1 A bill to be entitled 2 An act relating to COVID-19 mandates; creating s. 3 381.00317, F.S.; prohibiting private employers from 4 imposing a COVID-19 vaccination mandate for employees 5 unless certain individual exemptions are made 6 available; defining the term "COVID-19"; requiring 7 employers to use certain forms for submission of 8 employee exemption statements; specifying conditions 9 for claiming exemptions; requiring the Department of Health to adopt certain rules; requiring an employer 10 11 to exempt an employee from a vaccination upon 12 submission of a completed exemption statement form; 13 authorizing an employee to file a complaint with the 14 Department of Legal Affairs; requiring the department to notify a noncompliant private employer and allow 15 16 such employer the opportunity to cure a violation; providing a penalty; providing construction; 17 18 authorizing an employee who is terminated to file a 19 complaint with the department; requiring the department to investigate such complaints; providing 20 21 requirements for such investigations; requiring the 22 Attorney General to impose an administrative fine for 23 such violations, with an exception; specifying factors 24 that the Attorney General may consider in determining the amount of a fine; specifying that the Attorney 25

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General's determination regarding a fine constitutes agency action; providing for the deposit of fine proceeds in the General Revenue Fund; specifying eligibility for reemployment assistance for an unlawfully terminated employee; authorizing the Department of Health, the Department of Legal Affairs, and the Department of Economic Opportunity to adopt emergency rules for specified purposes; specifying timeframes for the adoption of such rules; invalidating private employer COVID-19 vaccination mandates for a specified timeframe; specifying requirements for the emergency rules; providing that the emergency rules remain in effect until replaced; prohibiting an employer from imposing a specified policy; providing for expiration; creating s. 381.00319, F.S.; defining terms; prohibiting educational institutions and elected or appointed local officials from imposing COVID-19 vaccination mandates on students; providing a right of action to obtain a declaratory judgment and injunctive relief for violations; providing for attorney fees and court costs; providing for expiration; creating s. 112.0441, F.S.; defining terms; prohibiting educational institutions and governmental entities from imposing COVID-19 vaccination mandates for any employees;

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declaring null and void any ordinance, rule, or policy that imposes such mandates; specifying what constitutes a single violation; authorizing the Department of Health to impose a fine per violation; providing for deposit of fine proceeds in the General Revenue Fund; specifying eligibility for reemployment assistance for an unlawfully terminated employee; authorizing the Department of Health and the Department of Economic Opportunity to adopt emergency rules for specified purposes; specifying timeframes for the adoption of such rules; specifying requirements for the emergency rules; providing that the emergency rules remain in effect until replaced; providing for expiration; directing the Chief Financial Officer to transfer a specified sum to an account within the Department of Legal Affairs Operating Trust Fund; providing an appropriation; providing for the transfer of remaining funds as of a specified date; amending s. 1002.20, F.S.; prohibiting district school boards, district school superintendents, elected or appointed local officials, and district school board employees from mandating facial coverings or restricting certain activities for students based on quarantine policies unless certain conditions are met; providing that parents may allow

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their children to wear facial coverings; providing applicability; providing a right of action to obtain a declaratory judgment and injunctive relief for violations; providing for attorney fees and court costs; prohibiting district school boards, district school superintendents, elected or appointed local officials, and school district employees from prohibiting employees from returning to work or subjecting employees to restrictions or disparate treatment under certain circumstances; providing for expiration; providing a directive to the Division of Law Revision; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 381.00317, Florida Statutes, is created to read:

 381.00317 Private employer COVID-19 vaccination mandates prohibited.—

(1) A private employer may not impose a COVID-19
vaccination mandate for any full-time, part-time, or contract
employee without providing individual exemptions that allow an
employee to opt out of such requirement on the basis of medical
reasons, including, but not limited to, pregnancy or anticipated
pregnancy; religious reasons; COVID-19 immunity; periodic

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testing; and the use of employer-provided personal protective equipment. For purposes of this section, the term "COVID-19" means the novel coronavirus identified as SARS-CoV-2; any disease caused by SARS-CoV-2, its viral fragments, or a virus mutating therefrom; and all conditions associated with the disease which are caused by SARS-CoV-2, its viral fragments, or a virus mutating therefrom. Employers shall use forms adopted by the Department of Health, or substantially similar forms, for employees to submit exemption statements.

