A bill to be entitled 2 An act relating to the Wekiva Parkway and 3 Protection Act; creating part III of ch. 369, 4 F.S., consisting of ss. 369.314, 369.315, 5 369.316, 369.317, 369.318, 369.319, 369.320, 6 369.321, 369.322, 369.323, and 369.324, F.S.; 7 providing legislative intent; providing a legal 8 description of the Wekiva Study Area; defining 9 the Wekiva Parkway; providing guiding principles for the Wekiva Parkway Design 10 Features and Construction; limiting the number 11 of interchanges along the Wekiva Parkway; 12 13 granting the Department of Transportation 14 certain eminent domain authority for the Wekiva Parkway construction; requiring that certain 15 entities locate the precise corridor and 16 interchanges for the Wekiva Parkway in Seminole 17 18 County consistent with this act; providing that the Orlando-Orange County Expressway Authority 19 is granted authority to act as a third-party 20 acquisition agent on behalf of the Board of 21 22 Trustees of the Internal Improvement Trust Fund 23 or the St. Johns River Water Management 24 District; providing that certain properties shall be acquired prior to the completion of 25 the parkway; requiring certain entities and 26 agencies to cooperate and establish funding 27 28 responsibilities and partnerships; requiring 29 certain studies by the Department of Environmental Protection, the Department of 30 31 Health, the St. Johns River Water Management

1	District, and the Department of Agriculture and
2	Consumer Services; providing for a master
3	stormwater plan; providing for a wastewater
4	facility plan; requiring certain local
5	government comprehensive plan amendments;
6	providing for the coordination of land use and
7	water supply with the Wekiva Study Area;
8	providing that comprehensive plans and
9	comprehensive plan amendments be reviewed for
10	compliance by the Department of Community
11	Affairs; creating the Wekiva River Basin
12	Commission; amending s. 163.3184, F.S.;
13	amending the definition of "compliance";
14	creating s. 348.7546, F.S.; authorizing the
15	construction and financing of the Wekiva
16	Parkway; creating s. 348.7547, F.S.;
17	authorizing the construction and financing of
18	the Maitland Boulevard Extension and Northwest
19	Beltway Part A; providing an effective date.
20	
21	WHEREAS, the Wekiva River System and its associated
22	springshed areas are of irreplaceable value to the quality of
23	life and well-being of the people of the State of Florida, and
24	WHEREAS, protection of the surface and groundwater
25	resources, including recharge within the springshed that
26	provides for the Wekiva River System, is crucial to the
27	long-term viability of the Wekiva River and springs and the
28	central Florida Region's water supply, and
29	WHEREAS, construction of the Wekiva Parkway and other
30	roadway improvements to the west of the Wekiva River System

31 will add to the pressures for growth and development already

affecting the surface and groundwater resources within the recharge area, NOW, THEREFORE, 3 Be It Enacted by the Legislature of the State of Florida: 4 5 6 Section 1. Part III of chapter 369, Florida Statutes, consisting of sections 369.314, 369.315, 369.316, 369.317, 8 369.318, 369,319, 369.320, 369.321, 369.322, 369.323, and 9 369.324, is created to read: PART III 10 Wekiva Parkway and Protection Act. 11 369.314 Short title.--This act may be cited as the 12 13 "Wekiva Parkway Protection Act." 14 369.315 Intent.--(1) The Legislature finds that, in general, Florida 15 springs whether found in urban or rural settings, public 16 parks, or private lands, are threatened by actual and 17 potential flow reductions and declining water quality. As a 19 result of climate patterns and population changes, over the past 30 years, many of Florida's springs have begun to exhibit 20 signals of distress, including increasing nutrient loading and 21 22 lowered water flow. The groundwater that feeds springs is 23 recharged by seepage from the surface and through direct 24 conduits such as sinkholes. (2) The Legislature further finds that springs and 2.5 groundwater once damaged by overuse can be restored through 26 good stewardship, including effective planning strategies and 2.7 28 best management practices to preserve and protect the spring 29 and its springshed. Prudent land use planning decisions can protect and improve quality and quantity, as well as upland 30

