1 A bill to be entitled 2 An act relating to state planning and 3 budgeting; amending s. 11.90, F.S.; revising 4 the membership of the Legislative Budget 5 Commission; providing for the appointment of 6 presiding officers; revising requirements for 7 meetings and a quorum; revising requirements 8 for appointing the staff of the commission; 9 requiring the commission to review budget amendments proposed by the Governor or Chief 10 Justice; authorizing the commission to perform 11 12 other duties prescribed by the Legislature; amending s. 29.0095, F.S.; requiring the 13 14 legislative appropriations committees to 15 prescribe the format of budget expenditure reports; amending s. 110.1245, F.S., relating 16 17 to the savings sharing program; correcting a reference; amending s. 216.011, F.S.; 18 19 redefining the term "consultation" and defining 20 the term "long-range fiscal plan" for purposes 21 of state fiscal affairs; creating s. 216.012, 22 F.S.; providing requirements for the long-range 23 fiscal plan prepared by the commission; requiring state agencies to provide certain 24 25 information; specifying timeframes for state 26 agencies and the commission in developing and 27 completing the long-range fiscal plan; amending 28 s. 216.023, F.S.; clarifying certain 29 requirements for legislative budget 30 instructions; amending s. 216.231, F.S.; requiring that a determination be made by the 31

Governor rather than the commission before the 1 2 release of certain appropriations; amending s. 3 216.262, F.S., relating to the transfer of 4 positions; correcting a reference; amending s. 5 320.20, F.S.; revising requirements for the 6 transfer of certain funds; amending s. 7 409.1671, F.S.; deleting obsolete provisions governing proposals to the Legislative Budget 8 9 Commission; repealing s. 409.912(5), F.S., relating to a plan for implementing new 10 Medicaid procedure codes; amending s. 631.141, 11 12 F.S.; clarifying provisions requiring the 13 commission to approve certain appropriations; 14 amending s. 943.61, F.S., relating to 15 appropriations to the Capitol Police; deleting provisions requiring approval by the Governor 16 17 and the commission; amending s. 1013.512, F.S.; requiring a recommendation by the Governor 18 19 before placing certain school district funds in reserve; providing a contingent effective date. 20

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

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Section 1. Section 11.90, Florida Statutes, is amended to read:

11.90 Legislative Budget Commission. --

(1) There is created the joint Legislative Budget
Commission composed of the following members: five members of
the Senate appointed by the President of the Senate, one of
whom must be the President Pro Tempore of the Senate and one
of whom must be the chairperson of the appropriations

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CODING: Words stricken are deletions; words underlined are additions.

committee of the Senate; and five members of the House of Representatives appointed by the Speaker of the House of 2 3 Representatives, one of whom must be the Speaker Pro Tempore 4 of the House of Representatives and one of whom must be the 5 chairperson of the appropriations committee of the House of 6 Representatives. Each member shall serve at the pleasure of 7 the officer who appointed the member. A vacancy on the 8 commission shall be filled in the same manner as the original 9 appointment. From November of each odd-numbered year through October of each even-numbered year, the chairperson of the 10 commission shall be the President Pro Tempore of the Senate 11 12 and the vice chairperson of the commission shall be the Speaker Pro Tempore of the House of Representatives. From 13 14 November of each even-numbered year through October of each 15 odd-numbered year, the chairperson of the commission shall be the Speaker Pro Tempore of the House of Representatives and 16 17 the vice chairperson of the commission shall be the President Pro Tempore of the Senate. There is created a standing joint 18 19 committee of the Legislature designated the Legislative Budget Commission, composed of 14 members as follows: seven members 20 21 of the Senate appointed by the President of the Senate, to include the chair of the Senate Budget Committee or its 22 23 successor, and seven members of the House of Representatives appointed by the Speaker of the House of Representatives, 24 include the chair of the Fiscal Responsibility Council or its 25 26 successor. The terms of members shall be for 2 years and shall run from the organization of one Legislature to the 27 organization of the next Legislature. Vacancies occurring 28 29 during the interim period shall be filled in the same manner as the original appointment. During even-numbered years, the 30 chair of the commission shall be the chair of the Senate 31

Budget Committee or its successor, and the vice chair of the commission shall be the chair of the House Fiscal

Responsibility Council or its successor. During odd-numbered years, the chair of the commission shall be the chair of the House Fiscal Responsibility Council or its successor, and the vice chair of the commission shall be the chair of the Senate Budget Committee or its successor.

