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30 governments, board of trustees and other state	28	amending s. 270.11, F.S.; providing discretion
	29	to water management districts, local
31 agencies to determine whether to reserve	30	governments, board of trustees and other state
	31	agencies to determine whether to reserve
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1	mineur] interests when solling lends:
1	mineral interests when selling lands;
2	clarifying the types of information to be given
3	by land-owner wanting a release of a
4	reservation; amending s. 373.056, F.S.;
5	granting water management districts the
6	authority to grant utility easements on
7	district-owned land for providing utility
8	service; amending s. 373.093, F.S.; granting
9	additional time to water management districts
10	to provide notification before executing lease
11	agreements; amending s. 373.096, F.S.;
12	providing for release of certain easements,
13	reservations, or right-of-way interests;
14	amending s. 373.139, F.S.; authorizing water
15	management districts to cure title defects
16	after a land sale is executed; allowing water
17	management districts to disclose appraisal
18	information, offers and counter offers to third
19	parties working on the district's behalf;
20	allowing third party appraisals to be used
21	under specific circumstances; amending s.
22	373.1401, F.S.; allowing water management
23	districts to contract with private entities for
24	management, improvement, or maintenance of land
25	held by the districts; amending s. 110.152,
26	F.S.; specifying employees who are entitled to
27	receive such benefits for adopting a
28	special-needs child; deleting references to
29	water management district employees;
30	prescribing the manner of establishing the
31	amount of such benefits; amending s. 110.15201,
	2

1	F.S.; providing that rules for administering
2	such adoption benefits may provide for an
3	application process; deleting a reference to
4	water management district employees; amending
5	s. 215.32, F.S.; requiring the Comptroller and
6	the Department of Management Services to
7	transfer funds to water management districts to
8	pay monetary benefits to water management
9	district employees; creating s. 373.6065, F.S.;
10	providing child-adoption monetary benefits to
11	water management district employees; amending
12	s. 373.536, F.S.; revising notice and hearing
13	provisions relating to the adoption of a final
14	budget for the water management districts;
15	specifying to whom a copy of the water
16	management districts' tentative budget must be
17	sent for review; specifying the contents of the
18	tentative budget; requiring the Executive
19	Office of the Governor to file with the
20	Legislature a report summarizing its review of
21	the water management districts' tentative
22	budgets and displaying the adopted budget
23	allocations by program area; requiring the
24	water management districts to submit certain
25	budget documents to specified officials;
26	amending s. 373.079, F.S.; deleting a
27	requirement that the water management districts
28	submit a 5-year capital improvement plan and
29	fiscal report to the Governor, the President of
30	the Senate, the Speaker of the House of
31	Representatives, and the Secretary of

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1 Environmental Protection; amending s. 373.59, 2 F.S.; providing for the transfer of certain 3 funds; amending s. 373.501, F.S.; providing for 4 the release of moneys from the Water Management 5 Lands Trust Fund; repealing s. 373.507, F.S., 6 relating to postaudits and budgets of water 7 management districts and basins; repealing s. 373.589, F.S., relating to audits of water 8 9 management districts; providing an effective 10 date. 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 Section 1. Paragraph (k) is added to subsection (2) of section 373.1961, Florida Statutes, to read: 15 373.1961 Water production.--16 17 (2) The Legislature finds that, due to a combination 18 of factors, vastly increased demands have been placed on 19 natural supplies of fresh water, and that, absent increased development of alternative water supplies, such demands may 20 increase in the future. The Legislature also finds that 21 potential exists in the state for the production of 22 23 significant quantities of alternative water supplies, including reclaimed water, and that water production includes 24 25 the development of alternative water supplies, including 26 reclaimed water, for appropriate uses. It is the intent of 27 the Legislature that utilities develop reclaimed water systems, where reclaimed water is the most appropriate 28 29 alternative water supply option, to deliver reclaimed water to as many users as possible through the most cost-effective 30 means, and to construct reclaimed water system infrastructure 31 4

to their owned or operated properties and facilities where 1 they have reclamation capability. It is also the intent of the 2 3 Legislature that the water management districts which levy ad 4 valorem taxes for water management purposes should share a 5 percentage of those tax revenues with water providers and 6 users, including local governments, water, wastewater, and 7 reuse utilities, municipal, industrial, and agricultural water 8 users, and other public and private water users, to be used to 9 supplement other funding sources in the development of alternative water supplies. The Legislature finds that public 10 moneys or services provided to private entities for such uses 11 12 constitute public purposes which are in the public interest. In order to further the development and use of alternative 13 14 water supply systems, including reclaimed water systems, the 15 Legislature provides the following: The Florida Public Service Commission shall allow 16 (k) 17 entities under its jurisdiction constructing alternative water supply facilities, including but not limited to aquifer 18 19 storage and recovery wells, to recover the full, prudently 20 incurred cost of such facilities through their rate structure. Every component of an alternative water supply facility 21 22 constructed by an investor-owned utility shall be recovered in 23 current rates. Section 2. Subsection (4) of section 373.083, Florida 24 Statutes, is amended to read: 25 26 373.083 General powers and duties of the governing 27 board.--In addition to other powers and duties allowed it by law, the governing board is authorized to: 28 29 Solicit and accept donations or grants of funds or (4) services from both public and private sources for the planning 30 and implementation of district undertakings and delegations, 31 5 CODING: Words stricken are deletions; words underlined are additions.