resources of a springshed. Managing land use types and their

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by specific site planning to further minimize impacts, rank as 3 an important goal. (3) It is the intent of the Legislature that the 4 recommendations of the Wekiva River Basin Coordinating 5 Committee as stated in its final report dated March 16, 2004, 6 be taken and implemented as a whole to achieve the objective 8 of improving and assuring protection of surface water and 9 groundwater resources. Coordination of comprehensive plans and the Regional Water Supply Plan is important for protection of 10 water resources and to promote the continuity of effective 11 planning and development. 12 13 (4) It is not the intent of the Legislature to place 14 an undue burden on local governments within the Wekiva Study Area. Any required Wekiva Study Area comprehensive plan 15 amendments may be adopted in conjunction with other amendments 16 17 not required by this part. 18 369.316 Wekiva Study Area.--The Wekiva Study Area is 19 defined to include the following land: Begin at the northwest corner of Section 6, Township 18 South, Range 28 East, Lake 20 County, Florida, said corner lying on the north line of 21 22 Township 18 South; thence Easterly along said north line of 23 Township 18 South to the northeast corner of Section 5, 24 Township 18 South, Range 29 East; thence Southerly along the east line of said Section 5 to the northeast corner of Section 2.5 8, Township 18 South, Range 29 East; thence Southerly along 26 the east line of said Section 8 to the northeast corner of 2.7

allowable densities and intensities of development, followed

Section 17, Township 18 South, Range 29 East; thence Southerly

along the east line of said Section 17 to the northeast corner

of Section 20, Township 18 South, Range 29 East; thence

Southerly along the east line of said Section 20 to the

northeast corner of Section 29, Township 18 South, Range 29 East; thence Southerly along the east line of said Section 29 to the northeast corner of Section 32, Township 18 South, 3 Range 29 East; thence Southerly along the east line of said 4 Section 32 to the southeast corner thereof, said corner lying 5 on the south line of Township 18 South; thence Easterly along 6 7 the south line of said Township 18 South to an intersection 8 with the east line of Range 29 East; thence Southerly along 9 the east line of said Range 29 East to the southeast corner of Section 24, Township 21 South, Range 29 East; thence Westerly 10 along the south line of said Section 24 to the southeast 11 corner of Section 23, Township 21 South, Range 29 East; thence 12 13 Westerly along the south line of said Section 23, to an 14 intersection with the centerline of Interstate Highway No. 4; thence generally Southerly along the centerline of Interstate 15 Highway No. 4 to an intersection with the south line of 16 Section 13, Township 22 South, Range 29 East; thence Westerly 17 18 along the south line of said Section 13 to the southeast 19 corner of Section 14, Township 22 South, Range 29 East; thence Westerly along the south line of said Section 14 to the 20 southeast corner of Section 15, Township 22 South, Range 29 21 East; thence Westerly along the south line of said Section 15 2.2 23 to the northeast corner of Section 21, Township 22 South, 24 Range 29 East; thence Southerly along the east line of said 2.5 Section 21 to an intersection with the centerline of State Road No. 50; thence Westerly along the centerline of said 2.6 State Road No. 50 to the northeast corner of Section 30, 2.7 28 Township 22 South, Range 28 East; thence Southerly along the 29 east line of said Section 30 to the northeast corner of Section 31, Township 22 South, Range 28 East; thence Southerly 30 along the east line of said Section 31 to the southeast corner

thereof, said corner lying on the south line of Township 22 South; thence Westerly along said south line of Township 22 South to the northeast corner of Section 2, Township 23 South, 3 Range 27 East; thence Southerly along the east line of said 4 Section 2 to the northeast corner of Section 11, Township 23 5 South, Range 27 East; thence Southerly along the east line of 6 said Section 11 to the southeast corner thereof; thence 8 Westerly along the south line of said Section 11 to the 9 southeast corner of Section 10, Township 23 South, Range 27 East; thence Westerly along the south line of said Section 10 10 to the southeast corner of Section 9, Township 23 South, Range 11 27 East; thence Westerly along the south line of said Section 12 13 9 to the Southeast corner of Section 8, Township 23 South, 14 Range 27 East; thence Westerly along the south line of said Section 8 to the southeast corner of Section 7, Township 23 15 South, Range 27 East; thence Westerly along the south line of 16 17 said Section 7 to the southwest corner thereof, said corner 18 lying on the line of demarcation between Orange County and 19 Lake County; thence generally Northerly and along said county line to the northeast corner of Section 12, Township 20 South, 20 Range 26 East, said corner lying on the east line of Range 26 21 East; thence generally Northerly and along said east line of 2.2 23 Range 26 East to the southeast corner of Section 24, Township 24 19 South, Range 26 East; thence Westerly along the south line 2.5 of said Section 24 to the southeast corner of Section 23, Township 19 South, Range 26 East; thence Westerly along the 2.6 south line of said Section 23 to the southwest corner thereof; 2.7 28 thence Northerly along the west line of said Section 23 to the 29 southwest corner of Section 14, Township 19 South, Range 26 30 East; thence Northerly along the west line of said Section 14 to the southwest corner of Section 11, Township 19 South,

