<u>(I</u>	ATE FILED FOR: APRIL	21 SPECIAL ORDER )	HOU	JSE AMENDMENT
		Bill No.	CS/HB	7129 (2010)
Amendment No.				
	CHAMBE	R ACTION		
Senate	<u>e</u>	Hous	e	
		•		
Representative 2	Ambler offered th	ne following:		
Amendment	(with title amend	lment)		
Between li	nes 437 and 438,	insert:		
Section 6.	Section 311.12,	Florida Statu	tes, is	amended to
read:				
311.12 Se	aport security			
(1) SECUR	ITY STANDARDS			
(a) The s	tatewide minimum	standards for	seaport	security
applicable to se	eaports listed in	n s. 311.09 sha	ll be t	chose based
on the Florida	Seaport Security	Assessment 200	0 and s	set forth in
the Port Securi	ty Standards Comp	oliance Plan de	livered	l to the
Speaker of the 1	House of Represer	ntatives and th	e Pres	dent of the
Senate on Decem	per 11, 2000. The	e Office of Dru	g Conti	col within
the Executive O	ffice of the Gove	ernor shall mai	ntain a	a sufficient
number of copies	s of the standard	ls at its offic	es for	
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17 distribution to the public and provide copies to each affected 18 seaport upon request.

19 (b) A seaport may implement security measures that are 20 more stringent, more extensive, or supplemental to the minimum security standards established by this subsection. However, a 21 22 seaport may not charge any fee for the administration or 23 production of any access control credentials in addition to the 24 fee for the federal Transportation Worker Identification 25 Credential (TWIC). Any cost associated with the administration 26 or production of any access card, except for the federal TWIC, 27 must be paid by the administering authority. Any attempt to pass 28 the cost of such a credential on to any employee working on the 29 seaport shall result in a civil fine of \$10,000.

30 (c) The provisions of s. 790.251 are not superseded, 31 preempted, or otherwise modified in any way by the provisions of 32 this section.

33 (2)EXEMPTION.-The Department of Law Enforcement may 34 exempt all or part of a seaport listed in s. 311.09 from the 35 requirements of this section if the department determines that 36 activity associated with the use of the seaport or part of the seaport is not vulnerable to criminal activity or terrorism. The 37 38 department shall periodically review such exemptions to 39 determine if there is a change in use. Such change may warrant 40 removal of all or part of the exemption.

41 (3) SECURITY PLAN.-Each seaport listed in s. 311.09 shall
42 adopt and maintain a security plan specific to that seaport
43 which provides for a secure seaport infrastructure that promotes

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44 the safety and security of state residents and visitors and the 45 flow of legitimate trade and travel.

46 (a) Every 5 years after January 1, 2007, each seaport 47 director, with the assistance of the Regional Domestic Security 48 Task Force and in conjunction with the United States Coast 49 Guard, shall revise the seaport's security plan based on the 50 director's ongoing assessment of security risks, the risks of 51 terrorist activities, and the specific and identifiable needs of 52 the seaport for ensuring that the seaport is in substantial 53 compliance with the minimum security standards established under 54 subsection (1).

55 (b) Each adopted or revised security plan must be reviewed 56 and approved by the Office of Drug Control and the Department of Law Enforcement for compliance with federal facility security 57 assessment requirements under 33 C.F.R. s. 105.305 and the 58 minimum security standards established under subsection (1). 59 60 Within 30 days after completion, a copy of the written review shall be delivered to the United States Coast Guard, the 61 62 Regional Domestic Security Task Force, and the Domestic Security 63 Oversight Council.

(4) SECURE AND RESTRICTED AREAS.-Each seaport listed in s.
311.09 must clearly designate in seaport security plans, and
clearly identify with appropriate signs and markers on the
premises of a seaport, all secure and restricted areas as
defined by the United States Department of Homeland SecurityUnited States Coast Guard Navigation and Vessel Inspection
Circular No. 03-07 and 49 C.F.R. part 1572. The plans must also

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# address access eligibility requirements and corresponding security enforcement authorizations.

(a) The seaport's security plan must set forth the conditions and restrictions to be imposed on persons employed at, doing business at, or visiting the seaport who have access to secure and restricted areas which are sufficient to provide substantial compliance with the minimum security standards established in subsection (1) and federal regulations.

1. All seaport employees and other persons working at the seaport who have regular access to secure or restricted areas must comply with federal access control regulations and state criminal history checks as prescribed in this section.

