1	A bill to be entitled
2	An act implementing the 2011-2012 General
3	Appropriations Act; providing legislative intent;
4	incorporating by reference certain calculations of the
5	Florida Education Finance Program for the 2011-2012
6	fiscal year; amending s. 216.292, F.S.; authorizing
7	the transfer of funds between appropriation categories
8	to fund fixed capital outlay projects for public
9	schools upon certain approval; authorizing the use of
10	funds from the Workers' Compensation Administration
11	Trust Fund for the Ready to Work Program; authorizing
12	a university board of trustees to expend reserve or
13	carry-forward balances for the establishment of a new
14	campus; amending s. 394.908, F.S.; providing
15	allocation requirements for specified funds
16	appropriated for forensic mental health services;
17	providing requirements relating to implementing phase
18	3 of the Department of Health's Florida Onsite Sewage
19	Nitrogen Reduction Strategies Study; amending s. 1 of
20	chapter 2007-174, Laws of Florida; revising the
21	expiration of provisions authorizing certain
22	flexibility for the Department of Children and Family
23	Services with respect to its organizational structure;
24	incorporating by reference certain calculations of the
25	Medicaid Low-Income Pool, Disproportionate Share
26	Hospital, and Hospital Exemptions Programs; requiring
27	certain budget amendments recommending the release of
28	funds to provide more notice and be subject to certain
29	objection procedures; revising specified

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30 appropriations in the General Appropriations Act with 31 respect to the rates for the Title XIX Inpatient 32 Hospital Reimbursement Plan; providing an appropriation for certain public hospitals; revising 33 34 an appropriation in the General Appropriations Act to 35 implement rates for the Title XIX Outpatient Hospital 36 Reimbursement Plan; requiring the Department of Health 37 to present a plan to the Legislative Budget Commission which estimates the workload and funding needs to 38 39 implement the onsite sewage treatment and disposal 40 system evaluation program; authorizing the Department 41 of Corrections and the Department of Juvenile Justice 42 to make certain expenditures to defray costs incurred by a municipality or county as a result of opening or 43 44 operating a facility under the authority of the respective entity; amending s. 216.262, F.S.; 45 46 providing for additional positions to operate 47 additional prison bed capacity under certain circumstances; authorizing the Department of Legal 48 49 Affairs to transfer certain funds to pay salaries and 50 benefits; authorizing the Department of Legal Affairs 51 to spend certain appropriated funds on programs that 52 were funded by the department from specific 53 appropriations in general appropriations acts in 54 previous years; amending s. 932.7055, F.S.; 55 authorizing a municipality to expend funds from its 56 special law enforcement trust fund to reimburse the 57 municipality's general fund; requiring that the 58 Department of Juvenile Justice comply with specified

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59 reimbursement limitations with respect to payments to 60 hospitals or health care providers for health care services; authorizing certain payments pursuant to a 61 contracted rate only until the contract expires or is 62 63 renewed; defining the term "hospital" for purposes of such limitations; relieving the state court system of 64 65 certain loan repayment obligations; amending s. 215.18, F.S.; providing for trust fund loans to the 66 state court system sufficient to meet its 67 68 appropriation; providing that any funds remaining in 69 the Clerks of the Courts Trust Fund remain available 70 to the clerks; amending s. 29.008, F.S.; providing 71 counties with an exemption from the requirement to 72 annually increase certain expenditures by a specified 73 percentage; amending s. 282.709, F.S.; allowing funds 74 from the State Agency Law Enforcement Radio System 75 Trust Fund to be used for mutual aid buildout 76 maintenance and sustainment; requiring the Florida 77 Catastrophic Storm Risk Management Center at Florida 78 State University to conduct an analysis using certain 79 data; requiring the Department of Management Services 80 to use certain interest earnings to fund the 81 administration of the MyFlorida.com portal; amending 82 s. 253.034, F.S.; authorizing the deposit of funds 83 derived from the sale of property by the Department of Citrus into the Citrus Advertising Trust Fund; 84 85 amending s. 601.15, F.S.; specifying the maximum tax 86 rate for standard-packed boxes of citrus fruit; 87 providing for the future expiration of such amendment

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88	and for the reversion of statutory text; amending s.
89	601.10, F.S.; providing for the executive director of
90	the Department of Citrus to be appointed by a majority
91	vote of the commission, subject to confirmation by the
92	Senate; providing for the future expiration of such
93	amendment and for the reversion of statutory text;
94	amending s. 375.041, F.S.; providing for the transfer
95	of moneys from the Land Acquisition Trust Fund to
96	support the Total Maximum Daily Loads programs;
97	amending s. 373.59, F.S.; providing for the allocation
98	of moneys from the Water Management Lands Trust Fund
99	for certain purposes; reenacting s. 403.1651(1)(g),
100	F.S., relating to the use of funds from the Ecosystem
101	Management and Restoration Trust Fund for the purpose
102	of funding activities to preserve and repair the
103	state's beaches; providing for the future expiration
104	of certain amendments to such provision and for the
105	reversion of statutory text; amending s. 570.20, F.S.;
106	delaying the expiration of provisions authorizing the
107	Department of Agriculture and Consumer Services to use
108	funds from the General Inspection Trust Fund for
109	certain programs; amending s. 403.7095, F.S.;
110	requiring that the Department of Environmental
111	Protection award a specified amount in grants to
112	certain counties for solid waste programs; authorizing
113	the Department of Agriculture and Consumer Services to
114	extend, revise, and renew current contracts or
115	agreements created or entered into for the purpose of
116	promotion of agriculture; providing that the
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117	disposition of state-owned lands is exempt from
118	appraisal requirements and disposition requirements
119	under certain circumstances; requiring state agencies
120	to provide a list of lands that are immediately
121	available for lease or are surplus lands; requiring
122	that the proceeds from the sale of such lands be
123	deposited into the Florida Forever Trust Fund;
124	amending s. 379.204, F.S.; authorizing the Fish and
125	Wildlife Conservation Commission to transfer funds to
126	the Federal Grants Trust Fund to support cash flow
127	needs; requiring the Fish and Wildlife Conservation
128	Commission to suspend publication of the Florida
129	Wildlife Magazine and the operations of the advisory
130	council for the 2011-2012 fiscal year; amending s.
131	339.135, F.S.; delaying the expiration of certain
132	provisions that permit the Department of
133	Transportation to reduce work program levels to
134	balance the finance plan to revised funding levels;
135	delaying the expiration of certain provisions relating
136	to the specifications of the department's cash
137	balances before a project or phase may be deferred;
138	delaying the expiration of certain provisions relating
139	to the specifications of the department's cash
140	balances before a project or phase may be deferred;
141	providing that certain reductions do not negatively
142	impact safety or maintenance or project contingency
143	percentage levels as of a specified date; providing
144	for use of transportation revenues; amending s.
145	339.08, F.S.; delaying the expiration of provisions

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I	
146	relating to the use of moneys in the State
147	Transportation Trust Fund for certain administrative
148	expenses; authorizing the transfer of funds from the
149	State Transportation Trust Fund to the State School
150	Trust Fund under certain circumstances; providing for
151	all vehicles within the Office of Motor Carrier
152	Compliance to be transferred to the Department of
153	Highway Safety and Motor Vehicles without the payment
154	of certain fees; amending s. 445.009, F.S.; providing
155	that a participant in an adult or youth work
156	experience activity under ch. 445, F.S., is an
157	employee of the state for purposes of workers'
158	compensation coverage; reenacting s. 163.3247(3)(d),
159	F.S., relating to members of the Century Commission
160	for a Sustainable Florida serving without
161	compensation; providing for the future expiration of
162	certain amendments to such provision and for the
163	reversion of statutory text; reenacting s.
164	201.15(1)(c), F.S., relating to funds deposited into
165	the Grants and Donations Trust Fund in the Department
166	of Community Affairs which are used to fund technical
167	assistance to local governments and school boards;
168	providing for the future expiration of certain
169	amendments to such provision and for the reversion of
170	statutory text; amending s. 206.608, F.S.; providing
171	for continued use of certain taxes deposited into the
172	State Transportation Trust Fund by the Department of
173	Transportation; prohibiting the transfer of funds from
174	the Highway Safety Operating Trust Fund to the

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175 Transportation Disadvantaged Trust Fund; including 176 funding for passenger rail in the Transportation 177 Systems Development budget entity; providing that 178 certain sworn law enforcement positions in the Office 179 of Motor Carrier Compliance be placed in the career 180 service upon transfer to the Department of Highway 181 Safety and Motor Vehicles; providing for permanent 182 status upon the transfer of certain positions; 183 authorizing the Department of Transportation to use 184 funds from the Toll Facilities Revolving Trust Fund 185 for certain purposes; authorizing the Executive Office 186 of the Governor to transfer funds between departments 187 for purposes of aligning amounts paid for risk 188 management premiums and for purposes of aligning 189 amounts paid for human resource management services; 190 amending s. 110.123, F.S., relating to the state group 191 insurance program; providing that the state 192 contribution toward the cost of a plan is the 193 difference between the overall premium and the 194 employee contribution; amending s. 112.24, F.S.; 195 providing conditions on the assignment of an employee 196 of a state agency without reimbursement from the 197 receiving agency; providing that the annual salary of 198 the members of the Legislature be maintained at a specified level; amending s. 27.710, F.S.; clarifying 199 200 certain duties of the executive director of the 201 Justice Administration Commission on Capital Cases; 202 providing for the future expiration of the amendment 203 to such provision and for the reversion of statutory

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204	text; reenacting and amending s. 215.32(2)(b), F.S.,
205	relating to the source and use of certain trust funds
206	in order to implement the transfer of moneys in the
207	General Revenue Fund from trust funds in the 2011-2012
208	General Appropriations Act; providing for the future
209	expiration of certain amendments to such provision and
210	for the reversion of statutory text; reenacting and
211	amending s. 215.5601(4)(b), F.S., relating to the
212	administration of the Lawton Chiles Endowment Fund;
213	providing for the future expiration of certain
214	amendments to such provision and for the reversion of
215	statutory text; providing a legislative finding that
216	the issuance of new debt is in the best interests of
217	the state and necessary to address a critical state
218	emergency; limiting the use of travel funds to
219	activities that are critical to an agency's mission;
220	providing exceptions; authorizing agencies scheduled
221	for data center consolidation to accelerate such
222	consolidation; authorizing the establishment of data
223	center positions in exchange for agency positions
224	placed in reserve; authorizing the Executive Office of
225	the Governor to transfer funds between agencies in
226	order to allocate a reduction relating to SUNCOM;
227	reenacting s. 110.12315(7)(a), F.S., relating to
228	copayments for the state employees' prescription drug
229	program; providing for the future expiration of
230	certain amendments to such provision and for the
231	reversion of statutory text; directing the Department
232	of Management Services to use a tenant broker to

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233 renegotiate certain leases and provide a report to the 234 Legislature; requiring the department to renegotiate 235 certain leases and report to the Legislature; 236 requiring the department to issue a solicitation for 237 the Minnesota Multistate Contracting Alliance for 238 Pharmacy agreement as a state term contract; requiring 239 the department to use generic drugs were feasible in 240 developing its preferred drug list; requiring the Agency for Health Care Administration to reprocure the 241 Florida Discount Drug Card Program; providing 242 243 requirements for the program; providing that revenues 244 derived from the contract be deposited into the 245 agency's Grants and Donations Trust Fund; amending s. 246 946.515, F.S.; requiring each state agency to submit a 247 report to the Legislature listing products or services 248 obtained from sources other than the prison industries 249 corporation; providing for the effect of a veto of one 250 or more specific appropriations or proviso to which 251 implementing language refers; providing for reversion 252 of statutory text of certain provisions; providing for 253 the continued operation of certain provisions 254 notwithstanding a future repeal or expiration provided 255 by the act; providing for severability; providing 256 effective dates. 257 258 Be It Enacted by the Legislature of the State of Florida: 259 260 Section 1. It is the intent of the Legislature that the implementing and administering provisions of this act apply to 261

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262 the General Appropriations Act for the 2011-2012 fiscal year. Section 2. In order to implement Specific Appropriations 6, 263 264 7, 8, 68, and 69 of the 2011-2012 General Appropriations Act, 265 the calculations of the Florida Education Finance Program for 266 the 2011-2012 fiscal year in the document entitled "Public 267 School Funding-The Florida Education Finance Program," dated May 268 3, 2011, and filed with the Secretary of the Senate, are 269 incorporated by reference for the purpose of displaying the 270 calculations used by the Legislature, consistent with the 271 requirements of the Florida Statutes, in making appropriations 272 for the Florida Education Finance Program.