including, but not limited to, projects, programs, works, and 1 2 studies. 3 Section 3. Subsection (4) of section 373.093, Florida 4 Statutes, is created to read: 5 373.093 Lease of lands or interest in land and б personal property .-- The governing board of the district may 7 lease any lands or interest in land, including but not limited to oil and mineral rights, to which the district has acquired 8 9 title, or to which it may hereafter acquire title in the following manner, as long as the lease is consistent with the 10 purposes for which the lands or any interest in land was 11 12 acquired: 13 (4) The governing board of the district may lease 14 existing communications towers and other similar structures which the district owns or which it may hereafter acquire, for 15 the best price and terms obtainable, to be determined by the 16 17 board. Section 4. Section 373.608, Florida Statutes, is 18 19 created to read: 20 373.608 Patents, copyrights, and trademarks.--Each 21 district may, in its own name: 22 (1) Perform all things necessary to secure letters of 23 patent, copyrights, and trademarks on any work products of the district and enforce its rights therein. Each district shall 24 25 consider contributions by district personnel in the 26 development of trademarks, copyrights, and patents and shall enter into written contracts with such personnel in each 27 28 trademark, copyright, or patent. (2) License, lease, assign, or otherwise give written 29 30 consent to any person, firm, or corporation for the manufacture or use of such district work products, on a 31 6

royalty basis or for such other consideration as the 1 2 applicable governing board shall deem proper. 3 (3) Take any action necessary, including legal action, to protect such district work products against improper or 4 5 unlawful use or infringement. 6 (4) Enforce the collection of any sums due to the 7 district for the manufacture or use of such district work 8 products by other party. 9 (5) Sell any of such district work products and 10 execute all instruments necessary to consummate any such sale. (6) Do all other acts necessary and proper for the 11 12 execution of powers and duties conferred upon the districts by this section, including adopting rules, as necessary, in order 13 14 to administer this section. Section 5. Section 373.610, Florida Statutes, is 15 created to read: 16 17 373.610 Defaulting vendors and contractors.--The 18 district may suspend a contractor on a temporary or permanent 19 basis, from doing work with the district if such contractor 20 has materially breached its contract with the district. The district shall adopt rules to administer the provisions of 21 this section to specify the circumstances and conditions that 22 23 constitute a materially breached contract and conditions that constitute the period for temporary or permanent suspension 24 25 and for reinstatement. 26 Section 6. Section 373.611, Florida Statutes, is created to read: 27 28 373.611 Modification or limitation of remedy.--In 29 order to promote the cost-effective procurement of commodities and contractual services by the water management districts, a 30 31 district may enter into contracts to limit or alter the 7

measure of damages recoverable from a vendor consistent with 1 2 the provisions contained in s. 672.719. 3 Section 7. Subsection (7) of section 373.0693, Florida 4 Statutes, is amended to read: 5 373.0693 Basins; basin boards.--6 (7) At 11:59 p.m. on December 31, 1976, the Manasota 7 Watershed Basin of the Ridge and Lower Gulf Coast Water 8 Management District, which is annexed to the Southwest Florida 9 Water Management District by change of its boundaries pursuant to chapter 76-243, Laws of Florida, shall be formed into a 10 subdistrict or basin of the Southwest Florida Water Management 11 12 District, subject to the same provisions as the other basins in such district. Such subdistrict shall be designated 13 14 initially as the Manasota Basin. The members of the governing board of the Manasota Watershed Basin of the Ridge and Lower 15 Gulf Coast Water Management District shall become members of 16 17 the governing board of the Manasota Basin of the Southwest Florida Water Management District. Notwithstanding other 18 19 provisions in this section, beginning on July 1, 2001, the 20 membership of the Manasota Basin Board shall be comprised of three members from Manatee County and three members from 21 Sarasota County. Matters relating to tie votes shall be 22 23 resolved pursuant to subsection (6) by the ex officio chair designated by the governing board to vote in case of a tie 24 25 vote. 26 Section 8. Paragraph (a) of subsection (1) of section 27 73.015, Florida Statutes, is amended to read: 28 73.015 Presuit negotiation .--29 (1) Effective July 1, 2000, before an eminent domain proceeding is brought under this chapter or chapter 74, the 30 condemning authority must attempt to negotiate in good faith 31 8 CODING: Words stricken are deletions; words underlined are additions.

with the fee owner of the parcel to be acquired, must provide 1 the fee owner with a written offer and, if requested, a copy 2 3 of the appraisal upon which the offer is based, and must 4 attempt to reach an agreement regarding the amount of 5 compensation to be paid for the parcel. 6 (a) No later than the time the initial written or oral 7 offer of compensation for acquisition is made to the fee 8 owner, At the inception of negotiation for acquisition, the 9 condemning authority must notify the fee owner of the following: 10 1. 11 That all or a portion of his or her property is 12 necessary for a project. The nature of the project for which the parcel is 13 2. considered necessary, and the parcel designation of the 14 15 property to be acquired. That, within 15 business days after receipt of a 16 3. 17 request by the fee owner, the condemning authority will provide a copy of the appraisal report upon which the offer to 18 19 the fee owner is based; copies, to the extent prepared, of the right-of-way maps or other documents that depict the proposed 20 taking; and copies, to the extent prepared, of the 21 22 construction plans that depict project improvements to be 23 constructed on the property taken and improvements to be constructed adjacent to the remaining property, including, but 24 not limited to, plan, profile, cross-section, drainage, and 25 26 pavement marking sheets, and driveway connection detail. The 27 condemning authority shall provide any additional plan sheets within 15 days of request. 28 29 The fee owner's statutory rights under ss. 73.091 4. and 73.092, or alternatively provide copies of these 30 provisions of law. 31 9

