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1 A bill to be entitled 2 An act implementing the 2006-2007 General Appropriations 3 Act; providing legislative intent; providing for use of specified calculations with respect to the Florida 4 Education Finance Program; amending s. 1004.065, F.S.; 5 providing a limitation on university and direct-support 6 7 organization financings; amending s. 287.057, F.S.; 8 authorizing the Department of Children and Family Services 9 to contract with a private provider for a sexually violent predator facility; authorizing the Department of 10 Corrections and the Department of Juvenile Justice to make 11 certain expenditures to defray costs incurred by a 12 municipality or county as a result of opening or operating 13 a facility under authority of the respective department; 14 amending s. 216.262, F.S.; providing for additional 15 16 positions to operate additional prison bed capacity under certain circumstances; authorizing transfer of certain 17 funds between the courts and the Justice Administrative 18 19 Commission to meet certain shortfalls in due process 20 services appropriations; providing for expenditure of funds from unallocated general revenue to offset 21 deficiencies in due process services; authorizing the 22 Executive Office of the Governor to transfer funds between 23 24 departments for purposes of aligning amounts paid for risk 25 management premiums and for purposes of aligning amounts 26 paid for human resource management services; amending s. 112.061, F.S.; providing for computation of travel time 27 and reimbursement for public officers' and employees' 28

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29 travel; directing the Department of Environmental 30 Protection to make specified awards of grant moneys for pollution control purposes; directing the Department of 31 Environmental Protection to conduct a pilot program for 32 expedited site evaluation and cleanup of port and airport 33 facilities for redevelopment and expansion; providing 34 35 quidelines for such program; creating the Caloosahatchee-St. Lucie Rivers Corridor Advisory Council; providing a 36 37 definition; providing for appointment of members, per diem and travel expenses, staff, and duties of the advisory 38 council; exempting staff from pt. II of ch. 110, F.S., 39 relating to the Career Service System; requiring 40 recommendations to the Legislature; requiring a report to 41 the Legislature and Governor by a specific date; providing 42 for expiration of the advisory council; creating the Fuel 43 44 Distributors Emergency Power Assistance Grant Program within the Department of Community Affairs; amending s. 45 373.1961, F.S.; requiring the water management districts 46 47 to fund certain alternative water supply projects; 48 amending ss. 373.459 and 403.890, F.S.; requiring the water management districts to fund certain surface water 49 improvement projects; amending s. 403.1838, F.S.; 50 requiring the Department of Environmental Protection to 51 fund certain wastewater projects; amending s. 120.551, 52 53 F.S.; continuing Internet publication of certain notices 54 of the Department of Environmental Protection and the 55 Board of Trustees of the Internal Improvement Trust Fund; amending s. 502.015, F.S.; authorizing moneys in the 56 Page 2 of 26

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57 General Inspection Trust Fund to be appropriated for 58 certain programs operated by the Department of Agriculture 59 and Consumer Services; amending s. 11.151, F.S.; increasing the contingency fund for the legislative 60 presiding officers; amending s. 320.08058, F.S.; 61 authorizing proceeds from the Professional Sports 62 63 Development Trust Fund to be used for operational expenses of the Florida Sports Foundation and financial support of 64 65 the Sunshine State Games; amending s. 253.034, F.S.; authorizing deposit of funds from the sale of property by 66 the Department of Highway Safety and Motor Vehicles 67 located in Palm Beach County; amending s. 402.3017, F.S.; 68 authorizing the Agency for Workforce Innovation to 69 administer Teacher Education and Compensation Helps 70 (TEACH) scholarship program; amending s. 216.292, F.S.; 71 72 authorizing the Governor to recommend fixed capital outlay projects funded by Federal Emergency Management Agency 73 grants; providing for review by the Legislative Budget 74 75 Commission; authorizing state agencies to make cash awards to state employees demonstrating satisfactory service to 76 the agency or the state; providing limits on such awards; 77 requiring a report with respect thereto; providing finding 78 of best interest of the state for authorization and 79 issuance of certain debt; providing effect of veto of 80 81 specific appropriation or proviso to which implementing language refers; providing for future repeal or expiration 82 of various provisions; providing for reversion of certain 83 provisions; incorporating by reference specified 84 Page 3 of 26