Range 26 East; thence generally Northeasterly to the southwest corner of Section 1, Township 19 South, Range 26 East; thence generally Northeasterly to the southwest corner of Section 31, 3 Township 18 South, Range 27 East; thence generally 4 Northeasterly to the southwest corner of Section 29, Township 5 18 South, Range 27 East; thence generally Northeasterly to the 6 northwest corner of Section 28, Township 18 South, Range 27 8 East; thence Easterly along the north line of said Section 28 9 to the northwest corner of Section 27, Township 18 South, Range 27 East; thence Easterly along the north line of said 10 Section 27 to the northwest corner of Section 26, Township 18 11 South, Range 27 East; thence Easterly along the north line of 12 13 said Section 26 to the northwest corner of Section 25, 14 Township 18 South, Range 27 East; thence Easterly along the north line of said Section 25 to an intersection with the west 15 line of Range 28 East; thence Northerly along the west line of 16 17 said Range 28 East, to the northwest corner of Section 6, 18 Township 18 South, Range 28 East, and the Point of Beginning. 19 316.317 Wekiva Parkway.--(1) The "Wekiva Parkway" means any limited access 20 highway or expressway constructed between State Road 429 and 21 22 Interstate 4 specifically incorporating the corridor alignment 23 recommended by Recommendation 2 of the Wekiva River Basin Area 24 Task Force final report dated January 15, 2003, and the recommendations of the SR 429 Working Group that were adopted 2.5 26 January 16, 2004. (2) The Wekiva Parkway and related transportation 2.7 28 facilities shall follow the design criteria contained in the 29 recommendations of the Wekiva River Basin Area Task Force adopted by reference by the Wekiva River Basin Coordinating 30 Committee in its final report of March 16, 2004 and the

recommendations of the Wekiva Coordinating Committee contained in its final report of March 16, 2004, subject to reasonable environmental, economic and engineering considerations. 3 (3) With the exception of the road commonly referred 4 to as the Apopka Bypass, the construction of any other 5 limited-access highway or expressway that is identified by the 6 7 Final Recommendations of the State Road 429 Working Group adopted January 16, 2004 within the Wekiva Study Area shall 8 9 adhere to transportation and conservation principles identified within the Final Report of the Wekiva River Basin 10 Coordinating Committee dated March 16, 2004. If any other 11 limited-access highway or expressway is considered within the 12 13 Wekiva Study Area, then such a project shall adhere to the 14 extent practicable with transportation and conservation principles identified within the Final Report of the Wekiva 15 River Basin Coordinating Committee dated March 16, 2004. 16 (4) Access to properties adjacent to SR 46 shall be 17 18 maintained through appropriate neighborhood streets or 19 frontage roads integrated into the parkway design. 20 (5) In Seminole County, the Seminole County Expressway Authority, the Department of Transportation, and the Florida 21 22 Turnpike Enterprise shall locate the precise corridor and 2.3 interchanges for the Wekiva Parkway consistent with the 24 legislative intent expressed in this act and other provisions 2.5 of this act. 26 (6) The Orlando-Orange County Expressway Authority is hereby granted the authority to act as a third-party 2.7 28 acquisition agent, pursuant to s. 259.041 on behalf of the 29 Board of Trustees or chapter 373 on behalf of the governing board of the St. Johns River Water Management District, for 30 the acquisition of all necessary lands, property and all

