

# Journal of the Senate

### **Number 21—Regular Session**

Thursday, May 3, 2007

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#### CALL TO ORDER

The Senate was called to order by President Pruitt at 10:00 a.m. A quorum present—39:

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

**Vacancy in Office:** Senator Nancy Argenziano, who represented Senate District 3, resigned from office May 2, 2007, after accepting the Governor's appointment to the Public Service Commission. A Special General election will be held June 26, 2007 to fill the vacancy.

# **PRAYER**

The following prayer was offered by Pastor Mike Newman, Riverside Primitive Baptist Church, Jacksonville:

Mr. President, distinguished guests, senators, visitors in the galley, let us pray together.

Almighty God, our maker, our sustainer, we come before you today on this "National Day of Prayer" as we do daily, asking you for your blessings that we may be the recipients of your guidance, love, mercy and grace, and to ask your forgiveness as we fail thee and one another.

Lord, bless our President and the leaders of our land, that we may be a people at peace among ourselves and a blessing to other nations of the earth. *Lord, keep this nation under your care.* 

To all who have executive authority and to all who have administrative authority, grant wisdom and grace in the exercise of their duties. Give grace to your servants, O Lord.

To those who make our laws give courage, wisdom, and foresight to provide for the needs of all our people. Give grace to your servants, O Lord

To the officers of our courts give understanding and integrity, that human rights may be safeguarded and justice served. *Give grace to your servants, O Lord.* 

Help us never to ridicule the time-honored values of our forefathers. Search us, O God, and know our hearts today.

Father, we ask that you intercede with wisdom and guidance on behalf of our Governor and his Cabinet, the judicial and executive branches, and all of our governmental agencies.

Remember, O God, our men and women who wear the uniform of a great and free nation and who stand upon the soil of this country and abroad defending our freedom. Bless them and their families who also make a great sacrifice.

We are truly grateful for all of our public servants. Now we pray for these Senators and for their deliberations, not only for today, but also for each opportunity of their work for this great State of Florida. Grant that they will always be open to thy guidance.

I pray, O Father, that they may remember the words of Nehemiah's writings as they tell of his great love for his homeland. Thus, with a tremendous love for the people and the land of his people, he assembled the workers for the task that was before them and in fifty-two days the work was accomplished. Nehemiah said, "So built we the wall; and all the wall was joined together unto the half thereof: for the people had a mind to work." Give our leaders vision, O Lord, for as the writer of Proverbs said, "Where there is no vision, the people perish...."

We beseech thee, teach thy people to rely on your strength and to accept their responsibilities to their fellow citizens. Thank you for those who make the sacrifice to serve us. Reward them with the joy of servanthood.

Search us, O God, and know our hearts today; cleanse us from every sin and set us free so that we can honor your holy name.

For yours is the kingdom, O Lord, and you are exalted as head above all. Amen.

# **PLEDGE**

Senate Pages Amanda K. Lynn of Lynn Haven; John E. Webster, son of Senator Webster of Orlando; Arianna Knox of Quincy; and Christine Kessler of Tallahassee, led the Senate in the pledge of allegiance to the flag of the United States of America.

### DOCTOR OF THE DAY

The President recognized Dr. Dennis Saver of Vero Beach, sponsored by Senator Haridopolos, as doctor of the day. Dr. Saver specializes in Family Practice.

#### ADOPTION OF RESOLUTIONS

On motion by Senator Webster-

By Senator Webster-

**SR 3084**—A resolution recognizing the first day of Hurricane Season, June 1, 2007, as a day of prayer.

WHEREAS, throughout our history, our Nation has turned to prayer for strength and guidance in times of challenge and uncertainty, and

WHEREAS, past presidents, including Presidents George Washington, Abraham Lincoln, and others, have called for a day of prayer at times of crisis and disaster, and

WHEREAS, our first President wrote in 1790, "May the father of all mercies scatter light and not darkness in our paths ..." as we face the challenges of our times, God's purpose continues to guide us, and we continue to trust in the goodness of His plans, and

WHEREAS, we have been warned by leading hurricane forecasters of the likelihood of a very active hurricane season, and

WHEREAS, our preparations can protect against hurricanes but cannot influence the strength or frequency with which they occur, and

WHEREAS, in addition to these preparations, the residents of this state are in need of protection, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That in recognition of the first day of Hurricane Season, June 1, 2007, the Senate calls upon the residents of this state to pray that God would have mercy on our state and protect us from harm.

—was introduced out of order and read by title. On motion by Senator Webster, **SR 3084** was read the second time in full and adopted.

At the request of Senator Joyner—

By Senator Joyner-

**SR 2958**—A resolution commending the Tampa Educational Cable Consortium and The Education Channel and recognizing October 1, 2007, as "Tampa Education Cable Consortium Day" in the State of Florida.

WHEREAS, Tampa Educational Cable Consortium, a nonprofit organization, and its service, The Education Channel, support the community through a variety of award-winning educational and thought-provoking local, national, and international television programs, and

WHEREAS, the Tampa Educational Cable Consortium (TECC) was incorporated as a nonprofit organization in this state on October 1, 1987, and

WHEREAS, TECC and The Education Channel were nationally recognized and awarded the Overall Excellence in Educational Access Award for the past 3 consecutive years, and

WHEREAS, this national award has been bestowed on TECC seven times since 1996 and is among the more than 100 programming awards that The Education Channel has received for producing educational television shows of interest to the Hillsborough County community, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate congratulates the Tampa Educational Cable Consortium on the occasion of its 20th anniversary, commends it for achieving national stature in serving the countless, diverse educational needs of the residents of Hillsborough County and this state, and recognizes October 1, 2007, as "Tampa Education Cable Consortium Day" in the State of Florida.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Tampa Educational Cable Consortium as a tangible token of the sentiments of the Florida Senate.

-SR 2958 was introduced, read and adopted by publication.

At the request of Senator Hill-

By Senator Hill-

**SR 2972**—A resolution recognizing April 28, 2007, as "Workers' Memorial Day" in Florida.

WHEREAS, 35 years ago Congress passed the Occupational Safety and Health Act, promising every American worker the right to a safe job, and

WHEREAS, unions and their allies have fought hard to make that promise a reality, winning protections that have saved hundreds of thousands of lives and prevented millions of workplace injuries, and

WHEREAS, the toll of workplace injuries, illnesses, and death none-theless remains enormous, with 60,000 American workers dying from job-related injuries each year and another 6 million workers injured on the job, and

WHEREAS, the unions of the AFL-CIO are committed to the continuing struggle to make workers' safety a priority and to keep and create good jobs in America, for American workers, and

WHEREAS, America's economy and the health and vigor of American society depend on the availability of decent jobs for American workers and on the safety of those jobs, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That April 28, 2007, is recognized as "Workers' Memorial Day" in the State of Florida in honor of the many American workers who have suffered injury and death on the job, and in recognition of the work of the unions of the AFL-CIO to protect the safety of American workers and to secure the availability of decent jobs for Americans.

-SR 2972 was introduced, read and adopted by publication.

At the request of Senator Hill-

By Senator Hill-

**SR 3000**—A resolution commending highly qualified teachers and education professionals on their efforts to fulfill the promise of public education and prepare every child in Florida for success.

WHEREAS, highest commendations are hereby extended to the highly qualified teachers and education professionals of Florida for their commitment to students and learning as well as for their efforts to fulfill the missions of public education, and

WHEREAS, public education is a cornerstone of our democracy, and

WHEREAS, public education's core missions include preparing students for democratic citizenship, ensuring equal opportunity, and providing a high-quality education for all children, and

WHEREAS, the Florida Constitution supports these missions by requiring a uniform, safe, secure, and high-quality system of public schools, and

WHEREAS, Florida public schools are expected to fulfill the missions of public education, and

WHEREAS, well-prepared, highly qualified teachers provide students with the skills they need to become involved, informed, and engaged citizens, and prepare students for productive work and fulfilling lives, and

WHEREAS, research shows that teacher quality is the single most important school variable affecting student achievement and success, and

WHEREAS, education professionals are the backbone of Florida public schools and an indispensable part of the school community, taking care of our children every day and providing them with the tools they need to succeed in Florida's schools and classrooms, and

WHEREAS, research shows education professionals directly affect student learning, and

WHEREAS, supporting and encouraging highly qualified teachers and education professionals is an important investment for our children, our neighborhood public schools, our communities, our state, and our collective future in the global marketplace, and

WHEREAS, it is both proper and fitting for the Senate to recognize Florida teachers and education professionals for their fundamental and vital work, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate commends the accomplished teachers and education professionals of Florida on their commitment and dedication to public education and their efforts to improve student learning, raise achievement, and provide every student with a high-quality education.

-SR 3000 was introduced, read and adopted by publication.

At the request of Senator Hill-

By Senator Hill-

**SR 3002**—A resolution commending the Habitat for Humanity of Jacksonville, Florida, for its service to the City of Jacksonville.

WHEREAS, in the spirit of providing affordable housing, nine visionaries in the Jacksonville community incorporated Habitat for Humanity of Jacksonville, Florida, better known as HabiJax, in 1988, and

WHEREAS, HabiJax is a community development program that involves local businesses, churches, and individuals who invest in the improvement of their community in Duval County, and its mission is to eliminate poverty and substandard housing conditions by working in cooperation with God's people in need, without regard to race or religion, to create a better habitat in which to live and work, and

WHEREAS, since 1989, the inspiration and collaboration of many concerned Jacksonville residents have enabled HabiJax to build more than 1,400 homes which far surpasses any other local provider of affordable housing and any Habitat for Humanity affiliate in the country, and

WHEREAS, HabiJax has accomplished many milestones, such as the completion of 100 homes in 1994, the completion of 200 homes in 2000 during a Jimmy Carter Work Project that transformed a public housing site into the Fairway Oaks Community of 85 single-family homes in only 17 days, the celebration of the dedication of the 1,000th home in December 2002, and the building of 39 homes in honor of the City of Jacksonville serving as host to Super Bowl XXXIX in February, 2005, and

WHEREAS, in June, 2006, HabiJax partnered with the Northeast Florida Builders Association and 22 local member builders to complete 30 homes in McNair Park Villas in 7 days in recognition of HabiJax's 30th anniversary, and

WHEREAS, in 2006 approximately 22 companies and organizations have partnered with HabiJax to build homes in the Jacksonville community with EverBank Financial Corp and Stein Mart, Inc., leading the way in numbers of homes sponsored, and

WHEREAS, support from HabiJax sponsors has helped build strong families, solid communities, and lasting partnerships wherein families have moved out of inadequate housing and into homes of their own which fosters a new sense of pride and independence, and

WHEREAS, building on faith, HabiJax and its partners will accomplish another milestone in 2007—the construction of the 1,500th house, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That Habitat for Humanity of Jacksonville, Florida, is commended for its outstanding accomplishments and devotion to its mission of providing affordable housing to those in need and eliminating poverty and substandard housing in Duval County for the past 19 years.

-SR 3002 was introduced, read and adopted by publication.

At the request of Senator Webster-

By Senator Webster—

**SR 3080**—A resolution recognizing Samuel L. Brewer and Darrell Johnson, Sr., on their induction into the International Towing & Recovery 2006 Hall of Fame.

WHEREAS, Samuel L. Brewer of Sam's Wrecker Service in Brooksville, Florida, and Darrell Johnson, Sr., of Johnson's Wrecker Service, Inc., in Orlando, Florida, were two of nine individuals inducted this year into the International Towing & Recovery Hall of Fame in Chattanooga, Tennessee, and

WHEREAS, induction into the ITRHFM Hall of Fame recognizes an individual's demonstrated years of dedication and hard work within the towing and recovery industry and his or her substantial contributions to the industry, and

WHEREAS, Samuel L. Brewer specializes in light and medium duty towing and has long been active in the Professional Wrecker Operators of Florida, serving as President of the organization for 6 years, as Chairman of its Legislative Committee for 8 years, and as a member of its executive board for 17 years, and

WHEREAS, currently Sam is also President of the Towing and Recovery Association of America, a trustee of the International Towing & Recovery Hall of Fame & Museum, and received the organization's Citizen of the Year Award in 1998 and its Lifetime Leadership Award in 2003, and

WHEREAS, Darrell Johnson, Sr., holds certifications in light, medium, heavy, and ultra heavy duty towing through the Professional Wrecker Operators of Florida, was one of the founding members of that organization, and has worked to pass laws for the betterment of the towing and recovery industry, and

WHEREAS, his firm, Johnson's Wrecker Service, Inc., specializes in law enforcement response and recovery work, and he is active as a sponsor of Little League teams and other organizations including The Russell Home, the American Cancer Society, Shops with Cops, Shriners, and Children's Safety Village, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Senate recognizes and commends Samuel L. Brewer and Darrell Johnson, Sr., on their leadership, business success, public service, and induction into the International Towing & Recovery 2006 Hall of Fame.

BE IT FURTHER RESOLVED that copies of this resolution, with the Seal of the Senate affixed, be presented to Mr. Brewer and Mr. Johnson as a token of the sentiments of the Florida Senate.

-SR 3080 was introduced, read and adopted by publication.

#### SENATOR HARIDOPOLOS PRESIDING

#### THE PRESIDENT PRESIDING

# **BILLS ON THIRD READING**

Consideration of CS for CS for CS for SB 1928 and CS for CS for SB 2250 was deferred.

CS for HB 397—A bill to be entitled An act relating to caregivers for adults; authorizing the Department of Elderly Affairs to create a pilot program in specified counties to train persons to act as companions and provide certain services to frail adults in the community; specifying additional purposes of the pilot program; requiring an evaluation and report to the Legislature; providing an appropriation; providing an effective date.

—as amended May 2 was read the third time by title.

On motion by Senator Jones, CS for HB 397 as amended was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President Dockery Margolis Alexander Fasano Peaden Aronberg Gaetz Posey Garcia Rich Atwater Baker Geller Ring Bennett Haridopolos Saunders Bullard Hill Siplin Carlton Jones Storms Constantine Joyner Villalobos Crist Justice Webster Dawson King Wilson Wise Deutch Lawson Diaz de la Portilla

Lynn

Navs-None

Vote after roll call:

Yea-Oelrich

CS for SB 606—A bill to be entitled An act relating to the South Florida Regional Transportation Authority; amending s. 343.54, F.S.; revising provisions relating to powers and duties of the authority; deleting the term "commuter rail"; amending s. 343.55, F.S.; authorizing the authority to issue, reissue, or redeem certain bonds; requiring that the bonds of the authority be authorized by resolution under certain conditions; requiring certain officers to execute such bonds; requiring the authority to sell such bonds at public sale; authorizing the authority to negotiate the sale of the bonds under certain circumstances; authorizing the authority to provide findings in a resolution for the negotiation of a sale; providing that certain resolutions may have certain provisions with regard to a contract with holders of bonds; authorizing the authority to enter into trust indentures or other agreements and to assign and pledge revenues, fees, rentals, tolls, and other charges; providing that the bonds are negotiable instruments; amending s. 343.58, F.S.; revising provisions for funding of the authority; requiring counties served by the authority to annually transfer certain funds before a certain date; removing provisions for sources of that funding; removing authorization for a vehicle registration tax; providing for certain funding by the state to fund capital and operating and maintenance expenses; providing that the funding source be dedicated to the authority under certain conditions; providing for cessation of specified county funding contributions and providing for certain refunding of the contributions under certain circumstances; revising the timeframe for repeal of specified funding provisions under certain circumstances; providing a legislative purpose; providing an effective date.

—was read the third time by title.

On motion by Senator Geller, CS for SB 606 was passed and certified to the House. The vote on passage was:

Yeas-37

Diaz de la Portilla	King
Dockery	Lawson
Fasano	Lynn
Gaetz	Margolis
Garcia	Peaden
Geller	Posey
Haridopolos	Rich
Hill	Ring
Jones	Saunders
Joyner	Siplin
Justice	Storms
	Dockery Fasano Gaetz Garcia Geller Haridopolos Hill Jones Joyner

Villalobos Wilson Wise Webster Nays-None Vote after roll call: Yea-Oelrich

CS for HB 1269—A bill to be entitled An act relating to infant mortality; providing legislative intent relating to the black infant health practice initiative; providing definitions; providing objectives; providing for administration of the initiative; requiring a local community to develop a team to serve as a part of a statewide practice collaborative; requiring healthy start coalitions to conduct case reviews; requiring certain public universities or colleges to provide technical assistance, to assist in determining certain criteria, and to present findings and make recommendations; requiring the Department of Health to distribute funding to the coalitions; providing duties of each participating coalition; requiring the department to award grants; requiring the department to conduct an annual evaluation of the initiative; requiring each coalition to submit a report to the Governor, the Legislature, and the department; providing immunity from liability to participating coalitions; requiring the department to adopt rules; providing a timeframe for reviewing cases; providing an appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Joyner, CS for HB 1269 was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Alexander Fasano Oelrich Aronberg Peaden Gaetz Atwater Garcia Posey Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Storms Joyner Crist Justice Villalobos Dawson King Webster Wilson Deutch Lawson Diaz de la Portilla Lynn Wise

Nays-None

CS for HB 1405—A bill to be entitled An act relating to public records; creating s. 267.076, F.S.; creating an exemption from public records requirements for information that identifies a donor or prospective donor to a publicly owned house museum designated by the United States Department of the Interior as a National Historic Landmark who desires to remain anonymous; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing an effective date.

—was read the third time by title.

On motion by Senator Bullard, CS for HB 1405 was passed by the required constitutional two-thirds vote of the members present and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Crist	Haridopolos
Alexander	Dawson	Hill
Aronberg	Deutch	Jones
Atwater	Diaz de la Portilla	Joyner
Baker	Dockery	Justice
Bennett	Fasano	King
Bullard	Gaetz	Lawson
Carlton	Garcia	Lynn
Constantine	Geller	Margolis

OelrichRingVillalobosPeadenSaundersWebsterPoseySiplinWilsonRichStormsWise

Nays-None

CS for HB 981—A bill to be entitled An act relating to the state parks; amending s. 258.007, F.S.; requiring that certain violations of rules of the Division of Recreation and Parks of the Department of Environmental Protection are punishable as noncriminal infractions; specifying violations punishable as a misdemeanor of the second degree for certain activities; providing fines and penalties; providing for the deposit of certain fines into the State Park Trust Fund; providing for the use of certain funds in the State Park Trust Fund; amending s. 258.014, F.S.; requiring that an active member of the Florida National Guard, or a dependent of such a member, be charged only half the price of admission to a state park; amending s. 316.212, F.S.; authorizing operation of golf carts on certain roads in state parks; correcting cross-references; amending s. 316.2125, F.S.; correcting cross-references; amending s. 316.2126, F.S.; authorizing the state to use golf carts and utility vehicles on certain roads; correcting cross-references; amending s. 259.1053, F.S.; authorizing the Legislature to appropriate funds from the Land Acquisition Trust Fund for use as state matching funds for capital improvement facility development; authorizing the placement of designations recognizing private donors at ranch facilities; specifying that certain activities relating to agriculture are not unduly prohibited or restricted; providing that tenant farming shall not be prohibited; providing that cypress harvesting remains subject to the discretion of the Board of Trustees; authorizing hunting on the preserve under certain conditions; requiring such hunting to be conducted under commission rules and regulations; authorizing hunting access fees for the general public; specifying that hunts for certain persons are a priority; providing purpose for hunting activities; providing an effective date.

—as amended May 2 was read the third time by title.

On motion by Senator Baker, **CS for HB 981** as amended was passed and certified to the House. The vote on passage was:

### Yeas-38

Mr. President Dockery Margolis Alexander Fasano Peaden Aronberg Gaetz Posey Atwater Garcia Rich Baker Geller Ring Haridopolos Bennett Saunders Bullard Hill Siplin Carlton Jones Storms Constantine Joyner Villalobos Webster Crist Justice Wilson Dawson King Wise Deutch Lawson Diaz de la Portilla Lynn

Navs-None

Vote after roll call:

Yea-Oelrich

HB 7169—A bill to be entitled An act relating to public records and public meetings exemptions; creating s. 627.3121, F.S.; providing an exemption from public records requirements for certain records of the Florida Workers' Compensation Joint Underwriting Association, Inc.; authorizing the release of confidential and exempt records under certain circumstances; providing an exemption from public meetings requirements for portions of a meeting of the association's board of governors or a subcommittee thereof during which confidential and exempt records are discussed; requiring that exempt portions of meetings be recorded, transcribed, and maintained for a specified period; providing an exemption from public records requirements for minutes and transcripts of exempt portions of meetings; providing for future legislative review and repeal of the exemptions under the Open Government Sunset Review

Act; providing a statement of public necessity; providing an effective

—was read the third time by title.

On motion by Senator Posey, **HB 7169** was passed by the required constitutional two-thirds vote of the members present and certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Alexander Fasano Oelrich Gaetz Peaden Aronberg Atwater Garcia Posey Geller Rich Baker Ring Bennett Haridopolos Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Justice Villalobos Crist Dawson King Webster Deutch Wilson Lawson Diaz de la Portilla Lynn Wise

Nays-None

Consideration of HB 7203 was deferred.

CS for HB 7123—A bill to be entitled An act relating to energy; amending s. 196.175, F.S.; revising provisions for the renewable energy source exemption; excluding the assessed value of certain real property for determination of such exemption; amending s. 212.08, F.S.; revising the definition of "ethanol"; increasing the cap on the sales tax exemption for materials used in the distribution of biodiesel and ethanol fuels; specifying eligible items as limited to one refund; requiring a purchaser who receives a refund to notify a subsequent purchaser of such refund; creating s. 212.086, F.S.; establishing the Energy-Efficient Motor Vehicle Sales Tax Holiday; providing a sales tax exemption for the purchase of an alternative motor vehicle; specifying a period during which the sale of such vehicles is exempt from certain sales tax; providing eligibility requirements; requiring the department to adopt rules; providing an exclusion; providing for future repeal of the exemption; amending s. 220.192, F.S., relating to the renewable energy technologies investment tax credit; providing a definition; providing for the transferability of such tax credit; providing requirements and procedures therefor; providing rulemaking requirements and authority; amending s. 220.193, F.S.; providing a definition; providing that a taxpayer's use of certain credits does not prohibit the use of other authorized credits; amending s. 255.251, F.S.; revising a short title; amending s. 255.252, F.S.; revising criteria for energy conservation and sustainability for state-owned buildings; requiring buildings constructed and financed by the state to meet certain environmental standards subject to approval by the Department of Management Services; requiring state agencies to identify state-owned buildings that are suitable for guaranteed energy performance savings contracts; providing requirements and procedures therefor; requiring the Department of Management Services to evaluate identified facilities and develop an energy efficiency project schedule; providing criteria for such schedule; amending s. 255.253, F.S.; providing definitions; amending s. 255.254, F.S.; requiring certain state-owned buildings to meet sustainable building ratings; amending s. 255.255, F.S.; requiring the department to adopt rules and procedures for energy conservation performance guidelines based on sustainable building ratings; amending s. 287.064, F.S.; extending the period of time allowed for the repayment of funds for certain purchases relating to energy conservation measures; requiring guaranteed energy performance savings contractors to provide for the replacement or the extension of the useful life of the equipment during the term of a contract; amending s. 377.802, F.S.; providing for the annual designation of "Energy Efficiency and Conservation Month"; amending s. 377.803, F.S.; revising definitions; amending s. 377.804, F.S.; deleting provisions relating to bioenergy projects under the Renewable Energy Technologies Grants Program; amending s. 377.806, F.S.; revising rebate eligibility and application

requirements for solar photovoltaic systems; requiring applicants to

apply for rebate reservations and rebate payments; providing a limitation; revising rulemaking authority; creating s. 403.0874, F.S.; providing a definition; directing the Department of Environmental Protection to develop greenhouse gas inventories; providing requirements for such inventories; authorizing the department to require emission reports; requiring the department to adopt rules; amending s. 403.50663, F.S.; revising the requirements for notice of certain informational public meetings by local governments and regional planning councils relating to power plant siting; amending s. 403.50665, F.S.; authorizing local governments to determine incompleteness of information on certain siting applications as inconsistent with land use plans and zoning ordinances; revising provisions for the filing of certain petitions relating to land use; amending s. 403.508, F.S.; revising provisions for land use certification hearings relating to power plant siting; amending s. 403.509, F.S.; revising provisions for the final disposition of power plant siting applications; amending s. 403.5113, F.S.; revising provisions relating to power plant siting postcertification amendments and review; amending s. 403.5115, F.S.; revising provisions for public notice of activities relating to power plant siting; specifying requirements for such notice; amending s. 403.5252, F.S.; revising the timeframes for agencies and the Department of Environmental Protection to provide statements relating to the completeness of applications for power plant siting certification; amending s. 403.527, F.S.; revising the timeframe for the administrative law judge to cancel power plant siting certification hearings and relinquish jurisdiction to the Department of Environmental Protection upon request by the applicant or the department; amending s. 403.5271, F.S.; revising provisions relating to the completeness of applications for alternate corridors; amending s. 403.5272, F.S.; revising the requirements for local governments and regional planning councils to notice certain informational public meetings; amending s. 403.5317, F.S.; revising provisions for power plant siting postcertification activities; amending s. 403.5363, F.S.; revising provisions for public notices of power plant siting certification hearings; requiring local governments and regional planning councils to publish notice of certain informational meetings; providing requirements for such publication; amending s. 489.145, F.S.; revising provisions relating to guaranteed energy performance savings contracting to include energy consumption and energy-related operational savings; revising provisions for the financing of guaranteed energy performance savings contracts; revising criteria for proposed contracts; revising program administration and contract review provisions; requiring that consolidated financing of deferred payment commodity contracts be secured by certain funds; requiring the Chief Financial Officer to review proposed guaranteed energy performance savings contracts; creating s. 570.956, F.S.; establishing the Farmto-Fuel Advisory Council within the Department of Agriculture and Consumer Services; providing membership requirements; providing for council duties; creating s. 570.957, F.S.; establishing the Farm-to-Fuel Grants Program within the Department of Agriculture and Consumer Services; providing definitions; specifying the use of renewable energy grants for projects relating to bioenergy; providing eligibility requirements; authorizing the department to adopt rules; providing criteria for grant award consideration; requiring the department to consult with the Department of Environmental Protection, the Office of Tourism, Trade, and Economic Development, and certain experts when evaluating applications; creating s. 570.958, F.S.; establishing the Biofuel Retail Sales Incentive Program; establishing goals for replacing petroleum consumption; providing definitions; providing incentive payments to qualified retail dealers for increases in the amount of biofuels offered for sale; providing requirements and procedures therefor; creating s. 570.959, F.S.; establishing the Florida Biofuel Production Incentive Program; providing definitions; providing incentive payments to producers of certain biofuels; providing requirements and procedures therefor; authorizing the Department of Agriculture and Consumer Services to adopt rules; directing the Florida Building Commission to convene a workgroup to develop a model residential energy efficiency ordinance; requiring the commission to consult with specified entities to review the costeffectiveness of energy efficiency measures in the construction of residential, commercial, and government buildings; requiring the commission to consult with specified entities to develop and implement a public awareness campaign; requiring the commission to provide reports to the Legislature; requiring all county, municipal, and public community college buildings to meet certain energy efficiency standards for construction; providing applicability; specifying a period during which the sale of energy-efficient products is exempt from certain tax; providing a limitation; providing a definition; authorizing the Department of Revenue to adopt rules; establishing standards for diesel fuel purchases for use by state-owned diesel vehicles and equipment to include biodiesel fuel purchase requirements; establishing standards for fuel purchases for use by state-owned flex-fuel vehicles to include ethanol purchase requirements; establishing standards for the use of biodiesel fuels by school district transportation services; providing legislative intent relating to the leverage of state funds for certain research and production; creating the Florida Energy, Aerospace, and Technology (F.E.A.T.) Fund; authorizing the Executive Office of the Governor to procure the services of a private business entity; providing requirements and procedures therefor; requiring that certain funds be deposited in the Grants and Donations Trust Fund; providing requirements and procedures therefor; providing for the construction and operation of a research and demonstration cellulosic ethanol plant; providing requirements and procedures therefor; requiring the Florida Energy Commission to conduct a study and recommend a renewable portfolio standard; providing requirements and procedures therefor; requiring the Florida Energy Commission to conduct a study to recommend the establishment of an energy efficiency and solar energy initiative; providing requirements and procedures therefor; requiring the Public Service Commission to submit a report to the Legislature on methods used to evaluate the conservation goals, plans, and programs of utilities subject to the Florida Energy Efficiency and Conservation Act; requiring the Department of Agriculture and Consumer Services to conduct a study and recommend a Florida Loan Guarantee Program for cellulosic ethanol facilities; requiring a report to the Legislature; requiring the Department of Community Affairs to convene a workgroup to identify and review certain energy conservation standards for specified products; providing requirements and procedures therefor; creating s. 1013.441, F.S.; establishing the Green Schools Pilot Project to enable selected school districts to comply with certain building-certification standards; defining the term "additional costs"; providing for an application and selection process for participation in the pilot project; providing requirements for school districts to participate; providing for evaluation criteria that may be used during the selection process; providing for the distribution of funds by the Department of Education; providing for prorated distribution of funds under specified circumstances; providing authority to distribute excess funds for specified purposes; requiring the reporting of expenditures by participating school districts; authorizing inspection and evaluation of the reports by the Auditor General; providing for the return of improperly expended funds and of specified funds if a constructed or renovated school fails to achieve specified certification standards; providing that appropriated funds do not revert to the General Revenue Fund; requiring a report by each participating school district; providing appropriations; providing an effective date.

—as amended May 2 was read the third time by title.

# RECONSIDERATION OF AMENDMENT

On motion by Senator Bennett, the Senate reconsidered the vote by which **Amendment 1 (684780)** was adopted.

### MOTION

On motion by Senator Bennett, the rules were waived to allow the following amendment to be considered:

Senator Bennett moved the following amendment to **Amendment 1** which was adopted by two-thirds vote:

**Amendment 1A** (811862)—On page 2, line 25, after "(h)" insert: The Chair of the Florida Public Service Commission or a designee; (i)

Amendment 1 as amended was adopted by two-thirds vote.

#### RECONSIDERATION OF AMENDMENT

On motion by Senator Bennett, the Senate reconsidered the vote by which **Amendment 11 (504390)** was adopted.

#### **MOTION**

On motion by Senator Bennett, the rules were waived to allow the following amendment to be considered:

Senator Bennett moved the following amendment to **Amendment 11** which was adopted by two-thirds vote:

Amendment 11A (765528)—On page 2, line 25, delete January and insert: February

Amendment 11 as amended was adopted by two-thirds vote.

#### RECONSIDERATION OF AMENDMENT

On motion by Senator Bennett, the Senate reconsidered the vote by which **Amendment 10 (731556)** was adopted. **Amendment 10** was withdrawn.

#### MOTION

On motion by Senator Bennett, the rules were waived to allow the following amendment to be considered:

Senators Bennett, Constantine and Hill offered the following amendment which was moved by Senator Bennett and adopted by two-thirds vote:

Amendment 15 (083580)(with title amendment)—Lines 1771-1827, delete those lines and insert:

Section 39. (1) Subject to specific appropriation, there is created within the Executive Office of the Governor the Florida Energy, Aerospace, and Technology (F.E.A.T.) Fund to encourage a state partnership with the Federal Government, Space Florida, Enterprise Florida, Inc., and the private sector in order to identify business and investment opportunities and target performance goals for those investments in the areas of alternative energy development and production infrastructure and aerospace industry expansion or development opportunities.

(2) Funds appropriated for the purposes of the F.E.A.T. Fund shall be deposited in the Grants and Donations Trust Fund in the Executive Office of the Governor.

And the title is amended as follows:

Lines 162-168, delete those lines and insert: school district transportation services; creating the Florida Energy, Aerospace, and Technology (F.E.A.T.) Fund; requiring

On motion by Senator Bennett, **CS for HB 7123** as amended was passed and certified to the House. The vote on passage was:

### Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

HB 7127—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act regarding the Public Employee Optional Retirement Program; amending s. 121.4501, F.S., which provides an exemption from public records requirements for personal identifying information of a participant in the Public Employee Optional Retirement Program contained in Florida Retirement System records held by the State Board of Administration or the Department of Management Services; making editorial changes; removing superfluous provisions; removing the scheduled repeal of the exemption under the Open Government Sunset Review Act; providing an effective date.

—was read the third time by title.

On motion by Senator Lawson, **HB 7127** by the required constitutional two-thirds vote of the members present was passed and certified to the House. The vote on passage was:

Yeas	-38
reas	

Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Dockery	Margolis	

HB 7077—A bill to be entitled An act relating to insurance; amending

Nays—None

s. 163.01, F.S.; correcting a cross-reference; amending s. 215.555, F.S.; revising certain reimbursement contract requirements; deleting an expiration provision relating to obtaining coverage for liquidated insurers; delaying repeal of an exemption of medical malpractice insurance premiums from emergency assessments; revising criteria, requirements, and limitations on temporary emergency options for additional coverage under the Florida Hurricane Catastrophe Fund; amending s. 215.5595, F.S.; providing an exception to certain surplus note limitations for certain manufactured housing insurers; amending s. 624.407, F.S.; revising an insurer criterion for capital funds requirements for new insurers; amending s. 624.408, F.S.; specifying an additional surplus to policyholder amount requirement for certain insurers; amending s. 626.9201, F.S.; defining the term "nonpayment of premium"; providing additional criterion for cancellation for nonpayment of premium; amending s. 627.0613, F.S.; limiting application of certain annual report card preparation powers of the consumer advocate to personal residential property insurers; amending s. 627.062, F.S.; specifying application of certain "file and use" requirements to property insurance only; excluding certain motor vehicle coverages; amending s. 627.0655, F.S.; revising criteria for certain inclusion of discounts in certain premiums; amending s. 627.351, F.S.; revising legislative findings and intent; limiting application of the term "subject lines of business" to deficit assessments; revising a provision for determining eligibility of a risk for coverage; providing requirements for determining comparable coverage; revising requirements relating to senior management employees and members of the board of governors; authorizing the office to create a pilot program for the offering of optional sinkhole coverage in one or more counties or other territories of the corporation; revising rate filings provisions; amending s. 627.3511, F.S.; correcting a cross-reference; amending s. 627.3515, F.S.; revising criteria for an electronic database for a business plan; amending s. 627.3517, F.S.; deleting a provision specifying nonapplication for a certain period; amending s. 627.4035, F.S.; revising a premium payment plan option provision for certain insurers; amending s. 627.4133, F.S.; specifying requirements for notices of renewal premium of property insurance policies; authorizing the Financial Services Commission to adopt rules; amending s. 627.701, F.S.; revising requirements for deductibles for certain personal lines residential property insurance policies; amending s. 627.70131, F.S.; revising certain payment or denial of claim requirements; requiring an insurer to pay or deny a claim within a certain time period; providing requirements for payment of interest on overdue claims; prohibiting the expensing of interest paid in future rate filings; prohibiting contractual waivers, voidances, or nullifications; specifying regulatory action as an exclusive remedy for certain violations; amending s. 627.712, F.S.; limiting application of certain residential hurricane coverage requirements to property insurance policies; specifying separate coverage exclusion statements for policyholders that are natural persons and other than natural persons; specifying a period of application of certain exclusions; providing for implementation of changes to certain exclusions; amending s. 627.7277, F.S.; deleting certain notice of renewal premium requirements; deleting authority of the commission to adopt rules; amending s. 631.52, F.S.; expanding an exception to application to self insurance of provisions relating to Florida Insurance Guaranty of Payment; amending s. 631.57, F.S.; revising certain emergency assessment provisions relating to insurers rendered insolvent by the effects of hurricanes; amending s. 631.695, F.S.; deleting provisions limiting application of certain revenue bond issuance author-

ity to certain counties; preserving certain Florida Building Code internal

design options for certain building permits for a certain time; providing for retroactive application; providing severability; creating s. 624.46226; permitting two or more public housing authorities to create a self-insurance fund for specified purposes; providing effective dates.

—was read the third time by title.

#### **MOTION**

On motion by Senator Posey, the rules were waived to allow the following amendment to be considered:

Senator Posey moved the following amendment:

Amendment 1 (653900)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (h) of subsection (7) of section 163.01, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended to read:

163.01 Florida Interlocal Cooperation Act of 1969.—

(7)

- (h)1. Notwithstanding the provisions of paragraph (c), any separate legal entity consisting of an alliance, as defined in s. 395.106(2)(a), created pursuant to this paragraph and controlled by and whose members consist of eligible entities comprised of special districts created pursuant to a special act and having the authority to own or operate one or more hospitals licensed in this state or hospitals licensed in this state that are owned, operated, or funded by a county or municipality, for the purpose of providing property insurance coverage as defined in s. 395.106(2)(b) s. 395.106(2)(e), for such eligible entities, may exercise all powers under this subsection in connection with borrowing funds for such purposes, including, without limitation, the authorization, issuance, and sale of bonds, notes, or other obligations of indebtedness. Borrowed funds, including, but not limited to, bonds issued by such alliance shall be deemed issued on behalf of such eligible entities that enter into loan agreements with such separate legal entity as provided in this paragraph.
- 2. Any such separate legal entity shall have all the powers that are provided by the interlocal agreement under which the entity is created or that are necessary to finance, operate, or manage the alliance's property insurance coverage program. Proceeds of bonds, notes, or other obligations issued by such an entity may be loaned to any one or more eligible entities. Such eligible entities are authorized to enter into loan agreements with any separate legal entity created pursuant to this paragraph for the purpose of obtaining moneys with which to finance property insurance coverage or claims. Obligations of any eligible entity pursuant to a loan agreement as described in this paragraph may be validated as provided in chapter 75.
- 3. Any bonds, notes, or other obligations to be issued or incurred by a separate legal entity created pursuant to this paragraph shall be authorized by resolution of the governing body of such entity and bear the date or dates; mature at the time or times, not exceeding 30 years from their respective dates; bear interest at the rate or rates, which may be fixed or vary at such time or times and in accordance with a specified formula or method of determination; be payable at the time or times; be in the denomination; be in the form; carry the registration privileges; be executed in the manner; be payable from the sources and in the medium of payment and at the place; and be subject to redemption, including redemption prior to maturity, as the resolution may provide. The bonds, notes, or other obligations may be sold at public or private sale for such price as the governing body of the separate legal entity shall determine. The bonds may be secured by such credit enhancement, if any, as the governing body of the separate legal entity deems appropriate. The bonds may be secured by an indenture of trust or trust agreement. In addition, the governing body of the separate legal entity may delegate, to such officer or official of such entity as the governing body may select, the power to determine the time; manner of sale, public or private; maturities; rate or rates of interest, which may be fixed or may vary at such time or times and in accordance with a specified formula or method of determination; and other terms and conditions as may be deemed appropriate by the officer or official so designated by the governing body of such separate legal entity. However, the amounts and maturities of such bonds, the interest rate or rates, and the purchase price of such bonds shall be within the limits prescribed by the governing body of such

separate legal entity in its resolution delegating to such officer or official the power to authorize the issuance and sale of such bonds.

- 4. Bonds issued pursuant to this paragraph may be validated as provided in chapter 75. The complaint in any action to validate such bonds shall be filed only in the Circuit Court for Leon County. The notice required to be published by s. 75.06 shall be published in Leon County and in each county in which an eligible entity that is a member of an alliance is located. The complaint and order of the circuit court shall be served only on the State Attorney of the Second Judicial Circuit and on the state attorney of each circuit in each county in which an eligible entity receiving bond proceeds is located.
- 5. The accomplishment of the authorized purposes of a separate legal entity created under this paragraph is deemed in all respects for the benefit, increase of the commerce and prosperity, and improvement of the health and living conditions of the people of this state. Inasmuch as the separate legal entity performs essential public functions in accomplishing its purposes, the separate legal entity is not required to pay any taxes or assessments of any kind upon any property acquired or used by the entity for such purposes or upon any revenues at any time received by the entity. The bonds, notes, and other obligations of such separate legal entity, the transfer of and income from such bonds, notes, and other obligations, including any profits made on the sale of such bonds, notes, and other obligations, are at all times free from taxation of any kind of the state or by any political subdivision or other agency or instrumentality of the state. The exemption granted in this paragraph does not apply to any tax imposed by chapter 220 on interest, income, or profits on debt obligations owned by corporations.
- 6. The participation by any eligible entity in an alliance or a separate legal entity created pursuant to this paragraph may not be deemed a waiver of immunity to the extent of liability or any other coverage, and a contract entered regarding such alliance is not required to contain any provision for waiver.

Section 2. Paragraph (b) of subsection (4), paragraph (e) of subsection (5), paragraph (b) of subsection (6), and subsection (16) of section 215.555, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, are amended to read:

215.555 Florida Hurricane Catastrophe Fund.—

#### (4) REIMBURSEMENT CONTRACTS.—

- (b)1. The contract shall contain a promise by the board to reimburse the insurer for 45 percent, 75 percent, or 90 percent of its losses from each covered event in excess of the insurer's retention, plus 5 percent of the reimbursed losses to cover loss adjustment expenses.
- 2. The insurer must elect one of the percentage coverage levels specified in this paragraph and may, upon renewal of a reimbursement contract, elect a lower percentage coverage level if no revenue bonds issued under subsection (6) after a covered event are outstanding, or elect a higher percentage coverage level, regardless of whether or not revenue bonds are outstanding. All members of an insurer group must elect the same percentage coverage level. Any joint underwriting association, risk apportionment plan, or other entity created under s. 627.351 must elect the 90-percent coverage level.
- 3. The contract shall provide that reimbursement amounts shall not be reduced by reinsurance paid or payable to the insurer from other sources.
- 4. Notwithstanding any other provision contained in this section, the board shall make available to insurers that purchased coverage provided by this subparagraph participated in 2006, insurers qualifying as limited apportionment companies under s. 627.351(6)(c) which began writing property insurance in 2007, and insurers that were approved to participate in 2006 or that are approved in 2007 for the Insurance Capital Build-Up Incentive Program pursuant to s. 215.5595, a contract or contract addendum that provides an additional amount of reimbursement coverage of up to \$10 million. The premium to be charged for this additional reimbursement coverage shall be 50 percent of the additional reimbursement coverage provided, which shall include one prepaid reinstatement. The minimum retention level that an eligible participating insurer must retain associated with this additional coverage layer is 30 percent of the insurer's surplus as of December 31, 2006. This coverage shall be in addition to all other coverage that may be provided under this

section. The coverage provided by the fund under this *subparagraph* subsection shall be in addition to the claims-paying capacity as defined in subparagraph (c)1., but only with respect to those insurers that select the additional coverage option and meet the requirements of this *subparagraph* subsection. The claims-paying capacity with respect to all other participating insurers and limited apportionment companies that do not select the additional coverage option shall be limited to their reimbursement premium's proportionate share of the actual claims-paying capacity otherwise defined in subparagraph (c)1. and as provided for under the terms of the reimbursement contract. Coverage provided in the reimbursement contract will not be affected by the additional premiums paid by participating insurers exercising the additional coverage option allowed in this subparagraph. This subparagraph expires on May 31, 2008.