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85	performance measures and standards directly linked to the
86	appropriations made in the 2006-2007 General
87	Appropriations Act, as required by the Government
88	Performance and Accountability Act of 1994; providing
89	severability; providing effective dates.
90	
91	Be It Enacted by the Legislature of the State of Florida:
92	
93	Section 1. It is the intent of the Legislature that the
94	implementing and administering provisions of this act apply to
95	the General Appropriations Act for fiscal year 2006-2007.
96	Section 2. In order to implement Specific Appropriations
97	7, 8, and 91-97 of the 2006-2007 General Appropriations Act, the
98	calculations of the Florida Education Finance Program for the
99	2006-2007 fiscal year in the document entitled "Public School
100	Funding The Florida Education Finance Program" dated March 31,
101	2006, and filed with the Clerk of the House of Representatives
102	are incorporated by reference for the purpose of displaying the
103	calculations used by the Legislature, consistent with the
104	requirements of the Florida Statutes, in making appropriations
105	for the Florida Education Finance Program.
106	Section 3. In order to implement section 11 of the 2006-
107	2007 General Appropriations Act, section 1004.065, Florida
108	Statutes, is amended to read:
109	1004.065 Limitation on university and direct-support
110	organization financingsNo project may be financed by or on
111	behalf of a university or a direct-support organization pursuant
112	to s. 1001.74(5), s. 1004.28(6), s. 1010.60(2), s. 1013.15, s.
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113 1013.16, s. 1013.17, s. 1013.171, s. 1013.74, or s. 1013.78, or through any financing mechanism, including, but not limited to, 114 115 revenue bonds, promissory notes, certificates of participation, 116 lease-purchase agreements, or any other form of indebtedness, 117 without prior approval of the project by the Legislature by an act relating to appropriations or general law. This section 118 119 expires July 1, 2007 2006. Section 4. In order to implement Specific Appropriation 120 121 375-380 of the 2006-2007 General Appropriations Act, paragraph 122 (c) is added to subsection (14) of section 287.057, Florida 123 Statutes, to read: 287.057 Procurement of commodities or contractual 124 125 services.--126 (14)127 (c) Notwithstanding paragraph (a), the Department of 128 Children and Family Services may enter into agreements, not to exceed 23 years, with a private contractor to finance, design, 129 130 and construct a secure facility, as described in s. 394.917, of 131 at least 600 beds and to operate all aspects of daily operations

132 within the secure facility. The contractor may sponsor the
133 issuance of tax-exempt certificates of participation or other

134 securities to finance the project, and the state may enter into

135 <u>a lease-purchase agreement for the secure facility. The</u>
136 department shall begin the implementation of this privatization

137 initiative by July 1, 2006. This section expires July 1, 2007.

138 Section 5. In order to fulfill legislative intent

139 regarding the use of funds contained in Specific Appropriations

140 720, 731, 741, and 1167 of the 2006-2007 General Appropriations

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141 Act, the Department of Corrections and the Department of 142 Juvenile Justice may expend appropriated funds to assist in 143 defraying the costs of impacts that are incurred by a 144 municipality or county and associated with opening or operating 145 a facility under the authority of the respective department 146 which is located within that municipality or county. The amount 147 that is to be paid under this section for any facility may not exceed 1 percent of the facility construction cost, less 148 149 building impact fees imposed by the municipality or by the 150 county if the facility is located in the unincorporated portion 151 of the county. This section expires July 1, 2007. In order to implement Specific Appropriations 152 Section 6. 153 710-805 of the 2006-2007 General Appropriations Act, subsection 154 (4) of section 216.262, Florida Statutes, is amended to read: 216.262 Authorized positions.--155 156 (4)Notwithstanding the provisions of this chapter on

157 increasing the number of authorized positions, and for the 2006-158 2007 2005 2006 fiscal year only, if the actual inmate population 159 of the Department of Corrections exceeds the inmate population projections of the March 21, 2006 February 14, 2005, Criminal 160 161 Justice Estimating Conference by 1 percent for 2 consecutive 162 months or 2 percent for any month, the Executive Office of the 163 Governor, with the approval of the Legislative Budget Commission, shall immediately notify the Criminal Justice 164 Estimating Conference, which shall convene as soon as possible 165 to revise the estimates. The Department of Corrections may then 166 submit a budget amendment requesting the establishment of 167 positions in excess of the number authorized by the Legislature 168 Page 6 of 26

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169 and additional appropriations from unallocated general revenue 170 the General Revenue Fund or the Working Capital Fund sufficient to provide for essential staff, fixed capital improvements, and 171 172 other resources to provide classification, security, food 173 services, health services, and other variable expenses within 174 the institutions to accommodate the estimated increase in the 175 inmate population. All actions taken pursuant to the authority granted in this subsection shall be subject to review and 176 177 approval by the Legislative Budget Commission. This subsection expires July 1, 2007 2006. 178

