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Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on the Environment and Natural Resources)

#### A bill to be entitled

An act relating to coastal management; amending s. 161.101, F.S.; revising the criteria to be considered by the Department of Environmental Protection in determining and assigning annual funding priorities for beach management and erosion control projects; specifying tiers for such criteria; requiring tiers to be given certain weight; requiring the department to update active project lists on its website; redefining the term "significant change"; revising the department's reporting requirements; specifying allowable uses for certain surplus funds; revising the requirements for a specified summary; requiring that funding for certain projects remain available for a specified period; amending s. 161.143, F.S.; specifying the scope of certain projects; revising the list of projects that are included as inlet management projects; requiring that certain projects be considered separate and apart from other specified projects; revising the ranking criteria to be used by the department to establish certain funding priorities for certain inlet-caused beach erosion projects; revising provisions authorizing the department to spend certain appropriated funds for the management of inlets; deleting a provision authorizing the department to spend certain appropriated funds for

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27 specified inlet studies; revising the required 28 elements of the department's report of prioritized 29 inlet management projects; revising the funds that the department must make available to certain inlet 30 31 management projects; requiring the department to 32 include specified activities on the inlet management 33 project list; deleting provisions requiring the 34 department to make available funding for specified 35 projects; deleting a requirement that the Legislature 36 designate a project as an Inlet of the Year; requiring 37 the department to update and maintain a report 38 regarding the progress of certain inlet management 39 projects; revising the requirements for the report; 40 deleting certain temporary provisions relating to specified appropriations; amending s. 161.161, F.S.; 41 42 revising requirements for the comprehensive long-term 43 management plan; requiring the plan to include a 44 strategic beach management plan, a critically eroded beaches report, and a statewide long-range budget 45 46 plan; providing for the development and maintenance of 47 such plans; deleting a requirement that the department 48 submit a certain beach management plan on a certain 49 date each year; requiring the department to hold a 50 public meeting before finalization of the strategic 51 beach management plan; requiring the department to 52 submit a 3-year work plan and a related forecast for 53 the availability of funding to the Legislature; 54 amending s. 375.041, F.S.; requiring certain funds 55 from the Land Acquisition Trust Fund to be used for

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56	projects that preserve and repair state beaches;
57	providing effective dates.
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59	Be It Enacted by the Legislature of the State of Florida:
60	
61	Section 1. Effective July 1, 2018, subsection (14) of
62	section 161.101, Florida Statutes, is amended to read:
63	161.101 State and local participation in authorized
64	projects and studies relating to beach management and erosion
65	control
66	(14) The intent of the Legislature in preserving and
67	protecting Florida's sandy beaches pursuant to this act is to

s act is to 68 direct beach erosion control appropriations to the state's most 69 severely eroded beaches, and to prevent further adverse impact caused by improved, modified, or altered inlets, coastal 70 71 armoring, or existing upland development. In establishing annual 72 project funding priorities, the department shall seek formal input from local coastal governments, beach and general 73 74 government interest groups, and university experts. The department shall adopt by rule a scoring system to determine 75 76 annual project funding priorities. The scoring system must consist of the following criteria equally weighted within the 77 78 following specified tiers criteria to be considered by the 79 department in determining annual funding priorities shall include: 80

81 (a) Tier 1 must account for 20 percent of the total score 82 and consist of the tourism-related return on investment and the severity of erosion conditions, the threat to existing upland 83 84 development, and recreational and/or economic impact of the

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85	project. The return on investment of the project is the ratio of
86	the tourism-related tax revenues for the most recent year to the
87	amount of state funding requested for the proposed project. The
88	economic impact of the project is the ratio of the tourism-
89	related tax revenues for the most recent year to all county tax
90	revenues for the most recent year. The department must calculate
91	these ratios using state sales tax and tourism development tax
92	data of the county having jurisdiction over the project area. If
93	multiple counties have jurisdiction over the project area, the
94	department must assess each county individually using these
95	ratios. The department shall calculate the mean average of these
96	ratios to determine the final overall assessment for the
97	multicounty project benefits.
98	(b) Tier 2 must account for 45 percent of the total score
99	and consist of the following criteria:
100	<u>1.</u> The availability of federal matching dollars <u>,</u>
101	considering federal authorization, the federal cost-share
102	percentage, and the status of the funding award;-
103	2. The storm damage reduction benefits of the project based
104	on the following considerations:
105	a. The current conditions of the project area, including
106	any recent storm damage impact, as a percentage of volume of
107	sand lost since the most recent beach nourishment event or most
108	recent beach surveys. If the project area has not been
109	previously restored, the department must use the historical
110	background erosion rate;
111	b. The overall potential threat to existing upland
112	development, including public and private structures and
113	infrastructure, based on the percentage of vulnerable shoreline