273 Section 3. In order to implement Specific Appropriations 274 15A and 15B of the 2011-2012 General Appropriations Act, 275 paragraph (c) of subsection (3) of section 216.292, Florida 276 Statutes, is amended to read:

277

216.292 Appropriations nontransferable; exceptions.-

(3) The following transfers are authorized with the
approval of the Executive Office of the Governor for the
executive branch or the Chief Justice for the judicial branch,
subject to the notice and objection provisions of s. 216.177:

(c) The transfer of appropriations for fixed capital outlay from the Survey Recommended Needs-Public Schools appropriation category to the Maintenance, Repair, Renovation and Remodeling appropriation category. The allocation of transferred funds <u>must</u> shall be in accordance with s. <u>1013.62</u> <del>1013.64(1)</del>. This paragraph expires July 1, <u>2012</u> <del>2011</del>.

Section 4. <u>Notwithstanding ss. 440.50 and 1010.87</u>, Florida
Statutes, for the 2011-2012 fiscal year, funds provided in
Specific Appropriation 98 of the 2011-2012 General

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291 <u>Appropriations Act from the Workers' Compensation Administration</u> 292 <u>Trust Fund shall be used for the Ready to Work Program created</u> 293 <u>under s. 1004.99</u>, Florida Statutes. This section expires July 1, 294 <u>2012.</u>

Section 5. <u>In order to implement Specific Appropriation 119</u> of the 2011-2012 General Appropriations Act and notwithstanding any other law, for the 2011-2012 fiscal year only, a university board of trustees may expend reserve or carry-forward balances from prior year operational and programmatic appropriations for legislatively approved fixed capital outlay projects authorized for the establishment of a new campus.

302 Section 6. In order to implement Specific Appropriations 303 310 through 339 of the 2011-2012 General Appropriations Act, 304 paragraphs (b) and (c) of subsection (3) of section 394.908, 305 Florida Statutes, are amended to read:

306 394.908 Substance abuse and mental health funding equity; 307 distribution of appropriations.—In recognition of the historical 308 inequity in the funding of substance abuse and mental health 309 services for the department's districts and regions and to 310 rectify this inequity and provide for equitable funding in the 311 future throughout the state, the following funding process shall 312 be used:

313 (3)

(b) Notwithstanding paragraph (a) and for the <u>2011-2012</u>
2010-2011 fiscal year only, funds appropriated for forensic
mental health treatment services shall be allocated to the areas
of the state having the greatest demand for services and
treatment capacity. This paragraph expires July 1, <u>2012</u> <del>2011</del>.
(c) Notwithstanding paragraph (a) and for the <u>2011-2012</u>

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320	<del>2010-2011</del> fiscal year only, additional funds appropriated for
321	substance abuse and mental health services from funds available
322	through the Community-Based Medicaid Administrative Claiming
323	Program shall be allocated as provided in the 2010-2011 General
324	Appropriations Act and in proportion to contributed provider
325	earnings. This paragraph expires July 1, <u>2012</u> <del>2011</del> .
326	Section 7. In order to implement Specific Appropriation 465
327	of the 2011-2012 General Appropriations Act, and for the 2011-
328	2012 fiscal year only, the following requirements govern the
329	completion of Phase 2 and Phase 3 of the Department of Health's
330	Florida Onsite Sewage Nitrogen Reduction Strategies Study:
331	(1) The Department of Health's underlying contract for the
332	study remains in full force and effect and funding for
333	completion of Phase 2 and Phase 3 is through the Department of
334	Health.
335	(2) The Department of Health, the Department of Health's
336	Research Review and Advisory Committee, and the Department of
337	Environmental Protection shall work together to provide the
338	necessary technical oversight of the completion of Phase 2 and
339	Phase 3 of the project.
340	(3) Management and oversight of the completion of Phase 2
341	and Phase 3 must be consistent with the terms of the existing
342	contract. However, the main focus and priority to be completed
343	during Phase 3 shall be developing, testing, and recommending
344	cost-effective passive technology design criteria for nitrogen
345	reduction.
346	(4) The systems installed at homesites are experimental in
347	nature and shall be installed with significant field testing and
348	monitoring. The Department of Health is specifically authorized
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349	to allow installation of these experimental systems.
350	Notwithstanding any other law, before Phase 3 of the study is
351	completed, a state agency may not adopt or implement a rule or
352	policy that:
353	(a) Mandates, establishes, or implements more restrictive
354	nitrogen-reduction standards to existing or new onsite sewage
355	treatment systems or modification of such systems; or
356	(b) Directly or indirectly requires the use of performance-
357	based treatment systems or similar technology, such as through
358	an administrative order developed by the Department of
359	Environmental Protection as part of a basin management action
360	plan adopted pursuant to s. 403.067, Florida Statutes. However,
361	the implementation of more restrictive nitrogen-reduction
362	standards for onsite systems may be required through a basin
363	management action plan if such plan is phased in after
364	completion of Phase 3.
365	Section 8. Effective June 29, 2011, in order to implement
366	Specific Appropriations 259 through 357 of the 2011-2012 General
367	Appropriations Act, subsection (3) of section 1 of chapter 2007-
368	174, Laws of Florida, is amended to read:
369	Section 1. Flexibility for the Department of Children and
370	Family Services
371	(3) This section expires <u>July 1, 2012</u> <del>June 30, 2008</del> .
372	Section 9. In order to implement Specific Appropriations
373	171 and 177 through 179 and 182 of the 2011-2012 General
374	Appropriations Act, the calculations of the Medicaid Low-Income
375	Pool, Disproportionate Share Hospital, and Hospital Exemptions
376	Programs for the 2011-2012 fiscal year in the document entitled
377	"Medicaid Supplemental Hospital Funding Programs" dated May 3,

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378	2011, and filed with the Secretary of the Senate, are
379	incorporated by reference for the purpose of displaying the
380	calculations used by the Legislature, consistent with the
381	requirements of the Florida Statutes, in making appropriations
382	for the Low-Income Pool, Disproportionate Share Hospital, and
383	Hospital Exemptions Programs.
384	Section 10. In order to implement Specific Appropriation
385	536 of the 2011-2012 General Appropriations Act, notwithstanding
386	s. 216.177, Florida Statutes, requiring only 3 days' notice to
387	the Legislature for the release of funds, budget amendments
388	recommending the release of funds must be provided at least 14
389	days before the effective date of the action and are subject to
390	the objection procedures in s. 216.177(2)(b), Florida Statutes.
391	Section 11. In order to implement Specific Appropriation
392	177 of the 2011-2012 General Appropriations Act, and for the
393	2011-2012 fiscal year only, the third and tenth paragraph of
394	proviso following the appropriation is repealed and replaced
395	with:
396	
397	Funds in Specific Appropriation 177 reflect a
398	reduction of \$173,477,299 from the General Revenue
399	Fund, \$220,252,391 from the Medical Care Trust Fund,
400	and \$1,199,158 from the Refugee Assistance Trust Fund
401	as a result of modifying the reimbursement for
402	inpatient hospital rates. The agency shall implement a
403	recurring methodology in the Title XIX Inpatient
404	Hospital Reimbursement Plan to achieve this reduction.
405	In establishing rates through the normal process,
406	before including this reduction, if the unit cost is

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1	
407	equal to or less than the unit cost used in
408	establishing the budget, then no additional reduction
409	in rates is necessary; however, if the unit cost is
410	greater than the unit cost used in establishing the
411	budget, then rates shall be reduced by an amount
412	required to achieve this reduction, but may not be
413	reduced below the unit cost used in establishing the
414	budget. Hospitals that are licensed as a children's
415	specialty hospital and whose Medicaid days plus
416	charity care days divided by total adjusted patient
417	days equals or exceeds 30 percent and rural hospitals,
418	as defined in s. 395.602, Florida Statutes, are
419	excluded from this reduction.
420	
421	From the funds in Specific Appropriation 177,
422	\$239,417,562 from the Grants and Donations Trust Fund
423	and \$303,972,274 from the Medical Care Trust Fund are
424	provided for public hospitals, including any leased
425	public hospital determined to be covered under the
426	state's sovereign immunity; teaching hospitals, as
427	defined in s. 408.07 or s. 395.805, Florida Statutes,
428	which have 70 or more full-time equivalent resident
429	physicians; hospitals that have graduate medical
430	education positions that do not otherwise qualify; and
431	designated trauma hospitals to buy back the Medicaid
432	inpatient trend adjustment applied to their individual
433	hospital rates and other Medicaid reductions to their
434	inpatient rates up to actual Medicaid inpatient cost.
435	The payments under this proviso are contingent on the
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436	state share being provided through grants and
437	donations from state, county, or other governmental
438	funds. This section of proviso does not include the
439	buy back of the Medicaid inpatient trend adjustment
440	applied to the individual state mental health
441	hospitals.
442	
443	Section 12. In order to implement Specific Appropriation
444	182 of the 2011-2012 General Appropriations Act, and for the
445	2011-2012 fiscal year only, the second paragraph of proviso
446	following the appropriation is repealed and replaced with:
447	
448	Funds in Specific Appropriation 182 reflect a
449	reduction of \$43,572,721 from the General Revenue
450	Fund, \$55,321,338 from the Medical Care Trust Fund,
451	and \$151,174 from the Refugee Assistance Trust Fund as
452	a result of implementing a reduction in outpatient
453	hospital reimbursement rates. The agency shall
454	implement a recurring methodology in the Title XIX
455	Outpatient Hospital Reimbursement Plan to achieve this
456	reduction. In establishing rates through the normal
457	process, prior to including this reduction, if the
458	unit cost is equal to or less than the unit cost used
459	in establishing the budget, then no additional
460	reduction in rates is necessary. In establishing rates
461	through the normal process, prior to including this
462	reduction, if the unit cost is greater than the unit
463	cost used in establishing the budget, then rates shall
464	be reduced by an amount required to achieve this

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465	reduction, but shall not be reduced below the unit
466	cost used in establishing the budget. Hospitals that
467	are licensed as a children's specialty hospital and
468	whose Medicaid days plus charity care days divided by
469	total adjusted patient days equals or exceeds 30
470	percent and rural hospitals as defined in s. 395.602,
471	Florida Statutes, are excluded from this reduction.
472	
473	Section 13. In order to implement Specific Appropriations
474	459 through 469 of the 2011-2012 General Appropriations Act,
475	before the implementation of the onsite sewage treatment and
476	disposal system evaluation program described in s.
477	381.0065(5)(a), Florida Statutes, the Department of Health shall
478	submit a plan for approval by the Legislative Budget Commission
479	which includes an estimate of agency workload and funding needs.
480	The department may not expend funds in furtherance of the
481	evaluation program before the plan is approved by the
482	commission.
483	Section 14. In order to fulfill legislative intent
484	regarding the use of funds contained in Specific Appropriations
485	605, 616, 628, and 1135 of the 2011-2012 General Appropriations
486	Act, the Department of Corrections and the Department of
487	Juvenile Justice may expend appropriated funds to assist in
488	defraying costs that are incurred by a municipality or county
489	and are associated with opening or operating a facility under
490	the authority of the respective department. The amount paid for
491	any facility may not exceed 1 percent of the cost to construct
492	the facility, less building impact fees imposed by the
493	municipality or county. This section expires July 1, 2012.
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494 Section 15. In order to implement Specific Appropriations 495 570 through 688A and 726 through 759 of the 2011-2012 General 496 Appropriations Act, subsection (4) of section 216.262, Florida 497 Statutes, is amended to read:

498

216.262 Authorized positions.-

499 (4) Notwithstanding the provisions of this chapter relating 500 to on increasing the number of authorized positions, and for the 501 2011-2012 2010-2011 fiscal year only, if the actual inmate 502 population of the Department of Corrections exceeds the inmate population projections of the February 21, 2011 19, 2010, 503 504 Criminal Justice Estimating Conference by 1 percent for 2 505 consecutive months or 2 percent for any month, the Executive 506 Office of the Governor, with the approval of the Legislative 507 Budget Commission, shall immediately notify the Criminal Justice Estimating Conference, which shall convene as soon as possible 508 509 to revise the estimates. The Department of Corrections may then 510 submit a budget amendment requesting the establishment of 511 positions in excess of the number authorized by the Legislature 512 and additional appropriations from unallocated general revenue 513 sufficient to provide for essential staff, fixed capital 514 improvements, and other resources to provide classification, 515 security, food services, health services, and other variable 516 expenses within the institutions to accommodate the estimated 517 increase in the inmate population. All actions taken pursuant to 518 the authority granted in this subsection are shall be subject to 519 review and approval by the Legislative Budget Commission. This 520 subsection expires July 1, 2012 2011.