#### (5) REIMBURSEMENT PREMIUMS.—

(e) If Citizens Property Insurance Corporation assumes or otherwise provides coverage for policies of an insurer placed in liquidation under chapter 631 pursuant to s. 627.351(6), the corporation may, pursuant to conditions mutually agreed to between the corporation and the State Board of Administration, obtain coverage for such policies under its contract with the fund or accept an assignment of the liquidated insurer's contract with the fund. If Citizens Property Insurance Corporation elects to cover these policies under the corporation's contract with the fund, it shall notify the board of its insured values with respect to such policies within a specified time mutually agreed to between the corporation and the board, after such assumption or other coverage transaction, and the fund shall treat such policies as having been in effect as of June 30 of that year. In the event of an assignment, the fund shall apply that contract to such policies and treat Citizens Property Insurance Corporation as if the corporation were the liquidated insurer for the remaining term of the contract, and the corporation shall have all rights and duties of the liquidated insurer beginning on the date it provides coverage for such policies, but the corporation is not subject to any preexisting rights, liabilities, or duties of the liquidated insurer. The assignment, including any unresolved issues between the liquidated insurer and Citizens Property Insurance Corporation under the contract, shall be provided for in the liquidation order or otherwise determined by the court. However, if a covered event occurs before the effective date of the assignment, the corporation may not obtain coverage for such policies under its contract with the fund and shall accept an assignment of the liquidated insurer's contract as provided in this paragraph. This paragraph expires on June 1.2007.

#### (6) REVENUE BONDS.—

#### (b) Emergency assessments.—

- 1. If the board determines that the amount of revenue produced under subsection (5) is insufficient to fund the obligations, costs, and expenses of the fund and the corporation, including repayment of revenue bonds and that portion of the debt service coverage not met by reimbursement premiums, the board shall direct the Office of Insurance Regulation to levy, by order, an emergency assessment on direct premiums for all property and casualty lines of business in this state, including property and casualty business of surplus lines insurers regulated under part VIII of chapter 626, but not including any workers' compensation premiums or medical malpractice premiums. As used in this subsection, the term "property and casualty business" includes all lines of business identified on Form 2, Exhibit of Premiums and Losses, in the annual statement required of authorized insurers by s. 624.424 and any rule adopted under this section, except for those lines identified as accident and health insurance and except for policies written under the National Flood Insurance Program. The assessment shall be specified as a percentage of direct written premium and is subject to annual adjustments by the board in order to meet debt obligations. The same percentage shall apply to all policies in lines of business subject to the assessment issued or renewed during the 12-month period beginning on the effective date of the assessment.
- 2. A premium is not subject to an annual assessment under this paragraph in excess of 6 percent of premium with respect to obligations arising out of losses attributable to any one contract year, and a premium is not subject to an aggregate annual assessment under this paragraph in excess of 10 percent of premium. An annual assessment under this paragraph shall continue as long as the revenue bonds issued with respect to which the assessment was imposed are outstanding, including

any bonds the proceeds of which were used to refund the revenue bonds, unless adequate provision has been made for the payment of the bonds under the documents authorizing issuance of the bonds.

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- 3. Emergency assessments shall be collected from policyholders. Emergency assessments shall be remitted by insurers as a percentage of direct written premium for the preceding calendar quarter as specified in the order from the Office of Insurance Regulation. The office shall verify the accurate and timely collection and remittance of emergency assessments and shall report the information to the board in a form and at a time specified by the board. Each insurer collecting assessments shall provide the information with respect to premiums and collections as may be required by the office to enable the office to monitor and verify compliance with this paragraph.
- 4. With respect to assessments of surplus lines premiums, each surplus lines agent shall collect the assessment at the same time as the agent collects the surplus lines tax required by s. 626.932, and the surplus lines agent shall remit the assessment to the Florida Surplus Lines Service Office created by s. 626.921 at the same time as the agent remits the surplus lines tax to the Florida Surplus Lines Service Office. The emergency assessment on each insured procuring coverage and filing under s. 626.938 shall be remitted by the insured to the Florida Surplus Lines Service Office at the time the insured pays the surplus lines tax to the Florida Surplus Lines Service Office. The Florida Surplus Lines Service Office shall remit the collected assessments to the fund or corporation as provided in the order levied by the Office of Insurance Regulation. The Florida Surplus Lines Service Office shall verify the proper application of such emergency assessments and shall assist the board in ensuring the accurate and timely collection and remittance of assessments as required by the board. The Florida Surplus Lines Service Office shall annually calculate the aggregate written premium on property and casualty business, other than workers' compensation and medical malpractice, procured through surplus lines agents and insureds procuring coverage and filing under s. 626.938 and shall report the information to the board in a form and at a time specified by the
- 5. Any assessment authority not used for a particular contract year may be used for a subsequent contract year. If, for a subsequent contract year, the board determines that the amount of revenue produced under subsection (5) is insufficient to fund the obligations, costs, and expenses of the fund and the corporation, including repayment of revenue bonds and that portion of the debt service coverage not met by reimbursement premiums, the board shall direct the Office of Insurance Regulation to levy an emergency assessment up to an amount not exceeding the amount of unused assessment authority from a previous contract year or years, plus an additional 4 percent provided that the assessments in the aggregate do not exceed the limits specified in subparagraph 2.
- 6. The assessments otherwise payable to the corporation under this paragraph shall be paid to the fund unless and until the Office of Insurance Regulation and the Florida Surplus Lines Service Office have received from the corporation and the fund a notice, which shall be conclusive and upon which they may rely without further inquiry, that the corporation has issued bonds and the fund has no agreements in effect with local governments under paragraph (c). On or after the date of the notice and until the date the corporation has no bonds outstanding, the fund shall have no right, title, or interest in or to the assessments, except as provided in the fund's agreement with the corporation.
- 7. Emergency assessments are not premium and are not subject to the premium tax, to the surplus lines tax, to any fees, or to any commissions. An insurer is liable for all assessments that it collects and must treat the failure of an insured to pay an assessment as a failure to pay the premium. An insurer is not liable for uncollectible assessments.
- 8. When an insurer is required to return an unearned premium, it shall also return any collected assessment attributable to the unearned premium. A credit adjustment to the collected assessment may be made by the insurer with regard to future remittances that are payable to the fund or corporation, but the insurer is not entitled to a refund.
- 9. When a surplus lines insured or an insured who has procured coverage and filed under s. 626.938 is entitled to the return of an unearned premium, the Florida Surplus Lines Service Office shall provide a credit or refund to the agent or such insured for the collected assessment attributable to the unearned premium prior to remitting the emergency assessment collected to the fund or corporation.

- 10. The exemption of medical malpractice insurance premiums from emergency assessments under this paragraph is repealed May 31, 2010 2007, and medical malpractice insurance premiums shall be subject to emergency assessments attributable to loss events occurring in the contract years commencing on June 1, 2010 2007.
- (16) TEMPORARY EMERGENCY OPTIONS FOR ADDITIONAL COVERAGE.—
  - (a) Findings and intent.—
  - 1. The Legislature finds that:
- a. Because of temporary disruptions in the market for catastrophic reinsurance, many property insurers were unable to procure reinsurance for the 2006 hurricane season with an attachment point below the insurers' respective Florida Hurricane Catastrophe Fund attachment points, were unable to procure sufficient amounts of such reinsurance, or were able to procure such reinsurance only by incurring substantially higher costs than in prior years.
- b. The reinsurance market problems were responsible, at least in part, for substantial premium increases to many consumers and increases in the number of policies issued by the Citizens Property Insurance Corporation.
- c. It is likely that the reinsurance market disruptions will not significantly abate prior to the 2007 hurricane season.
- 2. It is the intent of the Legislature to create a temporary emergency program, applicable to the 2007, 2008, and 2009 hurricane seasons, to address these market disruptions and enable insurers, at their option, to procure additional coverage from the Florida Hurricane Catastrophe Fund.
- (b) Applicability of other provisions of this section.—All provisions of this section and the rules adopted under this section apply to the program created by this subsection unless specifically superseded by this subsection.
- (c) Optional coverage.—For the contract year commencing June 1, 2007, and ending May 31, 2008, the contract year commencing June 1, 2008, and ending May 31, 2009, and the contract year commencing June 1, 2009, and ending May 31, 2010, the board shall offer for each of such years the optional coverage as provided in this subsection.
  - (d) Additional definitions.—As used in this subsection, the term:
- $1.\,\,$  "TEACO options" means the temporary emergency additional coverage options created under this subsection.
- 2. "TEACO insurer" means an insurer that has opted to obtain coverage under the TEACO options in addition to the coverage provided to the insurer under its reimbursement contract.
- 3. "TEACO reimbursement premium" means the premium charged by the fund for coverage provided under the TEACO options.
- 4. "TEACO retention" means the amount of losses below which a TEACO insurer is not entitled to reimbursement from the fund under the TEACO option selected. A TEACO insurer's retention options shall be calculated as follows:
- a. The board shall calculate and report to each TEACO insurer the TEACO retention multiples. There shall be three TEACO retention multiples for defining coverage. Each multiple shall be calculated by dividing \$3 billion, \$4 billion, or \$5 billion by the total estimated mandatory FHCF TEACO reimbursement premium assuming all insurers selected that option. Total estimated TEACO reimbursement premium for purposes of the calculation under this sub-subparagraph shall be calculated using the assumption that all insurers have selected a specific TEACO retention multiple option and have selected the 90-percent coverage level.
- b. The TEACO retention multiples as determined under subsubparagraph a. shall be adjusted to reflect the coverage level elected by the insurer. For insurers electing the 90-percent coverage level, the adjusted retention multiple is 100 percent of the amount determined under sub-subparagraph a. For insurers electing the 75-percent cover-

- age level, the retention multiple is 120 percent of the amount determined under sub-subparagraph a. For insurers electing the 45-percent coverage level, the adjusted retention multiple is 200 percent of the amount determined under sub-subparagraph a.
- c. An insurer shall determine its provisional TEACO retention by multiplying its  $estimated\ mandatory\ FHCF\ provisional\ TEACO$  reimbursement premium by the applicable adjusted TEACO retention multiple and shall determine its actual TEACO retention by multiplying its actual  $mandatory\ FHCF\ TEACO$  reimbursement premium by the applicable adjusted TEACO retention multiple.
- d. For TEACO insurers who experience multiple covered events causing loss during the contract year, the insurer's full TEACO retention shall be applied to each of the covered events causing the two largest losses for that insurer. For other covered events resulting in losses, the TEACO option does not apply and the insurer's retention shall be one-third of the full retention as calculated under paragraph (2)(e).
- 5. "TEACO addendum" means an addendum to the reimbursement contract reflecting the obligations of the fund and TEACO insurers under the program created by this subsection.
  - 6. "FHCF" means the Florida Hurricane Catastrophe Fund.
  - (e) TEACO addendum.—
- 1. The TEACO addendum shall provide for reimbursement of TEACO insurers for covered events occurring during the contract year, in exchange for the TEACO reimbursement premium paid into the fund under paragraph (f). Any insurer writing covered policies has the option of choosing to accept the TEACO addendum for any of the 3 contract years that the coverage is offered.
- 2. The TEACO addendum shall contain a promise by the board to reimburse the TEACO insurer for 45 percent, 75 percent, or 90 percent of its losses from each covered event in excess of the insurer's TEACO retention, plus 5 percent of the reimbursed losses to cover loss adjustment expenses. The percentage shall be the same as the coverage level selected by the insurer under paragraph (4)(b).
- 3. The TEACO addendum shall provide that reimbursement amounts shall not be reduced by reinsurance paid or payable to the insurer from other sources.
- 4. The TEACO addendum shall also provide that the obligation of the board with respect to all TEACO addenda shall not exceed an amount equal to two times the difference between the industry retention level calculated under paragraph (2)(e) and the \$3 billion, \$4 billion, or \$5 billion industry TEACO retention level options actually selected, but in no event may the board's obligation exceed the actual claims-paying capacity of the fund plus the additional capacity created in paragraph (g). If the actual claims-paying capacity and the additional capacity created under paragraph (g) fall short of the board's obligations under the reimbursement contract, each insurer's share of the fund's capacity shall be prorated based on the premium an insurer pays for its mandatory normal reimbursement coverage and the premium paid for its optional TEACO coverage as each such premium bears to the total premiums paid to the fund times the available capacity.
- 5. The priorities, schedule, and method of reimbursements under the TEACO addendum shall be the same as provided under subsection (4).
- 6. A TEACO insurer's maximum reimbursement for a single event shall be equal to the product of multiplying its mandatory FHCF premium by the difference between its FHCF retention multiple and its TEACO retention multiple under the TEACO option selected and by the coverage selected under paragraph (4)(b), plus an additional 5 percent for loss adjustment expenses. A TEACO insurer's maximum reimbursement under the TEACO option selected for a TEACO insurer's two largest events addendum shall be twice its maximum reimbursement for a single event ealculated by multiplying the insurer's share of the estimated total TEACO reimbursement premium as calculated under subsubparagraph (d)4.a. by an amount equal to two times the difference between the industry retention level calculated under paragraph (2)(e) and the \$3 billion, \$4 billion, or \$5 billion industry TEACO retention level specified in sub-subparagraph (d)4.a. as selected by the TEACO insurer.

- (f) TEACO reimbursement premiums.—
- 1. Each TEACO insurer shall pay to the fund, in the manner and at the time provided in the reimbursement contract for payment of reimbursement premiums, a TEACO reimbursement premium calculated as specified in this paragraph.
- 2. The TEACO reimbursement premiums shall be calculated based on the assumption that, if all insurers entering into reimbursement contracts under subsection (4) also accepted the TEACO option:
- a. The insurer's industry TEACO reimbursement premium associated with the \$3 billion retention option shall would be equal to 85 percent of a TEACO insurer's maximum reimbursement for a single event as calculated under subparagraph (e)6. the difference between the industry retention level calculated under paragraph (2)(e) and the \$3 billion industry TEACO retention level.
- b. The TEACO reimbursement premium associated with the \$4 billion retention option shall would be equal to 80 percent of a TEACO insurer's maximum reimbursement for a single event as calculated under subparagraph (e)6. the difference between the industry retention level calculated under paragraph (2)(e) and the \$4 billion industry TEACO retention level.
- e- The TEACO premium associated with the \$5 billion retention option shall would be equal to 75 percent of a TEACO insurer's maximum reimbursement for a single event as calculated under subparagraph (e)6. the difference between the industry retention level calculated under paragraph (2)(e) and the \$5 billion industry TEACO retention level.
- 3. Each insurer's TEACO premium shall be calculated based on its share of the total TEACO reimbursement premiums based on its coverage selection under the TEACO addendum.
- (g) Effect on claims-paying capacity of the fund.—For the contract term commencing June 1, 2007, the contract year commencing June 1, 2008, and the contract term beginning June 1, 2009, the program created by this subsection shall increase the claims-paying capacity of the fund as provided in subparagraph (4)(c)1. by an amount equal to two times the difference between the industry retention level calculated under paragraph (2)(e) and the \$3\$ billion industry TEACO retention level specified in sub-subparagraph (d)4.a. The additional capacity shall apply only to the additional coverage provided by the TEACO option and shall not otherwise affect any insurer's reimbursement from the fund.
- Section 3. Paragraphs (b), (c), and (g) of subsection (2) of section 215.5595, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, are amended, and paragraph (j) of that subsection is added, to read:
  - 215.5595 Insurance Capital Build-Up Incentive Program.—
- (2) The purpose of this section is to provide surplus notes to new or existing authorized residential property insurers under the Insurance Capital Build-Up Incentive Program administered by the State Board of Administration, under the following conditions:
- (b) The insurer must contribute an amount of new capital to its surplus which is at least equal to the amount of the surplus note and must apply to the board by July 1, 2006. If an insurer applies after July 1, 2006, but before June 1, 2007, the amount of the surplus note is limited to one-half of the new capital that the insurer contributes to its surplus, except for an insurer writing only manufactured housing policies or a domestic mutual insurer, for which the amount of the surplus note is equal to the amount of the new capital that the insurer contributes to its surplus. For purposes of this section, new capital must be in the form of cash or cash equivalents as specified in s. 625.012(1).
- (c) The insurer's surplus, new capital, and the surplus note must total at least \$50 million, except for insurers writing residential property insurance covering only manufactured housing or a domestic mutual insurer. The insurer's surplus, new capital, and the surplus note must total at least \$14 million for insurers writing only residential property insurance covering manufactured housing policies as provided in paragraph (a). The surplus, new capital, and the surplus note for a domestic mutual insurer must total at least \$25 million.

- (g) The total amount of funds available for the program is limited to the amount appropriated by the Legislature for this purpose. If the amount of surplus notes requested by insurers exceeds the amount of funds available, the board may prioritize insurers that are eligible and approved, with priority for funding given to insurers writing only manufactured housing policies, regardless of the date of application, based on the financial strength of the insurer, the viability of its proposed business plan for writing additional residential property insurance in the state, and the effect on competition in the residential property insurance market. Between insurers writing residential property insurance covering manufactured housing, priority shall be given to the insurer writing the highest percentage of its policies covering manufactured housing.
- (j) As used in this section, "an insurer writing only manufactured housing policies" also includes:
- 1. A Florida domiciled insurer that begins writing personal lines residential manufactured housing policies in Florida after March 1, 2007, and which removes a minimum of 50,000 policies from Citizens Property Insurance Corporation without accepting a bonus, and if at least 25 percent of its policies cover manufactured housing. Such an insurer may count any funds above the minimum capital and surplus requirement that were contributed into the insurer after March 1, 2007, as new capital under this section.
- 2. A Florida domiciled insurer that writes at least 40 percent of its policies covering manufactured housing in Florida.
- Section 4. Subsection (1) of section 624.407, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended to read:
  - 624.407 Capital funds required; new insurers.—
- (1) To receive authority to transact any one kind or combinations of kinds of insurance, as defined in part V of this chapter, an insurer applying for its original certificate of authority in this state after the effective date of this section shall possess surplus as to policyholders not less than the greater of:
- (a) Five million dollars for a property and casualty insurer, or \$2.5 million for any other insurer;
  - (b) For life insurers, 4 percent of the insurer's total liabilities;
- (c) For life and health insurers, 4 percent of the insurer's total liabilities, plus 6 percent of the insurer's liabilities relative to health insurance; or
- (d) For all insurers other than life insurers and life and health insurers, 10 percent of the insurer's total liabilities;

however, a domestic insurer that transacts residential property insurance and is a wholly owned subsidiary of an insurer *domiciled* authorized to do business in any other state shall possess surplus as to policyholders of at least \$50 million, but no insurer shall be required under this subsection to have surplus as to policyholders greater than \$100 million.

Section 5. Paragraph (f) of subsection (3) of section 626.2815, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended to read:

626.2815~ Continuing education required; application; exceptions; requirements; penalties.—

(3)

(f) Compliance with continuing education requirements is a condition precedent to the issuance, continuation, reinstatement, or renewal of any appointment subject to this section. An insurance licensee taking a continuing education course, regardless of whether it is a classroom, online, or home study course, may take the required final examination in a proctored location, via the online provider, or by open book if the course offered meets all requirements for continuing education.

Section 6. Subsection (4) of section 626.914, Florida Statutes, is amended to read:

626.914 Definitions.—As used in this Surplus Lines Law, the term:

- (4) "Diligent effort" means seeking coverage from and having been rejected by at least three authorized insurers currently writing this type of coverage and documenting these rejections. However, in the event that the residential structure has a dwelling replacement cost of \$1 million or more, "diligent effort" means seeking coverage from and having been rejected by at least one authorized insurer currently writing this type of coverage and documenting this rejection.
- Section 7. Paragraph (e) is added to subsection (1) of section 626.916, Florida Statutes, to read:

# 626.916 Eligibility for export.—

- (1) No insurance coverage shall be eligible for export unless it meets all of the following conditions:
- (e) For personal residential property risks, the retail or producing agent must advise the insured in writing that coverage may be available and may be less expensive from Citizens Property Insurance Corporation. The notice must include other information that states that Citizens' assessments are higher and the coverage provided by Citizens may be less than the property's existing coverage. If the notice is signed by the insured, it is presumed that the insured has been informed and knows that policies from Citizens Property Insurance Corporation may be less expensive, may provide less coverage, and will be accompanied by higher assessments.
- Section 8. Subsection (2) of section 626.9201, Florida Statutes, is amended to read:

#### 626.9201 Notice of cancellation or nonrenewal.—

- (2) An insurer issuing a policy providing coverage for property, casualty, surety, or marine insurance shall give the named insured written notice of cancellation or termination other than nonrenewal at least 45 days prior to the effective date of the cancellation or termination, including in the written notice the reason or reasons for the cancellation or termination, except that:
- When cancellation is for nonpayment of premium, at least 10 days' written notice of cancellation accompanied by the reason therefor shall be given. As used in this paragraph, the term "nonpayment of premium" means failure of the named insured to discharge when due any of his or her obligations in connection with the payment of premiums on a policy or any installment of such premium, whether the premium is payable directly to the insurer or its agent or indirectly under any premium finance plan or extension of credit, or failure to maintain membership in an organization if such membership is a condition precedent to insurance coverage. The term "nonpayment of premium" also means the failure of a financial institution to honor an insurance applicant's check after delivery to a licensed agent for payment of a premium, even if the agent has previously delivered or transferred the premium to the insurer. If a correctly dishonored check represents the initial premium payment, the contract and all contractual obligations shall be void ab initio unless the nonpayment is cured within the earlier of 5 days after actual notice by certified mail is received by the applicant or 15 days after notice is sent to the applicant by certified mail or registered mail, and, if the contract is void, any premium received by the insurer from a third party shall be refunded to that party in full; and
- (b) When such cancellation or termination occurs during the first 90 days during which the insurance is in force and the insurance is canceled or terminated for reasons other than nonpayment, at least 20 days' written notice of cancellation or termination accompanied by the reason therefor shall be given except where there has been a material misstatement or misrepresentation or failure to comply with the underwriting requirements established by the insurer.
- Section 9. Paragraph (i) of subsection (1) of section 626.9541, Florida Statutes, is amended to read:
- 626.9541  $\,$  Unfair methods of competition and unfair or deceptive acts or practices defined.—
- (1) UNFAIR METHODS OF COMPETITION AND UNFAIR OR DECEPTIVE ACTS.—The following are defined as unfair methods of competition and unfair or deceptive acts or practices:
  - (i) Unfair claim settlement practices.—

- 1. Attempting to settle claims on the basis of an application, when serving as a binder or intended to become a part of the policy, or any other material document which was altered without notice to, or knowledge or consent of, the insured;
- 2. A material misrepresentation made to an insured or any other person having an interest in the proceeds payable under such contract or policy, for the purpose and with the intent of effecting settlement of such claims, loss, or damage under such contract or policy on less favorable terms than those provided in, and contemplated by, such contract or policy; expected in the provided in the provi
- 3. A violation of s. 627.70131(5), if the insurer's handling of the claim is found to be dishonest or in reckless disregard for the rights of any insured;
- 4. Failing to pay undisputed amounts of partial or full benefits under first-party property insurance policies within 30 days after determining the amounts of partial or full benefits and agreeing to coverage; or
- 5.3. Committing or performing with such frequency as to indicate a general business practice any of the following:
- a. Failing to adopt and implement standards for the proper investigation of claims;
- b. Misrepresenting pertinent facts or insurance policy provisions relating to coverages at issue;
- c. Failing to acknowledge and act promptly upon communications with respect to claims;
- d. Denying claims without conducting reasonable investigations based upon available information;
- e. Failing to affirm or deny full or partial coverage of claims, and, as to partial coverage, the dollar amount or extent of coverage, or failing to provide a written statement that the claim is being investigated, upon the written request of the insured within 30 days after proof-of-loss statements have been completed;
- f. Failing to promptly provide a reasonable explanation in writing to the insured of the basis in the insurance policy, in relation to the facts or applicable law, for denial of a claim or for the offer of a compromise settlement:
- g. Failing to promptly notify the insured of any additional information necessary for the processing of a claim; or
- h. Failing to clearly explain the nature of the requested information and the reasons why such information is necessary.
- Section 10. Subsection (4) of section 627.0613, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended to read:
- 627.0613 Consumer advocate.—The Chief Financial Officer must appoint a consumer advocate who must represent the general public of the state before the department and the office. The consumer advocate must report directly to the Chief Financial Officer, but is not otherwise under the authority of the department or of any employee of the department. The consumer advocate has such powers as are necessary to carry out the duties of the office of consumer advocate, including, but not limited to, the powers to:
- (4) Prepare an annual report card for each authorized *personal residential* property insurer, on a form and using a letter-grade scale developed by the commission by rule, which grades each insurer based on the following factors:
- $\mbox{(a)}\ \ \, \mbox{The number and nature of consumer complaints received by the department against the insurer.}$ 
  - (b) The disposition of all complaints received by the department.
  - (c) The average length of time for payment of claims by the insurer.
- (d) Any other factors the commission identifies as assisting policy-holders in making informed choices about homeowner's insurance.

Section 11. Paragraph (a) of subsection (2) of section 627.062, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended, and subsection (10) is added to that section, to read:

627.062 Rate standards.—

- (2) As to all such classes of insurance:
- (a) Insurers or rating organizations shall establish and use rates, rating schedules, or rating manuals to allow the insurer a reasonable rate of return on such classes of insurance written in this state. A copy of rates, rating schedules, rating manuals, premium credits or discount schedules, and surcharge schedules, and changes thereto, shall be filed with the office under one of the following procedures except as provided in subparagraph 3.:
- 1. If the filing is made at least 90 days before the proposed effective date and the filing is not implemented during the office's review of the filing and any proceeding and judicial review, then such filing shall be considered a "file and use" filing. In such case, the office shall finalize its review by issuance of a notice of intent to approve or a notice of intent to disapprove within 90 days after receipt of the filing. The notice of intent to approve and the notice of intent to disapprove constitute agency action for purposes of the Administrative Procedure Act. Requests for supporting information, requests for mathematical or mechanical corrections, or notification to the insurer by the office of its preliminary findings shall not toll the 90-day period during any such proceedings and subsequent judicial review. The rate shall be deemed approved if the office does not issue a notice of intent to approve or a notice of intent to disapprove within 90 days after receipt of the filing.
- 2. If the filing is not made in accordance with the provisions of subparagraph 1., such filing shall be made as soon as practicable, but no later than 30 days after the effective date, and shall be considered a "use and file" filing. An insurer making a "use and file" filing is potentially subject to an order by the office to return to policyholders portions of rates found to be excessive, as provided in paragraph (h).
- 3. For all filings made or submitted on or after January 25, 2007, but on or before December 31, 2008, an insurer seeking a rate that is greater than the rate most recently approved by the office shall make a "file and use" filing. This subparagraph applies to property insurance only. For purposes of this subparagraph, automobile collision and comprehensive coverages are not considered to be property coverages.

The provisions of this subsection shall not apply to workers' compensation and employer's liability insurance and to motor vehicle insurance.

(10) Any interest paid pursuant to s. 627.70131(5) may not be included in the insurer's rate base and may not be used to justify a rate or rate change.

Section 12. Section 627.0655, Florida Statutes, as created by chapter 2007-1, Laws of Florida, is amended, to read:

627.0655 Policyholder loss or expense-related premium discounts.— An insurer or person authorized to engage in the business of insurance in this state may include, in the premium charged an insured for any policy, contract, or certificate of insurance, a discount based on the fact that another policy, contract, or certificate of any type has been purchased by the insured from the same insurer or insurer group.

Section 13. Paragraphs (a), (b), (c), (d), (j), (m), (n), (r), and (v) of subsection (6) of section 627.351, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, are amended, and paragraph (ff) is added to that subsection, to read:

627.351 Insurance risk apportionment plans.—

#### (6) CITIZENS PROPERTY INSURANCE CORPORATION.—

(a)1. It is the public purpose of this subsection to ensure the existence of an orderly market for property insurance for Florida's residents and businesses. The Legislature finds that actual and threatened catastrophic losses to property in this state from hurricanes have eaused insurers are to be unwilling or unable to provide affordable property insurance coverage in this state to the extent sought and needed. The absence of affordable property insurance threatens the public health, safety, and welfare and likewise threatens the economic health of this state. The state therefore has a compelling It is in the public interest and

- a public purpose to assist in assuring that property in the state is insured so as to facilitate the remediation, reconstruction, and replacement of damaged or destroyed property in order to reduce or avoid the negative effects otherwise resulting to the public health, safety, and welfare; to the economy of the state; and to the revenues of the state and local governments needed to provide for the public welfare. It is necessary, therefore, to provide affordable property insurance to applicants who are in good faith entitled to procure insurance through the voluntary market but are unable to do so. The Legislature intends by this subsection that property insurance be provided and that it continues to be provided, as long as necessary, through Citizens Property Insurance Corporation, a government entity that is an integral part of the state and that is not a private insurance company. To that end, the corporation shall strive to increase the availability and affordability of property insurance in this state while achieving an entity organized to achieve efficiencies and economies, and while providing service to policyholders, applicants, and agents which that is no less than the quality generally provided in the voluntary market, for all toward the achievement of the foregoing public purposes. Because it is essential for this government entity the corporation to have the maximum financial resources to pay claims following a catastrophic hurricane, it is the intent of the Legislature that Citizens Property Insurance Corporation continues to be an integral part of the state and that the income of the corporation be exempt from federal income taxation and that interest on the debt obligations issued by the corporation be exempt from federal income taxa-
- 2. The Residential Property and Casualty Joint Underwriting Association originally created by this statute shall be known, as of July 1, 2002, as the Citizens Property Insurance Corporation. The corporation shall provide insurance for residential and commercial property, for applicants who are in good faith entitled, but are unable, to procure insurance through the voluntary market. The corporation shall operate pursuant to a plan of operation approved by order of the Financial Services Commission. The plan is subject to continuous review by the commission. The commission may, by order, withdraw approval of all or part of a plan if the commission determines that conditions have changed since approval was granted and that the purposes of the plan require changes in the plan. The corporation shall continue to operate pursuant to the plan of operation approved by the Office of Insurance Regulation until October 1, 2006. For the purposes of this subsection, residential coverage includes both personal lines residential coverage, which consists of the type of coverage provided by homeowner's, mobile home owner's, dwelling, tenant's, condominium unit owner's, and similar policies, and commercial lines residential coverage, which consists of the type of coverage provided by condominium association, apartment building, and similar policies.
- 3. For the purposes of this subsection, the term "homestead property" means:
- a. Property that has been granted a homestead exemption under chapter 196;
- b. Property for which the owner has a current, written lease with a renter for a term of at least 7 months and for which the dwelling is insured by the corporation for \$200,000 or less;
- c. An owner-occupied mobile home or manufactured home, as defined in s. 320.01, which is permanently affixed to real property, is owned by a Florida resident, and has been granted a homestead exemption under chapter 196 or, if the owner does not own the real property, the owner certifies that the mobile home or manufactured home is his or her principal place of residence;
  - d. Tenant's coverage;
  - e. Commercial lines residential property; or
- f. Any county, district, or municipal hospital; a hospital licensed by any not-for-profit corporation qualified under s. 501(c)(3) of the United States Internal Revenue Code; or a continuing care retirement community that is certified under chapter 651 and that receives an exemption from ad valorem taxes under chapter 196.
- 4. For the purposes of this subsection, the term "nonhomestead property" means property that is not homestead property.

- 5. Effective July 1, 2008, a personal lines residential structure that has a dwelling replacement cost of \$1 million or more, or a single condominium unit that has a combined dwelling and content replacement cost of \$1 million or more is not eligible for coverage by the corporation. Such dwellings insured by the corporation on June 30, 2008, may continue to be covered by the corporation until the end of the policy term. However, such dwellings that are insured by the corporation and become ineligible for coverage due to the provisions of this subparagraph may reapply and obtain coverage in the high-risk account and be considered "nonhomestead property" if the property owner provides the corporation with a sworn affidavit from one or more insurance agents, on a form provided by the corporation, stating that the agents have made their best efforts to obtain coverage and that the property has been rejected for coverage by at least one authorized insurer and at least three surplus lines insurers. If such conditions are met, the dwelling may be insured by the corporation for up to 3 years, after which time the dwelling is ineligible for coverage. The office shall approve the method used by the corporation for valuing the dwelling replacement cost for the purposes of this subparagraph. If a policyholder is insured by the corporation prior to being determined to be ineligible pursuant to this subparagraph and such policyholder files a lawsuit challenging the determination, the policyholder may remain insured by the corporation until the conclusion of the litigation.
- 6. For properties constructed on or after January 1, 2009, the corporation may not insure any property located within 2,500 feet landward of the coastal construction control line created pursuant to s. 161.053 unless the property meets the requirements of the code-plus building standards developed by the Florida Building Commission.
- 7. It is the intent of the Legislature that policyholders, applicants, and agents of the corporation receive service and treatment of the highest possible level but never less than that generally provided in the voluntary market. It also is intended that the corporation be held to service standards no less than those applied to insurers in the voluntary market by the office with respect to responsiveness, timeliness, customer courtesy, and overall dealings with policyholders, applicants, or agents of the corporation.
- (b)1. All insurers authorized to write one or more subject lines of business in this state are subject to assessment by the corporation and, for the purposes of this subsection, are referred to collectively as "assessable insurers." Insurers writing one or more subject lines of business in this state pursuant to part VIII of chapter 626 are not assessable insurers, but insureds who procure one or more subject lines of business in this state pursuant to part VIII of chapter 626 are subject to assessment by the corporation and are referred to collectively as "assessable insureds." An authorized insurer's assessment liability shall begin on the first day of the calendar year following the year in which the insurer was issued a certificate of authority to transact insurance for subject lines of business in this state and shall terminate 1 year after the end of the first calendar year during which the insurer no longer holds a certificate of authority to transact insurance for subject lines of business in this state.
- 2.a. All revenues, assets, liabilities, losses, and expenses of the corporation shall be divided into three separate accounts as follows:
- (I) A personal lines account for personal residential policies issued by the corporation or issued by the Residential Property and Casualty Joint Underwriting Association and renewed by the corporation that provide comprehensive, multiperil coverage on risks that are not located in areas eligible for coverage in the Florida Windstorm Underwriting Association as those areas were defined on January 1, 2002, and for such policies that do not provide coverage for the peril of wind on risks that are located in such areas;
- (II) A commercial lines account for commercial residential and commercial nonresidential policies issued by the corporation or issued by the Residential Property and Casualty Joint Underwriting Association and renewed by the corporation that provide coverage for basic property perils on risks that are not located in areas eligible for coverage in the Florida Windstorm Underwriting Association as those areas were defined on January 1, 2002, and for such policies that do not provide coverage for the peril of wind on risks that are located in such areas; and
- (III) A high-risk account for personal residential policies and commercial residential and commercial nonresidential property policies issued by the corporation or transferred to the corporation that provide

- coverage for the peril of wind on risks that are located in areas eligible for coverage in the Florida Windstorm Underwriting Association as those areas were defined on January 1, 2002. Subject to the approval of a business plan by the Financial Services Commission and Legislative Budget Commission as provided in this sub-sub-subparagraph, but no earlier than March 31, 2007, the corporation may offer policies that provide multiperil coverage and the corporation shall continue to offer policies that provide coverage only for the peril of wind for risks located in areas eligible for coverage in the high-risk account. In issuing multiperil coverage, the corporation may use its approved policy forms and rates for the personal lines account. An applicant or insured who is eligible to purchase a multiperil policy from the corporation may purchase a multiperil policy from an authorized insurer without prejudice to the applicant's or insured's eligibility to prospectively purchase a policy that provides coverage only for the peril of wind from the corporation. An applicant or insured who is eligible for a corporation policy that provides coverage only for the peril of wind may elect to purchase or retain such policy and also purchase or retain coverage excluding wind from an authorized insurer without prejudice to the applicant's or insured's eligibility to prospectively purchase a policy that provides multiperil coverage from the corporation. It is the goal of the Legislature that there would be an overall average savings of 10 percent or more for a policyholder who currently has a wind-only policy with the corporation, and an ex-wind policy with a voluntary insurer or the corporation, and who then obtains a multiperil policy from the corporation. It is the intent of the Legislature that the offer of multiperil coverage in the high-risk account be made and implemented in a manner that does not adversely affect the tax-exempt status of the corporation or creditworthiness of or security for currently outstanding financing obligations or credit facilities of the high-risk account, the personal lines account, or the commercial lines account. By March 1, 2007, the corporation shall prepare and submit for approval by the Financial Services Commission and Legislative Budget Commission a report detailing the corporation's business plan for issuing multiperil coverage in the high-risk account. The business plan shall be approved or disapproved within 30 days after receipt, as submitted or modified and resubmitted by the corporation. The business plan must include: the impact of such multiperil coverage on the corporation's financial resources, the impact of such multiperil coverage on the corporation's tax-exempt status, the manner in which the corporation plans to implement the processing of applications and policy forms for new and existing policyholders, the impact of such multiperil coverage on the corporation's ability to deliver customer service at the high level required by this subsection, the ability of the corporation to process claims, the ability of the corporation to quote and issue policies, the impact of such multiperil coverage on the corporation's agents, the impact of such multiperil coverage on the corporation's existing policyholders, and the impact of such multiperil coverage on rates and premium. The high-risk account must also include quota share primary insurance under subparagraph (c)2. The area eligible for coverage under the high-risk account also includes the area within Port Canaveral, which is bordered on the south by the City of Cape Canaveral, bordered on the west by the Banana River, and bordered on the north by Federal Government property.
- b. The three separate accounts must be maintained as long as financing obligations entered into by the Florida Windstorm Underwriting Association or Residential Property and Casualty Joint Underwriting Association are outstanding, in accordance with the terms of the corresponding financing documents. When the financing obligations are no longer outstanding, in accordance with the terms of the corresponding financing documents, the corporation may use a single account for all revenues, assets, liabilities, losses, and expenses of the corporation. Consistent with the requirement of this subparagraph and prudent investment policies that minimize the cost of carrying debt, the board shall exercise its best efforts to retire existing debt or to obtain approval of necessary parties to amend the terms of existing debt, so as to structure the most efficient plan to consolidate the three separate accounts into a single account. By February 1, 2007, the board shall submit a report to the Financial Services Commission, the President of the Senate, and the Speaker of the House of Representatives which includes an analysis of consolidating the accounts, the actions the board has taken to minimize the cost of carrying debt, and its recommendations for executing the most efficient plan.
- c. Creditors of the Residential Property and Casualty Joint Underwriting Association and of the accounts referenced in sub-sub-subparagraph a.(I) and (II) may shall have a claim against, and recourse to, the accounts referred to in sub-sub-subparagraphs a.(I) and (II) and

shall have no claim against, or recourse to, the account referred to in sub-sub-subparagraph a.(III). Creditors of the Florida Windstorm Underwriting Association shall have a claim against, and recourse to, the account referred to in sub-sub-subparagraph a.(III) and shall have no claim against, or recourse to, the accounts referred to in sub-sub-subparagraphs a.(I) and (II).

- d. Revenues, assets, liabilities, losses, and expenses not attributable to particular accounts shall be prorated among the accounts.
- e. The Legislature finds that the revenues of the corporation are revenues that are necessary to meet the requirements set forth in documents authorizing the issuance of bonds under this subsection.
- f. No part of the income of the corporation may inure to the benefit of any private person.
  - 3. With respect to a deficit in an account:
- a. When the deficit incurred in a particular calendar year is not greater than 10 percent of the aggregate statewide direct written premium for the subject lines of business for the prior calendar year, the entire deficit shall be recovered through regular assessments of assessable insurers under paragraph (p) and assessable insureds.
- b. When the deficit incurred in a particular calendar year exceeds 10 percent of the aggregate statewide direct written premium for the subject lines of business for the prior calendar year, the corporation shall levy regular assessments on assessable insurers under paragraph (p) and on assessable insureds in an amount equal to the greater of 10 percent of the deficit or 10 percent of the aggregate statewide direct written premium for the subject lines of business for the prior calendar year. Any remaining deficit shall be recovered through emergency assessments under sub-subparagraph d.
- Each assessable insurer's share of the amount being assessed under sub-subparagraph a. or sub-subparagraph b. shall be in the proportion that the assessable insurer's direct written premium for the subject lines of business for the year preceding the assessment bears to the aggregate statewide direct written premium for the subject lines of business for that year. The assessment percentage applicable to each assessable insured is the ratio of the amount being assessed under subsubparagraph a. or sub-subparagraph b. to the aggregate statewide direct written premium for the subject lines of business for the prior year. Assessments levied by the corporation on assessable insurers under subsubparagraphs a. and b. shall be paid as required by the corporation's plan of operation and paragraph (p). Notwithstanding any other provision of this subsection, the aggregate amount of a regular assessment for a deficit incurred in a particular calendar year shall be reduced by the estimated amount to be received by the corporation from the Citizens policyholder surcharge under subparagraph (c)11. and the amount collected or estimated to be collected from the assessment on Citizens policyholders pursuant to sub-subparagraph i. Assessments levied by the corporation on assessable insureds under sub-subparagraphs a. and b. shall be collected by the surplus lines agent at the time the surplus lines agent collects the surplus lines tax required by s. 626.932 and shall be paid to the Florida Surplus Lines Service Office at the time the surplus lines agent pays the surplus lines tax to the Florida Surplus Lines Service Office. Upon receipt of regular assessments from surplus lines agents, the Florida Surplus Lines Service Office shall transfer the assessments directly to the corporation as determined by the corpora-
- d. Upon a determination by the board of governors that a deficit in an account exceeds the amount that will be recovered through regular assessments under sub-subparagraph a. or sub-subparagraph b., the board shall levy, after verification by the office, emergency assessments, for as many years as necessary to cover the deficits, to be collected by assessable insurers and the corporation and collected from assessable insureds upon issuance or renewal of policies for subject lines of business, excluding National Flood Insurance policies. The amount of the emergency assessment collected in a particular year shall be a uniform percentage of that year's direct written premium for subject lines of business and all accounts of the corporation, excluding National Flood Insurance Program policy premiums, as annually determined by the board and verified by the office. The office shall verify the arithmetic calculations involved in the board's determination within 30 days after receipt of the information on which the determination was based. Notwithstanding any other provision of law, the corporation and each as-

- sessable insurer that writes subject lines of business shall collect emergency assessments from its policyholders without such obligation being affected by any credit, limitation, exemption, or deferment. Emergency assessments levied by the corporation on assessable insureds shall be collected by the surplus lines agent at the time the surplus lines agent collects the surplus lines tax required by s. 626.932 and shall be paid to the Florida Surplus Lines Service Office at the time the surplus lines agent pays the surplus lines tax to the Florida Surplus Lines Service Office. The emergency assessments so collected shall be transferred directly to the corporation on a periodic basis as determined by the corporation and shall be held by the corporation solely in the applicable account. The aggregate amount of emergency assessments levied for an account under this sub-subparagraph in any calendar year may not exceed the greater of 10 percent of the amount needed to cover the original deficit, plus interest, fees, commissions, required reserves, and other costs associated with financing of the original deficit, or 10 percent of the aggregate statewide direct written premium for subject lines of business and for all accounts of the corporation for the prior year, plus interest, fees, commissions, required reserves, and other costs associated with financing the original deficit.
- e. The corporation may pledge the proceeds of assessments, projected recoveries from the Florida Hurricane Catastrophe Fund, other insurance and reinsurance recoverables, policyholder surcharges and other surcharges, and other funds available to the corporation as the source of revenue for and to secure bonds issued under paragraph (p), bonds or other indebtedness issued under subparagraph (c)3., or lines of credit or other financing mechanisms issued or created under this subsection, or to retire any other debt incurred as a result of deficits or events giving rise to deficits, or in any other way that the board determines will efficiently recover such deficits. The purpose of the lines of credit or other financing mechanisms is to provide additional resources to assist the corporation in covering claims and expenses attributable to a catastrophe. As used in this subsection, the term "assessments" includes regular assessments under sub-subparagraph a., subsubparagraph b., or subparagraph (p)1. and emergency assessments under sub-subparagraph d. Emergency assessments collected under sub-subparagraph d. are not part of an insurer's rates, are not premium, and are not subject to premium tax, fees, or commissions; however, failure to pay the emergency assessment shall be treated as failure to pay premium. The emergency assessments under sub-subparagraph d. shall continue as long as any bonds issued or other indebtedness incurred with respect to a deficit for which the assessment was imposed remain outstanding, unless adequate provision has been made for the payment of such bonds or other indebtedness pursuant to the documents governing such bonds or other indebtedness.
- f. As used in this subsection for purposes of any deficit incurred on or after January 25, 2007, the term "subject lines of business" means insurance written by assessable insurers or procured by assessable insureds for all property and casualty lines of business in this state, but not including workers' compensation or medical malpractice. As used in the sub-subparagraph, the term "property and casualty lines of business" includes all lines of business identified on Form 2, Exhibit of Premiums and Losses, in the annual statement required of authorized insurers by s. 624.424 and any rule adopted under this section, except for those lines identified as accident and health insurance and except for policies written under the National Flood Insurance Program or the Federal Crop Insurance Program. For purposes of this subsubparagraph, the term "workers' compensation" includes both workers' compensation insurance and excess workers' compensation insurance.
- g. The Florida Surplus Lines Service Office shall determine annually the aggregate statewide written premium in subject lines of business procured by assessable insureds and shall report that information to the corporation in a form and at a time the corporation specifies to ensure that the corporation can meet the requirements of this subsection and the corporation's financing obligations.
- h. The Florida Surplus Lines Service Office shall verify the proper application by surplus lines agents of assessment percentages for regular assessments and emergency assessments levied under this subparagraph on assessable insureds and shall assist the corporation in ensuring the accurate, timely collection and payment of assessments by surplus lines agents as required by the corporation.
- i. If a deficit is incurred in any account in 2008 or thereafter, the board of governors shall levy an immediate assessment against the

premium of each nonhomestead property policyholder in all accounts of the corporation, as a uniform percentage of the premium of the policy of up to 10 percent of such premium, which funds shall be used to offset the deficit. If this assessment is insufficient to eliminate the deficit, the board of governors shall levy an additional assessment against all policyholders of the corporation, which shall be collected at the time of issuance or renewal of a policy, as a uniform percentage of the premium for the policy of up to 10 percent of such premium, which funds shall be used to further offset the deficit.

