House Engrossed

state budget implementation; 2022-2023

State of Arizona House of Representatives Fifty-fifth Legislature Second Regular Session 2022

HOUSE BILL 2857

AN ACT

AMENDING SECTIONS 41-621, 41-622 AND 41-1375, ARIZONA REVISED STATUTES; REPEALING SECTION 41-1506.02, ARIZONA REVISED STATUTES; AMENDING TITLE 41, CHAPTER 10, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING A NEW SECTION 41-1506.02; APPROPRIATING MONIES; RELATING TO IMPLEMENTATION OF BUDGETARY FUND REVISIONS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 41-621, Arizona Revised Statutes, is amended to 3 read: 4 41-621. <u>Purchase of insurance; coverage; limitations;</u> 5 exclusions; definitions 6 The department of administration shall obtain insurance against Α. 7 loss, to the extent it is determined necessary and in the best interests 8 of this state as provided in subsection F of this section, on the 9 following: 10 1. All state-owned buildings, including those of the universities, 11 excluding buildings of community colleges, whether financed in whole or in 12 part by state monies or buildings in which the state has an insurable 13 interest as determined by the department of administration. 14 Contents in any buildings owned, leased or rented, in whole or 2. 15 in part, by or to this state, excluding buildings of community colleges, 16 and reported to the department of administration. 17 3. This state and its departments, agencies, boards and commissions 18 and all officers, agents and employees thereof and such others as may be necessary to accomplish the functions or business of the state and its 19 20 departments, agencies, boards and commissions against liability for acts 21 or omissions of any nature while acting in authorized governmental or 22 proprietary capacities and in the course and scope of employment or 23 authorization except as prescribed by this chapter. 24 4. All personal property reported to the department of administration, including vehicles and aircraft owned by the state and its 25 26 departments, agencies, boards and commissions and all nonowned personal property that is under the clear responsibility of this state because of 27 28 written leases or other written agreements. 29 5. This state and its departments, agencies, boards and commissions 30 against casualty, use and occupancy and liability losses of every nature 31 except as prescribed by this chapter. 32 6. Workers' compensation and employers' liability insurance. 33 7. Design and construction of buildings, roads, environmental remediations and other construction projects. 34 35 8. Other exposures to loss where insurance may be required to 36 protect this state and its departments, agencies, boards and commissions 37 and all officers, agents and employees acting in the course and scope of 38 employment or authorization except as prescribed by this chapter. 39 9. ACTUAL OR SUSPECTED DATA BREACHES, SECURITY SYSTEM BREACHES OR 40 SECURITY INCIDENTS FOR SELECT AGENCIES, BOARDS AND COMMISSIONS. 41 B. To the extent it is determined necessary and in the best 42 interests of this state, the department of administration shall obtain 43 insurance or provide for state self-insurance against property damage 44 caused by clients and liability coverage resulting from the direct or 45 incidental care of clients participating in programs of this state and its

1 departments, agencies, boards or commissions relating to custodial care. 2 The insurable programs shall include foster care, programs for persons 3 with developmental disabilities, an independent living program pursuant to 4 section 8-521 and respite-sitter service programs. The department shall 5 obtain insurance or provide for state self-insurance pursuant to this 6 subsection to protect the clients participating in these programs and 7 individual providers of these program services on behalf of this state and 8 its departments, agencies, boards or commissions. The insurance provided 9 under this subsection does not include medical or workers' compensation coverage for providers. The department may include in its annual budget 10 11 request pursuant to section 41-622, subsection D a charge for the 12 insurance or self-insurance provided in this subsection. To assist in 13 carrying out this subsection, the department shall establish a 14 seven-member advisory board in accordance with the following provisions:

15 1. The board shall consist of three members appointed by the 16 director of the department of administration, at least one of whom shall 17 be a foster parent, one member appointed by the director of the department 18 of economic security, one member appointed by the director of the 19 department of child safety, one member appointed by the director of the 20 state department of corrections, and one member appointed by the 21 administrative director of the courts.