- (2) The Legislative Budget Commission shall be governed by joint rules of the Senate and the House of Representatives which shall remain in effect until repealed or amended by concurrent resolution.
- The commission shall convene at the call of the President of the Senate and the Speaker of the House of Representatives at least quarterly. A majority of the commission members of each house constitutes a quorum. The commission shall meet at least quarterly. A quorum shall consist of a majority of members from each house, plus one additional member from either house. Action by the commission requires a majority vote of the members present of each house.
- (4) The commission may conduct its meetings through teleconferences or other similar means.
- staff members, as assigned by the President of the Senate and the Speaker of the House of Representatives. The commission will be jointly staffed by the appropriations committees of the House of Representatives and the Senate. During even-numbered years, the Senate will serve as lead staff, and during odd-numbered years, the House of Representatives will serve as lead staff.
  - (6) The commission shall have the power and duty to:

proposed by the Governor or the Chief Justice of the Supreme
Court as provided in chapter 216. Annually review the amount
of state debt outstanding and submit to the President of the
Senate and the Speaker of the House of Representatives an
estimate of the maximum amount of additional state
tax-supported debt that prudently may be authorized during the
current fiscal year. The estimate shall be advisory and shall
in no way bind the Legislature.

(b) Promptly After receiving the report required by s. 215.98(2)(c), the commission shall submit to the President of the Senate and the Speaker of the House of Representatives the commission's estimate of tax-supported debt which prudently may be authorized for the next fiscal year, together with a report explaining the basis for the estimate. The estimate shall be advisory and is not binding on the Legislature.

In addition to the powers and duties specified in this section, the commission shall exercise all other powers and perform any other duties prescribed by the Legislature.

(7) The commission shall review information resources management needs identified in agency long-range program plans for consistency with the State Annual Report on Enterprise Resource Planning and Management and statewide policies adopted by the State Technology Office. The commission shall also review proposed budget amendments associated with information technology that involve more than one agency, that have an outcome that impacts another agency, or that exceed \$500,000 in total cost over a 1-year period.

Section 2. Subsection (4) of section 29.0095, Florida Statutes, is amended to read:

29.0095 Budget expenditure reports.--

(4) The <u>appropriations committees of the Senate and</u>
<u>the House of Representatives</u> <u>Legislative Budget Commission</u>
shall prescribe the format of the report required by this
section in consultation with the Chief Justice and the Justice
Administrative Commission.

Section 3. Paragraph (b) of subsection (1) of section 110.1245, Florida Statutes, is amended to read:

110.1245 Savings sharing program; bonus payments; other awards.--

(1)

(b) Each agency head shall recommend employees individually or by group to be awarded an amount of money, which amount shall be directly related to the cost savings realized. Each proposed award and amount of money must be approved by the Legislative Budget Budgeting Commission.

Section 4. Paragraph (h) of subsection (1) of section 216.011, Florida Statutes, is amended, and paragraph (rr) is added to that subsection, to read:

216.011 Definitions.--

- (1) For the purpose of fiscal affairs of the state, appropriations acts, legislative budgets, and approved budgets, each of the following terms has the meaning indicated:
- (h) "Consultation" means <u>communication on fiscal</u>

  <u>matters</u> between the Governor and the <u>Legislature</u> to deliberate

  and seek advice in an open and forthright manner with the full

  <del>committee</del>, a subcommittee thereof, the chair, or the staff as

  deemed appropriate by the chair of the respective

  appropriations committee.

1	(rr) "Long-range fiscal plan" means a 5-year plan,
2	developed by the commission and updated annually using
3	official information, including, but not limited to,
4	projections developed by the consensus estimating conferences,
5	which projects state revenues and expenditures and provides
6	the framework and context for legislative budget requests
7	prepared by state agencies.
8	Section 5. Section 216.012, Florida Statutes, is
9	created to read:
10	216.012 Long-range fiscal plan
11	(1) The commission shall develop a long-range 5-year
12	fiscal plan and shall update that plan each year.
13	(2) Each state agency shall provide information to the
14	commission, based on the commission's direction, which
15	supports the commission's development and updates of the
16	long-range fiscal plan.
17	(a) By May 30 of each year, the commission shall
18	provide the goals and objectives of the long-range fiscal plan
19	to the state agencies.
20	(b) By June 30 of each year, state agencies shall
21	provide estimates of the funding that would be necessary to
22	meet the goals and objectives of the long-range fiscal plan.
23	(c) By July 15 of each year, the commission shall:
24	1. Accept the estimates provided by an agency;
25	2. Modify the estimates provided by an agency; or
26	3. Direct an agency to modify its estimates,
27	consistent with directions specified by the commission.
28	(d) By July 30 of each year, an agency directed to
29	modify its estimate shall provide new estimates to the
30	commission.
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1 (e) By August 15 of each year, the commission shall complete the long-range fiscal plan.