- j. The board of governors shall maintain separate accounting records that consolidate data for nonhomestead properties, including, but not limited to, number of policies, insured values, premiums written, and losses. The board of governors shall annually report to the office and the Legislature a summary of such data.
  - (c) The plan of operation of the corporation:
- 1. Must provide for adoption of residential property and casualty insurance policy forms and commercial residential and nonresidential property insurance forms, which forms must be approved by the office prior to use. The corporation shall adopt the following policy forms:
- a. Standard personal lines policy forms that are comprehensive multiperil policies providing full coverage of a residential property equivalent to the coverage provided in the private insurance market under an HO-3, HO-4, or HO-6 policy.
- b. Basic personal lines policy forms that are policies similar to an HO-8 policy or a dwelling fire policy that provide coverage meeting the requirements of the secondary mortgage market, but which coverage is more limited than the coverage under a standard policy.
- c. Commercial lines residential and nonresidential policy forms that are generally similar to the basic perils of full coverage obtainable for commercial residential structures and commercial nonresidential structures in the admitted voluntary market.
- d. Personal lines and commercial lines residential property insurance forms that cover the peril of wind only. The forms are applicable only to residential properties located in areas eligible for coverage under the high-risk account referred to in sub-subparagraph (b)2.a.
- e. Commercial lines nonresidential property insurance forms that cover the peril of wind only. The forms are applicable only to nonresidential properties located in areas eligible for coverage under the high-risk account referred to in sub-subparagraph (b)2.a.
- f. The corporation may adopt variations of the policy forms listed in sub-subparagraphs a.-e. that contain more restrictive coverage.
- 2.a. Must provide that the corporation adopt a program in which the corporation and authorized insurers enter into quota share primary insurance agreements for hurricane coverage, as defined in s. 627.4025(2)(a), for eligible risks, and adopt property insurance forms for eligible risks which cover the peril of wind only. As used in this subsection, the term:
- "Quota share primary insurance" means an arrangement in which the primary hurricane coverage of an eligible risk is provided in specified percentages by the corporation and an authorized insurer. The corporation and authorized insurer are each solely responsible for a specified percentage of hurricane coverage of an eligible risk as set forth in a quota share primary insurance agreement between the corporation and an authorized insurer and the insurance contract. The responsibility of the corporation or authorized insurer to pay its specified percentage of hurricane losses of an eligible risk, as set forth in the quota share primary insurance agreement, may not be altered by the inability of the other party to the agreement to pay its specified percentage of hurricane losses. Eligible risks that are provided hurricane coverage through a quota share primary insurance arrangement must be provided policy forms that set forth the obligations of the corporation and authorized insurer under the arrangement, clearly specify the percentages of quota share primary insurance provided by the corporation and authorized insurer, and conspicuously and clearly state that neither the authorized insurer nor the corporation may be held responsible beyond its specified percentage of coverage of hurricane losses.
- (II) "Eligible risks" means personal lines residential and commercial lines residential risks that meet the underwriting criteria of the corporations of the corporation of the corpora

- tion and are located in areas that were eligible for coverage by the Florida Windstorm Underwriting Association on January 1, 2002.
- b. The corporation may enter into quota share primary insurance agreements with authorized insurers at corporation coverage levels of 90 percent and 50 percent.
- c. If the corporation determines that additional coverage levels are necessary to maximize participation in quota share primary insurance agreements by authorized insurers, the corporation may establish additional coverage levels. However, the corporation's quota share primary insurance coverage level may not exceed 90 percent.
- d. Any quota share primary insurance agreement entered into between an authorized insurer and the corporation must provide for a uniform specified percentage of coverage of hurricane losses, by county or territory as set forth by the corporation board, for all eligible risks of the authorized insurer covered under the quota share primary insurance agreement.
- e. Any quota share primary insurance agreement entered into between an authorized insurer and the corporation is subject to review and approval by the office. However, such agreement shall be authorized only as to insurance contracts entered into between an authorized insurer and an insured who is already insured by the corporation for wind coverage.
- f. For all eligible risks covered under quota share primary insurance agreements, the exposure and coverage levels for both the corporation and authorized insurers shall be reported by the corporation to the Florida Hurricane Catastrophe Fund. For all policies of eligible risks covered under quota share primary insurance agreements, the corporation and the authorized insurer shall maintain complete and accurate records for the purpose of exposure and loss reimbursement audits as required by Florida Hurricane Catastrophe Fund rules. The corporation and the authorized insurer shall each maintain duplicate copies of policy declaration pages and supporting claims documents.
- g. The corporation board shall establish in its plan of operation standards for quota share agreements which ensure that there is no discriminatory application among insurers as to the terms of quota share agreements, pricing of quota share agreements, incentive provisions if any, and consideration paid for servicing policies or adjusting claims.
- h. The quota share primary insurance agreement between the corporation and an authorized insurer must set forth the specific terms under which coverage is provided, including, but not limited to, the sale and servicing of policies issued under the agreement by the insurance agent of the authorized insurer producing the business, the reporting of information concerning eligible risks, the payment of premium to the corporation, and arrangements for the adjustment and payment of hurricane claims incurred on eligible risks by the claims adjuster and personnel of the authorized insurer. Entering into a quota sharing insurance agreement between the corporation and an authorized insurer shall be voluntary and at the discretion of the authorized insurer.
- 3. May provide that the corporation may employ or otherwise contract with individuals or other entities to provide administrative or professional services that may be appropriate to effectuate the plan. The corporation shall have the power to borrow funds, by issuing bonds or by incurring other indebtedness, and shall have other powers reasonably necessary to effectuate the requirements of this subsection, including, without limitation, the power to issue bonds and incur other indebtedness in order to refinance outstanding bonds or other indebtedness. The corporation may, but is not required to, seek judicial validation of its bonds or other indebtedness under chapter 75. The corporation may issue bonds or incur other indebtedness, or have bonds issued on its behalf by a unit of local government pursuant to subparagraph (g)2., in the absence of a hurricane or other weather-related event, upon a determination by the corporation, subject to approval by the office, that such action would enable it to efficiently meet the financial obligations of the corporation and that such financings are reasonably necessary to effectuate the requirements of this subsection. The corporation is authorized to take all actions needed to facilitate tax-free status for any such bonds or indebtedness, including formation of trusts or other affiliated entities. The corporation shall have the authority to pledge assessments, projected recoveries from the Florida Hurricane Catastrophe Fund, other reinsurance recoverables, market equalization and other surcharges,

and other funds available to the corporation as security for bonds or other indebtedness. In recognition of s. 10, Art. I of the State Constitution, prohibiting the impairment of obligations of contracts, it is the intent of the Legislature that no action be taken whose purpose is to impair any bond indenture or financing agreement or any revenue source committed by contract to such bond or other indebtedness.

- 4.a. Must require that the corporation operate subject to the supervision and approval of a board of governors consisting of eight individuals who are residents of this state, from different geographical areas of this state. The Governor, the Chief Financial Officer, the President of the Senate, and the Speaker of the House of Representatives shall each appoint two members of the board. At least one of the two members appointed by each appointing officer must have demonstrated expertise in insurance. The Chief Financial Officer shall designate one of the appointees as chair. All board members serve at the pleasure of the appointing officer. All members of the board of governors are subject to removal at will by the officers who appointed them. All board members, including the chair, must be appointed to serve for 3-year terms beginning annually on a date designated by the plan. Any board vacancy shall be filled for the unexpired term by the appointing officer. The Chief Financial Officer shall appoint a technical advisory group to provide information and advice to the board of governors in connection with the board's duties under this subsection. The executive director and senior managers of the corporation shall be engaged by the board and serve at the pleasure of the board. Any executive director appointed on or after July 1, 2006, is subject to confirmation by the Senate. The executive director is responsible for employing other staff as the corporation may require, subject to review and concurrence by the board.
- b. The board shall create a Market Accountability Advisory Committee to assist the corporation in developing awareness of its rates and its customer and agent service levels in relationship to the voluntary market insurers writing similar coverage. The members of the advisory committee shall consist of the following 11 persons, one of whom must be elected chair by the members of the committee: four representatives, one appointed by the Florida Association of Insurance Agents, one by the Florida Association of Insurance and Financial Advisors, one by the Professional Insurance Agents of Florida, and one by the Latin American Association of Insurance Agencies; three representatives appointed by the insurers with the three highest voluntary market share of residential property insurance business in the state; one representative from the Office of Insurance Regulation; one consumer appointed by the board who is insured by the corporation at the time of appointment to the committee; one representative appointed by the Florida Association of Realtors; and one representative appointed by the Florida Bankers Association. All members must serve for 3-year terms and may serve for consecutive terms. The committee shall report to the corporation at each board meeting on insurance market issues which may include rates and rate competition with the voluntary market; service, including policy issuance, claims processing, and general responsiveness to policyholders, applicants, and agents; and matters relating to depopulation.
- 5. Must provide a procedure for determining the eligibility of a risk for coverage, as follows:
- a. Subject to the provisions of s. 627.3517, with respect to personal lines residential risks, if the risk is offered coverage from an authorized insurer at the insurer's approved rate under either a standard policy including wind coverage or, if consistent with the insurer's underwriting rules as filed with the office, a basic policy including wind coverage, for a new application to the corporation for coverage, the risk is not eligible for any policy issued by the corporation unless the premium for coverage from the authorized insurer is more than 25 percent greater than the premium for comparable coverage from the corporation. If the risk is not able to obtain any such offer, the risk is eligible for either a standard policy including wind coverage or a basic policy including wind coverage issued by the corporation; however, if the risk could not be insured under a standard policy including wind coverage regardless of market conditions, the risk shall be eligible for a basic policy including wind coverage unless rejected under subparagraph 8. However, with regard to a policyholder of the corporation or a policyholder removed from the corporation through an assumption agreement until the end of the assumption period, the policyholder remains eligible for coverage from the corporation regardless of any offer of coverage from an authorized insurer or surplus lines insurer. The corporation shall determine the type of policy to be provided on the basis of objective standards specified in the underwriting manual and based on generally accepted underwriting practices.

- (I) If the risk accepts an offer of coverage through the market assistance plan or an offer of coverage through a mechanism established by the corporation before a policy is issued to the risk by the corporation or during the first 30 days of coverage by the corporation, and the producing agent who submitted the application to the plan or to the corporation is not currently appointed by the insurer, the insurer shall:
- (A) Pay to the producing agent of record of the policy, for the first year, an amount that is the greater of the insurer's usual and customary commission for the type of policy written or a fee equal to the usual and customary commission of the corporation; or
- (B) Offer to allow the producing agent of record of the policy to continue servicing the policy for a period of not less than 1 year and offer to pay the agent the greater of the insurer's or the corporation's usual and customary commission for the type of policy written.

If the producing agent is unwilling or unable to accept appointment, the new insurer shall pay the agent in accordance with sub-sub-sub-sub-sub-paragraph (A).

- (II) When the corporation enters into a contractual agreement for a take-out plan, the producing agent of record of the corporation policy is entitled to retain any unearned commission on the policy, and the insurer shall:
- (A) Pay to the producing agent of record of the corporation policy, for the first year, an amount that is the greater of the insurer's usual and customary commission for the type of policy written or a fee equal to the usual and customary commission of the corporation; or
- (B) Offer to allow the producing agent of record of the corporation policy to continue servicing the policy for a period of not less than 1 year and offer to pay the agent the greater of the insurer's or the corporation's usual and customary commission for the type of policy written.

If the producing agent is unwilling or unable to accept appointment, the new insurer shall pay the agent in accordance with sub-sub-sub-sub-sub-paragraph (A).

- b. With respect to commercial lines residential risks, for a new application to the corporation for coverage, if the risk is offered coverage under a policy including wind coverage from an authorized insurer at its approved rate, the risk is not eligible for any policy issued by the corporation unless the premium for coverage from the authorized insurer is more than 25 percent greater than the premium for comparable coverage from the corporation. If the risk is not able to obtain any such offer, the risk is eligible for a policy including wind coverage issued by the corporation. However, with regard to a policyholder of the corporation or a policyholder removed from the corporation through an assumption agreement until the end of the assumption period, the policyholder remains eligible for coverage from the corporation regardless of any offer of coverage from an authorized insurer or surplus lines insurer.
- (I) If the risk accepts an offer of coverage through the market assistance plan or an offer of coverage through a mechanism established by the corporation before a policy is issued to the risk by the corporation or during the first 30 days of coverage by the corporation, and the producing agent who submitted the application to the plan or the corporation is not currently appointed by the insurer, the insurer shall:
- (A) Pay to the producing agent of record of the policy, for the first year, an amount that is the greater of the insurer's usual and customary commission for the type of policy written or a fee equal to the usual and customary commission of the corporation; or
- (B) Offer to allow the producing agent of record of the policy to continue servicing the policy for a period of not less than 1 year and offer to pay the agent the greater of the insurer's or the corporation's usual and customary commission for the type of policy written.

If the producing agent is unwilling or unable to accept appointment, the new insurer shall pay the agent in accordance with sub-sub-sub-sub-sub-paragraph (A).

- (II) When the corporation enters into a contractual agreement for a take-out plan, the producing agent of record of the corporation policy is entitled to retain any unearned commission on the policy, and the insurer shall:
- (A) Pay to the producing agent of record of the corporation policy, for the first year, an amount that is the greater of the insurer's usual and

customary commission for the type of policy written or a fee equal to the usual and customary commission of the corporation; or

(B) Offer to allow the producing agent of record of the corporation policy to continue servicing the policy for a period of not less than 1 year and offer to pay the agent the greater of the insurer's or the corporation's usual and customary commission for the type of policy written.

If the producing agent is unwilling or unable to accept appointment, the new insurer shall pay the agent in accordance with sub-sub-sub-sub-sub-paragraph (A).

- c. For purposes of determining comparable coverage under subsubparagraphs a. and b., the comparison shall be based on those forms and coverages that are reasonably comparable. The corporation may rely on a determination of comparable coverage and premium made by the producing agent who submits the application to the corporation made in its capacity as the corporation's agent. It is acceptable to make a comparison solely of the premium with respect to the main building or structure only, on the following basis: the same coverage A or other building limits; the same percentage hurricane deductible that applies on an annual basis or that applies to each hurricane for commercial residential property; the same percentage of ordinance and law coverage, if the same limit is offered by both the corporation and the authorized insurer; the same mitigation credits, to the extent the same types of credits are offered both by the corporation and the authorized insurer; the same method for loss payment, such as replacement cost or actual cash value, if the same method is offered both by the corporation and the authorized insurer in accordance with underwriting rules; and any other form or coverage that is reasonably comparable as determined by the board. If an application is submitted to the corporation for wind-only coverage in the high-risk account, the premium for the corporation's wind-only policy plus the premium for the ex-wind policy that is offered by an authorized insurer to the applicant shall be compared to the premium for multi-peril coverage offered by an authorized insurer, subject to the standards for comparison specified in this subparagraph. If the corporation or the applicant requests from the authorized insurer a breakdown of the premium of the offer by types of coverage so that a comparison may be made by the corporation or its agent and the authorized insurer refuses or is unable to provide such information, the corporation may treat the offer as not being an offer of coverage from an authorized insurer at the insurer's approved rate.
- 6. Must provide by July 1, 2007, that an application for coverage for a new policy is subject to a waiting period of 10 days before coverage is effective, during which time the corporation shall make such application available for review by general lines agents and authorized property and casualty insurers. The board shall approve an exception that allows for coverage to be effective before the end of the 10 day waiting period, for coverage issued in conjunction with a real estate closing. The board may approve such other exceptions as the board determines are necessary to prevent lapses in coverage.
  - 6.7. Must include rules for classifications of risks and rates therefor.
- 7.8. Must provide that if premium and investment income for an account attributable to a particular calendar year are in excess of projected losses and expenses for the account attributable to that year, such excess shall be held in surplus in the account. Such surplus shall be available to defray deficits in that account as to future years and shall be used for that purpose prior to assessing assessable insurers and assessable insureds as to any calendar year.
- 8.9. Must provide objective criteria and procedures to be uniformly applied for all applicants in determining whether an individual risk is so hazardous as to be uninsurable. In making this determination and in establishing the criteria and procedures, the following shall be considered:
- a. Whether the likelihood of a loss for the individual risk is substantially higher than for other risks of the same class; and
- b. Whether the uncertainty associated with the individual risk is such that an appropriate premium cannot be determined.

The acceptance or rejection of a risk by the corporation shall be construed as the private placement of insurance, and the provisions of chapter 120 shall not apply.

- 9.10. Must provide that the corporation shall make its best efforts to procure catastrophe reinsurance at reasonable rates, to cover its projected 100-year probable maximum loss as determined by the board of governors.
- 10.11. Must provide that in the event of regular deficit assessments under sub-subparagraph (b)3.a. or sub-subparagraph (b)3.b., in the personal lines account, the commercial lines residential account, or the high-risk account, the corporation shall levy upon corporation policyholders in its next rate filing, or by a separate rate filing solely for this purpose, a Citizens policyholder surcharge arising from a regular assessment in such account in a percentage equal to the total amount of such regular assessments divided by the aggregate statewide direct written premium for subject lines of business for the prior calendar year. For purposes of calculating the Citizens policyholder surcharge to be levied under this subparagraph, the total amount of the regular assessment to which this surcharge is related shall be determined as set forth in subparagraph (b)3., without deducting the estimated Citizens policyholder surcharge. Citizens policyholder surcharges under this subparagraph are not considered premium and are not subject to commissions, fees, or premium taxes; however, failure to pay a market equalization surcharge shall be treated as failure to pay premium.
- 11.12. The policies issued by the corporation must provide that, if the corporation or the market assistance plan obtains an offer from an authorized insurer to cover the risk at its approved rates, the risk is no longer eligible for renewal through the corporation, except as otherwise provided in this subsection.
- 12.13. Corporation policies and applications must include a notice that the corporation policy could, under this section, be replaced with a policy issued by an authorized insurer that does not provide coverage identical to the coverage provided by the corporation. The notice shall also specify that acceptance of corporation coverage creates a conclusive presumption that the applicant or policyholder is aware of this potential.
- 13.14. May establish, subject to approval by the office, different eligibility requirements and operational procedures for any line or type of coverage for any specified county or area if the board determines that such changes to the eligibility requirements and operational procedures are justified due to the voluntary market being sufficiently stable and competitive in such area or for such line or type of coverage and that consumers who, in good faith, are unable to obtain insurance through the voluntary market through ordinary methods would continue to have access to coverage from the corporation. When coverage is sought in connection with a real property transfer, such requirements and procedures shall not provide for an effective date of coverage later than the date of the closing of the transfer as established by the transferor, the transferee, and, if applicable, the lender.
- 14.15. Must provide that, with respect to the high-risk account, any assessable insurer with a surplus as to policyholders of \$25 million or less writing 25 percent or more of its total countrywide property insurance premiums in this state may petition the office, within the first 90 days of each calendar year, to qualify as a limited apportionment company. A regular assessment levied by the corporation on a limited apportionment company for a deficit incurred by the corporation for the highrisk account in 2006 or thereafter may be paid to the corporation on a monthly basis as the assessments are collected by the limited apportionment company from its insureds pursuant to s. 627.3512, but the regular assessment must be paid in full within 12 months after being levied by the corporation. A limited apportionment company shall collect from its policyholders any emergency assessment imposed under subparagraph (b)3.d. The plan shall provide that, if the office determines that any regular assessment will result in an impairment of the surplus of a limited apportionment company, the office may direct that all or part of such assessment be deferred as provided in subparagraph (g)4. However, there shall be no limitation or deferment of an emergency assessment to be collected from policyholders under sub-subparagraph (b)3.d.
- 15.16. Must provide that the corporation appoint as its licensed agents only those agents who also hold an appointment as defined in s. 626.015(3) with an insurer who at the time of the agent's initial appointment by the corporation is authorized to write and is actually writing personal lines residential property coverage, commercial residential property coverage, or commercial nonresidential property coverage within the state.

- 16.17. Must provide, by July 1, 2007, a premium payment plan option to its policyholders which allows at a minimum for quarterly and semiannual payment of premiums. A monthly payment plan may, but is not required to, be offered.
- 17.18. Must provide, effective June 1, 2007, that the corporation contract with each insurer providing the non-wind coverage for risks insured by the corporation in the high-risk account, requiring that the insurer provide claims adjusting services for the wind coverage provided by the corporation for such risks. An insurer is required to enter into this contract as a condition of providing non-wind coverage for a risk that is insured by the corporation in the high-risk account unless the board approves an exemption for good cause finds, after a hearing, that the insurer is not capable of providing adjusting services at an acceptable level of quality to corporation policyholders. The terms and conditions of such contracts must be substantially the same as the contracts that the corporation executed with insurers under the "adjust-your-own" program in 2006, except as may be mutually agreed to by the parties and except for such changes that the board determines are necessary to ensure that claims are adjusted appropriately. The corporation shall provide a process for neutral arbitration of any dispute between the corporation and the insurer regarding the terms of the contract. The corporation shall review and monitor the performance of insurers under these contracts.
- 18.19. Must limit coverage on mobile homes or manufactured homes built prior to 1994 to actual cash value of the dwelling rather than replacement costs of the dwelling.
- 19.20. May provide such limits of coverage as the board determines, consistent with the requirements of this subsection.
- 20.21. May require commercial property to meet specified hurricane mitigation construction features as a condition of eligibility for coverage.
- (d)1. All prospective employees for senior management positions, as defined by the plan of operation, are subject to background checks as a prerequisite for employment. The office shall conduct background checks on such prospective employees pursuant to ss. 624.34, 624.404(3), and 628.261.
- 2. On or before July 1 of each year, employees of the corporation are required to sign and submit a statement attesting that they do not have a conflict of interest, as defined in part III of chapter 112. As a condition of employment, all prospective employees are required to sign and submit to the corporation a conflict-of-interest statement.
- 3. Senior managers and members of the board of governors are subject to the provisions of ss. 112.313, 112.3135, 112,3143, 112.3145, 112.316, and 112.317 which apply to political subdivisions of the state part III of chapter 112, including, but not limited to, the code of ethics and public disclosure and reporting of financial interests, pursuant to s. 112.3145. For purposes of the filing requirements in s. 112.3145, senior managers and board members are also required to file such disclosures with the Commission on Ethics and the Office of Insurance Regulation. The executive director of the corporation or his or her designee shall notify each newly appointed and existing appointed member of the board of governors and senior managers of their duty to comply with the reporting requirements of s. 112.3145 part III of chapter 112. At least quarterly, the executive director or his or her designee shall submit to the Commission on Ethics a list of names of the senior managers and members of the board of governors who are subject to the public disclosure requirements under s. 112.3145. Notwithstanding s. 112.313, if a member of the board of governors has been appointed by his or her appointing officer because of demonstrated expertise in insurance, such member may be an employee, officer, owner, or director of an insurance agency or insurance company or other insurance entity that has a contractual relationship with the corporation. Such board member may participate in and vote on a matter if the applicable provisions of s. 112.3143 are met and if the insurance entity would not obtain a special or unique benefit that would not apply to other similar insurance entities that have a contractual relationship with the corporation. For purposes of the applicable sections of chapter 112 cited in this subparagraph, senior managers of the corporation are subject to those provisions applicable to employees of political subdivisions of the state and board members are subject to those provisions applicable to appointed public officers or public officials of political subdivisions of the state and, for purposes of s. 112.3143(2), board members are considered state public officers.

- 4. Notwithstanding s. 112.3148 or s. 112.3149, or any other provision of law, an employee or board member may not knowingly accept, directly or indirectly, any gift or expenditure from a person or entity, or an employee or representative of such person or entity, that has a contractual relationship with the corporation or who is under consideration for a contract. An employee or board member who fails to comply with subparagraph 3. or this subparagraph is subject to penalties provided under s. ss. 112.317 and 112.3173.
- 5. Any senior manager of the corporation who is employed on or after January 1, 2007, regardless of the date of hire, who subsequently retires or terminates employment is prohibited from representing another person or entity before the corporation for 2 years after retirement or termination of employment from the corporation.
- 6. Any senior manager employee of the corporation who is employed on or after January 1, 2007, regardless of the date of hire, who subsequently retires or terminates employment is prohibited from having any employment or contractual relationship for 2 years with an insurer that has received a take-out bonus agreement with from the corporation.
- (j)1. The corporation shall establish and maintain a unit or division to investigate possible fraudulent claims by insureds or by persons making claims for services or repairs against policies held by insureds; or it may contract with others to investigate possible fraudulent claims for services or repairs against policies held by the corporation pursuant to s. 626.9891. The corporation must comply with reporting requirements of s. 626.9891. An employee of the corporation shall notify the *Corporation's Office of the Internal Auditor and the* Division of Insurance Fraud within 48 hours after having information that would lead a reasonable person to suspect that fraud may have been committed by any employee of the corporation.
- 2. The corporation shall establish a unit or division responsible for receiving and responding to consumer complaints, which unit or division is the sole responsibility of a senior manager of the corporation.
- (m)1. Rates for coverage provided by the corporation shall be actuarially sound and subject to the requirements of s. 627.062, except as otherwise provided in this paragraph. The corporation shall file its recommended rates with the office at least annually. The corporation shall provide any additional information regarding the rates which the office requires. The office shall consider the recommendations of the board and issue a final order establishing the rates for the corporation within 45 days after the recommended rates are filed. The corporation may not pursue an administrative challenge or judicial review of the final order of the office.
- 2. In addition to the rates otherwise determined pursuant to this paragraph, the corporation shall impose and collect an amount equal to the premium tax provided for in s. 624.509 to augment the financial resources of the corporation.
- 3. After the public hurricane loss-projection model under s. 627.06281 has been found to be accurate and reliable by the Florida Commission on Hurricane Loss Projection Methodology, that model shall serve as the minimum benchmark for determining the windstorm portion of the corporation's rates. This subparagraph does not require or allow the corporation to adopt rates lower than the rates otherwise required or allowed by this paragraph.
- 4. The rate filings for the corporation which were approved by the office and which took effect January 1, 2007, are rescinded, except for those rates that were lowered. As soon as possible, the corporation shall begin using the lower rates that were in effect on December 31, 2006, and shall provide refunds to policyholders who have paid higher rates as a result of that rate filing. The rates in effect on December 31, 2006, shall remain in effect through at least December 31, 2007, for the 2007 calendar year except for any rate change that results in a lower rate. The next rate change that may increase rates shall be filed with the office by take effect January 1, 2008, pursuant to a new rate filing recommended by the corporation and established by the office, subject to the requirements of this paragraph.
- (n) If coverage in an account is deactivated pursuant to paragraph (f), coverage through the corporation shall be reactivated by order of the office only under one of the following circumstances:

- 1. If the market assistance plan receives a minimum of 100 applications for coverage within a 3-month period, or 200 applications for coverage within a 1-year period or less for residential coverage, unless the market assistance plan provides a quotation from admitted carriers at their filed rates for at least 90 percent of such applicants. Any market assistance plan application that is rejected because an individual risk is so hazardous as to be uninsurable using the criteria specified in subparagraph (c)8. shall not be included in the minimum percentage calculation provided herein. In the event that there is a legal or administrative challenge to a determination by the office that the conditions of this subparagraph have been met for eligibility for coverage in the corporation, any eligible risk may obtain coverage during the pendency of such challenge.
- 2. In response to a state of emergency declared by the Governor under s. 252.36, the office may activate coverage by order for the period of the emergency upon a finding by the office that the emergency significantly affects the availability of residential property insurance.
- (r)1. There shall be no liability on the part of, and no cause of action of any nature shall arise against, any assessable insurer or its agents or employees, the corporation or its agents or employees, members of the board of governors or their respective designees at a board meeting, corporation committee members, or the office or its representatives, for any action taken by them in the performance of their duties or responsibilities under this subsection. Such immunity does not apply to:
  - a.1. Any of the foregoing persons or entities for any willful tort;
- b.2. The corporation or its producing agents for breach of any contract or agreement pertaining to insurance coverage;
  - c.3. The corporation with respect to issuance or payment of debt; or
- d.4. Any assessable insurer with respect to any action to enforce an assessable insurer's obligations to the corporation under this subsection; or.
- e. The corporation in any pending or future action for breach of contract or for benefits under a policy issued by the corporation; in any such action, the corporation shall be liable to the policyholders and beneficiaries for attorney's fees under s. 627.428.
- 2. The corporation shall manage its claim employees, independent adjusters, and others who handle claims to ensure they carry out the corporation's duty to its policyholders to handle claims carefully, timely, diligently, and in good faith, balanced against the corporation's duty to the state to manage its assets responsibly to minimize its assessment potential.
  - (v) Notwithstanding any other provision of law:
- 1. The pledge or sale of, the lien upon, and the security interest in any rights, revenues, or other assets of the corporation created or purported to be created pursuant to any financing documents to secure any bonds or other indebtedness of the corporation shall be and remain valid and enforceable, notwithstanding the commencement of and during the continuation of, and after, any rehabilitation, insolvency, liquidation, bankruptcy, receivership, conservatorship, reorganization, or similar proceeding against the corporation under the laws of this state.
- 2. No such proceeding shall relieve the corporation of its obligation, or otherwise affect its ability to perform its obligation, to continue to collect, or levy and collect, assessments, market equalization or other surcharges under subparagraph (c)10., or any other rights, revenues, or other assets of the corporation pledged pursuant to any financing documents.
- 3. Each such pledge or sale of, lien upon, and security interest in, including the priority of such pledge, lien, or security interest, any such assessments, market equalization or other surcharges, or other rights, revenues, or other assets which are collected, or levied and collected, after the commencement of and during the pendency of, or after, any such proceeding shall continue unaffected by such proceeding. As used in this subsection, the term "financing documents" means any agreement or agreements, instrument or instruments, or other document or documents now existing or hereafter created evidencing any bonds or other indebtedness of the corporation or pursuant to which any such bonds or other indebtedness has been or may be issued and pursuant to

- which any rights, revenues, or other assets of the corporation are pledged or sold to secure the repayment of such bonds or indebtedness, together with the payment of interest on such bonds or such indebtedness, or the payment of any other obligation or financial product, as defined in the plan of operation of the corporation related to such bonds or indebtedness.
- 4. Any such pledge or sale of assessments, revenues, contract rights, or other rights or assets of the corporation shall constitute a lien and security interest, or sale, as the case may be, that is immediately effective and attaches to such assessments, revenues, or contract rights or other rights or assets, whether or not imposed or collected at the time the pledge or sale is made. Any such pledge or sale is effective, valid, binding, and enforceable against the corporation or other entity making such pledge or sale, and valid and binding against and superior to any competing claims or obligations owed to any other person or entity, including policyholders in this state, asserting rights in any such assessments, revenues, or contract rights or other rights or assets to the extent set forth in and in accordance with the terms of the pledge or sale contained in the applicable financing documents, whether or not any such person or entity has notice of such pledge or sale and without the need for any physical delivery, recordation, filing, or other action.
- 5. As long as the corporation has any bonds outstanding, the corporation may not file a voluntary petition under chapter 9 of the federal Bankruptcy Code or such corresponding chapter or sections as may be in effect, from time to time, and a public officer or any organization, entity, or other person may not authorize the corporation to be or become a debtor under chapter 9 of the federal Bankruptcy Code or such corresponding chapter or sections as may be in effect, from time to time, during any such period.
- 6. If ordered by a court of competent jurisdiction, the corporation may assume policies or otherwise provide coverage for policyholders of an insurer placed in liquidation under chapter 631, under such forms, rates, terms, and conditions as the corporation deems appropriate, subject to approval by the office.
- (ff) The office may establish a pilot program to offer optional sinkhole coverage in one or more counties or other territories of the corporation for the purpose of implementing s. 627.706, as amended by s. 30 of chapter 2007-1, Laws of Florida. Under the pilot program, the corporation is not required to issue a notice of nonrenewal to exclude sinkhole coverage upon the renewal of existing policies, but may exclude such coverage using a notice of coverage change.
- Section 14. Subsection (4) of section 627.3511, Florida Statutes, is amended to read:
- $627.3511\,$  Depopulation of Citizens Property Insurance Corporation.—
- (4) AGENT BONUS.—When the corporation enters into a contractual agreement for a take-out plan that provides a bonus to the insurer, the producing agent of record of the corporation policy is entitled to retain any unearned commission on such policy, and the insurer shall either:
- (a) Pay to the producing agent of record of the association policy, for the first year, an amount that is the greater of the insurer's usual and customary commission for the type of policy written or a fee equal to the usual and customary commission of the corporation; or
- (b) Offer to allow the producing agent of record of the corporation policy to continue servicing the policy for a period of not less than 1 year and offer to pay the agent the greater of the insurer's or the corporation's usual and customary commission for the type of policy written.

If the producing agent is unwilling or unable to accept appointment, the new insurer shall pay the agent in accordance with paragraph (a). The requirement of this subsection that the producing agent of record is entitled to retain the unearned commission on an association policy does not apply to a policy for which coverage has been provided in the association for 30 days or less or for which a cancellation notice has been issued pursuant to  $s.\ 627.351(6)(c)12.\ s.\ 627.351(6)(e)11.$  during the first 30 days of coverage.

Section 15. Paragraph (a) of subsection (3) of section 627.3515, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended to read:

627.3515 Market assistance plan; property and casualty risks.—

(3)(a) The plan and the corporation shall develop a business plan and present it to the Financial Services Commission for approval by September 1, 2007, to provide for the implementation of an electronic database for the purpose of confirming eligibility pursuant to s. 627.351(6). The business plan may provide that authorized insurers or agents of authorized insurers may submit to the plan or the corporation in electronic form, as determined by the plan or the corporation, information determined necessary by the plan or the corporation to deny coverage to risks ineligible for coverage by the corporation. Any authorized insurer submitting such information that results in a risk being denied coverage by the corporation is required to offer coverage to the risk at its approved rates, for the coverage and premium quoted, for at least 1 year.

Section 16. Section 627.3517, Florida Statutes, is amended to read:

627.3517 Consumer choice.—

- (1) Except as provided in subsection (2), No provision of s. 627.351, s. 627.3511, or s. 627.3515 shall be construed to impair the right of any insurance risk apportionment plan policyholder, upon receipt of any keepout or take-out offer, to retain his or her current agent, so long as that agent is duly licensed and appointed by the insurance risk apportionment plan or otherwise authorized to place business with the insurance risk apportionment plan. This right shall not be canceled, suspended, impeded, abridged, or otherwise compromised by any rule, plan of operation, or depopulation plan, whether through keepout, take-out, midterm assumption, or any other means, of any insurance risk apportionment plan or depopulation plan, including, but not limited to, those described in s. 627.351, s. 627.3511, or s. 627.3515. The commission shall adopt any rules necessary to cause any insurance risk apportionment plan or market assistance plan under such sections to demonstrate that the operations of the plan do not interfere with, promote, or allow interference with the rights created under this section. If the policyholder's current agent is unable or unwilling to be appointed with the insurer making the take-out or keepout offer, the policyholder shall not be disqualified from participation in the appropriate insurance risk apportionment plan because of an offer of coverage in the voluntary market. An offer of full property insurance coverage by the insurer currently insuring either the ex-wind or wind-only coverage on the policy to which the offer applies shall not be considered a take-out or keepout offer. Any rule, plan of operation, or plan of depopulation, through keepout, takeout, midterm assumption, or any other means, of any property insurance risk apportionment plan under s. 627.351(2) or (6) is subject to ss. 627.351(2)(b) and (6)(c) and 627.3511(4).
- (2) This section does not apply during the first 10 days after a new application for coverage has been submitted to Citizens Property Insurance Corporation under s. 627.351(6), whether or not coverage is bound during this period.
- Section 17. Subsection (1) of section 627.4035, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended to read:

627.4035 Cash payment of premiums; claims.—

- (1) The premiums for insurance contracts issued in this state or covering risk located in this state shall be paid in cash consisting of coins, currency, checks, or money orders or by using a debit card, credit card, automatic electronic funds transfer, or payroll deduction plan. By July 1, 2007, insurers issuing personal lines residential and commercial property policies shall provide a premium payment plan option to their policyholders which allows for a minimum of quarterly and semiannual payment of premiums. Insurers may, but are not required to, offer monthly payment plans. Insurers issuing such policies must submit their premium payment plan option to the office for approval before use.
- Section 18. Paragraph (b) of subsection (2) of section 627.4133, Florida Statutes, is amended, and subsection (7) is added to that section to read:
  - 627.4133 Notice of cancellation, nonrenewal, or renewal premium.—
- (2) With respect to any personal lines or commercial residential property insurance policy, including, but not limited to, any homeowner's, mobile home owner's, farmowner's, condominium association, condominium unit owner's, apartment building, or other policy covering a residential structure or its contents:

- (b) The insurer shall give the named insured written notice of nonrenewal, cancellation, or termination at least 100 days prior to the effective date of the nonrenewal, cancellation, or termination. However, the insurer shall give at least 100 days' written notice, or written notice by June 1, whichever is earlier, for any nonrenewal, cancellation, or termination that would be effective between June 1 and November 30. The notice must include the reason or reasons for the nonrenewal, cancellation, or termination, except that:
- 1. When cancellation is for nonpayment of premium, at least 10 days' written notice of cancellation accompanied by the reason therefor shall be given. As used in this subparagraph, the term "nonpayment of premium" means failure of the named insured to discharge when due any of her or his obligations in connection with the payment of premiums on a policy or any installment of such premium, whether the premium is payable directly to the insurer or its agent or indirectly under any premium finance plan or extension of credit, or failure to maintain membership in an organization if such membership is a condition precedent to insurance coverage. "Nonpayment of premium" also means the failure of a financial institution to honor an insurance applicant's check after delivery to a licensed agent for payment of a premium, even if the agent has previously delivered or transferred the premium to the insurer. If a dishonored check represents the initial premium payment, the contract and all contractual obligations shall be void ab initio unless the nonpayment is cured within the earlier of 5 days after actual notice by certified mail is received by the applicant or 15 days after notice is sent to the applicant by certified mail or registered mail, and if the contract is void, any premium received by the insurer from a third party shall be refunded to that party in full.
- 2. When such cancellation or termination occurs during the first 90 days during which the insurance is in force and the insurance is canceled or terminated for reasons other than nonpayment of premium, at least 20 days' written notice of cancellation or termination accompanied by the reason therefor shall be given except where there has been a material misstatement or misrepresentation or failure to comply with the underwriting requirements established by the insurer.
- 3. The requirement for providing written notice of nonrenewal by June 1 of any nonrenewal that would be effective between June 1 and November 30 does not apply to the following situations, but the insurer remains subject to the requirement to provide such notice at least 100 days prior to the effective date of nonrenewal:
- a. A policy that is nonrenewed due to a revision in the coverage for sinkhole losses and catastrophic ground cover collapse pursuant to s. 627.706, as amended by s. 30 of chapter 2007-1, Laws of Florida.
- b. A policy that is nonrenewed by Citizens Property Insurance Corporation, pursuant to s. 627.351(6), for a policy that has been assumed by an authorized insurer offering replacement or renewal coverage to the policyholder.

After the policy has been in effect for 90 days, the policy shall not be canceled by the insurer except when there has been a material misstatement, a nonpayment of premium, a failure to comply with underwriting requirements established by the insurer within 90 days of the date of effectuation of coverage, or a substantial change in the risk covered by the policy or when the cancellation is for all insureds under such policies for a given class of insureds. This paragraph does not apply to individually rated risks having a policy term of less than 90 days.

- (7)(a) Effective August 1, 2007, with respect to any residential property insurance policy, every notice of renewal premium must specify:
- 1. The dollar amounts recouped for assessments by the Florida Hurricane Catastrophe Fund, the Citizens Property Insurance Corporation, and the Florida Insurance Guaranty Association. The actual names of the entities must appear next to the dollar amounts.
- 2. The dollar amount of any premium increase that is due to a rate increase and the total dollar amount that is due to coverage changes.
- (b) The Financial Services Commission may adopt rules pursuant to ss. 120.536(1) and 120.54 to implement this subsection.
- Section 19. Paragraphs (a) and (c) of subsection (3) and paragraph (d) of subsection (4) of section 627.701, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, are amended, to read:

- 627.701 Liability of insureds; coinsurance; deductibles.—
- (3)(a) Except as otherwise provided in this subsection, prior to issuing a personal lines residential property insurance policy, the insurer must offer alternative deductible amounts applicable to hurricane losses equal to \$500, 2 percent, 5 percent, and 10 percent of the policy dwelling limits, unless the specific percentage deductible is less than \$500. The written notice of the offer shall specify the hurricane er wind deductible to be applied in the event that the applicant or policyholder fails to affirmatively choose a hurricane deductible. The insurer must provide such policyholder with notice of the availability of the deductible amounts specified in this paragraph in a form approved by the office in conjunction with each renewal of the policy. The failure to provide such notice constitutes a violation of this code but does not affect the coverage provided under the policy.
- (c) With respect to a policy covering a risk with dwelling limits of at least \$100,000, but less than \$250,000, the insurer may, in lieu of offering a policy with a \$500 hurricane or wind deductible as required by paragraph (a), offer a policy that the insurer guarantees it will not nonrenew for reasons of reducing hurricane loss for one renewal period and that contains up to a 2 percent hurricane or wind deductible as required by paragraph (a).