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2. The board shall elect a chairman from among its members.

23 3. The board shall hold at least two meetings a year or shall meet 24 at the call of the chairman.

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4. Board members shall serve for three-year terms.

5. Board members are not eligible to receive compensation but are eligible for reimbursement of expenses pursuant to title 38, chapter 4, article 2.

6. The board shall provide advice to the department regarding coverage and administration of this subsection and shall assist the department in coordinating its activities pursuant to this subsection with state departments, agencies, boards and commissions.

C. The department of administration may obtain insurance against 33 loss, to the extent it is determined necessary and in the best interests 34 35 of this state as provided in subsection F of this section for the 36 professional liability of individual physicians and psychiatrists who 37 provide services under a contract with the state department of corrections. Coverage is limited to acts and omissions committed inside a 38 39 state department of corrections facility while in the performance of the 40 contract and to individual physicians and psychiatrists who demonstrate to 41 the satisfaction of the state department of corrections that they cannot 42 otherwise obtain professional liability coverage for the services required 43 by the contract. The director of the department of administration may impose on the state department of corrections a deductible for each loss 44 45 that arises out of a professional liability claim pursuant to this 1 subsection. Any changes in deductible amounts established by the director 2 shall be subject to review by the joint legislative budget committee.

3 D. The department of administration may obtain property, liability, 4 disability or workers' compensation insurance, self-insure or develop risk 5 retention pools to provide for payment of property loss or casualty claims 6 or disability insurance claims against contractors of this state with the 7 approval of the joint legislative budget committee. With respect to 8 insurance, self-insurance or risk retention pools for contractors licensed 9 and contracted to do work for this state, the coverage afforded applies with respect to the conduct of the business entity of that contractor. 10 11 The pool is available to all contractors regardless of the amount that the 12 state-contracted work bears in relation to the amount of nonstate 13 The contractor shall be terminated from the pool if the contracted work. 14 contractor ceases to be a state contractor.

15 E. The department of administration may determine, in the best 16 interests of this state, that state self-insurance is necessary or 17 desirable and, if that decision is made, shall provide for state 18 self-insurance for losses arising out of state property, liability or 19 workers' compensation claims OR FOR LOSSES ARISING OUT OF ACTUAL OR 20 SUSPECTED DATA BREACHES, SECURITY SYSTEM BREACHES OR SECURITY INCIDENTS prescribed by subsection A of this section. If the department 21 of 22 administration provides state self-insurance, such coverage shall be excess over any other valid and collectible insurance. The director of 23 24 the department of administration may impose on state departments, agencies, boards and commissions a deductible for each loss that arises 25 26 out of a property, liability or workers' compensation loss CLAIM, ACTUAL 27 OR SUSPECTED DATA BREACH, SECURITY SYSTEM BREACH OR SECURITY INCIDENT 28 pursuant to this subsection. Any changes in deductible amounts 29 established by the director shall be subject to review by the joint legislative budget committee. 30

31 F. In carrying out this chapter, the department of administration shall establish and provide the state with some or all of the necessary 32 risk management services, or shall contract for risk management services 33 pursuant to chapter 23 of this title, as the director of the department of 34 35 administration deems necessary in the best interest of the state, and in 36 addition to other specifications of such coverage as deemed necessary, may 37 determine self-insurance to be established. Chapter 23 of this title does not apply to the department of administration's procurement of insurance 38 39 to cover losses arising out of state property or liability claims 40 prescribed in subsections A and D of this section or excess loss insurance 41 for the state's workers' compensation liability for individual or aggregate claims, or both, in such amounts and at such primary retention 42 43 levels as the department of administration deems in the best interest of this state. In purchasing insurance to cover losses arising out of state 44 45 property or liability claims prescribed by subsection A of this section,

1 the department of administration is not subject to title 20, chapter 2, 2 article 5.

