art.002/8/002/7/002/6/002/5/002/4/002/3/002/2/002/1

1

2

ARTICLE 2 AS AMENDED

RELATING TO STATE FUNDS

- 3 SECTION 1. Chapter 35-4 of the General Laws entitled "State Funds" is hereby amended 4 by adding thereto the following section: 5 35-4-21.1. Medical debt relief program. 6 (a) There is hereby established a medical debt relief program to be administered by the 7 general treasurer who has the authority to enter into a contract for the purchase, cancellation and 8 forgiveness of medical debts upon the following conditions: 9 (1) That the debt was incurred in order to obtain medical services, products, and/or devices; 10 (2) That the debts are in collection or have been sold or assigned by the original provider; 11 and 12 (3) That the debt is owed by a citizen of the state whose federal adjusted gross income is 13 four hundred percent (400%) or less than the federal poverty line or whose debt is more than five 14 percent (5%) of the citizen's adjusted gross income as measured by the prior tax return or the 15 estimated return in the current year. 16 (b) Any citizen of this state whose debt is discharged, cancelled or forgiven under this 17 section shall be provided notice of the cancellation of the debt, but shall not have the amount 18 cancelled included in the computation of taxable income for the purpose of state income taxes. 19 (c) For the purposes of this section, the definition of medical debts shall be liberally 20 construed so as to not reduce the types of debt that may be subject to cancellation so long as they 21 arise from medical transport, evaluation, diagnosis, treatment and/or rehabilitation. 22 (d) The general treasurer shall provide quarterly updates on the program to the chairpersons 23 of the house and senate committees on finance beginning January 1, 2025. 24 (e) The general treasurer may promulgate regulations as necessary to effectuate the 25 provisions of this section. 26 SECTION 2. Section 35-4-27 of the General Laws in Chapter 35-4 entitled "State Funds" 27 is hereby amended to read as follows: 28 <u>35-4-27. Indirect cost recoveries on restricted receipt accounts.</u> Indirect cost recoveries of ten percent (10%) of cash receipts shall be transferred from all 29
- 30 restricted-receipt accounts, to be recorded as general revenues in the general fund. However, there

1	shall be no transfer from cash receipts with restrictions received exclusively: (1) From contributions
2	from nonprofit charitable organizations; (2) From the assessment of indirect cost-recovery rates on
3	federal grant funds; or (3) Through transfers from state agencies to the department of administration
4	for the payment of debt service. These indirect cost recoveries shall be applied to all accounts,
5	unless prohibited by federal law or regulation, court order, or court settlement. The following
6	restricted receipt accounts shall not be subject to the provisions of this section:
7	Executive Office of Health and Human Services
8	Organ Transplant Fund
9	HIV Care Grant Drug Rebates
10	Health System Transformation Project
11	Rhode Island Statewide Opioid Abatement Account
12	HCBS Support-ARPA
13	HCBS Admin Support-ARPA
14	Department of Human Services
15	Veterans' home — Restricted account
16	Veterans' home — Resident benefits
17	Pharmaceutical Rebates Account
18	Demand Side Management Grants
19	Veteran's Cemetery Memorial Fund
20	Donations — New Veterans' Home Construction
21	Commodity Supplemental Food Program-Claims
22	Department of Health
23	Pandemic medications and equipment account
24	Miscellaneous Donations/Grants from Non-Profits
25	State Loan Repayment Match
26	Healthcare Information Technology
27	Department of Behavioral Healthcare, Developmental Disabilities and Hospitals
28	Eleanor Slater non-Medicaid third-party payor account
29	Hospital Medicare Part D Receipts
30	RICLAS Group Home Operations
31	Group Home Facility Improvement Fund
32	Commission on the Deaf and Hard of Hearing
33	Emergency and public communication access account
34	Department of Environmental Management

Art2 RELATING TO STATE FUNDS (Page -2-)