interests in property identified herein, including fee simple or less-than-fee simple interests. The lands subject to this authority are identified in paragraph 10.a., State of Florida, 3 Office of the Governor, Executive Order 03-112 of July 1, 4 2003, and in Recommendation 16 of the Wekiva Basin Area Task 5 Force created by Executive Order 2002-259, such lands 6 otherwise known as Neighborhood Lakes, a 1,587+/- acre parcel 8 located in Orange and Lake Counties within Sections 27, 28, 33 9 and 34 of Township 19 South, Range 28 East, and Sections 3, 4, 5 and 9 of Township 20 South, Range 28 East; Seminole 10 Woods/Swamp, a 5,353+/- acre parcel located in Lake County 11 within Section 37, Township 19 South, Range 28 East; New 12 13 Garden Coal; a 1,605+/- acre parcel in Lake County within 14 Sections 23, 25, 26, 35 and 36, Township 19 South, Range 28 East; Pine Plantation, a 617+/- acre tract consisting of eight 15 individual parcels within the Apopka City limits. The 16 Department of Transportation, the Department of Environmental 17 18 Protection, the St. Johns River Water Management District, and 19 other land acquisition entities shall participate and cooperate in providing information and support to the 20 third-party acquisition agent. The land acquisition process 2.1 22 authorized by this paragraph shall begin no later than 23 December 31, 2004. Acquisition of the properties identified as 24 Neighborhood Lakes, Pine Plantation, and New Garden Coal, or approval as a mitigation bank shall be concluded no later than 2.5 December 31, 2010. Department of Transportation and 2.6 Orlando-Orange County Expressway Authority funds expended to 2.7 28 purchase an interest in those lands identified in this 29 subsection shall be eliqible as environmental mitigation for 30 road construction related impacts in the Wekiva Study Area. 31

1	(a) Acquisition of the land described in this section
2	is required to provide right of way for the Wekiva Parkway, a
3	limited access roadway linking State Road 429 to Interstate 4,
4	an essential component in meeting regional transportation
5	needs to provide regional connectivity, improve safety,
6	accommodate projected population and economic growth, and
7	satisfy critical transportation requirements caused by
8	increased traffic volume growth and travel demands.
9	(b) Acquisition of the lands described in this section
10	is also required to protect the surface water and groundwater
11	resources of Lake, Orange, and Seminole counties, otherwise
12	known as the Wekiva Study Area, including recharge within the
13	springshed that provides for the Wekiva River system.
14	Protection of this area is crucial to the long term viability
15	of the Wekiva River and springs and the central Florida
16	region's water supply. Acquisition of the lands described in
17	this section is also necessary to alleviate pressure from
18	growth and development affecting the surface and groundwater
19	resources within the recharge area.
20	(c) Lands acquired pursuant to this section that are
21	needed for transportation facilities for the Wekiva Parkway
22	shall be determined not necessary for conservation purposes
23	pursuant to ss. 253.034(6) and 373.089(5) and shall be
24	transferred to or retained by the Orlando-Orange County
25	Expressway Authority or the Department of Transportation upon
26	reimbursement of the full purchase price and acquisition
27	costs.
28	(7) The Department of Transportation, the Department
29	of Environmental Protection, the St. Johns River Water
30	Management District, Orlando-Orange County Expressway
31	Authority and other land acquisition entities shall cooperate

and establish funding responsibilities and partnerships by agreement to the extent funds are available to the various entities. Properties acquired with Florida Forever funds shall 3 be in accordance with s. 259.041 or chapter 373. The 4 Orlando-Orange County Expressway Authority shall acquire land 5 in accordance with this section of law to the extent funds are 6 7 available from the various funding partners, but shall not be 8 required nor assumed to fund the land acquisition beyond the 9 agreement and funding provided by the various land acquisition entities. 10 (8) The Department of Environmental Protection and the 11 St. Johns River Water Management District shall give the 12 13 highest priority to the acquisition of the lands described and 14 identified in subsection (6) for Florida Forever purchases. 369.318 Studies.--15 (1) The Department of Environmental Protection shall 16 study the efficacy and applicability of water quality and 17 18 wastewater treatment standards needed to achieve nitrogen 19 reductions protective of surface and groundwater quality within the Wekiva Study Area and report to the Governor and 20 the Department of Community Affairs no later than December 1, 2.1 22 2004. Based on the December 2004 report, the Department of Environmental Protection shall, if appropriate, by March 1, 2.3 24 2005, initiate rulemaking to achieve nitrogen reductions protective of surface and groundwater quality or recommend any 2.5 26 additional statutory authority needed to implement the report recommendations. 2.7 28 (2) The Department of Health, in coordination with the 29 Department of Environmental Protection, shall study the efficacy and applicability of onsite disposal system standards 30