G. A successful bidder for risk management services pursuant to this section is not entitled to receive directly or indirectly any sales commission, contingent commission, excess profit commission, or other commissions, or anything of value, as payment for the risk management services except those amounts received directly from this state as payment for the risk management services.

9 H. The department of administration shall pay for purchased risk 10 management services, premiums for insurance on state property and state 11 liability and workers' compensation pursuant to this chapter.

I. A state officer, agent or employee acting in good faith, without wanton disregard of statutory duties and under the authority of an enactment that is subsequently declared to be unconstitutional, invalid or inapplicable, is not personally liable for an injury or damage caused thereby except to the extent that the officer, agent or employee would have been personally liable had the enactment been constitutional, valid and applicable.

J. A state officer, agent or employee, except as otherwise provided by statute, is not personally liable for an injury or damage resulting from an act or omission in a public official capacity where the act or omission was the result of the exercise of the discretion vested in the officer, agent or employee and if the exercise of the discretion was done in good faith without wanton disregard of statutory duties.

K. This state and its departments, agencies, boards and commissions
 are immune from liability for losses arising out of a judgment for wilful
 and wanton conduct resulting in punitive or exemplary damages.

28 L. The following exclusions shall apply to subsections A, B and E 29 of this section:

1. Losses against this state and its departments, agencies, boards and commissions that arise out of and are directly attributable to an act or omission determined by a court to be a felony by a person who is provided coverage pursuant to this article unless the state knew of the person's propensity for that action, except those acts arising out of the operation or use of a motor vehicle.

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2. Losses arising out of contractual breaches.

37 M. If self-insurance coverage is determined to exist, the attorney general, with funds provided by the department of administration, shall 38 39 provide for the defense, either through the attorney general's office or 40 appointment of outside legal counsel, of this state and its by 41 departments, agencies, boards and commissions and all officers, agents and 42 employees thereof and such others as are insured by the department of 43 administration for or on account of their acts or omissions covered pursuant to this chapter. All state departments, agencies, boards and 44 45 commissions, all officers, agents and employees thereof and such others as

1 are insured by the department of administration shall cooperate fully with 2 the attorney general and department of administration in the defense of 3 claims arising pursuant to this chapter.

4 N. A claim for liability damages made pursuant to this chapter may 5 be settled and payment made up to the amount of \$25,000 or such higher 6 limit as may be established by the joint legislative budget committee with 7 the approval of the director of the department of administration. A claim 8 over the amount of \$25,000 up to \$50,000 or such higher limit as may be 9 established by the joint legislative budget committee may be settled and payment made with the approval of the director of the department of 10 11 administration and the attorney general. Any claim over the amount of 12 \$50,000 or such higher limit as may be established by the joint 13 legislative budget committee may be settled and payment made with the approval of the director of the department of administration, the attorney 14 15 general and the joint legislative budget committee. If it is in the best 16 interest of this state, the joint legislative budget committee may 17 establish higher settlement limits. Any settlements involving amounts in 18 excess of \$50,000 or such higher limit as may be established by the joint legislative budget committee shall be approved by the department of 19 20 administration, the attorney general and the joint legislative budget 21 committee pursuant to the authority granted. The settlement of liability 22 claims shall be solely the authority of the department of administration, 23 the attorney general and the joint legislative budget committee. No state 24 department, agency, board or commission or any officer, agent or employee 25 of this state may voluntarily make any payment, assume any obligation, 26 incur any expense or maintain the individual right of consent for 27 liability claims made pursuant to this chapter except as provided by this 28 section.

0. Neither the authority provided by this section to insure, northe exercise of such authority, shall:

Impose any liability on this state or the departments, agencies,
 boards and commissions or any officers, agents and employees of this state
 unless such liability otherwise exists.

Impair any defense this state or the departments, agencies,
 boards and commissions or any officers, agents and employees of this state
 otherwise may have.