5. The fee owner's rights and responsibilities under 1 2 paragraphs (b) and (c) and subsection (4), or alternatively 3 provide copies of these provisions of law. 4 Section 9. Subsections (1) and (3) of section 270.11, 5 Florida Statutes, are amended to read: 6 270.11 Contracts for sale of public lands to reserve 7 certain mineral rights; prohibition on exercise of right of entry in certain cases .--8 9 (1) Unless the applicable agency chooses not to 10 reserve such interest and except Except as otherwise provided by law, in all contracts and deeds for the sale of land 11 12 executed by the Board of Trustees of the Internal Improvement 13 Trust Fund or by any local government, water management 14 district, or other agency of the state, there shall be 15 reserved for such local government, water management district, other agency of the state, or the board of trustees and its 16 successors an undivided three-fourths interest in, and title 17 in and to an undivided three-fourths interest in, all the 18 19 phosphate, minerals, and metals that are or may be in, on, or under the said land and an undivided one-half interest in all 20 the petroleum that is or may be in, on, or under said land 21 22 with the privilege to mine and develop the same. 23 (3) A local government, water management district, or agency of the state may, at its discretion, sell or release 24 such reserved interest in any parcel of land, except that such 25 26 sale or release shall be made upon petition of the purchaser 27 for such interest and with upon submission by the local government, water management district, or agency of the state 28 29 which owns the parcel of a statement of reasons justifying 30 such sale or release. 31 10

Section 10. Subsection (4) of section 373.056, Florida 1 2 Statutes, is amended to read: 3 373.056 State agencies, counties, drainage districts, 4 municipalities, or governmental agencies or public 5 corporations authorized to convey or receive land from water 6 management districts.--7 (4) Any water management district within this chapter 8 shall have authority to convey or lease to any governmental 9 entity, other agency described herein or to the United States Government, including its agencies, land or rights in land 10 owned by such district not required for its purposes under 11 12 such terms and conditions as the governing board of such district may determine. In addition to other general law 13 14 authorizing the grant of utility easements, any water 15 management district may grant utility easements on land owned by such district to any private or public utility for the 16 17 limited purpose of obtaining utility service to district property under such terms and conditions as the governing 18 19 board of such district may determine. 20 Section 11. Section 373.096, Florida Statutes, is 21 amended to read: 22 373.096 Releases.--The governing board of the district 23 may release any canal easement, reservation or right-of-way interests, conveyed to it for which it has no present or 24 25 apparent future use under terms and conditions determined by 26 the board. Section 12. Subsection (2) of section 373.093, Florida 27 Statutes, is amended to read: 28 29 373.093 Lease of lands or interest in land.--The 30 governing board of the district may lease any lands or interest in land, including but not limited to oil and mineral 31 11

rights, to which the district has acquired title, or to which 1 it may hereafter acquire title in the following manner, as 2 3 long as the lease is consistent with the purposes for which 4 the lands or any interest in land was acquired: 5 (2) Before leasing any land, or interest in land 6 including but not limited to oil and mineral rights, the 7 district shall cause a notice of intention to lease to be 8 published in a newspaper published in the county in which said 9 land is situated and such other places as the board may determine once each week for 3 successive weeks (three 10 insertions being sufficient), the first publication of which 11 12 shall be not less than 30 nor more than 90 45 days prior to 13 the date the board executes the any lease, which said notice 14 shall set forth the time and place of leasing and a description of the lands to be leased. 15 16 Section 13. Subsection (2) and paragraph (a) of 17 subsection (3) of section 373.139, Florida Statutes, are 18 amended to read: 19 373.139 Acquisition of real property .--20 (2) The governing board of the district is empowered 21 and authorized to acquire in fee or less than fee title to 22 real property, and easements and other interests or rights 23 therein, by purchase, gift, devise, lease, eminent domain, or otherwise for flood control, water storage, water management, 24 25 conservation and protection of water resources, aquifer 26 recharge, water resource and water supply development, and preservation of wetlands, streams, and lakes. Eminent domain 27 powers may be used only for acquiring real property for flood 28 29 control and water storage or for curing title defects or encumbrances to real property owned by the district or to be 30 acquired by the district from a willing seller. 31

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(3) The initial 5-year work plan and any subsequent 1 2 modifications or additions thereto shall be adopted by each 3 water management district after a public hearing. Each water 4 management district shall provide at least 14 days' advance 5 notice of the hearing date and shall separately notify each county commission within which a proposed work plan project or б 7 project modification or addition is located of the hearing 8 date.