521Section 16. In order to implement Specific Appropriations5221253, 1267, 1274, 1295, and 1305 of the 2011-2012 General

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523	Appropriations Act, the Department of Legal Affairs may transfer
524	cash remaining after required disbursements for Attorney General
525	case numbers 09-CV-51614, 16-2008-CA-01-3142CV-C, and
526	CACE08022328 from FLAIR account 41-74-2-601001-41100100-00-
527	181076-00 to the Operating Trust Fund to pay salaries and
528	benefits. This section expires July 1, 2012.
529	Section 17. In order to implement Specific Appropriations
530	1289 and 1290 of the 2011-2012 General Appropriations Act, the
531	Department of Legal Affairs may expend appropriated funds in
532	those specific appropriations on the same programs that were
533	funded by the department pursuant to specific appropriations
534	made in general appropriations acts in prior years. This section
535	expires July 1, 2012.
536	Section 18. In order to implement Specific Appropriations
537	1192 and 1198 of the 2011-2012 General Appropriations Act,
538	paragraph (d) of subsection (4) of section 932.7055, Florida
539	Statutes, is amended to read:
540	932.7055 Disposition of liens and forfeited property
541	(4) The proceeds from the sale of forfeited property shall
542	be disbursed in the following priority:
543	(d) Notwithstanding any other provision of this subsection,
544	and for the $2011-2012$ $2010-2011$ fiscal year only, the funds in a
545	special law enforcement trust fund established by the governing
546	body of a municipality may be expended to reimburse the general
547	fund of the municipality for moneys advanced from the general
548	fund to the special law enforcement trust fund <u>before</u> <del>prior to</del>
549	October 1, 2001. This paragraph expires July 1, $2012$ $2011$ .
550	Section 19. (1) In order to implement Specific
551	Appropriations 1069, 1070, 1074, 1075, 1115, 1116, 1120, 1121,

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552	1123, 1126, 1127, 1130, 1131, 1132, 1141, and 1146 of the 2011-
553	2012 General Appropriations Act, the Department of Juvenile
554	Justice must comply with the following reimbursement
555	limitations:
556	(a) Payments to a hospital or a health care provider may
557	not exceed 110 percent of the Medicare allowable rate for any
558	health care services provided if no contract exists between the
559	department and the hospital or the health care provider
560	providing services at a hospital;
561	(b) The department may continue to make payments for health
562	care services at the currently contracted rates through the
563	current term of the contract if a contract has been executed
564	between the department and a hospital or a health care provider
565	providing services to a hospital; however, payments may not
566	exceed 110 percent of the Medicare allowable rate after the
567	current term of the contract expires or after the contract is
568	renewed during the 2011-2012 fiscal year;
569	(c) Payments may not exceed 110 percent of the Medicare
570	allowable rate under a contract executed on or after July 1,
571	2011, between the department and a hospital or health care
572	provider providing services at a hospital;
573	(d) Notwithstanding paragraphs (a), (b), and (c), the
574	department may pay up to 125 percent of the Medicare allowable
575	rate for health care services at a hospital that reports or has
576	reported a negative operating margin for the previous fiscal
577	year to the Agency for Health Care Administration through
578	hospital-audited financial data; and
579	(e) The department may not execute a contract for health
580	care services at a hospital for rates other than rates based on

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581 a percentage of the Medicare allowable rate. 582 (2) For purposes of this section, the term "hospital" means a hospital licensed under chapter 395, Florida Statutes. 583 584 (3) This section expires July 1, 2012. 585 Section 20. In order to implement section 7 of the 2011-586 2012 General Appropriations Act, and notwithstanding s. 215.18, 587 Florida Statutes, the state court system is relieved of loan repayment obligations for loans made from the Mediation and 588 589 Arbitration Trust Fund and the Court Education Trust Fund to the 590 state court system during the 2010-2011 fiscal year. This 591 section is effective upon this act becoming a law. 592 Section 21. In order to implement Section 7 of the 2011-593 2012 General Appropriations Act, section 215.18, Florida 594 Statutes, is amended to read: 215.18 Transfers between funds; limitation.-595 596 (1) Whenever there is a deficiency exists in any fund 597 provided for by s. 215.32 a deficiency which would render such 598 fund insufficient to meet its just requirements, and there shall 599 exist in the other funds in the State Treasury have moneys which 600 are for the time being or otherwise in excess of the amounts 601 necessary to meet the just requirements of such last-mentioned 602 funds, the Governor may order a temporary transfer of moneys 603 from one fund to another in order to meet temporary deficiencies 604 in a particular fund without resorting to the necessity of 605 borrowing money and paying interest thereon. Any action proposed 606 under this section is subject to the notice and objection 607 procedures set forth in s. 216.177, and the Governor shall 608 provide notice of such action at least 7 days before prior to the effective date of the transfer of funds. Except as otherwise 609

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610 provided in s. 216.222(1)(a)2., the fund from which any money is 611 temporarily transferred <u>must</u> shall be repaid the amount 612 transferred from it <u>by</u> not later than the end of the fiscal year 613 in which such transfer is made, the date of repayment to be 614 specified in the order of the Governor.

615 (2) The Chief Justice of the Supreme Court may receive one 616 or more trust fund loans of up to \$54 million in total, the 617 purpose of which is to ensure that the state court system has 618 funds sufficient to meet its appropriations in the 2011-2012 619 General Appropriations Act. If the Chief Justice accesses the 620 loan, he or she must notify the Governor and the chairs of the 621 legislative appropriations committees in writing. The loan must 622 come from other funds in the State Treasury which are for the 623 time being or otherwise in excess of the amounts necessary to 624 meet the just requirements of such last-mentioned funds. The 625 Governor shall order the transfer of funds within 5 days after the written notification from the Chief Justice. If the Governor 626 627 does not order the transfer, the Chief Financial Officer shall 628 transfer the requested funds. The loan of funds from which any 629 money is temporarily transferred must be repaid by the end of 630 the 2011-2012 fiscal year. This subsection expires July 1, 2012. 631 Section 22. In order to implement Specific Appropriation 632 791 of the 2011-2012 General Appropriations Act, and not 633 withstanding s. 28.2455, Florida Statutes, any funds remaining 634 in the Clerks of Court Trust Fund may not be transferred to the 635 General Revenue Fund and remain available to the clerks of court for expenditures during the 2011-2012 fiscal year. This section 636 637 shall take effect upon becoming a law and expires July 1, 2012. 638 Section 23. In order to implement section 7 of the 2011-

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639 2012 General Appropriations Act, paragraph (c) of subsection (4) 640 of section 29.008, Florida Statutes, is amended to read: 29.008 County funding of court-related functions.-641 642 (4)643 (c) Counties are exempt from all requirements and 644 provisions of paragraph (a) for the 2011-2012 2010-2011 fiscal 645 year. Accordingly, for the 2011-2012 2010-2011 fiscal year, counties shall maintain, but are not required to increase, their 646 647 expenditures for the items specified in paragraphs (1) (a)-(h) and subsection (3). The requirements described in paragraph (a) 648 649 shall be reinstated beginning with the 2012-2013 2011-2012 650 fiscal year. This paragraph expires July 1, 2012 2011. 651 Section 24. In order to implement Specific Appropriation 652 2701A of the 2011-2012 General Appropriation Act, subsection (3) 653 of section 282.709, Florida Statutes, is amended to read: 654 282.709 State agency law enforcement radio system and 655 interoperability network.-656 (3) (a) The State Agency Law Enforcement Radio System Trust 657 Fund is established in the department and funded from surcharges 658 collected under ss. 318.18, 320.0802, and 328.72. Upon 659 appropriation, moneys in the trust fund may be used by the 660 department to acquire by competitive procurement the equipment, software, and engineering, administrative, and maintenance 661 662 services it needs to construct, operate, and maintain the 663 statewide radio system. Moneys in the trust fund from collected

as a result of the surcharges set forth in ss. 318.18, 320.0802,
and 328.72 shall be used to help fund the costs of the system.
Upon completion of the system, moneys in the trust fund may also
be used by the department for payment of the recurring

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668 maintenance costs of the system. 669 (b) Funds from the State Agency Law Enforcement Radio 670 System Trust Fund may be used by the department to fund mutual 671 aid buildout maintenance and sustainment as appropriated by law. 672 This paragraph expires July 1, 2012. 673 Section 25. In order to implement Specific Appropriation 674 2341A of the 2011-2012 General Appropriations Act, the Florida 675 Catastrophic Storm Risk Management Center at Florida State 676 University shall conduct the analysis as originally required in 677 s. 164 of chapter 2004-390, Laws of Florida. Notwithstanding 678 that section, the center shall use the most recent and available 679 premium data for personal lines property and casualty insurance 680 in completing the analysis. 681 Section 26. In order to implement Specific Appropriations 2574 through 2584 of the 2011-2012 General Appropriations Act, 682 683 the Department of Management Services shall use interest earnings of the Communications Working Capital Trust Fund as the 684 685 funding source for its responsibilities for the administration 686 of the MyFlorida.com portal. 687 Section 27. In order to implement Specific Appropriations 688 2173 through 2195 of the 2011-2012 General Appropriations Act, 689 subsection (13) of section 253.034, Florida Statutes, as amended 690 by chapter 2010-280, Laws of Florida, is amended to read: 253.034 State-owned lands; uses.-691 692 (13) Notwithstanding the provisions of this section, funds 693 derived from the sale of the Department of Citrus' property 694 located in Lakeland, Florida, shall are authorized to be 695 deposited into the Citrus Advertising Trust Fund. This 696 subsection expires July 1, 2012 2011.

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697 Section 28. In order to implement Specific Appropriations 698 2173 through 2195 of the 2011-2012 General Appropriations Act, 699 paragraph (a) of subsection (3) of section 601.15, Florida 700 Statutes, is amended to read: 701 601.15 Advertising campaign; methods of conducting; excise 702 tax; emergency reserve fund; citrus research.-703 (3) (a) There is hereby levied and imposed upon each 704 standard-packed box of citrus fruit grown and placed into the 705 primary channel of trade in this state an excise tax at maximum 706 annual rates for each citrus season as determined from the 707 tables in this paragraph and based upon the previous season's 708 actual statewide production as reported in the United States 709 Department of Agriculture Citrus Crop Production Forecast as of 710 June 1. The rates may be set at any lower rate in any year 711 pursuant to paragraph (e). 712 1. The following maximum tax rates, expressed in cents per 713 box, shall apply to grapefruit which enters the primary channel 714 of trade for use in fresh form: 715 Previous 1995-1996-1997-1998-1999-2000 and season 1996 1997 1998 1999 thereafter crop size (millions of boxes) 716

80 and

greater

33

717

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35

34

36

37

710	75-79.99	35	36	37	38	39
718		27	20	20	1 1	10
719	70-74.99	37	38	39	41	42
119	65-69.99	40	41	42	44	45
720	05 09.99	40	41	42	77	40
120	60-64.99	43	44	46	47	49
721	00 01.00	10	1 1	10	1,	19
,	55-59.99	47	48	50	51	53
722			10		0 -	
	50-54.99	51	53	55	56	58
723						
	45-49.99	57	59	60	62	64
724						
	40-44.99	63	65	67	69	71
725						
	Less than 40	72	74	76	79	81
726						
727	However, effect	ive July	1, 2011,	the tax	rate per	box on
728	grapefruit that	enters	the prima	ry channe	el of trad	de for use in
729	fresh form may	not exce	ed the ta	x rate pe	er box in	effect on May
730	1, 2011.					
731	2. The fol	lowing m	aximum ta	x rates,	expressed	d in cents per
732	box, shall appl	y to gra	pefruit w	hich ente	ers the p	rimary channel
733	of trade for us	e in pro	cessed fo	rms:		
734						
	Previous	1995-	1996-	1997-	1998-	1999-2000 and
	season	1996	1997	1998	1999	thereafter
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			<u>-</u>			

705	crop size (millions of boxes)					
735	80 and greater	23	24	25	25	26
736 737	75-79.99	25	25	26	27	28
738	70-74.99	26	27	28	29	30
739	65-69.99 60-64.99	28	29 32	30 32	31 33	32
740	55-59.99	33	34	35	36	37
741 742	50-54.99	36	38	39	40	41
743	45-49.99	40	41	43	44	45
744	40-44.99 Less than 40	45 51	46 53	48 54	49 56	51 57
745 746	However, effectiv	<i>r</i> e July 1,	2011, tl	ne tax ra	te per box or	1
747	grapefruit that e	enters the	e primary	channel	of trade for	use in
748	processed forms r	nay not ex	ceed the	tax rate	per box in e	effect on
749	<u>May 1, 2011.</u>					

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750	3. The fol	Llowing ma	aximum ta	x rates,	expresse	d in cents per
751	box, shall appl	ly to oran	nges whic	h enter t	che prima	ry channel of
752	trade for use i					
753						
	Previous	1995-	1996-	1997-	1998-	1999-2000 and
	season	1996	1997	1998	1999	thereafter
	crop size					
	(millions of					
	boxes)					
754						
	255 and	23	24	25	26	26
	greater					
755						
	245-254.9	24	25	26	27	27
756						
	235-244.9	25	26	27	28	28
757	225-234.9	26	07	2.0	29	20
758	225-234.9	20	27	28	29	30
150	215-224.9	28	28	29	30	31
759	210 221.9	20	20	2.9	50	51
, 0 5	205-214.9	29	30	31	32	33
760		-		-	-	
	195-204.9	30	31	32	33	34
761						
	185-194.9	32	33	34	35	36
762						
	175-184.9	34	35	36	37	38
ļ						