179 Section 7. In order to implement Specific Appropriations 880B, 3248, and 3248A of the 2006-2007 General Appropriations 180 181 Act, and pursuant to the notice, review, and objection 182 procedures of s. 216.177, Florida Statutes, funds in Specific Appropriations 880B, 3248, and 3248A of the 2006-2007 General 183 184 Appropriations Act may be transferred between the courts and the 185 Justice Administrative Commission in order to address 186 unanticipated shortfalls in due process services appropriations 187 in excess of the contingency fund provided in Specific 188 Appropriations 880B, 3248, and 3248A of the 2006-2007 General 189 Appropriations Act. This section expires July 1, 2007. 190 Section 8. In order to implement Specific Appropriations 880B, 3248, and 3248A of the 2006-2007 General Appropriations 191

192 Act, if a deficit is projected by the Justice Administrative

193 <u>Commission or the state courts in any specific appropriation</u>

194 provided for due process services, the Governor or the Chief

195 Justice of the Supreme Court, respectively, may submit a budget

amendment for consideration by the Legislative Budget Commission

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to authorize the expenditure of funds from unallocated general revenue to offset such deficiency. Any budget amendment submitted by the Governor to the Legislative Budget Commission shall contain certification by the Justice Administrative Commission that all actions required by s. 29.015, Florida Statutes, have been completed and that no funds exist in any contingency fund appropriation available to the entity projected to experience the deficiency. Any budget amendment submitted by the Supreme Court shall contain certification that the court has completed all actions required by s. 29.016, Florida Statutes, and that no funds exist in any contingency fund available to the state courts system. This section expires July 1, 2007. In order to implement the appropriation of Section 9. funds in Special Categories-Risk Management Insurance of the 2006-2007 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor is authorized to transfer funds appropriated in the appropriation category "Special Categories-Risk Management Insurance" of the 2006-2007 General Appropriations Act between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance. This section expires July 1, 2007.

220 Section 10. <u>In order to implement the appropriation of</u> 221 <u>funds in Special Categories-Transfer to Department of Management</u> 222 <u>Services-Human Resources Services Purchased Per Statewide</u> 223 <u>Contract of the 2006-2007 General Appropriations Act, and</u> 224 pursuant to the notice, review, and objection procedures of s.

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225	216.177, Florida Statutes, the Executive Office of the Governor
226	is authorized to transfer funds appropriated in the
227	appropriation category "Special Categories-Transfer to
228	Department of Management Services-Human Resources Services
229	Purchased Per Statewide Contract" of the 2006-2007 General
230	Appropriations Act between departments in order to align the
231	budget authority granted with the assessments that must be paid
232	by each agency to the Department of Management Services for
233	human resource management services. This section expires July 1,
234	2007.
235	Section 11. In order to implement sections 2-7 of the
236	2006-2007 General Appropriations Act, paragraph (c) of
237	subsection (5) and paragraph (d) of subsection (6) of section
238	112.061, Florida Statutes, are amended to read:
239	112.061 Per diem and travel expenses of public officers,
240	employees, and authorized persons
241	(5) COMPUTATION OF TRAVEL TIME FOR REIMBURSEMENTFor
242	purposes of reimbursement and methods of calculating fractional
243	days of travel, the following principles are prescribed:
244	(c) For the <u>2006-2007</u> 2005 2006 fiscal year only and
245	notwithstanding the other provisions of this subsection, for
246	Class C travel, a state traveler shall not be reimbursed on a
247	per diem basis nor shall a traveler receive subsistence
248	allowance. This paragraph expires July 1, <u>2007</u> 2006 .
249	(6) RATES OF PER DIEM AND SUBSISTENCE ALLOWANCEFor
250	purposes of reimbursement rates and methods of calculation, per
251	diem and subsistence allowances are divided into the following
252	groups and rates:
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253	(d) For the <u>2006-2007</u> 2005 2006 fiscal year only and
254	notwithstanding the other provisions of this subsection, for
255	Class C travel, a state traveler shall not be reimbursed on a
256	per diem basis nor shall a traveler receive subsistence
257	allowance. This paragraph expires July 1, <u>2007</u> 2006 .
258	Section 12. Notwithstanding s. 403.7095, Florida Statutes,
259	in order to implement Specific Appropriation 1868 of the 2006-
260	2007 General Appropriations Act, the Department of Environmental
261	Protection shall award:
262	(1) \$6,500,000 in grants equally to counties with
263	populations of fewer than 100,000 for waste tire, litter
264	prevention, recycling and education, and general solid waste
265	programs.
266	(2) \$1,599,500 to be used for Innovative Grants.
267	(3) \$1,500,000 to be used for the Florida Green
268	Procurement Initiative to assist state agencies in meeting s.
269	403.7065.
270	(4) \$5,000,000 to be used for the Treasure Coast Regional
271	Biosolids Management Facility.
272	
273	This section expires July 1, 2007.
274	Section 13. In order to implement Specific Appropriation
275	1847 of the 2006-2007 General Appropriations Act, and for the
276	2006-2007 fiscal year only, the Department of Environmental
277	Protection shall conduct a pilot program of the efficacy of
278	expedited site evaluation and cleanup of existing public port
279	and airport facility sites that have high redevelopment
280	potential and that serve an immediate and demonstrated public
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281	purpose. The department shall conduct the pilot program at sites
282	that will serve as prototypes to evaluate the need for funding
283	in subsequent years.
284	(1) The pilot program sites selected must include:
285	(a) A port facility at which petroleum contamination is a
286	potential threat to marine and estuarine waters and is hindering
287	the tourism, trade, and economic development potential for the
288	facility and the surrounding area; and
289	(b) An airport adjacent to marine or estuarine waters
290	where redevelopment and expansion are likely to be hindered by
291	petroleum contamination issues.
292	(2) The pilot program should focus on:
293	(a) Rapid assessment of the scope of the contamination
294	issues;
295	(b) The effective use of existing site information;
296	(c) For larger, multiyear projects, the development of
297	project phases, schedules, and budget estimates, including
298	appropriate cost sharing components with affected entities;
299	(d) Commitment of one-time funds for petroleum
300	contamination assessment, free product removal, soil removal,
301	and restoration that will render site conditions suitable for
302	immediate redevelopment; and
303	(e) Preparation of an independent oversight report that
304	evaluates the cost-effectiveness of this funding approach with
305	emphasis on the timing of tax benefits that may accrue.
306	(3) The department is directed to implement this pilot
307	program as soon as possible and report its progress to the
308	Legislature by March 1, 2007.

