

## HOUSE SUMMARY OF SENATE AMENDMENTS

House Bill No. 134 by Representative Fannin

APPROPRIATIONS/ANCILLARY: Provides for ancillary expenses of state government

### Synopsis of Senate Amendments

1. Increased expenditures out of interagency transfers and fees & self-generated revenues, primarily for statewide retirement adjustments.
2. In the Office of Group Benefits, replaced federal funds with fees & self-generated revenues.
3. Deleted a House Amendment that would have provided that inclusion of the RSD property into the state risk pool should not cause an increase in premiums paid by other agencies.

### Digest of Bill as Finally Passed by Senate

**Abstract:** Appropriates funds and provides for ancillary expenses of state government including internal service funds, auxiliary accounts, and enterprise funds.

Proposed law provides for the establishment and reestablishment of agency ancillary funds, to be specifically known as internal service funds, auxiliary accounts, or enterprise funds for certain state institutions, officials, and agencies. Requires the appropriated funds, to the extent deposited, unless otherwise specified, to be used for working capital in the conduct of business enterprises rendering public, auxiliary, and interagency services. Requires receipts from the conduct of such businesses to be deposited to the credit of each ancillary fund for FY 2012-2013. Requires all funds to be expended in accordance with public bid laws.

Proposed law requires, except as otherwise provided, any fund equity resulting from prior year operations be included as a resource of the fund from which it is derived. Provides that all funds on deposit with the state treasury at the close of the fiscal year are authorized to be transferred to each fund as equity for FY 2013-2014. Further provides that all unexpended cash balances as of June 30, 2013, shall be remitted to the state treasurer on or before Aug. 14, 2013. Further provides that if not reestablished in the subsequent year's Act, the agency must liquidate all assets and return all advances no later than Aug. 14, 2013.

Proposed law provides that the program descriptions contained in the Act are not enacted into law by virtue of their inclusion in the Act. Further provides that, unless explicitly stated otherwise, each program objective and associated performance indicator contained in the Act shall reflect performance to be achieved for FY 2012-2013.

Proposed law provides that all money from federal, interagency, statutory dedications, or self-generated revenues of an agency be deemed available for expenditures in the amounts appropriated, and any increase in such revenues over the amounts appropriated shall only be available for expenditure by the agency with approval of the division of administration and the Joint Legislative Committee on the Budget (JLCB).

Proposed law provides that the number of employees approved for each agency may be increased by the commissioner of administration when appropriate documentation is deemed valid; however, any request which exceeds five positions requires approval of the division of administration and JLCB.

Proposed law requires any agency with an appropriation level of \$30 million or more to include positions within its table of organization which performs internal auditing service.

Proposed law provides for the agencies and amount of the working capital fund allocated to each.

Effective July 1, 2012.