.

418 New Paragraph; Medicaid Enhancement for Children and Pregnant Women. Amend RSA
167:68 by inserting after paragraph III the following new paragraph:

8 IV.(a) Pursuant to the state option under the section 5113 of the Consolidated 9 Appropriations Act of 2023 to expand maternity care under Medicaid and section 1902(e)(16) of the 10Social Security Act (42 U.S.C. 1396a(e)), the commissioner of the department of health and human services shall submit, no later than August 15, 2023, a Medicaid state plan amendment to the 11 12federal Centers for Medicare and Medicaid Services to establish and implement 12 months of continuous coverage for the entire postpartum period. This benefit shall be available to anyone who 1314received medical assistance under the state plan for all pregnancy-related and postpartum medical 15assistance available under the state plan through the last day of the month in which the 60-day 16period (beginning on the last day of her pregnancy) ends, remain eligible under the state plan for 17medical assistance for the period beginning on the first day occurring after the end of such 60-day 18period and ending on the last day of the month in which the 12-month period (beginning on the last 19 day of her pregnancy) ends.

(b) The medical assistance provided for a pregnant or postpartum woman under this section shall, consistent with Section 1902(e)(16) include all items and services covered under the state plan that are not less in amount, duration, or scope, or are determined by the Secretary to be substantially equivalent, to the medical assistance available for an individual described in subsection (a)(10)(A)(i); and be provided for the individual while pregnant and during the 12-month period that begins on the last day of the individual's pregnancy and ends on the last day of the month in which such 12-month period ends.

(c) The purpose of the program shall be, through ensuring continuous coverage for a 12month postpartum period, to increase identification and mitigation of preventable pregnancy related
and pregnancy associated morbidity and mortality, including those related to substance use disorder
and mental illness.

31 (d) On January 1, 2024, the commissioner shall begin submitting quarterly reports to 32 the oversight committee on health and human services, the legislative committees with jurisdiction 33 over health and human services, and the governor regarding the department's progress in obtaining 34 and implementing the state plan amendment. The quarterly reports shall include the department's 35 plans for reducing administrative burdens for enrollees and the department's efforts to expand 36 access and participation to voluntary, evidence-based maternal home visiting programs, pursuant to

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subparagraph (a). Reports submitted under this subparagraph shall also be posted on the
 department's website.

3 419 Appropriation. The sum of \$200,000 for the biennium ending June 30, 2025 is hereby 4 appropriated to the department of health and human services for the purpose of expanding postpartum health care services under the state Medicaid plan as provided in this act. The governor  $\mathbf{5}$ 6 shall determine if any discretionary funds appropriated in the American Rescue Plan Act of 2021, 7Public Law 117-2, or any other federal funds, can be used for this purpose, and the commissioner 8 shall expend such federal funds for this purpose. Any remainder shall be appropriated from the 9 general fund. The governor is authorized to draw a warrant for the general fund portion of such sum 10from any money in the treasury not otherwise appropriated.

11 420 New Section; Inclusion of Certain Children and Pregnant Women in Medicaid and the 12 Children's Health Insurance Program. Amend RSA 126-A by inserting after section 4-h the 13 following new section:

14126-A:4-i Inclusion of Certain Children and Pregnant Women in Medicaid and the Children's 15Health Insurance Program. Pursuant to Section 214 of the Children's Health Insurance Program 16Reauthorization Act of 2009 (CHIPRA), no later than January 1, 2024, the commissioner of the 17department of health and human services shall submit to the Centers for Medicare and Medicaid 18Services (CMS) the state plan amendments required under Medicaid and the Children's Health 19 Insurance Program (CHIP) to expand coverage to otherwise eligible pregnant women and children 20who are lawfully residing in the United States. The state plan amendments shall elect the option for 21children up to age 19 and shall elect the option for pregnant women through the postpartum period. 22The department of health and human services is authorized to accept and expend any matching 23federal funds for the purposes of this section without prior approval of the fiscal committee of the 24general court.

421 Appropriation: Inclusion of Certain Children and Pregnant Women in Medicaid and the Children's Health Insurance Program. The sum of \$336,000 for the biennium ending June 30, 2025, is hereby appropriated to the department of health and human services for the purpose of funding the state share of the expansion of Medicaid and CHIP to include certain children and pregnant women as provided in this act. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

422 Department of Health and Human Services; Purchase of Scanner. Of the amount
appropriated to the department of health and human services in account 05-95-42-421510-6643,
Sununu Youth Services Center, for the fiscal year ending June 30, 2024, an amount not to exceed
\$325,000 shall be used for the purpose of purchasing a full body scanner.

423 Transfer Authority; Sununu Youth Services Center. Notwithstanding RSA 9:16-a or any
 other law to the contrary, for the biennium ending June 30, 2025, the department of health and

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human services shall have the authority to transfer between all class lines in account 05-95-42 421510-6643, Sununu Youth Services Center.

