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1	A bill to be entitled
2	An act relating to local government environmental
3	financing; providing a short title; amending s.
4	212.055, F.S.; expanding the uses of local government
5	infrastructure surtaxes to include acquiring any
6	interest in land for public recreation, conservation,
7	or protection of natural resources or to prevent or
8	satisfy private property rights claims resulting from
9	limitations imposed by the designation of an area of
10	critical state concern; revising definitions for
11	purposes of using surtax proceeds; amending s.
12	215.619, F.S.; expanding the use of Everglades
13	restoration bonds to include the City of Key West Area
14	of Critical State Concern; expanding the types of
15	water management projects eligible for funding;
16	revising the date for the maturity of Everglades
17	restoration bonds; authorizing bond proceeds to be
18	spent on the City of Key West Area of Critical State
19	Concern; expanding projects that may be funded by bond
20	proceeds; specifying procedures to be followed for
21	certain lands that are no longer needed for certain
22	restoration purposes; amending s. 259.045, F.S.;
23	requiring the Department of Environmental Protection
24	to annually consider certain recommendations to buy
25	specific lands within and outside an area of critical
26	state concern; authorizing certain local governments
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27 and special districts to recommend additional lands 28 for purchase; amending s. 259.105, F.S.; requiring 29 specific Florida Forever appropriations to be used for the purchase of lands in the Florida Keys Area of 30 31 Critical State Concern; providing an appropriation; amending s. 380.0552, F.S.; revising legislative 32 33 intent regarding the Florida Keys Area of Critical State Concern; specifying that plan amendments in the 34 35 Florida Keys must also be consistent with protecting and improving specified water quality and water supply 36 projects; amending s. 380.0666, F.S.; expanding powers 37 of a land authority to include acquiring lands to 38 39 prevent or satisfy private property rights claims resulting from limitations imposed by the designation 40 of an area of critical state concern and contribute 41 42 funds for certain land purchases by the department; 43 providing limitations relating to acquiring or 44 contributing lands to improve public transportation 45 facilities; providing an effective date. 46 47 Be It Enacted by the Legislature of the State of Florida: 48 49 This act may be cited as the "Florida Keys Section 1. 50 Stewardship Act." 51 Section 2. Paragraph (d) of subsection (2) of section 52 212.055, Florida Statutes, is amended to read: Page 2 of 16

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53 212.055 Discretionary sales surtaxes; legislative intent; 54 authorization and use of proceeds.-It is the legislative intent that any authorization for imposition of a discretionary sales 55 56 surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the 57 58 levy. Each enactment shall specify the types of counties 59 authorized to levy; the rate or rates which may be imposed; the 60 maximum length of time the surtax may be imposed, if any; the 61 procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; 62 63 and such other requirements as the Legislature may provide. 64 Taxable transactions and administrative procedures shall be as 65 provided in s. 212.054.

66

(2) LOCAL GOVERNMENT INFRASTRUCTURE SURTAX.-

The proceeds of the surtax authorized by this 67 (d) 68 subsection and any accrued interest shall be expended by the 69 school district, within the county and municipalities within the 70 county, or, in the case of a negotiated joint county agreement, 71 within another county, to finance, plan, and construct 72 infrastructure; to acquire any interest in land for public 73 recreation, conservation, or protection of natural resources or 74 to prevent or satisfy private property rights claims resulting 75 from limitations imposed by the designation of an area of 76 critical state concern; to provide loans, grants, or rebates to 77 residential or commercial property owners who make energy 78 efficiency improvements to their residential or commercial Page 3 of 16

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79 property, if a local government ordinance authorizing such use is approved by referendum; or to finance the closure of county-80 owned or municipally owned solid waste landfills that have been 81 82 closed or are required to be closed by order of the Department 83 of Environmental Protection. Any use of the proceeds or interest 84 for purposes of landfill closure before July 1, 1993, is 85 ratified. The proceeds and any interest may not be used for the operational expenses of infrastructure, except that a county 86 87 that has a population of fewer than 75,000 and that is required to close a landfill may use the proceeds or interest for long-88 term maintenance costs associated with landfill closure. 89 Counties, as defined in s. 125.011, and charter counties may, in 90 91 addition, use the proceeds or interest to retire or service indebtedness incurred for bonds issued before July 1, 1987, for 92 infrastructure purposes, and for bonds subsequently issued to 93 94 refund such bonds. Any use of the proceeds or interest for purposes of retiring or servicing indebtedness incurred for 95 96 refunding bonds before July 1, 1999, is ratified.