P. The department of administration shall pay, on behalf of any 37 38 state officer, agent or employee, any damages, excluding punitive damages, 39 for which the officer, agent or employee becomes legally responsible if 40 the acts or omissions resulting in liability were within the officer's, 41 agent's or employee's course and scope of employment. The department of 42 administration may pay for all damages however designated that the 43 officer, agent or employee becomes legally responsible for if the acts or 44 omissions resulting in liability are determined by the director of the 1 department of administration to be within the person's course and scope of 2 employment.

Q. The department of administration shall adopt such rules as are deemed necessary to carry out, implement and limit this chapter.

5 R. For the purposes of determining whether a state officer, agent 6 or employee is entitled to coverage under this chapter, "within the course 7 and scope of employment or authorization" means:

8 1. The acts or omissions that the state officer, agent or employee 9 is employed or authorized to perform.

10 2. The acts or omissions of the state officer, agent or employee 11 occur substantially within the authorized time and space limit.

12 3. The acts or omissions are activated at least in part by a 13 purpose to serve this state or its departments, agencies, boards or 14 commissions.

S. To the extent it is determined necessary and in the best 15 16 interest of this state, the department of administration may obtain design and construction insurance or provide for self-insurance against property 17 18 damage caused by this state, its departments, agencies, boards and commissions and all officers and employees of this state in connection 19 20 with the construction of public works projects. Workers' compensation 21 liability insurance may be purchased to cover both general contractors and 22 subcontractors doing work on a specific contracted worksite. The department may include in its annual budget request, pursuant to section 23 24 41-622, subsection D, the cost of the insurance purchased or provided. In 25 connection with the construction of public works projects, the department 26 of administration may also use an owner-controlled or wrap-up insurance 27 program if all of the following conditions are met:

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1. The total cost of the project is over \$50,000,000.

2. The program maintains completed operations coverage for a term
30 during which coverage is reasonably commercially available as determined
31 by the director of the department of insurance and financial institutions,
32 but in no event for less than three years.

33 3. Bid specifications clearly specify for all bidders the insurance 34 coverage provided under the program and the minimum safety requirements 35 that shall be met.

4. The program does not prohibit a contractor or subcontractor from purchasing any additional insurance coverage that a contractor believes is necessary for protection from any liability arising out of the contract. The cost of the additional insurance shall not be passed through to this state on a contract bid.

5. The program does not include surety insurance.

42 T. The state may purchase an owner-controlled or wrap-up policy 43 that has a deductible or self-insured retention as long as the deductible 44 or self-insured retention does not exceed \$1,000,000.

1 ∀. U. Notwithstanding any other statute the department of 2 administration may: 3 1. Limit the liability of a person who contracts to provide goods, 4 software or other services to this state. 5 2. Allow the person to disclaim incidental or consequential 6 damages. 7 3. Indemnify or hold harmless any party to the contract. 8 \forall . For the purposes of subsections S and T of this section: 9 1. "Owner-controlled or wrap-up insurance" means a series of insurance policies issued to cover this state and all of the contractors, 10 subcontractors, architects and engineers on a specified contracted 11 12 worksite for purposes of general liability, property damage and workers' 13 compensation. 14 contracted worksite" 2. "Specific means construction being performed at one site or a series of contiguous sites separated only by a 15 16 street, roadway, waterway or railroad right-of-way, or along a continuous 17 system for the provision of water and power. W. FOR THE PURPOSES OF THIS SECTION, "BREACH", "SECURITY SYSTEM 18 19 BREACH" AND "SECURITY INCIDENT" HAVE THE SAME MEANINGS PRESCRIBED IN 20 SECTION 18-551. 21 Sec. 2. Section 41-622, Arizona Revised Statutes, is amended to 22 read: 23 41-622. <u>Risk management revolving fund: construction</u> 24 insurance fund; cyber risk insurance fund; 25 self-insured losses and administrative costs; 26 budget requests 27 A. A- THE risk management revolving fund, and a THE construction insurance fund AND THE CYBER RISK INSURANCE FUND are established in the 28 29 department of administration for the purchase of insurance, risk 30 management services including loss prevention services, payment of 31 self-insured losses pursuant to section 41-621, subsections A, B, C, D and 32 E and administrative costs necessary to carry out risk management services 33 prescribed by section 41-621. The department of administration shall pay for claims processing costs, including adjusting costs, legal defense 34 costs and attorney fees, for any portion of claims falling within state 35 36 self-insurance coverage pursuant to the provisions of this chapter. 37 B. The risk management revolving fund in the department of administration shall exclude any property loss arising from damage due to 38