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309	(4) This section expires July 1, 2007.
310	Section 14. In order to implement Specific Appropriation
311	1825 of the 2006-2007 General Appropriations Act, and for the
312	2006-2007 fiscal year only, there is hereby created the
313	Caloosahatchee-St. Lucie Rivers Corridor Advisory Council.
314	(1) For purposes of this act, the hydrologic basins of the
315	Caloosahatchee River and its estuary and the St. Lucie River and
316	its estuary, including Lake Okeechobee, shall be known as the
317	"Caloosahatchee-St. Lucie Rivers Corridor."
318	(2) The Caloosahatchee—St. Lucie Rivers Corridor Advisory
319	Council is under the Department of Environmental Protection and
320	shall consist of 17 members who shall be appointed as follows:
321	(a) The Governor shall appoint:
322	1. One consumer member.
323	2. One member with hydrologic experience within the
324	Caloosahatchee-St. Lucie Rivers Corridor and expertise in
325	engineering.
326	3. One member from the agriculture industry.
327	4. One member from an environmental group.
328	5. One member from the business or tourism community in
329	Okeechobee County, Martin County, or Palm Beach County.
330	(b) The President of the Senate shall appoint:
331	1. One member representing local government in Lee County.
332	2. One member with hydrologic experience within the
333	Caloosahatchee-St. Lucie Rivers Corridor and expertise in
334	hydrology.
335	3. One member from the agriculture industry.
336	4. One member from an environmental group.
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337	C One members from the business or tourism community in
	5. One member from the business or tourism community in
338	Lee County or Charlotte County.
339	6. One member from the Senate.
340	(c) The Speaker of the House of Representatives shall
341	appoint:
342	1. One member representing local government in Martin
343	County.
344	2. One member with hydrologic experience within the
345	Caloosahatchee-St. Lucie Rivers Corridor and expertise in
346	biology.
347	3. One member from the agriculture industry.
348	4. One member from an environmental group.
349	5. One member from the business or tourism community in
350	Hendry County or Glades County.
351	6. One member from the House of Representatives.
352	(d) The Governor shall appoint the chair of the advisory
353	council from among its members.
354	(e) Appointments to the advisory council shall be made no
355	later than 30 days after the effective date of this act.
356	(f) Each member of the advisory council may receive per
357	diem and travel expenses as provided in s. 112.061, Florida
358	Statutes, while carrying out the business of the advisory
359	council.
360	(g) The first meeting of the advisory council shall be
361	held no later than 60 days after the effective date of this act.
362	(h) The records and meetings of the advisory council are
363	subject to the provisions of chapter 119 and s. 286.011, Florida
364	Statutes.