(4)

- (d)1. A personal lines residential property insurance policy covering a risk valued at less than \$500,000 may not have a hurricane deductible in excess of 10 percent of the policy dwelling limits, unless the following conditions are met:
- a. The policyholder must personally write and provide to the insurer the following statement in his or her own handwriting and sign his or her name, which must also be signed by every other named insured on the policy, and dated: "I do not want the insurance on my home to pay for the first (specify dollar value) of damage from hurricanes. I will pay those costs. My insurance will not."
- b. If the structure insured by the policy is subject to a mortgage or lien, the policyholder must provide the insurer with a written statement from the mortgageholder or lienholder indicating that the mortgageholder or lienholder approves the policyholder electing to have the specified deductible.
- 2. A deductible subject to the requirements of this paragraph applies for the term of the policy and for each renewal *thereafter* unless the policyholder elects otherwise. Changes to the deductible percentage may be implemented only as of the date of renewal.
- 3. An insurer shall keep the original copy of the signed statement required by this paragraph, *electronically or otherwise*, and provide a copy to the policyholder providing the signed statement. A signed statement meeting the requirements of this paragraph creates a presumption that there was an informed, knowing election of coverage.
- 4. The commission shall adopt rules providing appropriate alternative methods for providing the statements required by this section for policyholders who have a handicapping or disabling condition that prevents them from providing a handwritten statement.
- Section 20. Subsections (4) and (5) of section 627.70131, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, are amended to read:
- 627.70131  $\,$  Insurer's duty to acknowledge communications regarding claims; investigation.—
- (4) For purposes of this section, the term "claim" means any of the following:
- (a) A claim under an insurance policy providing residential coverage as defined in s. 627.4025(1);
- (b) A claim for structural or contents coverage under a commercial property insurance policy if the insured structure is 10,000 square feet or less; or
- (c) A claim for contents coverage under a commercial tenants policy if the insured premises is 10,000 square feet or less. "insurer" means any residential property insurer.

- (5) Within 90 days after an insurer receives notice of a property insurance claim from a policyholder under a policy providing residential coverage as defined in s. 627.4025, the insurer shall pay or deny such claim or a portion of the claim unless the failure to pay such claim or a portion of the claim is caused by factors beyond the control of the insurer which reasonably prevent such payment. Any payment of a claim or portion of a claim paid 90 days after the insurer receives notice of the claim, or paid more than 15 days after there are no longer factors beyond the control of the insurer which reasonably prevented such payment, whichever is later, shall bear interest at the rate set forth in s. 55.03. Interest begins to accrue from the date the insurer receives notice of the claim. The provisions of this subsection may not be waived, voided, or nullified by the terms of the insurance policy. If there is a right to prejudgment interest, the insured shall select whether to receive prejudgment interest or interest under this subsection. Interest is payable when the claim or portion of the claim is paid. Failure to comply with this subsection constitutes a violation of this code.
- Section 21. Subsections (2), (3), (4), and (5) of section 627.712, Florida Statutes, as created by chapter 2007-1, Laws of Florida, are amended to read:
- 627.712 Residential hurricane coverage required; availability of exclusions for windstorm or contents.—
- (1) An insurer issuing a residential property insurance policy must provide hurricane or windstorm coverage as defined in s. 627.4025. This subsection does not apply with respect to risks that are eligible for wind-only coverage from Citizens Property Insurance Corporation under s. 627.351(6).
- (2) A property An insurer that is subject to subsection (1) must make available, at the option of the policyholder, an exclusion of hurricane coverage or windstorm coverage as provided within the applicable policy. The coverage may be excluded only if:
- (a)1. When the policyholder is a natural person, the policyholder personally writes and provides to the insurer the following statement in his or her own handwriting and signs his or her name, which must also be signed by every other named insured on the policy, and dated: "I do not want the insurance on my (home/mobile home/condominium unit) to pay for damage from windstorms or hurricanes. I will pay those costs. My insurance will not."
- 2. When the policyholder is other than a natural person, the policyholder provides to the insurer on the policyholder's letterhead the following statement that must be signed by the policyholder's authorized representative and dated: "(Name of entity) does not want the insurance on its (type of structure) to pay for damage from windstorms or hurricanes. (Name of entity) will be responsible for these costs. (Name of entity's) insurance will not."
- (b) If the structure insured by the policy is subject to a mortgage or lien, the policyholder must provide the insurer with a written statement from the mortgageholder or lienholder indicating that the mortgageholder or lienholder approves the policyholder electing to exclude windstorm coverage or hurricane coverage from his or her *or its* residential property insurance policy.
- (3) An insurer issuing a residential property insurance policy, except for a condominium unit owner's policy or a tenant's policy, must make available, at the option of the policyholder, an exclusion of coverage for the contents. The coverage may be excluded only if the policyholder personally writes and provides to the insurer the following statement in his or her own handwriting and signs his or her signature, which must also be signed by every other named insured on the policy, and dated: "I do not want the insurance on my (home/mobile home) to pay for the costs to repair or replace any contents that are damaged. I will pay those costs. My insurance will not."
- (4) An insurer shall keep the original copy of a signed statement required by this section, *electronically or otherwise*, and provide a copy to the policyholder providing the signed statement. A signed statement meeting the requirements of this section creates a presumption that there was an informed, knowing rejection of coverage.
- (5) The exclusions authorized by this section apply for the term of the policy and for each renewal thereafter. Changes to the exclusions authorized by this section may be implemented only as of the date of renewal.

The exclusions authorized by this section are valid for the term of the contract and for each renewal unless the policyholder elects otherwise.

- Section 22. Section 627.713, Florida Statutes, as created by chapter 2007-1, Laws of Florida, is amended to read:
  - 627.713 Report of hurricane loss data.-
- (1) The office may require property insurers to report data regarding hurricane claims and underwriting costs, including, but not limited to:
  - (a)(1) Number of claims.
  - (b)(2) Amount of claim payments made.
  - (c)(3) Number and amount of total-loss claims.
- (d)(4) Amount and percentage of losses covered by reinsurance or other loss-transfer agreements.
  - (e)(5) Amount of losses covered under specified deductibles.
  - (f)(6) Claims and payments for specified insured values.
  - (g)(7) Claims and payments for specified dollar values.
- (h)(8) Claims and payments for specified types of construction or mitigation features.
- (i)(9) Claims and payments for policies under specified underwriting criteria.
- (j)(10) Claims and payments for contents, additional living expense, and other specified coverages.
- (k)(11) Claims and payments by county for the information specified in this section.
  - (1)(12) Any other data that the office requires.
- (2) The office may not require a property insurer to report the data specified in paragraphs (1)(f), (g), (h), or (i) for a particular year until January of the following year or later.
- Section 23. Subsections (4) and (5) of section 627.7277, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, are amended to read:
  - 627.7277 Notice of renewal premium.—
  - (4) Every notice of renewal premium must specify:
- (a) The dollar amounts recouped for assessments by the Florida Hurricane Catastrophe Fund, the Citizens Property Insurance Corporation, and the Florida Insurance Guaranty Association. The actual names of the entities must appear next to the dollar amounts.
- (b) The dollar amount of any premium increase that is due to a rate increase and the dollar amounts that are due to coverage changes.
- (5) The Financial Services Commission may adopt rules pursuant to ss. 120.536(1) and 120.54 to implement this section.
- Section 24. Section 631.52, Florida Statutes, is amended to read:
- 631.52  $\,$  Scope.—This part shall apply to all kinds of direct insurance, except:
  - (1) Life, annuity, health, or disability insurance;
- (2) Mortgage guaranty, financial guaranty, or other forms of insurance offering protection against investment risks;
  - (3) Fidelity or surety bonds, or any other bonding obligations;
- (4) Credit insurance, vendors' single interest insurance, or collateral protection insurance or any similar insurance protecting the interests of a creditor arising out of a creditor-debtor transaction;
- (5) Warranty, including motor vehicle service, home warranty, or service warranty;

- (6) Ambulance service, health care service, or preneed funeral merchandise or service:
- (7) Optometric service plan, pharmaceutical service plan, or dental service plan;
  - (8) Legal expense;
  - (9) Health maintenance, prepaid health clinic, or continuing care;
  - (10) Ocean marine or wet marine insurance;
- (11) Self-insurance and any kind of self-insurance fund, liability pool, or risk management fund;
  - (12) Title insurance;
  - (13) Surplus lines;
  - (14) Workers' compensation;
- (15) Any transaction or combination of transactions between a person, including affiliates of such person, and an insurer, including affiliates of such insurer, which involves the transfer of investment or credit risk unaccompanied by the transfer of insurance risk; or
- (16) Any insurance provided by or guaranteed by government.

Section 25. Paragraph (e) of subsection (3) of section 631.57, Florida Statutes, as amended by chapter 2007-1, Laws of Florida, is amended to read:

631.57 Powers and duties of the association.—

(3)

- (e)1.a. In addition to assessments otherwise authorized in paragraph (a) and to the extent necessary to secure the funds for the account specified in s. 631.55(2)(c) for the direct payment of covered claims of insurers rendered insolvent by the effects of a hurricane homeowners' insurers and to pay the reasonable costs to administer such claims, or to retire indebtedness, including, without limitation, the principal, redemption premium, if any, and interest on, and related costs of issuance of, bonds issued under s. 631.695 and the funding of any reserves and other payments required under the bond resolution or trust indenture pursuant to which such bonds have been issued, the office, upon certification of the board of directors, shall levy emergency assessments upon insurers holding a certificate of authority. The emergency assessments payable under this paragraph by any insurer shall not exceed in any single year more than 2 percent of that insurer's direct written premiums, net of refunds, in this state during the preceding calendar year for the kinds of insurance within the account specified in s. 631.55(2)(c).
- Any emergency assessments authorized under this paragraph shall be levied by the office upon insurers referred to in subsubparagraph a., upon certification as to the need for such assessments by the board of directors. In the event the board of directors participates in the issuance of bonds in accordance with s. 631.695, emergency assessments shall be levied in each year that bonds issued under s. 631.695 and secured by such emergency assessments are outstanding, in such amounts up to such 2-percent limit as required in order to provide for the full and timely payment of the principal of, redemption premium, if any, and interest on, and related costs of issuance of, such bonds. The emergency assessments provided for in this paragraph are assigned and pledged to the municipality, county, or legal entity issuing bonds under s. 631.695 for the benefit of the holders of such bonds, in order to enable such municipality, county, or legal entity to provide for the payment of the principal of, redemption premium, if any, and interest on such bonds, the cost of issuance of such bonds, and the funding of any reserves and other payments required under the bond resolution or trust indenture pursuant to which such bonds have been issued, without the necessity of any further action by the association, the office, or any other party. To the extent bonds are issued under s. 631.695 and the association determines to secure such bonds by a pledge of revenues received from the emergency assessments, such bonds, upon such pledge of revenues, shall be secured by and payable from the proceeds of such emergency assessments, and the proceeds of emergency assessments levied under this paragraph shall be remitted directly to and administered by the trustee or custodian appointed for such bonds.

- c. Emergency assessments under this paragraph may be payable in a single payment or, at the option of the association, may be payable in 12 monthly installments with the first installment being due and payable at the end of the month after an emergency assessment is levied and subsequent installments being due not later than the end of each succeeding month.
- d. If emergency assessments are imposed, the report required by s. 631.695(7) shall include an analysis of the revenues generated from the emergency assessments imposed under this paragraph.
- e. If emergency assessments are imposed, the references in subsubparagraph (1)(a)3.b. and s. 631.695(2) and (7) to assessments levied under paragraph (a) shall include emergency assessments imposed under this paragraph.
- 2. In order to ensure that insurers paying emergency assessments levied under this paragraph continue to charge rates that are neither inadequate nor excessive, within 90 days after being notified of such assessments, each insurer that is to be assessed pursuant to this paragraph shall submit a rate filing for coverage included within the account specified in s. 631.55(2)(c) and for which rates are required to be filed under s. 627.062. If the filing reflects a rate change that, as a percentage, is equal to the difference between the rate of such assessment and the rate of the previous year's assessment under this paragraph, the filing shall consist of a certification so stating and shall be deemed approved when made. Any rate change of a different percentage shall be subject to the standards and procedures of s. 627.062.
- 3. In the event the board of directors participates in the issuance of bonds in accordance with s. 631.695, an annual assessment under this paragraph shall continue while the bonds issued with respect to which the assessment was imposed are outstanding, including any bonds the proceeds of which were used to refund bonds issued pursuant to s. 631.695, unless adequate provision has been made for the payment of the bonds in the documents authorizing the issuance of such bonds.
- 4. Emergency assessments under this paragraph are not premium and are not subject to the premium tax, to any fees, or to any commissions. An insurer is liable for all emergency assessments that the insurer collects and shall treat the failure of an insured to pay an emergency assessment as a failure to pay the premium. An insurer is not liable for uncollectible emergency assessments.
- Section 26. Paragraphs (g), (h), and (i) of subsection (1), and subsections (2) and (6) of section 631.695, Florida Statutes, are amended to read:
- 631.695 Revenue bond issuance through counties or municipali-
- (1) The Legislature finds:
- (g) To achieve the foregoing purposes, it is proper to authorize municipalities and counties of this state substantially affected by the landfall of a hurricane to issue bonds to assist the Florida Insurance Guaranty Association in expediting the handling and payment of covered claims of insolvent insurers.
- (h) In order to avoid the needless and indiscriminate proliferation, duplication, and fragmentation of such assistance programs, it is in the best interests of the residents of this state to authorize municipalities and counties severely affected by a hurricane to provide for the payment of covered claims beyond their territorial limits in the implementation of such programs.
- (i) It is a paramount public purpose for municipalities and counties substantially affected by the landfall of a hurricane to be able to issue bonds for the purposes described in this section. Such issuance shall provide assistance to residents of those municipalities and counties as well as to other residents of this state.
- (2) The governing body of any municipality or county, the residents of which have been substantially affected by a hurricane, may issue bonds to fund an assistance program in conjunction with, and with the consent of, the Florida Insurance Guaranty Association for the purpose of paying claimants' or policyholders' covered claims, as defined in s. 631.54, arising through the insolvency of an insurer, which insolvency is determined by the Florida Insurance Guaranty Association to have

- been a result of a hurricane, regardless of whether the claimants or policyholders are residents of such municipality or county or the property to which the claim relates is located within or outside the territorial jurisdiction of the municipality or county. The power of a municipality or county to issue bonds, as described in this section, is in addition to any powers granted by law and may not be abrogated or restricted by any provisions in such municipality's or county's charter. A municipality or county issuing bonds for this purpose shall enter into such contracts with the Florida Insurance Guaranty Association or any entity acting on behalf of the Florida Insurance Guaranty Association as are necessary to implement the assistance program. Any bonds issued by a municipality or county or a combination thereof under this subsection shall be payable from and secured by moneys received by or on behalf of the municipality or county from assessments levied under s. 631.57(3)(a) and assigned and pledged to or on behalf of the municipality or county for the benefit of the holders of the bonds in connection with the assistance program. The funds, credit, property, and taxing power of the state or any municipality or county shall not be pledged for the payment of such bonds.
- (6) Two or more municipalities or counties, the residents of which have been substantially affected by a hurricane, may create a legal entity pursuant to s. 163.01(7)(g) to exercise the powers described in this section as well as those powers granted in s. 163.01(7)(g). References in this section to a municipality or county includes such legal entity.
- Section 27. Notwithstanding section 9 of chapter 2007-1, Laws of Florida, the internal design option provided in Section 1609.1.4.1, Florida Building Code, Building Volume, and Section R301.2.1.2, Florida Building Code, Residential Volume, shall remain in effect until June 1, 2007, for a building permit application made before that date.
- Section 28. Section 27 of this act shall take effect upon becoming a law and applies retroactively to January 25, 2007, the effective date of chapter 2007-1, Laws of Florida. Section 27 of this act applies to any action taken with respect to a building permit affected by section 9 of chapter 2007-1, Laws of Florida, including any actions, legal or ministerial, pertaining to the issuance, revocation, or modifications of any building permit initiated or issued before, on, or after January 25, 2007, or pending as of January 25, 2007. If the retroactivity of any provision of Section 27 of this act or its retroactive application to any person or circumstance is held invalid, the invalidity does not affect the retroactivity or retroactive application of other provisions of Section 27 of this act.
- Section 29. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to hurricane preparedness and insurance; amending s. 163.01, F.S.; correcting a cross-reference; amending s. 215.555, F.S., relating to the Florida Hurricane Catastrophe Fund; revising certain requirements for reimbursement contracts; authorizing limited apportionment companies to purchase additional coverage from the fund; continuing procedures for Citizens Property Insurance Corporation to obtain coverage for policies of an insurer placed in liquidation; postponing the repeal of the exemption from emergency assessments for medical malpractice insurance premiums; revising criteria, requirements, and limitations on temporary emergency options for additional coverage under the Florida Hurricane Catastrophe Fund; amending s. 215.5595, F.S.; providing eligibility of certain insurers for a surplus note from the Insurance Capital Build-Up Incentive Program; providing an aggregate requirement; revising a definition; amending s. 624.407, F.S.; revising an insurer criterion for capital funds requirements for new insurers; amending s. 626.2815, F.S.; authorizing a licensee to take the final examination for continuing education courses by various specified methods; amending s. 626.914, F.S.; revising the definition of the term "diligent effort"; amending s. 626.916, F.S.; providing requirements for insurance coverage eligible for export for residential property risks; requiring that the insured be notified that coverage may be available from Citizens Property Insurance Corporation; amending s. 626.9201, F.S.; defining the term "nonpayment of premium"; providing additional criterion for cancellation for nonpayment of premium; amending s. 626.9541, F.S.; providing that certain violations of state law and the failure to pay undisputed amounts of partial or full benefits under first-party property insurance policies within a specified period constitute unfair claim settlement practices; amending s. 627.0613, F.S.; limiting application of certain annual report card preparation powers of the consumer advocate

to personal residential property insurers; amending s. 627.062, F.S.; specifying an effective date of application of certain "file and use" requirements for rate filing for certain insurers; prohibiting an insurer from including certain interest paid in the insurer's rate base; prohibiting an insurer from using such interest to justify a rate or rate change; amending s. 627.0655, F.S.; revising criteria for the inclusion of discounts in certain premiums; amending s. 627.351, F.S.; specifying the purpose of Citizens Property Insurance Corporation; making legislative findings that the lack of affordable property insurance coverage threatens the public health, safety, and welfare of the state and that there is a compelling public interest in ensuring that property is insured at affordable rates; specifying legislative intent that the corporation is an integral part of the state; specifying the conditions under which a policyholder removed for the corporation through an assumption agreement is eligible for coverage from the corporation; specifying criteria for determining comparable coverage offered by an authorized insurer for purposes of determining eligibility for coverage from the corporation; deleting the 10-day waiting period for coverage to be effective for a new policy; expanding the authority of the board of the corporation to approve exemptions from the requirement for non-wind insurers to contract to provide claims-adjusting services for the wind coverage from the corporation; specifying the sections of ch. 112, F.S., relating to the code of ethics for political subdivisions of the state, which apply to employees, senior managers, and members of the board of the corporation; specifying that a member of the board may be an employee, officer, or director of an insurance agency or insurance company if certain requirements are met; revising the requirements for an employee of the corporation to provide notice of suspected fraud by an employee; revising the time period for the current rates of the corporation coverage to remain in effect; providing that notice requirements for cancellation or nonrenewal of a policy do not apply under certain situations; revising provisions of a premium payment plan option of the operating plan requirements of Citizens Property Insurance Corporation; establishing a pilot program to offer optional sinkhole coverage; amending s. 627.3511, F.S.; correcting a cross-reference; amending s. 627.3515, F.S.; revising criteria for an electronic database for a business plan for determining eligibility for coverage in Citizens Property Insurance Corporation; amending s. 627.3517, F.S.; deleting a provision specifying that the "consumer choice" statute does not apply during the first 10 days after a new application for coverage has been submitted to the corporation; amending s. 627.4035, F.S.; revising provisions of a premium payment plan option for certain insurers; amending s. 627.4133, F.S.; specifying requirements for notices of nonrenewal and renewal of property insurance policies; authorizing the Financial Services Commission to adopt rules; amending s. 627.701, F.S.; revising requirements for deductibles for certain personal lines residential property insurance policies; amending s. 627.70131, F.S.; defining the term "claim" for purposes of provisions requiring that an insurer acknowledge communications regarding claims; specifying that certain requirements for the payment or denial of a claim apply to residential property insurance claims only; authorizing an insurer to pay or deny a portion of a claim; providing that an overdue payment accrues interest; amending s. 627.712, F.S.; requiring residential property insurers to provide windstorm coverage, with certain exceptions; specifying that property insurers must make available an exclusion of windstorm or hurricane coverage; specifying separate coverage exclusion statements for policyholders that are natural persons and other than natural persons; specifying a period of application of such exclusion; providing for implementation of changes to such exclusion; amending s. 627.713, F.S.; limiting the period when the Office of Insurance Regulation may require insurers to report certain hurricane loss data; amending s. 627.7277, F.S.; deleting certain notice of renewal premium requirements; deleting authority of the commission to adopt rules; amending s. 631.52, F.S., specifying that self-insurance funds are not covered by the association; amending s. 631.57, F.S.; specifying that the emergency assessments for funding obligations of the Florida Insurance Guaranty Association are for claims of insurers rendered insolvent by the effects of a hurricane; amending s. 631.695, F.S.; authorizing any municipality or county to issue bonds to assist the association in paying for covered claims of insurers rendered insolvent as a result of a hurricane; providing that the internal design option of the Florida Building Code remains in effect until a specified date for a building permit application made before that date, notwithstanding provisions of ch. 2007-1, Laws of Florida; providing an effective date and for retroactive application; applying the act to any actions taken with respect to a building permit affected by such prior act; providing an effective date.

#### MOTION

On motion by Senator Posey, the rules were waived to allow the following amendment to be considered:

Senators Atwater and Posey offered the following amendment to **Amendment 1** which was moved by Senator Posey and adopted by two-thirds vote:

Amendment 1A (232678)—On page 77, lines 16 and 17, delete those lines and insert: a property insurance claim from a policyholder, the

Amendment 1 as amended was adopted by two-thirds vote.

On motion by Senator Posey, **HB 7077** as amended was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President Dockery Margolis Oelrich Alexander Fasano Gaetz Peaden Aronberg Atwater Garcia Posev Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Crist Justice Villalobos King Webster Dawson Deutch Lawson Wilson Diaz de la Portilla Lynn Wise

Nays-None

CS for HB 1285—A bill to be entitled An act relating to construction liens; amending s. 255.05, F.S.; requiring a performance bond for certain contracts with private entities for specified public works projects; requiring that certain notices by claimants be in writing; revising requirements relating to when claimants must provide certain notices; amending s. 713.01, F.S.; defining the term "final furnishing"; revising the definition of the term "furnish materials"; creating s. 713.012, F.S.; requiring that certain notices, demands, or requests be in writing; amending s. 713.015, F.S.; requiring that certain notices pertaining to direct contracts greater that \$2,500 for improvements to certain property be in writing; amending s. 713.02, F.S.; providing for an owner and contractor to agree to the furnishing of a payment bond; exempting an owner who agrees from certain statutory provisions; amending s. 713.07, F.S.; providing for the recommencement of construction following the termination of certain contracts; amending s. 713.08, F.S.; requiring that certain claims of lien be prepared and sworn to or affirmed by the lienor or various agents of the lienor; revising and conforming certain exceptions to a time limitation on recording of a claim of lien; amending s. 713.13, F.S.; revising the form for notices of commencement to include an additional warning and notarized statements and signatures; providing that the failure of a person to make a specified statement under oath deprives the person of a lien; requiring that notices of commencement include the tax folio number; providing for the recording of amended notices of commencement; amending s. 713.135, F.S.; requiring that building permits contain certain written statements; amending s. 713.16, F.S.; requiring a statement of account be under oath; revising provisions relating to a lienor's right to demand a statement of account; requiring that the claim of lien be recorded; deleting provisions relating to the failure to furnish the statement; amending s. 713.18, F.S.; providing procedures for service of notices and other instruments upon a limited liability company; amending s. 713.22, F.S.; extending the duration of certain liens for which amended claims of lien are filed; amending s. 713.31, F.S.; providing for the award of attorney's fees and costs to prevailing parties in certain actions relating to fraudulent liens; repealing s. 713.36, F.S., relating to an effective date, to delete an obsolete provision; providing an effective date.

—was read the third time by title.

On motion by Senator Aronberg, **CS for HB 1285** was passed and certified to the House. The vote on passage was:

Yeas-39

Navs-None

Mr. President Dockery Margolis Alexander Fasano Oelrich Aronberg Gaetz Peaden Garcia Posey Atwater Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Siplin Carlton Jones Constantine Joyner Storms Villalobos Crist Justice Dawson King Webster Lawson Wilson Diaz de la Portilla Wise Lynn

CS for HB 1—A bill to be entitled An act relating to drug-related task forces; creating the Drug Paraphernalia Abatement Task Force within the Executive Office of the Governor; prescribing task force membership; providing for meetings and duties of the task force; providing that meetings and records of the task force are subject to statutory public meetings and records requirements; providing for members of the task force to be reimbursed for per diem and travel expenses; requiring the Office of Drug Control within the Executive Office of the Governor to provide staff support; requiring reports; requiring cooperation by state agencies; abolishing the task force on a specified date; creating within the Executive Office of the Governor the Task Force for the Remediation of Illicit Drug Labs; prescribing the membership of the task force; providing for meetings and duties of the task force; requiring public hearings; providing for members of the task force to be reimbursed for per diem and travel expenses; requiring the Office of Drug Control within the Executive Office of the Governor and other specified state agencies to provide staff support; requiring that the task force file reports and recommendations to the Governor and the Legislature; requiring cooperation by state agencies; providing an effective date.

—was read the third time by title.

On motion by Senator Lynn,  $\mathbf{CS}$  for  $\mathbf{HB}$  1 was passed and certified to the House. The vote on passage was:

#### Yeas—39

Mr. President Dockery Margolis Oelrich Alexander Fasano Aronberg Gaetz Peaden Atwater Garcia Posey Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Villalobos Crist Justice Dawson King Webster Deutch Lawson Wilson Diaz de la Portilla Wise Lynn Nays-None

HB 7145—A bill to be entitled An act relating to scholarship programs; amending s. 220.187, F.S., relating to the Corporate Income Tax Credit Scholarship Program; providing legislative findings; revising program purposes; providing a definition; providing that specified students who have been in Department of Juvenile Justice education programs or who are currently or have been in foster care are eligible for participation in the scholarship program; providing income criteria for continuation of scholarships for students in foster care; providing for eligibility of siblings of certain students; revising provisions relating to authorized uses of scholarship funds and expenditure of contributions received during the fiscal year; revising scholarship amounts and payments; providing for preservation of credits under certain circumstances; amending s. 1002.39, F.S., relating to the John M. McKay Scholarships for Students

with Disabilities Program; revising scholarship ineligibility and private school eligibility provisions to exempt certain students from regular class attendance requirements under certain circumstances; revising Department of Education obligations relating to cross-check of student enrollment; providing private school requirements relating to discovery of duplicative enrollment and penalties under certain circumstances; requiring a private school to maintain a physical location in this state where case management services are provided to students subject to the regular class attendance exemption; requiring a private school to employ a case manager; specifying case manager qualifications and responsibilities; specifying the timeframe for parents to provide documentation for the regular class attendance exemption; providing an effective date.

—as amended May 2 was read the third time by title.

#### RECONSIDERATION OF AMENDMENT

Senator Deutch moved to reconsider the vote by which **Amendment** 1 (971380) was adopted. The motion failed.

On motion by Senator Webster, **HB 7145** as amended was passed and certified to the House. The vote on passage was:

Yeas-26

Mr. President Dockery Peaden Alexander Fasano Posey Gaetz Rich Atwater Baker Garcia Saunders Bennett Haridopolos Storms Carlton King Villalobos Webster Constantine Lynn Crist Margolis Wise Diaz de la Portilla Oelrich

Nays-13

Aronberg Hill Lawson
Bullard Jones Ring
Dawson Joyner Siplin
Deutch Justice Wilson
Geller

Gener

Vote after roll call:

Yea to Nay—Margolis, Rich

CS for HB 1047—A bill to be entitled An act relating to slot machine gaming, as authorized by Section 23 of Article X of the State Constitution; amending s. 551.102, F.S.; defining the term "nonredeemable credits"; redefining the term "slot machine revenues"; amending s. 551.103, F.S.; deleting a requirement that the Division of Pari-mutuel Wagering annually adjust the amount of the bond supplied by a slot machine licensee; establishing the annual amount of bond required; providing for procedures for drug testing; amending s. 551.104, F.S.; providing for implementation of a drug-testing program; amending s. 551.1045, F.S.; providing procedures for temporary occupational licenses; deleting provisions for temporary licensees to be adopted within 180 days; amending s. 551.106, F.S.; establishing when payment of the annual slot machine license fee must be made by a licensee; amending s. 551.107, F.S.; authorizing the division to adopt rules to create a single occupational license; providing for validity; providing for additional disciplinary actions and civil fines; amending s. 551.109, F.S.; exempting slot machine manufacturers and distributors, certain educational facilities, the division, and the Department of Law Enforcement from certain prohibitions against possessing slot machines at a place other than the licensee's facility under certain circumstances; authorizing agency rulemaking; amending s. 551.114, F.S.; increasing the number of slot machines a licensee may make available for play; amending s. 551.116, F.S.; increasing the hours that slot machine gaming areas may be open; amending s. 551.121, F.S.; authorizing automatic teller machines in certain areas of a pari-mutuel facility; revising prohibition against cashing checks to allow cashing checks outside the designated slot machine gaming area; authorizing the linking of machines within the slot machine facility for the purpose of progressive games; amending s. 849.15, F.S.; clarifying the authority to legally ship slot machines into the state under certain circumstances; providing an appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Jones, **CS for HB 1047** was passed and certified to the House. The vote on passage was:

Yeas-30

Mr. President Fasano Lynn Aronberg Garcia Margolis Atwater Geller Oelrich Haridopolos Bennett. Peaden Bullard Hill Posev Crist Jones Rich Dawson Joyner Ring Saunders Deutch Justice Diaz de la Portilla King Siplin Dockery Lawson Villalobos

Nays-9

Alexander Constantine Webster
Baker Gaetz Wilson
Carlton Storms Wise

#### DISCLOSURE

I am disclosing that I am "of counsel" to Akerman Senterfitt, a large law firm with 500 or so attorneys and consultants that provide legal services to clients from 10 offices around the United States.

One of the firm's clients is Flagler Dog Track. Flagler is one of a small group of Florida pari-mutuel entities that could be specially and beneficially affected by any number of pari-mutual bills that are on the calendar during the final two days of this regular session.

I believe that because the class benefited by the legislation is so small, that, in an abundance of caution, I am well advised to take the prudent course and make this disclosure as provided in Senate Rule 1.39.

J. Alex Villalobos, 38th District

CS for SB 2148—A bill to be entitled An act relating to limited liability companies; amending s. 608.406, F.S.; eliminating authorization to use the words "limited company," the abbreviation "L.C.," or the designation "L.C." as a company name; requiring a limited liability company name to be distinguishable on databases maintained by the Division of Corporations of the Department of State; providing an exception; deleting a name-recording requirement for the department; amending s. 608.407, F.S.; requiring the name of a limited liability company in the company's articles of organization to satisfy certain requirements; providing an effective date.

—was read the third time by title.

On motion by Senator Deutch, **CS for SB 2148** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Alexander Fasano Oelrich Aronberg Gaetz Peaden Posey Garcia Atwater Baker Geller Rich Ring Bennett Haridopolos Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Villalobos Crist Justice Webster Dawson King Deutch Lawson Wilson Diaz de la Portilla Wise Lynn Navs-None

**HB 1155**—A bill to be entitled An act relating to drugs; amending s. 465.022, F.S.; requiring pharmacies doing business by Internet to receive, display, and maintain a specified certifying seal of approval; amending s. 893.147, F.S.; providing that the use or possession of drug paraphernalia with intent to undertake certain activities concerning the manufacture or production of methamphetamine is a felony of the second degree; creating s. 408.0611, F.S.; providing legislative intent; providing definitions; requiring the Agency for Health Care Administration to create a clearinghouse of information on electronic prescribing; requiring the agency to monitor and report on the implementation of electronic prescribing; creating s. 831.311, F.S.; prohibiting the sale, manufacture, alteration, delivery, uttering, or possession of counterfeitresistant prescription blanks for controlled substances; providing penalties; amending s. 893.04, F.S.; authorizing electronic recording of oral prescriptions for a controlled substance; providing additional requirements for the dispensing of a controlled substance listed in Schedule II, Schedule III, or Schedule IV; creating s. 893.065, F.S.; requiring the Department of Health to develop and adopt by rule the form and content for a counterfeit-resistant prescription blank for voluntary use by practitioners to prescribe a controlled substance listed in Schedule II, Schedule III, or Schedule IV; providing contingent applicability of penalties; requiring reports of law enforcement agencies and medical examiners to include specified information if a person dies of an apparent overdose of a controlled substance listed in Schedule II, Schedule III, or Schedule IV; authorizing Agency for Health Care Administration to seek federal grant moneys for specified purposes; providing legislative intent concerning resources for implementation of the act; providing effective

—as amended May 2 was read the third time by title.

On motion by Senator Saunders, **HB 1155** as amended was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Oelrich Alexander Fasano Aronberg Gaetz Peaden Atwater Garcia Posey Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Siplin Jones Constantine Joyner Storms Justice Villalobos Crist Dawson King Webster Deutch Wilson Lawson Diaz de la Portilla Wise Lynn Nays-None

**HB 1421**—A bill to be entitled An act relating to the Digital Divide Council; amending s. 445.049, F.S.; recreating the council in the Department of Education; revising the membership of the council; providing for terms of office; requiring an initial meeting and at specified times thereafter; conforming references; deleting requirements for certain pilot programs; providing objectives of the council; requiring an annual report to the Governor and the Legislature; providing an effective date.

—was read the third time by title.

On motion by Senator Wilson, **HB 1421** was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Crist	Haridopolos
Alexander	Dawson	Hill
Aronberg	Deutch	Jones
Atwater	Diaz de la Portilla	Joyner
Baker	Dockery	Justice
Bennett	Fasano	King
Bullard	Gaetz	Lawson
Carlton	Garcia	Lynn
Constantine	Geller	Margolis

OelrichRingVillalobosPeadenSaundersWebsterPoseySiplinWilsonRichStormsWise

Nays-None

CS for CS for SB 432—A bill to be entitled An act relating to transportation; amending s. 311.22, F.S.; revising funding for certain dredging projects; amending s. 320.20, F.S.; prescribing when certain funds will become subject to appropriation; revising the distribution of license tax moneys deposited in the State Transportation Trust Fund for the funding of the Florida Seaport Transportation and Economic Development Program and certain seaport intermodal access projects; requiring the Florida Seaport Transportation and Economic Development Council to submit a list of certain freight mobility projects to the Department of Transportation; requiring that the council and the department agree upon the projects selected for funding; requiring the department to include the selected projects for funding in the tentative work program; providing that specified bonds shall be issued by the Division of Bond Finance at the request of the department; providing for funding the construction of wharves and docks; creating s. 311.23, F.S.; creating the Florida Seaport Finance Corporation; providing for membership of its board of directors; providing its powers and duties; authorizing the issuance and validation of bonds; exempting the corporation from taxation; declaring that the corporation is not a special district; authorizing interlocal agreements; exempting board members and employees of the corporation from liability for certain acts; providing that this act does not affect the validity of specified Florida Ports Financing Commission bonds; providing an effective date.

—was read the third time by title.

Senator Webster moved the following amendment which was adopted by two-thirds vote:

Amendment 1 (365766)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 320.20, Florida Statutes, is amended to read:

- 320.20 Disposition of license tax moneys.—The revenue derived from the registration of motor vehicles, including any delinquent fees and excluding those revenues collected and distributed under the provisions of s. 320.081, must be distributed monthly, as collected, as follows:
- (1) The first proceeds, to the extent necessary to comply with the provisions of s. 18, Art. XII of the State Constitution of 1885, as adopted by s. 9(d), Art. XII, 1968 revised constitution, and the additional provisions of s. 9(d) and s. 1010.57, must be deposited in the district Capital Outlay and Debt Service School Trust Fund.
- (2) Twenty-five million dollars per year of such revenues must be deposited in the State Transportation Trust Fund, with priority use assigned to completion of the interstate highway system. However, any excess funds may be utilized for general transportation purposes, consistent with the Department of Transportation's legislatively approved objectives.
- (3) Notwithstanding any other provision of law except subsections (1) and (2), on July 1, 1996, and annually thereafter, \$15 million shall be deposited in the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided for in chapter 311. Upon the issuance of bonds pursuant to s. 311.23 which legally defease all outstanding Florida Ports Financing Commission Series 1996 Bonds, such deposit shall be subject to appropriation. Such revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:
- (a) For any seaport intermodal access projects that are identified in the tentative work program of the Department of Transportation for the 2007-2008 to 2011-2012 fiscal years, up to the amounts needed to offset the funding requirements of this section.
- (b) For seaport intermodal access projects as described in s. 341.053(6) which are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3), funding shall require at least a 25

percent match of the funds received pursuant to this subsection. Matching funds shall come from any port funds, federal funds, local funds, or private funds.

- (c) For seaport projects as described in s. 311.07(3)(b), funds shall be provided on a 50-50 matching basis.
- (d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors, or the construction or rehabilitation of wharves, docks, or similar structures, funding shall require at least a 25 percent match of the funds received pursuant to this subsection. Matching funds shall come from any port funds, federal funds, local funds, or private funds. on a 50-50 matching basis to any port listed in s. 311.09(1) to be used for funding projects as described in s. 311.07(3)(b).

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds issued pursuant to s. 311.23, tax anticipation certificates, or any other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt shall not constitute a general obligation of the State of Florida. The state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not repeal or impair or amend in any manner that which will materially and adversely affects affect the rights of such holders so long as bonds authorized by this section are outstanding. Any revenues which are not pledged to the repayment of bonds as authorized by this section may be utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with s. 311.07. The Florida Seaport Transportation and Economic Development Council shall submit to the Department of Transportation a list of strategic transportation, economic development, and freight mobility projects that contribute to the economic growth of the state and that approve distribution of funds to ports for projects which have been approved pursuant to s. 311.09(5)-(9). The council and the Department of Transportation shall mutually agree upon the prioritization and selection of projects for funding. The Department of Transportation shall include the selected projects for funding in the tentative work program developed pursuant to s. 339.135. The council and the Department of Transportation are authorized to perform such acts as are required to facilitate and implement the provisions of this subsection, including the funding of approved projects through the use of other state funding programs, local contributions from seaports, and the creative use of federal funds. To better enable the ports to cooperate for to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to the provisions of chapter 311 and special acts, if any, pertaining to a port. The use of funds provided pursuant to this subsection are limited to eligible projects listed in this subsection. Income derived from a project completed with the use of program funds, beyond operating costs and debt service, shall be restricted to furthering further port capital improvements consistent with maritime purposes and for no other purpose. Use of such income for nonmaritime purposes is prohibited. The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection. The Department of Transportation is authorized, pursuant to s. 311.23, to request the issuance of bonds pledging the revenues provided in this subsection and subsectionS (4) and (5) including bonds issued to refund the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. All bonds issued pursuant to this subsection shall mature by June 1, 2037. The revenues available under this subsection shall not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; provided, however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. No Refunding bonds secured by revenues available under this subsection may not be issued with a final maturity later than the final maturity of the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

(4) Notwithstanding any other provision of law except subsections (1), (2), and (3), on July 1, 1999, and annually thereafter, \$10 million

shall be deposited annually into in the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided in chapter 311 and for funding seaport intermodal access projects of statewide significance as provided in s. 341.053. Upon the issuance of bonds pursuant to s. 311.23 which legally defease all outstanding Florida Ports Financing Commission Series 1999 Bonds, such deposit shall be subject to appropriation. Such revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:

- (a) For any seaport intermodal access projects that are identified in the 1997-1998 Tentative Work Program of the Department of Transportation, up to the amounts needed to offset the funding requirements of this section.
- (b) For seaport intermodal access projects as described in s. 341.053(5) that are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3). Funding for such projects shall be on a matching basis as mutually determined by the Florida Seaport Transportation and Economic Development Council and the Department of Transportation, provided a minimum of 25 percent of total project funds comes shall come from any port funds, local funds, private funds, or specifically earmarked federal funds.
- (c) On a 50-50 matching basis for projects as described in s. 311.07(3)(b).
- (d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors,; or the *construction or* rehabilitation of wharves, docks, or similar structures. Funding for such projects shall require a 25-percent match of the funds received pursuant to this subsection. Matching funds *must* shall come from any port funds, federal funds, local funds, or private funds.

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds issued pursuant to s. 311.23; tax anticipation certificates, or any other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt  $does \frac{1}{2}$  not constitute a general obligation of the state. This state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not repeal or impair or amend this subsection in any manner that which will materially and adversely affects affect the rights of holders so long as bonds authorized by this subsection are outstanding. Any revenues that are not pledged to the repayment of bonds as authorized by this section may be used utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with s. 311.07 and subsection (3). The Florida Seaport Transportation and Economic Development Council shall submit to the Department of Transportation a list of strategic transportation, economic development, and freight mobility projects that contribute to the economic growth of the state and approve distribution of funds to ports for projects that have been approved pursuant to s. 311.09(5)-(9), or that have been approved for seaport intermodal access projects identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3) and mutually agreed upon by the FSTED Council and the Department of Transportation. The council and the Department of transportation shall mutually agree upon the prioritization and selection of projects for funding. The Department of Transportation shall include the selected projects for funding in the tentative work program developed pursuant to s. 339.135. All contracts for actual construction of projects authorized by this subsection must include a provision encouraging employment of participants in the welfare transition program. The goal for employment of participants in the welfare transition program is 25 percent of all new employees employed specifically for the project, unless the Department of Transportation and the Florida Seaport Transportation and Economic Development Council demonstrate that such a requirement would severely hamper the successful completion of the project. In such an instance, Workforce Florida, Inc., shall establish an appropriate percentage of employees that must be participants in the welfare transition program. The council and the Department of Transportation are authorized to perform such acts as are required to facilitate and implement the provisions of this subsection, including the funding of approved projects through the use of other state funding programs, local contributions from seaports, and the creative use of federal funds. To better enable the ports to cooperate for to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to the provisions of chapter 311 and special acts, if any, pertaining to a port. The use of funds provided pursuant to this subsection is limited to eligible projects listed in this subsection. The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection. The Department of Transportation is authorized, pursuant to s. 311.23, to request the issuance of bonds pledging the revenues provided in subsections (3) and (5) and this subsection, including bonds issued to refund the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. All bonds issued pursuant to this subsection shall mature by June 1, 2037. The revenues available under this subsection shall not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; provided, however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. No refunding bonds secured by revenues available under this subsection may be issued with a final maturity later than the final maturity of the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

- (5) Notwithstanding any other provision of law except subsections (1), (2), (3), and (4), on July 1, 2008, and annually thereafter, \$3 million shall be deposited into the State Transportation Trust Fund solely to fund the Florida Seaport Transportation and Economic Development Program as provided in chapter 311 and to fund seaport intermodal access projects of statewide significance as provided in s. 341.053. Such deposit shall be subject to appropriation. The revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:
- (a) For any seaport intermodal access projects that are identified in the tentative work program of the Department of Transportation for the 2007-2008 to 2011-2012 fiscal years, up to the amounts needed to offset the funding requirements of this section.
- (b) For seaport intermodal access projects described in s.341.053(6) which are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3), funding shall require at least a 25 percent match of the funds received pursuant to this subsection. Matching funds must come from any port funds, federal funds, local funds, or private funds.
  - (c) On a 50-50 matching basis for projects described in s. 311.07(3)(b).
- (d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors, or the construction or rehabilitation of wharves, docks, or similar structures, funding shall require at least a 25 percent match of the funds received pursuant to this subsection. Matching funds must come from any port funds, federal funds, local funds, or private funds.