9 (a) Title information, Appraisal reports, offers, and counteroffers are confidential and exempt from the provisions 10 of s. 119.07(1) until an option contract is executed or, if no 11 12 option contract is executed, until 30 days before a contract or agreement for purchase is considered for approval by the 13 14 governing board. However, each district may, at its 15 discretion, disclose appraisal reports to private landowners 16 during negotiations for acquisitions using alternatives to fee 17 simple techniques, if the district determines that disclosure of such reports will bring the proposed acquisition to 18 19 closure. In the event that negotiation is terminated by the district, the title information, appraisal report, offers, and 20 counteroffers shall become available pursuant to s. 119.07(1). 21 22 Notwithstanding the provisions of this section and s. 259.041, a district and the Division of State Lands may share and 23 disclose title information, appraisal reports, appraisal 24 information, offers, and counteroffers when joint acquisition 25 26 of property is contemplated. A district and the Division of State Lands shall maintain the confidentiality of such title 27 information, appraisal reports, appraisal information, offers, 28 29 and counteroffers in conformance with this section and s. 259.041, except in those cases in which a district and the 30 division have exercised discretion to disclose such 31

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information. A district may disclose appraisal information, 1 2 offers, and counteroffers to a third party who has entered 3 into a contractual agreement with the district to work with or 4 on the behalf of or to assist the district in connection with 5 land acquisitions. The third party shall maintain the 6 confidentiality of such information in conformance with this 7 section. In addition, a district may use, as its own, 8 appraisals obtained by a third party provided the appraiser is selected from the district's list of approved appraisers and 9 the appraisal is reviewed and approved by the district. 10 Section 14. Section 373.1401, Florida Statutes, is 11 12 amended to read: 373.1401 Management of lands of water management 13 14 districts.--In addition to provisions contained in s. 373.1391(1) for soil and water conservation districts, the The 15 governing board of each water management district may contract 16 17 with a non-governmental person or entity, any federal or state agency, a county, a municipality, or any other governmental 18 19 entity, or environmental nonprofit organization to provide for the improvement, management, or maintenance of any real 20 property owned by or under the control of the district. 21 Section 15. Paragraph (a) of subsection (6) of section 22 374.984, Florida Statutes, is amended to read: 23 374.984 Purpose; powers and duties.--It is the purpose 24 25 and intent of this act that the board perform and do all 26 things which shall be requisite and necessary to comply with the requirements and conditions imposed upon a "local 27 interest" by the Congress of the United States in the several 28 29 acts authorizing and directing the improvement and maintenance of the Intracoastal Waterway from St. Mary's River to the 30 southernmost boundary of Dade County. Said acts include but 31 14

1 are not limited to: the Rivers and Harbors Act approved 2 January 21, 1927, as amended by the River and Harbor Act 3 approved July 3, 1930; the River and Harbor Act of June 20, 4 1938; and s. 107 of the Federal River and Harbor Act of 1960. 5 Pursuant thereto, the powers of the board shall include, but 6 not be limited to:

7 (6)(a) Contracting directly for, or entering into 8 agreement from time to time with the district engineer of the 9 Jacksonville, Florida, United States Army Corps of Engineers district, or other agency or party duly authorized 10 representative of the United States, to contribute toward the 11 12 cost of dredging performed on the waterway by the United States, to construct retaining bulkheads, dikes, and levees, 13 14 to construct ditches for the control of water discharged by 15 the dredges, and to do all other work and/or things which, in 16 the judgment of the board, shall be proper and necessary to 17 produce economies in meeting the conditions with respect to 18 right-of-way and dredged material management areas imposed 19 upon a "local interest" by the Congress of the United States in the several acts authorizing and directing the improvement, 20 navigability, and maintenance of the Intracoastal Waterway 21 22 from St. Mary's River to the southernmost boundary of Dade 23 County. Section 110.152, Florida Statutes, is 24 Section 16. 25 amended to read:

26 110.152 Adoption benefits for state or water 27 management district employees; parental leave.--

(1)(a) Any <u>full-time or part-time</u> employee of the state <u>who is paid from regular salary appropriations and or of</u> a water management district who adopts a special-needs child, as defined in paragraph (b), is eligible to receive a monetary

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benefit in the amount of \$10,000 per child, \$5,000 of which is 1 payable in equal monthly installments over a 2-year period. 2 3 Any employee of the state or of a water management district 4 who adopts a child whose permanent custody has been awarded to 5 the Department of Children and Family Services or to a 6 Florida-licensed child-placing agency, other than a 7 special-needs child as defined in paragraph (b), shall be 8 eligible to receive a monetary benefit in the amount of \$5,000 9 per child, \$2,000 of which is payable in equal monthly installments over a 2-year period. Benefits paid under this 10 subsection to a part-time employee must be prorated based on 11 12 the employee's full-time-equivalency status at the time of 13 applying for the benefits. 14 (b) For purposes of this section, a "special-needs 15 child" is a child whose permanent custody has been awarded to 16 the Department of Children and Family Services or to a 17 Florida-licensed child-placing agency and who is not likely to 18 be adopted because he or she is: 19 1. Eight years of age or older. 2. A person with a developmental disability. 20 3. A person with a physical or emotional handicap. 21 Of a minority race or of a racially mixed heritage. 22 4. 23 A member of a sibling group of any age, provided 5. that two or more members of a sibling group remain together 24 25 for the purposes of adoption. 26 (2) An employee of the state or of a water management 27 district who adopts a special-needs child must apply to his or her agency head to obtain the monetary benefit provided in 28 29 subsection (1). Applications must be on forms approved by the department and must include a certified copy of the final 30 order of adoption naming the applicant as the adoptive parent. 31 16 CODING: Words stricken are deletions; words underlined are additions.