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365 The advisory council shall be staffed by an executive (i) 366 director and other personnel selected and hired by the 367 Department of Environmental Protection who shall be exempt from 368 part II of chapter 110, Florida Statutes, relating to the Career 369 Service System. The Department of Environmental Protection may 370 employ staff and consultants as necessary to assist the advisory 371 council in fulfilling its responsibilities. The South Florida 372 Water Management District and the Department of Environmental 373 Protection shall each appoint a liaison for the respective 374 agency to work directly with the executive director of the 375 advisory council and to provide expertise and assistance to the 376 advisory council. The duties of the Caloosahatchee-St. Lucie Rivers 377 (3) Corridor Advisory Council are to: 378 379 (a) Meet at least five times after August 1, 2006. 380 (b) Hold a minimum of five public hearings within the 381 Caloosahatchee-St. Lucie Rivers Corridor for the purpose of 382 receiving public comments and information. 383 (C) Review the operation and management of Lake Okeechobee 384 and the associated discharges from the lake for the purpose of 385 formulating specific recommendations relating to, but not 386 limited to: 387 Scientifically viable, economically feasible projects, 1. programs, and regulations that address or mitigate the impacts 388 389 of high-level discharges from Lake Okeechobee upon the receiving waters of the Caloosahatchee River and the St. Lucie Canal and 390 391 St. Lucie River and their respective estuaries.

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392 2. Ongoing projects and plans authorized pursuant to the 393 Lake Okeechobee Protection Program and the Comprehensive 394 Everglades Restoration Plan under s. 373.4592, Florida Statutes. 3. Environmentally and economically feasible projects to 395 396 remove accumulated sedimentation from Lake Okeechobee. 397 4. Alternative treatment strategies, projects, best 398 management practices, and funding sources to manage more 399 effectively the hydrology of the corridor to minimize adverse 400 ecological effects upon the receiving waters from Lake 401 Okeechobee discharge. 402 5. Long-term funding for implementation of the projects 403 and programs identified in the report. The advisory council shall prepare and submit a report 404 (4) 405 and recommendations to the President of the Senate and the Speaker of the House of Representatives prior to the 2007 406 407 Regular Session of the Legislature for implementation of 408 projects and strategies to mitigate the present effects of high 409 discharges from Lake Okeechobee upon the described basins. 410 (5) The advisory council shall submit to the Governor, the 411 President of the Senate, and the Speaker of the House of 412 Representatives by March 1, 2007, a report with specific 413 recommendations for implementation by the Legislature and the 414 Governor that will mitigate ecological effects upon the 415 Caloosahatchee-St. Lucie Rivers Corridor and stabilize the effect of high discharges from Lake Okeechobee upon the tourist 416 economy of Southwest and Southeast Florida. 417 (6) The advisory council shall expire on April 1, 2007, 418 419 and this section shall expire July 1, 2007.

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420	Section 15. In order to implement Specific Appropriation
421	1857A of the 2006-2007 General Appropriations Act, there is
422	hereby created the Fuel Distributors Emergency Power Assistance
423	Grant Program within the Department of Community Affairs to
424	provide assistance to fuel distributors in retrofitting their
425	facilities to accommodate portable generators in preparation for
426	major power outages. This section expires July 1, 2007.
427	Section 16. In order to implement Specific Appropriation
428	1827 of the 2006-2007 General Appropriations Act, subsection (5)
429	is added to section 373.1961, Florida Statutes, to read:
430	373.1961 Water production; general powers and duties;
431	identification of needs; funding criteria; economic incentives;
432	reuse funding
433	(5) FUNDING FOR ALTERNATIVE WATER SUPPLY PROJECTS FOR THE
434	2006-2007 FISCAL YEARFor the 2006-2007 fiscal year only, and
435	notwithstanding any other provision of this section, the water
436	management districts shall fund the alternative water supply
437	projects listed in the 2006-2007 General Appropriations Act.
438	This subsection expires July 1, 2007.
439	Section 17. In order to implement Specific Appropriation
440	1820 of the 2006-2007 General Appropriations Act, subsection (6)
441	is added to section 373.459, Florida Statutes, to read:
442	373.459 Funds for surface water improvement and
443	management
444	(6) For the 2006-2007 fiscal year only, and
445	notwithstanding any other provision of ss. 373.451-373.459, the
446	water management districts shall fund the surface water
447	improvement projects listed in the 2006-2007 General
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Appropriations Act. This subsection expires July 1, 2007.
Section 18. In order to implement Specific Appropriation
1820 of the 2006-2007 General Appropriations Act, paragraph (c)
of subsection (1) of section 403.890, Florida Statutes, is
amended to read:

403.890 Water Protection and Sustainability Program;
454 intent; goals; purposes.--

455 Effective July 1, 2006, revenues transferred from the (1)456 Department of Revenue pursuant to s. 201.15(1)(d)2. shall be 457 deposited into the Water Protection and Sustainability Program 458 Trust Fund in the Department of Environmental Protection. These 459 revenues and any other additional revenues deposited into or appropriated to the Water Protection and Sustainability Trust 460 461 Fund shall be distributed by the Department of Environmental Protection in the following manner: 462

(c)<u>1.</u> Ten percent shall be disbursed for the purposes of
funding projects pursuant to ss. 373.451-373.459 or surface
water restoration activities in water-management-districtdesignated priority water bodies. The Secretary of Environmental
Protection shall ensure that each water management district
receives the following percentage of funds annually:

469 <u>a.1.</u> Thirty-five percent to the South Florida Water
 470 Management District;

471 <u>b.2.</u> Twenty-five percent to the Southwest Florida Water
 472 Management District;

473 <u>c.</u>^{3.} Twenty-five percent to the St. Johns River Water
 474 Management District;

475 <u>d.4.</u> Seven and one-half percent to the Suwannee River Page 17 of 26

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476 Water Management District; and 477 e.5. Seven and one-half percent to the Northwest Florida 478 Water Management District. 479 2. For the 2006-2007 fiscal year only, and notwithstanding 480 subparagraph 1., the water management districts shall fund the 481 surface water improvement projects listed in the 2006-2007 General Appropriations Act. This subparagraph expires July 1, 482 483 2007. 484 Section 19. In order to implement Specific Appropriation 1826 of the 2006-2007 General Appropriations Act, subsection (4) 485 486 is added to section 403.1838, Florida Statutes, to read: 403.1838 Small Community Sewer Construction Assistance 487 Act.--488 489 For the 2006-2007 fiscal year only, and (4) 490 notwithstanding any other provision of this section, the 491 department shall fund the wastewater projects listed in the 492 2006-2007 General Appropriations Act. This subsection expires July 1, 2007. 493 494 Section 20. In order to implement Specific Appropriation 1790 of the 2006-2007 General Appropriations Act, subsection (3) 495 496 of section 120.551, Florida Statutes, is amended to read: 497 120.551 Internet publication.--This section is repealed effective July 1, 2007 2006, 498 (3) 499 unless reviewed and reenacted by the Legislature before that date. 500 In order to implement Specific Appropriations 501 Section 21. 1362-1546A of the 2006-2007 General Appropriations Act, section 502 502.015, Florida Statutes, is amended to read: 503 Page 18 of 26

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504

502.015 General Inspection Trust Fund.--

505 (1) Any moneys collected by the department pursuant to 506 this chapter shall be deposited in the General Inspection Trust 507 Fund and used solely for the programs in this chapter.

508 (2) For the 2006-2007 fiscal year only and notwithstanding 509 any other provision of law to the contrary, in addition to the 510 spending authorized in subsection (1), moneys in the General 511 Inspection Trust Fund may be appropriated for programs operated 512 by the department which are related to the programs authorized 513 by this chapter. This subsection expires July 1, 2007.

514 Section 22. In order to implement Specific Appropriations 515 2788 and 2789 of the 2006-2007 General Appropriations Act, 516 section 11.151, Florida Statutes, is amended to read:

51711.151Annual legislative appropriation to contingency518fund for use of Senate President and House Speaker.--

519 (1)There is established a legislative contingency fund 520 consisting of \$10,000 for the President of the Senate and 521 \$10,000 for the Speaker of the House of Representatives, which 522 amounts shall be set aside annually from moneys appropriated for 523 legislative expense. These funds shall be disbursed by the Chief 524 Financial Officer upon receipt of vouchers authorized by the 525 President of the Senate or the Speaker of the House of 526 Representatives. Such funds may be expended at the unrestricted 527 discretion of the President of the Senate or the Speaker of the House of Representatives in carrying out their official duties 528 during the entire period between the date of their election as 529 such officers at the organizational meeting held pursuant to s. 530 3(a), Art. III of the State Constitution and the next general 531 Page 19 of 26

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532 election.