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds issued pursuant to s. 311.23. However, such debt does not constitute a general obligation of the state. The state covenants with holders of such bonds that it will not repeal or impair or amend this subsection in any manner that materially and adversely affects the rights of holders so long as bonds authorized by this subsection are outstanding. Any revenues that are not pledged for the repayment of bonds may be used for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This is in addition to any amounts provided for and appropriated in accordance with s. 311.07 and subsections (3) and (4). The Florida Seaport Transportation and and Economic Development Council shall submit to the Department of Transportation a list of strategic transportation, economic development, and freight mobility projects that contribute to the economic growth of the state and that have been approved pursuant to s. 311.09(5)-(9), or that have been approved for seaport intermodal access projects identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3). The council and the Department of Transportation shall mutually agree upon the prioritization and selection of projects for funding. The Department of Transportation shall include the selected projects for funding in the tentative work program developed pursuant to s. 339.135. The council and the Department of Transportation may perform such acts as are required to facilitate and implement this subsection, including the funding of approved projects through the use of other

state funding programs, local contributions from seaports, and the creative use of federal funds. To better enable the ports to cooperate for their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d), subject to chapter 311 and any special acts pertaining to the port. The use of funds provided under this subsection is limited to eligible projects listed in this subsection. The Department of Transportation is authorized, pursuant to s. 311.23, to request the issuance of bonds pledging the revenues provided in subsections (3), (4), and (5). All bonds secured by revenues under subsection (5) shall mature by July 1, 2037.

- (6)(5)(a) Except as provided in paragraph (c), the remainder of such revenues must be deposited in the State Transportation Trust Fund.
- (b) Each month the Chief Financial Officer each month shall deposit in the State Transportation Trust Fund an amount, drawn from other funds in the State Treasury which are not immediately needed or are otherwise in excess of the amount necessary to meet the requirements of the State Treasury, which when added to such remaining revenues each month will equal one-twelfth of the amount of the anticipated annual revenues to be deposited in the State Transportation Trust Fund under paragraph (a) as determined by the Chief Financial Officer after consultation with the revenue estimating conference held pursuant to s. 216.136(3). The required transfers required thereunder may be suspended by action of the Legislative Budget Commission in the event of a significant shortfall of state revenues.
- (c) In any month in which the remaining revenues derived from the registration of motor vehicles exceed one-twelfth of those anticipated annual remaining revenues as determined by the Chief Financial Officer after consultation with the revenue estimating conference, the excess shall be credited to those state funds in the State Treasury from which the amount was originally drawn, up to the amount which was deposited in the State Transportation Trust Fund under paragraph (b). A final adjustment must be made in the last months of a fiscal year so that the total revenue deposited in the State Transportation Trust Fund each year equals the amount derived from the registration of motor vehicles, less the amount distributed under subsection (1). For the purposes of this paragraph and paragraph (b), the term "remaining revenues" means all revenues deposited into the State Transportation Trust Fund under paragraph (a) and subsections (2) and (3). In order for that interest earnings to continue to accrue to the General Revenue Fund, the Department of Transportation may not invest an amount equal to the cumulative amount of funds deposited in the State Transportation Trust Fund under paragraph (b) less funds credited under this paragraph as computed on a monthly basis. The amounts to be credited under this and the preceding paragraph must be calculated and certified to the Chief Financial Officer by the Executive Office of the Governor.

#### Section 2. Section 311.23, Florida Statutes, is created to read:

- 311.23 Florida Seaport Finance Corporation.—There is created a public benefits corporation, which is an instrumentality of the state, to be known as the Florida Seaport Finance Corporation.
- (1) The corporation shall operate under a five-member board of directors consisting of the Governor or a designee, the Chief Financial Officer or a designee, the Attorney General or a designee, the Director of the Division of Bond Finance of the State Board of Administration, and the Secretary of the Department of Transportation. The Director of the Division of Bond Finance shall be the chief executive officer of the corporation, shall direct and supervise the administrative affairs of the corporation and shall control, direct, and supervise the operation of the corporation. The corporation shall also have such other officers as are determined by the board of directors.
- (2) The corporation shall have all the powers of a corporate body under the laws of the state, including, but not limited to, chapters 607 and 617, to the extent not inconsistent with or restricted by the provisions of this section, including, but not limited to, the power to:
- (a) Adopt, amend, and repeal bylaws not inconsistent with this section.
  - (b) Sue and be sued.
  - (c) Adopt and use a common seal.

- (d) Acquire, purchase, hold, lease, and convey such real and personal property as is proper or expedient to carry out the purposes of the corporation and this section, and to sell, lease, or otherwise dispose of such property.
- (e) Elect or appoint and employ such officers, agents, and employees as the corporation deems advisable to operate and manage the affairs of the corporation, which officers, agents, and employees may be officers or employees of the Department of Transportation and the state agencies represented on the board of directors of the corporation.
- (f) At the request of the Department of Transportation, issue bonds for the purpose of financing or refinancing fixed capital outlay seaport projects as provided in s. 320.20(3) and (4).
- (g) Make and execute any and all contracts, trust agreements, and other instruments and agreements necessary or convenient to accomplish the purposes of the corporation and this section.
- (h) Select, retain, and employ professionals, contractors, or agents, which may include the Division of Bond Finance, as necessary or convenient to enable or assist the corporation in carrying out the purposes of the corporation and this section.
- (i) Do any act or thing necessary or convenient to carry out the purposes of the corporation and this section and the powers provided in this section.
- (3) The corporation is authorized to enter into one or more contracts with the Department of Transportation pursuant to which the corporation shall finance or refinance fixed capital outlay seaport projects as provided in s. 320.20(3), (4), and (5). The Department of Transportation may enter into one or more such contracts with the corporation and provide for payments under such contracts pursuant s. 320.20(3), (4), and (5) subject to annual appropriation by the Legislature. The proceeds from such contracts may be used for the administrative costs and expenses of the corporation after making payments as provided in subsection (4). In compliance with s. 287.0641 and other applicable provisions of law, the obligations of the Department of Transportation under such contracts do not constitute a general obligation of the state or a pledge of the faith and credit or taxing power of the state, and such obligations are not obligations of the State Board of Administration or the Department of Transportation, except as provided in this section, but shall be payable solely from amounts received pursuant to s. 320.20(3), (4), and (5), subject to annual appropriation by the Legislature. In compliance with this subsection and s. 287.0582, the contract must expressly include the following statement: "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature."
- (4) The corporation may issue bonds payable from and secured by amounts payable to the corporation by the Department of Transportation under a contract entered into pursuant to subsection (3) for the purpose of financing or refinancing fixed capital outlay seaport projects as provided in s. 320.20(3), (4), and (5). Any such indebtedness of the corporation does not constitute a debt or obligation of the state or a pledge of the faith and credit or taxing power of the state, but is payable from and secured by payments made by the Department of Transportation under the contract. Bonds issued pursuant to this section are payable from, and secured by a first lien on, funds available pursuant to s. 320.20(3), (4), and (5), subject to annual appropriation. The bonds are subject to the provisions of s. 320.20(3), (4), and (5). Such funds may be assigned and pledged as security and deposited in trust with the State Board of Administration pursuant to the terms of an agreement entered into among the Department of Transportation, the Division of Bond Finance, and the State Board of Administration.
- (5) The fulfillment of the purposes of the corporation promotes the health, safety, and general welfare of the people of the state and serves as essential governmental functions and a paramount public purpose.
- (6) The corporation is exempt from taxation and assessments of any nature whatsoever upon its income and any property, assets, or revenues acquired, received, or used in the furtherance of the purposes provided in this chapter. The bonds of the corporation incurred pursuant to subsection (4) and the interest and income thereon and all security agreements, letters of credit, liquidity facilities, or other obligations or instruments arising out of, entered into in connection therewith, or given to secure payment thereof are exempt from all taxation, provided such exemption

does not apply to any tax imposed by chapter 220 on the interest, income, or profits on debt obligations owned by corporations.

- (7) The corporation may validate bonds issued pursuant to this section and the validity and enforceability of any contracts providing for payments pledged to the payment thereof by proceedings under chapter 75. The validation complaint shall be filed only in the Circuit Court for Leon County. The notice required to be published by s. 75.06 must be published in Leon County, and the complaint and order of the circuit court shall be served only on the State Attorney for the Second Judicial Circuit. Sections 75.04(2) and 75.06(2) do not apply to a complaint for validation filed under this subsection. The first bonds issued pursuant to this section shall be validated.
- (8) The corporation is not a special district for purposes of chapter 189 or a unit of local government for purposes of part III of chapter 218. The provisions of chapters 120 and 215, except the limitation on interest rates provided by s. 215.84 which applies to obligations of the corporation issued pursuant to this section, and part I of chapter 287, except ss. 287.0582 and 287.0641, do not apply to this section, the corporation, the contracts entered into pursuant to this section, or to bonds issued by the corporation as contemplated in this section.
- (9) In no event shall any of the benefits or earnings of the corporation inure to the benefit of any private person.
- (10) Upon dissolution of the corporation, title to all property owned by the corporation shall revert to the state.
- (11) The corporation may contract with the State Board of Administration to serve as trustee with respect to bonds issued by the corporation as contemplated by this section and to hold, administer, and invest proceeds of such bonds and other funds of the corporation and to perform other services required by the corporation. The State Board of Administration may perform such services and may contract with others to provide all or a part of such services and to recover its and such other costs and expenses thereof.
- (12) The Department of Transportation and any participating port that is governed by a public body, local governments, or local governments collectively by interlocal agreement having jurisdiction of a seaport project may enter into an interlocal agreement with the Department of Transportation to promote the efficient and cost-effective financing or refinancing of approved projects pursuant to this section. The terms of such interlocal agreements must include provisions for the Department of Transportation to request the issuance by the corporation of the bonds on behalf of the ports or local governments described above; may provide that each party to the agreement is contractually liable for a share of funding an amount equal to the debt service requirements of such bonds; and must include any other terms, provisions, or covenants necessary for full performance under such interlocal agreement. Repayments made to the Department of Transportation under any interlocal agreement are not pledged to the repayment of bonds issued under this section, and failure of the local governmental authority to make such payment does not affect the obligation of the Department of Transportation to make payment on any contract with the corporation.
- (13) There is no liability on the part of, and no cause of action shall arise against, any board members or employees of the corporation for any actions taken by them in the performance of their duties under this section.
- Section 3. The provisions of sections 7 and 8 of this act do not affect the validity of the Florida Ports Financing Commission Series 1996 and 1999 Bonds.
  - Section 4. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to transportation; amending s. 320.20, F.S.; prescribing when certain funds will become subject to appropriation; revising the distribution of license tax moneys deposited in the State Transportation Trust Fund for the funding of the Florida Seaport Transportation and Economic Development Program and certain seaport intermodal access projects; requiring the Florida Seaport Transportation and Economic Development Council to submit a list of certain freight mobility projects to the Department of Transportation; requiring that

the council and the department agree upon the projects selected for funding; requiring the department to include the selected projects for funding in the tentative work program; providing that specified bonds shall be issued by the Division of Bond Finance at the request of the department; providing for funding the construction of wharves and docks; providing for funding certain seaport intermodal access projects; requiring match; providing for the issuance of bonds for such projects; creating s. 311.23, F.S.; creating the Florida Seaport Finance Corporation; providing for membership of its board of directors; providing its powers and duties; authorizing the issuance and validation of bonds; exempting the corporation from taxation; declaring that the corporation is not a special district; authorizing interlocal agreements; exempting board members and employees of the corporation from liability for certain acts; providing that certain provisions of this act do not affect the validity of specified Florida Ports Financing Commission bonds; providing an effective date.

On motion by Senator King, **CS for CS for SB 432** as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Oelrich Alexander Fasano Peaden Aronberg Gaetz Posey Atwater Garcia Rich Baker GellerBennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Storms Joyner Crist Justice Villalobos Webster Dawson King Deutch Wilson Lawson Diaz de la Portilla Wise Lynn Nays-None

CS for SB 2176—A bill to be entitled An act relating to inland navigation districts; amending s. 374.975, F.S.; providing that operation and maintenance by the inland navigation districts of the intracoastal waterway and certain other public navigation channels are in the public interest; amending s. 374.976, F.S.; adding nonmember counties that contain any part of the intracoastal waterway within their boundaries to the list of governmental entities with which a district can aid and cooperate; authorizing the Department of Environmental Protection to develop and maintain a list of flocculants for certain uses; amending s. 403.813, F.S.; specifying a mixing zone for turbidity under certain circumstances; providing an effective date.

—was read the third time by title.

On motion by Senator Bennett, **CS for SB 2176** was passed and certified to the House. The vote on passage was:

Yeas-39

Nays-None

Mr. President Dockery Margolis Alexander Fasano Oelrich Aronberg Peaden Gaetz Garcia Posey Atwater Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Crist Justice Villalobos Webster Dawson King Deutch Lawson Wilson Diaz de la Portilla Wise Lynn

CS for CS for HB 359—A bill to be entitled An act relating to motor vehicle financial responsibility; creating s. 324.023, F.S.; requiring proof of increased financial responsibility for bodily injury or death caused by owners or operators found guilty of, or who entered a plea of guilty or nolo contendere to, regardless of adjudication of guilt, a DUI offense or who had a license or driving privilege revoked or suspended under a specified provision; providing an exemption if specified conditions are met; amending ss. 316.646 and 320.02, F.S.; conforming provisions; amending s. 627.733, F.S.; providing additional cross-references concerning motor vehicle security following motor vehicle license or registration suspension; amending s. 627.7261, F.S.; prohibiting an insurer from taking certain actions solely because an insured or specified person serves as a volunteer driver for a nonprofit agency or charitable organization; providing an effective date.

—was read the third time by title.

On motion by Senator Jones, CS for CS for HB 359 was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Alexander Fasano Oelrich Aronberg Gaetz Peaden Garcia Posey Atwater Geller Rich Baker Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Villalobos Crist Justice Dawson King Webster Deutch Lawson Wilson Diaz de la Portilla Lynn Wise

Nays-None

CS for HB 1315—A bill to be entitled An act relating to local government boundaries; amending ss. 7.06 and 7.50, F.S.; extending and enlarging the boundaries of Broward County to include certain lands in Palm Beach County; decreasing the boundaries of Palm Beach County; extending and enlarging the corporate boundaries of the City of Parkland in Broward County to annex specified unincorporated lands; providing for continuation of certain land use regulations; providing for transfer of roads and rights-of-way; providing for county and municipal powers; providing for continuation of contracts; superseding chapters 96-542 and 99-447, Laws of Florida, relating to annexation of unincorporated areas into municipalities; providing for payment or apportionment of public debt; providing for severability; providing a contingent effective date.

-was read the third time by title.

On motion by Senator Ring, CS for HB 1315 was passed and certified to the House. The vote on passage was:

#### Yeas—39

Mr. President Dockery Margolis Alexander Fasano Oelrich Aronberg Gaetz Peaden Atwater Garcia Posey Rich Baker Geller Haridopolos Bennett Ring Bullard Hill Saunders Carlton Jones Siplin Storms Constantine Joyner Crist Justice Villalobos King Webster Dawson Wilson Deutch Lawson Diaz de la Portilla Wise Lynn Navs-None

CS for SB 2534—A bill to be entitled An act relating to the offense of voyeurism; amending s. 810.145, F.S.; providing that it is a thirddegree felony for certain persons who are responsible for the welfare of a child younger than 16 years of age to commit the offense of video voyeurism, video voyeurism dissemination, or commercial video voyeurism dissemination against that child; providing criminal penalties; providing that it is a third-degree felony for a person employed at a school to commit the offense of video voyeurism, video voyeurism dissemination, or commercial video voyeurism dissemination against a student of the school; providing criminal penalties; providing that it is a seconddegree felony for a person who was previously convicted of or adjudicated delinquent for video voyeurism, video voyeurism dissemination, or commercial video voyeurism dissemination to commit any such third-degree felony against a child younger than 16 years of age or a student; providing criminal penalties; providing an effective date.

-was read the third time by title.

On motion by Senator Aronberg, CS for SB 2534 was passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

Consideration of CS for SB 1152, CS for SB 1020, CS for SJR 3034. CS for SB 1022, CS for CS for SB 560 and CS for CS for SB 1982 was deferred.

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 138, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 138—A bill to be entitled An act relating to highway designations; designating John F. Cosgrove Highway, Arnold M. Velazquez Boulevard, Marilyn Culp Way, Dr. Leonard Cherdack Memorial Highway, Athalie Range Boulevard, Sigmund Zilber Memorial Highway, and Jose' Abreu/Raul L. Martinez Memorial Highway in Miami-Dade County; designating the Rick Ricciardelli Bridge in the City of North Miami; designating Kevin John Fischer Memorial Highway in Volusia County; designating Curtis Golden Boulevard in Santa Rosa County; designating Judge William T. Swigert Bridge in Marion County; designating Carlin White Bridge in Palm Beach County; designating The David Bogan Bridge in Escambia County; designating Senator Richard H. Langley Memorial Interchange in Orange County; designating Ed Holt Boulevard, Moses Baker Boulevard, C.D. Kinsey Street, Lawrence Callahan Highway, Bernard Wilkes Highway, Sarah Hayes Rice Road, and the James Weldon Johnson Memorial Highway in Duval County; directing the Department of Transportation to erect suitable markers; designating Robert L. Blum Bridge in Miami-Dade County; designating George W. Harris, Jr. Boulevard in Polk County; designating Angel Manuel De La Portilla Way, Dennis Pastrana Avenue, Luis Conte Aguero Way, Estrella Rubio Way, Rafael Diaz Balart Road, Ambassador Armando Valladares Drive, Fred Havenick Way, and Isadore Hecht Street; erecting markers in memory of Aristides Sastre in MiamiDade County; designating the Sheriff Chris Daniels fountain; and designating Victor Hernandez, Sr. Way in Miami-Dade County; providing an effective date

#### House Amendment 1 (442341)(with title amendment)—

On page 7, line 29 through page 8, line 6, remove: All of those lines and insert:

Section 21. Raul L. Martinez/Jose Abreu Pass designated; Department of Transportation to erect suitable markers.—

- (1) That portion of Okeechobee Road, U.S. Highway 27/State Road 25, between W. 12th Street and W. 19th Street in Miami-Dade County is designated as "Raul L. Martinez/Jose Abreu Pass."
- (2) The Department of Transportation is directed to erect suitable markers designating Raul L. Martinez/Jose Abreu Pass as described in subsection (1).
- Section 22. Mayor Raul L. Martinez Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of 49th Street within the boundaries of the City of Hialeah in Miami-Dade County is designated as "Mayor Raul L. Martinez Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Mayor Raul L. Martinez Street as described in subsection (1).
- Section 23. Dr. Vicente Grau-Imperatori Street designated; Department of Transportation to erect suitable markers.—
- (1) That portion of S.W. 8th Street between S.W. 67th Avenue and S.W. 72nd Avenue in Miami-Dade County is designated as "Dr. Vicente Grau-Imperatori Street."
- (2) The Department of Transportation is directed to erect suitable markers designating Dr. Vicente Grau-Imperatori Street as described in subsection (1).

Section 24. William Nathey Bridge designated; Department of Transportation to erect suitable markers.—

- (1) That bridge, number 570125, on State Road 85, which crosses Boggy Bayou in Okaloosa County, is designated as "William Nathey Bridge."
- (2) The Department of Transportation is directed to erect suitable markers designating William Nathey Bridge as described in subsection (1).
- Section 25. Sergeant Nicholas Sottile honored; Department of Transportation to erect suitable markers.—
- (1) That portion of State Road 70 near U.S. Highway 27 in Highlands County is dedicated to the memory of Highway Patrol Sergeant Nicholas Sottile.
- (2) The Department of Transportation is directed to erect suitable signage, pursuant to subsection (1), bearing the inscription, "In Memory of Sergeant Nicholas Sottile of the Florida Highway Patrol, who was killed in the line of duty during a traffic stop."
- Section 26. (1) That portion of Brickell Avenue situated within the corporate limits of the City of Miami and lying between S.E. 25th Street and the south shoreline of the Miami River is designated as a state historic road. No state funds shall be expended by any public body or agency to alter its location whether by extension of its boundaries or the extension of the name Brickell Avenue.
- (2) Nothing in this section shall be construed to prevent the ordinary maintenance and repair of that portion of Brickell Avenue situated within the corporate limits of the City of Miami and lying between S.E. 25th Street and the south shoreline of the Miami River, provided the location of the historic road is preserved; to prevent the removal or replacement of any landscaping, including any hammock, banyan, or mahogany trees located on either side of the paved surface of the road or in the central media of the road; to prevent any work that is necessary for

the public health or safety as determined by the agency having jurisdiction over that portion of Brickell Avenue described in subsection (1); to prevent the removal of invasive plant species on the roadway or right-ofway; to prevent such action deemed necessary to clear or maintain the road subsequent to a natural disaster such as a hurricane; to limit widening or physical changes to Brickell Avenue to improve vehicular or pedestrian movement; or to limit the commercial development adjacent to the roadway. The term "ordinary maintenance" means those activities necessary to preserve the existing traffic patterns and to accommodate the volume of traffic operating on that portion of Brickell Avenue described in subsection (1) as of July 1, 2007. However, the preservation of that portion of Brickell Avenue described in subsection (1) takes priority over considerations of traffic management, and the public safety shall not be construed to require alterations in that portion of Brickell Avenue described in subsection (1) or its landscaping when alternative means of promoting safety, including more restrictive regulations, are available.

Section 27. Subsection (26) of section 334.044, Florida Statutes, is amended to read:

334.044 Department; powers and duties.—The department shall have the following general powers and duties:

(26) To provide for the conservation of natural roadside growth and scenery and for the implementation and maintenance of roadside beautification programs. To accomplish this, for fiscal years 1999–2000, 2000–2001, and 2001–2002 no less than 1 percent, and for subsequent fiscal years no less than 1.5 percent of the amount contracted for construction projects shall be allocated by the department to beautification programs. Except where prohibited by federal law or federal regulation and to the extent practical, a minimum of 50 percent of these funds shall be used to purchase large plant materials with the remaining funds for other plant materials. All such plant and these materials shall be purchased from Florida-based nurseryman stock on a uniform competitive bid basis. The department will develop grades and standards for landscaping materials purchased through this process. To accomplish these activities, the department may contract with nonprofit organizations having the primary purpose of developing youth employment opportunities.

And the title is amended as follows:

On page 1, lines 2-8,

remove: All of said lines

and insert:

An act relating to transportation facilities; designating John F. Cosgrove Highway, Arnold M. Velazquez Boulevard, Marilyn Culp Way, Dr. Leonard Cherdack Memorial Highway, Athalie Range Boulevard, Sigmund Zilber Memorial Highway, Raul L. Martinez/Jose Abreu Pass, Mayor Raul L. Martinez Street, and Dr. Vicente Grau-Imperatori Street in Miami-Dade County; designating William Nathey Bridge in Okaloosa County; directing the Department of Transportation to erect signage in Highlands County to honor Sergeant Nicholas Sottile; designating a portion of Brickell Avenue as a state historic road in Miami-Dade County; restricting certain alterations; amending s. 334.044, F.S.; revising provisions for the purchase of plant materials by the Department of Transportation for certain beautification programs;

On motion by Senator Bullard, the Senate concurred in the House amendment.

CS for SB 138 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dawson	Jones
Alexander	Deutch	Joyner
Aronberg	Diaz de la Portilla	Justice
Atwater	Dockery	King
Baker	Fasano	Lawson
Bennett	Gaetz	Lynn
Bullard	Garcia	Margolis
Carlton	Geller	Oelrich
Constantine	Haridopolos	Peaden
Crist	Hill	Posey

Rich Siplin Webster
Ring Storms Wilson
Saunders Villalobos Wise

Nays-None

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 464, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

**CS for SB 464**—A bill to be entitled An act relating to Three Kings Day; creating s. 683.33, F.S.; designating January 6 as "Three Kings Day" and authorizing local governments to issue proclamations commemorating the occasion; providing an effective date.

#### House Amendment 1 (850651)(with title amendment)—

On page 2, between lines 5 and 6, insert:

Section 1. Section 683.26, Florida Statutes, is created to read:

683.26 Ronald Reagan Day.—

- (1) February 6 of each year is designated as "Ronald Reagan Day."
- (2) The Governor may issue annually a proclamation designating February 6 as "Ronald Reagan Day." Public officials, schools, private organizations, and all citizens are encouraged to honor the legacy of opportunity and optimism left by America's 40th President by commemorating Ronald Reagan Day on February 6 of each year.

And the title is amended as follows:

On page 1, lines 2-8, remove: all of said lines and insert:

An act relating to legal holidays and special observances; creating s. 683.26, F.S.; designating February 6 as "Ronald Reagan Day"; authorizing the Governor to issue proclamations commemorating the occasion; creating s. 683.33, F.S.; designating January 6 as "Three Kings Day" and authorizing local governments to issue proclamations commemorating the occasion; providing an effective date.

WHEREAS, President Ronald Wilson Reagan, a man of humble background, worked throughout his life serving freedom and advancing the public good, having distinguished himself during his professional life as an entertainer, union leader, and corporate spokesman before being elected Governor of California and then President of the United States of America, and

WHEREAS, Ronald Reagan served with honor and distinction for two terms as the 40th President of the United States of America, earning the distinction of being elected to his second term of office by three-fifths of the electorate and by 49 of the 50 states in the union, a record unsurpassed in the history of American presidential elections, and

WHEREAS, in 1981, when Ronald Reagan was inaugurated as President, he inherited a disillusioned nation that was shackled by rampant inflation and high unemployment, and

WHEREAS, despite the difficult circumstances he inherited, Ronald Reagan's approach to leading the nation was to exemplify an unwavering faith in American ideals, most memorably by invoking his long-held vision of America as "a shining city on a hill," destined to realize an ever brighter future, and

WHEREAS, during his presidency, Ronald Reagan worked in a bipartisan manner to enact his bold agenda of restoring accountability and common sense to the Federal Government, which led to an unprecedented economic expansion and opportunity for millions of Americans, and

WHEREAS, President Reagan's commitment to an active social policy agenda for the nation's children helped to lower crime and reduce drug use in our neighborhoods, and

WHEREAS, President Reagan's commitment to our armed forces contributed to the restoration of pride in America and its values and those cherished by the free world and prepared the nation's armed forces to meet the challenges of the 21st century, and

WHEREAS, President Reagan's vision of "peace through strength" led to the end of the Cold War and the ultimate demise of the Soviet Union, thus guaranteeing basic human rights for millions of people, and

WHEREAS, February 6, 2007, was the 96th anniversary of Ronald Reagan's birth, and June 5, 2007, will mark the third anniversary of his passing, which generated an outpouring of love and respect unprecedented in a generation, and

WHEREAS, the Hispanic history of this state began in

On motion by Senator Siplin, the Senate concurred in the House amendment.

CS for SB 464 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Oelrich Alexander Fasano Aronberg Gaetz Peaden Atwater Garcia Posey Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Storms Joyner Crist Justice Villalobos Webster Dawson King Wilson Deutch Lawson Diaz de la Portilla Lynn Wise Navs-None

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 682, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 682—A bill to be entitled An act relating to nursing facilities; amending s. 400.118, F.S.; revising the frequency of visits to nursing facilities by quality-of-care monitors from the Agency for Health Care Administration; amending s. 400.141, F.S.; authorizing certain licensed nursing facilities to develop a plan to provide certain training for nursing assistants; providing for rules relating to agency approval of training programs; amending s. 400.147, F.S.; redefining the term "adverse incident"; deleting the requirement that a nursing facility notify the agency of an adverse incident; deleting notification requirements; requiring that a risk manager determine if an incident was an adverse incident; amending s. 400.19, F.S.; providing that the most recent survey is a licensure survey under certain conditions for purposes of future survey scheduling; amending s. 400.195, F.S.; conforming a cross-reference; amending s. 400.23, F.S.; requiring that federal posting requirements for staffing standards comply with state posting requirements; providing an effective date.

# House Amendment 1 (696783) (with directory and title amendments)— $\,$

On page 21, between lines 17-18,

insert:

Section 7. Subsection (14) of section 400.471, Florida Statutes, is amended to read:

400.471 Application for license; fee; provisional license; temporary permit.—

(14) The agency may not issue a license to a home health agency that has any unpaid fines assessed under this part or to an applicant for initial licensure that has any location in a county with a total population of 500,000 or more until July 1, 2008.

And the title is amended as follows:

On page 1, line 25,

remove: all of said line

and insert:

requirements; amending s. 400.471, F.S.; prohibiting the agency from issuing licenses to applicants with locations in certain counties until a specified date; providing an effective date.

# House Amendment 1 (413521) to House Amendment 1 (696783)(with title amendment)—

Remove line(s) 7-15

And the title is amended as follows:

Remove line(s) 23-25 and insert: requirements; providing an effective date.

On motion by Senator Bennett, the Senate concurred in the House amendments.

CS for SB 682 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dealesses	Manualia
Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 1178, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 1178—A bill to be entitled An act relating to local business taxes; amending s. 205.053, F.S.; revising the date for beginning the annual sale of local business tax receipts; providing an effective date.

# House Amendment 1 (237895)(with title amendment)—

On page 1, between lines 26 and 27,

insert:

Section 2. Subsections (1) and (4) of section 205.0535, Florida Statutes, are amended to read:

205.0535 Reclassification and rate structure revisions.—

(1) By October 1, 2008 1995, any municipality that has adopted by ordinance a local business tax after October 1, 1995, or county may, by ordinance, reclassify businesses, professions, and occupations and may establish new rate structures, if the conditions specified in subsections (2) and (3) are met. A person who is engaged in the business of providing

local exchange telephone service or a pay telephone service in a municipality or in the unincorporated area of a county and who pays the business tax under the category designated for telephone companies or a pay telephone service provider certified pursuant to s. 364.3375 is deemed to have but one place of business or business location in each municipality or unincorporated area of a county. Pay telephone service providers may not be assessed a business tax on a per-instrument basis.

(4) After the conditions specified in subsections (2) and (3) are met, municipalities and counties may, every other year thereafter, increase or decrease by ordinance the rates of business taxes by up to 5 percent. An The increase, however, may not be enacted by less than a majority plus one vote of the governing body. Nothing in this chapter shall be construed to prohibit a municipality or county from decreasing or repealing any business tax authorized under this chapter.

And the title is amended as follows:

On page 1, line 5,

remove: all of said line,

insert: tax receipts; amending s. 205.0535, F.S.; updating provisions authorizing reclassification and new rate structure revisions to local business taxes by ordinance; deleting counties from such authorization provisions; authorizing decreasing local business tax rates; providing construction with respect to decreasing or repealing such taxes; providing an effective date.

On motion by Senator Rich, the Senate concurred in the House amendment

CS for SB 1178 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—38

Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Dockery	Margolis	
Nays—None		

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 1488, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 1488—A bill to be entitled An act relating to the Florida Retirement System; creating s. 121.047, F.S.; consolidating the operation of the Institute of Food and Agricultural Sciences Supplemental Retirement Program under the Florida Retirement System; providing for assumption of program liabilities and obligations; abolishing the Institute of Food and Agricultural Sciences Supplemental Retirement Trust Fund; barring program participants from membership in the Florida Retirement System; amending s. 121.40, F.S., relating to the establishment and administration of the Institute of Food and Agricultural Sciences Supplemental Retirement Program; conforming provisions to changes made by the act; redefining the term "trust fund" for purposes of administering the program; providing a rate of monthly contributions; removing provisions relating to investments of the program trust fund; providing a legislative finding that the act fulfills an important state interest; providing an effective date.

#### House Amendment 1 (353739)(with title amendment)—

On page 1, between lines 26 and 27, insert:

Section 1. Section 112.0801, Florida Statutes, is amended to read:

112.0801 Group insurance; participation by retired employees.—

- (1) Any state agency, county, municipality, special district, community college, or district school board which provides life, health, accident, hospitalization, or annuity insurance, or all of any kinds of such insurance, for its officers and employees and their dependents upon a group insurance plan or self-insurance plan shall allow all former personnel who have retired prior to October 1, 1987, as well as those who retire on or after such date, and their eligible dependents, the option of continuing to participate in such group insurance plan or self-insurance plan. Retirees and their eligible dependents shall be offered the same health and hospitalization insurance coverage as is offered to active employees at a premium cost of no more than the premium cost applicable to active employees. For the retired employees and their eligible dependents, the cost of any such continued participation in any type of plan or any of the cost thereof may be paid by the employer or by the retired employees. To determine health and hospitalization plan costs, the employer shall commingle the claims experience of the retiree group with the claims experience of the active employees; and, for other types of coverage, the employer may commingle the claims experience of the retiree group with the claims experience of active employees. Retirees covered under Medicare may be experience-rated separately from the retirees not covered by Medicare and from active employees, provided that the total premium does not exceed that of the active group and coverage is basically the same as for the active group.
- (2) For purposes of this section, "retiree" means any officer or employee who retires under a state retirement system or a state optional annuity or retirement program or is placed on disability retirement and who begins receiving retirement benefits immediately after retirement from employment. In addition to these requirements, any officer or employee who retires under the Public Employee Optional Retirement Program established under part II of chapter 121 shall be considered a "retired officer or employee" or "retiree" as used in this section if he or she:
- (a) Meets the age and service requirements to qualify for normal retirement as set forth in s. 121.021(29); or
- (b) Has attained the age specified by s. 72(t)(2)(A)(i) of the Internal Revenue Code and has 6 years of creditable service.

And the title is amended as follows:

On page 1, lines 2 and 3,

remove: all of said lines

and insert:

An act relating to retirement; amending s. 112.0801, F.S.; providing a definition for the term "retiree" for purposes of participation in group insurance; creating s. 121.047, F.S.;

On motion by Senator Lawson, the Senate concurred in the House amendment.

CS for SB 1488 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Deutch Justice Alexander Diaz de la Portilla King Aronberg Dockery Lawson Fasano Lvnn Atwater Baker Gaetz Margolis Bennett Garcia Oelrich GellerBullard Peaden Carlton Haridopolos Posey Constantine Hill Rich Ring Crist Jones Dawson Joyner Saunders

Siplin	Villalobos	Wilson
Storms	Webster	Wise
Nays—None		

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has adopted CS for SM 1506, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SM 1506—Senate Memorial A memorial to the Congress of the United States, urging Congress to timely reauthorize the State Children's Health Insurance Program to assure federal funding for the Florida KidCare Program.

WHEREAS, the Senate of the State of Florida recognizes the health of the state's children to be of paramount importance to families in this state, and

WHEREAS, the Senate of the State of Florida regards poor child health as a threat to the educational achievement and the social and psychological well-being of the children of this state, and

WHEREAS, the Senate of the State of Florida considers protecting the health of its children to be essential to the well-being of the youngest citizens and the quality of life in this state, and

WHEREAS, the Senate considers the Florida KidCare Program, which was created in 1998 and currently has 1,388,520 children enrolled, to be an integral part of the arrangements for health benefits for the children of the State of Florida, and

WHEREAS, the Senate recognizes the value of the Florida KidCare Program in preserving child wellness, preventing and treating childhood disease, improving health outcomes, and reducing overall health costs, and

WHEREAS, the Senate of the State of Florida considers the federal funding available for the Florida KidCare Program to be indispensable to providing health benefits for children of modest means, NOW, THEREFORE,

#### House Amendment 1 (202635)(with title amendment)—

On page 2, lines 3-20,

remove: all of said lines

and insert:

That the Legislature urges the members of the Florida delegation to the United States Congress to ensure that the Congress reauthorizes the State Children's Health Insurance Program (SCHIP) to continue to provide federal funding for the Florida Kidcare program.

BE IT FURTHER RESOLVED that the Legislature urges the Governor to work with the Florida delegation to ensure that SCHIP is reauthorized in a timely manner.

BE IT FURTHER RESOLVED that the Legislature urges the Governor to provide the assistance necessary to identify and enroll children who qualify for Medicaid or the Florida Kidcare program.

BE IT FURTHER RESOLVED that the Legislature proclaims that all components of state government should work together with educators, health care providers, social workers, and parents to ensure that all available public and private assistance for providing health benefits to uninsured children in this state be used to the maximum extent possible.

And the title is amended as follows:

On page 1, lines 8-31,

remove: all of said lines

and insert:

WHEREAS, the Legislature of the State of Florida regards the health of children to be of paramount importance to families in the state, and

WHEREAS, the Legislature of the State of Florida regards poor child health as a threat to the educational achievement and social and psychological well-being of the children of the State of Florida, and

WHEREAS, the Legislature of the State of Florida considers protecting the health of children to be essential to the well-being of Florida's youngest citizens and the quality of life in the state, and

WHEREAS, the Legislature of the State of Florida considers the Florida Kidcare program, which was created in 1998 and currently has 1,388,520 children enrolled in the program, to be an integral part of the arrangements for health benefits for the children of the State of Florida, and

WHEREAS, the Legislature of the State of Florida recognizes the value of the Florida Kidcare program in preserving child wellness, preventing and treating childhood disease, improving health outcomes, and reducing overall health costs, and

WHEREAS, the Legislature of the State of Florida considers the federal funding available for the Florida Kidcare program to be indispensable to providing health benefits for children of modest means, NOW, THEREFORE,

On motion by Senator Peaden, the Senate concurred in the House amendment.

**CS for SM 1506** passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

#### Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

#### The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 2482, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 2482—A bill to be entitled An act relating to tax administration; amending s. 45.032, F.S.; including a tax warrant as a subordinate lienholder for purposes of the disbursement of surplus funds after a judicial sale; amending s. 193.1551, F.S.; providing for provisions governing the assessment of homestead property damaged in certain named storms to apply to properties in which repairs are commenced by January 1, 2008; amending s. 196.192, F.S.; specifying that ownership of property by a tax-exempt organization's sole member limited liability company has the same status for property tax purposes as direct ownership by the tax-exempt organization; amending s. 196.193, F.S.; requiring the property appraiser to explain to a nonprofit organization the legal and factual basis for denying a property tax exemption to the nonprofit organization; amending s. 196.196, F.S.; providing that property owned by an exempt entity shall be deemed to be used for religious purposes if the institution has taken affirmative steps to prepare the property for use as a public house of worship; providing definitions; amending s. 197.572, F.S.; providing for easements for conservation

purposes; amending s. 198.13, F.S.; exempting certain representatives of an estate from the requirement to file certain returns if there is no tax on estates of decedents or no tax on generation-skipping transfers; amending s. 202.16, F.S.; requiring dealers to document exempt sales for resale; providing requirements and procedures; providing a definition; providing construction; providing for dealer provision of evidence of the exempt status of certain sales through an informal protest process; requiring the Department of Revenue to accept certain evidence during the protest period; providing limitations; requiring the department to establish a toll-free telephone number for the purpose of verifying registration numbers and resale certificates; requiring the department to establish a system for receiving information from dealers regarding certificate numbers; amending s. 202.18, F.S.; providing for adjustments in communications services tax distributions to correct for misallocations between jurisdictions; amending s. 202.20, F.S.; limiting local governmental authority to make certain rate adjustments in the tax under certain circumstances; providing for a determination of completeness of certain data; amending s. 202.28, F.S.; providing requirements for the Department of Revenue with respect to distributing proceeds of the communications services tax and allocating certain penalties; amending s. 202.30, F.S.; reducing the threshold tax amount which a dealer of communications services is required to remit taxes electronically; amending ss. 206.02 and 206.021, F.S.; authorizing the Department of Revenue to issue temporary fuel licenses during a declared state of emergency or a declared disaster; amending s. 206.9943, F.S.; authorizing the department to issue a temporary pollutant tax license during a declared state of emergency or a declared disaster; amending s. 211.3103, F.S.; providing for the annual producer price index to apply to the tax on the severance of phosphate rock; amending s. 212.02, F.S.; adding leases of certain aircraft to the definition of the term "qualified aircraft"; amending ss. 212.05 and 212.0515, F.S.; authorizing the department to adopt additional divisors for calculating the sales tax on vending machines when a county imposes a sales surtax rate that is not listed in statute; amending s. 212.0506, F.S.; clarifying that the definition of the term "service warranty" excludes certain contracts; amending s. 212.08, F.S., relating to exemptions from the sales tax; deleting provisions exempting certain building materials and business property from application of certain requirements for refunds; providing a sales tax exemption for certain delivery charges; repealing s. 212.095, F.S., relating to a sales tax refund permit for certain organizations; amending s. 212.12, F.S.; providing that a person is liable for failure to register a business or collect the required taxes; providing penalties; providing exceptions to certain penalties; providing for voluntary sampling of fixed assets; providing for application; providing legislative intent; authorizing the Department of Revenue, in conjunction with financial institutions, to design a pilot program for identifying certain account holders against whose property the department has a tax warrant; authorizing the department to enter into agreements with financial institutions for developing and operating a data match system; requiring the department to pay a fee to participating financial institutions; requiring the department to submit a report to the Legislature; amending s. 213.053, F.S.; authorizing the department to provide information to the child support enforcement program; amending s. 213.21, F.S.; providing for a taxpayer's liability for a service fee to be waived due to unintentional error; amending s. 213.755, F.S.; reducing the threshold tax amount under which a taxpayer may be required to remit taxes electronically; amending s. 220.21, F.S.; requiring a taxpayer that is required to file its federal income tax return electronically to also file its state corporate income tax electronically; providing a penalty for failure to do so; authorizing the department to adopt rules; providing for applicability; amending s. 443.1216, F.S.; authorizing the Agency for Workforce Innovation and the agency that collects unemployment taxes to adopt rules; clarifying that certain senior management positions are excluded from unemployment compensation provisions; amending s. 443.1316, F.S.; providing for certain provisions of ch. 213, F.S., relating to taxpayers rights, to apply to the collection of unemployment taxes; deleting a limitation on the amount the department may charge for the costs of collection services; amending s. 443.141, F.S.; providing a date through which certain penalties on delinquent unemployment compensation reports can be assessed; applying the provisions of s. 213.24(1), F.S., to such penalties; amending s. 443.163, F.S.; amending s. 624.511, F.S.; authorizing the Department of Revenue to refund an overpayment of insurance premium tax under certain circumstances; amending s. 832.062, F.S.; providing for prima facie evidence of intent to defraud or knowledge of insufficient funds with respect to an electronic transfer to the Department of Revenue which is not honored or refused; providing for exceptions; providing requirements for notice; providing for the department to recover court costs and attorney's fees; providing procedures for establishing prima

facie evidence; providing for refunds of certain property taxes for residential property damaged or destroyed by a tornado during a specified period; providing effective dates.