2. All persons and objects in secure and restricted areas
are subject to search by a sworn state-certified law enforcement
officer, a Class D seaport security officer certified under
Maritime Transportation Security Act guidelines and s. 311.121,
or an employee of the seaport security force certified under the
Maritime Transportation Security Act guidelines and s. 311.121.

3. Persons found in these areas without the proper
permission are subject to the trespass provisions of ss. 810.08
and 810.09.

92 (b) As determined by the seaport director's most current 93 risk assessment under paragraph (3)(a), any secure or restricted 94 area that has a potential human occupancy of 50 persons or more, 95 any cruise terminal, or any business operation that is adjacent 96 to a public access area must be protected from the most probable 97 and credible terrorist threat to human life.

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98 The seaport must provide clear notice of the (C) 99 prohibition against possession of concealed weapons and other 100 contraband material on the premises of the seaport. Any person 101 in a restricted area who has in his or her possession a 102 concealed weapon, or who operates or has possession or control 103 of a vehicle in or upon which a concealed weapon is placed or 104 stored, commits a misdemeanor of the first degree, punishable as 105 provided in s. 775.082 or s. 775.083. This paragraph does not 106 apply to active-duty certified federal or state law enforcement 107 personnel or persons so designated by the seaport director in 108 writing.

109 (d) During a period of high terrorist threat level, as 110 designated by the United States Department of Homeland Security or the Department of Law Enforcement, or during an emergency 111 declared at a port by the seaport security director due to 112 events applicable to that particular seaport, the management or 113 114 controlling authority of the port may temporarily designate any part of the seaport property as a secure or restricted area. The 115 116 duration of such designation is limited to the period in which 117 the high terrorist threat level is in effect or a port emergency 118 exists.

(5) ACCESS ELIGIBILITY REPORTING SYSTEM.-Subject to 119 120 legislative appropriations, the Department of Law Enforcement 121 shall administer a statewide seaport access eligibility 122 reporting system.

123 (a) The system must include, at a minimum, the following: 124 A centralized, secure method of collecting and 125 maintaining fingerprints, other biometric data, or other means 173635 Approved For Filing: 4/21/2010 9:27:49 AM

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126	of confirming the identity of persons authorized to enter a
127	secure or restricted area of a seaport.
128	2. A methodology for receiving from and transmitting
129	information to each seaport regarding a person's authority to
130	enter a secure or restricted area of the seaport.
131	3. A means for receiving prompt notification from a
132	seaport when a person's authorization to enter a secure or
133	restricted area of a seaport has been suspended or revoked.
134	4. A means to communicate to seaports when a person's
135	authorization to enter a secure or restricted area of a seaport
136	has been suspended or revoked.
137	(b) Each seaport listed in s. 311.09 is responsible for
138	granting, modifying, restricting, or denying access to secure
139	and restricted areas to seaport employees, other persons working
140	at the seaport, visitors who have business with the seaport, or
141	other persons regularly appearing at the seaport. Based upon the
142	person's criminal history check, each seaport may determine the
143	specific access eligibility to be granted to that person. Each
144	seaport is responsible for access eligibility verification at
145	its location.
146	(c) Upon determining that a person is eligible to enter a
147	secure or restricted area of a port pursuant to subsections (6)
148	and (7), the seaport shall, within 3 business days, report the
149	determination to the department for inclusion in the system.
150	(d) All information submitted to the department regarding
151	a person's access eligibility screening may be retained by the
152	department for subsequent use in promoting seaport security,
153	including, but not limited to, the review of the person's 173635 Approved For Filing: 4/21/2010 9:27:49 AM Page 6 of 19

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154	<del>criminal</del>	history	status	to	ensure	that	the	person	has	not	become
155	<del>disquali</del>	fied for	such a	ccer	<del></del>						

156 (e) The following fees may not be charged by more than one 157 seaport and shall be paid by the seaport, another employing 158 entity, or the person being entered into the system to the 159 department or to the seaport if the seaport is acting as an 160 agent of the department for the purpose of collecting the fees:

161 1. The cost of the state criminal history check under
162 subsection (7).

2. A \$50 fee to cover the initial cost of entering the 163 164 person into the system and an additional \$50 fee every 5 years thereafter to coincide with the issuance of the federal 165 166 Transportation Worker Identification Credential described in subsection (6). The fee covers all costs for entering or 167 maintaining the person in the system including the retention and 168 169 use of the person's fingerprint, other biometric data, or other 170 identifying information.