1	National heritage revolving fund
2	Environmental response fund II
3	Underground storage tanks registration fees
4	De Coppet Estate Fund
5	Rhode Island Historical Preservation and Heritage Commission
6	Historic preservation revolving loan fund
7	Historic Preservation loan fund — Interest revenue
8	Department of Public Safety
9	E-911 Uniform Emergency Telephone System
10	Forfeited property — Retained
11	Forfeitures — Federal
12	Forfeited property — Gambling
13	Donation — Polygraph and Law Enforcement Training
14	Rhode Island State Firefighter's League Training Account
15	Fire Academy Training Fees Account
16	Attorney General
17	Forfeiture of property
18	Federal forfeitures
19	Attorney General multi-state account
20	Forfeited property — Gambling
21	Department of Administration
22	OER Reconciliation Funding
23	Health Insurance Market Integrity Fund
24	RI Health Benefits Exchange
25	Information Technology restricted receipt account
26	Restore and replacement — Insurance coverage
27	Convention Center Authority rental payments
28	Investment Receipts — TANS
29	OPEB System Restricted Receipt Account
30	Car Rental Tax/Surcharge-Warwick Share
31	Grants Management Administration
32	RGGI-Executive Climate Change Coordinating Council Projects
33	Electric Vehicle Charging Stations Operating and Maintenance Account
34	Executive Office of Commerce Department of Housing

Art2 RELATING TO STATE FUNDS (Page -3-)

1	Housing Resources Commission and Homelessness Restricted Receipt Account
2	Housing Production Fund
3	Low-Income Housing Tax Credit Fund
4	Department of Revenue
5	DMV Modernization Project
6	Jobs Tax Credit Redemption Fund
7	Legislature
8	Audit of federal assisted programs
9	Department of Children, Youth and Families
10	Children's Trust Accounts — SSI
11	Military Staff
12	RI Military Family Relief Fund
13	RI National Guard Counterdrug Program
14	Treasury
15	Admin. Expenses — State Retirement System
16	Retirement — Treasury Investment Options
17	Defined Contribution — Administration - RR
18	Violent Crimes Compensation — Refunds
19	Treasury Research Fellowship
20	Business Regulation
21	Banking Division Reimbursement Account
22	Office of the Health Insurance Commissioner Reimbursement Account
23	Securities Division Reimbursement Account
24	Commercial Licensing and Racing and Athletics Division Reimbursement Account
25	Insurance Division Reimbursement Account
26	Historic Preservation Tax Credit Account
27	Marijuana Trust Fund
28	Social Equity Assistance Fund
29	Judiciary
30	Arbitration Fund Restricted Receipt Account
31	Third-Party Grants
32	RI Judiciary Technology Surcharge Account
33	Department of Elementary and Secondary Education
34	Statewide Student Transportation Services Account

Art2 RELATING TO STATE FUNDS (Page -4-)

1	School for the Deaf Fee-for-Service Account
2	School for the Deaf — School Breakfast and Lunch Program
3	Davies Career and Technical School Local Education Aid Account
4	Davies — National School Breakfast & Lunch Program
5	School Construction Services
6	Office of the Postsecondary Commissioner
7	Higher Education and Industry Center
8	IGT STEM Scholarships
9	Department of Labor and Training
10	Job Development Fund
11	Rhode Island Council on the Arts
12	Governors' Portrait Donation Fund
13	Statewide records management system account
14	SECTION 3. Sections 37-7-13 and 37-7-15 of the General Laws in Chapter 37-7 entitled
15	"Management and Disposal of Property" are hereby amended to read as follows:
16	37-7-13. Surplus group homes.
17	Any group home purchased or built by the state of Rhode Island and licensed pursuant to
18	house § 40.1-24-3, which is no longer used to house persons with disabilities and is vacant for a
19	period of one year must be offered for sale on the private housing market forthwith and shall
20	thereafter remain under the jurisdiction of the zoning enforcement officer and the zoning code of
21	that municipality in which the home is located. The zoning enforcement officer and zoning code
22	shall govern the use thereof. The group home shall not acquire any rights of a nonconforming use.
23	Proceeds from the sale of group homes owned by the State of Rhode Island shall be transferred to
24	the group home facility improvement fund, pursuant to § 40.1-1-22.
25	37-7-15. Sale of state-owned land, buildings and improvements thereon and other real
26	property.
27	(a) Total annual proceeds from the sale of any land and the buildings and improvements
28	thereon, and other real property, title to which is vested in the state of Rhode Island or title to which
29	will be vested in the state upon completion of any condemnation or other proceedings, except for
30	the sale of group homes as referenced in § 37-7-13, shall be transferred to the information
31	technology restricted receipt account (ITRR account) and made available for the purposes outlined
32	in § 42-11-2.5(a), unless otherwise prohibited by federal law.
33	(b) Provided, however, this shall not include proceeds from the sale of any land and the
34	buildings and improvements thereon that will be created by the relocation of interstate route 195,

Art2 RELATING TO STATE FUNDS (Page -5-)