3 424 Declaration of Purpose. New Hampshire voters passed the Right of Privacy into the state 4 constitution in November 2018 with an 81 percent approval. With that vote, state government culture and behavior needed to be shaped by the words, "An individual's right to live free from  $\mathbf{5}$ 6 governmental intrusion in private or personal information is natural, essential, and inherent". The 7department of health and human services has been subject to the Health Insurance Portability and 8 Accountability Act since 1996 which drove initial efforts to develop a culture and infrastructure to 9 protect personal data privacy. As a holder of personal information in state government, the 10department has a responsibility to demonstrate to the public the state's commitment to actively and overtly respect personal privacy, including privacy of personal information. Establishing and 11 12maturing a culture of privacy is core to successfully driving future efforts to implement and enhance 13privacy policies, procedures, and practices. Continuous improvement requires appropriate 14governance and policy leadership.

15 425 New Subdivision; Data Privacy and Information Technology Security Governance Board.
 16 Amend RSA 126-A by inserting after section 98 the following new subdivision:

17 Data Privacy and Information Technology Security Governance Board

18 126-A:99 Data Privacy and Information Technology Security Governance Board Established. 19 There is hereby established a data privacy and information technology security governance board to 20 oversee the department's use of data, data privacy, and information technology security that shall be 21 maintained by the department of health and human services.

- 22 126-A:100 Membership; Quorum.
- I. The data privacy and information technology security governance board shall consist ofthe following members:
- (a) The commissioner of the department of health and human services, who shall serveas the governance board chair.
- $\mathbf{27}$

32

(b) The department's privacy officer.

(c) Three directors of the department who have responsibility for one of the following
 areas: medicaid services, public health, behavioral health, children, youth and families, or long-term
 support and services.

- 31 (d) The director of the department's bureau of human resource management.
  - (e) The director of the department's bureau of information services.
- 33 (f) The department's chief legal officer.

34 (g) The commissioner of the department of information technology.

(h) Up to 2 additional voting members appointed by the commissioner of the department
 of health and human services, if needed.

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1	II. A quorum of this board shall consist of the named positions being in attendance with
2	greater than 50 percent present. Members may delegate authority to represent them for the
3	purposes of maintaining a quorum. The chair of the board may also delegate authority to another
4	appropriate member of the governance board to serve during a specified meeting.
<b>5</b>	126-A:101 Duties.
6	I. The data privacy and information technology security governance board shall:
7	(a) Meet at least 3 times a year and post public facing meeting minutes within 2 weeks
8	of the completion of each meeting on the department's web page.
9	(b) Become educated in what data governance means, how it will work for the
10	organization, and what it means to embrace data governance and activate enterprise data stewards.
11	(c) Actively promote improved data governance practices across the department.
12	(d) Identify and approve of pivotal data governance roles and responsibilities for the
13	department including cross-enterprise domain stewards and coordinators.
14	(e) Advise, review, and approve the department's data control, governance, and privacy
15	practices in compliance with federal and state law and federal and state information privacy and
16	security policies, with the goal to meet or exceed private market benchmarks for governance, risk
17	management, and compliance.
18	(f) Drive strategic and timely implementation of a department-wide privacy policy,
19	related procedures and processes to operationalize policy-derived controls, and effective risk
20	management methodologies, including industry standards such as privacy impact assessments and
21	privacy by design.
22	II. The data privacy and information technology security governance board may solicit
23	information from any person or entity the board deems relevant to its quest.
24	126-A:102 Risk Management.
25	I. The department shall conduct a written risk assessment and mitigation remediation plan
26	in the form of a privacy impact assessment (PIA).
27	II. The assessment and plan shall:
28	(a) Assess risks to an individual's right to privacy within the department's information
29	technology systems where the individual does not possess immediate control over their information.
30	(b) Recommend alternatives to both mitigate the risks and achieve the stated objectives
31	of the department's systems.
32	(c) Identify those individuals and offices within the department who shall be directly
33	accountable for the assessment and plan, the system at the time the assessment and plan are
34	compiled, and any approved alternatives and mitigations as a result of the assessment and plan.
35	III. Unless otherwise required by law or applicable regulation, no personal information shall
36	be collected prior to the completion of the assessment and plan and any subsequent measures as a

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result of the assessment and plan, as determined by the governance board for any systems
 implemented subsequent to March 31, 2024.

IV. The assessment and plan shall be approved and may be acted upon by the commissioner.
All assessments and plans conducted before the date of the next data privacy and information
technology security governance board meeting shall be submitted to the board for review.

6 426 Data Privacy and Information Technology Security Governance Board; Specialized
7 Employees Authorized; Appropriation.

8 I. The department is hereby authorized to establish 2 full-time, permanent employees to 9 support and conduct the required data privacy and information technology security assessments, as 10 well as manage the implementation of mitigation efforts and other necessary updates.

II. The qualifications of the 2 employees shall include privacy certifications, information
 systems expertise, and project management and communications experience. Certifications may be
 deferred for up to 2 years post-hiring.

14 III. The 2 employees shall be classified, full time employees who shall work on assisting in 15 implementing the objectives of the data privacy and information technology security governance 16 board, conducting the privacy assessment and mitigation plan, and other, related data privacy and 17 information technology security activities in the department of health and human services. The 18 classification shall be information technology manager IV, labor grade 32, step 7.