#### House Amendment 1 (214927)(with title amendment)—

On page 63, line 17, through page 65, line 15,

remove: all of said lines,

and insert:

Section 38. Reimbursement of ad valorem taxes levied on residential property rendered uninhabitable due to tornadoes.—

- (1) If a house or other residential building or structure that has been granted the homestead exemption under s. 196.031, Florida Statutes, is damaged so that it is rendered uninhabitable due to a tornado on February 2, 2007, the ad valorem taxes levied for that house or other residential building for the 2007 tax year shall be partially reimbursed in the following manner:
- (a) An application must be filed by the owner, on or before February 1 of the year following the year in which the tornado occurred, with the property appraiser in the county where the property is located. Failure to file such application on or before the applicable deadline constitutes a waiver of any claim for partial reimbursement under this section. The application must be filed in the manner and form prescribed by the property appraiser.
- (b) The application, attested to under oath, must identify the property rendered uninhabitable by a tornado, the date the damage occurred, and the number of days the property was uninhabitable after the damage occurred. Documentation supporting the claim that the property was uninhabitable must accompany the application. Such documentation may include, but is not limited to, utility bills, insurance information, contractors' statements, building permit applications, or building inspection certificates of occupancy.
- (c) Upon receipt of the application, the property appraiser shall investigate the statements contained in the application to determine whether the applicant is entitled to a partial reimbursement under this section. If the property appraiser determines that the applicant is entitled to such reimbursement, the property appraiser shall calculate the reimbursement amount. The reimbursement shall be an amount equal to the total ad valorem taxes levied on the homestead property for the applicable tax year, multiplied by a ratio equal to the number of days the property was uninhabitable after the damage occurred in the applicable year divided by 365. However, the amount of reimbursement may not exceed \$1,500.
- (d) The property appraiser shall compile a list of property owners entitled to a partial reimbursement. The list shall be submitted to the Department of Revenue no later than March 1 of the year following the year in which the tornado occurred through an electronic, web-based application provided by the department.
- (e) Upon receipt of the reimbursement lists from the property appraisers, the department shall disburse reimbursement checks from its Administrative Trust Fund in the amounts and to the persons indicated in the reimbursement lists received from the property appraisers. Before disbursing any reimbursement checks, the department shall determine the total amount of all reimbursement requests submitted by the property appraisers. If the total amount of reimbursements requested exceeds the amount available for that purpose, the department shall reduce all reimbursement checks by a percentage sufficient to reduce total reimbursement payments to an amount equal to the appropriation, less any amount retained pursuant to paragraph (2)(c).
- (f) As used in this section, the term "uninhabitable" means a building or structure cannot be used during a period of 60 days or more for the purpose for which it was constructed. However, if a property owner is living in an uninhabitable structure because alternative living quarters are unavailable, the owner is eligible for reimbursement as provided in this section.
- (2)(a) The property appraiser shall notify the applicant by mail if the property appraiser determines that the applicant is not entitled to receive the reimbursement that he or she applied for under this section. Such notification shall be made on or before March 1 of the year following the

- year in which the tornado occurred. If an applicant's application for reimbursement is not fully granted, the applicant may file a petition with the value adjustment board for review of that decision. The petition must be filed with the value adjustment board on or before the 30th day after the mailing of the notice by the property appraiser.
- $\begin{tabular}{ll} (b) & The value adjustment board shall consider these petitions as expeditiously as possible. \end{tabular}$
- (c) By April 1 of the year following the year in which the tornado occurred, the property appraiser shall notify the department of the total amount of reimbursements denied for which a petition with the value adjustment board has been filed. The department shall retain an amount equal to the total amount of claims for which petitions had been filed with the value adjustment board or \$922,500, whichever is less. The retained amount shall be used for the purpose of paying those claims that were denied by the property appraiser but granted by a value adjustment board. The department shall distribute the remaining funds in accordance with the provisions of paragraph (1)(e) to those property owners whose applications for reimbursement were granted by the property appraiser.
- (d) The department may not pay claims for reimbursement from the retained funds until all appeals to the value adjustment board have become final. The property appraiser for each county submitting a list of homeowners entitled to reimbursement under this section shall notify the department after all appeals to the value adjustment board of that county have become final. If reimbursements made under paragraph (1)(e) were reduced by the department, reimbursements granted by value adjustment boards shall be reduced by the same percentage.
- (3) Any person who knowingly and willfully gives false information for the purpose of claiming reimbursement under this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082, Florida Statutes, or by a fine not exceeding \$5,000, or both.

Section 39. Reimbursement for sales taxes paid on mobile homes purchased to replace mobile homes damaged by a tornado.—

- (1) If a mobile home is purchased to replace a mobile home that experienced major damage from a tornado that occurred on December 25, 2006, or February 2, 2007, and if the damaged mobile home was the permanent residence of a permanent resident of this state, the state sales tax paid on the purchase of the replacement mobile home shall be reimbursed in the following manner:
- (a) An application must be filed on or before October 1, 2007, by the owner with the property appraiser in the county where the damaged mobile home was located. Failure to file such application on or before October 1, 2007, constitutes a waiver of any claim for reimbursement under this section. The application must be filed in the manner and form prescribed by the property appraiser.
- (b) The application, attested to under oath, must identify the mobile home that experienced major damage from a tornado that occurred on December 25, 2006, or February 2, 2007, and the date the damage occurred. Documentation of major damage and a copy of the invoice for the replacement mobile home must accompany the application. Such documentation may include, but is not limited to, insurance information or information from the Federal Emergency Management Agency or the American Red Cross attesting to the major damage of the mobile home.
- (c) Upon receipt of the application, the property appraiser shall investigate the statements contained in the application to determine whether the applicant is entitled to reimbursement under this section. If the property appraiser determines that the applicant is entitled to reimbursement, the property appraiser shall calculate the reimbursement amount. The reimbursement shall be an amount equal to the state sales tax paid on the purchase price of the replacement mobile home, as determined by the tax tables of the Department of Revenue, which amount may not exceed \$1500
- (d) The property appraiser shall compile a list of mobile home owners entitled to reimbursement under this section. The list shall be submitted to the Department of Revenue by November 1, 2007, through an electronic, web-based application provided by the department.
- (e) Upon receipt of the reimbursement lists from the property appraisers, the department shall disburse reimbursement checks from its Admin-

istrative Trust Fund in the amounts and to the persons indicated in the reimbursement lists received from the property appraisers. Before disbursing any reimbursement checks, the department shall determine the total amount of all reimbursement requests submitted by the property appraisers. If the total amount of reimbursements requested exceeds the amount available for that purpose, the department shall reduce all reimbursement checks by a percentage sufficient to reduce total reimbursement payments to an amount equal to the appropriation, less any amount retained pursuant to paragraph (2)(c).

- (f) As used in this section, the term:
- 1. "Major damage" means that a mobile home is more than 50-percent destroyed or that a mobile home cannot be inhabited and cannot be repaired for less than the amount of its value before the December 25, 2006, or February 2, 2007, tornado.
- 2. "Mobile home" means a mobile home as defined in s. 320.01(2)(a), Florida Statutes, a manufactured home as defined in s. 320.01(2)(b), Florida Statutes, or a trailer as defined in s. 320.08(10), Florida Statutes.
- 3. "Permanent residence" and "permanent resident" have the same meanings as provided in s. 196.012, Florida Statutes.
- (2)(a) The property appraiser shall notify the applicant by mail if the property appraiser determines that the applicant is not entitled to receive the reimbursement that he or she applied for under this section. Such notification shall be made on or before November 1, 2007. If an applicant's application for reimbursement is not fully granted, the applicant may file a petition with the value adjustment board for review of that decision. The petition must be filed with the value adjustment board on or before the 30th day after the mailing of the notice by the property appraiser.
- (b) The value adjustment board shall consider these petitions as expeditiously as possible.
- (c) By December 1, 2007, the property appraiser shall notify the department of the total amount of reimbursements denied for which a petition with the value adjustment board has been filed. The department shall retain an amount equal to the total amount of claims for which petitions had been filed with the value adjustment board, or \$309,000, whichever is less. The retained amount shall be used for the purpose of paying claims that were denied by the property appraiser but granted by a value adjustment board. The department shall distribute the remaining funds in accordance with the provisions of paragraph (1)(e) to mobile home owners whose applications for reimbursement were granted by the property appraiser.
- (d) The department may not pay claims for reimbursement from the retained funds until all appeals to the value adjustment board have become final. The property appraiser for each county submitting a list of homeowners entitled to reimbursement under this section shall notify the department after all appeals to the value adjustment board of that county have become final. If reimbursements made under paragraph (1)(e) were reduced by the department, reimbursements granted by value adjustment boards shall be reduced by the same percentage.
- (3) Any person who claims reimbursement under section 38 of this act is not eligible for the reimbursement provided by this section.
- (4) Any person who knowingly and willfully gives false information for the purpose of claiming a reimbursement under this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082, Florida Statutes, or by a fine not exceeding \$5,000, or both.
- Section 40. Notwithstanding the provisions of s. 216.301, Florida Statutes, and in accordance with s. 216.351, Florida Statutes, the Executive Office of the Governor shall, on July 1, 2008, certify forward all unexpended funds appropriated pursuant to this act.
- Section 41. It is the intent of the Legislature that payments made to residents under sections 38 and 39 of this act shall be considered disaster-relief assistance within the meaning of s. 139 of the Internal Revenue Code
- Section 42. (1) The sum of \$922,500 is appropriated from the General Revenue Fund to the Administrative Trust Fund of the Department of Revenue for purposes of paying a partial reimbursement of property taxes as provided in section 38 of this act.

(2) The sum of \$309,000 is appropriated from the General Revenue Fund to the Administrative Trust Fund of the Department of Revenue for the purposes of paying sales tax reimbursements as provided in section 39 of this act.

And the title is amended as follows:

On page 5, line 30, through page 6, line 2,

remove: all of said lines,

and insert:

establishing prima facie evidence; providing for reimbursement of a portion of certain ad valorem taxes on certain homestead property rendered uninhabitable under certain circumstances; providing requirements, procedures, and limitations; providing duties and responsibilities of the department, property appraisers, and value adjustment boards; providing a definition; providing criminal penalties for falsely claiming reimbursements; providing for reimbursement of a portion of sales taxes paid on certain replacement mobile homes damaged under certain circumstances; providing requirements, procedures, and limitations; providing duties and responsibilities of the department, property appraisers, and value adjustment boards; providing definitions; providing criminal penalties for falsely claiming reimbursements; requiring the Executive Office of the Governor to certify forward certain unexpended balances; providing legislative intent; providing appropriations; providing

On motion by Senator Haridopolos, the Senate concurred in the House amendment.

CS for SB 2482 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Oelrich Alexander Fasano Aronberg Gaetz Peaden Atwater Garcia Posey Baker Geller Rich Ring Bennett Haridopolos Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Crist Justice Villalobos King Dawson Webster Deutch Lawson Wilson Diaz de la Portilla Lynn Wise Navs-None

By direction of the President, the rules were waived and the Senate reverted to—  $\,$ 

#### BILLS ON THIRD READING, continued

CS for SB 1152—A bill to be entitled An act relating to the Florida Government Accountability Act; amending s. 11.902, F.S.; redefining the term "committee" and defining the term "joint committee" for purposes of the act; amending s. 11.903, F.S.; providing for the Senate and the House of Representatives to jointly appoint a Legislative Sunset Advisory Committee to oversee the review process required under the act; providing terms of office for commission members; amending s. 11.904, F.S.; providing for staff of a committee; requiring the Auditor General to assist review committees and a joint committee upon request; amending s. 11.905, F.S.; revising the schedule for reviewing state agencies and advisory committees; amending s. 11.9055, F.S.; providing duties of an agency or advisory committee if the Legislature fails to take action to continue the agency or committee by the required date; amending s. 11.906, F.S.; revising the date before a review by which the agency is required to provide a report; revising the requirements for the report; amending ss. 11.907 and 11.908, F.S.; revising the procedures for a review of an agency; revising the duties of the Office of Program Policy Analysis and Government Accountability; requiring the Legislative Sunset Review Committee to propose legislation if necessary; amending s.

11.910, F.S.; revising certain criteria for the review of an agency and its advisory committees; amending s. 11.911, F.S.; requiring that the Legislative Sunset Review Committee provide proposed legislation; amending s. 11.918, F.S.; authorizing the committee to exercise any powers vested in a standing committee of the Legislature; amending s. 11.919, F.S.; authorizing the committee to access and request information from state agencies and officers; providing an effective date.

-was read the third time by title.

An amendment was considered and adopted to conform CS for SB 1152 to HB 7177.

Pending further consideration of **CS for SB 1152** as amended, on motion by Senator Carlton, by two-thirds vote **HB 7177** was withdrawn from the Committee on General Government Appropriations.

On motion by Senator Carlton, the rules were waived and by two-thirds vote—

HB 7177—A bill to be entitled An act relating to the Florida Government Accountability Act; amending s. 11.902, F.S.; changing references of committee to commission and renaming the "Legislative Sunset Advisory Committee" as the "Legislative Sunset Commission"; amending s. 11.903, F.S.; conforming terminology; providing that each house may have one or more Legislative Sunset Advisory Committees to advise it regarding agency sunset reviews; requiring the appointment of a joint Legislative Sunset Commission; providing for commission membership; providing for appointments of co-chairs; providing for terms; amending s. 11.904, F.S.; providing for the employment of commission staff; providing the role of the Office of Program Policy Analysis and Government Accountability as it relates to the commission; providing that the Auditor General shall, upon request, assist the commission; conforming terminology; amending s. 11.905, F.S.; revising the schedule for reviewing state agencies and advisory committees; providing that the legislative presiding officers may change the review schedule; providing for notice in case of a change of the review schedule; amending s. 11.9055, F.S.; conforming terminology; providing conditions for an agency subject to review to be abolished; providing for continuance or reassignment of outstanding responsibilities of abolished agency; providing for continuation of sunset review under certain circumstances; amending s. 11.906, F.S.; conforming terminology; revising the timeframe for agency report submission to the commission; revising information to be provided in the report; providing for waiver of requirements by the commission; amending s. 11.907, F.S.; requiring the commission to conduct an independent review of agencies; providing that the commission may direct the Office of Program Policy Analysis and Government Accountability to conduct reviews of state agencies and their advisory committees; delineating requirements of such reviews; providing for commission to set timeframe for submission of reports on reviews; conforming terminology; amending s. 11.908, F.S.; conforming terminology; requiring the commission to review reports of any independent reviews directed by the commission; requiring the commission report to the presiding officers to include proposed legislation deemed necessary by the commission; amending s. 11.910, F.S.; revising criteria requirements for review by the commission; conforming terminology; amending s. 11.911, F.S.; conforming terminology; requiring the commission's report on an agency to propose legislation necessary to carry out its recommendations; amending s. 11.918, F.S.; conforming terminology; providing that the commission may exercise the powers of subpoena by law and any other powers vested in a standing committee of the Legislature; authorizing the commission to access or request information; requiring a state agency or officer to assist the commission when requested; repealing s. 11.919, F.S., relating to assistance of and access to state agencies; providing an effective date.

—a companion measure, was substituted for **CS** for **SB** 1152 as amended and by two-thirds vote read the second time by title.

#### **MOTION**

On motion by Senator Carlton, the rules were waived to allow the following amendment to be considered:

Senator Carlton moved the following amendment which was adopted by two-thirds vote:

Amendment 1 (805214)(with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. Subsection (3) of section 11.902, Florida Statutes, is amended, and subsection (4) is added to that section, to read:
  - 11.902 Definitions.—As used in ss. 11.901-11.920, the term:
- (3) "Committee" means any Legislative Sunset Review Advisory Committee appointed pursuant to s. 11.903.
- (4) "Joint committee" means the Legislative Sunset Committee appointed pursuant to s. 11.903.
  - Section 2. Section 11.903, Florida Statutes, is amended to read:
- 11.903 Legislative Sunset Review Advisory Committees and the Joint Legislative Sunset Committee.—
- (1) The Senate and House of Representatives may, pursuant to the rules of each house, appoint one or more standing or select committees as a Legislative Sunset Review Committees Advisory Committee to conduct independent reviews for each house advise the Legislature regarding the agency sunsets required by ss. 11.901-11.920.
- (2) The Senate and House of Representatives shall may, pursuant to the joint rules of both houses, appoint a one or more Joint committees as a Legislative Sunset Advisory Committee for the purposes of overseeing to advise the Legislature regarding the agency review process sunsets required by ss. 11.901-11.920 and of making recommendations to the Legislature.
- (3) Members of the committees and joint committee shall serve at the pleasure of their appointing presiding officer for a term terms of 2 years each or until the next general election, whichever occurs earlier.
- (a) The Legislative Sunset Committee established under this subsection shall be a joint committee composed of 10 members: five members of the Senate appointed by the President of the Senate and five members of the House of Representatives appointed by the Speaker of the House of Representatives.
- (b) The presiding officer of each house shall appoint a chair who shall serve as co-chair of the joint committee established under this subsection. Each co-chair shall serve at the pleasure of the appointing presiding officer for a term of 2 years or until the next general election.
- (4) Initial appointments shall be made not later than November 30, 2006, and subsequent appointments shall be made not later than January 15 of the year following each organization session of the Legislature.
- (4)(5) If a legislative member ceases to be a member of the house from which he or she was appointed, the member vacates his or her membership on the committee or joint committee.
  - Section 3. Section 11.904, Florida Statutes, is amended to read:
- 11.904 Staff.—The Senate and the House of Representatives may each employ staff to work for the joint chair and vice chair of the committee on matters related to joint committee activities. The Auditor General and The Office of Program Policy Analysis and Government Accountability shall provide primary research services as directed by the committee and the joint committee and assist the committee in conducting the reviews its review under s. 11.910. Upon request, the Auditor General shall assist the committees and the joint committee.
  - Section 4. Section 11.905, Florida Statutes, is amended to read:
- 11.905 Schedule for reviewing state agencies and advisory committees.—The following state agencies, including their advisory committees, or the following advisory committees of agencies shall be reviewed according to the following schedule:
  - (1) Reviewed by July 1, 2008:
- (a) Statutorily created responsibilities of the Fish and Wildlife Conservation Commission.
  - (b) Department of Agriculture and Consumer Services.
  - (c) Department of Citrus, including the Citrus Commission.
  - (d) Department of Environmental Protection.

- (e) Department of Highway Safety and Motor Vehicles.
- (f) Water management districts.
- (2) Reviewed by July 1, 2010 2009:
- (a) Department of Children and Family Services.
- (b) Department of Community Affairs.
- (c) Department of Management Services.
- (d) Department of State.
- (3) Reviewed by July 1, 2012 2010:
- (a) Advisory committees for the Florida Community College System.
- (b) Advisory committees for the State University System.
- (c) Agency for Workforce Innovation.
- (d) Department of Education.
- (e) Department of the Lottery.
- (4) Reviewed by July 1, 2014 2011:
- (a) Agency for Health Care Administration.
- (b) Agency for Persons with Disabilities.
- (c) Department of Elderly Affairs.
- (d) Department of Health.
- (5) Reviewed by July 1, 2016 2012:
- (a) Department of Business and Professional Regulation.
- (b) Department of Transportation.
- (c) Department of Veterans' Affairs.
- (6) Reviewed by July 1, 2018 2013:
- (a) Advisory committees for the State Board of Administration.
- (b) Department of Financial Services, including the Financial Services Commission.
  - (c) Department of Revenue.
  - (7) Reviewed by July 1, 2020 2014:
  - (a) Department of Corrections.
  - (b) Department of Juvenile Justice.
  - (c) Department of Law Enforcement.
  - (d) Department of Legal Affairs.
  - (e) Justice Administrative Commission.
  - (f) Parole Commission.
  - (8) Reviewed by July 1, 2022 2015:
  - (a) Executive Office of the Governor.
  - (b) Florida Public Service Commission.

Upon completion of this cycle, each agency shall again be subject to sunset review 10 years after its initial review.

- Section 5. Section 11.9055, Florida Statutes, is amended to read:
- 11.9055 Abolition of state agencies and advisory committees.—
- (1) An agency subject to review by the *Legislature Legislative Committee on Sunset Review* shall be abolished on June 30 following the

- date of review specified in s. 11.905, unless the Legislature continues the agency or advisory committee; however, an agency may not be abolished unless the Legislature finds, pursuant to law, that all state laws the agency had responsibility to implement or enforce have been repealed, revised, or reassigned to another remaining agency and that adequate provision has been made for the transfer to a successor agency of all duties and obligations relating to bonds, loans, promissory notes, lease-purchase lease purchase agreements, installment sales contracts, certificates of participation, master equipment financing agreements, or any other form of indebtedness such that security therefor and the rights of bondholders or holders of other indebtedness are not impaired.
- (2) If the Legislature does not take action before the date of review to continue the agency or advisory committee, the agency shall submit its legislative budget request consistent with the provisions of chapter 216 recommendations of the appropriate Legislative committee on Sunset Review or any law transferring the agency's functions to other entities. Such agency shall continue to be subject to annual sunset review by the Legislature until the Legislature enacts legislation relating to the agency's continuation, modification, or termination.
  - Section 6. Section 11.906, Florida Statutes, is amended to read:
- 11.906 Agency report to the Legislature emmittee.—Not later than July 1, 2 years January 1 of the year preceding the year in which a state agency and its advisory committees are scheduled to be reviewed, the agency shall provide the Legislature emmittee with a report that includes:
- (1) The performance measures for each program and activity as provided in s. 216.011 and 3 years of data for each measure that provides actual results for the immediately preceding 2 years and projected results for the eurrent fiscal year that begins in the year that the agency report is scheduled to be submitted to the Legislature.
- (2) An explanation of factors that have contributed to any failure to achieve the legislative standards.
- (3) The promptness and effectiveness with which the agency disposes of complaints concerning persons affected by the agency.
- (4) The extent to which the agency has encouraged participation by the public in making its rules and decisions as opposed to participation solely by those it regulates and the extent to which public participation has resulted in rules compatible with the objectives of the agency.
- (5) The extent to which the agency has complied with applicable requirements of state law and applicable rules regarding purchasing goals and programs for *small and minority-owned businesses* historically underutilized businesses.
- (6) A statement of any statutory objectives intended for each program and activity, the problem or need that the program and activity were intended to address, and the extent to which these objectives have been achieved.
- (7) An assessment of the extent to which the jurisdiction of the agency and its programs overlap or duplicate those of other agencies and the extent to which the programs can be consolidated with those of other agencies.
- (8) An assessment of less restrictive or alternative methods of providing services for which the agency is responsible which would reduce costs or improve performance while adequately protecting the public.
- (9) An assessment of the extent to which the agency has corrected deficiencies and implemented recommendations contained in reports of the Auditor General, the Office of Program Policy Analysis and Government Accountability, legislative interim studies, and federal audit entities
- (10) The process by which an agency actively measures quality and efficiency of services it provides to the public. The extent to which the agency enforces laws relating to potential conflicts of interest of its employees.
- (11)  $\,$  The extent to which the agency complies with public records and public meetings requirements under chapters 119 and 286 and s. 24, Art. I of the State Constitution.

- (12) The extent to which alternative program delivery options, such as privatization, *outsourcing*, or insourcing, have been considered to reduce costs or improve services to state residents.
- (13) Recommendations to the *Legislature* eommittee for statutory, or budgetary, or regulatory changes that would improve the quality and efficiency of services delivered to the public program operations, reduce costs, or reduce duplication.
- (14) The effect of federal intervention or loss of federal funds if the agency, program, or activity is abolished.
- (15) A list of all advisory committees, including those established in statute and those established by managerial initiative; their purpose, activities, composition, and related expenses; the extent to which their purposes have been achieved; and the rationale for continuing or eliminating each advisory committee.
- (16) Agency programs or functions that are performed without specific statutory authority.
  - (17) Other information requested by the Legislature committee.

Information and data reported by the agency shall be validated by its agency head and inspector general before submission to the *Legislature* committee.

Section 7. Section 11.907, Florida Statutes, is amended to read:

11.907 Legislative review.—Upon receipt of an agency report pursuant to s. 11.906, the joint committee may and the appropriate committee shall conduct a review of the agency and may direct the Office of Program Policy Analysis and Government Accountability to shall conduct a program evaluation and justification review, as defined in s. 11.513, of the agency and its advisory committees, including an examination of the cost of each agency program, an evaluation of best practices and alternatives that would result in the administration of the agency in a more efficient or effective manner, and examination of the viability of privatization or a different state agency performing the functions, and an evaluation of the cost and consequences of discontinuing the agency. The reviews review shall be comprehensive in its scope and shall consider the information provided by the agency report in addition to information deemed necessary by the office and the appropriate Legislative Sunset Advisory committee or the joint committee. The Office of Program Policy Analysis and Government Accountability shall submit its report to the Legislature in a timeframe prescribed by the committee requesting the review committee and to the President of the Senate and the Speaker of the House of Representatives by October 31 of the year in which the agency submits its report. The Office of Program Policy Analysis and Government Accountability shall include in its reports report recommendations for consideration by the Legislature committee.

Section 8. Section 11.908, Florida Statutes, is amended to read:

- 11.908 Committee duties.—No later than March 1 of the year in which a state agency or its advisory committees are scheduled to be reviewed, the committee shall and the joint committee may:
- (1) Review the information submitted by the agency and the *reports* of any independent reviews directed by the committee, including those conducted by report of the Office of Program Policy Analysis and Government Accountability.
- (2) Consult with the Legislative Budget Commission, relevant substantive and appropriations committees of the Senate and the House of Representatives, the Governor's Office of Policy and Budgeting, the Auditor General, and the Chief Financial Officer, or their successors, relating to the review of on the application to the agency and its advisory committees of the criteria provided in s. 11.910.
- (3) Hold public hearings to consider this information as well as other information and testimony that the committee *or joint committee* deems necessary.
- (4) Present to the President of the Senate and the Speaker of the House of Representatives a report on the agencies and advisory committees scheduled to be reviewed that year by the *Legislature* eommittee. In the report, the committee shall include its specific findings and recommendations regarding each of the *information considered pursuant to* eriteria prescribed by s. 11.910, and shall also make recommendations

as described in s. 11.911, and propose legislation as it considers necessary. In the joint committee report, the joint committee shall include its specific findings and recommendations regarding the information considered pursuant to s. 11.90 and make recommendations as described in s. 11.911.

Section 9. Section 11.910, Florida Statutes, is amended to read:

- 11.910 Information Criteria for review.—The committee may shall consider information submitted pursuant to s. 11.906 as well as any additional information it considers relevant the following criteria in determining whether a public need exists for the continuation of a state agency or its advisory committees or for the performance of any of the functions of the agency or its advisory committees.:
- (1) Agency compliance with the accountability measures, as analyzed by the Auditor General, the Office of Program Policy Analysis and Government Accountability, and the Office of Policy and Budget within the Executive Office of the Governor, pursuant to ss. 216.013 and 216.023(4) and (5).
- (2) The efficiency with which the agency or advisory committee operates
- (3) The statutory objectives of the agency or advisory committee and the problem or need that the agency or advisory committee is intended to address, the extent to which the objectives have been achieved, and any activities of the agency in addition to those granted by statute and the authority for these activities.
- (4) An assessment of less restrictive or alternative methods of providing any regulatory function for which the agency is responsible while adequately protecting the public.
- (5) The extent to which the advisory committee is needed and is used.
- (6) The extent to which the jurisdiction of the agency and the programs administered by the agency overlap or duplicate those of other agencies and the extent to which the programs administered by the agency can be consolidated with the programs of other state agencies.
- (7) Whether the agency has recommended to the Legislature statutory changes calculated to be of benefit to the public rather than to an occupation, business, or institution that the agency regulates.
- (8) The promptness and effectiveness with which the agency disposes of complaints concerning persons affected by the agency.
- (9) The extent to which the agency has encouraged participation by the public in making its rules and decisions as opposed to participation solely by those it regulates and the extent to which the public participation has resulted in rules compatible with the objectives of the agency.
- (10) The extent to which the agency has complied with applicable requirements of state law and applicable rules of any state agency regarding purchasing goals and programs for historically underutilized businesses.
- (11) The extent to which changes are necessary in the enabling statutes of the agency so that the agency can adequately comply with the criteria listed in this section.
- (12) The extent to which the agency adopts and enforces rules relating to potential conflicts of interest of its employees.
- (13) The extent to which the agency complies with public records and public meetings requirements under chapters 119 and 287 and s. 24, Art. I of the State Constitution and follows records management practices that enable the agency to respond efficiently to requests for public information.
- (14) The extent to which the agency accurately reports performance measures used to justify state spending on each of its activities, services, and programs.
- (15) The effect of federal intervention or loss of federal funds if the agency is abolished.

(16) Whether any advisory committee or any other part of the agency exercises its powers and duties independently of the direct supervision of the agency head in violation of s. 6, Art. IV of the State Constitution.

Section 10. Section 11.911, Florida Statutes, is amended to read:

- 11.911 Committee recommendations.—
- (1) In its report on a state agency, the committee shall:
- (a)(1) Make recommendations on the abolition, continuation, or reorganization of each state agency and its advisory committees and on the need for the performance of the functions of the agency and its advisory committees.
- (b)(2) Make recommendations on the consolidation, transfer, or reorganization of programs within state agencies not under review when the programs duplicate functions performed in agencies under review.
- (c)(3) Propose Include drafts of legislation necessary to carry out the committee's recommendations under paragraph (a) or paragraph (b) subsection (1) or subsection (2).
  - (2) In its report on a state agency, the joint committee shall:
- (a) Make recommendations on the abolition, continuation, or reorganization of each state agency and its advisory committees and on the need for the performance of the functions of the agency and its advisory committees.
- (b) Make recommendations on the consolidation, transfer, or reorganization of programs within state agencies not under review when the programs duplicate functions performed in agencies under review.
  - Section 11. Section 11.918, Florida Statutes, is amended to read:
- 11.918 Joint Legislative Sunset Committee; powers; assistance of state agencies Subpoena power.—
- (1) The Joint Any Legislative Sunset Advisory Committee may take under investigation any matter within the scope of a sunset review either completed or then being conducted by the *joint* committee, and, in connection with such investigation, may exercise the powers of subpoena by law and any other powers vested in a standing committee of the Legislature pursuant to s. 11.143.
- (2) The joint committee may access or request information and request assistance of state agencies and officers. When assistance is requested, a state agency or officer shall assist the joint committee.
- Section 12. Subsection (1) of section 11.919, Florida Statutes, is amended to read:
  - 11.919 Assistance of and access to state agencies.—
- (1) The committee may *access or* request *information and request* the assistance of state agencies and officers. When assistance is requested, a state agency or officer shall assist the committee.
  - Section 13. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Florida Government Accountability Act; amending s. 11.902, F.S.; redefining the term "committee" and defining the term "joint committee" for purposes of the act; amending s. 11.903, F.S.; authorizing the Senate and the House of Representatives to appoint Legislative Sunset Review Committees to conduct independent reviews for each house; requiring the Senate and the House of Representatives to jointly appoint a Legislative Sunset Committee to oversee the review process required under the act and make recommendations to the Legislature; providing terms of office for commission members; providing for membership and terms of office; amending s. 11.904, F.S.; providing for staff of the joint committee; requiring the Auditor General to assist review committees and the joint committee upon request; amending s. 11.905, F.S.; revising the schedule for reviewing state agencies and advisory committees; amending s. 11.9055, F.S.; providing duties of an agency or advisory committee if the Legislature fails to take action to continue the agency or committee by the required date; amending s.

11.906, F.S.; revising the date before a review by which the agency is required to provide a report; revising the requirements for the report; amending ss. 11.907 and 11.908, F.S.; revising the procedures for a review of an agency; revising the duties of the Office of Program Policy Analysis and Government Accountability; requiring a Legislative Sunset Review Committee and the joint committee to make recommendations and propose legislation if necessary; amending s. 11.910, F.S.; revising certain criteria for the review of an agency and its advisory committees; amending s. 11.911, F.S.; requiring that Legislative Sunset Review Committees and the joint committee provide proposed legislation; amending s. 11.918, F.S.; authorizing the joint committee to exercise any powers vested in a standing committee of the Legislature; authorizing the joint committee to access information of and obtain assistance from state agencies; amending s. 11.919, F.S.; authorizing the committee to access and request information from state agencies and officers; providing an effective date.

On motion by Senator Carlton, further consideration of  ${\bf HB~7177}$  as amended was deferred.

#### MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 420, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 420—A bill to be entitled An act relating to state retirement programs; amending s. 121.051, F.S.; revising conditions for membership in the State Community College System Optional Retirement Program; amending s. 121.35, F.S.; revising conditions for membership in the State University System Optional Retirement Program; authorizing transfer of funds for specified earned credit between the Florida Retirement System and such optional retirement program; authorizing a transfer of membership between the State University System Optional Retirement Program and the Florida Retirement System; amending s. 121.4501, F.S.; redefining the term "eligible employee" for purposes of the Public Employee Optional Retirement Program; revising conditions for participation in the Public Employee Optional Retirement Program; providing an effective date.

#### House Amendment 1 (976363)(with title amendment)—

On page 1, between lines 23 and 24, insert:

Section 1. Section 112.0801, Florida Statutes, is amended to read:

112.0801 Group insurance; participation by retired employees.—

- (1) Any state agency, county, municipality, special district, community college, or district school board which provides life, health, accident, hospitalization, or annuity insurance, or all of any kinds of such insurance, for its officers and employees and their dependents upon a group insurance plan or self-insurance plan shall allow all former personnel who have retired prior to October 1, 1987, as well as those who retire on or after such date, and their eligible dependents, the option of continuing to participate in such group insurance plan or self-insurance plan. Retirees and their eligible dependents shall be offered the same health and hospitalization insurance coverage as is offered to active employees at a premium cost of no more than the premium cost applicable to active employees. For the retired employees and their eligible dependents, the cost of any such continued participation in any type of plan or any of the cost thereof may be paid by the employer or by the retired employees. To determine health and hospitalization plan costs, the employer shall commingle the claims experience of the retiree group with the claims experience of the active employees; and, for other types of coverage, the employer may commingle the claims experience of the retiree group with the claims experience of active employees. Retirees covered under Medicare may be experience-rated separately from the retirees not covered by Medicare and from active employees, provided that the total premium does not exceed that of the active group and coverage is basically the same as for the active group.
- (2) For purposes of this section "retiree" means any officer or employee who retires under a state retirement system or a state optional annuity

or retirement program or is placed on disability retirement and who begins receiving retirement benefits immediately after retirement from employment. In addition to these requirements, any officer or employee who retires under the Public Employee Optional Retirement Program established under part II of chapter 121 shall be considered a "retired officer or employee" or "retiree" as used in this section if he or she:

- (a) Meets the age and service requirements to qualify for normal retirement as set forth in s. 121.021(29); or
- (b) Has attained the age specified by s. 72(t)(2)(A)(i) of the Internal Revenue Code and has 6 years of creditable service.

And the title is amended as follows:

On page 1, remove line 2 and insert:

An act relating to retirement; amending s. 112.0801, F.S.; providing a definition for the term "retiree" for purposes of participation in group insurance;

#### House Amendment 2 (070557)(with title amendment)—

On page 14, line 3, remove: all of said line and insert:

Section 4. Paragraph (g) of subsection (3) of section 1012.33, Florida Statutes, is amended to read:

 $1012.33\,$  Contracts with instructional staff, supervisors, and school principals.—

(3)

(g) Beginning July 1, 2001, for each employee who enters into a written contract, under pursuant to this section, in a school district in which the employee was not employed as of June 30, 2001, or was employed as of June 30, 2001, but has since broken employment with that district for 1 school year or more, for purposes of pay, a district school board must recognize and accept each year of full-time public school teaching service earned in the State of Florida or outside the state and for which the employee received a satisfactory performance evaluation. Instructional personnel employed under pursuant to s. 121.091(9)(b)3., or receiving retirement benefits for any full-time public school teaching service earned outside the state, are exempt from the provisions of this paragraph.

Section 5. This act shall take effect July 1, 2007.

And the title is amended as follows:

On page 1, line 19,

remove: all of said line

and insert:

Employee Optional Retirement Program; amending s. 1012.33, F.S.; exempting certain instructional personnel from requirements that a district school board recognize and accept each year of full-time public school teaching service; providing

On motion by Senator Lawson, the Senate concurred in **House Amendment 1** (976363) and refused to concur in **House Amendment 2** (070557) and the House was requested to recede.

CS for SB 420 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dawson	Jones
Alexander	Deutch	Joyner
Aronberg	Diaz de la Portilla	Justice
Atwater	Dockery	King
Baker	Fasano	Lawson
Bennett	Gaetz	Lynn
Bullard	Garcia	Margolis
Carlton	Geller	Oelrich
Constantine	Haridopolos	Peaden
Crist	Hill	Posey

Rich	Siplin	Webster
Ring	Storms	Wilson
Saunders	Villalobos	Wise

Nays-None

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 770, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for CS for SB 770—A bill to be entitled An act relating to the physician workforce; creating s. 381.4018, F.S.; providing legislative intent; creating the Office of Physician Workforce Assessment and Development within the Division of Health Access and Tobacco of the Department of Health; requiring that the office serve as a coordinating and planning body to assess the state's future workforce needs for physicians; requiring the office to develop strategies for addressing the current and projected workforce needs; specifying additional functions of the office; requiring each allopathic and osteopathic physician in the state to complete a survey concerning the physician's practice as a condition of license renewal; specifying the information to be furnished to the Department of Health in the physician survey; providing for a nondisciplinary citation to be issued to a physician or osteopathic physician who fails to complete the required survey; requiring the department to provide notice of the applicable penalty; requiring the Office of Physician Workforce Assessment and Development to annually analyze and evaluate the results of the survey; requiring the office to report its findings to the Governor and the Legislature; creating the Physician Workforce Advisory Council within the Department of Health to assist the department with respect to physician workforce issues; providing for the membership of the advisory council and terms of office; providing for members of the council to be reimbursed for travel and per diem expenses; providing an effective date.

#### House Amendment 1 (904139)(with title amendment)—

Remove everything after the enacting clause and insert:

Section 1. Section 381.4018, Florida Statutes, is created to read:

381.4018 Physician workforce assessment and development.—

- (1) LEGISLATIVE INTENT.—The Legislature recognizes that physician workforce planning is an essential component of ensuring that there is an adequate and appropriate supply of well-trained physicians to meet this state's future health care service needs as the general population and elderly population of the state increase. The Legislature finds that items to consider relative to assessing the physician workforce may include physician practice status; specialty mix; geographic distribution; demographic information, including, but not limited to, age, gender, race, and cultural considerations; and needs of current or projected medically underserved areas in the state. Long-term strategic planning is essential as the period from the time a medical student enters medical school to completion of graduate medical education may range from 7 to 10 years or longer. The Legislature recognizes that strategies to provide for a well-trained supply of physicians must include ensuring the availability and capacity of quality graduate medical schools in this state, as well as using new or existing state and federal programs providing incentives for physicians to practice in needed specialties and in underserved areas in a manner that addresses projected needs for physician man-
- (2) PURPOSE.—The Department of Health shall serve as a coordinating and strategic planning body to actively assess the state's current and future physician workforce needs and work with multiple stakeholders to develop strategies and alternatives to address current and projected physician workforce needs.
- (3) GENERAL FUNCTIONS.—The department shall maximize the use of existing programs under the jurisdiction of the department and other state agencies and coordinate governmental and nongovernmental stakeholders and resources in order to develop a state strategic plan and assess the implementation of such strategic plan. In developing the state strategic plan, the department shall:

- (a) Monitor, evaluate, and report on the supply and distribution of physicians licensed under chapter 458 or chapter 459. The department shall maintain a database to serve as a statewide source of data concerning the physician workforce.
- (b) Develop a model and quantify, on an ongoing basis, the adequacy of the state's current and future physician workforce as reliable data becomes available. Such model must take into account demographics, physician practice status, place of education and training, generational changes, population growth, economic indicators, and issues concerning the "pipeline" into medical education.
- (c) Develop and recommend strategies to determine whether the number of qualified medical school applicants who might become competent, practicing physicians in this state will be sufficient to meet the capacity of the state's medical schools. If appropriate, the department shall, working with representatives of appropriate governmental and nongovernmental entities, develop strategies and recommendations and identify best-practice programs that introduce health care as a profession and strengthen skills needed for medical school admission for elementary, middle, and high school students, and improve premedical education at the precollege and college level in order to increase this state's potential pool of medical students.
- (d) Develop strategies to ensure that the number of graduates from the state's public and private allopathic and osteopathic medical schools are adequate to meet physician workforce needs, based on the analysis of the physician workforce data, so as to provide a high-quality medical education to students in a manner that recognizes the uniqueness of each new and existing medical school in this state.
- (e) Pursue strategies and policies to create, expand, and maintain graduate medical education positions in the state based on the analysis of the physician workforce data. Such strategies and policies must take into account the effect of federal funding limitations on the expansion and creation of positions in graduate medical education. The department shall develop options to address such federal funding limitations. The department shall consider options to provide direct state funding for graduate medical education positions in a manner that addresses requirements and needs relative to accreditation of graduate medical education programs. The department shall consider funding residency positions as a means of addressing needed physician specialty areas, rural areas having a shortage of physicians, and areas of ongoing critical need, and as a means of addressing the state's physician workforce needs based on an ongoing analysis of physician workforce data.
- (f) Develop strategies to maximize federal and state programs that provide for the use of incentives to attract physicians to this state or retain physicians within the state. Such strategies should explore and maximize federal-state partnerships that provide incentives for physicians to practice in federally designated shortage areas. Strategies shall also consider the use of state programs, such as the Florida Health Service Corps established pursuant to s. 381.0302 and the Medical Education Reimbursement and Loan Repayment Program pursuant to s. 1009.65, which provide for education loan repayment or loan forgiveness and provide monetary incentives for physicians to relocate to underserved areas of the state
- (g) Coordinate and enhance activities relative to physician workforce needs, undergraduate medical education, and graduate medical education provided by the Division of Medical Quality Assurance, the Community Hospital Education Program and the Graduate Medical Education Committee established pursuant to s. 381.0403, area health education center networks established pursuant to s. 381.0402, and other offices and programs within the Department of Health as designated by the secretary.
- (h) Work in conjunction with and act as a coordinating body for governmental and nongovernmental stakeholders to address matters relating to the state's physician workforce assessment and development for the purpose of ensuring an adequate supply of well-trained physicians to meet the state's future needs. Such governmental stakeholders shall include, but need not be limited to, the Secretary of Health or his or her designee, the Commissioner of Education or his or her designee, the Secretary of Health Care Administration or his or her designee, and the Chancellor of the State University System or his or her designee from the Board of Governors of the State University System, and, at the discretion of the department, other representatives of state and local agencies that

- are involved in assessing, educating, or training the state's current or future physicians. Other stakeholders shall include, but need not be limited to, organizations representing the state's public and private allopathic and osteopathic medical schools; organizations representing hospitals and other institutions providing health care, particularly those that have an interest in providing accredited medical education and graduate medical education to medical students and medical residents; organizations representing allopathic and osteopathic practicing physicians; and, at the discretion of the department, representatives of other organizations or entities involved in assessing, educating, or training the state's current or future physicians.
- (i) Serve as a liaison with other states and federal agencies and programs in order to enhance resources available to the state's physician workforce and medical education continuum.
- (j) Act as a clearinghouse for collecting and disseminating information concerning the physician workforce and medical education continuum in this state.
- Section 2. (1) Each person who applies for licensure renewal as a physician under chapter 458 or chapter 459, Florida Statutes, must, in conjunction with the renewal of such license under procedures adopted by the Department of Health and in addition to any other information that may be required from the applicant, furnish the following to the Department of Health in a physician survey:
  - (a) Licensee information, including, but not limited to:
  - 1. Frequency and geographic location of practice within the state.
  - 2. Practice setting.
  - 3. Percentage of time spent in direct-patient care.
  - 4. Anticipated change to license or practice status.
  - 5. Areas of specialty or certification.
- (b) Availability and trends relating to critically needed services, including, but not limited to:
  - 1. Obstetric care and services, including incidents of deliveries.
- 2. Radiological services, particularly performance of mammograms and breast-imaging services.
- 3. Physician services for hospital emergency departments and trauma centers, including on-call hours.
- 4. Other critically-needed specialty areas, as determined by the department.
- (2) Such information furnished must include a statement submitted by the physician that the information provided is true and accurate to the best of his or her knowledge and the submission does not contain any knowingly false information.
- (3)(a) The Department of Health shall issue a nondisciplinary citation to any physician licensed under chapter 458 or chapter 459, Florida Statutes, who fails to complete the survey within 90 days after the renewal of his or her license to practice as a physician.
- (b) The citation must notify a physician who fails to complete the survey required by this section that his or her license will not be renewed for any subsequent license renewal unless the physician completes the survey.
- (c) In conjunction with issuing the license-renewal notice required by s. 456.038, Florida Statutes, the Department of Health shall notify each physician licensed under 458 or chapter 459, Florida Statutes, who has failed to complete the survey at the licensee's last known address of record with the Department of Health of the requirement that the physician survey be completed prior to the subsequent license renewal. At any subsequent license renewal, the Department of Health may not renew the license of any physician licensed under chapter 458 or chapter 459, Florida Statutes, until the survey required under this section is completed by the licensee.

