${\bf By}$ the Committees on Fiscal Resource, Natural Resources and Senator Bronson

314-1646-99

1 A bill to be entitled 2 An act relating to land management; amending s. 259.032, F.S.; providing for the use of 3 4 Conservation and Recreation Lands funds to 5 manage additional lands; authorizing the use of 6 certain equipment on conservation and 7 recreation lands; amending s. 372.57, F.S.; providing for an exemption to the recreational 8 9 user permit fee; providing an effective date. 10 Be It Enacted by the Legislature of the State of Florida: 11 12 Section 1. Paragraph (b) of subsection (11) of section 13 259.032, Florida Statutes, 1998 Supplement, is amended to 14 15 read: 259.032 Conservation and Recreation Lands Trust Fund; 16 17 purpose. --18 (11)19 (b) An amount up to 1.5 percent of the cumulative 20 total of funds ever deposited into the Florida Preservation 21 2000 Trust Fund shall be made available for the purposes of 22 management, maintenance, and capital improvements, and for associated contractual services, for lands acquired pursuant 23 to this section and s. 259.101 to which title is vested in the 24 25 board of trustees and other conservation and recreation lands 26 managed by a state agency and titled to either the board of trustees or a state agency which are contiguous to lands 27 28 acquired under this section and s. 259.101. Such contiguous 29 lands shall not be used to determine the amount of management 30 funds allocated to state agencies. Each agency with management responsibilities shall annually request from the Legislature

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funds sufficient to fulfill such responsibilities. Capital improvements shall include, but need not be limited to, perimeter fencing, signs, firelanes, access roads and trails, and minimal public accommodations, such as primitive campsites, garbage receptacles, and toilets. Any equipment purchased with funds provided pursuant to this paragraph may be used for the purposes described in this paragraph on any state lands acquired for conservation or recreation.

Section 2. Subsection (4) of section 372.57, Florida Statutes, 1998 Supplement, is amended to read:

372.57 Licenses and permits; exemptions; fees.--No person, except as provided herein, shall take game, freshwater fish, or fur-bearing animals within this state without having first obtained a license, permit, or authorization and paid the fees hereinafter set forth, unless such license is issued without fee as provided in s. 372.561. Such license, permit, or authorization shall authorize the person to whom it is issued to take game, freshwater fish, or fur-bearing animals in accordance with law and commission rules. Such license, permit, or authorization is not transferable. Each license or permit must bear on its face in indelible ink the name of the person to whom it is issued and other information requested by the commission. Such license, permit, or authorization issued by the commission or any agent must be in the personal possession of the person to whom issued while taking game, freshwater fish, or fur-bearing animals. The failure of such person to exhibit such license, permit, or authorization to the commission or its wildlife officers, when such person is found taking game, freshwater fish, or fur-bearing animals, is a violation of law. A positive form of identification is 31 required when using an authorization, a lifetime license, a

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5-year license, or when otherwise required by the license or permit. The lifetime licenses and 5-year licenses provided herein shall be embossed with the name, date of birth, the date of issuance, and other pertinent information as deemed necessary by the commission. A certified copy of the applicant's birth certificate shall accompany all applications for a lifetime license for residents 12 years of age and younger. Each applicant for a license, permit, or authorization shall provide the applicant's social security number on the application form. Disclosure of social security numbers obtained through this requirement shall be limited to the purpose of administration of the Title IV-D child support enforcement program and use by the commission, and as otherwise provided by law.

- (4) In addition to any license required by this chapter, the following permits and fees for certain hunting, fishing, and recreational uses, and the activities authorized thereby, are:
- (a) A Florida waterfowl permit to take wild ducks or geese within this state or its coastal waters is \$3.
- (b)1. Management area permits to hunt, fish, or otherwise use for outdoor recreational purposes, land owned, leased, or managed by the commission or the State of Florida for the use and benefit of the commission, up to \$25 annually. Permits, and fees thereof, for short-term use of land which is owned, leased, or managed by the commission may be established by rule of the commission for any activity on such lands. Such permits and fees may be in lieu of or in addition to the annual management area permit. Other than for hunting or fishing, the provisions of this paragraph shall not apply on 31 any lands not owned by the commission, unless the commission

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shall have obtained the written consent of the owner or primary custodian of such lands.

2. A recreational user permit fee to hunt, fish, or otherwise use for outdoor recreational purposes, land leased by the commission from private nongovernmental owners, except for those lands located directly north of the Apalachicola National Forest, east of the Ochlockonee River until the point the river meets the dam forming Lake Talquin, and south of the closest federal highway. The fee for this permit shall be based upon economic compensation desired by the landowner, game population levels, desired hunter density, and administrative costs. The permit fee shall be set by commission rule on a per-acre basis. On property currently in the private landowner payment program, the prior year's landowner payment shall be used to augment the landowner lease fee so as to decrease the permit fee for the users of that property. One 16-year-old or younger dependent child per permittee may hunt under the supervision of the permittee and is exempt from the permit fee. The spouse and dependent children of a permittee are exempt from the permit fee when engaged in outdoor recreational activities other than hunting in the company of the permittee. Notwithstanding any other provision of this chapter, there are no other exclusions, exceptions, or exemptions from this permit fee. The recreational user permit landowner lease fee, less an administrative permit fee of up to \$25 per permit, shall be remitted to the landowner as provided in the lease agreement for each area.

Section 3. This act shall take effect upon becoming a

1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
2	COMMITTEE SUBSTITUTE FOR CS/SB 306
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4	The bill clarifies that in addition to certain lands managed
5	by and titled to a state agency being eligible to use CARL funds, lands titled to either the board of trustees or a state agency are also eligible to use CARL funds.
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7	The bill also clarifies that the exemption provided in the bill from a recreational user permit fee to a supervised
8	dependent child or a permittee, is for dependents 16-years old or younger.
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