IV. The sum of \$300,000 for the biennium ending June 30, 2025 is hereby appropriated to the department of health and human services for the purpose of funding 2 information technology manager IV positions as required in paragraph III of this section. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

V. The department is authorized to use contract support available from funds prior to July
1, 2024.

25427 Findings. The general court finds that given the statistically significant excess in the 26number of cases of kidney cancer in Merrimack, New Hampshire found by the department of health 27and human services, the known detection of environmental contaminants that have been associated 28with kidney cancer, and a trend of increasing incidence of kidney cancer over time, the department 29recommends that a feasibility study as determined by the New Hampshire Cancer Concern 30 Investigation Protocol, Phase 3 be conducted. The general court further finds that a Phase 3 31feasibility study would determine if an epidemiological study (Phase 4) is warranted and would 32identify appropriate cancers and health outcomes for inclusion in such study.

33

428 Appropriation; Department of Health and Humans Services; Phase 3 Feasibility Study.

I. There is hereby appropriated the sum of \$500,000 for the biennium ending June 30, 2025, to the department of health and human services to enter into a contract with an academic or research organization to complete a New Hampshire Kidney Cancer Incidence Phase 3 Feasibility Study for the town of Merrimack to further understand potential exposures that may contribute to

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the excess of kidney cancer incidence in Merrimack and identify any next steps warranted. Such funds shall be nonlapsing and appropriated to the department for the purposes of this act. The governor is authorized to draw a warrant for said sum out of any money in the treasury not otherwise appropriated.

5 II. In order to provide funding for said appropriation, and subject to prior review by the joint 6 legislative oversight committee on health and human services established in RSA 126-A:13, the 7 department shall first use any available grant funding or any other non-state funds which may be 8 used for this purpose.

9 429 General Fund Transfer to Highway Fund. The sum of \$10,000,000 for the fiscal year ending 10 June 30, 2023, is hereby appropriated to the highway fund. This appropriation shall not lapse. The 11 governor is authorized to draw a warrant for said sum out of any money in the treasury not 12 otherwise appropriated.

13

430 Effective Date. Section 429 of this act shall take effect June 30, 2023.

14431 Purpose Statement. The general court finds that people and animals accessing lakes and 15rivers across the state have been impacted by cyanobacteria blooms, which pose a threat of acute and 16chronic illnesses from the toxins they release. Many of these blooms have been triggered by 17phosphorus loading from direct run-off, poor culvert design, inefficient or failed septic systems, 18internal loading of phosphorus, among other causes. The cost of designing, installing and repairing 19 mitigation systems or projects for many communities, watershed management associations, and lake 20associations, would result in dramatically higher property taxes or would take many years of 21fundraising and delay projects exacerbating the problem. The mitigation of contributors to 22cyanobacteria blooms requires a strategy to protect, preserve, and enhance the water quality that 23New Hampshire citizens and the natural environment depend upon.

- 432 New Subdivision; Cyanobacteria Mitigation Loan Program. Amend RSA 485-A by inserting
   after section 57 the following new subdivision:
- 26

27

# Cyanobacteria Mitigation Loan Program

485-A:58 Establishment and Implementation of Cyanobacteria Mitigation Loan Program.

I. There is established in the department of environmental services the cyanobacteria mitigation loan program. The program shall provide low interest loans to:

cyanobacteria, for remediation efforts begun after September 30, 2023.

30

31

(a) Municipalities, community water systems and non-profit lake and river watershed associations whose testing shows confirmed and chronic exceedances of the state health advisory for

32

(b) Publicly-owned and non-profit lake or river watershed associations that have a
 watershed management plan which specifies sources of phosphorus loading approved by the
 department of environmental services.

36 II. Projects shall only be financed after the applicant's proposed mitigation plan or 37 watershed management plan demonstrates that the such plan is the most cost-effective solution, as

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reviewed and approved by the department of environmental services. The applicant shall provide evidence in the application for funding that there are no no-cost or low-cost efforts that would result in a substantial decrease in external phosphorus loading. The applicant shall also show that there is no responsible party identified by department of environmental services or that the responsible party, potentially including the applicant, has provided their appropriate share of the funding for the proposed project.

7 III. Loans or grants may be made for up to the total cost of the project, after any responsible
8 party's contribution, addressing the contamination.

9 IV. The cyanobacteria mitigation program shall forgive up to 10 percent of the loan principal 10 to community water systems, publicly owned or non-profit lake or river watershed associations using 11 the same qualifying standards for forgiveness used in the drinking water state revolving loan 12 program established under RSA 486:14.

13

V. Total loan forgiveness under this section shall not exceed \$1,000,000 in a fiscal year.

- 14 485-A:59 Duties.
- 15

I. The department of environmental services shall:

16 (a) Administer the cyanobacteria mitigation loan and grant program to assist 17 municipalities; community and non-profit, lake and river watershed association; with the cost of 18 reducing the number of chronic and extended cyanobacteria bloom that the department considers to 19 be a threat to long term health of water bodies. For purposes of this subparagraph, administration 20 includes oversight of the grant or loan expenditures to ensure they are not misused.