97 1. For the purposes of this paragraph, the term98 "infrastructure" means:

a. Any fixed capital expenditure or fixed capital outlay
associated with the construction, reconstruction, or improvement
of public facilities that have a life expectancy of 5 or more
years, and any related land acquisition, land improvement,
design, and engineering costs, and all other professional and
related costs required to bring the public facilities into

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105 service. For purposes of this sub-subparagraph, the term "public 106 facilities" means facilities as defined in s. 163.3164(38), s. 107 163.3221(13), or s. 189.012(5), regardless of whether the 108 facilities are owned by the local taxing authority or another 109 governmental entity.

b. A fire department vehicle, an emergency medical service vehicle, a sheriff's office vehicle, a police department vehicle, or any other vehicle, and the equipment necessary to outfit the vehicle for its official use or equipment that has a life expectancy of at least 5 years.

115 c. Any expenditure for the construction, lease, or 116 maintenance of, or provision of utilities or security for, 117 facilities, as defined in s. 29.008.

118 Any fixed capital expenditure or fixed capital outlay d. associated with the improvement of private facilities that have 119 120 a life expectancy of 5 or more years and that the owner agrees 121 to make available for use on a temporary basis as needed by a 122 local government as a public emergency shelter or a staging area 123 for emergency response equipment during an emergency officially declared by the state or by the local government under s. 124 125 252.38. Such improvements are limited to those necessary to comply with current standards for public emergency evacuation 126 127 shelters. The owner must enter into a written contract with the 128 local government providing the improvement funding to make the 129 private facility available to the public for purposes of emergency shelter at no cost to the local government for a 130

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131 minimum of 10 years after completion of the improvement, with 132 the provision that the obligation will transfer to any 133 subsequent owner until the end of the minimum period.

134 Any land acquisition expenditure for a residential e. housing project in which at least 30 percent of the units are 135 136 affordable to individuals or families whose total annual 137 household income does not exceed 120 percent of the area median 138 income adjusted for household size, if the land is owned by a 139 local government or by a special district that enters into a 140 written agreement with the local government to provide such 141 housing. The local government or special district may enter into 142 a ground lease with a public or private person or entity for nominal or other consideration for the construction of the 143 144 residential housing project on land acquired pursuant to this sub-subparagraph. 145

146 2. For the purposes of this paragraph, the term "energy 147 efficiency improvement" means any energy conservation and 148 efficiency improvement that reduces consumption through 149 conservation or a more efficient use of electricity, natural gas, propane, or other forms of energy on the property, 150 including, but not limited to, air sealing; installation of 151 insulation; installation of energy-efficient heating, cooling, 152 153 or ventilation systems; installation of solar panels; building 154 modifications to increase the use of daylight or shade; 155 replacement of windows; installation of energy controls or 156 energy recovery systems; installation of electric vehicle

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157 charging equipment; installation of systems for natural gas fuel 158 as defined in s. 206.9951; and installation of efficient 159 lighting equipment.

160 Notwithstanding any other provision of this subsection, 3. a local government infrastructure surtax imposed or extended 161 after July 1, 1998, may allocate up to 15 percent of the surtax 162 163 proceeds for deposit into a trust fund within the county's 164 accounts created for the purpose of funding economic development 165 projects having a general public purpose of improving local 166 economies, including the funding of operational costs and incentives related to economic development. The ballot statement 167 must indicate the intention to make an allocation under the 168 authority of this subparagraph. 169

Section 3. Subsection (1) of section 215.619, Florida Statutes, is amended, subsections (7) and (8) are renumbered as subsections (8) and (9), respectively, and a new subsection (7) is added to that section, to read:

174

215.619 Bonds for Everglades restoration.-

175 The issuance of Everglades restoration bonds to (1)finance or refinance the cost of the acquisition and improvement 176 177 of land, water areas, and related property interests and 178 resources for the purpose of implementing the Comprehensive 179 Everglades Restoration Plan under s. 373.470, the Lake 180 Okeechobee Watershed Protection Plan under s. 373.4595, the 181 Caloosahatchee River Watershed Protection Plan under s. 373.4595, the St. Lucie River Watershed Protection Plan under s. 182

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183 373.4595, the City of Key West Area of Critical State Concern as 184 designated by the Administration Commission under s. 380.05, and 185 the Florida Keys Area of Critical State Concern protection 186 program under ss. 380.05 and 380.0552 in order to restore and 187 conserve natural systems through the implementation of water management projects, including projects that protect, restore, 188 189 or enhance nearshore water quality and fisheries, such as 190 stormwater or canal restoration projects, projects to protect 191 water resources available to the Florida Keys, including 192 wastewater management projects identified in the Keys Wastewater Plan, dated November 2007, and submitted to the Florida House of 193 Representatives on December 4, 2007, is authorized in accordance 194 with s. 11(e), Art. VII of the State Constitution. 195

(a) Everglades restoration bonds, except refunding bonds,
may be issued only in fiscal years 2002-2003 through 2019-2020
and may not be issued in an amount exceeding \$100 million per
fiscal year unless:

The Department of Environmental Protection has
 requested additional amounts in order to achieve cost savings or
 accelerate the purchase of land; or

203 2. The Legislature authorizes an additional amount of 204 bonds not to exceed \$200 million, and limited to \$50 million per 205 fiscal year, specifically for the purpose of funding the Florida 206 Keys Area of Critical State Concern protection program <u>and the</u> 207 <u>City of Key West Area of Critical State Concern</u>. Proceeds from 208 the bonds shall be managed by the Department of Environmental

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209 Protection for the purpose of entering into financial assistance 210 agreements with local governments located in the Florida Keys Area of Critical State Concern or the City of Key West Area of 211 212 Critical State Concern to finance or refinance the cost of constructing sewage collection, treatment, and disposal 213 214 facilities or building projects that protect, restore, or 215 enhance nearshore water quality and fisheries, such as 216 stormwater or canal restoration projects and projects to protect 217 water resources available to the Florida Keys.

The duration of Everglades restoration bonds may not 218 (b) 219 exceed 20 annual maturities and must mature by December 31, 2047 220 2040. Except for refunding bonds, a series of bonds may not be 221 issued unless an amount equal to the debt service coming due in 222 the year of issuance has been appropriated by the Legislature. 223 Not more than 58.25 percent of documentary stamp taxes collected 224 may be taken into account for the purpose of satisfying an 225 additional bonds test set forth in any authorizing resolution 226 for bonds issued on or after July 1, 2015. Beginning July 1, 227 2010, the Legislature shall analyze the ratio of the state's 228 debt to projected revenues before authorizing the issuance of 229 bonds under this section.

<u>(7) If the South Florida Water Management District and the</u>
 <u>Department of Environmental Protection determine that lands</u>
 <u>purchased using bond proceeds within the Florida Keys Area of</u>
 <u>Critical State Concern, the City of Key West Area of Critical</u>
 State Concern, or outside the Florida Keys Area of Critical

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235 State Concern but which were purchased to preserve and protect 236 the potable water supply to the Florida Keys, are no longer 237 needed for the purpose for which they were purchased, the entity 238 owning the lands may dispose of them. However, before the lands 239 can be disposed of, each general purpose local government within 240 the boundaries of which a portion of the land lies must agree to 241 the disposal of lands within its boundaries and must be offered 242 the first right to purchase those lands. 243 Section 4. Section 259.045, Florida Statutes, is amended 244 to read: 259.045 Purchase of lands in areas of critical state 245 246 concern; recommendations by department and land authorities.-247 Within 45 days after of the designation by the Administration Commission designates of an area as an area of critical state 248 concern under s. 380.05, and annually thereafter, the Department 249 250 of Environmental Protection shall consider the recommendations 251 of the state land planning agency pursuant to s. 380.05(1)(a) 252 relating to purchase of lands within an area of critical state 253 concern or lands outside an area of critical state concern that 254 directly impact an area of critical state concern, which may 255 include lands used to preserve and protect water supply, the 256 proposed area and shall make recommendations to the board with 257 respect to the purchase of the fee or any lesser interest in any 258 such lands that are: situated in such area of critical state 259 concern as 260 (1) Environmentally endangered lands; or