171 3. The seaport entering the person into the system may 172 charge an administrative fee to cover, but not exceed, the 173 seaport's actual administrative costs for processing the results 174 of the state criminal history check and entering the person into 175 the system.

176 (f) All fees identified in paragraph (e) must be paid 177 before the person may be granted access to a secure or 178 restricted area. Failure to comply with the criminal history 179 check and failure to pay the fees are grounds for immediate 180 denial of access.

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Amendment No. 181 (g) Persons, corporations, or other business entities that 182 employ persons to work or do business at seaports shall notify the seaport of the termination, resignation, work-related 183 184 incapacitation, or death of an employee who has access 185 permission. 186 1. If the seaport determines that the person has been 187 employed by another appropriate entity or is self-employed for 188 purposes of performing work at the seaport, the seaport may 189 reinstate the person's access eligibility. 190 2. A business entity's failure to report a change in an 191 employee's work status within 7 days after the change may result 192 in revocation of the business entity's access to the seaport. 193 (h) In addition to access permissions granted or denied by seaports, access eligibility may be restricted or revoked by the 194 195 department if there is a reasonable suspicion that the person is 196 involved in terrorism or criminal violations that could affect 197 the security of a port or otherwise render the person ineligible 198 for seaport access. 199 (i) Any suspension or revocation of port access must be 200 reported by the seaport to the department within 24 hours after 201 such suspension or revocation. 202 (i) The submission of information known to be false or 203 misleading to the department for entry into the system is a 204 felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 205 206 (5) (6) ACCESS TO SECURE AND RESTRICTED AREAS.-207 (a) Any person seeking authorization for unescorted access to secure and restricted areas of a seaport must possess, unless 208 173635 Approved For Filing: 4/21/2010 9:27:49 AM Page 8 of 19

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Amendment No. 209 waived under paragraph (7) (e), a valid federal Transportation 210 Worker Identification Credential (TWIC). and execute an 211 affidavit under oath which provides TWIC identification 212 information and indicates the following: 213 1. The TWIC is currently valid and in full force and 214 effect. 2. The TWIC was not received through the waiver process 215 216 for disqualifying criminal history allowed by federal law. 217 3. He or she has not, in any jurisdiction, civilian or 218 military, been convicted of, entered a plea of guilty or nolo 219 contendere to, regardless of adjudication, or been found not 220 quilty by reason of insanity, of any disqualifying felony under 221 subsection (7) or any crime that includes the use or possession 2.2.2 of a firearm. 223 (b) Upon submission of a completed affidavit as provided 224 in paragraph (a), the completion of the state criminal history 225 check as provided in subsection (7), and payment of all required 226 fees under subsection (5), a seaport may grant the person access 227 to secure or restricted areas of the port. 228 (c) Any port granting a person access to secure or 229 restricted areas shall report the grant of access to the 230 Department of Law Enforcement for inclusion in the access 231 eligibility reporting system under subsection (5) within 3 232 business days. 233 (d) The submission of false information on the affidavit 234 required by this section is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 235 Upon conviction for a violation of this provision, the person 236 173635 Approved For Filing: 4/21/2010 9:27:49 AM Page 9 of 19