21 (b) Administer a loan forgiveness program to assist municipalities, community, and non-22 profit, lake and river watershed association with loan repayment.

23

(c) Award loan or grant funds to projects that meet the following criteria:

(1) The project is or was necessary to reduce phosphorus loading identified in an
accepted watershed management plan and the applicant for funding is a municipality, a community
water system, or a non-profit, lake or river watershed association.

(2) The applicant has demonstrated, to the satisfaction of the department, that lowor no-cost solutions are neither viable nor effective.

(d) Award reimbursements to projects from the fund in a manner consistent with thischapter.

II. Every year beginning December 1, 2024, the department of environmental services shall prepare and file a report with the general court evaluating the progress made relative to mitigating cyanobacteria blooms, the efficiency of the program established under this chapter, and whether it continues to provide the maximum benefit to New Hampshire citizens, and providing any recommendations on potential additional tasks for which the fund could be used to address cyanobacteria blooms.

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485-A:60 Rules. The department of environmental services shall adopt rules, under RSA 541-A,
 relative to administering cyanobacteria loan and grant programs for eligible projects.

3 485-A:61 Cyanobacteria Mitigation Loan and Grant Fund Established. There is hereby 4 established in the department of environmental services the cyanobacteria mitigation loan and grant  $\mathbf{5}$ fund which shall be maintained by the state treasurer in distinct and separate custody from all other 6 funds. The state treasurer may invest the fund in accordance with RSA 6:8. Any earnings on fund 7moneys shall be added to the fund. All moneys in the fund shall be nonlapsing and continually 8 appropriated to the department of environmental services. The cyanobacteria mitigation loan and 9 grant fund shall be used to fund loans, grants, and reimbursements in accordance with this 10subdivision. Funds from any bond proceeds, grants, loan repayments, legislative appropriations, 11 donations, and other funds shall be credited to this fund.

433 New Subparagraph; Cyanobacteria Mitigation Loan and Grant Fund. Amend RSA 6:12, I(b)
by inserting after subparagraph (387) the following new subparagraph:

14 (388) Moneys deposited in the cyanobacteria mitigation loan and grant fund 15 established in RSA 485-A:61.

16 434 Appropriation; Department of Environmental Services. The sum of \$1 for the fiscal year 17 ending June 30, 2024 is hereby appropriated to the department of environmental services for deposit 18 into the mycobacteria mitigation loan and grant fund. The governor is authorized to draw a warrant 19 for said sum out of any money in the treasury not otherwise appropriated.

435 School Building Aid; Grants for School Construction; Chartered Public Schools;
21 Requirements Added. Amend RSA 198:15-a, I and II to read as follows:

I. To aid local school districts and chartered public schools under RSA 194-B in meeting the costs of school buildings, the department of education shall, from funds appropriated by the general court to carry out the provisions of this subdivision, pay to the school districts and chartered public schools of the state, sums in accordance with the provisions of this subdivision, RSA 198:15-b, I(a)(2)(C) or the alternative school building aid provisions under RSA 198:15-u through RSA 198:15-w.

II. Beginning with construction authorized by a local school district or chartered public school on or after July 1, 2013, office facilities for school administrative units and the purchase or lease-purchase of temporary space for any purpose, including but not limited to modulars, trailers, or other similar structures to be used as classroom, office, or storage space shall not be eligible for school building aid grants.

II-a. Any chartered public school building to be improved or constructed using
school building aid shall be owned by the chartered public school and shall be subject to a
plan for the disposition of the chartered public school's assets, pursuant to RSA 194-B:3,
II(z), as approved by the state board of education.

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436 Amount of Grant; Criteria for Chartered Public Schools. Amend RSA 198:15-b, I(a)(2)(A)(C) to read as follows:

3 (2)(A) For construction authorized by a school district after July 1, 2013, school 4 building aid grants for new construction shall not exceed the state appropriation for school building  $\mathbf{5}$ aid for the fiscal year, less any debt service payments due and owing in the fiscal year for 6 construction or renovation projects approved in a prior fiscal year, less the amount owed for 7construction or renovation projects approved prior to July 1, 2013 in accordance with subparagraph 8 (a)(1), unless otherwise provided by an act of the general court. School building aid grants approved 9 pursuant to RSA 198:15-u through RSA 198:15-w or pursuant to subparagraph (2)(C), shall be 10disbursed to school districts and chartered public schools pursuant to this subparagraph and no 11 state bonds shall be authorized or issued for the purpose of funding school building aid grants. The 12amount of the grant to any school district duly organized, any city maintaining a school department within its corporate organization, any cooperative school district as defined in RSA 195:1, any 1314receiving district operating an area school as defined in RSA 195-A:1, or any receiving district 15providing an education to pupils from one or more sending districts under a contract entered into 16pursuant to RSA 194:21-a or RSA 194:22, shall be calculated based on the criteria set forth in RSA 17198:15-v.