39 mechanical or electrical breakdown, ordinary wear and tear or 40 obsolescence, nonserviceability, mysterious disappearance or inventory 41 shortage. Mysterious disappearance shall DOES not be construed to include 42 a loss if there is a reasonable presumption of theft. The department of 43 administration, subject to chapter 23 of this title, may advance or disburse monies to contractors who rebuild state property as a result of 44 45 self-insured losses or to persons who supply goods or services in 1 replacing self-insured losses. The department of administration shall pay 2 for claims processing costs, including adjusting costs, legal defense 3 costs and attorney fees, for any portion of claims falling within state 4 self-insurance coverage pursuant to the provisions of this chapter.

5 C. To qualify for payment for loss by theft or burglary of 6 state-owned personal property, an agency, department, board or commission 7 must show evidence of forcible entry or that threat of violence was used 8 in the taking of the property or there must be a reasonable presumption of 9 theft.

10 administration shall D. The department of present to the 11 legislature not later than September 1 of each year, in accordance with 12 the provisions of section 35-113, a budget request based on the actuarial 13 needs for liability losses, workers' compensation liability losses, property losses, REPLENISHMENT OF THE CYBER RISK INSURANCE FUND and risk 14 management administrative costs. The budget request shall be broken down 15 16 to reflect the amount of monies to be charged to each of the state 17 departments, agencies, boards and commissions and any others insured under 18 this chapter. Any state department, agency, board or commission that has 19 amount for insurance included in its appropriation, an whether specifically stated or not, and any state department, agency, board or 20 21 commission or others insured under this chapter that receive funds other 22 than those appropriated shall be billed for the proportionate share of the 23 charges for insurance or self-insurance by the department of 24 administration. In collecting the agency billings for risk management charges, the director of the department of administration may transfer the 25 26 entire amount of the billing for appropriated insurance from the agency 27 account into the fund designated in subsection A of this section at the 28 start of the fiscal year or in periodic payments during the fiscal year if 29 necessitated by cash flow restrictions. Those entities or persons insured 30 under the provisions of this chapter that are not state agencies, 31 departments, boards, commissions or employees or that do not receive funding from state sources shall pay annually the amount required by risk 32 33 management to the risk management revolving fund or construction insurance fund before the coverage continues for existing claims or begins for new 34 35 claims made. The construction insurance fund shall receive monies 36 the cost of purchasing insurance, necessary to pay providing 37 self-insurance or administering the fund as authorized by section 41-621, 38 subsection S from each capital construction project budget at rates 39 established by the department of administration and reviewed by the joint 40 committee on capital review. These amounts shall be included in the 41 budget request. All monies received from all billings shall be deposited 42 in the funds as identified in subsection A of this section.

43 E. All monies recovered by the state pursuant to litigation, 44 recovery, salvage value of damaged property, proportionate share monies 45 from any other existing state funds, or otherwise, for damages relating to 1 either a liability, property or workers' compensation loss for which 2 monies from the risk management revolving fund or construction insurance 3 fund have been or will be paid shall be deposited in the respective fund.