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114	within the project boundaries; and
115	c. The value of upland property benefiting from the
116	protection provided by the project and its subsequent
117	maintenance. A property must be within one-quarter mile of the
118	project boundaries to be considered under the criterion
119	specified in this subparagraph; and
120	3. The cost-effectiveness of the project based on the
121	yearly cost per volume per mile of proposed beach fill
122	placement. The department shall also consider the following when
123	assessing cost-effectiveness pursuant to this subparagraph:
124	a. The existence of projects with proposed structural or
125	design components to extend the beach nourishment interval;
126	b. Existing beach nourishment projects that reduce upland
127	storm damage costs by incorporating new or enhanced dune
128	structures or new or existing dune restoration and revegetation
129	projects;
130	c. Proposed innovative technologies designed to reduce
131	project costs; and
132	d. Regional sediment management strategies and coordination
133	to conserve sand source resources and reduce project costs.
134	(c) Tier 3 must account for 20 percent of the total score
135	and consist of the following criteria: The extent of local
136	government sponsor financial and administrative commitment to
137	the project, including a long-term financial plan with a
138	designated funding source or sources for initial construction
139	and periodic maintenance.
140	1.(d) Previous state commitment and involvement in the
141	project, considering previously funded phases, the total amount
142	of previous state funding, and previous partial appropriations

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143 for the proposed project; 2. The recreational benefits of the project based on: 144 145 a. The accessible beach area added by the project; and b. The percentage of linear footage within the project 146 147 boundaries that is zoned: 148 (I) As recreational or open space; 149 (II) For commercial use; or 150 (III) To otherwise allow for public lodging 151 establishments; -152 (e) The anticipated physical performance of the proposed 153 project, including the frequency of periodic planned 154 nourishment. 155 3.(f) The extent to which the proposed project mitigates 156 the adverse impact of improved, modified, or altered inlets on 157 adjacent beaches; and. 158 (g) Innovative, cost-effective, and environmentally 159 sensitive applications to reduce erosion. (h) Projects that provide enhanced habitat within or 160 161 adjacent to designated refuges of nesting sea turtles. (i) The extent to which local or regional sponsors of beach 162 163 erosion control projects agree to coordinate the planning, 164 design, and construction of their projects to take advantage of 165 identifiable cost savings. 4.(i) The degree to which the project addresses the state's 166 167 most significant beach erosion problems based on the ratio of 168 the linear footage of the project shoreline to the cubic yards 169 of sand placed per mile per year. (d) Tier 4 must account for 15 percent of the total score 170 and consist of the following criteria: 171

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172 1. Increased prioritization of projects that have been on 173 the department's ranked project list for successive years and 174 that have not previously secured state funding for project 175 implementation; 176 2. Environmental habitat enhancement, recognizing state or 177 federal critical habitat areas for threatened or endangered 178 species which may be subject to extensive shoreline armoring or 179 recognizing areas where extensive shoreline armoring threatens 180 the availability or quality of habitat for such species. Turtle-181 friendly designs, dune and vegetation projects for areas with 182 redesigned or reduced fill templates, proposed incorporation of 183 best management practices and adaptive management strategies to protect resources, and innovative technologies designed to 184 185 benefit critical habitat preservation may also be considered; 186 and 187 3. The overall readiness of the project to proceed in a 188 timely manner considering the project's readiness for the 189 construction phase of development, the status of required 190 permits, the status of any needed easement acquisition, the 191 availability of local funding sources, and the establishment of an erosion control line. If the department identifies specific 192 193 reasonable and documented concerns that the project will not 194 proceed in a timely manner, the department may choose not to 195 include the project in the annual funding priorities submitted 196 to the Legislature. 197

198 <u>If In the event that more than one project qualifies equally</u> 199 under the provisions of this subsection, the department shall 200 assign funding priority to those projects shown to be most that



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201 are ready to proceed.