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237	convicted forfeits all privilege of access to secure or
238	restricted areas of a seaport and is disqualified from future
239	approval for access to such areas.
240	(e) Any affidavit form created for use under this
241	subsection must contain the following statement in conspicuous
242	type: "SUBMISSION OF FALSE INFORMATION ON THIS AFFIDAVIT IS A
243	FELONY UNDER FLORIDA LAW AND WILL, UPON CONVICTION, RESULT IN
244	DISQUALIFICATION FOR ACCESS TO A SECURE OR RESTRICTED AREA OF A
245	SEAPORT."
246	(f) Upon each 5-year renewal of a person's TWIC, the
247	person must submit another affidavit as required by this
248	subsection.
249	(7) CRIMINAL HISTORY SCREENING A fingerprint-based
250	criminal history check must be performed on employee applicants,
251	current employees, and other persons authorized to regularly
252	enter a secure or restricted area, or the entire seaport if the
253	seaport security plan does not designate one or more secure or
254	restricted areas.
255	(a) A person is disqualified from employment or unescorted
256	access if the person:
257	1. Was convicted of, or entered a plea of guilty or nolo
258	contendere to, regardless of adjudication, any of the offenses
259	listed in paragraph (b) in any jurisdiction, civilian or
260	military, including courts-martial conducted by the Armed Forces
261	of the United States, during the 7 years before the date of the
262	person's application for access; or
263	2. Was released from incarceration, or any supervision
264	imposed as a result of sentencing, for committing any of the
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265	Amendment No. disqualifying crimes listed in paragraph (b) in any
266	jurisdiction, civilian or military, during the 5 years before
267	the date of the person's application for access.
268	(b) Disqualifying offenses include:
269	1. An act of terrorism as defined in s. 775.30.
270	2. A violation involving a weapon of mass destruction or a
271	hoax weapon of mass destruction as provided in s. 790.166.
272	3. Planting of a hoax bomb as provided in s. 790.165.
273	4. A violation of s. 876.02 or s. 876.36.
274	5. A violation of s. 860.065.
275	6. Trafficking as provided in s. 893.135.
276	7. Racketeering activity as provided in s. 895.03.
277	8. Dealing in stolen property as provided in s. 812.019.
278	9. Money laundering as provided in s. 896.101.
279	10. Criminal use of personal identification as provided in
280	<del>s. 817.568.</del>
281	11. Bribery as provided in s. 838.015.
281 282	11. Bribery as provided in s. 838.015. 12. A violation of s. 316.302, relating to the transport
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282	12. A violation of s. 316.302, relating to the transport
282 283	12. A violation of s. 316.302, relating to the transport of hazardous materials.
282 283 284	12. A violation of s. 316.302, relating to the transport of hazardous materials. 13. A forcible felony as defined in s. 776.08.
282 283 284 285	12. A violation of s. 316.302, relating to the transport of hazardous materials. 13. A forcible felony as defined in s. 776.08. 14. A violation of s. 790.07.
282 283 284 285 286	12. A violation of s. 316.302, relating to the transport of hazardous materials. 13. A forcible felony as defined in s. 776.08. 14. A violation of s. 790.07. 15. Any crime that includes the use or possession of a
282 283 284 285 286 287	12. A violation of s. 316.302, relating to the transport of hazardous materials. 13. A forcible felony as defined in s. 776.08. 14. A violation of s. 790.07. 15. Any crime that includes the use or possession of a firearm.
282 283 284 285 286 287 288	<pre>12. A violation of s. 316.302, relating to the transport of hazardous materials. 13. A forcible felony as defined in s. 776.08. 14. A violation of s. 790.07. 15. Any crime that includes the use or possession of a firearm. 16. A felony violation for theft as provided in s.</pre>
282 283 284 285 286 287 288 289	<pre>12. A violation of s. 316.302, relating to the transport of hazardous materials. 13. A forcible felony as defined in s. 776.08. 14. A violation of s. 790.07. 15. Any crime that includes the use or possession of a firearm. 16. A felony violation for theft as provided in s. 812.014.</pre>

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292	19. Any violation involving the sale, manufacture,
293	delivery, or possession with intent to sell, manufacture, or
294	deliver a controlled substance.
295	20. Any offense under the laws of another jurisdiction
296	that is similar to an offense listed in this paragraph.
297	21. Conspiracy or attempt to commit any of the offenses
298	listed in this paragraph.
299	(c) Each individual who is subject to a criminal history
300	check shall file a complete set of fingerprints taken in a
301	manner acceptable to the Department of Law Enforcement for state
302	processing. The results of the criminal history check must be
303	reported to the requesting seaport and may be shared among
304	seaports.
305	(d) All fingerprints submitted to the Department of Law
306	Enforcement shall be retained by the department and entered into
307	the statewide automated fingerprint identification system
308	established in s. 943.05(2)(b) and available for use in
309	accordance with s. 943.05(2)(g) and (h). An arrest record that
310	is identified with the retained fingerprints of a person subject
311	to the screening shall be reported to the seaport where the
312	person has been granted access to a secure or restricted area.
313	If the fingerprints of a person who has been granted access were
314	not retained, or are otherwise not suitable for use by the
315	department, the person must be refingerprinted in a manner that
316	allows the department to perform its functions as provided in
317	this section.
318	(e) The Department of Law Enforcement shall establish a
319	waiver process for a person who does not have a TWIC, obtained a
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320 TWIC though a federal waiver process, or is found to be 321 unqualified under paragraph (a) and denied employment by a 322 seaport or unescorted access to secure or restricted areas. If 323 the person does not have a TWIC and a federal criminal history 324 record check is required, the Department of Law Enforcement may 325 forward the person's fingerprints to the Federal Bureau of 326 Investigation for a national criminal history record check. The 327 cost of the national check must be paid by the seaport, which 328 may collect it as reimbursement from the person. 1. Consideration for a waiver shall be based on the 329 330 circumstances of any disgualifying act or offense, restitution made by the individual, and other factors from which it may be 331 determined that the individual does not pose a risk of engaging 332 333 in any act within the public seaports regulated under this 334 chapter that would pose a risk to or threaten the security of 335 the seaport and the public's health, safety, or welfare. 336 2. The waiver process begins when an individual who has 337 been denied initial employment within or denied unescorted 338 access to secure or restricted areas of a public seaport submits 339 an application for a waiver and a notarized letter or affidavit 340 from the individual's employer or union representative which 341 states the mitigating reasons for initiating the waiver process. 342 3. Within 90 days after receipt of the application, the 343 administrative staff of the Parole Commission shall conduct a factual review of the waiver application. Findings of fact shall 344 345 be transmitted to the department for review. The department shall make a copy of those findings available to the applicant 346 before final disposition of the waiver request. 347 173635 Approved For Filing: 4/21/2010 9:27:49 AM Page 13 of 19