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763						
, 00	165-174.9	36	37	38	39	40
764						
	155-164.9	38	39	40	41	43
765						
	Less than 155	41	42	43	44	46
766						
767	However, effect	tive July	1, 2011,	the tax	rate per	box on oranges
768	that enter the	primary o	channel c	of trade f	for use i	n fresh form
769	may not exceed	the tax :	rate per	box in ef	fect on i	May 1, 2011.
770	4. The fol	llowing ma	aximum ta	ix rates,	expresse	d in cents per
771	box, shall app	ly to ora	nges whic	ch enter t	he prima	ry channel of
772	trade for use :	in proces	sed form:			
773						
	Previous	1995-				
	season .	1996	1997	1998	1999	thereafter
	crop size					
	(millions of					
/	boxes)					
774	255 and	1 Г	1 (	1.0	1 7	1 7
		15	16	16	17	17
775	greater					
775	245-254.9	16	16	17	17	18
776	245-254.9	ΤO	ΤO	1	1 /	ΤΟ
//0	235-244.9	17	17	18	18	19
777	233 244.9	± /	± /	ΤO	ΤO	1 J
, , , ,	225-234.9	17	18	18	19	19
		± /	τU	τO	± <i>J</i>	± 2

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215-224.9       18       19       19       20       20         205-214.9       19       20       20       21       21         780       195-204.9       20       21       21       22       22         781       185-194.9       20       21       22       23       24       25         782       175-184.9       22       23       23       24       25       26         783       165-174.9       23       24       25       26       26       26         784       155-164.9       25       26       26       27       28       28         785       Less than 155       27       27       28       29       30       30         786       However, effectiv July 1, Z011, the tax rate per box or oranges       164 enter the primary character tox set in processed       165 enter tox set in processed         787       However, effective July 1, Z011, the tax rate per box or oranges       164 enter the primary character tox set in processed       165 enter tox set in processed         788       155 enter the primary character tox set in processed       165 enter tox set in processed       165 enter tox set in processed       165 enter tox set in processed         788       155 entet						
205-214.9       19       20       20       21       21         780       195-204.9       20       21       21       22       22         781       185-194.9       21       22       22       23       24         782       175-184.9       22       23       23       24       25         783       165-174.9       23       24       25       26       26         784       155-164.9       25       26       26       26       26         784       155-164.9       25       26       26       26       26       26         785       Less than 155       27       27       28       29       30       30         786       However, effective July 1, 2011, the tax rate per box or or anges       164 enter the primary changes for may not exceed 25 cents per box.       165 enter the primary changes for may not exceed 25 cents per box.       165 enter the primary changes for tax for						
780       195-204.9       20       21       21       22       22         781       185-194.9       21       22       23       23       24         782       175-184.9       22       23       23       24       25         783       165-174.9       23       24       25       26       26         784       155-164.9       25       26       26       26       26         785       155-164.9       25       26       26       26       26         786       155-164.9       25       26       27       28       28         786       1ess than 155       27       27       28       29       30         786       16000000000000000000000000000000000000						
195-204.9       20       21       21       22       22         781       185-194.9       21       22       22       23       24         782       175-184.9       22       23       23       24       25         783       165-174.9       23       24       25       26       26         784       155-164.9       25       26       26       26         785       155-164.9       25       26       26       26         786       155-164.9       27       28       29       30         786       16000000000000000000000000000000000000						
185-194.9       21       22       22       23       24         175-184.9       22       23       23       24       25         185       165-174.9       23       24       25       26       26         185       155-164.9       25       26       27       28         185       155-164.9       27       28       30       30         185       155-164.9       27       28       30       30         185       165-174.9       27       28       29       30         184       155-164.9       27       28       29       30         185       168       155-164.9       27       28       29       30         185       165-174.9       27       28       29       30       30         186       However, effective July 1, 2011, the tax rate per box or anges       100       100       100         186       However, effective July 2, 2011, the tax rate per box or anges       100       100       100         187       However, effective July 2, 2011, the tax rate per box or anges       100       100       100         188       Hom and tange tage       Intege tage       Intege tage </td <td></td>						
782         175-184.9       22       23       23       24       25         783         165-174.9       23       24       25       26       26         784         155-164.9       25       26       27       28       28         785         Less than 155       27       27       28       29       30         786         787       However, effective July 1, 2011, the tax rate per box or oranges       30       30         788       Hat enter the primary channel of trade for use in processed       30         788       form may not exceed 25 cents per box.       30						
175-184.9       22       23       23       24       25         783       165-174.9       23       24       25       26       26         784       155-164.9       25       26       27       28       28         785       155-164.9       25       26       27       28       29       30         786       168 <t< td=""><td></td></t<>						
783         165-174.9       23       24       25       26       26         784         155-164.9       25       26       27       28         785         Less than 155       27       27       28       29       30         786         787         However, effective July 1, 2011, the tax rate per box on oranges         788         that enter the primary channel of trade for use in processed         789						
165-174.9       23       24       25       26       26         784       155-164.9       25       26       26       27       28         785       Less than 155       27       27       28       29       30         786       However, effective July 1, 2011, the tax rate per box on oranges       164 enter the primary channel of trade for use in processed       165 form may not exceed 25 cents per box.						
155-164.9       25       26       26       27       28         785       Less than 155       27       27       28       29       30         786       However, effective July 1, 2011, the tax rate per box on oranges       1000000000000000000000000000000000000						
785Less than 1552727282930786787However, effective July 1, 2011, the tax rate per box on oranges788that enter the primary channel of trade for use in processed789form may not exceed 25 cents per box.						
Less than 1552727282930786787However, effective July 1, 2011, the tax rate per box on oranges788that enter the primary channel of trade for use in processed789form may not exceed 25 cents per box.						
786 787 <u>However, effective July 1, 2011, the tax rate per box on oranges</u> 788 <u>that enter the primary channel of trade for use in processed</u> 789 <u>form may not exceed 25 cents per box.</u>						
787 <u>However, effective July 1, 2011, the tax rate per box on oranges</u> 788 <u>that enter the primary channel of trade for use in processed</u> 789 <u>form may not exceed 25 cents per box.</u>						
789 form may not exceed 25 cents per box.						
790 5. The actual tax rate levied each year upon oranges which						
791 enter the primary channel of trade for use in processed form,						
792 pursuant to this paragraph, paragraph (e), and subsection (4),						
shall also apply in that year to tangerines and citrus hybrids						
794 regulated by the Department of Citrus which enter the primary	regulated by the Department of Citrus which enter the primary					
795 channel of trade for use in processed form.						
796 6. The following maximum tax rates, expressed in cents per						
797 box, shall apply to tangerines and citrus hybrids regulated by						
798 the Department of Citrus which enter the primary channel of						

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799	trade for use in fresh form:					
800						
	Previous	1995-	1996-	1997-	1998-	1999-2000 and
	season	1996	1997	1998	1999	thereafter
	crop size					
	(millions of					
	boxes)					
801						
	13 and	24	24	25	26	27
0.0.0	greater					
802	12 - 12.99	26	26	27	28	29
803	12 12.99	20	20	2.1	20	2.5
000	11 - 11.99	28	29	30	30	31
804						
	10 - 10.99	31	31	32	33	34
805						
	9 - 9.99	34	35	36	37	38
806						
	8 - 8.99	38	39	40	41	42
807						
	7 - 7.99	43	44	45	47	48
808		4.0	F 1	50	<b>F</b> 4	
809	Less than 7	49	51	52	54	56
810	However, effect		1 2011	the tay	rate ner	hov on
811	tangerines and					
812						or use in fresh

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813 form may not exceed the tax rate per box in effect on May 1, 814 2011. 815 Section 29. The amendment to s. 601.15(3)(a), Florida 816 Statutes, shall expire July 1, 2012, and the text of that 817 subsection shall revert to that in existence on June 30, 2010, 818 except that any amendments to such text enacted other than by 819 this act shall be preserved and continue to operate to the 820 extent that such amendments are not dependent upon the portions 821 of text which expire pursuant to this section. 822 Section 30. Effective upon this act becoming a law and in 823 order to implement Specific Appropriations 2173 through 2195 of 824 the 2011-2012 General Appropriations Act, subsection (3) of 825 section 601.10, Florida Statutes, is amended to read: 826 601.10 Powers of the Department of Citrus.-The Department of Citrus shall have and shall exercise such general and 827 828 specific powers as are delegated to it by this chapter and other 829 statutes of the state, which powers shall include, but shall not 830 be confined to, the following: 831 (3) To employ and, at its pleasure, discharge an executive 832 director, a secretary, and such attorneys, clerks, and employees 833 as it deems necessary and to outline his or her their powers and 834 duties and fix his or her their compensation. 835 (a) The executive director of the department shall be 836 appointed by a majority vote of the commission for a term of 4 837 years, except for the initial term, and is subject to 838 confirmation by the Senate in the legislative session following 839 appointment. 840 1. The initial term of the executive director ends June 30, 841 2011, and each subsequent 4-year term begins July 1, and shall

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842 be filled in the same manner as the original appointment.

2. A vacancy for the executive director shall be filled for
the unexpired portion of the term in the same manner as the
original appointment.

846 (b) The Department of Citrus may pay, or participate in the 847 payment of, premiums for health, accident, and life insurance 848 for its full-time employees, pursuant to such rules or 849 regulations as it may adopt; and such payments are shall be in 850 addition to the regular salaries of such full-time employees. 851 The payment of such or similar benefits to its employees in 852 foreign countries, including, but not limited to, social 853 security, retirement, and other similar fringe benefit costs, 854 may be in accordance with laws in effect in the country of 855 employment, except that no benefits will be payable to employees 856 not authorized for other state employees, as provided in the 857 Career Service System.

Section 31. The amendment to s. 601.10(3), Florida Statutes, shall expire July 1, 2012, and the text of that subsection shall revert to that in existence on June 30, 2010, except that any amendments to such text enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.

Section 32. In order to implement Specific Appropriation 1648A of the 2011-2012 General Appropriations Act, paragraph (b) of subsection (3) of section 375.041, Florida Statutes, is amended to read:

375.041 Land Acquisition Trust Fund.-(3)

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871 (b) In addition to the uses allowed under in paragraph (a), 872 for the 2011-2012 <del>2010-2011</del> fiscal year, moneys in the Land 873 Acquisition Trust Fund are authorized for transfer to support 874 the Total Maximum Daily Loads Program Clean Water State 875 Revolving Fund, the Drinking Water State Revolving Fund, the 876 Total Maximum Daily Loads programs, and the Marine Spatial 877 Planning programs as provided in the General Appropriations Act. 878 This paragraph expires July 1, 2012 2011. 879 Section 33. In order to implement Specific Appropriation 1580A of the 2011-2012 General Appropriations Act, subsection 880 881 (12) of section 373.59, Florida Statutes, is amended to read: 882 373.59 Water Management Lands Trust Fund.-883 (12) Notwithstanding subsection (8), and for the 2011-2012 884 2010-2011 fiscal year only, the moneys from the Water Management 885 Lands Trust Fund are shall be allocated as follows: 886 (a) An amount necessary to pay debt service on bonds issued 887 before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, 888 889 which are secured by revenues provided pursuant to this section, 890 or to fund debt service reserve funds, rebate obligations, or 891 other amounts payable with respect to such bonds; 892 (b) Eight million dollars to be transferred to the General 893 Revenue Fund; and (c) The remaining funds to be distributed to equally 894 895 between the Suwannee River Water Management District, of which 896 \$500,000 may be used for minimum flows and levels. and the 897 Northwest Florida Water Management District; and (d) For the 2010-2011 fiscal year only, the sum of \$50,000 898 899 from the Water Management Lands Trust Fund shall be transferred

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900	to the General Inspection Trust Fund in the Department of
901	Agriculture and Consumer Services for the soil and water
902	conservation districts for support services.
903	
904	This subsection expires July 1, <u>2012</u> <del>2011</del> .
905	Section 34. In order to implement Specific Appropriations
906	1649 through 1651, 1653, and section 34 of the 2011-2012 General
907	Appropriations Act, paragraph (g) of subsection (1) of section
908	403.1651, Florida Statutes, is reenacted to read:
909	403.1651 Ecosystem Management and Restoration Trust Fund
910	(1) There is created the Ecosystem Management and
911	Restoration Trust Fund to be administered by the Department of
912	Environmental Protection for the purposes of:
913	(g) Funding activities to preserve and repair the state's
914	beaches as provided in ss. 161.091-161.212.
915	Section 35. The amendment to s. 403.1651(1)(g), Florida
916	Statutes, as carried forward by this act from chapter 2010-153,
917	Laws of Florida, shall expire July 1, 2012, and the text of that
918	subsection shall revert to that in existence on June 30, 2009,
919	except that any amendments to such text enacted other than by
920	this act shall be preserved and continue to operate to the
921	extent that such amendments are not dependent upon the portions
922	of text which expire pursuant to this section.
923	Section 36. In order to implement Specific Appropriations
924	1324 through 1475 of the 2011-2012 General Appropriations Act,
925	subsection (2) of section 570.20, Florida Statutes, is amended
926	to read:
927	570.20 General Inspection Trust Fund
928	(2) For the $2011-2012$ $2010-2011$ fiscal year only and

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929 notwithstanding any other provision of law to the contrary, in 930 addition to the spending authorized in subsection (1), moneys in 931 the General Inspection Trust Fund may be appropriated for 932 programs operated by the department which are related to the 933 programs authorized by this chapter. This subsection expires 934 July 1, <u>2012</u> <del>2011</del>.