202 Section 2. Subsection (20) of section 161.101, Florida 203 Statutes, is amended to read:

204 161.101 State and local participation in authorized 205 projects and studies relating to beach management and erosion 206 control.-

(20) The department shall maintain active project <u>lists</u>, <u>updated at least quarterly</u>, <del>listings</del> on its website by fiscal year in order to provide transparency regarding those projects receiving funding and the funding amounts, and to facilitate legislative reporting and oversight. In consideration of this intent:

(a) The department shall notify the Executive Office of the 213 214 Governor and the Legislature regarding any significant changes 215 in the funding levels of a given project as initially requested in the department's budget submission and subsequently included 216 217 in approved annual funding allocations. The term "significant change" means a project-specific change or cumulative changes 218 219 that exceed the project's original allocation by \$500,000 or 220 that exceed those changes exceeding 25 percent of the a 221 project's original allocation.

222 1. Except as provided in subparagraph 2., if there is 223 surplus funding, the department must provide a notification and 224 supporting justification shall be provided to the Executive 225 Office of the Governor and the Legislature to indicate whether 226 surplus additional dollars are intended to be used for inlet 227 management projects pursuant to s. 161.143 or for beach 228 restoration and beach nourishment projects, offered for 229 reversion as part of the next appropriations process, or used

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230 for other specified priority projects on active project lists. 231 2. For surplus funds for projects that do not have a significant change, the department may use such funds for the 232 233 same purposes identified in subparagraph 1. The department shall 234 post the uses of such funds on the project listing web page of 235 its website. No other notice or supporting justification is 236 required before the use of surplus funds for a project that does 237 not have a significant change.

(b) <u>The department shall prepare</u> a summary of <u>specific</u> project activities for the current fiscal year, <u>their</u> funding status, and changes to annual project lists <u>for the current and</u> <u>preceding fiscal year.</u> <del>shall be prepared by</del> The department <u>shall</u> <u>include the summary</u> <del>and included</del> with the department's submission of its annual legislative budget request.

244 (c) Funding for specific projects on annual project lists 245 approved by the Legislature must remain available for such projects for 18 months. A local project sponsor may at any time 246 247 release, in whole or in part, appropriated project dollars by 248 formal notification to the department. The department, which shall notify the Executive Office of the Governor and the 249 250 Legislature of such release and. Notification must indicate in 251 the notification how the project dollars are recommended 252 intended to be used after such release.

253 Section 3. Subsections (2) through (5) of section 161.143, 254 Florida Statutes, are amended to read:

255 161.143 Inlet management; planning, prioritizing, funding, 256 approving, and implementing projects.-

(2) The department shall establish annual funding
 priorities for studies, activities, or other projects concerning

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259 inlet management. Such inlet management projects constitute the 260 intended scope of this section and s. 161.142 and consist of 261 include, but are not limited to, inlet sand bypassing, 262 improvement of infrastructure to facilitate sand bypassing, 263 modifications to channel dredging, jetty redesign, jetty repair, 264 disposal of spoil material, and the development, revision, 265 adoption, or implementation of an inlet management plan. 266 Projects considered for funding pursuant to this section shall 2.67 be considered separate and apart from projects reviewed and 268 prioritized in s. 161.101(14). The funding priorities 269 established by the department under this section must be 270 consistent with the requirements and legislative declaration in ss. 161.101(14), 161.142, and 161.161(1)(b). In establishing 271 272 funding priorities under this subsection and before transmitting 273 the annual inlet project list to the Legislature under 274 subsection (4) (5), the department shall seek formal input from 275 local coastal governments, beach and general government 276 associations and other coastal interest groups, and university 277 experts concerning annual funding priorities for inlet 278 management projects. In order to maximize the benefits of 279 efforts to address the inlet-caused beach erosion problems of 280 this state, the ranking criteria used by the department to 281 establish funding priorities for studies, activities, or other 2.82 projects concerning inlet management must include equal 283 consideration of:

(a) An estimate of the annual quantity of beach-quality
sand reaching the updrift boundary of the improved jetty or
inlet channel.

287

(b) The severity of the erosion to the adjacent beaches

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288 caused by the inlet and the extent to which the proposed project 289 mitigates the erosive effects of the inlet.