Section 6. Subsection (13) of section 216.023, Florida Statutes, is amended to read:

216.023 Legislative budget requests to be furnished to Legislature by agencies.--

(13) In order to ensure an integrated state planning and budgeting process, the agency long-range plan should be reviewed by the Legislature. The legislative budget request instructions must provide for consistency between the agency's long-range plan and the agency's legislative budget request.

Section 7. Subsection (2) of section 216.231, Florida Statutes, is amended to read:

216.231 Release of certain classified appropriations.--

"deficiency" shall be approved only when a General Revenue Fund appropriation for operations of a state agency or of the judicial branch is inadequate because the workload or cost of the operation exceeds that anticipated by the Legislature and a determination has been made by the Governor commission that the deficiency will result in an impairment of the activities of an agency or of the judicial branch to the extent that the agency is unable to carry out its program as provided by the Legislature in the general appropriations acts. These funds may not be used for creation of any new agency or program, for increases of salary, or for the construction or equipping of additional buildings.

Section 8. Paragraph (c) of subsection (1) of section 216.262, Florida Statutes, is amended to read:

216.262 Authorized positions.--

(1)

(c)1. The Executive Office of the Governor, under such procedures and qualifications as it deems appropriate, shall, upon agency request, delegate to any state agency authority to add and delete authorized positions or transfer authorized positions from one budget entity to another budget entity within the same division, and may approve additions and deletions of authorized positions or transfers of authorized positions within the state agency when such changes would enable the agency to administer more effectively its authorized and approved programs. The additions or deletions must be consistent with the intent of the approved operating budget, must be consistent with legislative policy and intent, and must not conflict with specific spending policies specified in the General Appropriations Act.

- 2. The Chief Justice of the Supreme Court shall have the authority to establish procedures for the judicial branch to add and delete authorized positions or transfer authorized positions from one budget entity to another budget entity, and to add and delete authorized positions within the same budget entity, when such changes are consistent with legislative policy and intent and do not conflict with spending policies specified in the General Appropriations Act.
- 3.a. A state agency may be eligible to retain salary dollars for authorized positions eliminated after July 1, 2001. The agency must certify the eliminated positions to the Legislative Budget Budgeting Commission.
- b. The Legislative  $\underline{\text{Budget}}$   $\underline{\text{Budgeting}}$  Commission shall authorize the agency to retain 20 percent of the salary dollars associated with the eliminated positions and may

authorize retention of a greater percentage. All such salary dollars shall be used for permanent salary increases.

Section 9. Paragraph (b) of subsection (5) of section 320.20, Florida Statutes, is amended to read:

320.20 Disposition of license tax moneys.--The revenue derived from the registration of motor vehicles, including any delinquent fees and excluding those revenues collected and distributed under the provisions of s. 320.081, must be distributed monthly, as collected, as follows:

(5)

(b) The Chief Financial Officer each month shall deposit in the State Transportation Trust Fund an amount, drawn from other funds in the State Treasury which are not immediately needed or are otherwise in excess of the amount necessary to meet the requirements of the State Treasury, which when added to such remaining revenues each month will equal one-twelfth of the amount of the anticipated annual revenues to be deposited in the State Transportation Trust Fund under paragraph (a) as estimated by the most recent revenue estimating conference held pursuant to s. 216.136(3). If recommended by the Governor pursuant to s. 216.221, the transfers required hereunder may be suspended by action of the Legislative Budget Commission in the event of a significant shortfall of state revenues.