(3) Nothing in this section shall affect the right of 1 2 any state employee who adopts a special-needs child to receive 3 financial aid for adoption expenses pursuant to s. 409.166 or 4 any other statute that provides financial incentives for the 5 adoption of children. 6 (4) Any employee of the state or of a water management 7 district who has a child placed in the custody of the employee 8 for adoption, and who continues to reside in the same 9 household as the child placed for adoption, shall be granted 10 parental leave for a period not to exceed 6 months as provided in s. 110.221. 11 12 Section 17. Section 110.15201, Florida Statutes, is 13 amended to read: 14 110.15201 Adoption benefits for state or water 15 management district employees; rulemaking authority.--The 16 Department of Management Services may adopt rules to 17 administer the provisions of this act. Such rules may provide 18 for an application process such as, but not limited to, an 19 open-enrollment period during which employees may apply for 20 monetary benefits as provided in s. 110.152(1). 21 Section 18. Paragraph (c) of subsection (2) of section 215.32, Florida Statutes, is amended to read: 22 23 215.32 State funds; segregation.--(2) The source and use of each of these funds shall be 24 as follows: 25 26 (c)1. The Budget Stabilization Fund shall consist of 27 amounts equal to at least 5 percent of net revenue collections 28 for the General Revenue Fund during the last completed fiscal 29 year. The Budget Stabilization Fund's principal balance shall not exceed an amount equal to 10 percent of the last completed 30 fiscal year's net revenue collections for the General Revenue 31 17 CODING: Words stricken are deletions; words underlined are additions. Fund. As used in this paragraph, the term "last completed fiscal year" means the most recently completed fiscal year prior to the regular legislative session at which the Legislature considers the General Appropriations Act for the year in which the transfer to the Budget Stabilization Fund must be made under this paragraph.

7 By September 15 of each year, the Governor shall 2. authorize the Comptroller to transfer, and the Comptroller 8 9 shall transfer pursuant to appropriations made by law, to the Budget Stabilization Fund the amount of money needed for the 10 balance of that fund to equal the amount specified in 11 12 subparagraph 1., less any amounts expended and not restored. The moneys needed for this transfer may be appropriated by the 13 14 Legislature from any funds.

15 3. Unless otherwise provided in this subparagraph, an 16 expenditure from the Budget Stabilization Fund must be 17 restored pursuant to a restoration schedule that provides for making five equal annual transfers from the General Revenue 18 19 Fund, beginning in the fiscal year following that in which the 20 expenditure was made. For any Budget Stabilization Fund 21 expenditure, the Legislature may establish by law a different restoration schedule and such change may be made at any time 22 23 during the restoration period. Moneys are hereby appropriated for transfers pursuant to this subparagraph. 24

4. The Budget Stabilization Fund and the Working
Capital Fund may be used as revolving funds for transfers as
provided in s. 18.125; however, any interest earned must be
deposited in the General Revenue Fund.

29 <u>5. The Comptroller and the Department of Management</u>
 30 <u>Services shall transfer funds to water management districts to</u>
 31 <u>pay eligible water management district employees for all</u>

benefits due under s. 373.6065, as long as funds remain 1 2 available for the program described under s. 100.152. 3 Section 19. Section 373.6065, Florida Statutes, is 4 created to read: 5 373.6065 Adoption benefits for water management 6 district employees .--7 (1) Any employee of a water management district is 8 eligible to receive monetary benefits for child adoption to the same extent as is an employee of the state, as described 9 in s. 110.152. The employee shall apply for such benefits 10 pursuant to s. <u>110.15201</u> 11 12 (2) The Comptroller and the Department of Management Services shall transfer funds to water management districts to 13 14 pay eligible water management district employees for these 15 child adoption monetary benefits in accordance with s. 215.32(1)(c)5., as long as funds remain available for the 16 17 program described under s. 110.152. (3) Parental leave for eligible water management 18 19 district employees shall be provided according to the policies 20 and procedures of the individual water management district in 21 existence at the time eligibility is determined. (4) Each water management district shall develop means 22 23 of implementing these monetary adoption benefits for water management district employees, consistent with its current 24 25 practices. Water management district rules, policies, 26 guidelines, or procedures so implemented will remain valid and 27 enforceable as long as they do not conflict with the express 28 terms of s. 110.152. 29 Section 20. Section 373.536, Florida Statutes, is 30 amended to read: 373.536 District budget and hearing thereon .--31 19 CODING: Words stricken are deletions; words underlined are additions.

FISCAL YEAR.--The fiscal year of districts created 1 (1) 2 under the provisions of this chapter shall extend from October 3 1 of one year through September 30 of the following year. 4 (2) BUDGET SUBMITTAL. -- The budget officer of the 5 district shall, on or before July 15 of each year, submit for 6 consideration by the governing board of the district a 7 tentative budget for the district covering its proposed 8 operations operation and funding requirements for the ensuing 9 fiscal year. 10 (3) BUDGET HEARINGS AND WORKSHOPS; NOTICE.--(a) Unless alternative notice requirements are 11 12 otherwise provided by law, notice of all budget hearings conducted by the governing board or district staff must be 13 14 published in a newspaper of general paid circulation in each county in which the district lies not less than 5 days nor 15 more than 15 days before the hearing. 16 17 (b) Budget workshops conducted for the public and not governed by s. 200.065 must be advertised in a newspaper of 18 19 general paid circulation in the community or area in which the 20 workshop will occur not less than 5 days nor more than 15 days 21 before the workshop. 22 (c) The tentative budget shall be adopted in 23 accordance with the provisions of s. 200.065; however, if the mailing of the notice of proposed property taxes is delayed 24 25 beyond September 3 in any county in which the district lies, 26 the district shall advertise its intention to adopt a 27 tentative budget and millage rate, pursuant to s. 200.065(3)(g), in a newspaper of general paid circulation in 28 29 that county. The budget shall set forth, classified by object and purpose, and by fund if so designated, the proposed 30 expenditures of the district for bonds or other debt, for 31 20