- Section 3. (1) Each year, the department shall analyze the results of the physician survey required by section 2 of this act and determine by geographic area and specialty the number of physicians who:
  - (a) Perform deliveries of children in Florida.
- (b) Read mammograms and perform breast-imaging-guided procedures in Florida.
- (c) Perform emergency care on a on-call basis for a hospital emergency department.
- (d) Plan to reduce or increase emergency on-call hours in a hospital emergency department.
- $\begin{tabular}{ll} \end{tabular} \begin{tabular}{ll} \end{tabular} \beg$
- (2) The department must report its findings to the Governor, the President of Senate, and the Speaker of the House of Representatives by November 1 each year.
- Section 4. It is the intent of the Legislature that the department implement the provisions of this act within existing resources.
- Section 5. This act shall take effect upon becoming a law.

And the title is amended as follows:

Remove the entire title and insert:

A bill to be entitled

An act relating to the physician workforce; creating s. 381.4018, F.S.; providing legislative intent; requiring that the department serve as a coordinating and planning body to assess the state's future workforce needs for physicians; requiring the department to develop strategies for addressing the current and projected workforce needs; specifying additional functions of the department; requiring each allopathic and osteopathic physician in the state to complete a survey concerning the physician's practice as a condition of license renewal; specifying the information to be furnished to the department in the physician survey; providing for a nondisciplinary citation to be issued to a physician or osteopathic physician who fails to complete the required survey; requiring the department to provide notice of the applicable penalty; requiring the department to annually analyze and evaluate the results of the survey; requiring the department to report its findings to the Governor and the Legislature; providing legislative intent concerning resources for implementation of the act; providing an effective date.

Senator Atwater moved the following amendment which was adopted:

### Senate Amendment 1 (730534) (with title amendment) to House Amendment 1—Lines 191-209, delete those lines and insert:

(4) The Department of Health shall adopt rules pursuant to ss. 120.536(1) and 120.54, Florida Statutes, necessary to implement this section.

Section 3. (1) Each year, the Department of Health shall analyze the results of the physician survey required by section 2 of this act and determine by geographic area and specialty the number of physicians who:

- (a) Perform deliveries of children in Florida.
- (b) Read mammograms and perform breast-imaging-guided procedures in Florida.
- (c) Perform emergency care on a on-call basis for a hospital emergency department.
- (d) Plan to reduce or increase emergency on-call hours in a hospital emergency department.
- $\ensuremath{\textit{(e)}} \quad \textit{Plan to relocate their allopathic or osteopathic practice outside the state.}$
- (2) The Department of Health must report its findings to the Governor, the President of Senate, and the Speaker of the House of Representatives by November 1 each year.

Section 4. It is the intent of the Legislature that the Department of Health implement the provisions of this act within existing resources.

And the title is amended as follows:

Lines 218-229, delete those lines and insert: Department of Health serve as a coordinating and planning body to assess the state's future workforce needs for physicians; requiring the department to develop strategies for addressing the current and projected workforce needs; specifying additional functions of the department; requiring each allopathic and osteopathic physician in the state to complete a survey concerning the physician's practice as a condition of license renewal; specifying the information to be furnished to the department in the physician survey; providing for a nondisciplinary citation to be issued to a physician or osteopathic physician who fails to complete the required survey; requiring the department to provide notice of the applicable penalty; providing rulemaking authority; requiring the

On motion by Senator Atwater, the Senate concurred in **House Amendment 1 (904139)** as amended and requested the House to concur in the Senate amendment to the House amendment.

CS for CS for SB 770 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Fasano Oelrich Alexander Aronberg Gaetz Peaden Atwater Garcia Posey Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Storms Joyner Crist Justice Villalobos Webster Dawson King Deutch Lawson Wilson Diaz de la Portilla Wise Lynn Nays-None

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 900, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 900—A bill to be entitled An act relating to initiative petitions; providing a short title; amending s. 100.371, F.S.; requiring initiative petition forms to be signed by the constitutionally required distribution of electors; prescribing a time period within which a signed petition form must be submitted to the supervisor of elections to be verified as valid; providing procedures for revocation of a signature on a petition form; providing an effective date.

#### House Amendment 1 (501657)(with title amendment)—

Remove everything after the enacting clause and insert:

Section 1. Effective August 1, 2007, subsections (1), (3), and (4) of section 99.097, Florida Statutes, are amended to read:

99.097 Verification of signatures on petitions.—

- (1) As determined by each supervisor, based upon local conditions, the *verifying* ehecking of *signatures* names on petitions may be based on the most inexpensive and administratively feasible of either of the following methods of verification:
- (a) A name-by-name, signature-by-signature check of the number of valid authorized signatures on the petitions; or
- (b) A check of a random sample, as provided by the Department of State, of names and signatures on the petitions. The sample must be

such that a determination can be made as to whether or not the required number of valid signatures has have been obtained with a reliability of at least 99.5 percent. Rules and guidelines for this method of petition verification shall be promulgated by the Department of State, which may include a requirement that petitions bear an additional number of names and signatures, not to exceed 15 percent of the names and valid signatures otherwise required. If the petitions do not meet such criteria, then the use of the verification method described in this paragraph shall not be available to supervisors.

Notwithstanding subsection (2) or any other provision of law, petitions to secure ballot placement for an initiative and petition revocations directed thereto pursuant to s. 100.371 must be verified by the method provided in paragraph (a).

- (3)(a) A signature name on a petition of  $a_7$  which name that is not in substantially the same form as a name on the voter registration books, shall be counted as a valid signature if, after comparing the signature on the petition with the signature of the alleged signer as shown on the registration books, the supervisor determines that the person signing the petition and the person who registered to vote are one and the same. In any situation in which this code requires the form of the petition to be prescribed by the division, no signature shall be counted toward the number of signatures required unless it is on a petition form prescribed by the division.
- (b) If a voter signs a petition and lists an address other than the legal residence where the voter is registered, the supervisor shall treat the signature as if the voter had listed the address where the voter is registered.
- (4)(a) The supervisor shall be paid in advance the sum of 10 cents for each signature verified ehecked or the actual cost of verifying ehecking such signature, whichever is less, by the candidate or, in the case of a petition to have an issue placed on the ballot by initiative, by the initiative sponsor person or organization submitting the petition. However, if a candidate or initiative sponsor, person, or organization seeking to have an issue placed upon the ballot cannot pay such charges without imposing an undue burden on personal resources or upon the resources otherwise available to such candidate or initiative sponsor, person, or organization, such candidate or initiative sponsor, person, or organization shall, upon written certification of such inability given under oath to the supervisor, be entitled to have the signatures verified at no charge. In the event a candidate or initiative sponsor, person, or organization submitting a petition to have an issue placed upon the ballot is entitled to have the signatures verified at no charge, the supervisor of elections of each county in which the signatures are verified at no charge shall submit the total number of such signatures checked in the county to the Chief Financial Officer no later than December 1 of the general election year, and the Chief Financial Officer shall cause such supervisor of elections to be reimbursed from the General Revenue Fund in an amount equal to 10 cents for each signature verified name checked or the actual cost of verifying checking such signatures, whichever is less. In no event shall such reimbursement of costs be deemed or applied as extra compensation for the supervisor. Petitions shall be retained by the supervisors for a period of 1 year following the election for which the petitions were circulated.
- (b) An initiative sponsor that has filed a certification of undue burden under paragraph (a) may not provide compensation to any paid petition circulator, as defined in s. 100.371, unless the initiative sponsor first pays all supervisors for each signature verified or reimburses the General Revenue Fund for such costs. If an initiative sponsor subject to this paragraph provides compensation to a paid petition circulator before the date the initiative sponsor pays all supervisors for each signature verified or reimburses the General Revenue Fund for such costs, no signature on a petition circulated by the paid petition circulator before that date may be counted toward the number of valid signatures required for ballot placement until the initiative sponsor pays all supervisors for each signature verified or reimburses the General Revenue Fund for such costs.
- Section 2. Effective August 1, 2007, subsections (1) and (3) of section (100.371, Florida Statutes, are amended, subsection <math>(6) is renumbered as subsection (10) and amended, and new subsections (6) through (9) are added to that section, to read:
- 100.371 Initiatives; procedure for placement on ballot; private property rights.—

- (1) Constitutional amendments proposed by initiative shall be placed on the ballot for the general election, provided the initiative petition has been filed with the Secretary of State no later than February 1 of the year the general election is held. A petition shall be deemed to be filed with the Secretary of State upon the date the secretary determines that valid and verified the petition forms have has been signed by the constitutionally required number and distribution of electors pursuant to this code, subject to the right of revocation established in this section.
- (3)(a) Each signature shall be dated when made and shall be valid for a period of 4 years after following such date, provided all other requirements of law are met. The sponsor shall submit signed and dated forms to the appropriate supervisor of elections for verification as to the number of registered electors whose valid signatures appear thereon. The supervisor shall promptly verify the signatures within 30 days after receipt of the petition forms and upon payment of the fee required by s. 99.097. The supervisor shall promptly record each valid signature in the statewide voter registration system, in the manner prescribed by the Secretary of State, the date each form is received by the supervisor and the date the signature on the form is verified as valid. The supervisor shall verify that the signature on a form is valid only if the form complies with the following:
- 1. The form shall contain the original signature of the purported elector.
- 2. The purported elector shall accurately record on the form the date on which he or she signed the form.
- 3. The date the purported elector signed the form, as recorded by the purported elector, shall be no more than 30 days before the date the form is received by the supervisor of elections.
- 4. The form shall accurately set forth the purported elector's name, legal residence address, county, and voter registration number or date of birth.
- 5. The purported elector shall be, at the time he or she signs the form, a duly qualified and registered elector authorized to vote in the county in which his or her signature is submitted.
- (b) The supervisor shall retain the signature forms for at least 1 year after following the election in which the issue appeared on the ballot or until the Division of Elections notifies the supervisors of elections that the committee which circulated the petition is no longer seeking to obtain ballot position.
- (6)(a) An elector's signature on a petition form may be revoked by submitting to the appropriate supervisor of elections a signed petition-revocation form adopted by rule for this purpose by the division.
- (b) The petition-revocation form and the manner in which signatures are obtained, submitted, and verified shall be subject to the same relevant requirements and timeframes as the corresponding petition form and processes under this code and shall be approved by the Secretary of State before any signature on a petition-revocation form is obtained.
- (c) Supervisors of elections shall provide petition-revocation forms to the public at all main and branch offices.
- (d) The petition-revocation form shall be filed with the supervisor of elections by February 1 preceding the next general election or, if the initiative amendment is not certified for ballot position in that election, by February 1 preceding the next successive general election. The supervisor of elections shall promptly verify the signature on the petition-revocation form and process such revocation upon payment, in advance, of a fee of 10 cents or the actual cost of verifying such signature, whichever is less. The supervisor shall promptly record each valid and verified petition-revocation form in the statewide voter registration system in the manner prescribed by the Secretary of State.
- (7)(a) If a person is presented with a petition form or petitionrevocation form for his or her possible signature by a petition circulator, the person shall record this fact on the form and the name and address of the petition circulator shall legibly appear on the form before the signature on the form may be verified by the supervisor. For purposes of this subsection, the term "petition circulator" means any person who, in the context of a direct face-to-face conversation, presents to another person

for his or her possible signature a petition form or petition-revocation form regarding ballot placement for an initiative.

- (b) A paid petition circulator shall, when engaged in the activities of a petition circulator described in paragraph (a), wear a prominent badge, in a form and manner prescribed by rule by the division, identifying him or her as a paid petition circulator. For purposes of this subsection, the term "paid petition circulator" means a petition circulator who receives any compensation as a direct or indirect consequence of the activities of a petition circulator described in paragraph (a).
- (c) No petition circulator may receive, and no person may provide to a petition circulator, compensation that is based, directly or indirectly, upon the number of signatures obtained on petition or petition-revocation forms.
- (8) A signed petition form or petition-revocation form regarding ballot placement for an initiative that does not fully comply with the applicable provisions of this code or the rules adopted under this code, or that was obtained in violation of the applicable provisions of this code or the rules adopted under this code, may be verified by the supervisor of elections and counted toward the number of valid signatures required for ballot placement only if those deficiencies or violations are corrected prior to the date specified in subsection (1).
- (9) No provision of this code shall be deemed to prohibit a private person exercising lawful control over privately owned property, including property held open to the public for the purposes of a commercial enterprise, from excluding from such property persons seeking to engage in activity supporting or opposing initiative amendments.
- (10)(6) The Department of State may adopt rules in accordance with s. 120.54 to carry out the provisions of subsections (1)-(9) (1)-(5).
- Section 3. Any signature gathered on a previously approved initiative petition form that has been submitted for verification before August 1, 2007, may be verified and counted, if otherwise valid. However, any initiative petition form that is submitted for verification on or after that date may be verified and counted only if it complies with this act and has been approved by the Secretary of State before obtaining elector signatures.
- Section 4. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.
- Section 5. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Remove the entire title and insert:

A bill to be entitled

An act relating to petition procedures and standards; amending s. 99.097; revising terminology relating to verification of signatures on petitions; requiring name-by-name, signature-by-signature verification of initiative petitions and related petition revocations; providing requirements for initiative sponsors filing a certificate of undue burden; amending s. 100.371, F.S.; revising procedures for placing an initiative on the ballot; providing requirements for information to be contained in petition forms; providing procedure for revocation of a petition signature; providing regulation of initiative petition circulators; providing private property rights relating to activity on the property that supports or opposes ballot initiatives; providing for verification of signatures gathered before the effective date of the changes made by this act to ss. 99.097 and 100.371, F.S.; providing for severability; providing an effective date.

On motion by Senator Posey, the Senate refused to concur in the House amendment to **CS for SB 900** and the House was requested to recede. The action of the Senate was certified to the House.

By direction of the President, the rules were waived and the Senate reverted to—  $\,$ 

#### BILLS ON THIRD READING, continued

The Senate resumed consideration of-

HB 7177-A bill to be entitled An act relating to the Florida Government Accountability Act; amending s. 11.902, F.S.; changing references of committee to commission and renaming the "Legislative Sunset Advisory Committee" as the "Legislative Sunset Commission"; amending s. 11.903, F.S.; conforming terminology; providing that each house may have one or more Legislative Sunset Advisory Committees to advise it regarding agency sunset reviews; requiring the appointment of a joint Legislative Sunset Commission; providing for commission membership; providing for appointments of co-chairs; providing for terms; amending s. 11.904, F.S.; providing for the employment of commission staff; providing the role of the Office of Program Policy Analysis and Government Accountability as it relates to the commission; providing that the Auditor General shall, upon request, assist the commission; conforming terminology; amending s. 11.905, F.S.; revising the schedule for reviewing state agencies and advisory committees; providing that the legislative presiding officers may change the review schedule; providing for notice in case of a change of the review schedule; amending s. 11.9055, F.S.; conforming terminology; providing conditions for an agency subject to review to be abolished; providing for continuance or reassignment of outstanding responsibilities of abolished agency; providing for continuation of sunset review under certain circumstances; amending s. 11.906, F.S.; conforming terminology; revising the timeframe for agency report submission to the commission; revising information to be provided in the report; providing for waiver of requirements by the commission; amending s. 11.907, F.S.; requiring the commission to conduct an independent review of agencies; providing that the commission may direct the Office of Program Policy Analysis and Government Accountability to conduct reviews of state agencies and their advisory committees; delineating requirements of such reviews; providing for commission to set timeframe for submission of reports on reviews; conforming terminology; amending s. 11.908, F.S.; conforming terminology; requiring the commission to review reports of any independent reviews directed by the commission; requiring the commission report to the presiding officers to include proposed legislation deemed necessary by the commission; amending s. 11.910, F.S.; revising criteria requirements for review by the commission; conforming terminology; amending s. 11.911, F.S.; conforming terminology; requiring the commission's report on an agency to propose legislation necessary to carry out its recommendations; amending s. 11.918, F.S.; conforming terminology; providing that the commission may exercise the powers of subpoena by law and any other powers vested in a standing committee of the Legislature; authorizing the commission to access or request information; requiring a state agency or officer to assist the commission when requested; repealing s. 11.919, F.S., relating to assistance of and access to state agencies; providing an effective date.

-which was previously considered and amended this day.

On motion by Senator Carlton, by two-thirds vote **HB 7177** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Nays-None

#### SPECIAL ORDER CALENDAR

The Senate resumed consideration of—

CS for SB 2084—A bill to be entitled An act relating to financial services; amending s. 520.02, F.S.; defining the term "guaranteed asset protection products"; amending s. 520.07, F.S.; setting forth requirements and prohibitions for selling guaranteed asset protection products; amending s. 520.35, F.S.; revising the fee for a delinquency charge; amending s. 624.605, F.S.; including debt-cancellation products under casualty insurance; providing a definition; authorizing certain entities to offer debt-cancellation products under certain circumstances; specifying that such products are not insurance; amending ss. 627.553 and 627.679, F.S.; revising limitations on the amount of authorized insurance for debtors; amending s. 627.681, F.S.; revising a limitation on the term of credit disability insurance; amending s. 655.005, F.S.; redefining the terms "federal financial institution" and "financial institution"; defining the term "debt-cancellation products"; amending s. 655.79, F.S.; providing that a deposit account by a husband and wife is a tenancy by the entirety; creating s. 655.947, F.S.; providing a definition; authorizing financial institutions to offer debt-cancellation products; authorizing a fee; requiring the Financial Services Commission to adopt rules; providing that a periodic payment option is not required for certain debtcancellation products; amending s. 655.954, F.S.; authorizing a financial institution to offer a debt-cancellation product but not as a requirement of receiving a loan; amending s. 658.21, F.S.; revising an ownership of capital criterion for capital accounts at financial institutions and onebank holding companies; amending s. 658.34, F.S.; prohibiting certain stock issuance practices for banks; amending s. 658.36, F.S.; requiring a state bank or trust company to file a written notice before increasing its capital stock; amending s. 658.44, F.S.; revising criteria for determining the value of dissenting shares of certain entities; providing an effective date.

—which was previously considered and amended May 2. Pending **Amendment 5 (163642)** by Senator Bennett was adopted.

Senator Bennett moved the following amendment which was adopted:

Amendment 6 (772140)(with title amendment)—On page 11, between lines 18 and 19, insert:

Section 12. Section 655.967, Florida Statutes, is created to read:

655.967 State-funded endowments.—Notwithstanding any other provision of law, a state-mandated endowment funded through a general appropriations act prior to 1990 may be maintained in trust accounts in financial institutions.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 2, line 5, after the semicolon (;) insert: creating s. 655.967, F.S.; providing that a state-mandated endowment may be maintained in trust accounts in financial institutions;

#### RECONSIDERATION OF AMENDMENT

On motion by Senator Bennett, the Senate reconsidered the vote by which **Amendment 4 (073966)** was adopted. **Amendment 4** was withdrawn.

On motion by Senator Bennett, by two-thirds vote **HB 7087** was withdrawn from the Committees on Banking and Insurance; and Commerce.

On motion by Senator Bennett, by two-thirds vote-

**HB 7087**—A bill to be entitled An act relating to financial services; amending s. 520.02, F.S.; defining the term "guaranteed asset protection product"; amending s. 520.07, F.S.; authorizing certain entities to offer optional guaranteed asset protection products under certain circumstances; prohibiting such entities from requiring purchase of such products as a condition for certain financial transactions; providing requirements for offering such products; providing limitations; amending s. 520.35, F.S.; revising a fee relating to certain revolving accounts; amending s. 624.605, F.S.; including debt cancellation products under casualty insurance; providing a definition; authorizing certain entities to offer debt cancellation products under certain circumstances; specifying such products as not constituting insurance; amending ss. 627.553 and 627.679, F.S.; revising limitations on the amount of authorized insurance for debtors; amending s. 627.681, F.S.; revising a limitation on the term of credit disability insurance; amending s. 655.005, F.S.; revising and providing definitions; amending s. 655.79, F.S.; specifying certain

accounts as tenancies by the entireties; creating s. 655.967, F.S.; authorizing certain state-funded endowments to be maintained in trust accounts in Financial Institutions; creating s. 655.947, F.S.; authorizing financial institutions to offer debt cancellation products; authorizing a fee; providing a definition; providing requirements for financial institutions relating to debt cancellation products; requiring the Financial Services Commission to adopt rules; specifying that periodic payment options are not required to be offered for certain debt cancellation products; amending s. 655.954, F.S.; authorizing certain institutions to offer optional debt cancellation products with certain financial transactions; prohibiting requiring such products as a condition of such transactions; updating definitions; amending s. 658.21, F.S.; revising ownership requirements for capital accounts at opening for a bank or trust company; providing capital investment requirements for owners of certain holding companies; amending s. 658.34, F.S.; revising requirements for shares of capital stock of banks and trust companies; providing restrictions on issuance or sale of certain stock under certain circumstances; amending s. 658.36, F.S.; requiring a state bank or trust company to file a written notice before increasing its capital stock; amending s. 658.44, F.S.; revising certain notice requirements relating to dissenting stockholders; revising criteria for determining the value of dissenting shares of certain entities; providing an effective date.

—a companion measure, was substituted for **CS for SB 2084** as amended and by two-thirds vote read the second time by title.

Senator Bennett moved the following amendment:

Amendment 1 (220468)(with title amendment)—Between lines 252 and 253, insert:

Section 10. Section 655.966, Florida Statutes, is amended to read:

655.966 Automated teller machine; surcharge disclosure.—

(1) The operator or owner of an automated teller machine in this state may charge an access fee or surcharge to a customer for the use of that machine. The fee or surcharge shall be disclosed in compliance with 12 C.F.R., part 205, as amended.

(2)(a) Subject to the requirements of subsection (1), an agreement to operate or share an automated teller machine may not prohibit, limit, or restrict the right of the operator or owner of an automated teller machine, as defined in s. 655.960(3), to may charge an access fee or surcharge, not otherwise prohibited under state or federal law, to a customer conducting a transaction using an account from a financial institution, as defined in s. 655.005(1)(h), which is located outside of the United States.

(b) Notwithstanding paragraph (a), nothing in this section shall be construed to prohibit or otherwise limit the ability of an operator or owner of an automated teller machine to voluntarily enter into an agreement regarding participation in an access fee-free or surcharge-free network.

(Redesignate subsequent sections.)

And the title is amended as follows:

On line 22, after the semicolon (;) insert: amending s. 655.966, F.S.; authorizing machine owners or operators to impose access fees or surcharges for machine use; providing fee or surcharge disclosure requirements; providing certain agreement prohibitions relating to machine access fees or surcharges; providing construction relating to certain feefree or surcharge-free network agreements;

On motion by Senator Bennett, further consideration of **HB 7087** with pending **Amendment 1 (220468)** was deferred.

CS for CS for SB 1822—A bill to be entitled An act relating to carbon monoxide detectors; amending s. 509.211, F.S.; requiring that certain public lodging establishments be equipped with carbon monoxide sensor devices; creating s. 553.885, F.S.; providing a short title; requiring buildings constructed on or after a specified date which have a fossil-fuel-burning appliance, fireplace, or attached garage to have carbon monoxide alarms installed; requiring the Florida Building Commission to adopt rules; providing definitions; providing an effective date.

<sup>—</sup>was read the second time by title.

#### MOTION

On motion by Senator Garcia, the rules were waived to allow the following amendment to be considered:

Senator Garcia moved the following amendment which was adopted:

Amendment 1 (033820)(with title amendment)—On page 2, line 17 through page 3, line 15, delete those lines and insert:

(5) Every enclosed space or room that contains a boiler regulated under chapter 554 which is fired by the direct application of energy from the combustion of fuels and that is located in any portion of a public lodging establishment that also contains sleeping rooms shall be equipped with one or more carbon monoxide sensor devices that bear the label of a nationally recognized testing laboratory and have been tested and listed as complying with the most recent Underwriters Laboratories, Inc., Standard 2034, or its equivalent, unless it is determined that carbon monoxide hazards have otherwise been adequately mitigated as determined by the division. Such devices shall be integrated with the public lodging establishment's fire detection system. Any such installation or determination shall be made in accordance with rules adopted by the division.

Section 2. Section 553.885, Florida Statutes, is created to read:

553.885 Carbon monoxide alarm required.—

- (1) Every building for which a building permit is issued for new construction on or after July 1, 2008, and having a fossil-fuel-burning heater or appliance, a fireplace, or an attached garage shall have an approved operational carbon monoxide alarm installed within 10 feet of each room used for sleeping purposes.
- (2) The Florida Building Commission shall adopt rules to administer this section and shall incorporate such requirements into its next revision of the Florida Building Code.
  - (3) As used in this section, the term:

And the title is amended as follows:

On page 1, line 6 through page 2, line 10, delete those lines and insert: specifying approved types of devices; providing requirements for the installation of such devices; creating s. 553.885, F.S.; requiring that certain buildings constructed on or after a specified date be equipped with carbon monoxide alarms; providing requirements for the installation of such devices; requiring the Florida Building Commission to adopt rules; providing definitions; providing an effective date.

WHEREAS, the general purpose and intent of this act is to provide proper protection regulations in the best interest of the health, safety, and welfare of the citizens of this state, and

WHEREAS, the specific intent and purpose of this act is to create safety regulations requiring carbon monoxide detectors after the occurrence of several incidents where people have died as a result of carbon monoxide poisoning under circumstances that were preventable, and

WHEREAS, this act honors the memory of Janelle Bertot, a talented and community-oriented 19-year-old college student and daughter of a former Hialeah police officer, and Anthony Perez, a 25-year-old senior at Florida International University and the president of Pi Kappa Phi fraternity, who died on November 14, 2004, from carbon monoxide poisoning as a result of carbon monoxide that leaked from their motor vehicle, and

WHEREAS, through the efforts of Janelle's parents and other dedicated volunteers, Janelle's Wishing Well, a charitable foundation, has been established to provide scholarships to young people interested in health care and to raise public awareness and create community outreach programs on the dangers of carbon monoxide poisoning, and

WHEREAS, the Legislature recognizes and supports the education and prevention efforts of Janelle's Wishing Well to advise young people of the lethal danger of carbon monoxide poisoning, and

WHEREAS, this act also honors the memory of Tom Lueders, an outgoing 26-year-old from Washington, D.C., who was just starting out in a promising career and had aspirations of attending graduate school,

and who, on December 27, 2006, died from carbon monoxide poisoning, NOW, THEREFORE,

On motion by Senator Garcia, by two-thirds vote **CS for CS for SB 1822** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

The Senate resumed consideration of-

HB 7087—A bill to be entitled An act relating to financial services; amending s. 520.02, F.S.; defining the term "guaranteed asset protection product"; amending s. 520.07, F.S.; authorizing certain entities to offer optional guaranteed asset protection products under certain circumstances; prohibiting such entities from requiring purchase of such products as a condition for certain financial transactions; providing requirements for offering such products; providing limitations; amending s. 520.35, F.S.; revising a fee relating to certain revolving accounts; amending s. 624.605, F.S.; including debt cancellation products under casualty insurance; providing a definition; authorizing certain entities to offer debt cancellation products under certain circumstances; specifying such products as not constituting insurance; amending ss. 627.553 and 627.679, F.S.; revising limitations on the amount of authorized insurance for debtors; amending s. 627.681, F.S.; revising a limitation on the term of credit disability insurance; amending s. 655.005, F.S.; revising and providing definitions; amending s. 655.79, F.S.; specifying certain accounts as tenancies by the entireties; creating s. 655.967, F.S.; authorizing certain state-funded endowments to be maintained in trust accounts in Financial Institutions; creating s. 655.947, F.S.; authorizing financial institutions to offer debt cancellation products; authorizing a fee; providing a definition; providing requirements for financial institutions relating to debt cancellation products; requiring the Financial Services Commission to adopt rules; specifying that periodic payment options are not required to be offered for certain debt cancellation products; amending s. 655.954, F.S.; authorizing certain institutions to offer optional debt cancellation products with certain financial transactions; prohibiting requiring such products as a condition of such transactions; updating definitions; amending s. 658.21, F.S.; revising ownership requirements for capital accounts at opening for a bank or trust company; providing capital investment requirements for owners of certain holding companies; amending s. 658.34, F.S.; revising requirements for shares of capital stock of banks and trust companies; providing restrictions on issuance or sale of certain stock under certain circumstances; amending s. 658.36, F.S.; requiring a state bank or trust company to file a written notice before increasing its capital stock; amending s. 658.44, F.S.; revising certain notice requirements relating to dissenting stockholders; revising criteria for determining the value of dissenting shares of certain entities; providing an effective date.

—which was previously considered this day. Pending **Amendment 1** (220468) by Senator Bennett was adopted.

#### MOTION

On motion by Senator Bennett, the rules were waived to allow the following amendment to be considered:

Senator Bennett moved the following amendment which was adopted:

Amendment 2 (052818)(with title amendment)—Lines 253-258, deletes those lines and insert:

Section 10. Section 655.967, Florida Statutes, is created to read:

655.967 State-funded endowments.—Notwithstanding any other provision of law, a state-mandated endowment funded through a general appropriations act prior to 1990 may be maintained in trust accounts in financial institutions.

And the title is amended as follows:

Lines 23-25, delete those lines and insert: s. 655.967, F.S.; authorizing a state-mandated endowment to be maintained in trust accounts in financial institutions; creating s. 655.947, F.S.; authorizing

On motion by Senator Bennett, by two-thirds vote **HB 7087** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

#### Yeas-38

Oelrich Mr. President Dockery Alexander Gaetz Peaden Aronberg Garcia Posev Atwater Geller Rich Baker Haridopolos Ring Bennett Hill Saunders Bullard Jones Siplin Carlton Joyner Storms Villalobos Constantine Justice Crist King Webster Wilson Dawson Lawson Deutch Wise Lvnn Diaz de la Portilla Margolis

Nays-1

Fasano

#### RECESS

On motion by Senator King, the Senate recessed at 12:57 p.m. to reconvene at 2:00 p.m.

#### AFTERNOON SESSION

The Senate was called to order by the President at 2:00 p.m. A quorum present—39:

Mr. President	Dockery	Margolis
	•	U
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

By direction of the President the following Conference Committee Report was read:

#### **CONFERENCE COMMITTEE REPORT ON SB 2800**

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2800, same being:

An act relating to appropriation; providing moneys for annual period beginning July 1, 2007 and ending June 30, 2008; pays salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of various agencies of State government; providing an effective date.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatiaves adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/Lisa Carlton s/James E. "Jim" King, Jr. Chair and at Large Vice Chair and at Large s/JD Alexander s/Nancy Argenziano s/Dave Aronberg s/Carey Baker s/Michael S. "Mike" Bennett s/Larcenia J. Bullard s/Lee Constantine s/Victor D. Crist s/M. Mandy Dawson s/Alex Diaz de la Portilla s/Paula Dockery s/Mike Fasano s/Don Gaetz s/Rudy Garcia s/Anthony C. "Tony" Hill, Sr. s/Dennis L. Jones, D.C.  $s/Arthenia\ L.\ Joyner$ s/Charlie Justice s/Alfred "Al" Lawson, Jr. s/Evelyn J. Lynn s/Gwen Margolis s/Steve Oelrich s/Durell Peaden, Jr. s/Nan H. Rich s/Jeremy Ring s/Burt L. Saunders s/Gary Siplin s/J. Alex Villalobos s/Daniel Webster, at Large s/Frederica S. Wilson s/Stephen R. Wise

Managers on the part of the Senate

s/Ray Sansom Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson Gary Aubuchon s/Dennis K. Baxley, at Large s/Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Colev s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia s/Dan Gelber, at Large s/Audrey Gibson Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield s/Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr Bryan Nelson

s/Jimmy T. Patronis

s/Sandra "Sandy" Adams s/Bob Allen s/Kevin C. Ambler s/Frank Attkisson Loranne Ausley s/Aaron P. Bean Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Cusack s/Mike Davis Carl J. Domino Terry L. Fields s/Anitere Flores s/James C. "Jim" Frishe s/Luis R. Garcia Andy Gardiner s/Joseph A. "Joe" Gibbons Hugh H. Gibson s/Eduardo "Eddy" Gonzalez s/Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente s/Carlos Lopez-Cantera s/Mark Mahon s/Seth McKeel s/David J. Mealor s/Mitch Needelman

s/Pat Patterson

Frank Peterman Juan-Carlos "J.C." Planas s/Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan Curtis B. Richardson David Rivera, at Large s/Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford Juan C. Zapata

s/Joe H. Pickens s/Ralph Poppell s/Stephen L. Precourt Scott Randolph Betty Reed  $s/Garrett\ Richter$ s/Julio Robaina s/Dennis A. Ross Franklin Sands s/Robert C. "Rob" Schenck Michael J. Scionti s/David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston s/Baxter G. Troutman s/James W. "Jim" Waldman s/Trudi K. Williams s/Darren Soto

Managers on the part of the House

**Conference Committee Amendment**—Delete everything before and after the enacting clause and insert:

A bill to be entitled

An act making appropriations; providing moneys for the annual period beginning July 1, 2007, and ending June 30, 2008, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

The moneys contained herein are appropriated from the named funds for the 2007-2008 fiscal year to the State agency indicated, as the amounts to be used to pay the salaries and other operational expenditures of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes.

The expenditure for salaries made from appropriations provided in this act for Fiscal Year 2007–2008 by each department or agency of the executive branch shall be limited by the sum of the approved salary rates specified for the budget entities in the respective department or agency.

SECTION 1 - EDUCATION ENHANCEMENT "LOTTERY" TRUST FUND

The moneys contained herein are appropriated from the Education Enhancement "Lottery" Trust Fund to the state agencies indicated.

EDUCATION, DEPARTMENT OF

Funds provided in sections 1 and 2 of this act as Grants and Aids-Special Categories or as Grants and Aids-Aid to Local Governments may be advanced quarterly throughout the fiscal year based on projects, grants, contracts and allocation conference documents. Of the funds provided in Specific Appropriations 5, 5A, 6, 67, 72, 76 through 82, and 163 for student financial assistance, 60 percent shall be released at the beginning of the first quarter and the balance at the beginning of the third quarter.

From the funds in Specific Appropriation 1 through 171, the Department of Education shall establish a performance accountability system for each provider who contracts with the Department of Education for the delivery of services to children at-risk of future involvement in the criminal justice system, as determined by the Department of Education. The contract shall include both output measures, such as the number of children served, and outcome measures, such as program completion. The contractor shall report performance results annually to the Department of Education. The Department of Education's inspector general shall summarize performance results from all contracts and report the information annually to the Legislature.

SECTION 1 SPECIFIC APPROPRIATION

PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

1 FIXED CAPITAL OUTLAY CLASSROOMS FIRST AND 1997 SCHOOL CAPITAL OUTLAY BOND PROGRAMS - OPERATING FUNDS AND DEBT SERVICE FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

166,892,742

Funds in Specific Appropriation 1 are for the cash and debt service requirements of the Classrooms First and 1997 School Capital Outlay Bond programs established in chapter 97-384, Laws of Florida.

Funds provided in Specific Appropriation 1 shall be transferred to the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service and projects. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service resulting from these transfers.

FIXED CAPITAL OUTLAY
DEBT SERVICE - CLASS SIZE REDUCTION
LOTTERY CAPITAL OUTLAY PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

125,310,506

From the funds in Specific Appropriation 2, \$25 million is provided for the debt service requirements associated with the bond proceeds from the Lottery Capital Outlay and Debt Services Trust Fund included in Specific Appropriation 36, for Public School Class-size Reduction Construction.

Funds provided in Specific Appropriation 2 shall be transferred to the Lottery Capital Outlay and Debt Service Trust Fund, pursuant to section 1013.71, Florida Statutes, for the payment of debt service. There is appropriated from the Lottery Capital Outlay and Debt Service Trust Fund, an amount sufficient to enable the payment of debt service resulting from these transfers.

Funds provided in Specific Appropriation 2 are for Fiscal Year 2007–2008 debt service on all bonds authorized pursuant to section 1013.737, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds. These funds may be used to refinance any or all bond series if it is in the best interest of the state as determined by the Division of Bond Finance.

OFFICE OF STUDENT FINANCIAL ASSISTANCE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

5 SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA'S BRIGHT FUTURES
SCHOLARSHIP PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

398,430,336

5A SPECIAL CATEGORIES
FIRST GENERATION IN COLLEGE MATCHING GRANT
PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

8.500.000

From funds provided in Specific Appropriation 5A, \$2,000,000 shall be allocated to First Generation in College Matching Grant Programs at community colleges. If required matching funds are not raised by participating community colleges by December 1, 2007, the remaining funds shall be reallocated to First Generation in College Matching Grant Programs at state universities which have remaining unmatched private contributions.

6 FINANCIAL ASSISTANCE PAYMENTS STUDENT FINANCIAL AID FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

30,869,664

SECTION 1
SPECIFIC

APPROPRIATION

The funds in Specific Appropriations 6 and 80 are for the Florida Student Assistance Grant (FSAG) public full-time and part-time student grant program.

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

FROM TRUST FUNDS . . . . . . . . . . . . . . . . .

437,800,000

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

7 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - CLASS SIZE REDUCTION FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

156,850,158

Funds in Specific Appropriations 7 and 87 are provided to implement the requirements of sections 1003.03 and 1011.685, Florida Statutes. The class size reduction allocation factor for grades pre-kindergarten to grade 3 shall be \$987.08, for grades 4 to 8 shall be \$942.45, and for grades 9 to 12 shall be \$944.73. The class size reduction allocation shall be recalculated based on enrollment through the October 2007 FTE survey. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 7 and 87, funds shall be prorated to the level of the appropriation based on each district's calculated amount.

Funds in Specific Appropriations 7 and 87 shall be distributed to school districts that have provided sufficient information for the Commissioner of Education to set annual district class size reduction goals. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with reporting information required for class size reduction implementation.

8 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - DISTRICT LOTTERY AND SCHOOL RECOGNITION PROGRAM FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

263,449,842

Funds provided in Specific Appropriation 8 are enhancement funds for school districts and shall be allocated as follows:

- (a) to provide financial awards pursuant to provisions of section 1008.36, Florida Statutes, relating to the Florida School Recognition Program. Funds for the Florida School Recognition Program shall be awarded by the Commissioner in the amount of \$100 per student in each qualifying school, and
- (b) funds remaining after the obligations in paragraph (a) have been fully met shall be allocated to all school districts by prorating the amount of the appropriation on each district's K-12 base funding. From the portion of funds allocated pursuant to this paragraph, school boards must allocate, not later than October 1, 2007, at least \$10 per unweighted FTE student to be used at the discretion of the school advisory council pursuant to sections 24.121(5) and 1001.452, Florida Statutes. Council funds must be accounted for and are subject to an annual audit.

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP

9A AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - DISTRICT COST
DIFFERENTIAL (DCD) TRANSITION SUPPLEMENT
FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 15,000,000

Funds provided in Specific Appropriation 9A are allocated in Specific Appropriation 91A.

SECTION 1 SPECIFIC APPROPRIATION

9B AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - EXCELLENT TEACHING

FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

17,000,000

9C SPECIAL CATEGORIES

GRANTS AND AIDS - SCHOOL SAFETY/EMERGENCY

PREPAREDNESS

FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

3,000,000

Funds in Specific Appropriation 9C for School Safety/Emergency Preparedness shall be allocated based upon a district's full-time equivalent student count and must be used toward the purchase of a school safety/emergency mass notification service that must be fully implemented to provide service in the 2007-2008 school year. The system will serve to enhance the safety of school children, parents and staff in emergency situations, such as an impending hurricane/severe weather incident, fire, bomb threat, homeland security incident, missing child alerts, or other critical school safety events. The system shall provide for multi-lingual communication in English and Spanish and may include other languages and have the ability to notify parents and staff through email, landline phones, cell phones, TTY/TDD receiving devices, and through other communication devices considered necessary by the district. Any district with a current contract for a school safety/emergency mass notification service which does not meet these requirements may utilize these funds for the 2007-2008 school year. Districts are encouraged to consider systems or applications capable of simultaneous delivery of an emergency message across all means and devices of communication.

Funds disbursed to participating districts shall be applied toward the purchase of a qualifying service. District participation in this pilot is voluntary. Districts shall decide to participate by November 1, 2007. The Department of Education shall reallocate any funds remaining on a prorata basis to participating districts by December 31, 2007.

Districts that do not currently have a qualifying school safety/emergency mass notification service may purchase the system by contracting with a qualified service provider in accordance with the district's purchasing rules, by utilizing the terms of a contract from another district, or by utilizing the state contract negotiated by the Department of Education pursuant to the pilot project initiated in the 2006-2007 fiscal year from Specific Appropriation 116 in Chapter 2006-25, Laws of Florida.

TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP

COMMUNITY COLLEGES, DIVISION OF

PROGRAM: COMMUNITY COLLEGE PROGRAMS

12 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMMUNITY COLLEGE

LOTTERY FUNDS

FROM EDUCATIONAL ENHANCEMENT TRUST FUND .