1 which is sometimes collectively referred to as the "I-195 Surplus Land," which land is identified 2 in the "Rhode Island Interstate 195 Relocation Surplus Land: Redevelopment and Market Analysis" 3 prepared by CKS Architecture & Urban Design dated 2009, and such term means those certain 4 tracts or parcels of land situated in the city of Providence, county of Providence, state of Rhode 5 Island, delineated on that certain plan of land captioned "Improvements to Interstate Route 195, 6 Providence, Rhode Island, Proposed Development Parcel Plans 1 through 10, Scale: 1"=20', May 7 2010, Bryant Associates, Inc., Engineers-Surveyors-Construction Managers, Lincoln, Rhode 8 Island, Maguire Group, Inc., Architects/Engineers/Planners, Providence, Rhode Island."

9 (c) Provided, however, the transfer of proceeds in subsection (a) of this section shall not

10 include proceeds from the sale of state-owned group homes or "community residences" as that term

11 is defined in § 40.1-24-1(2) and licensed by the department of behavioral healthcare, developmental

12 disabilities and hospitals. Proceeds from the sale of these properties will be transferred to the group

13 <u>home facility improvement fund, pursuant to § 40.1-1-22.</u>

14 (e)(d) Subject to the approval of the director of the department of administration, the state 15 controller is authorized to offset any currently recorded outstanding liability on the part of 16 developmental disability organizations (DDOs) to repay previously authorized startup capital 17 advances against the proceeds from the sale of group homes within a fiscal year prior to any sale 18 proceeds being deposited into the information technology investment fund.

SECTION 4. Chapter 40.1-1 of the General Laws entitled "Department of Behavioral
 Healthcare, Developmental Disabilities and Hospitals" is hereby amended by adding thereto the
 following section:

22

40.1-1-22. Group home facility improvement fund.

23 There is created within the general fund of the state a restricted receipt account to be known 24 as the "group home facility improvement fund." Money transferred to this fund shall include, but 25 is not limited to, the proceeds from the surplus of state-owned group home facilities or "community residences" as that term is defined in § 40.1-24-1(2) and licensed by the department of behavioral 26 27 healthcare, developmental disabilities and hospitals; and notwithstanding the provisions of §§ 37-28 7-1 and 37-7-9, rents collected from provider agencies providing services in state-owned group 29 homes or "community residences" as that term is defined in § 40.1-24-1(2) and licensed by the 30 department of behavioral healthcare, developmental disabilities and hospitals. All money in the 31 account shall by utilized by the department of behavioral healthcare, developmental disabilities and 32 hospitals ("department") to fund the ongoing upkeep and maintenance of state-owned facilities as 33 defined by § 40.1-24-1(6). Use of the funds will be directed by the department's strategic priorities. 34 The group home facility improvement fund shall be exempt from the indirect cost recovery

Art2 RELATING TO STATE FUNDS (Page -6-)

1 provisions of § 35-4-27.

2 SECTION 5. Section 42-6.2-3.1 of the General Laws in Chapter 42-6.2 entitled "2021 Act 3 on Climate" is hereby amended to read as follows:

4

42-6.2-3.1. Funding for the council.

5 There is hereby established a restricted receipt account in the general fund of the state and 6 housed in the budget of the department of administration entitled "RGGI-executive climate change 7 coordinating council projects." The express purpose of this account is to record receipts and 8 expenditures allocated pursuant to § 23-82-6(a)(7), and (8). The state budget officer is hereby 9 authorized to create restricted receipt sub-accounts in any department of state government that 10 receives such funding as directed by the executive climate change coordinating council.

11 The Rhode Island executive climate change coordinating council shall report annually to 12 the governor and general assembly within one hundred twenty (120) days of the end of each 13 calendar year how the funds were used to achieve the statutory objectives of the 2021 Act on 14 Climate.

15 SECTION 6. Section 42-11-2.5 of the General Laws in Chapter 42-11 entitled "Department 16 of Administration" is hereby amended to read as follows:

17

42-11-2.5. Information technology restricted receipt account and large systems 18 initiatives fund.