18(B) The state board of education shall approve the disbursement of 80 percent of 19the eligible grant amount upon approval of the application for school building aid grants by the state 20board of education, and shall disburse the balance of the grant amount upon completion of the 21construction and verification of the final cost of construction by the department of education. For 22chartered public school construction projects, the amount of the annual grant to any 23chartered public school shall be a sum equal to 5 percent of the eligible grant amount each year for 20 years upon approval of the application for school building aid grants by the 2425state board of education. Not more than 10 percent of the eligible grant amount shall be 26disbursed until the construction and verification of the final cost of construction have been 27made by the department of education.

28 (C) The amount of the grant to any chartered public school established in 29 accordance with RSA 194-B:3-a shall be 30 percent of the eligible cost of construction.

437 Building Aid; Use of Land, Buildings, or Facilities. Amend RSA 198:15-b, I(b)(1) and (2) to
 read as follows:

(1) A school district, a city maintaining a school department within its corporate organization, a cooperative school district as defined in RSA 195:1, a receiving district operating an area school as defined in RSA 195-A:1, *a chartered public school*, or a receiving district providing an education to pupils from one or more sending districts under a contract entered into pursuant to RSA 194:21-a or RSA 194:22, shall have first priority in the use of such land, buildings, or facilities

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1 for 10 years or the life of any bond or note issued to provide funds for such land, buildings, or  $\mathbf{2}$ facilities, whichever is greater.

3 (2) A school district, a city maintaining a school department within its corporate 4 organization, a cooperative school district as defined in RSA 195:1, a receiving district operating an area school as defined in RSA 195-A:1, a chartered public school, or a receiving district providing  $\mathbf{5}$ 6 an education to pupils from one or more sending districts under a contract entered into pursuant to  $\mathbf{7}$ RSA 194:21-a or RSA 194:22, shall submit, when applying for aid under this chapter, the least costly 8 building plan based on a 20-year life cycle cost analysis that meets minimum state building 9 standards in this chapter along with any alternative plans that may be proposed.

10438 Maintenance Plan. Amend the introductory paragraph of RSA 198:15-b, I-a(a) to read as follows: 11

12I-a.(a) In addition to the requirements of paragraph I, each school district or chartered *public school*, prior to receipt of any grant moneys, shall submit for review and approval a written 1314maintenance plan describing in detail how the school district intends to maintain the new facilities 15to be constructed with state aid grant moneys. The required maintenance plan shall include, but not 16be limited to, the following information:

17

439 Equipment Assurance. Amend RSA 198:15-b, I-a(k) to read as follows:

18 (k) A statement of assurance, signed by the chair of the school board or the chair of the 19board of trustees of the chartered public school, which indicates that the district or chartered 20*public school* intends to maintain and service all installed equipment according to the 21manufacturer's instructions.

22440 Department of Education; Construction Proposal Criteria. Amend RSA 198:15-c, II(b)(5) 23and (6) to read as follows:

24(5) Whether a school district *or chartered public school* has made a reasonable 25attempt to accommodate maintenance activities including scheduled and unscheduled repairs, 26upkeep, minor alterations, enhancements to buildings, and preventive maintenance necessary to 27achieve the design life expectancy of building systems and components. School districts and 28chartered public schools shall be required to provide maintenance records and other 29documentation, if necessary, concerning maintenance program activities for scheduled and 30 unscheduled repairs, upkeep, minor alterations, and enhancements of district buildings.

31

(6)A school district's or chartered public school's fiscal capacity based on 32measurable criteria such as the percentage of pupils eligible for free and reduced price meals.

33

441 Project Resubmission. Amend RSA 198:15-c, II(c) to read as follows:

34(c) A school district, a city maintaining a school department within its corporate 35organization, a cooperative school district as defined in RSA 195:1, a receiving district operating an 36 area school as defined in RSA 195-A:1, a chartered public school, or a receiving district providing 37 an education to pupils from one or more sending districts under a contract entered into pursuant to

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1 RSA 194:21-a or RSA 194:22, with projects for which there is insufficient state grant funding may  $\mathbf{2}$ resubmit those projects to the department pursuant to the provisions of this section.

3

442 Project Manager. Amend RSA 198:15-b, IV to read as follows:

4 IV. A school district or chartered public school that accepts school building aid for construction shall engage the services of a project manager for construction or reconstruction  $\mathbf{5}$ 6 projects of \$1,000,000 or more, unless the commissioner waives such requirement as unnecessary. 7The school district's or chartered public school's project manager shall have his or her own 8 comprehensive liability and auto insurance, worker's compensation coverage, and professional 9 liability coverage. The state board of education shall adopt rules pursuant to RSA 541-A relative to 10the required services, responsibilities, and qualifications for the [school district's] project manager.

11 443 Time of Computation of Grant. Amend RSA 198:15-d to read as follows:

12198:15-d Time of Computation of Grant. As of January 1 in each year, the department of 13education shall cause to be computed the amount of the annual grants for school building aid to be 14paid to eligible school districts and chartered public schools in the succeeding fiscal year. The 15computation shall be based upon the total of eligible costs of construction of school buildings 16approved by the *chartered public school or the* legislative body of the school district and the 17department of education for which loans are outstanding in each school district for the fiscal year in 18which the computations are made.