construction, for acquisition of land, for operation and 1 maintenance of the district works, for the conduct of the 2 3 affairs of the district generally, and for other purposes, to 4 which may be added an amount to be held as a reserve. District 5 administrative and operating expenses must be identified in 6 the budget and allocated among district programs. 7 (2) The budget shall also show the estimated amount 8 which will appear at the beginning of the fiscal year as 9 obligated upon commitments made but uncompleted. There shall be shown the estimated unobligated or net balance which will 10 be on hand at the beginning of the fiscal year, and the 11 estimated amount to be raised by district taxes and from other 12 sources for meeting the requirements of the district. 13 14 (d) (d) (3) As provided in s. 200.065(2)(d), the board 15 shall publish one or more notices of its intention to finally adopt a final budget for the district for the ensuing fiscal 16 year. The notice shall appear adjacent to an advertisement 17 that sets which shall set forth the tentative budget in a 18 19 format meeting the budget summary requirements of s. 20 129.03(3)(b) in full. The district shall not include 21 expenditures of federal special revenues and state special revenues when preparing the statement required by s. 22 23 200.065(3)(1). The notice and advertisement shall be published in one or more newspapers having a combined general paid 24 circulation in each county the counties having land in which 25 26 the district lies. Districts may include explanatory phrases and examples in budget advertisements published under s. 27 28 200.065 to clarify or illustrate the effect that the district 29 budget may have on ad valorem taxes. 30 (e) (4) The hearing for adoption of to finally adopt a final budget and millage rate shall be by and before the 31 21

governing board of the district as provided in s. 200.065 and
 may be continued from day to day until terminated by the
 board.

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(4) BUDGET CONTROLS.--

5 <u>(a)</u> The final <u>adopted</u> budget for the district will 6 thereupon be the operating and fiscal guide for the district 7 for the ensuing year; however, transfers of funds may be made 8 within the budget by action of the governing board at a public 9 meeting of the governing board.

10 (b) The district shall control its budget, at a minimum, by funds and shall provide to the Executive Office of 11 12 the Governor a description of its budget control mechanisms. (c) Should the district receive unanticipated funds 13 14 after the adoption of the final budget, the final budget may 15 be amended by including such funds, so long as notice of intention to amend is published in the notice of the governing 16 17 board meeting at which the amendment will be considered, pursuant to s. 120.525 one time in one or more newspapers 18 19 qualified to accept legal advertisements having a combined general circulation in the counties in the district. The 20 notice shall set forth a summary of the proposed amendment and 21 22 shall be published at least 10 days prior to the public 23 meeting of the board at which the proposed amendment is to be considered. However, in the event of a disaster or of an 24 emergency arising to prevent or avert the same, the governing 25 26 board shall not be limited by the budget but shall have 27 authority to apply such funds as may be available therefor or as may be procured for such purpose. 28 29 (5) TENTATIVE BUDGET CONTENTS AND SUBMISSION; REVIEW 30 AND APPROVAL. --31

The Executive Office of the Governor is authorized 1 (a) 2 to approve or disapprove, in whole or in part, the budget of 3 each water management district and shall analyze each budget 4 as to the adequacy of fiscal resources available to the 5 district and the adequacy of district expenditures related to 6 water supply, including water resource development projects 7 identified in the district's regional water supply plans; 8 water quality; flood protection and floodplain management; and 9 natural systems. This analysis shall be based on the particular needs within each water management district in 10 those four areas of responsibility. 11

12 (b) The Executive Office of the Governor and the water management districts shall develop a process to facilitate 13 14 review and communication regarding water management district 15 budgets, as necessary. Written disapproval of any provision in the tentative budget must be received by the district at 16 17 least 5 business days prior to the final district budget adoption hearing conducted under s. 200.065(2)(d). 18 If written 19 disapproval of any portion of the budget is not received at least 5 business days prior to the final budget adoption 20 hearing, the governing board may proceed with final adoption. 21 Any provision rejected by the Governor shall not be included 22 23 in a district's final budget.