(c) The overall significance and anticipated success of the
proposed project in <u>mitigating the erosive effects of the inlet</u>,
balancing the sediment budget of the inlet and adjacent beaches,
and addressing the sand deficit along the inlet-affected
shorelines.

(d) The extent to which existing bypassing activities at an inlet would benefit from modest, cost-effective improvements when considering the volumetric increases from the proposed project, the availability of beach-quality sand currently not being bypassed to adjacent eroding beaches, and the ease with which such beach-quality sand may be obtained.

301 (e) The cost-effectiveness of sand made available by a 302 proposed inlet management project or activity relative to other 303 sand source opportunities that would be used to address inlet-304 caused beach erosion The interest and commitment of local 305 governments as demonstrated by their willingness to coordinate 306 the planning, design, construction, and maintenance of an inlet 307 management project and their financial plan for funding the 308 local cost share for initial construction, ongoing sand 309 bypassing, channel dredging, and maintenance.

(f) <u>The existence of a proposed or recently updated</u> The previous completion or approval of a state-sponsored inlet management plan or <u>a</u> local-government-sponsored inlet study <u>addressing</u> concerning the inlet addressed by the proposed project, the ease of updating and revising any such plan or study, and the adequacy and specificity of the plan's or study's recommendations concerning the mitigation of an inlet's erosive

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317 effects on adjacent beaches.

(g) The degree to which the proposed project will enhance the performance and longevity of proximate beach nourishment projects, thereby reducing the frequency of such periodic nourishment projects.

(h) The project-ranking criteria in s. 161.101(14) to the
extent such criteria are applicable to inlet management studies,
projects, and activities <u>and are distinct from</u>, <u>and not</u>
<u>duplicative of</u>, the criteria listed in paragraphs (a)-(g).

326 (3) The department may pay from legislative appropriations 327 up to 75 percent of the construction costs of an initial major 328 inlet management project component for the purpose of mitigating 329 the erosive effects of the inlet to the shoreline and balancing 330 the sediment budget. The remaining balance of such construction 331 costs must be paid from other funding sources, such as local 332 sponsors. All project costs not associated with an initial major 333 inlet management project component must be shared equally by state and local sponsors in accordance with, pursuant to s. 334 335 161.101 and notwithstanding s. 161.101(15), pay from legislative 336 appropriations provided for these purposes 75 percent of the 337 total costs, or, if applicable, the nonfederal costs, of a 338 study, activity, or other project concerning the management of 339 an inlet. The balance must be paid by the local governments or 340 special districts having jurisdiction over the property where 341 the inlet is located.

342 (4) Using the legislative appropriation to the statewide 343 beach-management-support category of the department's fixed 344 capital outlay funding request, the department may employ 345 university-based or other contractual sources and pay 100

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346	percent of the costs of studies that are consistent with the
347	legislative declaration in s. 161.142 and that:
348	(a) Determine, calculate, refine, and achieve general
349	consensus regarding net annual sediment transport volumes to be
350	used for the purpose of planning and prioritizing inlet
351	management projects; and
352	(b) Appropriate, assign, and apportion responsibilities
353	between inlet beneficiaries for the erosion caused by a
354	particular inlet on adjacent beaches.
355	(4)-(5) The department shall annually provide an inlet
356	management project list, in priority order, to the Legislature
357	as part of the department's budget request. <del>The list must</del>
358	include studies, projects, or other activities that address the
359	management of at least 10 separate inlets and that are ranked
360	according to the criteria established under subsection (2).
361	(a) The department shall <u>designate for</u> <del>make available at</del>
362	least 10 percent of the total amount that the Legislature
363	appropriates in each fiscal year for statewide beach management
364	<del>for</del> <del>the three highest-ranked</del> projects on the current year's
365	inlet management project list, in priority order, an amount that
366	is at least equal to the greater of:
367	1. Ten percent of the total amount that the Legislature
368	appropriates in the fiscal year for statewide beach management;
369	or
370	2. The percentage of inlet management funding requests from
371	local sponsors as a proportion of the total amount of statewide
372	beach management dollars requested in a given year.
373	(b) The department shall include inlet monitoring
374	activities ranked on the inlet management project list as one
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375 <u>aggregated subcategory on the overall inlet management project</u> 376 <u>list make available at least 50 percent of the funds</u> 377 <del>appropriated for the feasibility and design category in the</del> 378 <del>department's fixed capital outlay funding request for projects</del> 379 <del>on the current year's inlet management project list which</del> 380 <del>involve the study for, or design or development of, an inlet</del> 381 <del>management project</del>.