19 444 Repeal. RSA 194-B:11, VII, relative to the prohibition on chartered public schools receiving 20school building aid, is repealed.

21445 Schools; Food and Nutrition Programs; School Lunch Eligibility. Amend RSA 189:11-a, I to 22read as follows:

23I.(a) Each school board shall make at least one meal available during school hours to every 24pupil under its jurisdiction. Such meals shall be served without cost for at a reduced cost to any 25child who meets federal income eligibility guidelines] to any child whose annual household 26income is less than or equal to 300 percent of the federal poverty guidelines as updated 27annually in the Federal Register by the United States Department of Health and Human 28Services under 42 U.S.C. section 9902(2). The state board of education shall ensure compliance 29with this section and shall establish minimum nutritional standards for such meals as well as 30 income guidelines set for the family size used in determining eligibility for free and reduced price 31meals. Nothing in this section shall prohibit the operation of both a breakfast and lunch program in 32the same school.

33 (b) All costs for the school meals program under subparagraph (a) in addition to sums allocated under RSA 186:13, XI, shall be funded by disbursements from the 34department of education to the school districts subject to the availability of funds 3536 appropriated for such purpose in the state operating budget.

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446 Contingency. If HB 572 of the 2023 regular legislative session becomes law, section 445 of
 this act shall take effect at 12:01 a.m. on September 1, 2023. If HB 572 of the 2023 regular
 legislative session does not become law, section 445 of this act shall not take effect.

4 447 Youth Detention Center; Construction Funds. Notwithstanding any other act of the 5 legislature or law to the contrary, any secured treatment facility constructed to replace the current 6 Sununu Youth Services Center shall be funded entirely with federal discretionary funds 7 appropriated in the American Rescue Plan Act of 2021, Public Law 117-2, including any funds which 8 have previously been allocated by the governor but which have not been expended. No state general 9 funds shall be appropriated for the purpose of constructing the replacement facility.

448 Effective Date. Unless otherwise specified, the remainder of this act shall take effect July 1,2023.

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2023-1247h

# AMENDED ANALYSIS

This bill:

1. Names the divisions of the department of information technology.

2. Authorizes the department of information technology to fill unfunded positions for the biennium ending June 30, 2025.

3. Broadens the community college system of New Hampshire's dual and concurrent enrollment program and makes an appropriation therefor.

4. Limits retirement system eligibility for full time community college system employees to only those participating prior to January 1, 2024.

5. Makes an appropriation to the university system of New Hampshire for the renovation of the Whittemore Center Arena.

6. Authorizes the liquor commission to transfer funds for its employee incentive program.

7. Establishes new unclassified positions within the department of corrections.

8. Authorizes the department of administrative services to conduct a reallocation of certified corrections officers and internal affairs investigators within the department of corrections and makes an appropriation therefor.

9. Moves positions within the department of corrections from group I to group II status in the New Hampshire retirement system, and removes the position of professional standards director from the department of corrections.

10. Makes certain organizational changes to the office of the commissioner of the department of environmental services.

11. Alters the hearings process within the department of environmental services, for the wetlands council, water council, and air resources council to be under the attorney general.

12. Removes the subsurface systems fund established in RSA 485-A:30, I-b and directs the revenues to the water resources fund.

13. Makes certain changes to, and continuously appropriates, the fees collected for excavating and dredging permits being deposited into the water resources fund.

14. Modifies the wastewater plant operator certification fund to be continuously appropriated.

15. Mandates that applications for aid to municipalities for water pollution control under RSA 486:7 be filed within one year of final completion of the eligible project and makes an appropriation to such program.

16. Clarifies the chargeable area for fees associated with terrain alteration disturbances.

17. Removes certain limitations to the Winnipesaukee River basin control program.

18. Establishes a new chapter regulating PCB assistance, a corresponding fund, and makes an appropriation therefor.

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19. Establishes the InvestNH Program.

20. Makes an appropriation for the Affordable Housing Fund.

21. Repeals statutes related to the advanced manufacturing education advisory council, membership and terms, duties, and the advanced manufacturing education fund.

22. Creates a computer science and STEM administrator for the department of education.

23. Creates a new chapter for a computer science educator program.

24. Creates the establishment of the bridges house special account.

25. Establishes a fund and appropriations for the New Hampshire state prison administered by the department of corrections.

26. Makes an appropriation for the department of corrections IT infrastructure.

27. Makes an appropriation for the department of administrative services to purchase 2 Granite Place, Concord, New Hampshire.

28. Makes an appropriation for the body-worn and dashboard camera fund.

29. Authorizes the Christa McAuliffe memorial.

30. Establishes a commission on New Hampshire civics.

31. Makes an appropriation for expanding the Teacher of the Year program.

32. Creates the northern border alliance program.

33. Modifies the authority and duties of police employees acting within 25 air miles of the border with Canada.

34. Requires the board of tax and land appeals to have at least one member of board be an attorney admitted to practice in New Hampshire.

35. Adjusts the transition provisions for group II service retirement adopted in 2011 over a 10 year period until 2033, and makes general fund appropriations each year to fund the cost of the benefits.