(a) To claim an exemption based on medical reasons, including, but not limited to, pregnancy or anticipated pregnancy, the employee must present to the employer an exemption statement, dated and signed by a physician or a physician assistant who holds a valid, active license under chapter 458 or chapter 459, or an advanced practice registered nurse who holds a valid, active license under chapter 464, who has examined the employee. The statement must provide that, in the professional opinion of the physician, physician assistant, or advanced practice registered nurse, COVID-19 vaccination is not in the best medical interest of the employee. The Department of Health shall adopt rules specifying circumstances that are considered an anticipated pregnancy, including, but not limited to, a maximum timeframe within which one anticipates pregnancy for the purpose of claiming an exemption under this paragraph.

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(b) To claim an exemption based on religious reasons, the

employee must present to the employer an exemption statement indicating that the employee declines COVID-19 vaccination because of a sincerely held religious belief.

- (c) To claim an exemption based on COVID-19 immunity, the employee must present to the employer an exemption statement demonstrating competent medical evidence that the employee has immunity to COVID-19, documented by the results of a valid laboratory test performed on the employee. The Department of Health shall adopt a standard for demonstrating competent medical evidence of such immunity.
- (d) To claim an exemption based on periodic testing, the employee must present to the employer an exemption statement indicating that the employee agrees to comply with regular testing for the presence of COVID-19 at no cost to the employee.
- (e) To claim an exemption based on employer-provided personal protective equipment, the employee must present to the employer an exemption statement indicating that the employee agrees to comply with the employer's reasonable written requirement to use employer-provided personal protective equipment when in the presence of other employees or other persons.
- (2) If an employer receives a completed exemption statement authorized by subsection (1), the employer must allow the employee to opt out of the employer's COVID-19 vaccination mandate.

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(3) An employee may file a complaint with the Department of Legal Affairs alleging that an exemption has not been offered or has been improperly applied or denied in violation of this section. If the department investigates and finds that the exemption was not offered or was improperly applied or denied, it must notify the employer of its determination and allow the employer the opportunity to cure the noncompliance. (4)(a) An employer who fails to comply with this section and terminates an employee based on a COVID-19 vaccination mandate commits a violation of this section. Termination includes the functional equivalent of termination. The terminated employee may file a complaint with the Department of Legal Affairs alleging that an exemption has not been offered or has been improperly applied or denied, resulting in the employee's termination. The Department of Legal Affairs shall conduct an investigation of the complaint filed by a terminated employee. The investigation, at a minimum, must determine whether the employer has imposed a COVID-19 vaccination mandate, whether the employee has submitted a proper exemption statement and complied with any specified condition, and whether the employee was terminated as a result of the COVID-19 vaccination mandate. If the Attorney General finds that an employee has been improperly terminated, the Attorney General must impose an administrative fine not to exceed:

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1. For an employer with fewer than 100 employees, \$10,000

176	per violation of this subsection.
177	2. For an employer with 100 or more employees, \$50,000 per
178	violation of this subsection.
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180	However, the Attorney General may not impose a fine on an
181	employer that reinstates, prior to the issuance of a final
182	order, a terminated employee with back pay to the date that the
183	complaint was received by the department under this subsection.
184	(b) In determining the amount of fine to be levied for a
185	violation, the Attorney General may consider any of the
186	following factors:
187	1. Whether the employer knowingly and willfully violated
188	this section.
189	2. Whether the employer has shown good faith in attempting
190	to comply with this section.
191	3. Whether the employer has taken action to correct the
192	violation.
193	4. Whether the employer has previously been assessed a
194	fine for violating this section.
195	5. Any other mitigating or aggravating factor that
196	fairness or due process requires.
197	(c) The decision of the Attorney General under this
198	subsection constitutes agency action for purposes of chapter
199	<u>120.</u>

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Fines collected pursuant to this subsection must be

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deposited in the General Revenue Fund.

2.01

- (5) (a) If an employer fails to comply with subsections (1) and (2) and terminates an employee based on the employee's noncompliance with a COVID-19 vaccination mandate, the terminated employee may be eligible for reemployment assistance under chapter 443 in addition to any other remedy available to the employee.
- (b) If an employee is terminated for refusing to comply with a COVID-19 vaccination mandate and the employer did not offer and properly apply the exemptions required under this section:
- 1. Such refusal may not be deemed misconduct for the purpose of reemployment assistance under chapter 443.
- 2. Notwithstanding any provision of chapter 443, work is not deemed suitable and benefits may not be denied under s.