935 Section 37. In order to implement Specific Appropriation
936 1703AA of the 2011-2012 General Appropriations Act, subsection
937 (5) of section 403.7095, Florida Statutes, is amended to read:
938 403.7095 Solid waste management grant program.-

939 (5) Notwithstanding any <u>other</u> provision of this section <del>to</del> 940 the contrary, and for the <u>2011-2012</u> <del>2010-2011</del> fiscal year only, 941 the Department of Environmental Protection shall award the sum 942 of \$2,400,000 in grants equally to counties having populations 943 of fewer than 100,000 for waste tire and litter prevention, 944 recycling education, and general solid waste programs. This 945 subsection expires July 1, 2012 <del>2011</del>.

946 Section 38. In order to implement Specific Appropriation 947 1430 of the 2011-2012 General Appropriations Act and to provide 948 consistency and continuity in the promotion of agriculture 949 throughout the state, notwithstanding s. 287.057, Florida 950 Statutes, the Department of Agriculture and Consumer Services 951 may extend, revise, and renew current contracts or agreements 952 created or entered into pursuant to chapter 2006-25, Laws of 953 Florida. This section expires July 1, 2012.

954 Section 39. In order to implement Specific Appropriation 955 <u>1578A of the 2011-2012 General Appropriations Act, and</u> 956 <u>notwithstanding ss. 253.034, 253.0341, and 259.041, Florida</u> 957 Statutes, the disposition of state-owned lands is exempt from

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958 appraisal requirements under s. 253.034(6)(g)1., Florida 959 Statutes, and disposition requirements under s. 253.034(15), Florida Statutes, if the proceeds of such conveyance will be 960 961 used to purchase state-owned lands for preservation, 962 conservation, or recreation purposes. On or before October 1, 963 2011, all agencies shall submit a list of state-owned lands to 964 the Board of Trustees of the Internal Improvement Trust Fund, to which the lands are titled, which are immediately available for 965 966 lease or are surplus lands. Proceeds from the sale of such lands 967 shall be deposited into the Florida Forever Trust Fund created 968 by s. 259.1051, Florida Statutes, and used to acquire lands for 969 preservation, conservation, or recreation purposes pursuant to the requirements of s. 259.105, Florida Statutes. The board of 970 971 trustees shall ensure that, where appropriate, surplus or leased 972 conservation lands are subject to perpetual conservation 973 easements or other such restrictive covenants that run with the 974 land and are duly recorded in the same manner as any other 975 instrument affecting title to real property. This section 976 expires July 1, 2012. 977 Section 40. In order to implement Specific Appropriations 978 1814, 1831, 1895, and 1907, subsection (3) is added to section 979 379.204, Florida Statutes, to read: 980 379.204 Federal Grants Trust Fund.-981 (3) The commission may transfer the cash balance 982 originating from hunting and fishing license fees from other 983 trust funds into the Federal Grants Trust Fund for the purpose 984 of supporting cash flow needs. This subsection expires July 1, 985 2012. 986 Section 41. In order to implement Specific Appropriation

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987	1806 and notwithstanding the provisions of s. 379.2342(2),
988	Florida Statutes, for the 2011-2012 fiscal year only, the Fish
989	and Wildlife Conservation Commission shall suspend the
990	publication of a printed version the Florida Wildlife Magazine
991	and the operations of the Florida Wildlife Magazine Advisory
992	Council.
993	Section 42. In order to implement Specific Appropriations
994	1918A through 1919, 1938A through 1938C, 1938E through 1938V,
995	and 1976A through 1976K of the 2011-2012 General Appropriations
996	Act, paragraph (a) of subsection (4) of section 339.135, Florida
997	Statutes, is amended to read:
998	339.135 Work program; legislative budget request;
999	definitions; preparation, adoption, execution, and amendment
1000	(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM
1001	(a)1. To assure that no district or county is penalized for
1002	local efforts to improve the State Highway System, the
1003	department shall, for the purpose of developing a tentative work
1004	program, allocate funds for new construction to the districts,
1005	except for the turnpike enterprise, based on equal parts of
1006	population and motor fuel tax collections. Funds for
1007	resurfacing, bridge repair and rehabilitation, bridge fender
1008	system construction or repair, public transit projects except
1009	public transit block grants as provided in s. 341.052, and other
1010	programs with quantitative needs assessments shall be allocated
1011	based on the results of these assessments. The department may
1012	not transfer any funds allocated to a district under this
1013	paragraph to any other district except as provided in subsection
1014	(7). Funds for public transit block grants shall be allocated to
1015	the districts pursuant to s. 341.052. Funds for the intercity

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1016 bus program provided for under s. 5311(f) of the federal 1017 nonurbanized area formula program shall be administered and 1018 allocated directly to eligible bus carriers as defined in s. 1019 341.031(12) at the state level rather than the district. In 1020 order to provide state funding to support the intercity bus 1021 program provided for under provisions of the federal 5311(f) 1022 program, the department shall allocate an amount equal to the 1023 federal share of the 5311(f) program from amounts calculated 1024 pursuant to s. 206.46(3).

1025 2. Notwithstanding the provisions of subparagraph 1., the 1026 department shall allocate at least 50 percent of any new 1027 discretionary highway capacity funds to the Florida Strategic 1028 Intermodal System created pursuant to s. 339.61. Any remaining 1029 new discretionary highway capacity funds shall be allocated to 1030 the districts for new construction as provided in subparagraph 1031 1. For the purposes of this subparagraph, the term "new 1032 discretionary highway capacity funds" means any funds available 1033 to the department above the prior year funding level for 1034 capacity improvements, which the department has the discretion 1035 to allocate to highway projects.

Notwithstanding subparagraphs 1. and 2. and ss.
201.15(1)(c)1.a.-d., 206.46(3), 334.044(26), and 339.2819(3),
and for the <u>2011-2012</u> <del>2010-2011</del> fiscal year only, the department
shall reduce work program levels to balance the finance plan to
the revised funding levels resulting from any reduction in the
<u>2011-2012</u> <del>2010-2011</del> General Appropriations Act. This
subparagraph expires July 1, 2012 <del>2011</del>.

1043 4. For the <u>2011-2012</u> <del>2009-2010</del> fiscal year only, <u>before</u> 1044 prior to any project or phase thereof is <del>being</del> deferred, the

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1045 department's cash balances shall be as provided in paragraph 1046 (6) (b), and the reductions in subparagraph 3. shall be made to 1047 financial projects not programmed for contract letting as 1048 identified with a work program contract class code 8 and the box 1049 code RV. These reductions shall not negatively impact safety or maintenance or project contingency percentage levels as of April 1050 1051 21, 2011 2009. This subparagraph expires July 1, 2012 2010. 1052 5. Notwithstanding subparagraphs 1. and 2. and ss. 1053 206.46(3) and 334.044(26), and for fiscal years 2009-2010 1054 through 2013-2014 only, the department shall annually allocate 1055 up to \$15 million of the first proceeds of the increased 1056 revenues estimated by the November 2009 Revenue Estimating 1057 Conference to be deposited into the State Transportation Trust 1058 Fund to provide for the portion of the transfer of funds 1059 included in s. 343.58(4)(a)1.a. or 2.a., as whichever is 1060 applicable. The transfer of funds included in s. 343.58(4) shall 1061 not negatively impact projects included in fiscal years 2009-1062 2010 through 2013-2014 of the work program as of July 1, 2009, 1063 as amended pursuant to subsection (7). This subparagraph expires 1064 July 1, 2014.

Section 43. In order to implement Specific Appropriations 1066 1918B and 1938S of the 2011-2012 General Appropriations Act, subsection (5) of section 339.135, Florida Statutes, is amended 1068 to read:

1069 339.135 Work program; legislative budget request; 1070 definitions; preparation, adoption, execution, and amendment.-

1071

(5) ADOPTION OF THE WORK PROGRAM.-

1072 (a) The original approved budget for operational and fixed1073 capital expenditures for the department shall be the Governor's

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1074 budget recommendation and the first year of the tentative work 1075 program, as both are amended by the General Appropriations Act 1076 and any other act containing appropriations. In accordance with 1077 the appropriations act, the department shall, before prior to 1078 the beginning of the fiscal year, adopt a final work program which shall only include the original approved budget for the 1079 1080 department for the ensuing fiscal year, together with any roll 1081 forwards approved pursuant to paragraph (6)(c), and the portion of the tentative work program for the following 4 fiscal years 1082 revised in accordance with the original approved budget for the 1083 1084 department for the ensuing fiscal year together with the said 1085 roll forwards. The adopted work program may include only those 1086 projects submitted as part of the tentative work program 1087 developed under the provisions of subsection (4), plus any 1088 projects which are separately identified by specific 1089 appropriation in the General Appropriations Act and any roll 1090 forwards approved pursuant to paragraph (6)(c). However, any 1091 transportation project of the department which is identified by 1092 specific appropriation in the General Appropriations Act shall 1093 be deducted from the funds annually distributed to the 1094 respective district pursuant to paragraph (4)(a). In addition, 1095 the department shall not in any year include any project or 1096 allocate funds to a program in the adopted work program that is 1097 contrary to existing law for that particular year. Projects 1098 shall not be undertaken unless they are listed in the adopted 1099 work program.

(b) Notwithstanding paragraph (a), and for the <u>2011-2012</u> 2010-2011 fiscal year only, the Department of Transportation shall transfer funds to the Office of Tourism, Trade, and

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1103	Economic Development in an amount equal to <u>\$15 million</u>
1104	<del>\$20,300,000</del> for the purpose of funding transportation-related
1105	needs of economic development projects. This transfer shall not
1106	reduce, delete, or defer any existing projects funded, as of
1107	July 1, <u>2011</u> <del>2009</del> , in the Department of Transportation's 5-year
1108	work program. This paragraph expires July 1, $2012$ $2011$ .
1109	(c) Notwithstanding paragraph (a), and for the 2011-2012
1110	fiscal year only, the Department of Transportation shall fund
1111	airport development projects specified in the General
1112	Appropriations Act and, unless requested by the airport sponsor,
1113	may not reduce, delete, or defer any existing projects funded as
1114	of July 1, 2011, in the Department of Transportation's 5-year
1115	work program. This paragraph expires July 1, 2012.
1116	Section 44. In order to implement section 69 of the 2011-
1117	2012 General Appropriations Act, paragraph (n) of subsection (1)
1118	of section 339.08, Florida Statutes, is amended to read:
1119	339.08 Use of moneys in State Transportation Trust Fund
1120	(1) The department shall expend moneys in the State
1121	Transportation Trust Fund accruing to the department, in
1122	accordance with its annual budget. The use of such moneys shall
1123	be restricted to the following purposes:
1124	(n) To pay administrative expenses incurred in accordance
1125	with applicable laws for a multicounty transportation or
1126	expressway authority created under chapter 343 or chapter 348
1127	$\underline{ ext{if}}_{ au}$ where jurisdiction for the authority includes a portion of
1128	the State Highway System and the administrative expenses are in
1129	furtherance of the duties and responsibilities of the authority
1130	in the development of improvements to the State Highway System.
1131	This paragraph expires July 1, <u>2012</u> <del>2011</del> .
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1132 Section 45. In order to implement section 110 of the 2011-1133 2012 General Appropriations Act, subsection (4) of section 1134 339.08, Florida Statutes, is amended to read: 1135 339.08 Use of moneys in State Transportation Trust Fund.-1136 (4) For the 2011-2012 2010-2011 fiscal year only and notwithstanding the provisions of this section and ss. 339.09(1) 1137 1138 and 215.32(2)(b)4., funds may be transferred from the State 1139 Transportation Trust Fund to the State School Trust Fund or the General Revenue Fund as specified in the General Appropriations 1140 1141 Act. Notwithstanding ss. 206.46(3) and 206.606(2), the total amount transferred shall be reduced from total state revenues 1142 1143 deposited into the State Transportation Trust Fund for the calculation requirements of ss. 206.46(3) and 206.606(2). This 1144 1145 subsection expires July 1, 2012 2011. 1146 Section 46. In order to implement Specific Appropriations 1147 2484A through 2484K of the 2011-2012 General Appropriations Act 1148 and notwithstanding chapters 319 and 320, Florida Statutes, the 1149 ownership of all vehicles currently used by the Office of Motor 1150 Carrier Compliance within the Department of Transportation shall 1151 be transferred to the Department of Highway Safety and Motor 1152 Vehicles effective July 1, 2011, without payment of any titling 1153 or registration fees. 1154 Section 47. In order to implement Specific Appropriation 1155 2008 of the 2011-2012 General Appropriations Act, subsection (11) of section 445.009, Florida Statutes, is amended to read: 1156 1157 445.009 One-stop delivery system.-1158 (11) (a) A participant in an adult or youth work experience 1159 activity administered under this chapter shall be deemed an 1160 employee of the state for purposes of workers' compensation