19 (a) All sums from the sale of any land and the buildings and improvements thereon, and 20 other real property, title to which is vested in the state, except as provided in <u>§§ 37-7-15(b) and 37-</u> 21 7-15(c) § 37-7-15(b) through (d), shall be transferred to an information technology restricted receipt 22 account (ITRR account) that is hereby established. This ITRR account shall consist of such sums 23 from the sale of any land and the buildings and improvements thereon, and other real property, title 24 to which is vested in the state, except as provided in <u>§§ 37-7-15(b) and 37-7-15(c)</u> § 37-7-15(b) 25 through (d), as well as a share of first response surcharge revenues collected under the provisions 26 of § 39-21.1-14. This ITRR account may also consist of such sums as the state may from time to 27 time appropriate; as well as money received from the disposal of information technology hardware, 28 loan, interest, and service charge payments from benefiting state agencies; as well as interest 29 earnings, money received from the federal government, gifts, bequest, donations, or otherwise from 30 any public or private source. Any such funds shall be exempt from the indirect cost recovery 31 provisions of § 35-4-27.

32 (1) This ITRR account shall be used for the purpose of acquiring information technology 33 improvements, including, but not limited to: hardware, software, consulting services, and ongoing 34 maintenance and upgrade contracts for state departments and agencies.

Art2 **RELATING TO STATE FUNDS** (Page -7-)

1 (2) The division of enterprise technology strategy and services of the Rhode Island 2 department of administration shall adopt rules and regulations consistent with the purposes of this 3 chapter and chapter 35 of this title, in order to provide for the orderly and equitable disbursement 4 of funds from this ITRR account.

5 (3) For all requests for proposals that are issued for information technology projects, a
6 corresponding information technology project manager shall be assigned.

7 (b) There is also hereby established a special fund to be known as the large systems 8 initiatives fund (LSI fund), separate and apart from the general fund of the state, to be administered 9 by the chief information officer within the department of administration for the purpose of 10 implementing and maintaining enterprise-wide software projects for executive branch departments. 11 The LSI fund shall consist of such sums as the state may from time to time directly appropriate to 12 the LSI fund. After the completion of any project, the chief digital officer shall inform the state 13 controller of unexpended sums previously transferred to the LSI Fund for that project and the state 14 controller shall subsequently transfer any such unexpended funds to the information technology 15 restricted receipt account.

(c) For any new project initiated using sums expended from the LSI Fund, as part of its
budget submission pursuant to § 35-3-4 relative to state fiscal year 2025 and thereafter, the
department of administration shall include a statement of project purpose and the estimated project
cost.

20 SECTION 7. Section 42-66-4 of the General Laws in Chapter 42-66 entitled "Office of
21 Healthy Aging" is hereby amended to read as follows:

22

42-66-4. Duties of the division.

(a) The division shall be the principal agency of the state to mobilize the human, physical,
and financial resources available to plan, develop, and implement innovative programs to ensure
the dignity and independence of elderly persons, including the planning, development, and
implementation of a home- and long-term-care program for the elderly in the communities of the
state.

(b)(1) The division shall serve as an advocate for the needs of the adult with a disability as
these needs and services overlap the needs and services of elderly persons.

30 (2) The division shall serve as the state's central agency for the administration and 31 coordination of a long-term-care entry system, using community-based access points, that will 32 provide the following services related to long-term care: information and referral; initial screening 33 for service and benefits eligibility; and a uniform assessment program for state-supported long-34 term care.

Art2 RELATING TO STATE FUNDS (Page -8-)

1 (3) The division shall investigate reports of elder abuse, neglect, exploitation, or self-2 neglect and shall provide and/or coordinate protective services. 3 (c) To accomplish these objectives, the director is authorized: (1) To provide assistance to communities in solving local problems with regard to elderly 4 5 persons including, but not limited to, problems in identifying and coordinating local resources to 6 serve the needs of elderly persons; 7 (2) To facilitate communications and the free flow of information between communities 8 and the offices, agencies, and employees of the state; 9 (3) To encourage and assist communities, agencies, and state departments to plan, develop, 10 and implement home- and long-term care programs; 11 (4) To provide and act as a clearinghouse for information, data, and other materials relative 12 to elderly persons; 13 (5) To initiate and carry out studies and analyses that will aid in solving local, regional, 14 and statewide problems concerning elderly persons; 15 (6) To coordinate those programs of other state agencies designed to assist in the solution 16 of local, regional, and statewide problems concerning elderly persons; 17 (7) To advise and inform the governor on the affairs and problems of elderly persons in the 18 state; 19 (8) To exercise the powers and discharge the duties assigned to the director in the fields of 20 health care, nutrition, homemaker services, geriatric day care, economic opportunity, local and 21 regional planning, transportation, and education and pre-retirement programs; 22 (9) To further the cooperation of local, state, federal, and private agencies and institutions 23 providing for services or having responsibility for elderly persons; 24 (10) To represent and act on behalf of the state in connection with federal grant programs 25 applicable to programs for elderly persons in the functional areas described in this chapter; 26 (11) To seek, accept, and otherwise take advantage of all federal aid available to the 27 division, and to assist other agencies of the state, local agencies, and community groups in taking 28 advantage of all federal grants and subventions available for elderly persons and to accept other 29 sources of funds with the approval of the director of administration that shall be deposited as general 30 revenues; 31 (12) To render advice and assistance to communities and other groups in the preparation 32 and submission of grant applications to state and federal agencies relative to programs for elderly 33 persons; 34 (13) To review and coordinate those activities of agencies of the state and of any political