4 F. If a revolving fund is projected to be exhausted while the 5 legislature is in session, a special appropriation may be requested by the 6 department of administration for monies to meet the needs of the funds. 7 If the funds are exhausted at a time when the legislature is not in 8 session, any final judgment shall accrue interest and shall be payable 9 upon ON appropriation in the next succeeding regular session of the legislature. Interest on any judgment against this state paid for out of 10 11 the risk management revolving fund OR THE CYBER RISK INSURANCE FUND, 12 REGARDLESS OF WHETHER THE FUNDS ARE SELF-INSURED OR FUNDED BY EXCESS 13 INSURANCE, shall accrue at the average yield offered by United States treasury bills during the course of the appeal and shall be paid in 14 accordance with this section. If the appeal is lost by this state, the 15 16 judgment amount plus interest at the rate prescribed in this subsection 17 shall be paid.

18 G. All monies deposited in the risk management revolving fund AND 19 CYBER RISK INSURANCE FUND are subject to annual legislative THE 20 appropriation to the department of administration for use pursuant to this 21 section. Monies in the construction insurance fund are continuously 22 appropriated for the fund purposes. The funds established by subsection A 23 of this section are exempt from the provisions of section 35-190 relating 24 to lapsing of appropriations.

25 H. A ten thousand dollar \$10,000 death benefit shall be paid from 26 the risk management revolving fund to the estate of a deceased volunteer, 27 who is registered as a volunteer by the agency, board or commission, or to 28 an employee who is not subject to the provisions of section 38-651.02, 29 upon ON proof of death while in the course and scope of duties as 30 prescribed in section 41-621, subsection P for any state agency, board or 31 commission.

32 Sec. 3. Section 41-1375, Arizona Revised Statutes, is amended to 33 read:

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41-1375. <u>Ombudsman-citizens aide; term; compensation</u>

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A. The office of ombudsman-citizens aide is established.

36 The ombudsman-citizens aide who is appointed and approved under Β. section 41-1373 shall serve full time and shall be a public officer 37 38 subject to the conflict of interest provisions of title 38, chapter 3, 39 article 8.

40 C. The term of office of the ombudsman-citizens aide is five years 41 beginning on the date of appointment. Except as provided in subsection D 42 of this section, the ombudsman-citizens aide shall not serve more than 43 three full terms.

D. If the term of the ombudsman-citizens aide expires without the appointment of a successor, the incumbent ombudsman-citizens aide may continue in office until either:

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1. A successor is appointed.

5 2. The ombudsman-citizens aide is removed from office pursuant to 6 subsection E of this section.

7 E. The ombudsman-citizens aide may be removed from office at any 8 time by a concurrent resolution approved by two-thirds of the membership 9 of each house of the legislature, but only for neglect of duty, conviction divulging confidential information. 10 of improperly misconduct or 11 disability. The ombudsman-citizens aide may forfeit the office of 12 ombudsman-citizens aide without legislative action pursuant to section 13 38-510. If the ombudsman-citizens aide is removed, resigns, dies or 14 deputy ombudsman becomes incapacitated, а may serve as acting ombudsman-citizens aide until a new ombudsman-citizens aide is appointed. 15

16 F. The ombudsman-citizens aide is eligible to receive compensation 17 as determined pursuant to section 38-611.

18 G. The ombudsman-citizens aide may incur, subject to appropriation, 19 expenses that are necessary to carry out the duties under this chapter 20 ARTICLE. The legislative council shall fund the expenses of the 21 ombudsman-citizens aide from the monies appropriated to the council. The 22 legislative council shall include the expenses as a line item in the 23 general appropriations act.

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Sec. 4. <u>Repeal</u>

Section 41-1506.02, Arizona Revised Statutes, is repealed.