36. Moves the repeal of the interest and dividends tax from 2027 to 2025.

37. Redirects workers' compensation funds from the general fund to a department of labor restricted fund and makes changes to the employer insurance carrier reimbursement process.

38. Alters the nomination process to the labor commissioner penalty appeal board.

39. Authorizes the commissioner of labor to adopt administrative rules to facilitate administration and enforcement of family and medical leave insurance.

40. Alters the composition of the workers' compensation appeal board.

41. Changes the term of office, the process to fill vacancies, and scope of authority of the department of transportation appeals board.

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42. Creates an over-length, over-width, and over-height revolving fund credited to the department of transportation.

43. Authorizes highway surveillance for the security of the Little Bay Bridges in Dover and Newington.

44. Alters the definition of prime wetlands and adjacent buffers for state highway rights-of-way. and authorizes the commissioner of transportation to discontinue rights-of-way.

45. Authorizes the department of transportation to charge a credit card use convenience fee for aircraft operating fee transactions.

46. Clarifies the requirements for eligibility for the E-Z Pass transponder road toll discount.

47. Alters the process of the development of the statewide transportation improvement program plan.

48. Alters the process to claim assets which have escheated to the state.

49. Suspends revenue sharing with cities and towns for the biennium ending June 30, 2025.

50. Transfers certain responsibilities of the department of environmental services and the public utilities commission to the department of energy.

51. Directs the department of energy to support offshore wind initiatives.

52. Changes the dates required to submit reports to the department of energy.

53. Increases staff and expenditures at the department of energy.

54. Changes the dates of the quarters for quarterly assessments by the public utilities commission.

55. Enables the commissioner of the department of energy to appoint a general counsel.

56. Removes the statutory fee for record requests from the division of motor vehicles.

57. Allows certain emergency medical care providers to administer Naloxone.

58. Enables the engagement of peer support services following a critical incident or other certain experiences by emergency services providers.

59. Defines what students are eligible for education freedom accounts.

60. Changes the distribution schedule from the education trust fund.

61. Defines episode of treatment in court-ordered placement of children and addresses department of education payment for placement for an episode of treatment.

62. Makes an appropriation to the department of education for the renovation of the Sugar River Valley Regional Technical Center in Newport.

63. Revises the formula for calculating adequate education grants and increases the amount of such funding.

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64. Increases chartered public school funding.

65. Repeals the grade 3 statewide education improvement and assessment program data.

66. Provides that appropriations to state agencies for bond insurance and property and casualty insurance shall not be transferred or expended for any other purpose.

67. Provides that funds appropriated for state employee medical and surgical benefits shall be nonlapsing.

68. Clarifies administration of the salary adjustment fund and employee benefit adjustment account.

69. Changes the name of the department of administrative services state budget director to the state budget officer.

70. Provides the department of administrative services authority to bill agencies for planning and design costs associated with capital construction projects.

71. Makes an appropriation to the department of administrative services for technology upgrades.

72. Revises the duties and authority of the state commission on aging.

73. Establishes the salary schedule applicable to certain corrections officers.

74. Authorizes the department of administrative services to expend funds appropriated for additional parking for state employees in downtown Concord.

75. Establishes salaries and salary schedules for certain state officers and unclassified employees.

76. Increases the distribution of business profits and business enterprise tax revenues to the education trust fund.

77. Makes an appropriation to the department of health and human services for the Choose Love Program.

78. Allows the department of health and human services to fill unfunded positions.

79. Suspends the foster grandparents program.

80. Suspends the congregate housing and services program.

81. Requires the department of health and human services to raise the income eligibility for elderly and adult clients under the social services block grant program.

82. Suspends the provision of direct and indirect graduate medical education payments to hospitals.

83. Suspends catastrophic aid payments to hospitals.

84. Allows for additional funding for Medicaid to schools.

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85. Requires submission of health facility plans to the division of fire safety.

86. Amends certain powers and responsibilities of the workplace violence prevention and health care workplace safety commission and suspends state participation in the workplace violence prevention and health care workplace safety commission for the biennium ending June 30, 2025.

87. Establishes unclassified positions in the department of health and human services.

88. Authorizes the carry forward of funds for certain services for the developmentally disabled.

89. Limitations on reimbursement of county funds.

90. Makes appropriations to the department of health and human services for programs and systems.

91. Makes appropriations to the department of health and human services for Medicaid provider rate increases.

92. Repeals the department of business and economic affairs programs for college graduate retention incentive partnership (NH GRIP), COVID-19 micro enterprise relief fund, and the package plan program.

93. Revises the workforce development program administration.

94. Provides for public comment at the semi-annual meetings of the agricultural advisory board.

95. Reclassifies and renames positions in the department of justice to unclassified.

96. Establishes a handling charge for the division of charitable trusts.

97. Makes certain changes to the administration of programs within the department of justice.

98. Provides for continued retirement system administration of certain benefit payments to existing beneficiaries.

99. Increases the business finance authority unified contingent credit limit.

100. Revises or removes the regulation by the office of professional licensure and certification (OPLC) of several of the state's occupational regulatory boards and commissions.