(c) Each water management district shall, by August 1 24 of each year, submit for review a tentative budget to the 25 26 Governor, the President of the Senate, the Speaker of the 27 House of Representatives, the chairs of all legislative 28 committees and subcommittees with substantive or fiscal 29 jurisdiction over water management districts, as determined by the President of the Senate or Speaker of the House of 30 Representatives as applicable, the secretary of the 31

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department, and the governing body of each county in which the 1 2 district has jurisdiction or derives any funds for the 3 operations of the district. 4 (d) The tentative budget must set forth the proposed 5 expenditures of the district, to which may be added an amount 6 to be held as reserve. The tentative budget must include, but 7 is not limited to, the following information for the preceding 8 fiscal year and the current fiscal year, and the proposed 9 amounts for the upcoming fiscal year, in a standard format prescribed by the Executive Office of the Governor which is 10 generally consistent with the format prescribed by legislative 11 12 budget instructions for state agencies and the format requirements of s. 216.031: 13 14 1. The estimated amount of funds remaining at the 15 beginning of the fiscal year which have been obligated for the 16 payment of outstanding commitments not yet completed. 17 2. The estimated amount of unobligated funds or net cash balance on hand at the beginning of the fiscal year, and 18 19 the estimated amount of funds to be raised by district taxes 20 or received from other sources to meet the requirements of the 21 district. 22 3. The millage rates and the percentage increase above 23 the rolled-back rate, together with a summary of the reasons the increase is required, and the percentage increase in 24 taxable value resulting from new construction within the 25 26 district.+ 27 4.2. The salaries salary and benefits, expenses, operating capital outlay, number of authorized positions, and 28 29 other personal services for the following program areas of the district, including a separate section for lobbying, 30 intergovernmental relations, and advertising: 31 24 CODING: Words stricken are deletions; words underlined are additions.

a. Water resource planning and monitoring; 1 b. Land acquisition, restoration, and public works; 2 c. Operation and maintenance of works and lands; 3 4 d. Regulation; 5 Outreach for which the information provided must e. 6 contain a full description and accounting of expenditures for 7 water resources education; public information and public 8 relations, including public service announcements and 9 advertising in any media; and lobbying activities related to local, regional, state and federal governmental affairs, 10 whether incurred by district staff or through contractual 11 12 services; and 13 f. Management and administration. 14 a. District management and administration; b. Implementation through outreach activities; 15 c. Implementation through regulation; 16 17 d. Implementation through acquisition, restoration, 18 and public works; 19 e. Implementation through operations and maintenance 20 of lands and works; 21 f. Water resources planning and monitoring; and g. A full description and accounting of expenditures 22 23 for lobbying activities relating to local, regional, state, and federal governmental affairs, whether incurred by district 24 25 staff or through contractual services and all expenditures for 26 public relations, including all expenditures for public 27 service announcements and advertising in any media. 28 29 In addition to the program areas reported by all water 30 management districts, the South Florida Water Management District shall include in its budget document a separate 31 25 CODING: Words stricken are deletions; words underlined are additions.

sections section on all costs associated with the Everglades 1 Construction Project and the Comprehensive Everglades 2 3 Restoration Plan. 4 5.3. The total estimated amount in the district budget 5 for each area of responsibility listed in subparagraph 4. 6 paragraph (a) and for water resource development projects 7 identified in the district's regional water supply plans. 8 4. A 5-year capital improvements plan. 9 6.5. A description of each new, expanded, reduced, or 10 eliminated program. 11 6. A proposed 5-year water resource development work 12 program, that describes the district's implementation strategy for the water resource development component of each approved 13 14 regional water supply plan developed or revised pursuant to s. 15 373.0361. The work program shall address all the elements of the water resource development component in the district's 16 17 approved regional water supply plans. The office of the 18 Governor, with the assistance of the department, shall review 19 the proposed work program. The review shall include a written evaluation of its consistency with and furtherance of the 20 district's approved regional water supply plans, and adequacy 21 of proposed expenditures. As part of the review, the Executive 22 23 Office of the Governor and the department shall afford to all interested parties the opportunity to provide written comments 24 on each district's proposed work program. At least 7 days 25 26 prior to the adoption of its final budget, the governing board 27 shall state in writing to the Executive Office of the Governor 28 which changes recommended in the evaluation it will 29 incorporate into its work program, or specify the reasons for not incorporating the changes. The office of the Governor 30 shall include the district's responses in the written 31 26

1 evaluation and shall submit a copy of the evaluation to the
2 Legislature; and
3 7. The funding sources, including, but not limited to,
4 ad valorem taxes, Surface Water Improvement and Management
5 Program funds, other state funds, federal funds, and user fees
6 and permit fees for each program area.
7 (e)(d) By September 5 of the year in which the budget

8 is submitted, the House and Senate appropriations chairs may 9 transmit to each district comments and objections to the proposed budgets. Each district governing board shall include 10 a response to such comments and objections in the record of 11 12 the governing board meeting where final adoption of the budget takes place, and the record of this meeting shall be 13 14 transmitted to the Executive Office of the Governor, the 15 department, and the chairs of the House and Senate 16 appropriations committees.

17 (f)(e) The Executive Office of the Governor shall annually, on or before December 15, file with the Legislature 18 19 a report that summarizes its review the expenditures of the 20 water management districts' tentative budgets and displays the 21 adopted budget allocations districts by program area. The 22 report must identify and identifies the districts that are not 23 in compliance with the reporting requirements of this section. State funds shall be withheld from a water management district 24 25 that fails to comply with these reporting requirements. 26 (6) FINAL BUDGET; ANNUAL AUDIT; CAPITAL IMPROVEMENTS PLAN; WATER RESOURCE DEVELOPMENT WORK PROGRAM. --27 28 (a) Each district must, by the date specified for each 29 item, furnish copies of the following documents to the 30 Governor, the President of the Senate, the Speaker of the House of Representatives, the chairs of all legislative 31 27