needed to achieve nitrogen reductions protective of

1	groundwater quality within the Wekiva Study Area including
2	publicly owned lands and report to the Governor and the
3	Department of Community Affairs no later than December 1,
4	2004. Based on the December 2004 report, the Department of
5	Health shall, if appropriate, by March 1, 2005, initiate
6	rulemaking to achieve nitrogen reductions protective of water
7	quality or recommend legislation for any additional statutory
8	authority needed to implement the report recommendations. The
9	study shall consider:
10	(a) For new developments within the Wekiva Study Area
11	and any existing development within the Wekiva River
12	Protection Area using onsite disposal systems, a more
13	stringent level of wastewater treatment, including, but not
14	limited to, the use of multiple tanks to combine aerobic and
15	anaerobic treatment to reduce the level of nitrates.
16	(b) The implementation of a septic tank maintenance
17	and inspection program which includes upgrading certain onsite
18	disposal systems permitted prior to 1982 to meet minimum
19	Department of Health standards; replacement of failing systems
20	and systems not meeting current standards; and providing
21	funding mechanisms for supporting a septic tank inspection and
22	maintenance program.
23	(3) The St. Johns River Water Management District
24	shall initiate rulemaking to:
25	(a) Amend the recharge criteria in Rule 40C-41.063(3),
26	Florida Administrative Code, to apply to all recharge lands
27	within the Wekiva Study Area.
28	(b) Adopt a consolidated environmental resources
29	permit/consumptive use permit for projects that require both
30	an environmental resource permit and a consumptive use permit
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that involve irrigation of urban landscape, golf course or recreational areas. (4) By March 1, 2005, the St. Johns River Water 3 Management District in conjunction with the Department of 4 5 Environmental Protection, shall initiate rulemaking to amend the recharge criteria in Rule 40C-41.063(3), Florida 6 Administrative Code, to provide that the post-development 8 recharge volume conditions within the Wekiva Study Area 9 approximate pre-development recharge volume conditions. The district shall study and undertake this rulemaking to 10 accomplish this standard on a development-specific basis. The 11 rule shall permit the utilization of existing permitted 12 13 municipal master stormwater systems with adequate capacity to meet the new standards in lieu of onsite retention and shall 14 provide applicants with the ability to submit appropriate 15 geotechnical information demonstrating that a specific site is 16 17 not within a most effective recharge area of the Wekiva 18 springshed. 19 (5) The St. Johns River Water Management District shall complete an assessment of the significance of water uses 20 below the current consumptive use permit thresholds in the 2.1 22 Wekiva Study Area to determine if rulemaking should be 2.3 initiated to lower consumptive use permit thresholds. 24 (6) The St. Johns River Water Management District shall conduct an analysis of the impact of redevelopment 2.5 projects in the Wekiva River basin upon aquifer recharge and 26 shall consider whether to adopt a rule amendment to require 2.7 2.8 those redevelopment projects exceeding a specified threshold 29 to meet the Wekiva Basin recharge criteria. The effect of redevelopment upon aquifer recharge shall be analyzed and then 30 the costs of regulation shall be analyzed.

(7) By December 1, 2007, the St. Johns River Water 2 Management District shall update the minimum flows and levels standards for Rock Springs and Wekiva Springs. Further, the 3 district shall revise the consumptive use permit thresholds in 4 the Wekiva Study Area to address proposed water withdrawals 5 above 50,000 gallons per day. Revisions to the consumptive use 6 7 thresholds shall provide for a general permit, if possible, 8 and include a transition period that allows continued access 9 to water supply for users that were not previously subject to the permitting process. 10 (8) By December 1, 2005, the St. Johns River Water 11 Management District shall establish pollution load reduction 12 13 goals for the Wekiva Study Area to assist the Department of 14 Environmental Protection in adopting total maximum daily loads for impaired waters within the Wekiva Study Area by December 15 1, <u>2006.</u> 16 (9) The Department of Agriculture and Consumer 17 18 Services shall be the lead agency in coordinating the 19 reduction of agricultural nonpoint sources of pollution. The Department of Agriculture and Consumer Services shall study, 20 and if necessary, initiate rulemaking to implement new or 2.1 22 revised best management practices for improving and protecting 2.3 water bodies, including those basins with impaired water 24 bodies addressed by the Total Maximum Daily Loads Program. 369.319 Master stormwater management plan. -- Each local 2.5 government within the Wekiva Study Area shall develop a master 26 stormwater management plan that: assesses existing problems 2.7 2.8 and deficiencies in the community; identifies projects to meet 29 long-range needs; establishes priorities to address existing <u>deficiencies</u>; <u>establishes measures to address redevelopment</u>; 30