Art2 RELATING TO STATE FUNDS (Page -9-)

subdivision of the state at the request of the subdivision, that affect the full and fair utilization of
 community resources for programs for elderly persons, and initiate programs that will help ensure
 such utilization;

5 such utilization;

4 (14) To encourage the formation of councils on aging and to assist local communities in
5 the development of the councils;

(15) To promote and coordinate daycare facilities for the frail elderly who are in need of

(16) To provide and coordinate the delivery of in-home services to the elderly, as defined

6

7 supportive care and supervision during the daytime;

8

9 under the rules and regulations adopted by the office of healthy aging;

10

(17) To advise and inform the public of the risks of accidental hypothermia;

(18) To establish a clearinghouse for information and education of the elderly citizens of
the state, including, but not limited to, and subject to available funding, a web-based caregiver
support information center;

(19) [As amended by P.L. 2019, ch. 110, § 2]. To establish and operate, in collaboration with the departments of behavioral health, developmental disabilities and hospitals; human services; and children youth and families regular community agencies supporting caregivers, a statewide family-caregiver support association and a family-caregiver resource network to provide and coordinate family-caregiver training and support services to include counseling and elder caregiver respite services, which shall be subject to available funding, and include home health/homemaker care, adult day services, assisted living, and nursing facility care; and

21 (19) [As amended by P.L. 2019, ch. 130, § 2]. To establish and operate, in collaboration 22 with the department of behavioral healthcare, developmental disabilities and hospitals; the 23 department of human services; the department of children, youth and families, and community 24 agencies supporting caregivers, a statewide family-caregiver support association and a familycaregiver resource network to provide and coordinate family-caregiver training and support 25 26 services to include counseling and caregiver respite services, which shall be subject to available 27 funding, and include home health/homemaker care, adult day services, assisted living, and nursing 28 facility care; and

(20) To supervise the citizens' commission for the safety and care of the elderly created pursuant to the provisions of chapter 1.4 of title 12.

31 (d) In order to assist in the discharge of the duties of the division, the director may request
32 from any agency of the state information pertinent to the affairs and problems of elderly persons.

33

34 <u>budget of the office of healthy aging a restricted receipt account entitled "commodity supplemental</u>

Art2 RELATING TO STATE FUNDS (Page -10-)

(e) There is hereby established within the general fund of the state and housed within the

food program-claims" to account for funds collected in payment of claims for donated food losses, 1 2 pursuant to united states department of agriculture guidelines under the commodity supplemental 3 food program. Expenditures from this account shall be utilized by the office solely for the following 4 purposes: 5 (i) Purchase of replacement foods; 6 (ii) Payment of administrative costs; 7 (iii) Replacement of lost or improperly used funds; 8 (iv) For use as a salvage account in compliance with federal regulations. 9 SECTION 8. Chapter 42-140 of the General Laws entitled "Rhode Island Energy 10 Resources Act" is hereby amended by adding thereto the following section: 11 42-140-11. Electric vehicle charging stations operating and maintenance fund. 12 (a) There is established a restricted receipts account within the general fund of the state, to 13 be known as the "electric vehicle charging stations operating and maintenance account", to be 14 administered by the office of energy resources for the purposes of installing, operating, and 15 maintaining electric vehicle charging stations on state properties. 16 (b) Effective January 1, 2025, the office of energy resources shall establish electric vehicle charging station fees for electric vehicle charging stations operating on state properties. 17 18 (c) The office of energy resources shall post the proposed charging station fees on its 19 website and solicit public comment for a period of thirty (30) days. 20 (d) Funds deposited into the electric vehicle charging stations operating and maintenance 21 account shall be exempt from the indirect cost recovery provisions of § 35-4-27. 22 SECTION 9. Section 5 shall take effect as of July 1, 2023. The remainder of the article 23 takes effect on July 1, 2024.