26 Sec. 5. Title 41, chapter 10, article 1, Arizona Revised Statutes, 27 is amended by adding a new section 41-1506.02, to read:

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41-1506.02. <u>Major events fund; purpose; semiannual report</u>

A. THE MAJOR EVENTS FUND IS ESTABLISHED CONSISTING OF MONIES
APPROPRIATED TO THE FUND BY THE LEGISLATURE AND PRIVATE DONATIONS. THE
AUTHORITY SHALL ADMINISTER THE FUND. MONIES IN THE FUND ARE CONTINUOUSLY
APPROPRIATED AND ARE EXEMPT FROM THE PROVISIONS OF SECTION 35-190 RELATING
TO LAPSING OF APPROPRIATIONS. MONIES IN THE FUND MAY BE USED:

TO SUPPORT THE PLANNING AND OPERATION OF THE COMPETITIVE BID
 PROCESS FOR MAJOR EVENTS IN COORDINATION WITH THE OFFICE OF TOURISM,
 DESTINATION MARKETING ORGANIZATIONS AND LOCAL ORGANIZING COMMITTEES.

2. TO NEGOTIATE AND MAKE GRANTS TO LOCAL ORGANIZING COMMITTEES OR
EQUIVALENT ORGANIZATIONS FOR THE OPERATING COSTS OF MAJOR EVENTS. MONIES
MAY NOT BE USED TO SUPPLANT ROUTINE OPERATING EXPENSES OF ANY POLITICAL
SUBDIVISION OF THIS STATE. THE GRANT FOR AN EVENT MAY NOT BE MORE THAN
TWENTY-FIVE PERCENT OF THE OPERATING EXPENDITURES REQUIRED UNDER THE EVENT
SUPPORT CONTRACT BETWEEN THE HOST ORGANIZATION AND THE LOCAL ORGANIZING
COMMITTEE OR EQUIVALENT ORGANIZATION.

44 3. FOR OTHER ECONOMIC DEVELOPMENT ACTIVITIES ASSOCIATED WITH MAJOR 45 EVENT OPERATIONS.

1 B. BEFORE AWARDING A GRANT PURSUANT TO SUBSECTION A, PARAGRAPH 2 OF 2 THIS SECTION, THE AUTHORITY SHALL PREPARE A WRITTEN STATEMENT SIGNED BY 3 THE CHIEF EXECUTIVE OFFICER THAT ASSESSES THE DIRECT ECONOMIC IMPACT OF 4 THE GRANT AND CONTAINS A FINDING THAT THE AWARD OF THE GRANT IS IN THE 5 BEST INTEREST OF THIS STATE. 6 C. THE AUTHORITY SHALL SUBMIT A SEMIANNUAL REPORT TO THE JOINT 7 LEGISLATIVE BUDGET COMMITTEE AND THE GOVERNOR'S OFFICE OF STRATEGIC 8 PLANNING AND BUDGETING ON OR BEFORE JULY 15 AND DECEMBER 15 OF EACH YEAR. 9 EACH REPORT SHALL INCLUDE, AT A MINIMUM, THE AMOUNT OF ACTUAL EXPENDITURES 10 FROM THE FUND BY PURPOSE AND AN EXPENDITURE PLAN FOR ALL REMAINING MONIES 11 BY PURPOSE. 12 Sec. 6. Unrestricted federal monies; essential government 13 services; retroactivity A. Any unrestricted federal monies received by this state beginning 14 July 1, 2022 through June 30, 2023 shall be deposited in the state general 15 16 fund. The monies shall be used to pay essential government services. 17 B. This section applies retroactively to from and after June 30, 18 2022. 19 Sec. 7. Budget stabilization fund: exceptions 20 Notwithstanding section 35-144, Arizona Revised Statutes: 21 1. For fiscal years 2022-2023, 2023-2024 and 2024-2025, the 22 legislature is not required to appropriate monies to or transfer monies 23 from the budget stabilization fund. 24 2. For fiscal year 2022-2023, the budget stabilization fund is not

25 limited to ten percent of the state general fund revenue for the fiscal 26 year and the state treasurer may not transfer any surplus monies from the 27 budget stabilization fund to the state general fund.