 443.101 to the terminated employee for refusing to accept new work if the terminated employee is otherwise eligible and the position requires compliance with a COVID-19 vaccination mandate contrary to this section or s. 112.0441.
- (6) Notwithstanding s. 120.74(4) and (5), the Department of Health, the Department of Legal Affairs, and the Department of Economic Opportunity are authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4) and this section. Such rulemaking must occur initially by filing emergency rules within 15 days after the effective date of this

226 act. An employer COVID-19 vaccination mandate is deemed invalid
227 until the Department of Health files its emergency rules or 15
228 days after the effective date of this act, whichever occurs
229 first.

- (a) The Department of Health shall adopt emergency rules to specify requirements for the frequency and methods of testing which may be used by employers, to establish standards for competent medical evidence that the employee has immunity to COVID-19, to specify circumstances that are considered an anticipated pregnancy, and to create the following:
- 1. A form for use by a physician, a physician assistant, or an advanced practice registered nurse to document an exemption based on medical reasons, including, but not limited to, pregnancy or anticipated pregnancy.
- 2. A form for use by an employee to document an exemption based on religious reasons.
- 3. A form for use by an employee to document an exemption based on COVID-19 immunity. Such form must include the laboratory criteria for proof of immunity for the virus that causes COVID-19.
- 4. A form for use by an employee to document an exemption based on periodic testing. Such form must include the required frequency of testing and acceptable tests that may be used.
- 5. A form for use by an employee to document an exemption based on employer-provided personal protective equipment.

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251	(b) The Department of Economic Opportunity shall adopt
252	emergency rules to implement subsection (5).
253	(c) The Department of Legal Affairs shall adopt emergency
254	rules to implement subsections (3) and (4), including
255	prescribing the complaint and notification processes and
256	specifying the functional equivalent of termination.
257	
258	Notwithstanding s. 120.54(4)(c), emergency rules adopted
259	pursuant to this subsection remain in effect until replaced by
260	rules adopted under regular rulemaking. The Department of
261	Health, the Department of Legal Affairs, and the Department of
262	Economic Opportunity shall begin rulemaking under s. 120.54(2)
263	and (3) immediately after filing the emergency rules.
264	(7) An employer may not impose a policy that prohibits an
265	employee from choosing to receive a COVID-19 vaccination.
266	(8) This section expires June 1, 2023.
267	Section 2. Section 381.00319, Florida Statutes, is created
268	to read:
269	381.00319 Prohibition on COVID-19 vaccination mandates for
270	students
271	(1) For purposes of this section, the term:
272	(a) "COVID-19" has the same meaning as in s. 381.00317(1).
273	(b) "Educational institution" has the same meaning as in
274	s. 112.0441(1).
275	(c) "Parent" has the same meaning as in s. 1000.21(5).

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276	(2) Notwithstanding any other law to the contrary, an
277	educational institution or elected or appointed local official
278	may not impose a COVID-19 vaccination mandate for any student.
279	(3) A parent of a student, a student who is an emancipated
280	minor, or a student who is 18 years of age or older may bring an
281	action against the educational institution to obtain a
282	declaratory judgment that an act or practice violates this
283	section and to seek injunctive relief. A prevailing parent or
284	student, as applicable, must be awarded reasonable attorney fees
285	and court costs.
286	(4) This section expires June 1, 2023.
287	Section 3. Section 112.0441, Florida Statutes, is created
288	to read:
289	112.0441 Prohibition on public employee COVID-19
290	vaccination mandates.—
291	(1) For purposes of this section, the term:
292	(a) "COVID-19" has the same meaning as in s. 381.00317(1).
293	(b) "Educational institution" means an institution under
294	the control of a district school board; a charter school; a
295	state university; a developmental research school; a Florida
295 296	<pre>state university; a developmental research school; a Florida College System institution; the Florida School for the Deaf and</pre>
296	College System institution; the Florida School for the Deaf and
296 297	College System institution; the Florida School for the Deaf and the Blind; and the Florida Virtual School.

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educational institution or a governmental entity may not impose a COVID-19 vaccination mandate for any full-time, part-time, or contract employee. Any existing ordinance, rule, or policy imposing such mandate is null and void as of the effective date of this act.