101. Makes an appropriation to the New Hampshire retirement system to pay down the unfunded accrued liability.

102. Grants a supplemental allowance in 2023 to be paid by the retirement system to retired group II members' or beneficiaries' allowances. The cost of this supplemental allowance is paid from the state general fund.

103. Requires that the governor publicly post the budget trailer bill on the department of administrative services' website.

104. Requires that the department of administrative services provide reports to the general court on the current estimated general fund appropriation lapse for each fiscal year for the biennium ending June 30, 2025.

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105. Modifies the state agency approval process for short term rentals of equipment for certain state trails, roads, bridges, and related maintenance and use of facilities.

106. Authorizes the governor to draw a warrant to supplement the department of revenue administration's revenue information management system's bond principal and interest payments.

107. Directs the department of agriculture, markets, and food to employ an electronic data processing system for all registrations under its purview and makes an appropriation therefor.

108. Prohibits the disposal of food waste into landfills under certain conditions, adds a new position of waste management specialist III to cover the new prohibited food waste disposal, and makes an appropriation for such position.

109. Changes the name of the PFAS loan fund to the PFAS response fund, and adds duties to the department of environmental services relative to investigating, testing, and monitoring for PFAS in soil, groundwater, surface water, wastewater, air, biota, and other media.

110. Makes an appropriation to the solid waste management fund and targets food waste reduction and diversion.

111. Requires the liquor commission to submit a revised indirect cost allocation plan to the fiscal committee of the general court and the governor and council prior to closing a liquor store.

112. Establishes the land use review docket in the superior court and increases the amount of associate justices of the superior court to 22.

113. Modifies the department of military affairs and veterans services administration of certain fines and programs.

114. Directs the department of corrections to establish and administer an employee recruitment and retention program.

115. Allows the department of corrections to pay certain burial expenses of employees.

116. Makes an appropriation to the department of safety to develop and implement a system to electronically share an individual's bail condition status with law enforcement.

117. Requires the state police to establish a contact person notification program to assist law enforcement personnel who have contact with a person with mental or physical disabilities and makes an appropriation therefor.

118. Adds a new position of academic research and improvement performance data analyst I to the department of education.

119. Makes an appropriation to the department of education for the National Student Clearinghouse Student Tracker Program.

120. Requires the department of education to seek participation in the Medicaid direct certification methodology for school meals program for free and reduced price meals for students in public kindergarten, elementary, and secondary schools.

121. Requires the community college system of New Hampshire to submit a report regarding the math learning communities program and makes an appropriation to support that program.

122. Makes an appropriation to the community college system of New Hampshire for the implementation of the New Hampshire promise program.

123. Makes an appropriation to the community college system of New Hampshire to expand its workforce credential programs.

124. Modifies for the biennium the income eligibility for child care subsidies provided through programs administered by the department of health and human services.

125. Authorizes the commissioner of the department of health and human services to use TANF funds to avoid a wait list for employment-related child care services.

126. Requires the department of health and human services to set all child care services reimbursement rates for the biennium to match the 75th percentile of market rate survey.

127. Alters the duties and authority of the prescription drug affordability board, and mandates the department of insurance issue a report on the elimination of governmental redundancies related to the collection, analysis, and reporting on prescription drug prices between itself and the prescription drug affordability board by October 1, 2024.

128. Reestablishes and revises the membership and duties of the commission to evaluate the effectiveness and future of the New Hampshire granite advantage health care program. The commission is repealed November 1, 2028; extends the New Hampshire granite advantage health care program by changing the prospective repeal of the program to December 31, 2027; removes the transfer of funds from the alcohol abuse prevention and treatment fund to the granite advantage health care trust fund; and reduces transfers from the liquor commission to the alcohol abuse prevention and treatment fund for fiscal year 2024.

129. Expands Medicaid to include certain postpartum health care services and makes an appropriation to the department of health and human services for this purpose.

130. Directs the department of health and human services to submit state plan amendments under Medicaid and CHIP to provide coverage to children and pregnant women lawfully residing in the United States, and makes an appropriation to the department of health and human services for this purpose.

131. Directs the department of health and human services to purchase a full body scanner from existing appropriations to the youth services center and authorizes the department to transfer funds among class lines within the Sununu youth services account.

132. Establishes a data privacy and information technology security governance board within the department of health and human services to oversee data privacy risk calculation and risk mitigation efforts, and makes an appropriation to the department for 2 classified employees to accomplish these objectives.

133. Makes an appropriation to the department of health and human services to fund the Merrimack, New Hampshire Kidney Incidence Phase 3 Feasibility Study.

134. Transfers funds from the general fund to the highway fund for the 2023 fiscal year.

135. Establishes the cyanobacteria mitigation loan and grant program and the cyanobacteria mitigation fund and makes an appropriation for the fund.

136. Adds chartered public schools to the procedures for consideration, approval, plan requirements, and determination of grants for school building aid.

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137. Increases the eligibility for free school meals to household incomes up to 300 percent of federal poverty guidelines, and provides funding for the additional costs from department of education appropriations.

138. Requires the use of funds from the American Rescue Plan Act of 2021 to construct the youth detention center.