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Amendment No. 348 4. The department shall make a final disposition of the 349 waiver request based on the factual findings of the 350 investigation by the Parole Commission. The department shall 351 notify the waiver applicant of the final disposition of the 352 waiver.

353 5. The review process under this paragraph is exempt from 354 chapter 120.

355 6. By October 1 of each year, each seaport shall report to 356 the department each instance of denial of employment within, or 357 access to, secure or restricted areas, and each instance waiving 358 a denial occurring during the last 12 months. The report must 359 include the identity of the individual affected, the factors 360 supporting the denial or waiver, and any other material factors 361 used to make the determination.

362 (f) In addition to the waiver procedure established by the 363 Department of Law Enforcement under paragraph (e), each seaport 364 security plan may establish a procedure to appeal a denial of 365 employment or access based upon procedural inaccuracies or 366 discrepancies regarding criminal history factors established 367 pursuant to this subsection.

368 (g) Each seaport may allow immediate waivers on a 369 temporary basis to meet special or emergency needs of the 370 seaport or its users. Policies, procedures, and criteria for 371 implementation of this paragraph must be included in the seaport 372 security plan. All waivers granted by the seaports pursuant to 373 this paragraph must be reported to the department within 30 days 374 after issuance.

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375 (6) (8) WAIVER FROM SECURITY REQUIREMENTS. - The Office of 376 Drug Control and the Department of Law Enforcement may modify or 377 waive any physical facility requirement or other requirement 378 contained in the minimum security standards upon a determination that the purposes of the standards have been reasonably met or 379 380 exceeded by the seaport requesting the modification or waiver. 381 An alternate means of compliance must not diminish the safety or 382 security of the seaport and must be verified through an 383 extensive risk analysis conducted by the seaport director.

(a) Waiver requests shall be submitted in writing, along
with supporting documentation, to the Office of Drug Control and
the Department of Law Enforcement. The office and the department
have 90 days to jointly grant or reject the waiver, in whole or
in part.

(b) The seaport may submit any waivers that are not granted or are jointly rejected to the Domestic Security Oversight Council for review within 90 days. The council shall recommend that the Office of Drug Control and the Department of Law Enforcement grant the waiver or reject the waiver, in whole or in part. The office and the department shall give great weight to the council's recommendations.

396 (c) A request seeking a waiver from the seaport law
397 enforcement personnel standards established under s. 311.122(3)
398 may not be granted for percentages below 10 percent.

399 (d) Any modifications or waivers granted under this
400 subsection shall be noted in the annual report submitted by the
401 Department of Law Enforcement pursuant to subsection (8) (10).

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402 <u>(7)</u> (9) INSPECTIONS.-It is the intent of the Legislature 403 that the state's seaports adhere to security practices that are 404 consistent with the risks assigned to each seaport through the 405 ongoing risk assessment process established in paragraph (3)(a).

(a) The Department of Law Enforcement, or any entity
designated by the department, shall conduct at least one annual
unannounced inspection of each seaport to determine whether the
seaport is meeting the minimum security standards established
pursuant to subsection (1) and to identify seaport security
changes or improvements needed or otherwise recommended.