- (b) An educational institution or a governmental entity that imposes a COVID-19 vaccination mandate for any full-time, part-time, or contract employee commits a violation of this section for each employee subject to the employer's COVID-19 vaccination mandate. The Department of Health may impose a fine not to exceed \$5,000 per violation. Fines collected pursuant to this subsection must be deposited in the General Revenue Fund.
- (3)(a) If an educational institution or a governmental entity fails to comply with subsection (2) and terminates an employee based on the employee's noncompliance with a COVID-19 vaccination mandate, the terminated employee may be eligible for reemployment assistance under chapter 443 in addition to any other remedy available to the employee.
- (b) If an employee is terminated by an educational institution or a governmental entity for refusing to comply with any COVID-19 vaccination mandate:
- 1. Such refusal may not be deemed misconduct for the purpose of reemployment assistance under chapter 443.
- 2. Notwithstanding any provision of chapter 443, work is not deemed suitable and benefits may not be denied under s.

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326 443.101 to the terminated employee for refusing to accept new 327 work if the terminated employee is otherwise eligible and the 328 position requires compliance with a COVID-19 vaccination mandate 329 contrary to this section or s. 381.00317. 330 Notwithstanding s. 120.74(4) and (5), the Department 331 of Health and the Department of Economic Opportunity are 332 authorized, and all conditions are deemed met, to adopt 333 emergency rules pursuant to s. 120.54(4) to implement this 334 section. Such rulemaking must occur initially by filing 335 emergency rules within 15 days after the effective date of this 336 act. Notwithstanding s. 120.54(4)(c), emergency rules adopted 337 pursuant to this subsection remain in effect until replaced by 338 rules adopted under regular rulemaking. The Department of Health 339 and the Department of Economic Opportunity shall begin 340 rulemaking under s. 120.54(2) and (3) immediately after filing 341 the emergency rules. 342 This section expires June 1, 2023. (5) 343 Section 4. The Chief Financial Officer shall immediately 344 transfer \$5 million from the General Revenue Fund to a 345 designated account within the Department of Legal Affairs

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nonrecurring sum of \$5 million is appropriated to the Department

of Legal Affairs from the Operating Trust Fund for complaint and

investigation activities and for taking legal action to stop the

enforcement of COVID-19 vaccination mandates imposed by the

Operating Trust Fund. For the 2021-2022 fiscal year, the

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Federal Government. Any moneys remaining in the designated account on June 1, 2023, must be transferred to the General Revenue Fund unallocated.

Section 5. Paragraph (n) is added to subsection (3) of section 1002.20, Florida Statutes, to read:

1002.20 K-12 student and parent rights.—Parents of public school students must receive accurate and timely information regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 students and their parents are afforded numerous statutory rights including, but not limited to, the following:

(3) HEALTH ISSUES.—

- (n) Face covering mandates and quarantine mandates in response to COVID-19.-
- 1. A district school board, a district school
 superintendent, an elected or appointed local official, or any
 district school board employee may not:
- a. Require a student to wear a face mask, a face shield, or any other facial covering that fits over the mouth or nose.

 However, a parent, at the parent's sole discretion, may allow his or her child to wear a face mask, a face shield, or any other facial covering that fits over the mouth or nose. This prohibition does not apply to safety equipment required as part of a course of study consistent with occupational or laboratory safety requirements.

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376	b. Prohibit a student from attending school or school-
377	sponsored activities, prohibit a student from being on school
378	property, or subject a student to restrictions or disparate
379	treatment, based on an exposure to COVID-19, so long as the
880	student remains asymptomatic and has not received a positive
881	test for COVID-19 as defined in s. 381.00317(1).
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883	A parent of a student, a student who is an emancipated minor, or
884	a student who is 18 years of age or older may bring an action
885	against the school district to obtain a declaratory judgment
886	that an act or practice violates this subparagraph and to seek
887	injunctive relief. A prevailing parent or student, as
888	applicable, must be awarded reasonable attorney fees and court
889	costs.
390	2. A district school board, a district school
391	superintendent, an elected or appointed local official, or any
392	school district employee may not prohibit an employee from
393	returning to work or subject an employee to restrictions or
394	disparate treatment based on an exposure to COVID-19 so long as
395	the employee remains asymptomatic and has not received a
396	positive test for COVID-19 as defined in s. 381.00317(1).
397	3. This paragraph expires June 1, 2023.
398	Section 6. The Division of Law Revision is directed to
399	replace the phrase "the effective date of this act" wherever it
100	occurs in this act with the date the act becomes a law

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HB 1B

Section 7. This act shall take effect upon becoming a law. 401

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