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 2
           An act relating to the Florida Statutes;
 3
           repealing ss. 101.011, 101.27, 101.28, 101.29,
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           101.32, 101.33, 101.35, 101.36, 101.37, 101.38,
           101.39, 101.40, 101.445, 101.45, 101.46,
 5
 6
           101.47, 101.54, 101.55, 101.56, 110.207,
 7
           110.209, 206.9825(2), 253.01(2)(b), 257.17(4),
           265.2861(1)(e)2., 318.21(2)(i), 324.202,
 8
 9
           339.135(7)(g), 372.107(3), 373.59(1)(b),
           408.036(3)(s), 443.231, 468.803(4), 504.21,
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           504.22, 504.23, 504.24, 504.25, 504.26, 504.27,
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           504.28, 504.29, 504.31, 504.32, 504.33, 504.34,
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           504.35, 504.36, 624.4075, 624.463, 624.469,
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14
           713.18(3), and 985.422, F.S., all of which
           provisions have become inoperative by
15
           noncurrent repeal or expiration and, pursuant
16
17
           to s. 11.242(5)(b) and (i), may be omitted from
18
           the Florida Statutes 2003 only through a
19
           reviser's bill duly enacted by the Legislature;
           amending ss. 324.201(4) and (5), 627.732(7),
20
21
           and 627.733(7), F.S., to conform to the repeal
           of s. 324.202, F.S.; and reenacting s.
22
23
           206.9825(1), F.S., to conform to the
           reenactment and amendment of paragraph (b) of
24
           that subsection by s. 10, ch. 2002-218, Laws of
25
26
           Florida.
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28
    Be It Enacted by the Legislature of the State of Florida:
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30
           Section 1. Sections 101.011, 101.27, as amended by
    section 16 of chapter 2002-1, 101.28, 101.29, 101.32, 101.33,
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101.35, 101.36, 101.37, 101.38, 101.39, 101.40, 101.445,
2
    101.45, 101.46, 101.47, 101.54, 101.55, and 101.56, Florida
3
    Statutes, are repealed.
4
5
           Reviser's note. -- The cited sections, which
6
           relate to ballots and voting machines, were
7
           expressly repealed by s. 33, ch. 2001-40, Laws
           of Florida, effective September 2, 2002. Since
8
9
           the sections were not repealed by a "current
           session" of the Legislature, they may be
10
           omitted from the Florida Statutes 2003 only
11
12
           through a reviser's bill duly enacted by the
13
           Legislature. See s. 11.242(5)(b) and (i).
14
15
           Section 2. Sections 110.207 and 110.209, Florida
16
    Statutes, are repealed.
17
           Reviser's note. -- The cited sections, which
18
19
           relate to the classification and pay plans for
           career service positions, were expressly
20
21
           repealed by s. 16, ch. 2001-43, Laws of
           Florida. Since the sections were not repealed
22
23
           by a "current session" of the Legislature, they
           may be omitted from the Florida Statutes 2003
24
           only through a reviser's bill duly enacted by
25
26
           the Legislature. See s. 11.242(5)(b) and (i).
27
28
           Section 3. Subsection (2) of section 206.9825, Florida
29
    Statutes, is repealed and subsection (1) of that section is
30
    reenacted to read:
           206.9825 Aviation fuel tax.--
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(1)(a) Except as otherwise provided in this part, an excise tax of 6.9 cents per gallon of aviation fuel is imposed upon every gallon of aviation fuel sold in this state, or brought into this state for use, upon which such tax has not been paid or the payment thereof has not been lawfully assumed by some person handling the same in this state. Fuel taxed pursuant to this part shall not be subject to the taxes imposed by ss. 206.41(1)(d), (e), and (f) and 206.87(1)(b), (c), and (d).
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- (b) Any licensed wholesaler or terminal supplier that delivers aviation fuel to an air carrier offering transcontinental jet service and that, after January 1, 1996, increases the air carrier's Florida workforce by more than 1000 percent and by 250 or more full-time equivalent employee positions, may receive a credit or refund as the ultimate vendor of the aviation fuel for the 6.9 cents excise tax previously paid, provided that the air carrier has no facility for fueling highway vehicles from the tank in which the aviation fuel is stored. In calculating the new or additional Florida full-time equivalent employee positions, any full-time equivalent employee positions of parent or subsidiary corporations which existed before January 1, 1996, shall not be counted toward reaching the Florida employment increase thresholds. The refund allowed under this paragraph is in furtherance of the goals and policies of the State Comprehensive Plan set forth in s. 187.201(17)(a), (b)1., 2., (18)(a), (b)1., 4., (20)(a), (b)5., (22)(a), (b)1., 2., 4., 7., 9., and 12.
- (c) If, before July 1, 2001, the number of full-time equivalent employee positions created or added to the air carrier's Florida workforce falls below 250, the exemption

granted pursuant to this section shall not apply during the period in which the air carrier has fewer than the 250 additional employees.