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1161	coverage. In determining the average weekly wage, all
1162	remuneration received from the employer shall be considered a
1163	gratuity, and the participant shall not be entitled to any
1164	benefits otherwise payable under s. 440.15, regardless of
1165	whether the participant may be receiving wages and remuneration
1166	from other employment with another employer and regardless of
1167	his or her future wage-earning capacity.
1168	<del>(b)</del> This subsection expires July 1, <u>2012</u> <del>2011</del> .
1169	Section 48. In order to implement Specific Appropriation
1170	1498 of the 2011-2012 General Appropriations Act, paragraph (d)
1171	of subsection (3) of section 163.3247, Florida Statutes, is
1172	reenacted to read:
1173	163.3247 Century Commission for a Sustainable Florida
1174	(3) CENTURY COMMISSION FOR A SUSTAINABLE FLORIDA; CREATION;
1175	ORGANIZATION.—The Century Commission for a Sustainable Florida
1176	is created as a standing body to help the citizens of this state
1177	envision and plan their collective future with an eye towards
1178	both 25-year and 50-year horizons.
1179	(d) Members of the commission shall serve without
1180	compensation.
1181	Section 49. The amendment to s. 163.3247(3)(d), Florida
1182	Statutes, as carried forward by this act from chapter 2010-153,
1183	Laws of Florida, shall expire July 1, 2012, and the text of that
1184	subsection shall revert to that in existence on June 30, 2010,
1185	except that any amendments to such text enacted other than by
1186	this act shall be preserved and continue to operate to the
1187	extent that such amendments are not dependent upon the portions
1188	of text which expire pursuant to this section.
1189	Section 50. In order to implement Specific Appropriation
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1190 1498 of the 2011-2012 General Appropriations Act, paragraph (c) 1191 of subsection (1) of section 201.15, Florida Statutes, is 1192 reenacted to read:

1193 201.15 Distribution of taxes collected.-All taxes collected 1194 under this chapter are subject to the service charge imposed in s. 215.20(1). Prior to distribution under this section, the 1195 1196 Department of Revenue shall deduct amounts necessary to pay the 1197 costs of the collection and enforcement of the tax levied by 1198 this chapter. Such costs and the service charge may not be 1199 levied against any portion of taxes pledged to debt service on 1200 bonds to the extent that the costs and service charge are 1201 required to pay any amounts relating to the bonds. After 1202 distributions are made pursuant to subsection (1), all of the 1203 costs of the collection and enforcement of the tax levied by 1204 this chapter and the service charge shall be available and 1205 transferred to the extent necessary to pay debt service and any 1206 other amounts payable with respect to bonds authorized before 1207 January 1, 2010, secured by revenues distributed pursuant to 1208 subsection (1). All taxes remaining after deduction of costs and 1209 the service charge shall be distributed as follows:

1210 (1) Sixty-three and thirty-one hundredths percent of the 1211 remaining taxes shall be used for the following purposes:

(c) After the required payments under paragraphs (a) and(b), the remainder shall be paid into the State Treasury to thecredit of:

1215 1. The State Transportation Trust Fund in the Department of 1216 Transportation in the amount of the lesser of 38.2 percent of 1217 the remainder or \$541.75 million in each fiscal year, to be used 1218 for the following specified purposes, notwithstanding any other

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1219 law to the contrary: 1220 a. For the purposes of capital funding for the New Starts 1221 Transit Program, authorized by Title 49, U.S.C. s. 5309 and 1222 specified in s. 341.051, 10 percent of these funds; 1223 b. For the purposes of the Small County Outreach Program 1224 specified in s. 339.2818, 5 percent of these funds. Effective 1225 July 1, 2014, the percentage allocated under this sub-1226 subparagraph shall be increased to 10 percent; 1227 c. For the purposes of the Strategic Intermodal System 1228 specified in ss. 339.61, 339.62, 339.63, and 339.64, 75 percent 1229 of these funds after allocating for the New Starts Transit 1230 Program described in sub-subparagraph a. and the Small County 1231 Outreach Program described in sub-subparagraph b.; and 1232 d. For the purposes of the Transportation Regional 1233 Incentive Program specified in s. 339.2819, 25 percent of these 1234 funds after allocating for the New Starts Transit Program 1235 described in sub-subparagraph a. and the Small County Outreach 1236 Program described in sub-subparagraph b. Effective July 1, 2014, 1237 the first \$60 million of the funds allocated pursuant to this 1238 sub-subparagraph shall be allocated annually to the Florida Rail 1239 Enterprise for the purposes established in s. 341.303(5).

2. The Grants and Donations Trust Fund in the Department of Community Affairs in the amount of the lesser of .23 percent of the remainder or \$3.25 million in each fiscal year to fund technical assistance to local governments and school boards on the requirements and implementation of this act.

1245 3. The Ecosystem Management and Restoration Trust Fund in 1246 the amount of the lesser of 2.12 percent of the remainder or \$30 1247 million in each fiscal year, to be used for the preservation and

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1248 repair of the state's beaches as provided in ss. 161.091-1249 161.212. 1250 4. General Inspection Trust Fund in the amount of the 1251 lesser of .02 percent of the remainder or \$300,000 in each 1252 fiscal year to be used to fund oyster management and restoration 1253 programs as provided in s. 379.362(3). 1254 1255 Moneys distributed pursuant to this paragraph may not be pledged 1256 for debt service unless such pledge is approved by referendum of 1257 the voters. 1258 Section 51. The amendment to s. 201.15(1)(c)2., Florida 1259 Statutes, as carried forward by this act from chapter 2010-153, 1260 Laws of Florida, shall expire July 1, 2012, and the text of that 1261 subsection shall revert to that in existence on June 30, 2010, 1262 except that any amendments to such text enacted other than by 1263 this act shall be preserved and continue to operate to the 1264 extent that such amendments are not dependent upon the portions 1265 of text which expire pursuant to this section. 1266 Section 52. In order to implement Specific Appropriations

1267 1918A through 1919, 1938A through 1938C, 1938E through 1939V, 1268 and 1976A through 1976K of the 2011-2012 General Appropriations 1269 Act, subsection (3) of section 206.608, Florida Statutes, is 1270 amended to read:

1271 206.608 State Comprehensive Enhanced Transportation System 1272 Tax; deposit of proceeds; distribution.—Moneys received pursuant 1273 to ss. 206.41(1)(f) and 206.87(1)(d) shall be deposited in the 1274 Fuel Tax Collection Trust Fund, and, after deducting the service 1275 charge imposed in chapter 215 and administrative costs incurred 1276 by the department in collecting, administering, enforcing, and

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1277	distributing the tax, which administrative costs may not exceed
1278	2 percent of collections, shall be distributed as follows:
1279	(3) For the $2011-2012$ $2010-2011$ fiscal year only, and
1280	notwithstanding <del>the provisions of</del> subsection (2), the remaining
1281	proceeds of the tax levied pursuant to s. 206.41(1)(f) and all
1282	of the proceeds from the tax imposed by s. 206.87(1)(d) shall be
1283	transferred into the State Transportation Trust Fund and <del>shall</del>
1284	be used for the purposes stated in s. 339.08. This subsection
1285	expires July 1, <u>2012</u> <del>2011</del> .
1286	Section 53. In order to implement Specific Appropriations
1287	2453 through 2535A and notwithstanding s. 320.204, Florida
1288	Statutes, for the 2011-2012 fiscal year only, funds may not be
1289	transferred from the Highway Safety Operating Trust Fund to the
1290	Transportation Disadvantaged Trust Fund in the Department of
1291	Transportation.
1292	Section 54. In order to implement Specific Appropriations
1293	1918C, 1918H, 1918I and 1918J, and notwithstanding s.
1294	341.303(6)(a), Florida Statutes, funding for passenger rail for
1295	the 2011-2012 fiscal year is included in the Transportations
1296	Systems Development budget entity.
1297	Section 55. In order to implement Specific Appropriation
1298	2484A, all sworn law enforcement employee positions classified
1299	as "captain" or "major" in the Office of Motor Carrier
1300	Compliance who are exempt from the career service in accordance
1301	with s. 110.205(2)(m)3., Florida Statutes, shall be placed in
1302	the career service upon transfer to the Florida Highway Patrol
1303	in the Department of Highway Safety and Motor Vehicles.
1304	Incumbents of captains and majors positions in the Office of
1305	Motor Carrier Compliance as of June 30, 2011, who have 1 year of

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1306	satisfactory service in their positions shall receive permanent
1307	status in that position within the Department of Highway Safety
1308	and Motor Vehicles. It is the intent of the Legislature that the
1309	incumbent of any career service position in the Office of Motor
1310	Carrier Compliance as of June 30, 2011, retain his or her
1311	current status upon transfer to the Department of Highway Safety
1312	and Motor Vehicles as provided in the General Appropriations
1313	Act.
1314	Section 56. In order to implement Specific Appropriation
1315	1938Q, for the 2011-2012 fiscal year only, and notwithstanding
1316	s. 338.251, Florida Statutes, the Department of Transportation
1317	is authorized to grant not more than \$3 million in total from
1318	the Toll Facilities Revolving Trust Fund to authorities created
1319	under chapter 348, Florida Statutes, for preliminary
1320	engineering, traffic, and revenue studies, environmental impact
1321	studies, financial advisory services, engineering design, right-
1322	of-way map preparation, operations, other appropriate project-
1323	related professional services, and advanced right-of-way
1324	acquisition.
1325	Section 57. In order to implement the appropriation of
1326	funds in appropriation category "Special Categories-Risk
1327	Management Insurance" in the 2011-2012 General Appropriations
1328	Act, and pursuant to the notice, review, and objection
1329	procedures of s. 216.177, Florida Statutes, the Executive Office
1330	of the Governor may transfer funds appropriated in that category
1331	between departments in order to align the budget authority
1332	granted with the premiums paid by each department for risk
1333	management insurance. This section expires July 1, 2012.
1334	Section 58. In order to implement the appropriation of

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1335	funds in the appropriation category "Special Categories-Transfer
1336	to Department of Management Services-Human Resources Services
1337	Purchased Per Statewide Contract" in the 2011-2012 General
1338	Appropriations Act," and pursuant to the notice, review, and
1339	objection procedures of s. 216.177, Florida Statutes, the
1340	Executive Office of the Governor may transfer funds appropriated
1341	in that category between departments in order to align the
1342	budget authority granted with the assessments that must be paid
1343	by each agency to the Department of Management Services for
1344	human resource management services. This section expires July 1,
1345	2012.
1346	Section 59. In order to implement specific appropriations
1347	for salaries and benefits in the 2011-2012 General
1348	Appropriations Act, paragraph (a) of subsection (12) of section
1349	110.123, Florida Statutes, is amended to read:
1350	110.123 State group insurance program
1351	(12) HEALTH SAVINGS ACCOUNTSThe department is authorized
1352	to establish health savings accounts for full-time and part-time
1353	state employees in association with a health insurance plan
1354	option authorized by the Legislature and conforming to the
1355	requirements and limitations of federal provisions relating to
1356	the Medicare Prescription Drug, Improvement, and Modernization
1357	Act of 2003.
1358	(a)1. A member participating in this health insurance plan
1359	option <u>is</u> <del>shall be</del> eligible to receive an employer contribution
1360	into the employee's health savings account from the State

1361 Employees Health Insurance Trust Fund in an amount to be 1362 determined by the Legislature. A member is not eligible for an 1363 employer contribution upon termination of employment. For the

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1364 <u>2011-2012</u> 2010-2011 fiscal year, the state's monthly 1365 contribution for employees having individual coverage shall be 1366 \$41.66 and the monthly contribution for employees having family 1367 coverage shall be \$83.33.

1368 2. A member participating in this health insurance plan 1369 option <u>is shall be</u> eligible to deposit the member's own funds 1370 into a health savings account.

Section 60. In order to implement section 8 of the 2011-2012 General Appropriations Act, paragraph (j) of subsection (3) of section 110.123, Florida Statutes, is amended to read:

1374 1375 110.123 State group insurance program.-

(3) STATE GROUP INSURANCE PROGRAM.-

(j) Notwithstanding the provisions of paragraph (f)
requiring uniform contributions, and for the <u>2011-2012</u> <del>2010-2011</del>
fiscal year only, the state contribution toward the cost of any
plan in the state group insurance plan <u>is shall be</u> the
difference between the overall premium and the employee
contribution. This subsection expires June 30, 2012 <del>2011</del>.