412 The Department of Law Enforcement, or any entity (b) 413 designated by the department, may conduct additional announced 414 or unannounced inspections or operations within or affecting any seaport to test compliance with, or the effectiveness of, 415 security plans and operations at each seaport, to determine 416 compliance with physical facility requirements and standards, or 417 418 to assist the department in identifying changes or improvements 419 needed to bring a seaport into compliance with minimum security 420 standards.

421 (c) Within 30 days after completing the inspection report,
422 the department shall submit a copy of the report to the Domestic
423 Security Oversight Council.

(d) A seaport may request that the Domestic Security
Oversight Council review the findings in the department's report
as they relate to the requirements of this section. The council
may review only those findings that are in dispute by the
seaport. In reviewing the disputed findings, the council may
concur in the findings of the department or the seaport or may
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430 recommend corrective action to the seaport. The department and 431 the seaport shall give great weight to the council's findings 432 and recommendations.

(e) All seaports shall allow the Department of Law
Enforcement, or an entity designated by the department,
unimpeded access to affected areas and facilities for the
purpose of plan or compliance inspections or other operations
authorized by this section.

438 (8) (10) REPORTS. - The Department of Law Enforcement, in 439 consultation with the Office of Drug Control, shall annually 440 complete a report indicating the observations and findings of 441 all reviews, inspections, or other operations relating to the 442 seaports conducted during the year and any recommendations resulting from such reviews, inspections, and operations. A copy 443 444 of the report shall be provided to the Governor, the President of the Senate, the Speaker of the House of Representatives, the 445 446 governing body of each seaport or seaport authority, and each 447 seaport director. The report must include each director's 448 response indicating what actions, if any, have been taken or are 449 planned to be taken pursuant to the observations, findings, and 450 recommendations reported by the department.

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<u>(9)</u> (11) FUNDING.-

(a) In making decisions regarding security projects or
other funding applicable to each seaport listed in s. 311.09,
the Legislature may consider the Department of Law Enforcement's
annual report under subsection (8) (10) as authoritative,
especially regarding each seaport's degree of substantial

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457 compliance with the minimum security standards established in 458 subsection (1).

(b) The Legislature shall regularly review the ongoing costs of operational security on seaports, the impacts of this section on those costs, mitigating factors that may reduce costs without reducing security, and the methods by which seaports may implement operational security using a combination of sworn law enforcement officers and private security services.

(c) Subject to the provisions of this chapter and
appropriations made for seaport security, state funds may not be
expended for security costs without certification of need for
such expenditures by the Office of Ports Administrator within
the Department of Law Enforcement.

470 If funds are appropriated for seaport security, the (d) Office of Drug Control, the Department of Law Enforcement, and 471 472 the Florida Seaport Transportation and Economic Development Council shall mutually determine the allocation of such funds 473 474 for security project needs identified in the approved seaport 475 security plans. Any seaport that receives state funds for 476 security projects must enter into a joint participation 477 agreement with the appropriate state entity and use the seaport 478 security plan as the basis for the agreement.

1. If funds are made available over more than 1 fiscal year, the agreement must reflect the entire scope of the project approved in the security plan and, as practicable, allow for reimbursement for authorized projects over more than 1 year.

483 2. The agreement may include specific timeframes for 484 completion of a security project and the applicable funding 173635 Approved For Filing: 4/21/2010 9:27:49 AM

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reimbursement dates. The agreement may also require a contractual penalty of up to \$1,000 per day to be imposed for failure to meet project completion dates if state funding is available. Any such penalty shall be deposited into the State Transportation Trust Fund and used for seaport security operations and capital improvements.

TITLE AMENDMENT

496 Remove line 51 and insert:

497 assistance program; amending s. 311.12, F.S.; revising provisions relating to seaport security; prohibiting a 498 499 seaport from charging any fee for administration or 500 production of access control credentials; providing for a 501 fine; deleting certain provisions relating to seaport 502 security plans; deleting provisions requiring that the 503 Department of Law Enforcement administer a statewide 504 seaport access eligibility reporting system; deleting 505 provisions requiring that persons seeking authorization to 506 access secure and restricted areas of a seaport execute an 507 affidavit; deleting provisions requiring fingerprint-based 508 criminal history checks on seaport employee applicants, current employees, and other authorized persons; providing 509 510 an effective date.