(d) The exemption taken by credit or refund pursuant to paragraph (b) shall apply only under the terms and conditions set forth therein. If any part of that paragraph is judicially declared to be unconstitutional or invalid, the validity of any provisions taxing aviation fuel shall not be affected and all fuel exempted pursuant to paragraph (b) shall be subject to tax as if the exemption was never enacted. Every person benefiting from such exemption shall be liable for and make payment of all taxes for which a credit or refund was granted.

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> Reviser's note. -- Subsection (1) is reenacted to confirm the continued existence of paragraphs (b)-(d) of that subsection. Paragraph (1)(b) expired pursuant to its own terms effective July 1, 2001; it was included in s. 5, ch. 2002-2, Laws of Florida, a reviser's bill, to confirm that expiration. Paragraphs (1)(c) and (d), which were tied to paragraph (1)(b), were also repealed by s. 5, ch. 2002-2, to conform to the expiration of paragraph (1)(b). Section 10, ch. 2002-218, Laws of Florida, reenacted and amended paragraph (1)(b), indicating a substantive intent to continue the paragraph. In view of the substantive reenactment and amendment, subsection (1) is reenacted, including paragraphs (b)-(d), to conform to the intent of s. 10, ch. 2002-218. Subsection (2),

which relates to air carriers making a
specified election, expired pursuant to its own
terms effective July 1, 2000; that repeal was
confirmed by s. 5, ch. 2002-2. However, the
reenactment and amendment of paragraph (1)(b)
by s. 10, ch. 2002-218, raised an issue as to
legislative intent regarding subsection (2),
which relates to paragraph (1)(b). Legislative
confirmation of the intent to repeal subsection
(2) is needed in light of any possible effect
or intent by s. 10, ch. 2002-218.
Section 4. Paragraph (b) of subsection (2) of section
253.01, Florida Statutes, is repealed.
Reviser's noteThe cited paragraph, which
provides that, for the 2001-2002 fiscal year
only, the use of funds allocated to the
Internal Improvement Trust Fund shall be as
provided in the General Appropriations Act,
expired pursuant to its own terms, effective
July 1, 2002.
Section 5. Subsection (4) of section 257.17, Florida
Statutes, is repealed.
Reviser's noteThe cited subsection, which
relates to annual operating grants for
municipal library operation and maintenance if
specified conditions are met, expired pursuant
to its own terms, effective July 1, 2002.
<u> Б</u>

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           Section 6. Subparagraph 2. of paragraph (e) of
2
    subsection (1) of section 265.2861, Florida Statutes, as
3
   amended by section 930 of chapter 2002-387, Laws of Florida,
4
    is repealed.
5
6
           Reviser's note. -- The cited subparagraph, which
7
           provides that subparagraph (1)(e)1., relating
           to state-owned cultural facilities, is not
8
9
           applicable for fiscal year 2001-2002, expired
10
           pursuant to its own terms, effective July 1,
           2002.
11
12
           Section 7. Paragraph (i) of subsection (2) of section
13
14
    318.21, Florida Statutes, is repealed.
15
16
           Reviser's note. -- The cited paragraph, which
17
           relates to specified funding for fiscal year
18
           2001-2002 only, expired pursuant to its own
19
           terms, effective July 1, 2002.
20
21
           Section 8. Subsections (4) and (5) of section 324.201,
   Florida Statutes, are amended to read:
22
23
           324.201 Return of license or registration to
24
    department. --
25
           (4) All information obtained by the department
26
   regarding compliance with the provisions of this chapter shall
27
   be made available to all law enforcement agencies, and
   recovery agents or recovery agencies authorized under s.
28
29
   324.202 to seize license plates, for the purpose of enforcing
    this chapter. Law enforcement agencies and recovery agents or
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    recovery agencies may utilize that information to seize the
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license plate of any motor vehicle which has a suspended 2 registration as a result of noncompliance by the operator or 3 owner of the motor vehicle under the provisions of this 4 chapter. 5 (5) When a recovery agent or recovery agency obtains a 6 seized license plate in accordance with this chapter, the 7 license plate shall be delivered to a driver license office on 8 the next business day. 9 Reviser's note. -- Amended to conform to the 10 repeal of s. 324.202, providing for the seizure 11 12 of motor vehicle license plates by recovery agents, effective July 1, 2002. 13 14 15 Section 9. Section 324.202, Florida Statutes, is 16 repealed. 17 18 Reviser's note. -- The cited section, which 19 relates to a program using recovery agents for seizure of motor vehicle license plates, 20 21 expired pursuant to its own terms, effective 22 July 1, 2002. 23 24 Section 10. Paragraph (g) of subsection (7) of section 339.135, Florida Statutes, is repealed. 25 26 27 Reviser's note. -- The cited paragraph, which 28 provides that, for the 2001-2002 fiscal year 29 only, the Department of Transportation's 30 adopted work program shall be adjusted to 31 include projects approved as economic stimulus