Section 61. In order to implement specific appropriations for salaries and benefits in the 2011-2012 General Appropriations Act, paragraph (b) of subsection (3) of section 1385 112.24, Florida Statutes, is amended to read:

1386 112.24 Intergovernmental interchange of public employees.-1387 To encourage economical and effective utilization of public 1388 employees in this state, the temporary assignment of employees 1389 among agencies of government, both state and local, and 1390 including school districts and public institutions of higher 1391 education is authorized under terms and conditions set forth in 1392 this section. State agencies, municipalities, and political

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1393 subdivisions are authorized to enter into employee interchange 1394 agreements with other state agencies, the Federal Government, 1395 another state, a municipality, or a political subdivision 1396 including a school district, or with a public institution of 1397 higher education. State agencies are also authorized to enter 1398 into employee interchange agreements with private institutions 1399 of higher education and other nonprofit organizations under the 1400 terms and conditions provided in this section. In addition, the 1401 Governor or the Governor and Cabinet may enter into employee 1402 interchange agreements with a state agency, the Federal 1403 Government, another state, a municipality, or a political 1404 subdivision including a school district, or with a public 1405 institution of higher learning to fill, subject to the 1406 requirements of chapter 20, appointive offices which are within 1407 the executive branch of government and which are filled by 1408 appointment by the Governor or the Governor and Cabinet. Under 1409 no circumstances shall employee interchange agreements be 1410 utilized for the purpose of assigning individuals to participate 1411 in political campaigns. Duties and responsibilities of 1412 interchange employees shall be limited to the mission and goals of the agencies of government. 1413

(3) Salary, leave, travel and transportation, and reimbursements for an employee of a sending party that is participating in an interchange program shall be handled as follows:

(b)1. The assignment of an employee of a state agency either on detail or on leave of absence may be made without reimbursement by the receiving party for the travel and transportation expenses to or from the place of the assignment

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1422 or for the pay and benefits, or a part thereof, of the employee 1423 during the assignment.

1424 2. For the 2011-2012 2010-2011 fiscal year only, the 1425 assignment of an employee of a state agency as provided in 1426 subparagraph 1. may be made if recommended by the Governor or Chief Justice, as appropriate, and approved by the chairs of the 1427 1428 legislative appropriations committees Senate Policy and Steering 1429 Committee on Ways and Means and the House Full appropriations Council on Education and Economic Development. Such actions 1430 1431 shall be deemed approved if neither chair provides written notice of objection within 14 days after the chair's receiving 1432 1433 notice of the action pursuant to s. 216.177. This subparagraph expires July 1, 2012 <del>2011</del>. 1434

1435Section 62. In order to implement Specific Appropriations14362536 and 2537 of the 2011-2012 General Appropriations Act and1437notwithstanding the provisions of s. 11.13(1), Florida Statutes,1438the authorized salaries for members of the Legislature for the14392011-2012 fiscal year shall be set at the same level in effect1440on July 1, 2010. This section expires July 1, 2012.

Section 63. If HB 5011 or similar legislation fails to become law and notwithstanding s. 27.709, Florida Statutes, in order to implement Specific Appropriations 760 through 762 of the 2011-2012 General Appropriations Act, subsection (1) of section 27.710, Florida Statutes, is amended to read:

1446 27.710 Registry of attorneys applying to represent persons 1447 in postconviction capital collateral proceedings; certification 1448 of minimum requirements; appointment by trial court.-

1449 (1) The executive director of the <u>Justice Administrative</u>
 1450 Commission <del>on Capital Cases</del> shall compile and maintain a

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1451 statewide registry of attorneys in private practice who have 1452 certified that they meet the minimum requirements of s. 1453 27.704(2), who are available for appointment by the court under 1454 this section to represent persons convicted and sentenced to 1455 death in this state in postconviction collateral proceedings, 1456 and who have attended within the last year a continuing legal 1457 education program of at least 10 hours' duration devoted 1458 specifically to the defense of capital cases, if available. 1459 Continuing legal education programs meeting the requirements of 1460 this rule offered by The Florida Bar or another recognized 1461 provider and approved for continuing legal education credit by 1462 The Florida Bar shall satisfy this requirement. The failure to 1463 comply with this requirement may be cause for removal from the 1464 list until the requirement is fulfilled. To ensure that 1465 sufficient attorneys are available for appointment by the court, 1466 if when the number of attorneys on the registry falls below 50, 1467 the executive director shall notify the chief judge of each 1468 circuit by letter and request the chief judge to promptly submit 1469 the names of at least three private attorneys who regularly 1470 practice criminal law in that circuit and who appear to meet the 1471 minimum requirements to represent persons in postconviction 1472 capital collateral proceedings. The executive director shall 1473 send an application to each attorney identified by the chief 1474 judge so that the attorney may register for appointment as 1475 counsel in postconviction capital collateral proceedings. As 1476 necessary, the executive director may also advertise in legal 1477 publications and other appropriate media for qualified attorneys 1478 interested in registering for appointment as counsel in postconviction capital collateral proceedings. Not later than 1479

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1480 September 1 of each year, and as necessary thereafter, the 1481 executive director shall provide to the Chief Justice of the 1482 Supreme Court, the chief judge and state attorney in each 1483 judicial circuit, and the Attorney General a current copy of its 1484 registry of attorneys who are available for appointment as counsel in postconviction capital collateral proceedings. The 1485 1486 registry must be indexed by judicial circuit and must contain 1487 the requisite information submitted by the applicants in 1488 accordance with this section.

Section 64. <u>The amendment to s. 27.710(1), Florida</u> <u>Statutes, shall expire July 1, 2012, and the text of that</u> <u>subsection shall revert to that in existence on June 30, 2011,</u> <u>except that any amendments to such text enacted other than by</u> <u>this act shall be preserved and continue to operate to the</u> <u>extent that such amendments are not dependent upon the portions</u> <u>of text which expire pursuant to this section.</u>

Section 65. In order to implement the transfer of funds to the State School Trust Fund from trust funds in the 2011-2012 General Appropriations Act, paragraph (b) of subsection (2) of section 215.32, Florida Statutes, is reenacted and amended to read:

215.32 State funds; segregation.-

1502 (2) The source and use of each of these funds shall be as 1503 follows:

(b)1. The trust funds shall consist of moneys received by the state which under law or under trust agreement are segregated for a purpose authorized by law. The state agency or branch of state government receiving or collecting such moneys are shall be responsible for their proper expenditure as

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1509 provided by law. Upon the request of the state agency or branch 1510 of state government responsible for the administration of the 1511 trust fund, the Chief Financial Officer may establish accounts 1512 within the trust fund at a level considered necessary for proper 1513 accountability. Once an account is established within a trust fund, the Chief Financial Officer may authorize payment from 1514 1515 that account only upon determining that there is sufficient cash and releases at the level of the account. 1516

1517 2. In addition to other trust funds created by law, to the 1518 extent possible, each agency shall use the following trust funds 1519 as described in this subparagraph for day-to-day operations:

a. Operations or operating trust fund, for use as a
depository for funds to be used for program operations funded by
program revenues, with the exception of administrative
activities when the operations or operating trust fund is a
proprietary fund.

b. Operations and maintenance trust fund, for use as adepository for client services funded by third-party payors.

1527 c. Administrative trust fund, for use as a depository for 1528 funds to be used for management activities that are departmental 1529 in nature and funded by indirect cost earnings and assessments 1530 against trust funds. Proprietary funds are excluded from the 1531 requirement of using an administrative trust fund.

1532 d. Grants and donations trust fund, for use as a depository 1533 for funds to be used for allowable grant or donor agreement 1534 activities funded by restricted contractual revenue from private 1535 and public nonfederal sources.

e. Agency working capital trust fund, for use as adepository for funds to be used pursuant to s. 216.272.

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1539 funds to account for collections pending distribution to lawful 1540 recipients. 1541 g. Federal grant trust fund, for use as a depository for 1542 funds to be used for allowable grant activities funded by 1543 restricted program revenues from federal sources. 1544 1545 To the extent possible, each agency must adjust its internal accounting to use existing trust funds consistent with the 1546 1547 requirements of this subparagraph. If an agency does not have 1548 trust funds listed in this subparagraph and cannot make such 1549 adjustment, the agency must recommend the creation of the 1550 necessary trust funds to the Legislature no later than the next 1551 scheduled review of the agency's trust funds pursuant to s. 1552 215.3206.

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3. All such moneys are hereby appropriated to be expended in accordance with the law or trust agreement under which they were received, subject always to the provisions of chapter 216 relating to the appropriation of funds and to the applicable laws relating to the deposit or expenditure of moneys in the State Treasury.

f. Clearing funds trust fund, for use as a depository for

4.a. Notwithstanding any provision of law restricting the use of trust funds to specific purposes, unappropriated cash balances from selected trust funds may be authorized by the Legislature for transfer to the <u>State School Trust Fund</u>, Budget Stabilization Fund<u></u>, and General Revenue Fund in the General Appropriations Act.

b. This subparagraph does not apply to trust funds requiredby federal programs or mandates; trust funds established for

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1567 bond covenants, indentures, or resolutions whose revenues are 1568 legally pledged by the state or public body to meet debt service 1569 or other financial requirements of any debt obligations of the 1570 state or any public body; the Division of Licensing Trust Fund 1571 in the Department of Agriculture and Consumer Services; the 1572 State Transportation Trust Fund; the trust fund containing the 1573 net annual proceeds from the Florida Education Lotteries; the 1574 Florida Retirement System Trust Fund; trust funds under the 1575 management of the State Board of Education or the Board of 1576 Governors of the State University System, where such trust funds 1577 are for auxiliary enterprises, self-insurance, and contracts, 1578 grants, and donations, as those terms are defined by general 1579 law; trust funds that serve as clearing funds or accounts for 1580 the Chief Financial Officer or state agencies; trust funds that 1581 account for assets held by the state in a trustee capacity as an 1582 agent or fiduciary for individuals, private organizations, or 1583 other governmental units; and other trust funds authorized by 1584 the State Constitution. 1585 Section 66. The amendment to s. 215.32(2)(b), Florida

Section 66. The amendment to S. 215.32(2)(b), Florida
Statutes, as carried forward by this act from chapter 2010-153,
Laws of Florida, shall expire July 1, 2012, and the text of that
subsection shall revert to that in existence on June 30, 2010,
except that any amendments to such text enacted other than by
this act shall be preserved and continue to operate to the
extent that such amendments are not dependent upon the portions
of text which expire pursuant to this section.

1593 Section 67. In order to implement the transfer of moneys to 1594 the General Revenue Fund from trust funds in the 2011-2012 1595 General Appropriations Act, paragraph (b) of subsection (4) of

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1596 section 215.5601, Florida Statutes, is reenacted and amended to 1597 read:

1598 1599 215.5601 Lawton Chiles Endowment Fund.-

(4) ADMINISTRATION.-

1600 (b) The endowment shall be managed as an annuity. The 1601 investment objective is the shall be long-term preservation of 1602 the real value of the net contributed principal and a specified 1603 regular annual cash outflow for appropriation, as nonrecurring 1604 revenue. From the annual cash outflow, a pro rata share shall be 1605 used solely for biomedical research activities as provided in 1606 paragraph (3)(d), until such time as cures are found for 1607 tobacco-related cancer and heart and lung disease. Five percent 1608 of the annual cash outflow dedicated to the biomedical research 1609 portion of the endowment shall be reinvested and applied to that 1610 portion of the endowment's principal, with the remainder to be 1611 spent on biomedical research activities consistent with this 1612 section. The schedule of annual cash outflow must shall be 1613 included within the investment plan adopted under paragraph (a). 1614 Withdrawals other than specified regular cash outflow are shall 1615 be considered reductions in contributed principal for the 1616 purposes of this subsection.

1617 Section 68. The amendment to s. 215.5601(b), Florida 1618 Statutes, as carried forward by this act from chapter 2010-153, 1619 Laws of Florida, shall expire July 1, 2012, and the text of that 1620 subsection shall revert to that in existence on June 30, 2010, 1621 except that any amendments to such text enacted other than by 1622 this act shall be preserved and continue to operate to the 1623 extent that such amendments are not dependent upon the portions 1624 of text which expire pursuant to this section.