establishes a schedule to complete needed improvements;

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evaluates the feasibility of stormwater reuse; and includes requirements for inspection and maintenance of facilities. The plan shall also identify a funding source, such as a stormwater utility fee, to fund implementation of the plan and maintenance program. In addition, the local government shall establish a water reuse and irrigation program that allows for reuse of stormwater on a site basis for development over a size threshold to be determined by the local government or on a jurisdiction-wide basis to minimize pumpage of groundwater for nonpotable usage.

369.320 Wastewater facility plan. --

(1) Local governments within the Wekiva Study Area shall develop a wastewater facility plan for joint planning areas and utility service areas where central wastewater systems are not readily available. The facility plan shall include: the delineation of areas within the utility service area that are to be served by central facilities within 5 years; a financially feasible schedule of improvements; an infrastructure work plan to build the facilities needed to implement the facility plan, including those needed to meet enhanced treatment standards adopted by the Department of Environmental Protection; and a phase-out of existing onsite septic tank systems where central facilities are available. The term available shall be interpreted consistent with the definition of s. 381.0065(2)(a). The facility plan shall also include a long-range component addressing service of the joint planning area or utility service area. In addition, local governments shall establish a water reuse program that allows for reuse of reclaimed water on a site-by-site basis for development over a size threshold to be determined by the

local government or on a jurisdiction-wide basis to minimize pumpage of groundwater for nonpotable usage. 3 (2) Local governments shall update their wastewater 4 facility plans required in subsection (1) where the Total Maximum Daily Loads Program requires reductions in point 5 source pollutants for a basin or as required by legislation 6 7 for enhanced treatment standards. 8 369.321 Comprehensive plan amendments.--By January 1, 9 2006, each local government within the Wekiva Study Area shall amend its local government comprehensive plan to include the 10 following: 11 (1) Local governments hosting an interchange on the 12 13 Wekiva Parkway shall adopt an interchange land use plan into 14 their comprehensive plans. Each interchange land use plan shall address: appropriate land uses and compatible 15 development; secondary road access; access management; 16 right-of-way protection; vegetation protection and water 17 18 conserving landscaping; and the height and appearance of 19 structures and signage. Local governments within which the Wekiva Parkway is planned shall amend their local government 20 comprehensive plan to include the Wekiva Parkway. 2.1 (2) Local governments shall amend the appropriate 2.2 23 elements of the comprehensive plan, including the capital 24 improvements element, to ensure implementation of the master 2.5 stormwater management plan. (3) Local governments shall amend their comprehensive 26 27 plans to establish land use strategies that optimize open 2.8 space and promote a pattern of development on a 29 jurisdiction-wide basis that protects the most effective recharge areas, karst features, and sensitive natural habitats 30 including Longleaf Pine, Sand Hill, Sand Pine, and Xeric Oak