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1
           projects resulting from additional
2
           appropriations made by chapter 2001-367, Laws
3
           of Florida, expired pursuant to its own terms,
4
           effective July 1, 2002.
5
6
           Section 11. Subsection (3) of section 372.107, Florida
7
    Statutes, is repealed.
8
9
           Reviser's note. -- The cited subsection, which
           provides for the termination of the Federal Law
10
           Enforcement Trust Fund within the Fish and
11
           Wildlife Conservation Commission pursuant to s.
12
           19(f)(2), Art. III of the State Constitution,
13
14
           effective July 1, 2002, was repealed by s. 2,
           ch. 2001-33, Laws of Florida, effective July 1,
15
           2002. Since the subsection was not repealed by
16
17
           a "current session" of the Legislature, it may
18
           be omitted from the Florida Statutes 2003 only
19
           through a reviser's bill duly enacted by the
20
           Legislature. See s. 11.242(5)(b) and (i).
21
22
           Section 12. Paragraph (b) of subsection (1) of section
23
    373.59, Florida Statutes, is repealed.
24
25
           Reviser's note. -- The cited paragraph, which
26
           requires that, for the 2001-2002 fiscal year
27
           only, the use of funds allocated to the Water
28
           Management Lands Trust Fund shall be as
29
           provided in the General Appropriations Act,
30
           expired pursuant to its own terms, effective
31
           July 1, 2002.
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1
           Section 13. Paragraph (s) of subsection (3) of section
2
    408.036, Florida Statutes, is repealed.
3
4
           Reviser's note. -- The cited paragraph, which
5
           relates to an exemption from review for the
6
           transfer by a health care system of existing
7
           services and not more than 100 licensed and
           approved beds from a hospital in district 1,
8
9
           subdistrict 1, to another location within the
           same subdistrict for specified purposes for
10
           fiscal year 2001-2002 only, expired pursuant to
11
12
           its own terms, effective July 1, 2002.
13
14
           Section 14. Section 443.231, Florida Statutes, is
15
   repealed.
16
17
           Reviser's note. -- Section 443.231 provides for
18
           the Florida Training Investment Program. The
19
           program terminated June 30, 2002, pursuant to
           s. 443.231(8), in effect a repeal of the
20
21
           section by its own terms.
22
23
           Section 15. Subsection (4) of section 468.803, Florida
24
    Statutes, is repealed.
25
26
           Reviser's note. -- The cited subsection, which
27
           relates to alternate requirements for licensure
28
           as an orthotist, prosthetist, or
29
           prosthetist-orthotist, expired pursuant to its
30
           own terms, effective July 1, 2002.
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Section 16. Sections 504.21, 504.22, 504.23, 504.24,
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2
    504.25, 504.26, 504.27, 504.28, 504.29, 504.31, 504.32,
3
    504.33, 504.34, 504.35, and 504.36, Florida Statutes, are
4
    repealed.
5
6
           Reviser's note. -- The cited sections, which
7
           relate to organic farming and food, were
           expressly repealed by s. 17, ch. 2001-279, Laws
8
9
           of Florida, effective December 31, 2002. Since
           the sections were not repealed by a "current
10
           session" of the Legislature, they may be
11
12
           omitted from the Florida Statutes 2003 only
           through a reviser's bill duly enacted by the
13
14
           Legislature. See s. 11.242(5)(b) and (i).
15
16
           Section 17. Sections 624.4075, Florida Statutes, as
17
    amended by section 2 of chapter 92-29, Laws of Florida;
    624.463, Florida Statutes, as amended by section 82 of chapter
18
19
    93-415, Laws of Florida; and 624.469, Florida Statutes, as
20
    amended by section 13 of chapter 95-211, Laws of Florida, are
21
   repealed.
22
           Reviser's note. -- The cited sections were
23
           repealed effective October 1, 2001, by s. 188,
24
25
           ch. 91-108, Laws of Florida, and legislative
26
           review pursuant to s. 11.61 was required.
27
           Section 4(1), ch. 91-429, Laws of Florida,
28
           repealed s. 11.61. Section 4(2)(i) provides
29
           that a lengthy list of provisions subject to