533 (2) For the <u>2006-2007</u> 2005-2006 fiscal year only, the 534 contingency fund amounts in subsection (1) are increased to 535 \$20,000. This subsection expires July 1, 2007 2006.

536 Section 23. In order to implement Specific Appropriation 537 2688 of the 2006-2007 General Appropriations Act, paragraph (b) 538 of subsection (9) of section 320.08058, Florida Statutes, is 539 amended to read:

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320.08058 Specialty license plates.--

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(9) FLORIDA PROFESSIONAL SPORTS TEAM LICENSE PLATES.--

(b) The license plate annual use fees are to be annuallydistributed as follows:

Fifty-five percent of the proceeds from the Florida 544 1. 545 Professional Sports Team plate must be deposited into the 546 Professional Sports Development Trust Fund within the Office of 547 Tourism, Trade, and Economic Development. These funds must be 548 used solely to attract and support major sports events in this 549 state. As used in this subparagraph, the term "major sports 550 events" means, but is not limited to, championship or all-star contests of Major League Baseball, the National Basketball 551 552 Association, the National Football League, the National Hockey 553 League, the men's and women's National Collegiate Athletic 554 Association Final Four basketball championship, or a horseracing 555 or dogracing Breeders' Cup. All funds must be used to support and promote major sporting events, and the uses must be approved 556 by the Florida Sports Foundation. 557

558 2. The remaining proceeds of the Florida Professional 559 Sports Team license plate must be allocated to the Florida Page 20 of 26

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560 Sports Foundation, a direct-support organization of the Office 561 of Tourism, Trade, and Economic Development. These funds must be deposited into the Professional Sports Development Trust Fund 562 within the Office of Tourism, Trade, and Economic Development. 563 564 These funds must be used by the Florida Sports Foundation to 565 promote the economic development of the sports industry; to 566 distribute licensing and royalty fees to participating professional sports teams; to promote education programs in 567 568 Florida schools that provide an awareness of the benefits of 569 physical activity and nutrition standards; to partner with the 570 Department of Education and the Department of Health to develop 571 a program that recognizes schools whose students demonstrate excellent physical fitness or fitness improvement; to institute 572 573 a grant program for communities bidding on minor sporting events that create an economic impact for the state; to distribute 574 575 funds to Florida-based charities designated by the Florida 576 Sports Foundation and the participating professional sports 577 teams; and to fulfill the sports promotion responsibilities of 578 the Office of Tourism, Trade, and Economic Development.

The Florida Sports Foundation shall provide an annual 579 3. 580 financial audit in accordance with s. 215.981 of its financial 581 accounts and records by an independent certified public 582 accountant pursuant to the contract established by the Office of Tourism, Trade, and Economic Development as specified in s. 583 288.1229(5). The auditor shall submit the audit report to the 584 Office of Tourism, Trade, and Economic Development for review 585 and approval. If the audit report is approved, the office shall 586 587 certify the audit report to the Auditor General for review.

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588 4. For the <u>2006-2007</u> 2005 2006 fiscal year only and
589 notwithstanding the provisions of subparagraphs 1. and 2.,
590 proceeds from the Professional Sports Development Trust Fund may
591 also be used for operational expenses of the Florida Sports
592 Foundation and financial support of the Sunshine State Games.
593 This subparagraph expires July 1, <u>2007</u> 2006.

594 Section 24. In order to implement section 32 of the 2006-595 2007 General Appropriations Act, subsection (13) of section 596 253.034, Florida Statutes, is amended to read:

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253.034 State-owned lands; uses.--

Notwithstanding the provisions of this section, funds 598 (13) 599 from the sale of property by the Department of Highway Safety and Motor Vehicles located in Palm Beach County are authorized 600 601 to be deposited into the Highway Safety Operating Trust Fund to 602 facilitate the exchange as provided in the General 603 Appropriations Act, provided that at the conclusion of both 604 exchanges the values are equalized. This subsection expires July 605 1, 2007 2006.

Section 25. In order to implement proviso language in
Specific Appropriation 2304 of the 2006-2007 General
Appropriations Act, section 402.3017, Florida Statutes, is
amended to read:

610 402.3017 Teacher Education and Compensation Helps (TEACH)
611 scholarship program.--

(1) The Legislature finds that the level of early child
care teacher education and training is a key predictor for
determining program quality. The Legislature also finds that low
wages for child care workers prevent many from obtaining

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616 increased training and education and contribute to high turnover 617 rates. The Legislature therefore intends to help fund a program 618 which links teacher training and education to compensation and 619 commitment to the field of early childhood education.