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261	(2) Outdoor recreation lands;
262	(3) Lands that conserve sensitive habitat;
263	(4) Lands that protect, restore, or enhance nearshore
264	water quality and fisheries;
265	(5) Lands used to protect and enhance water supply to the
266	Florida Keys, including alternative water supplies such as
267	reverse osmosis and reclaimed water systems; or
268	(6) Lands used to prevent or satisfy private property
269	rights claims resulting from limitations imposed by the
270	designation of an area of critical state concern if the
271	acquisition of such lands fulfills a public purpose listed in s.
272	<u>259.032(2)</u> .
273	
274	The department, <u>a local government, a special district, or</u> and a
275	land authority within an area of critical state concern as
276	authorized in chapter 380, may make recommendations with respect
277	to additional purchases which were not included in the state
278	land planning agency recommendations.
279	Section 5. Paragraph (b) of subsection (3) of section
280	259.105, Florida Statutes, is amended to read:
281	259.105 The Florida Forever Act
282	(3) Less the costs of issuing and the costs of funding
283	reserve accounts and other costs associated with bonds, the
284	proceeds of cash payments or bonds issued pursuant to this
285	section shall be deposited into the Florida Forever Trust Fund
286	created by s. 259.1051. The proceeds shall be distributed by the
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Department of Environmental Protection in the following manner: 287 288 (b) Thirty-five percent to the Department of Environmental 289 Protection for the acquisition of lands and capital project 290 expenditures described in this section. Of the proceeds 291 distributed pursuant to this paragraph, it is the intent of the 292 Legislature that an increased priority be given to those 293 acquisitions which achieve a combination of conservation goals, 294 including protecting Florida's water resources and natural 295 groundwater recharge. At a minimum, 3 percent, and no more than 296 10 percent, of the funds allocated pursuant to this paragraph 297 shall be spent on capital project expenditures identified during 298 the time of acquisition which meet land management planning 299 activities necessary for public access. Beginning in the 2017-300 2018 fiscal year and continuing through the 2026-2027 fiscal 301 year, at least \$5 million of the funds allocated pursuant to 302 this paragraph shall be spent on land acquisition within the 303 Florida Keys Area of Critical State Concern as authorized 304 pursuant to s. 259.045. 305 Section 6. For the 2016-2017 fiscal year, the sum of \$5 306 million in nonrecurring funds from the General Revenue Fund is 307 appropriated to the Department of Environmental Protection to be 308 distributed in accordance with the existing interlocal agreement 309 among the Village of Islamorada, the Key Largo Wastewater 310 Treatment District, the City of Marathon, the Monroe 311 County/Florida Keys Aqueduct Authority, the City of Key West, 312 and Key Colony Beach, for the purposes of constructing sewage Page 12 of 16

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313 collection, treatment, and disposal facilities; implementing 314 stormwater collection and treatment systems; canal restoration 315 and muck remediation projects; and projects that protect and 316 enhance water supply in the Florida Keys Area of Critical State 317 Concern and the City of Key West Area of Critical State Concern; 318 or, for the purposes of land acquisition within the Florida Keys 319 Area of Critical Concern as authorized pursuant to s. 259.045, 320 Florida Statutes, with increased priority given to those 321 acquisitions that achieve a combination of conservation goals, 322 including protecting Florida's water resources and natural 323 groundwater recharge. A local government requesting disbursement 324 pursuant to this appropriation shall provide the Department of 325 Environmental Protection with such documentation as the 326 department deems necessary to verify that the costs are properly 327 incurred and work has been performed. 328 Section 7. Paragraph (i) of subsection (2) and paragraph (i) of subsection (7) of section 380.0552, Florida Statutes, are 329 330 amended to read: 331 380.0552 Florida Keys Area; protection and designation as 332 area of critical state concern.-LEGISLATIVE INTENT.-It is the intent of the 333 (2) 334 Legislature to: 335 Protect and improve the nearshore water quality of the (i) 336 Florida Keys through federal, state, and local funding of water 337 quality improvement projects, including the construction and operation of wastewater management facilities that meet the 338

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339 requirements of ss. 381.0065(4)(1) and 403.086(10), as 340 applicable.