30
           October 1, 2001, repeal pursuant to s. 11.61
31
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are not repealed. The list failed to include
1
2
           ss. 624.4075, 624.463, and 624.469.
3
4
           Section 18. Subsection (7) of section 627.732, Florida
5
    Statutes, is amended to read:
6
           627.732 Definitions.--As used in ss. 627.730-627.7405,
7
    the term:
8
          (7) "Recovery agent" means any person or agency who is
9
   licensed as a recovery agent or recovery agency and authorized
10
   under s. 324.202 to seize license plates.
11
12
          Reviser's note. -- The definition of "recovery
           agent" is deleted to conform to the repeal of
13
14
           s. 324.202, providing for the seizure of motor
15
           vehicle license plates by recovery agents,
16
           effective July 1, 2002.
17
18
           Section 19. Subsection (7) of section 627.733, Florida
19
    Statutes, is amended to read:
20
           627.733 Required security.--
21
           (7) Any operator or owner whose driver's license or
22
    registration has been suspended pursuant to this section or s.
23
    316.646 may effect its reinstatement upon compliance with the
    requirements of this section and upon payment to the
24
25
   Department of Highway Safety and Motor Vehicles of a
26
   nonrefundable reinstatement fee of $150 for the first
   reinstatement. Such reinstatement fee shall be $250 for the
27
28
   second reinstatement and $500 for each subsequent
29
   reinstatement during the 3 years following the first
   reinstatement. Any person reinstating her or his insurance
30
   under this subsection must also secure noncancelable coverage
31
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as described in s. 627.7275(2) and present to the appropriate
 1
 2
   person proof that the coverage is in force on a form
 3
   promulgated by the Department of Highway Safety and Motor
 4
    Vehicles, such proof to be maintained for 2 years.
 5
    person does not have a second reinstatement within 3 years
 6
    after her or his initial reinstatement, the reinstatement fee
 7
    shall be $150 for the first reinstatement after that 3-year
 8
    period. In the event that a person's license and registration
 9
    are suspended pursuant to this section or s. 316.646, only one
    reinstatement fee shall be paid to reinstate the license and
10
    the registration. All fees shall be collected by the
11
12
    Department of Highway Safety and Motor Vehicles at the time of
    reinstatement. The Department of Highway Safety and Motor
13
14
    Vehicles shall issue proper receipts for such fees and shall
15
    promptly deposit those fees in the Highway Safety Operating
    Trust Fund. One-third of the fee collected under this
16
    subsection shall be distributed from the Highway Safety
17
    Operating Trust Fund to the local government entity or state
18
19
    agency which employed the law enforcement officer or the
20
    recovery agent who seizes a license plate pursuant to s.
    324.201 or to s. 324.202. Such funds may be used by the local
21
22
    government entity or state agency for any authorized purpose.
23
           Reviser's note. -- Amended to conform to the
24
           repeal of s. 324.202, providing for the seizure
25
26
           of motor vehicle license plates by recovery
27
           agents, effective July 1, 2002.
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Section 20. Subsection (3) of section 713.18, Florida Statutes, is repealed.

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1
           Reviser's note. -- The cited subsection, which
           relates to facsimile transmission of service of
 2
           notices or copies thereof relating to certain
 3
 4
           liens, was repealed by s. 12, ch. 2001-211,
 5
           Laws of Florida, effective July 1, 2002. Since
 6
           the subsection was not repealed by a "current
 7
           session" of the Legislature, it may be omitted
           from the Florida Statutes 2003 only through a
 8
           reviser's bill duly enacted by the Legislature.
9
           See s. 11.242(5)(b) and (i).
10
11
12
           Section 21. Section 985.422, Florida Statutes, is
13
    repealed.
14
15
           Reviser's note. -- The cited section, which
16
           relates to maintenance of state-owned juvenile
           justice facilities, expired pursuant to its own
17
           terms, effective July 1, 2002.
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