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1625	Section 69. In order to implement the issuance of new debt
1626	authorized in the 2011-2012 General Appropriations Act, and
1627	pursuant to s. 215.98, Florida Statutes, the Legislature
1628	determines that the authorization and issuance of debt for the
1629	2011-2012 fiscal year should be implemented, is in the best
1630	interest of the state, and necessary to address a critical state
1631	emergency. This section expires July 1, 2012.
1632	Section 70. In order to implement the funds appropriated in
1633	the 2011-2012 General Appropriations Act for state employee
1634	travel, the funds appropriated to each state agency, which may
1635	be used for travel by state employees, are limited during the
1636	2011-2012 fiscal year to travel for activities that are critical
1637	to each state agency's mission. Funds may not be used to pay for
1638	travel by state employees to foreign countries, other states,
1639	conferences, staff-training activities, or other administrative
1640	functions unless the agency head has approved in writing that
1641	such activities are critical to the agency's mission. The agency
1642	head must consider the use of teleconferencing and other forms
1643	of electronic communication to meet the needs of the proposed
1644	activity before approving mission-critical travel. This section
1645	does not apply to travel for law enforcement purposes, military
1646	purposes, emergency management activities, or public health
1647	activities. This section expires July 1, 2012.
1648	Section 71. In order to implement the appropriations
1649	authorized in the 2011-2012 General Appropriations Act for each
1650	of the state's designated primary data centers, which are funded
1651	from the data processing appropriation category and other
1652	categories used to pay for computing services of user agencies,
1653	and pursuant to the notice, review, and objection procedures of
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1654	s. 216.177, Florida Statutes, the Executive Office of the
1655	Governor may transfer funds appropriated in any appropriation
1656	category used to pay for data processing in the 2011-2012
1657	General Appropriations Act between agencies in order to align
1658	the budget authority granted with the utilization rate of each
1659	department. This section expires July 1, 2012.
1660	Section 72. State agencies that are required to begin
1661	planning for a data center consolidation scheduled for a
1662	subsequent fiscal year may accelerate the consolidation into the
1663	2011-2012 fiscal year, contingent upon approval by the
1664	Legislative Budget Commission of budget adjustments necessary to
1665	accomplish the consolidation. The primary data center may
1666	establish positions contingent on an equal or greater number of
1667	positions being placed in reserve from the agency data centers
1668	being consolidated. This section expires July 1, 2012.
1669	Section 73. In order to implement Specific Appropriation
1670	2690 of the 2011-2012 General Appropriations Act, the Executive
1671	Office of the Governor may transfer funds appropriated in the
1672	appropriation category "Expenses" of the 2011-2012 General
1673	Appropriations Act between agencies in order to allocate a
1674	reduction relating to SUNCOM Services. This section expires July
1675	<u>1, 2012.</u>
1676	Section 74. In order to implement section 8 of the General
1677	Appropriations Act for the 2011-2012 fiscal year, paragraph (a)
1678	of subsection (7) of section 110.12315, Florida Statutes, is
1679	reenacted to read:

1680 110.12315 Prescription drug program.—The state employees' 1681 prescription drug program is established. This program shall be 1682 administered by the Department of Management Services, according

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1683	to the terms and conditions of the plan as established by the
1684	relevant provisions of the annual General Appropriations Act and
1685	implementing legislation, subject to the following conditions:
1686	(7) Under the state employees' prescription drug program
1687	copayments must be made as follows:
1688	(a) Effective January 1, 2011, for the State Group Health
1689	Insurance Standard Plan:
1690	1. For generic drug with card\$7.
1691	2. For preferred brand name drug with card\$30.
1692	3. For nonpreferred brand name drug with card\$50.
1693	4. For generic mail order drug\$14.
1694	5. For preferred brand name mail order drug\$60.
1695	6. For nonpreferred brand name mail order drug\$100.
1696	Section 75. The amendment to s. 110.12315(7)(a), Florida
1697	Statutes, as carried forward by this act from chapter 2010-153,
1698	Laws of Florida, shall expire on July 1, 2012, and the text of
1699	that paragraph shall revert to that in existence on December 31,
1700	2010, except that any amendments to such text enacted other than
1701	by this act shall be preserved and continue to operate to the
1702	extent that such amendments are not dependent upon the portions
1703	of text which expire pursuant to this section.
1704	Section 76. In order to implement Specific Appropriations
1705	2587 through 2597 of the 2011-2012 General Appropriations Act,
1706	and notwithstanding chapter 255, Florida Statutes, the
1707	Department of Management Services shall use the services of a
1708	tenant broker to renegotiate all leases over 150,000 square
1709	feet. Based on the renegotiations, and by September 30, 2011,
1710	the department shall report to the Legislative Budget Commission
1711	the projected savings, implementation costs, and recommendations
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1712	for leases to terminate.
1713	(1) The report shall also identify any leases that do not
1714	comply with state law or the State Constitution, including
1715	noncompliance due to a nonappropriation clause, and include
1716	recommendations to bring such leases into compliance by June 30,
1717	2012.
1718	(2) State agencies shall propose budget amendments pursuant
1719	to chapter 216, Florida Statutes, to place the budget authority
1720	associated with the cost savings into reserve. If it is
1721	determined that additional savings may be derived from
1722	consolidating, collocating, and or restacking office space, the
1723	Executive Office of the Governor may transfer funds appropriated
1724	between agencies, subject to the notice, review, and objection
1725	procedures of s. 216.177, Florida Statutes.
1726	(3) This section expires July 1, 2012.
1727	Section 77. In order to implement appropriations used for
1728	the payments of existing lease contracts for private office or
1729	storage space in excess of 2,000 square feet, the Department of
1730	Management Services, together with the cooperation of the
1731	agencies having the existing lease contracts, shall seek to
1732	renegotiate or reprocure all private lease agreements expiring
1733	before June 30, 2013, in order to achieve a reduction in costs
1734	in future years. The department shall incorporate this
1735	initiative into its 2011 Master Leasing Report and may use
1736	tenant broker services to explore the possibilities of
1737	collocation, to review the space needs of each agency, and to
1738	review the length and terms of potential renewals or
1739	renegotiations. The department shall provide a report by March
1740	1, 2012, to the Executive Office of the Governor, the President

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1741	of the Senate, and the Speaker of the House of Representatives
1742	which lists each lease contract for private office or storage
1743	space, the status of renegotiations, and the savings achieved.
1744	This section expires July 1, 2012.
1745	Section 78. In order to implement specific appropriations
1746	for the purchase of pharmacy products in the 2011-2012 General
1747	Appropriations Act the Department of Management Services shall
1748	issue by November 1, 2011, a competitive solicitation pursuant
1749	to chapter 287 for a pharmaceutical purchasing arrangement as a
1750	state term contract. The solicitation shall invite group
1751	purchasing organizations or other vendors to offer a system for
1752	drug purchasing, excluding those drugs purchased by Medicaid,
1753	which provides transparent pricing to the extent permitted by
1754	federal law, permits purchases outside the agreement if such
1755	purchases offer the best value to the state, and establishes a
1756	preferred drug list that utilizes generic drugs to the extent
1757	feasible and cost effective. The department shall work with
1758	other agencies with subject matter expertise in the
1759	implementation of this section. Award of any contract is
1760	contingent upon the approval of the Legislative Budget
1761	Commission that the requirements of this section have been met.
1762	Upon approval of the Legislative Budget Commission, the
1763	Department of Health shall terminate its participation in the
1764	Minnesota Multistate Contracting Alliance for Pharmacy.
1765	Section 79. In order to implement Specific Appropriation
1766	193 of the 2011-2012 General Appropriations Act and
1767	notwithstanding chapter 287, Florida Statutes, the Agency for
1768	Health Care Administration shall competitively reprocure a
1769	Florida Discount Drug Card Program to provide market competitive

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1770discounts through a broad network of retail pharmacies and amail order pharmacy within the state and return money to the1771state on a per prescription dispensed basis. Discounts shall be1772available to Florida residents without income restrictions.1774Residents shall be able to enroll and acquire a member1775identification card from the participating pharmacies, online1776and through text messaging, without a charge. Revenues derived1777from this contract shall be deposited into the agency's Grants1778and Donations Trust Fund to reduce the cost of Medicaid pharmacypurchases. This section expires July 1, 2012.1780Section 80. In order to implement specific appropriationsfor Expense and Other Capital Outlay in the 2011-2012 GeneralAppropriations Act, subsection (8) is added to section 946.515,17811782946.515 Use of goods and services produced in correctionalwork programs1786(8) On June 30, 2012, each state agency must submit a17981799product or service could have been obtained from the1790179117921794179517951796179717971798179817991799179917901791179117921793179417951795	1 7 7 0	
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1784946.515 Use of goods and services produced in correctional work programs1786(8) On June 30, 2012, each state agency must submit a report to the President of the Senate and the Speaker of the House of Representatives which lists products or services obtained from a source other than the corporation when a comparable product or service could have been obtained from the product or service was not obtained from the corporation. This subsection expires July 1, 2012.1794Section 81. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2011-2012 General Appropriations Act is void if the specific appropriation or specifically identified proviso	1782	Appropriations Act, subsection (8) is added to section 946.515,
<ul> <li>work programs</li> <li>(8) On June 30, 2012, each state agency must submit a</li> <li>report to the President of the Senate and the Speaker of the</li> <li>House of Representatives which lists products or services</li> <li>obtained from a source other than the corporation when a</li> <li>comparable product or service could have been obtained from the</li> <li>corporation. The report must include an explanation of why the</li> <li>product or service was not obtained from the corporation. This</li> <li>subsection expires July 1, 2012.</li> <li>Section 81. Any section of this act which implements a</li> <li>specific appropriation or specifically identified proviso</li> <li>language in the 2011-2012 General Appropriations Act is void if</li> <li>the specific appropriation or specifically identified proviso</li> </ul>	1783	Florida Statutes, to read:
<ul> <li>(8) On June 30, 2012, each state agency must submit a</li> <li>report to the President of the Senate and the Speaker of the</li> <li>House of Representatives which lists products or services</li> <li>obtained from a source other than the corporation when a</li> <li>comparable product or service could have been obtained from the</li> <li>corporation. The report must include an explanation of why the</li> <li>product or service was not obtained from the corporation. This</li> <li>subsection expires July 1, 2012.</li> <li>Section 81. Any section of this act which implements a</li> <li>specific appropriation or specifically identified proviso</li> <li>language in the 2011-2012 General Appropriations Act is void if</li> <li>the specific appropriation or specifically identified proviso</li> </ul>	1784	946.515 Use of goods and services produced in correctional
1787 report to the President of the Senate and the Speaker of the House of Representatives which lists products or services obtained from a source other than the corporation when a comparable product or service could have been obtained from the corporation. The report must include an explanation of why the product or service was not obtained from the corporation. This subsection expires July 1, 2012. 1794 Section 81. Any section of this act which implements a specific appropriation or specifically identified proviso language in the 2011-2012 General Appropriations Act is void if the specific appropriation or specifically identified proviso	1785	work programs
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<ul> <li>1791 corporation. The report must include an explanation of why the</li> <li>1792 product or service was not obtained from the corporation. This</li> <li>1793 subsection expires July 1, 2012.</li> <li>1794 Section 81. Any section of this act which implements a</li> <li>1795 specific appropriation or specifically identified proviso</li> <li>1796 language in the 2011-2012 General Appropriations Act is void if</li> <li>1797 the specific appropriation or specifically identified proviso</li> </ul>	1789	obtained from a source other than the corporation when a
1792 product or service was not obtained from the corporation. This subsection expires July 1, 2012. 1794 Section 81. Any section of this act which implements a 1795 specific appropriation or specifically identified proviso 1796 language in the 2011-2012 General Appropriations Act is void if 1797 the specific appropriation or specifically identified proviso	1790	comparable product or service could have been obtained from the
1793 <u>subsection expires July 1, 2012.</u> 1794 Section 81. <u>Any section of this act which implements a</u> 1795 <u>specific appropriation or specifically identified proviso</u> 1796 <u>language in the 2011-2012 General Appropriations Act is void if</u> 1797 <u>the specific appropriation or specifically identified proviso</u>	1791	corporation. The report must include an explanation of why the
1794Section 81. Any section of this act which implements a1795specific appropriation or specifically identified proviso1796language in the 2011-2012 General Appropriations Act is void if1797the specific appropriation or specifically identified proviso	1792	product or service was not obtained from the corporation. This
1795 <u>specific appropriation or specifically identified proviso</u> 1796 <u>language in the 2011-2012 General Appropriations Act is void if</u> 1797 <u>the specific appropriation or specifically identified proviso</u>	1793	subsection expires July 1, 2012.
1796language in the 2011-2012 General Appropriations Act is void if1797the specific appropriation or specifically identified proviso	1794	Section 81. Any section of this act which implements a
1797 the specific appropriation or specifically identified proviso	1795	specific appropriation or specifically identified proviso
	1796	language in the 2011-2012 General Appropriations Act is void if
1798 language is vetoed. Any section of this act which implements	1797	the specific appropriation or specifically identified proviso
	1798	language is vetoed. Any section of this act which implements

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retroactively to July 1, 2011.

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1799	more than one specific appropriation or more than one portion of
1800	specifically identified proviso language in the 2011-2012
1801	General Appropriations Act is void if all the specific
1802	appropriations or portions of specifically identified proviso
1803	language are vetoed.
1804	Section 82. If any other act passed during the 2011 Regular
1805	Session contains a provision that is substantively the same as a
1806	provision in this act, but that removes or is otherwise not
1807	subject to the future repeal applied to such provision by this
1808	act, the Legislature intends that the provision in the other act
1809	takes precedence and continues to operate, notwithstanding the
1810	future repeal provided by this act.
1811	Section 83. If any provision of this act or its application
1812	to any person or circumstance is held invalid, the invalidity
1813	does not affect other provisions or applications of the act
1814	which can be given effect without the invalid provision or
1815	application, and to this end the provisions of this act are
1816	severable.
1817	Section 84. Except as otherwise expressly provided in this
1818	act and except for this section, which shall take effect upon
1819	this act becoming a law, this act shall take effect July 1,
1820	2011; or, if this act fails to become a law until after that
1821	date, it shall take effect upon becoming a law and shall operate

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