382 (c) The department shall make available all statewide beach 383 management funds that remain unencumbered or are allocated to 384 non-project-specific activities for projects on legislatively 385 approved inlet management project lists. Funding for localgovernment-specific projects on annual project lists approved by 386 387 the Legislature must remain available for such purposes for a 388 period of 18 months pursuant to s. 216.301(2)(a). Based on an 389 assessment and the department's determination that a project 390 will not be ready to proceed during this 18-month period, such 391 funds shall be used for inlet management projects on 392 legislatively approved lists.

393 (5) (d) The Legislature shall designate one of the three 394 highest projects on the inlet management project list in any 395 year as the Inlet of the Year. The department shall update and 396 maintain an annual annually report on its website to the 397 Legislature concerning the extent to which each inlet project 398 designated by the Legislature as Inlet of the Year has succeeded 399 in balancing the sediment budget of the inlet and adjacent 400 beaches and  $in_{\tau}$  mitigating the inlet's erosive effects on 401 adjacent beaches. The report must provide an estimate of the 402 quantity of sediment bypassed, transferred, and transferring or otherwise placed placing beach-quality sand on adjacent eroding 403

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404 beaches, or in such beaches' nearshore area, for the purpose of 405 offsetting the erosive effects of inlets on the beaches of this 406 state.

407 (e) Notwithstanding paragraphs (a) and (b), and for the
408 2016-2017 fiscal year only, the amount allocated for inlet
409 management funding is provided in the 2016-2017 Ceneral
410 Appropriations Act. This paragraph expires July 1, 2017.

411 Section 4. Effective July 1, 2018, subsections (1) and (2) 412 of section 161.161, Florida Statutes, are amended, and present 413 subsections (3) through (7) are redesignated as subsections (4) 414 through (8), respectively, to read:

415

161.161 Procedure for approval of projects.-

(1) The department shall develop and maintain a comprehensive long-term <u>beach</u> management plan for the restoration and maintenance of the state's critically eroded beaches fronting the Atlantic Ocean, Gulf of Mexico, and Straits of Florida. <u>In developing and maintaining this</u> the beach <u>management</u> plan, the department shall:

422 (a) Address long-term solutions to the problem of423 critically eroded beaches in this state.

(b) Evaluate each improved, modified, or altered inlet and
determine whether the inlet is a significant cause of beach
erosion. With respect to each inlet determined to be a
significant cause of beach erosion, the plan shall include:

428 1. the extent to which such inlet causes beach erosion and 429 recommendations to mitigate the erosive impact of the inlet, 430 including, but not limited to, recommendations regarding inlet 431 sediment bypassing; improvement of infrastructure to facilitate 432 sand bypassing; modifications to channel dredging, jetty design,

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433 and disposal of spoil material; establishment of feeder beaches; 434 and beach restoration and beach nourishment; and

435 2. Cost estimates necessary to take inlet corrective
436 measures and recommendations regarding cost sharing among the
437 beneficiaries of such inlet.

438 (c) <u>Evaluate</u> <u>Design</u> criteria for beach restoration and
 439 beach nourishment projects, including, but not limited to<u>,</u>+

440 1. dune elevation and width and revegetation and 441 stabilization requirements <u>,</u> + and

442

2. beach profiles profile.

(d) <u>Consider</u> Evaluate the establishment of <u>regional</u>
sediment management alternatives for one or more individual
beach and inlet sand bypassing projects feeder beaches as an
alternative to direct beach restoration when appropriate and
<u>cost-effective</u>, and recommend the location of such <u>regional</u>
sediment management alternatives feeder beaches and the source
of beach-compatible sand.

(e) Identify causes of shoreline erosion and change,
<u>determine</u> calculate erosion rates, <u>and maintain an updated list</u>
<u>of critically eroded sandy beaches based on data, analyses, and</u>
<u>investigations of shoreline conditions</u> <del>and project long-term</del>
<del>erosion for all major beach and dune systems by surveys and</del>
<del>profiles</del>.

(f) Identify shoreline development and degree of density
 and Assess impacts of development and <u>coastal protection</u>
 shoreline protective structures on shoreline change and erosion.