committees and subcommittees having substantive or fiscal 1 jurisdiction over the districts, as determined by the 2 3 President or Speaker as applicable, the secretary of the department, and the governing board of each county in which 4 5 the district has jurisdiction or derives any funds for the 6 operations of the district; 7 1. The adopted budget, to be furnished within 10 days 8 after its adoption. 9 2. A financial audit of its accounts and records, to be furnished within 10 days after its acceptance by the 10 governing board. The audit must be conducted in accordance 11 12 with the provisions of s. 11.45 and the rules adopted 13 thereunder. In addition to the entities named above, the 14 district must provide a copy of the audit to the Auditor General within 10 days after its acceptance by the governing 15 16 board. 17 3. A 5-year capital improvements plan, to be furnished within 45 days after the adoption of the final budget. The 18 19 plan must include expected sources of revenue for planned 20 improvements and must be prepared in a manner comparable to 21 the fixed capital outlay format set forth in s. 216.043. 22 4. A 5-year water resource development work program to 23 be furnished within 45 days after the adoption of the final budget. The program must describe the district's 24 25 implementation strategy for the water resource development 26 component of each approved regional water supply plan developed or revised under s. 373.0361. The work program must 27 28 address all the elements of the water resource development 29 component in the district's approved regional water supply 30 plans. Within 45 days after its submittal, the department shall review the proposed work program and submit its 31 28

findings, questions, and comments to the district. The review 1 must include a written evaluation of the program's consistency 2 3 with the furtherance of the district's approved regional water 4 supply plans, and the adequacy of proposed expenditures. As part of the review, the department shall give interested 5 6 parties the opportunity to provide written comments on each 7 district's proposed work program. Within 60 days after receipt 8 of the department's evaluation, the governing board shall 9 state in writing to the department which changes recommended in the evaluation it will incorporate into its work program or 10 specify the reasons for not incorporating the changes. The 11 12 department shall include the district's responses in a final 13 evaluation report and shall submit a copy of the report to the 14 Governor, the President of the Senate, and the Speaker of the 15 House of Representatives. 16 If any entity listed in paragraph (a) provides (b) 17 written comments to the district regarding any document furnished under this subsection, the district must respond to 18 19 the comments in writing and furnish copies of the comments and 20 written responses to the other entities. 21 Section 21. Paragraph (b) of subsection (4) of section 373.079, Florida Statutes, is amended to read: 22 23 373.079 Members of governing board; oath of office; staff.--24 25 (4) 26 (b)1. The governing board of each water management 27 district shall employ an inspector general, who shall report 28 directly to the board. However, the governing boards of the 29 Suwannee River Water Management District and the Northwest Florida Water Management District may jointly employ an 30 inspector general, or provide for inspector general services 31 29 CODING: Words stricken are deletions; words underlined are additions.

by interagency agreement with a state agency or water 1 management district inspector general. 2 3 2. An inspector general must have the qualifications 4 prescribed and perform the applicable duties of state agency 5 inspectors general as provided in s. 20.055. 6 3. Within 45 days of the adoption of the final budget, 7 the governing board shall submit a 5-year capital improvement 8 plan and fiscal report for the district to the Governor, the 9 President of the Senate, the Speaker of the House of 10 Representatives, and the Secretary of Environmental Protection. The capital improvement plan must include expected 11 12 sources of revenue for planned improvements and shall be prepared in a manner comparable to the fixed capital outlay 13 14 format set forth in s. 216.043. The fiscal report shall cover the preceding fiscal year and shall include a summary 15 statement of the financial operations of the district. 16 17 Section 22. Section 373.501, Florida Statutes, is 18 amended to read: 19 373.501 Appropriation of funds to water management 20 districts.--21 (1) The department may allocate to the water 22 management districts, from funds appropriated to the 23 department, such sums as may be deemed necessary to defray the costs of the administrative, regulatory, and other activities 24 25 of the districts. The governing boards shall submit annual 26 budget requests for such purposes to the department, and the 27 department shall consider such budgets in preparing its budget request for the Legislature. 28 29 (2) Funds appropriated by the Legislature for the 30 purpose of funding a specific water management district project shall be transferred to the water management district 31 30

when the proposed project has been reviewed by the secretary 1 2 of the pertinent state agency and upon receipt of a governing 3 board resolution requesting such funds. 4 Section 23. Subsection (11) of section 373.59, Florida 5 Statutes, is amended to read: 6 373.59 Water Management Lands Trust Fund .--7 (11) Notwithstanding any provision of this section to 8 the contrary, and for the 2000-2001 fiscal year only, the 9 governing board of a water management district may request, and the Secretary of Environmental Protection shall release 10 upon such request, moneys allocated to the districts pursuant 11 12 to subsection (8) for the purpose of carrying out the purposes consistent with the provisions of s. 373.0361, s. 373.0831 s. 13 14 375.0831, s. 373.139, or ss. 373.451-373.4595 and for 15 legislatively authorized land acquisition and water restoration initiatives. No funds may be used pursuant to this 16 17 subsection until necessary debt service obligations, 18 requirements for payments in lieu of taxes, and land 19 management obligations that may be required by this chapter are provided for. This subsection is repealed on July 1, 2001. 20 21 Section 24. Sections 373.507 and 373.589, Florida 22 Statutes, are repealed. 23 Section 25. This act shall take effect upon becoming a 24 law. 25 26 27 28 29 30 31 31 CODING: Words stricken are deletions; words underlined are additions.