(7) PRINCIPLES FOR GUIDING DEVELOPMENT.-State, regional, 341 342 and local agencies and units of government in the Florida Keys Area shall coordinate their plans and conduct their programs and 343 344 regulatory activities consistent with the principles for guiding 345 development as specified in chapter 27F-8, Florida 346 Administrative Code, as amended effective August 23, 1984, which 347 is adopted and incorporated herein by reference. For the 348 purposes of reviewing the consistency of the adopted plan, or any amendments to that plan, with the principles for guiding 349 350 development, and any amendments to the principles, the 351 principles shall be construed as a whole and specific provisions 352 may not be construed or applied in isolation from the other 353 provisions. However, the principles for quiding development are 354 repealed 18 months from July 1, 1986. After repeal, any plan 355 amendments must be consistent with the following principles:

356 Protecting and improving water quality by providing (i) 357 for the construction, operation, maintenance, and replacement of 358 stormwater management facilities; central sewage collection; 359 treatment and disposal facilities; and the installation and proper operation and maintenance of onsite sewage treatment and 360 361 disposal systems; and other water quality and water supply 362 projects, including direct and indirect potable reuse. 363 Section 8. Subsection (3) of section 380.0666, Florida

364 Statutes, is amended to read:

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365 380.0666 Powers of land authority.—The land authority366 shall have all the powers necessary or convenient to carry out367 and effectuate the purposes and provisions of this act,368 including the following powers, which are in addition to all369 other powers granted by other provisions of this act:

370 To acquire and dispose of real and personal property (3) 371 or any interest therein when such acquisition is necessary or 372 appropriate to protect the natural environment, provide public 373 access or public recreational facilities, preserve wildlife 374 habitat areas, provide affordable housing to families whose income does not exceed 160 percent of the median family income 375 376 for the area, prevent or satisfy private property rights claims 377 resulting from limitations imposed by the designation of an area 378 of critical state concern, or provide access to management of 379 acquired lands; to acquire interests in land by means of land 380 exchanges; to contribute tourist impact tax revenues received pursuant to s. 125.0108 to its most populous municipality or the 381 382 housing authority of such municipality, at the request of the 383 commission or council of such municipality, for the 384 construction, redevelopment, or preservation of affordable 385 housing in an area of critical state concern within such 386 municipality; to contribute funds to the Department of 387 Environmental Protection for the purchase of lands by the 388 department; and to enter into all alternatives to the 389 acquisition of fee interests in land, including, but not limited 390 to, the acquisition of easements, development rights, life

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391 estates, leases, and leaseback arrangements. However, the land 392 authority shall make <u>an</u> such acquisition or contribution only 393 if:

394 (a) Such acquisition or contribution is consistent with
395 land development regulations and local comprehensive plans
396 adopted and approved pursuant to this chapter;

(b) The property acquired is within an area designated as an area of critical state concern at the time of acquisition or is within an area that was designated as an area of critical state concern for at least 20 consecutive years prior to removal of the designation; and

402 The property to be acquired has not been selected for (C) 403 purchase through another local, regional, state, or federal 404 public land acquisition program. Such restriction shall not 405 apply if the land authority cooperates with the other public 406 land acquisition programs which listed the lands for 407 acquisition, to coordinate the acquisition and disposition of 408 such lands. In such cases, the land authority may enter into 409 contractual or other agreements to acquire lands jointly or for eventual resale to other public land acquisition programs; and 410

(d) The acquisition or contribution is not used to improve
 public transportation facilities or otherwise increase road
 capacity to reduce hurricane evacuation clearance times.
 Section 9. This act shall take effect July 1, 2016.

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