(g) Identify short-term and long-term economic costs and
benefits of beaches to the state of Florida and individual beach
<u>communities</u>, including recreational value to user groups, tax

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462 base, revenues generated, and beach acquisition and maintenance 463 costs.

(h) Study dune and vegetation conditions, identify existing
beach projects without dune features or with dunes without
adequate elevations, and encourage dune restoration and
revegetation to be incorporated as part of storm damage recovery
projects or future dune maintenance events.

469 (i) Identify beach areas used by marine turtles and develop
470 strategies for protection of the turtles and their nests and
471 nesting locations.

(j) Identify alternative management responses to preserve 472 473 undeveloped beach and dune systems and  $\tau$  to restore damaged beach 474 and dune systems. In identifying such management responses, the 475 department shall consider, at a minimum, and to prevent 476 inappropriate development and redevelopment on migrating 477 beaches, and consider beach restoration and nourishment, armoring, relocation and abandonment, dune and vegetation 478 479 restoration, and acquisition.

(k) <u>Document procedures and policies for preparing post-</u>
 storm damage assessments and corresponding recovery plans,
 including repair cost estimates Establish criteria, including
 costs and specific implementation actions, for alternative
 management techniques.

(1) <u>Identify and assess</u> Select and recommend appropriate management measures for all of the state's <u>critically eroded</u> sandy beaches in a beach management program.

488 (m) Establish a list of beach restoration and beach 489 nourishment projects, arranged in order of priority, and the 490 funding levels needed for such projects.

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491 (2) The comprehensive long-term management plan developed 492 and maintained by the department pursuant to subsection (1) must include, at a minimum, a strategic beach management plan, a 493 critically eroded beaches report, and a statewide long-range 494 495 budget plan. The long-range budget plan must include a 3-year 496 work plan for beach restoration, beach nourishment, and inlet 497 management projects that lists planned projects for each of the 498 3 fiscal years addressed in the work plan.

499 (a) The strategic beach management plan must identify and 500 recommend appropriate measures for all of the state's critically 501 eroded sandy beaches and may incorporate plans be prepared at the regional level taking into account based upon areas of 502 503 greatest need and probable federal and local funding. Upon 504 approval in accordance with this section, such regional plans, 505 along with the 3-year work plan identified in subparagraph 506 (c)1., shall be components of the statewide beach management 507 plan and shall serve as the basis for state funding decisions 508 upon approval in accordance with chapter 86-138, Laws of 509 Florida. In accordance with a schedule established for the 510 submission of regional plans by the department, any completed 511 plan must be submitted to the secretary of the department for 512 approval no later than March 1 of each year. These regional 513 plans shall include, but shall not be limited to, 514 recommendations of appropriate funding mechanisms for 515 implementing projects in the beach management plan, giving 516 consideration to the use of single-county and multicounty taxing 517 districts or other revenue generation measures by state and 518 local governments and the private sector. Prior to finalizing the strategic beach management presenting the plan to the 519