Section 10. Subsection (7) of section 409.1671, Florida Statutes, as amended by section 27 of chapter 2003-399, Laws of Florida, is amended to read:

409.1671 Foster care and related services; privatization.--

(7) The department, in consultation with existing lead agencies, shall develop a proposal regarding the long-term use

and structure of a statewide shared earnings program which addresses the financial risk to eligible lead community-based providers resulting from unanticipated caseload growth or from significant changes in client mixes or services eligible for federal reimbursement. The recommendations in the statewide proposal must also be available to entities of the department until the conversion to community-based care takes place. At a minimum, the proposal must allow for use of federal earnings received from child welfare programs, which earnings are determined by the department to be in excess of the amount appropriated in the General Appropriations Act, to be used for specific purposes. These purposes include, but are not limited to:

- (a) Significant changes in the number or composition of clients eligible to receive services.
- (b) Significant changes in the services that are eligible for reimbursement.
- (c) Significant changes in the availability of federal funds.
- (d) Shortfalls in state funds available for eligible or ineligible services.
  - (e) Significant changes in the mix of available funds.
- (f) Scheduled or unanticipated, but necessary, advances to providers or other cash-flow issues.
- (g) Proposals to participate in optional Medicaid services or other federal grant opportunities.
  - (h) Appropriate incentive structures.
- (i) Continuity of care in the event of lead agency failure, discontinuance of service, or financial misconduct.

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The department shall further specify the necessary steps to ensure the financial integrity of these dollars and their continued availability on an ongoing basis. The final proposal shall be submitted to the Legislative Budget Commission for formal adoption before December 31, 2002. If the Legislative Budget Commission refuses to concur with the adoption of the proposal, the department shall present its proposal in the form of recommended legislation to the President of the Senate and the Speaker of the House of Representatives before the commencement of the next legislative session. For fiscal year 2003-2004 and annually thereafter, The Department of Children and Family Services may request in its legislative budget request, and the Governor may recommend, the funding necessary to carry out paragraph (i) from excess federal earnings. The General Appropriations Act shall include any funds appropriated for this purpose in a lump sum in the Administered Funds Program, which funds constitute partial security for lead agency contract performance. The department shall use this appropriation to offset the need for a performance bond for that year after a comparison of risk to the funds available. In no event shall this performance bond exceed 2.5 percent of the annual contract value. The department may separately require a bond to mitigate the financial consequences of potential acts of malfeasance, misfeasance, or criminal violations by the provider. Prior to the release of any funds in the lump sum, the department shall submit a detailed operational plan, which must identify the sources of specific trust funds to be used. The release of the trust fund shall be subject to the notice and review provisions of s. 216.177. However, the release shall not require approval of the Legislative Budget Commission.

Section 11. <u>Subsection (5) of section 409.912, Florida</u> Statutes, is repealed.

Section 12. Paragraph (b) of subsection (7) of section 631.141, Florida Statutes, is amended to read:

631.141 Conduct of delinquency proceeding; domestic and alien insurers.--

(7)

(b) In the event that initiation of delinquency proceedings does not result in appointment of the department as receiver, or in the event that the funds or assets of an insurer for which the department is appointed as receiver are insufficient to cover the cost of compensation to special agents, counsel, clerks, or assistants and all expenses of taking, or attempting to take, possession of the insurer, and of conducting the proceeding, there is appropriated, upon approval of the Chief Financial Officer and of the Legislative Budget Commission pursuant to chapter 216, from the Insurance Regulation Trust Fund to the Division of Rehabilitation and Liquidation a sum that is sufficient to cover the unreimbursed costs.

Section 13. Subsection (3) of section 943.61, Florida Statutes, is amended to read:

943.61 Powers and duties of the Capitol Police.--

(3) Notwithstanding the provisions of chapter 216, no assets, personnel, or resources shall be taken from the Capitol Police, and no appropriation to the Capitol Police shall be reduced without the express approval of the Governor and the Legislative Budget Commission. Nothing herein limits the ability of the Capitol Police to provide mutual aid to other law enforcement agencies as authorized by law unless

such a limitation is expressly included in the operational security plans provided for herein.

Section 14. Subsection (2) of section 1013.512, Florida Statutes, is amended to read:

1013.512 Land Acquisition and Facilities Advisory Board.--

Analysis and Government Accountability (OPPAGA) or the Auditor General determines in a review or examination that significant deficiencies exist in a school district's land acquisition and facilities operational processes, he or she shall certify to the President of the Senate, the Speaker of the House of Representatives, the Legislative Budget Commission, and the Governor that the deficiency exists. If recommended by the Governor, the Legislative Budget Commission shall approve or disapprove the placement of determine whether funds for the school district funds will be placed in reserve until the deficiencies are corrected.

Section 15. This act shall take effect upon the effective date of the amendment to the State Constitution contained in Senate Joint Resolution No. 2506, or a similar constitutional amendment, relating to the state budgeting, planning, and appropriations processes.