1	Scrub. Such strategies shall recognize property rights and the
2	varying circumstances within the Wekiva Study Area, including
3	rural and urban land use patterns. Local comprehensive plans
4	shall map, using best available data from the St. Johns River
5	Water Management District and the Fish and Wildlife
6	Conservation Commission, recharge areas and sensitive upland
7	habitats for this purpose. Local governments shall have
8	flexibility to achieve this objective through comprehensive
9	plan strategies that may include, but are not limited to:
10	(a) Coordinated greenway plans;
11	(b) Dedication of conservation easements;
12	(c) Land acquisition;
13	(d) Clustering of development;
14	(e) Density credits and density incentives which
15	result in permanent protection of open space; and
16	(f) Low to very low density development.
17	(4) An up-to-date 10-year water supply facility work
18	plan for building potable water facilities necessary to serve
19	existing and new development and for which the local
20	government is responsible as required by paragraph
21	163.3177(6)(c).
22	(5) Comprehensive plans and comprehensive plan
23	amendments adopted by the local governments to implement this
24	section shall be reviewed by the Department of Community
25	Affairs pursuant to s. 163.3184, and shall be exempt from the
26	provisions of s. 163.3187(1).
27	(6) Implementing land development regulations shall be
28	adopted no later than January 1, 2007.
29	(7) During the period prior to the adoption of the
30	comprehensive plan amendments required by this act, any local
31	comprehensive plan amendment adopted by a city or county that

applies to land located within the Wekiva Study Area shall protect surface and groundwater resources and be reviewed by the Department of Community Affairs, pursuant to chapter 9J-5, 3 Florida Administrative Code, using best available data, 4 including the information presented to the Wekiva River Basin 5 Coordinating Committee. 6 7 369.322 Coordination of land use and water supply 8 within the Wekiva Study Area. --9 (1) In their review of local government comprehensive plan amendments for property located within the Wekiva Study 10 Area pursuant to s. 163.3184, the Department of Community 11 Affairs and the St. Johns River Water Management District 12 13 shall assure that amendments that increase development 14 potential demonstrate that adequate potable water consumptive use permit capacity is available. 15 (2) Local governments located within the Wekiva Study 16 Area shall coordinate with the St. Johns River Water 17 18 Management District and other public and private utilities, on 19 a countywide or multicounty basis, to implement cooperative solutions for development of alternative water sources 20 necessary to supplement groundwater supplies consistent with 2.1 22 the St. Johns River Water Management District Regional Water 2.3 Supply Plan. 24 (3) In recognition of the need to balance resource protection, existing infrastructure and improvements planned 2.5 or committed as part of approved development, consistent with 26 existing municipal or county comprehensive plans and economic 2.7 2.8 development opportunities, planned community development 29 initiatives that assure protection of surface and groundwater resources while promoting compact, ecologically and 30

economically sustainable growth should be encouraged. Small

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1	area studies, sector plans, or similar planning tools should
2	support these community development initiatives. In addition,
3	the Department of Community Affairs may make available best
4	practice quides that demonstrate how to balance resource
5	protection and economic development opportunities.
6	369.323 Compliance Comprehensive plans and plan
7	amendments adopted by the local governments within the Wekiva
8	Study Area to implement this act shall be reviewed for
9	compliance by the Department of Community Affairs.
10	369.324 Wekiva River Basin Commission
11	(1) The Wekiva River Basin Commission is created to
12	monitor and ensure the implementation of the recommendations
13	of the Wekiva River Basin Coordinating Committee for the
14	Wekiva Study Area. The East Central Florida Regional Planning
15	Council shall provide staff support to the commission with
16	funding assistance from the Department of Community Affairs.
17	The commission shall be comprised of a total of 19 members
18	appointed by the Governor, 9 of whom shall be voting members
19	and 10 shall be ad hoc nonvoting members. The voting members
20	shall include:
21	(a) One member of each of the Boards of County
22	Commissioners for Lake, Orange, and Seminole Counties.
23	(b) One municipal elected official to serve as a
24	representative of the municipalities located within the Wekiva
25	Study Area of Lake County.
26	(c) One municipal elected official to serve as a
27	representative of the municipalities located within the Wekiva
28	Study Area of Orange County.
29	(d) One municipal elected official to serve as a
30	representative of the municipalities located within the Wekiva
31	Study Area of Seminole County.