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520	secretary of the department, the department shall hold a public
521	meeting in the region areas for which the plan is prepared or
522	through a publicly noticed webinar. The plan submission schedule
523	shall be submitted to the secretary for approval. Any revisions
524	to such schedule must be approved in like manner.
525	(b) The critically eroded beaches report must be developed
526	and maintained based primarily on the requirements specified in
527	paragraph (1)(e).
528	(c) The statewide long-range budget plan must include at
529	least 5 years of planned beach restoration, beach nourishment,
530	and inlet management project funding needs as identified, and
531	subsequently refined, by local government sponsors. This plan
532	
	shall consist of two components:
533	1. A 3-year work plan that identifies beach restoration,
534	beach nourishment, and inlet management projects viable for
535	implementation during the next 3 ensuing fiscal years, as
536	determined by available cost-sharing, local sponsor support,
537	regulatory considerations, and the ability of the project to
538	proceed as scheduled. The 3-year work plan must, for each fiscal
539	year, identify proposed projects and their current development
540	status, listing them in priority order based on the applicable
541	criteria established in ss. 161.101(14) and 161.143(2). Specific
542	funding requests and criteria ranking, pursuant to ss.
543	161.101(14) and 161.143(2), may be modified as warranted in each
544	successive fiscal year, and such modifications must be
545	documented and submitted to the Legislature with each 3-year
546	work plan. Year one projects shall consist of those projects
547	identified for funding consideration in the ensuing fiscal year.
548	2. A long-range plan that identifies projects for inclusion
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549	in the fourth and fifth ensuing fiscal years. These projects may
550	be presented by region and do not need to be presented in
551	priority order; however, the department should identify issues
552	that may prevent successful completion of such projects and
553	recommend solutions that would allow the projects to progress
554	into the 3-year work plan.
555	<u>(3)</u> (2) Annually, The secretary shall <u>annually</u> present <u>the</u>
556	<u>3-year work plan</u> to the Legislature. The work plan must be
557	accompanied by a 3-year financial forecast for the availability
558	of funding for the projects, based on funds dedicated in s.
559	375.041 recommendations for funding beach erosion control
560	projects prioritized according to the criteria established in s.
561	$\frac{161.101(14)}{1}$ .
562	Section 5. Paragraph (b) of subsection (3) of section
563	375.041, Florida Statutes, is amended to read:
564	375.041 Land Acquisition Trust Fund
565	(3) Funds distributed into the Land Acquisition Trust Fund
566	pursuant to s. 201.15 shall be applied:
567	(b) Of the funds remaining after the payments required
568	under paragraph (a), but before funds may be appropriated,
569	pledged, or dedicated for other uses:
570	1. A minimum of the lesser of 25 percent or \$200 million
571	shall be appropriated annually for Everglades projects that
572	implement the Comprehensive Everglades Restoration Plan as set
573	forth in s. 373.470, including the Central Everglades Planning
574	Project subject to Congressional authorization; the Long-Term
575	Plan as defined in s. 373.4592(2); and the Northern Everglades
576	and Estuaries Protection Program as set forth in s. 373.4595.
577	From these funds, \$32 million shall be distributed each fiscal



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578 year through the 2023-2024 fiscal year to the South Florida 579 Water Management District for the Long-Term Plan as defined in s. 373.4592(2). After deducting the \$32 million distributed 580 581 under this subparagraph, from the funds remaining, a minimum of 582 the lesser of 76.5 percent or \$100 million shall be appropriated 583 each fiscal year through the 2025-2026 fiscal year for the 584 planning, design, engineering, and construction of the Comprehensive Everglades Restoration Plan as set forth in s. 585 586 373.470, including the Central Everglades Planning Project 587 subject to Congressional authorization. The Department of 588 Environmental Protection and the South Florida Water Management 589 District shall give preference to those Everglades restoration 590 projects that reduce harmful discharges of water from Lake 591 Okeechobee to the St. Lucie or Caloosahatchee estuaries in a timely manner. For the purpose of performing the calculation 592 593 provided in this subparagraph, the amount of debt service paid 594 pursuant to paragraph (a) for bonds issued after July 1, 2016, 595 for the purposes set forth under paragraph (b) shall be added to 596 the amount remaining after the payments required under paragraph (a). The amount of the distribution calculated shall then be 597 598 reduced by an amount equal to the debt service paid pursuant to 599 paragraph (a) on bonds issued after July 1, 2016, for the 600 purposes set forth under this subparagraph.

2. A minimum of the lesser of 7.6 percent or \$50 million
shall be appropriated annually for spring restoration,
protection, and management projects. For the purpose of
performing the calculation provided in this subparagraph, the
amount of debt service paid pursuant to paragraph (a) for bonds
issued after July 1, 2016, for the purposes set forth under

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607 paragraph (b) shall be added to the amount remaining after the 608 payments required under paragraph (a). The amount of the 609 distribution calculated shall then be reduced by an amount equal 610 to the debt service paid pursuant to paragraph (a) on bonds 611 issued after July 1, 2016, for the purposes set forth under this 612 subparagraph.

3. The sum of \$5 million shall be appropriated annually each fiscal year through the 2025-2026 fiscal year to the St. Johns River Water Management District for projects dedicated to the restoration of Lake Apopka. This distribution shall be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth in this subparagraph.

4. A minimum of the lesser of 7.6 percent or \$50 million
 shall be appropriated annually for projects that preserve and
 repair the state's beaches as provided in s. 161.091(3). The
 calculation provided in this subparagraph shall be performed
 using the same formula as described in subparagraph 2.

625 Section 6. Except as otherwise provided in this act, this 626 act shall take effect July 1, 2017.