(2) The Department of Children and Family Services is
authorized to contract for the administration of the Teacher
Education and Compensation Helps (TEACH) scholarship program,
which provides educational scholarships to caregivers and
administrators of early childhood programs, family day care
homes, and large family child care homes.

(3) The department shall adopt rules as necessary toimplement this section.

628 (4) For the <u>2006-2007</u> 2005-2006 fiscal year only, the
629 Agency for Workforce Innovation <u>may</u> shall administer this
630 section. This subsection expires July 1, <u>2007</u> 2006.

Section 26. In order to implement Specific Appropriations
1594, 1596, 1598, and 1600 of the 2006-2007 General
Appropriations Act, subsection (5) of section 216.292, Florida
Statutes, is amended to read:

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216.292 Appropriations nontransferable; exceptions.--

636 (5)(a) A transfer of funds may not result in the 637 initiation of a fixed capital outlay project that has not received a specific legislative appropriation, except that 638 federal funds for fixed capital outlay projects for the 639 Department of Military Affairs, which do not carry a continuing 640 commitment on future appropriations by the Legislature, may be 641 approved by the Executive Office of the Governor for the purpose 642 received, subject to the notice, review, and objection 643

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procedures set forth in s. 216.177.

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(b) Notwithstanding paragraph (a), and for the 2006-2007 fiscal year only, the Governor may recommend the initiation of fixed capital outlay projects funded by grants awarded by the Federal Emergency Management Agency for FEMA Disaster Declarations 1539-DR-FL, 1545-DR-FL, 1551-DR-FL, and 1561-DR-FL. All actions taken pursuant to the authority granted in this paragraph are subject to review and approval by the Legislative Budget Commission. This paragraph expires July 1, 2007. Section 27. In order to implement specific appropriations for salaries and benefits in the 2006-2007 General Appropriations Act, notwithstanding the provisions of s. 110.1245(4), Florida Statutes, and for the 2006-2007 fiscal year only, agencies may additionally use funds for cash awards to state employees who demonstrate satisfactory service in the agency or to the state, in appreciation and recognition of such service. Awards may not exceed \$100 each and will be allocated from an agency's existing budget. By March 1, 2007, agencies that elect to make cash awards will report to the Governor and Cabinet, the President of the Senate, and the Speaker of the House of Representatives the dollar value and number of such awards given. If available, any additional information concerning employee satisfaction and feedback should be provided. This section expires July 1, 2007. Section 28. In order to implement the issuance of new debt authorized in the 2006-2007 General Appropriations Act, and pursuant to the requirements of s. 215.98, Florida Statutes, the Legislature determines that the authorization and issuance of

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672 debt for the 2006-2007 fiscal year is in the best interest of 673 the state and should be implemented. 674 Section 29. A section of this act that implements a 675 specific appropriation or specifically identified proviso 676 language in the 2006-2007 General Appropriations Act is void if the specific appropriation or specifically identified proviso 677 678 language is vetoed. A section of this act that implements more 679 than one specific appropriation or more than one portion of 680 specifically identified proviso language in the 2006-2007 681 General Appropriations Act is void if all the specific 682 appropriations or portions of specifically identified proviso 683 language are vetoed. Section 30. If any other act passed in 2006 contains a 684 685 provision that is substantively the same as a provision in this 686 act, but that removes or is otherwise not subject to the future 687 repeal applied to such provision by this act, the Legislature 688 intends that the provision in the other act shall take 689 precedence and shall continue to operate, notwithstanding the 690 future repeal provided by this act. 691 Section 31. The agency performance measures and standards 692 in the document entitled "Performance Measures and Standards 693 Approved by the Legislature for Fiscal Year 2006-2007" dated March 31, 2006, and filed with the Clerk of the House of 694 695 Representatives are incorporated by reference. Such performance measures and standards are directly linked to the appropriations 696 697 made in the General Appropriations Act for fiscal year 2006-698 2007, as required by the Government Performance and 699 Accountability Act of 1994. State agencies are directed to

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700	revise their long-range program plans required under s. 216.013,
701	Florida Statutes, to be consistent with these performance
702	measures and standards.
703	Section 32. If any provision of this act or its
704	application to any person or circumstance is held invalid, the
705	invalidity may not affect other provisions or applications of
706	the act which can be given effect without the invalid provision
707	or application, and to this end the provisions of this act are
708	declared severable.
709	Section 33. Except as otherwise expressly provided in this
710	act, this act shall take effect July 1, 2006; or, if this act
711	fails to become a law until after that date, it shall take
712	effect upon becoming a law and shall operate retroactively to
713	July 1, 2006.