1	(e) One citizen representing an environmental or
2	conservation organization, one citizen representing a local
3	property owner, a land developer, or an agricultural entity,
4	and one at-large citizen who shall serve as chairman of the
5	council.
6	(f) The ad hoc nonvoting members shall include one
7	representative from each of the following entities:
8	1. St. Johns River Management District.
9	2. Department of Community Affairs.
10	3. Department of Environmental Protection.
11	4. Department of Health.
12	5. Department of Agriculture and Consumer Services.
13	6. Fish and Wildlife Conservation Commission.
14	7. Department of Transportation.
15	8. MetroPlan Orlando.
16	9. Orlando-Orange County Expressway Authority.
17	10. Seminole County Expressway Authority.
18	(2) Voting members shall serve 3-year, staggered
19	terms, and shall serve without compensation but shall serve at
20	the expense of the entity they represent.
21	(3) Meetings of the commission shall be held in Lake,
22	Orange, or Seminole county at the call of the chairman, but
23	shall meet at least twice a year.
24	(4) To assist the commission in its mission, the East
25	Coast Regional Planning Council, in coordination with the
26	applicable regional and state agencies, shall serve as a
27	clearinghouse of baseline or specialized studies through
28	modeling and simulation, including collecting and
29	disseminating data on the demographics, economics, and the
30	environment of the Wekiva Study Area including the changing
31	conditions of the Wekiva River surface and groundwater basin

and associated influence on the Wekiva River and the Wekiva 2 Springs. 3 (5) The commission shall report annually, no later than December 31 of each year, to the Governor, the President 4 of the Senate, the Speaker of the House of Representatives, 5 and the Department of Community Affairs on implementation 6 7 progress. 8 Section 2. Paragraph (b) of subsection (1) of section 9 163.3184, Florida Statutes, is amended to read: 10 163.3184 Process for adoption of comprehensive plan or plan amendment. --11 (1) DEFINITIONS.--As used in this section, the term: 12 13 (b) "In compliance" means consistent with the 14 requirements of ss. 163.3177, 163.31776, when a local government adopts an educational facilities element, 163.3178, 15 163.3180, 163.3191, and 163.3245, with the state comprehensive 16 plan, with the appropriate strategic regional policy plan, and 17 with chapter 9J-5, Florida Administrative Code, where such 19 rule is not inconsistent with this part and with the principles for guiding development in designated areas of 20 critical state concern and with part III of chapter 369, where 21 22 applicable. 23 Section 3. Section 348.7546, Florida Statutes, is 24 created to read: 348.7546 Wekiva Parkway, construction authorized; 2.5 financing. -- Notwithstanding s. 338.2275, the Orlando-Orange 26 County Expressway Authority is hereby authorized to exercise 2.7 28 its condemnation powers, construct, finance, operate, own, and 29 maintain the Wekiva Parkway as part of the authority's long-range capital improvement plan. The "Wekiva Parkway" 30

31 means any limited access highway or expressway constructed

between State Road 429 and Interstate 4 specifically incorporating the corridor alignment recommended by Recommendation 2 of the Wekiva River Basin Area Task Force 3 final report dated January 15, 2003, and the recommendations 4 of the SR 429 Working Group that were adopted January 16, 5 2004. This project may be financed with any funds available to 6 the authority for such purpose or revenue bonds issued by the 8 authority under s. 11, Article VII of the State Constitution 9 and s. 348.755(1)(b). Section 4. Section 348.7547, Florida Statutes, is 10 created to read: 11 348.7547 Maitland Boulevard Extension and Northwest 12 13 Beltway Part A Realignment construction authorized; financing. -- Notwithstanding s. 338.2275, the Orlando-Orange 14 County Expressway Authority is hereby authorized to exercise 15 its condemnation powers, construct, finance, operate, own, and 16 maintain the portion of State Road 414 know as the Maitland 17 18 Boulevard Extension and the realigned portion of the Northwest 19 Beltway Part A as part of the authority's long-range capital improvement plan. The Maitland Boulevard Extension will extend 20 from the current terminus of State Road 414 at U.S. 441 west 21 22 to State Road 429 in west Orange County. The realigned portion 23 of the Northwest Beltway Part A will run from the point at or 24 near where the Maitland Boulevard Extension will connect with State Road 429 and will proceed to the west and then north 2.5 resulting in the northern terminus of State Road 429 moving 26 farther west before reconnecting with U.S. 441. However, under 2.7 28 no circumstances shall the realignment of the Northwest 29 Beltway Part A conflict or contradict with the alignment of the Wekiva Parkway as defined in s. 348.7546. This project may 30 be financed with any funds available to the authority for such 31

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purpose or revenue bonds issued by the authority under s. 11,
   Article VII of the State Constitution and s. 348.755(1)(b).
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           Section 5. This act shall take effect July 1, 2004.
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