116.930.000

Funds provided in Specific Appropriation 12 shall be allocated as follows:

Brevard Community College	4,462,870
Broward Community College	8,395,767
Central Florida Community College	2,115,026
Chipola College	
Daytona Beach Community College	5,497,734
Edison College	
Florida Community College at Jacksonville	
Florida Keys Community College	653,728
Gulf Coast Community College	2,078,703
Hillsborough Community College	5,631,208
Indian River Community College	4,955,510
Lake City Community College	1,426,832

Alaba Sumer Cormunity College.	SECTION 1 SPECIFIC		SECTION 1 SPECIFIC
Lake Surfer Community College			
Manate Community College.   9,229.816		1.110.937	
Mand-lade College.	Manatee Community College		
North Florida Community College.   704,145   FROM EDUCATIONAL DREAMNING TRIST FROM   15,449,794	Miami-Dade College.	19,239,816	
Okaloss-Faiton College   2,001,206   Pands in Specific Appropriation 15 shall be allocated as follows:   Pands Carmenty College   2,032,225   Pands in Specific Appropriation 15 shall be allocated as follows:   Pands Carmenty College   2,032,225   Pands in Specific Appropriation 15 shall be allocated as follows:   Pands Carmenty College   2,032,225   Pands in Specific Appropriation 15 shall be allocated as follows:   Pands Carmenty College   2,032,225   Pands Carmenty College   2,032,225   Pands Carmenty College   2,032,225   Pands Carmenty College   2,032,032   Pands Carmenty College   2,032,03			
Passo-Jernando Committy College. 2,44,902 Portis Committy College. 3,44,902 Portis Committy College. 3,545,166 Portis Committy College. 3,556,404 Portis Committy College. 3,609,205 Senibole Committy College. 3,293,193 Portis Committy College. 4,263,293 Portis Committy College. 4,263,293 Portis Committy College. 4,263,293 Portis Committy College. 1,283,293 Portis Committy College. 2,243,293 Portis Committy College. 2,243,293 Portis Committy College. 2,243,293 Portis Committy College. 2,243,293 Portis Committy College. 3,293,293 Portis Portis Committy College. 3,293,293 Portis Portis Committy College. 3,293,293 Portis Committy College. 3,29	Okaloosa-Walton College	2,001,206	., ., .,
Paca-Serrando Commatty College. 2, 2031,223 Pintacacia Junior College. 1, 553,000 Pintacacia Junior College. 1, 553,000 Pintacacia Junior College. 1, 553,000 Santa Per Commanty College. 1, 553,000 Santa Per Commanty College. 1, 683,000 South Florida Commanty College. 2, 209,574 Interest to South Florida. 5, Petersburg. 32, 383,537 Santa Peter Commanty College. 1, 683,000 Florida Commanty College. 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7,	Palm Beach Community College	5,840,520	Funds in Specific Appropriation 15 shall be allocated as follows:
Polic Community College	Pasco-Hernando Community College		
St.	Pensacola Junior College		University of Florida
St.   Peterburg College   G.   G.   G.   G.   G.   G.   G.   G	Polk Community College		
Strate Processing College			Florida A&M University
Santa to Community College			University of South Florida
Section   Community College   1,882,035	Santa Fe Community College		
South Ford Community Orlege	Seminole Community College	, ,	University of South Florida, Sarasota/Manatee 937,035
Valencia Community College   7,212,855   University of Gentral Florida.   6,221,355   University of Gentral Florida.   21,382,279	South Florida Community College		Florida Atlantic University
Part   Process			University of West Florida
12A AID TO LOCAL GOVERNMENTS   19,913,076   18,913,076	valencia community college	7,212,835	University of Central Florida
RANTS AND AIDS - PROCEAM CHALLENGE GRANTS   FROM EDUCATIONAL DRIANCHENT TRUST FUND   48,658,783   Florida Galf Coast University.   4,657,216   New College of Florida Galf Coast University.   4,657,636   New College of Florida Galf Coast Univers	104 ATD TO LOCAL COURDANDED		Florida International University
PROM_EDICATIONAL_INNANCEMENT TRUST FUND			University of North Florida
Punds provided in Specific Appropriation 12A shall be allocated as follows:		40 CEO 700	Florida Gulf Coast University
Follows:   GRANTS AND AIDS TEAS (INSTITUTE OF POOD AND ARE/ICIDENTITUTE OF POOD ARE/ICIDENTITUT	FROM EDUCATIONAL ENHANCEMENT TRUST FUND .	48,008,783	New College of Florida
Follows:   GRANTS AND AIDS TEAS (INSTITUTE OF POOD AND ARE/ICIDENTITUTE OF POOD ARE/ICIDENTITUT	Funds awayided in Cassific Anamanaistica 19A shell be al-	1000+04 00	
Brevard Community College		locateu as	
Brevard Community College	10110W5:		
Central Florida Community College	Provard Community College	662 210	
Central Florida Community College			FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 8,720,592
Chipola College	Control Florida Community College		
Deptona Beach Community College.   1.841.571   FIORIDA MEDICAL CENTER   FLORIDA MEDICAL CENTER	Chinala Callege		
Edison Community College	Daytona Reach Community College	,	
Florida Community College	Fdison Community College		
Florida Keys Community College			FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 2,698,719
ADDITIONAL COMMENTIST OF FLORIDA   Hallshoroup Community College   558,071		' ' · ·	
Hillsborough Community College.   2,457,442	Gulf Coast Community College	,	
Indian River Community College.	Hillsborough Community College	558,071	
Lake City Community College.   481, 250	Indian River Community College	2,457,442	
Lake-Sunter Community College	Lake City Community College	481,250	FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 4,490,799
Miami Dade College. 5,451,422 North Florida Community College. 221,415 Okalosa-Nalton College. 7,208,293 Palm Beach Community College. 2,104,460 Pasco-Hernando Community College. 1,100,238 Pensacola Junior College. 1,202,257 Polk Community College. 1,202,257 Polk Community College. 1,202,257 Seminole Community College. 328,893 St. Petersburg College. 4,087,831 Santa Fe Community College. 879,912 South Florida Community College. 879,912 South Florida Community College. 704,628 Tallahassee Community College. 1,201,971 Foundation for Florida's Community College. 1,201,971 Florida AMM University. 1,215,813 LBS SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TNO PLUS TNO PUBLIC AND PRIVATE PARTNESSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000 Funds in Specific Appropriation 12B are allocated in Speci			10 ATD TO LOCAL COURDNIERING
North Florida Community College.   221,415   Okaloosa-Walton College.   7,208,293   FROM EDUCATIONAL ENHANCEMENT TRUST FUND   3,132			
Okaloosa-Walton College. 7, 208, 293 Palm Beach Community College. 2, 104, 460 Pasco-Hernando Community College. 1, 100, 238 Pensacola Junior College. 1, 100, 238 Pensacola Junior College. 1, 100, 238 Pensacola Junior College. 1, 171, 854 St. Johns River Community College. 1, 171, 854 St. Johns River Community College. 4, 087, 831 Santa Fe Community College. 600, 996 Seminole Community College. 879, 912 South Florida Community College. 310, 078 Tallahassee Community College. 704, 628 Tallahassee Community College. 704, 628 Valencia Community College. 1, 1201, 971 Foundation for Florida's Community Colleges. 4, 633, 403  BS SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000  FUNDA FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000  FOUR COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS 166,098,783  FROM TRUST FUNDS 166,098,783  FROM EDUCATIONAL ENHANCEMENT TRUST FUND 74,336,948 FROM EDUCATIONAL ENHANCEMENT TRUST FUND 74,336,964 FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS 166,098,783  FROM TRUST FUNDS 2, 245,700,000	Miami Dade College		
Palm Beach Community College. 2,104,460 Pasco-Hernando Community College. 1,100,238 Pensacola Junior College. 1,202,257 Polk Community College. 1,171,854 St. Johns River Community College. 432,893 St. Petersburg College. 4,087,831 Santa Fe Community College. 879,912 South Florida Community College. 870,4628 Tallahassee Community College. 704,628 Valencia Community College. 1,201,971 Foundation for Florida's Community Colleges 4,633,403  12B SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000 Funds in Specific Appropriation 12B are allocated in Specific Appropriation 12B are allocated in Specific Appropriation 20 shall be allocated as follows:  University of Florida. 97,818,028 Vniversity of Florida. 27,818,028 Florida State University. 17,402,992 Vniversity of South Florida. 6,791,637 Florida Atlantic University. 7,215,776 Florida Atlantic University. 1,215,813 University of West Florida 6,254,075 PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000 Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS 166,098,783 FROM TRUST FUNDS 245,700,000			
Pasco-Hernando Community College. 1,100,238 Pensacola Junior College. 1,202,257 Polk Community College. 1,171,854 St. Johns River Community College. 432,893 St. Petersburg College. 4,087,831 Santa Fe Community College. 600,996 Seminole Community College. 879,912 South Florida Community College. 879,912 South Florida Community College. 879,912 Valencia Community College. 704,628 Valencia Community College. 1,201,971 Foundation for Florida's Community College. 4,633,403  Diversity of South Florida Mam University. 721,576 Foundation for Florida's Community Colleges. 4,633,403  Diversity of South Florida Mam University of South Florida 6,791,637 Florida Aranthic University of South Florida 6,791,637 Florida Aranthic University of West Florida 6,254,075 PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000 Funds in Specific Appropriation 12B are allocated in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS 166,098,783 FROM TRUST FUNDS 245,700,000			FROM EDUCATIONAL EMBANCEMENT TROST FORD . 5,152
Pensacola Junior College. 1,202,257 Polk Community College. 1,171,854 St. Johns River Community College. 432,893 St. Petersburg College. 4,087,831 Santa Fe Community College. 600,996 Seminole Community College. 879,912 South Florida Community College. 704,628 Tallahassee Community College. 704,628 Valencia Community College. 1,201,971 Foundation for Florida's Community Colleges. 4,633,403  12B SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000 Funds in Specific Appropriation 12B are allocated in Spec			OU CDECIVI CALECUDIES
Polk Community College. 1,171,854 St. Johns River Community College. 432,893 St. Petersburg College. 4,087,831 Santa Fe Community College. 600,996 Seminole Community College. 879,912 South Florida Community College. 310,078 Tallahassee Community College. 704,628 Valencia Community College. 1,201,971 Foundation for Florida's Community Colleges. 4,633,403  12B SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO FUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000 Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  FROM EDUCATIONAL ENHANCEMENT FUND 1,171,854 FROM EDUCATIONAL ENHANCEMENT FUND 166,098,783 FROM TRUST FUNDS 166,098,783 FROM TRUST FUNDS 245,700,000			
St. Johns River Community College			
St. Petersburg College			Tron Eboonical Englishment Troot For Frigory
Santa Fe Community College. 600,996 Seminole Community College. 879,912 South Florida Community College. 310,078 Tallahassee Community College. 704,628 Tallahassee Community College. 1,201,971 Florida State University. 17,402,992 Valencia Community College. 1,201,971 Florida A&M University of South Florida. 6,791,637 Foundation for Florida's Community Colleges. 4,633,403 University of South Florida. 6,791,637  12B SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000  Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A. 550,758  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS 166,098,783  TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM TRUST FUNDS 245,700,000	St. Petersburg College	4.087.831	Funds provided in Specific Appropriation 20 shall be allocated as
Seminole Community College. 879,912 South Florida Community College. 310,078 Tallahassee Community College. 704,628 Tallahassee Community College. 704,628 Florida State University . 17,402,992 Valencia Community College. 1,201,971 Foundation for Florida's Community Colleges. 4,633,403  12B SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO FOULL CAND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000  Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS 166,098,783  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS 274,700,000			
Tallahassee Community College	Seminole Community College	879,912	
Tallahassee Community College		310,078	University of Florida
Valencia Community College. 1,201,971 Foundation for Florida's Community Colleges 4,633,403  12B SPECIAL CATEGORIES 1,215,813  100,000  100,000  101versity of West Florida 1,215,813  100,000  101versity of North Florida 1,215,813  101versity of North Florida 1,215,813  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100,000  100			
Florida Atlantic University. 1,215,813  12B SPECIAL CATEGORIES FLORIDA'S TWO PLUS TWO GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND 510,000 University of Central Florida International University. 2,014,716 University of North Florida 4,455,758 New College of Florida 2,000,001  Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A. Specific Florida Gulf Coast University. 5,324,868 Board of Governors - Johnson Scholarship. 237,500  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS			
SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 510,000  Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS	Foundation for Florida's Community Colleges	4,633,403	
GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 510,000 Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A. 5758  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS	10D ADDATAL CAMPAGNING		Florida Atlantic University
PUBLIC AND PRIVATE PARTNERSHIPS FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 510,000 Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS			
FROM EDUCATIONAL ENHANCEMENT TRUST FUND . 510,000 University of North Florida			
Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  New College of Florida		E10 000	
Funds in Specific Appropriation 12B are allocated in Specific Appropriation 134A.  Florida Gulf Coast University	FRUM EDUCATIONAL EMMANCEMENT IKUSI FUND .	510,000	
Appropriation 134A.  Board of Governors - Johnson Scholarship	Funds in Chapitia Annyanyistian 19D and allegated in	Chooific	
TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS FROM TRUST FUNDS		specii ic	
FROM TRUST FUNDS	πρριογιτατιοιι 194π.		board of Governors - Johnson Scholarship
FROM TRUST FUNDS	TOTAL: PROGRAM: COMMUNITY COLLEGE PROGRAMS		TOTAL DROCDAM FOLICATIONAL AND CENEDAL ACTIVITIES
		166,098,783	
TOTAL ALL FUNDS		_00,000,700	1 Non 1 Noo1 1 0 100 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	TOTAL ALL FUNDS	166,098,783	

UNIVERSITIES, DIVISION OF

PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES

Funds in Specific Appropriations 15 through 20 shall be expended in accordance with operating budgets which must be approved by each university's board of trustees.

SECTION 1 SPECIFIC	
APPROPRIATION	
TOTAL ALL FUNDS	245,700,000
TOTAL OF SECTION 1	
FROM TRUST FUNDS	1597,102,031
TOTAL ALL FUNDS	1597,102,031

#### SECTION 2 - EDUCATION (ALL OTHER FUNDS)

The moneys contained herein are appropriated from the named funds to the Department of Education as the amounts to be used to pay salaries, other operational expenditures and fixed capital outlay.

#### EDUCATION, DEPARTMENT OF

From the funds in Specific Appropriation 95, \$18,500,000 in Public School Reading Grants; Specific Appropriation 98, \$18,920,000 in Mentoring/Student Assistance Initiatives; Specific Appropriation 100, \$999,990 in College Reach Out Program; Specific Appropriation 100A, \$1,250,000 in Communities in Schools; Specific Appropriation 156, \$7,000,000 in USF · Prodigy; Specific Appropriation 156, \$925,000 in UCF - College of Education Community Counseling Clinic are to be used as expenditures meeting the Temporary Assistance for Needy Families (TANF) Block Grant maintenance of effort requirements and must be expended in accordance with the requirements and limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation.

The agency head shall certify that controls are in place to ensure that such funds are expended in accordance with the requirements and limitations of federal law and that reporting requirements of federal law are met. It shall be the responsibility of any entity to which such funds are appropriated to obtain the required certification prior to any expenditure of funds.

The Governor's Office of Policy and Budget shall be responsible for ensuring that the necessary maintenance of effort reports are timely submitted to the Department of Children and Family Services, and shall report any delinquencies to the Legislative Budget Commission.

#### PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY

The Legislature hereby finds and determines that the items and sums designated in Specific Appropriations 22A through 35B and 36 shall constitute authorized capital outlay projects within the meaning and as required by section 9(a)(2), Article XII of the State Constitution, as amended, and any other law. In accordance therewith, the monies in the following items are authorized to be expended for the enumerated authorized capital outlay projects.

The sum designated for each project is the maximum sum to be expended for each specified phase of the project from funds accruing under section 9(a)(2), Article XII of the State Constitution. The scope of each project shall be planned so that the amounts specified shall not be exceeded, or any excess in costs shall be funded by sources other than this appropriation. Such excess costs may be funded from the Public Education Capital Outlay and Debt Service Trust Fund only as a result of fund transfers pursuant to section 216.292 (4)(c), Florida Statutes. Each project shall be constructed on the site specified. If existing facilities and acquisition of new sites are a part of these projects, each such building and site must be certified to be free of contamination, asbestos, and other hazardous materials before the facility or site may be acquired. The provisions of section 216.301 (2), Florida Statutes, shall apply to all capital outlay funds appropriated to the Public Education Capital Outlay and Debt Service Trust Fund for the Fiscal Year 2007-2008 appropriation, and shall also apply to the funds appropriated in Specific Appropriations 22A through 35B and 36.

The Governor's Office of Policy and Budget shall establish Fixed Capital Outlay budget authority within appropriate accounts to enable expenditure of funds appropriated for the state universities, the SECTION 2 SPECIFIC

APPROPRIATION

Florida School for the Deaf and the Blind, public school districts, community colleges, public broadcasting, and the Division of Blind Services.

22A FIXED CAPITAL OUTLAY STATE UNIVERSITY FIXED CAPITAL OUTLAY PROJECTS

FROM ANCILLARY FACILITIES CONSTRUCTION

141,000,000

23 FIXED CAPITAL OUTLAY VOCATIONAL-TECHNICAL FACILITIES FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND . . . . . . . . . .

2,700,000

Funds in Specific Appropriation 23 are for the Manatee County Technical Institute.

24 FIXED CAPITAL OUTLAY MAINTENANCE, REPAIR, RENOVATION, AND REMODELING FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND . . . . . . . . . .

341,100,000

Funds in Specific Appropriation 24 shall be allocated in accordance with section 1013.64(1), Florida Statutes, as follows:

Public Schools	209,272,040
Community Colleges	30,488,059
State University System	47,300,443
Charter Schools	54.039.458

Funds in Specific Appropriation 24 for Charter Schools shall be distributed pursuant to section 1013.62, Florida Statutes.

25 FIXED CAPITAL OUTLAY SURVEY RECOMMENDED NEEDS - PUBLIC SCHOOLS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND . . . . . . . . .

297.144.731

From the funds in Specific Appropriation 25, \$4,935,063 shall be distributed to developmental research schools and allocated in accordance with section 1002.32(9)(e), Florida Statutes. The remaining funds shall be allocated to school districts and developmental research schools in accordance with section 1013.64(3), Florida Statutes.

FIXED CAPITAL OUTLAY COMMUNITY COLLEGE PROJECTS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND . . . . . . . . .

544,070,481

Funds in Specific Appropriation 26 shall be allocated as follows:

DDELLADD COMMUNICAL COLLEGE	
BREVARD COMMUNITY COLLEGE Gen ren/rem, Fac's 4 Cocoa & 5–6 Melbourne, site imp	6,759,504
Rem/ren Clsrms/Labs Fac 7 - Melbourne	2,781,308
BROWARD COMMUNITY COLLEGE	2,701,000
Gen ren/rem, HVAC, fire alarm sys, ADA, roofs, Bldgs 8,60,62	6,785,705
Rem/ren Library Bldg 72 to Clsrms/Labs - South	5,072,359
Rem/ren Public Safety Bldg 22 & Bldg 6 w/addition-Cent part	8,407,242
Nursing Simulation Lab Facility - Central part (spc)	5,960,550
CENTRAL FLORIDA COMMUNITY COLLEGE	051 000
Clsrms/Labs Instr Ctr Bldg 2 w/match - Citrus part(spe)	651,606
Gen ren/rem, HVAC, mech/elec, ADA, roofs, EMS, Bldg 4, site imp	3,372,638 1,500,000
Land acquisition - Levy County Center (spc)	4,280,671
CHIPOLA COLLEGE	4,200,071
Gen ren/rem, telecom sys,util,Bldgs 300 & 1300,site imp	1,775,792
Land & facilities acquisition - Main (spc)	375,000
Replace/Perf Arts Bldg 600/life/safety/struc-Main pt (spe).	11,095,020
Rem/ren Stu Ctr/Workforce Dev Ctr Facilities - Main part	520,000
DAYTONA BEACH COMMUNITY COLLEGE	
Gen ren/rem-undergrd util,Bldgs 220 & 330,site imp	3,323,545

			-
SECTION 2		SECTION 2	
SPECIFIC		SPECIFIC	
APPROPRIATION		APPROPRIATION	<b>=</b> 000 000
Hospitality Mgt Bldg w/local match - Main comp (ce)	5,590,471	Technical Education Center at Belle Glade	7,000,000
Rem/ren Arts and Sci Bldgs 300, 430 & 700w/addn– DB part FSU Medical School Building at DBCC	4,038,603 1,200,000	Rem/ren Clsrms/Labs Bldgs 110,111,115,205&230–Lake Worthpt. New ("5th") Campus Multi–purpose Classroom/Adm Bldg West	500,000 5,000,000
EDISON COLLEGE	1,200,000	PASCO-HERNANDO COMMUNITY COLLEGE	0,000,000
Gen ren/rem, energy mgt,Bldgs sys renewal,util,site imp	2,864,023	Clsrms/Labs/Sup Svcs - Spring Hill part (ce)	23,114,344
Health Sciences Annex addition - Main part (spc)	1,560,000	Clsrms/Labs/Sup Svcs - Wesley Chapel Center part (spc)	5,236,600
Rem/ren Clsrms/Labs Bldgs & LRC (5) - Lee & Collier part	6,400,000	Gen ren/rem, Bldg 2 E ,roofs,util,fire safety,HVAC,rds,ADA.	1,061,278
FLORIDA COMMUNITY COLLEGE AT JACKSONVILLE		Major Ren/Rem, replace collapsed soffit, safety rail, comp	1,471,711
Gen ren/rem, ADA, HVAC, lights, util, roofs, roads, site imp	8,260,479	Rem/ren Gymnasium to Classrooms w/Fac Bldg addition-N	1,198,866
Rem/ren Bldgs A w/addition, Mainstreet & URC – Downtown Rem/ren Clsrms/Labs Bldgs N,P,Q,R,U & W1 – South part	3,073,045 6,693,347	PENSACOLA JUNIOR COLLEGE Gen ren/rem, Bldgs 8 & LRC,HVAC,roofs,lights,site imp	4,836,304
Rem/ren Clsrms/Labs-Ace Bldg - Cecil	3,617,805	Rem/ren Library w/addition - Main	3,888,762
Rem/ren New space - Deerwood part	7,679,589	POLK COMMUNITY COLLEGE	.,,
Fire Training Burn Ship w/match - South part (spc)	357,198	Gen ren/rem, roofs,comm sys,ADA,chiller,HVAC,EMS	2,237,617
FLORIDA KEYS COMMUNITY COLLEGE		Land & facilities acquisition - North Ridge Ctr, part(spc).	1,500,000
Gen ren/rem,chiller Bldg,safety rail,telecom,HVAC,site imp.	671,560	Ren/rem Learning Resource Center - Winter Haven	9,078,308
Rem/ren Lib Computer & Multimedia Labs – MainGULF COAST COMMUNITY COLLEGE	485,000	SANTA FE COMMUNITY COLLEGE Construction Trades Lab Building - Main comp (spc)	4,134,874
Corporate Training Ctr w/local match - Main part (spc)	7,550,000	Gen ren/rem, Bld B, drain, panel, HVAC, util&com sys, elev, roofs.	3,224,097
Gen ren/rem, HVAC, security sys, roofs, roads, site imp	1,623,530	Rem/ren Clsrms/Labs Bldg W - Main part	3,000,000
Land & facilities acquisition - Collegewide part (spc)	1,250,000	SEMINOLE COMMUNITY COLLEGE	
Public Safety/Emerg Op Ctr w/match – N Bay part (ce)	6,256,594	Gen ren/rem,util,drive pad,comm sys,HVAC,roofs,ADA,site imp	2,876,499
Rem/ren Technology Bldg w/Tech Lab additions - Main	3,445,631	Rem/ren Voc Ed Bldg I & Fac Offices E - Main	2,169,338 3,743,302
HILLSBOROUGH COMMUNITY COLLEGE	6 534 530	Rem/ren Bldg K Voc Labs to Teaching Labs - Main	1,307,971
Clsrms/Lab/Stu Services Bldgs – Southshore comp (ce) Gen ren/rem, HVAC,ADA,util,comm&security sys,roads,site imp	6,524,530 2,656,764	Rem/ren Bldgs L & F to Clsrms/Labs/Offices - Main part	4,109,897
Land & facilities acquisition - Collegewide part (spc)	3,500,000	SOUTH FLORIDA COMMUNITY COLLEGE	,,
Major Ren/Rem, New Entrance & RD- Brandon comp	3,000,000	Clsrms/Health/Science Consortia Prototype Bldg comp (ce)	1,391,902
Rem/ren Admin,Arts Bldgs w/addition - Ybor City	1,042,899	Gen ren/rem, util,roofs,safety&ADA,restrooms,rd,site imprv.	1,367,667
Rem/ren Clsrms/Labs Bldg 601,602,606 - Brandon part	1,036,446	Rem/ren Admin,Nursing,Fine Arts & Sci Bldgs w/add-Mainpart. Rem/ren Clsrms/Labs/Sup Svcs & add elevator – Lake Placid	2,890,920 1,340,472
Student Services Bldgs - Ybor City part (ce)	18,281,359	ST. PETERSBURG COLLEGE	1,010,172
INDIAN RIVER COMMUNITY COLLEGE Gen ren/rem, roofs,HVAC,util,comm sys,alarms,site imp	2,833,777	Gen ren/rem, roofs,HVAC,ADA,firing range,site improvements.	6,798,604
Land & facilities acquisition - Collegewide part (spc)	1,250,000	Adj land & facilities acq - Collegewide part (spc)	1,500,000
Public Services Bldg - Main comp (ce)	4,850,000	Clsrms/Labs Orthotics & Prosthetics Bldg/Health Ct/comp(ce)	5,111,446
Rem/ren Clsrms/Labs Bldgs lw/addition,3,6 - Main part	2,141,967	Rem/ren Clarms/Labs Olympia Annex w/match · Tarpon comp	4,546,591 5,995,205
Rem/ren Clsrms/Labs Bldgs 9 & 21 - Main	2,257,280	Rem/ren Clsrms/Labs/Inst Supp/Site Dev Ph II/Downtown part. Rem/ren Library to Stu Svcs w/addition · SP/G part	8,712,575
Vocational/Technical/Career Path Center, MainLAKE CITY COMMUNITY COLLEGE	16,509,994	Rem/ren Social Sci Bldg & Arts Bldg 42/VetTech-Clearwater	6,884,999
Gen ren/rem, HVAC,roofs,fire&sec sys,util,site imp	1,443,682	ST. JOHNS RIVER COMMUNITY COLLEGE	
Library/Audio-Visual Facility - Main part (spc)	850,000	Clsrms/Health/Science Consortia Prototype Bldg comp (ce)	1,055,784
Major Ren/Rem, Failing HVAC, Underground Util comp	300,000	Gen ren/rem, HVAC,roofs,solar restrms,ADA,util,rd,siteimp Rem/ren Science/Tech & Nursing/Health Bldgs – Palatka part.	1,775,902 3,162,500
Rem/ren old Voc Bldgs 16-18 & 21 to Clsrms - Main	1,423,185	TALLAHASSEE COMMUNITY COLLEGE	3,102,300
LAKE-SUMTER COMMUNITY COLLEGE Clsrms/Health/Science Consortia Prototype Bldg comp (ce)	1,235,702	Gen ren/rem, roof,infrastr,util,comm sys,HVAC,ADA,site imp.	2,732,105
Gen ren/rem, ADA, HVAC, comm sys, chiller, road, Labs, site imp	1,274,498	Land & facilities acquisition - Collegewide part (spc)	1,000,000
Joint Facility /Magnet High School	1,800,000	Rem/ren-legis res space to Clsrms/Labs/Sup Svcs - Main	1,650,000
Lake Sumter Performing Arts Hall	14,000,000	Allied Health Education Ctr w/match - Main part (ce)	20,050,713 2,595,423
MANATEE COMMUNITY COLLEGE	010 550	Rem/ren old Residence to Exec Leadership Train Bldg-JCCtr VALENCIA COMMUNITY COLLEGE	2,393,423
Clsrms/Lab MedTech&Sim Ctr w/match Lakewood Ranch - part Gen ren/rem.util.water sys.HVAC.roofs.soffits.ADA.site imp.	919,759 2,978,198	Allied Health Bldg 10 - West part (ce)	13,502,371
Rem/ren Clsrms/Labs Tech/Arts//Music Edw/add Blds - Main	1,150,581	Culinary Arts Labs addition w/local match - West comp (ce).	2,110,045
MIAMI DADE COLLEGE	1,100,001	Gen ren/rem, elev,parking,util,HVAC,telecom sys,site imprv.	7,835,348
Clsrms/Labs,Child Dev⋑ Svcs Facility-Wolfson part (spc).	2,800,000	Jt-Use Clsrms/Labs/Stu Svcs w/UCF - West part (ce)	11,250,000
Gen ren/rem - collegewide	17,061,946	Land acquisition - Southeast Campus part (spc)	2,000,000 7,458,925
Land & facilities acquisition - Collegewide part (spc)	5,500,000	Rem/ren Clsrms/Labs Bldgs 1,3,4 - West part	6,172,002
Rem/ren Clsrms/Labs/Sup Svcs - Wolfson part	7,208,953 5,000,000	Rompton of State Date 1,0,1 word partition	0,172,002
Rem/ren New space/Clsrms/Labs/Sup Svcs - West part	8,000,000	27 FIXED CAPITAL OUTLAY	
NORTH FLORIDA COMMUNITY COLLEGE	0,000,000	STATE UNIVERSITY SYSTEM PROJECTS	
Firing Range Bldg - Main comp (ce)	1,296,769	FROM PUBLIC EDUCATION CAPITAL OUTLAY AND	654 601 017
Gen ren/rem, HVAC, util, comm sys, roofing, ADA, site imp	699,047	DEBT SERVICE TRUST FUND	654,631,917
Rem/ren Sci,Annex,AV,Math,Inst Tech-Conf/PhysEd w/add part. OKALOOSA-WALTON COLLEGE	3,784,366	Funds in Specific Appropriation 27 shall be allocated as foll	ows.
Community Life, EOC, Safety-Mil Sci Bldg, w/match part (ce)	16,684,647	In operation appropriation at outsit of allocated as full	
Gen ren/rem, util, fire alarm sys, park, safety, elec, site imp.	2,626,507	FAMU University Commons Renovation (E)	1,212,500
Classroom Building - South Walton County Center part (spc).	975,706	FAMU Developmental Research School (C,E)	2,500,000
Okaloosa Jt Use Emergency Response Workforce Center	6,000,000	FAMU Multi-Purpose Center Teaching Gymnasium (C,E)	8,500,000
PALM BEACH COMMUNITY COLLEGE Clsrms/Health/Science Consortia Prototype Bldg comp (ce)	1,104,799	FAMU Campus Elec Upgrades/Technology/Infrastructure(P,C,E	5,000,000 14 474 914
Gen ren/rem/EMS,roofs,park,util,safety,alarms,HVAC,lights	1,104,799 5,741,172	FAMU Tucker Hall Remodeling (P,C,E)FAMU Gore Education Complex Remodeling (P,C)	14,474,914 8,301,606
Public Safety Train Ctr-NW Special Purpose Ctr part (spc)	5,000,000	FAMU Pharmacy Building Phase II (C,E)	7,500,000
Rem/ren Clsrms/Labs LRC Bldg 104 2nd Fl/Palm Beach Gardens.	2,066,866	FAU FAU/UF Joint Use Facility - Davie (C)	9,475,000
Sci Prototype Bldg reuse-Central/Lake Worth comp (ce)	2,400,000	FAU General Classroom/Engineering Building (P,C)	17,982,000

SECTION 2 SECTION 2 SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION FAU Utilities/Infrastructure/Capital Renewal/Roofs (P,C,E). 11,439,470 29 FIXED CAPITAL OUTLAY Remodel & Renovation/Harbor Branch Campus...... 14,141,984 DEBT SERVICE College of Arts & Letters/Arts & Humanities Add (P,C,E) FROM CAPITAL IMPROVEMENTS FEE TRUST FUND . 2,000,000 24,000,000 FROM PUBLIC EDUCATION CAPITAL OUTLAY AND General Classroom Facility (P,C)..... 10,348,000 DEBT SERVICE TRUST FUND . . . . . . . . . . 919,400,000 FROM SCHOOL DISTRICT AND COMMUNITY FGCU Classrooms/Offices/Labs Academic 7 (E)..... COLLEGE DISTRICT CAPITAL OUTLAY AND DEBT 3,400,000 FGCU Roads/Parking/Infrastructure/Mitigation (P,C,E)..... SERVICE TRUST FUND . . . . . . . . . . . . . . . . 98,000,000 5.000.000 FGCU Central Energy Plant Expansion Phase 2 (P,C,E)....... 4,800,000 Funds provided in Specific Appropriation 29 from the School District and Community College District Capital Outlay and Debt Service Trust FGCU Engineering Addition (P,C,E)..... 9.375.000 
 FIU
 Graduate Classroom Building - UP (C,E)
 4,680,165

 FIU
 Science/Classroom Complex - UP (P,C)
 29,000,000
 Fund are for Fiscal Year 2007-2008 debt service on bonds authorized FIU Utilities/Infrastructure/Capital Renewal/Roofs (P,C,E). 7,000,000 pursuant to the School Capital Outlay Amendment, subsection (d), section FIU Satellite Chiller Plant - UP (P)..... 9, Article XII of the Constitution of Florida, and any other continuing 1.110.000 FIU Health Science Laboratory Clinic - UP (P,C,E) (C,E).... 19,000,000 payments necessary or incidental to the repayment of the bonds. These FIU International Hurricane Center UP (P,C) (P,C,E) (C,E). 15,000,000 funds may be used to refinance any or all series if it is in the best Neuroscience and Reading Institute (C,E)..................... 21,250,000 interest of the state as determined by the Division of Bond Finance. If FSU Life Sciences Teaching & Research Center (C,E)...... 11,500,000 the debt service appropriated for this program in Specific Appropriation FSU College of Education Building Expansion (C)..... 29 is insufficient due to interest rate changes, issuance timing, or 8,900,000 Utilities/Infrastructure/Capital Renewal/Roofs (P,C,E). other circumstances, the amount of the insufficiency is appropriated 8,500,000 from the School District and Community College District Capital Outlay and Debt Service Trust Fund. 

 Land Acquisition (S)
 3,000,000

 Nursing/Health Facility (P) (C) (C,E)
 7,500,000

 FIXED CAPITAL OUTLAY FSU Renovation of 1st DCA Building for FSU College of Law.. 250,000 GRANTS AND AIDS - SCHOOL DISTRICT AND NEWC Academic Facility (C)..... 9.621.763 COMMUNITY COLLEGE NEWC Utilities/Infrastructure/Capital Renewal/Roofs (P,C,E). 3,150,000 FROM SCHOOL DISTRICT AND COMMUNITY UCF Physical Sciences Building (E)..... 2,565,895 COLLEGE DISTRICT CAPITAL OUTLAY AND DEBT SERVICE TRUST FUND . . . . . . . . . . . . . . . 28,000,000 Utilities/Infrastructure/Capital Renewal/Roofs (P,C,E). Hazardous Waste Expansion (P,C,E)..... 2,045,682 30A FIXED CAPITAL OUTLAY GRANTS AND AIDS - COMMUNITY COLLEGES FACILITIES MATCHING PROGRAM UCF FROM GENERAL REVENUE FUND . . . . . . . 48,520,477 
 Biomedical Sciences Building (C,E)
 19,429,198

 Pathogen Research Facility (C,E)
 34,750,000
 UF Funds provided in Specific Appropriation 30A shall be allocated to Utilities/Infrastructure/Capital Renewal/Roofs(P,C,E).. 14,025,000 the Board of Trustees of the named community college as matching funds Veterinary Education and Clinical Research Center (P,C) 26,972,951 UF for the Community College Facilities Matching Grant Program as follows: IFAS - Relocation of UF/IFAS Field Operations..... BREVARD COMMUNITY COLLEGE Cocoa Village Playhouse Addition - Cocoa..... 528,045 Utilities/Infrastructure/Capital Renewal/Roofs (P,C,E). 10,000,000 BROWARD COMMUNTIY COLLEGE 5,000,000 Founders Hall (Bldg 2) (P,C,E)..... Automotive/Marine Technology Facility - Miramar..... 400,000 USF St. Pete. Science & Tech. Gen. Acad. Fac.(C,E)..... 9,000,000 DAYTONA BEACH COMMUNITY COLLEGE Interdisciplinary Science Teaching & Research Fac (P,C) 35,424,009 Campus Renewal and Hospitality Classrooms - Main..... 575,920 Visual & Performing Arts Teaching Facility (P,C)..... 14,873,336 FSU Medical School Classroom Bldg - Main.... 750,000 EDISON COMMUNTIY COLLEGE 1,614,873 Sarasota/Manatee Utilities & Infrastructure (P,C,E).... 1,500,000 USF St. Pete. Utilities/Infrastructure(P,C,E)..... Burn Ship, Fire Training Center - South..... 150,000 Aircraft Coating Educational Facility - Cecil............ 10,000,000 UWF Utilities/Infrastructure/Capital Renewal/Roofs(P,C,E).. 4,750,000 FLORIDA KEYS COMMUNITY COLLEGE Tennessee Williams Theatre Renovations/Lobby Expansion.... 138,282 Funds provided in Specific Appropriation 27 for the Renovation of the 1st DCA building for the FSU College of Law shall be used to INDIAN RIVER COMMUNITY COLLEGE Joint-Use Library w/Indian River County - Mueller..... 1,200,000 concurrently design the necessary renovations of the existing 1st District Courts of Appeal facility, to be used by the FSU College of Student Educational Services Bldg 22 - Fort Pierce...... 35,000 Public Services/Homeland Security Train Bldg - Fort Pierce 500,000 Law, during construction of the new 1st DCA facility. The same architect must be used by both projects for cost effectiveness. Upon completion of Medical Facility w/FSU - Fort Pierce..... 1,250,000 Human Development Resource Center - Fort Pierce..... 400,000 the new 1st DCA building, renovations may commence on the existing 1st LAKE-SUMTER COMMUNITY COLLEGE DCA building, but renovations may not commence prior to the time the Business Resources Center Bldg M - Main..... 60,000 judges have vacated the building. Science Technology Building - Main..... 153,369 Joint-Use Library w/Lake County - South Lake..... 608,331 FIXED CAPITAL OUTLAY MANATEE COMMUNITY COLLEGE SPECIAL FACILITY CONSTRUCTION ACCOUNT Music Ed Building Classrooms/Labs Addition -Bradenton.... 550,671 FROM PUBLIC EDUCATION CAPITAL OUTLAY AND Medical Technology/Simulation Center - Lakewood Ranch..... 175,000 DEBT SERVICE TRUST FUND . . . . . . . . . . . . . MIAMI DADE COLLEGE Land and Facilities Acquisition – Collegewide..... 9,500,000 Funds in Specific Appropriation 28 shall be allocated in accordance Student Services and Related Spaces - Collegewide...... 250,000 with section 1013.64(2), Florida Statutes, to the following projects: OKALOOSA-WALTON COLLEGE Community Services Complex - Niceville..... 937,500 PALM BEACH COMMUNITY COLLEGE Levy County - New Bronson 6-12 School (supplemental)...... Funding for Humanities Technology Bldg - South..... 333,333

Myrna Rubenstein Ed Pavilion - Palm Beach Gardens......

36,750

Franklin County - New K-12 School (supplemental)............ 11,000,000

SECTION 2	SECTION 2
SPECIFIC ADDROPT ATTOM	SPECIFIC APPROPRIATION
APPROPRIATION PENSACOLA JUNIOR COLLEGE	Funds provided in Specific Appropriation 34A shall be allocated to
Public Safety Training Center - Escambia	the Board of Trustees of the named university as matching funds for the
ST. PETERSBURG COLLEGE	Courtelis Facilities Matching Grant Program as follows:
Rem/Ren Business Tech & Natural Sci Bldgs - Clearwater 10,000	III Vitaniania Pilastia and Olivia Decemb (D.C.P.) 4 950 079
Orthotics & Prosthetics Bldg - Health Education Center 50,575 Rem/Ren Classrooms/Labs - Phase III - Downtown Center 2,925,000	UF Veterinarian Education and Clinical Research (P,C,E) 4,258,073 UF Proton Beam Phase V (P,C,E)
Rem/Ren Business/Banking Clsrms/Labs Annex 3 - EpiCenter 65,001	UF Naples Dentistry (P,C,E)
Rem/Ren Palladium Bldg – St. Petersburg/Gibbs 510,743	UF College of Law Trial Advocacy Center Phase II (P,C,E) 576,555
SANTA FE COMMUNITY COLLEGE	UF Health Science Cntr. Laboratory (P,C,E)
Construction Trades Lab Building - Main/NW Campus 500,000 Alachua Special Purpose Center - Alachua	UF Center For Perf. Arts Enclosure Phase II (P,C,E)
SEMINOLE COMMUNITY COLLEGE	UF RCREC Cattle Research Facility, Ona (P,C,E) 250,978
Automotive Training Facility - Main (Sanford/Lake Mary) 43,500	UF Biomedical Sciences Bldg, Ph I (P,C,E)
01 DIVID GIDTAL GUMLU	UF Multi-Purpose Gulf Coast REC (P,C,E)
31 FIXED CAPITAL OUTLAY FLORIDA SCHOOL FOR THE DEAF AND BLIND -	UF Band Rehearsal Hall Phase III (P,C,E)
CAPITAL PROJECTS	FSU College of Medicine Simulation Center (P,C,E) 750,000
FROM PUBLIC EDUCATION CAPITAL OUTLAY AND	FSU Ringling Museum Gallery Improvements (P,C,E)
DEBT SERVICE TRUST FUND	FSU College of Medicine Human Performance Lab (P,C,E) 150,000 FSU College of Education Multipurpose (P,C,E) 1,000,000
Funds in Specific Appropriation 31 are for the following projects:	USF Health Renovation/Remodeling (P,C,E)
runds in specific appropriation of are for the fortowing projects.	USF Health - North Clinic (P,C,E)
Major Renovations and New Construction	USF Health Children's Research Institute (P,C,E)
Building Maintenance	USF Health - Nursing Expansion (P,C,E)
Campus-wide Systems Maintenance	USF Joint Military Science Leadership Center (E) 100,000
Facilities Master Plan	FAU Communication & Multimedia Studies (P,C,E)
,	UCF Alumni Center/ John & Martha Hitt Library (E)
32 FIXED CAPITAL OUTLAY	UCF Engineering III Enhancement (E)
DIVISION OF BLIND SERVICES - CAPITAL PROJECTS	UCF Optics and Photonics Enhancements (E)
FROM PUBLIC EDUCATION CAPITAL OUTLAY AND	UCF Psychology (E)
DEBT SERVICE TRUST FUND	UCF Laboratory Instruction Building (P,C,E)
Finds in Cassific Ammongistics 20 one for the construction of a	FIU Frost Art Museum (C,E)
Funds in Specific Appropriation 32 are for the construction of a new residential independence training center at the Daytona Beach	FIU College of Law (C,E)
Rehabilitation Center and for site development.	FIU Hospitality & Tourism Mgmt. Biscayne Bay (P,C,E) 300,000
·	FIU IHRC Wall of Wind (P,C,E)
33 FIXED CAPITAL OUTLAY	FIU Engineering Center Lab (P,C,E)
JOINT-USE FACILITIES PROJECTS FROM PUBLIC EDUCATION CAPITAL OUTLAY AND	UNF Science and Engineering Bldg #50 (E)
DEBT SERVICE TRUST FUND	UNF John M. Golden Environmental Education (P,C,E)
	UNF Coggin Career Mgmt Center (E)
Funds in Specific Appropriation 33 are for joint-use facilities	UNF Social Sciences Bldg #51 (E)
projects. Of the appropriation in Specific Appropriation 33, \$435,826 shall be used to fund the joint-use facility between Seminole	UWF Historic Barkley House Educational Center (P,C,E) 275,000
Community College and the University of Central Florida and \$3,750,000	
shall be used to fund the joint-use facility between Valencia Community	35A FIXED CAPITAL OUTLAY
College and the University of Central Florida.	STATE UNIVERSITY SYSTEM CONCURRENCY REQUIREMENTS
34 FIXED CAPITAL OUTLAY	FROM STATE UNIVERSITY SYSTEM CONCURRENCY
PUBLIC BROADCASTING PROJECTS	TRUST FUND
FROM PUBLIC EDUCATION CAPITAL OUTLAY AND	35B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
DEBT SERVICE TRUST FUND	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY
Funds in Specific Appropriation 34 are for the following projects:	PUBLIC SCHOOLS SPECIAL PROJECTS
	FROM PUBLIC EDUCATION CAPITAL OUTLAY AND
Satellite Transponder Lease Extension	DEBT SERVICE TRUST FUND
Replace Aging Digital Satellite Encoding/Receiving System 1,339,929 WJCT-TV/FM-Jacksonville - HVAC and Mold Abatement 2,951,357	Funds in Specific Appropriation 35B are provided for the following
WMFE-TV/FM-Orlando - Asbestos Contamination Remediation 1,493,950	projects:
WMFE-TV/FM-Orlando - Emergency Generator	
WXEL-TV/FM-Boynton Beach - Replace HVAC and AHU	Florida Virtual Schools – Administration Building
WEDU-TV/FM-Tampa - Upgrades and Renovations	FSU Developmental (Lab) Research School
WPBT-TV/FM-Miami - Upgrades and Renovations	PK Yonge Developmental (Lab) Research School 2,000,000
ALL DIND CIDING OWN IN	Central Academy Restoration - Palatka
34A FIXED CAPITAL OUTLAY STATE UNIVERSITY SYSTEM FACILITY	Green Schools Pilot Project
ENHANCEMENT CHALLENGE GRANTS	Funds provided in Specific Appropriation 35B for Green Schools Pilot
FROM GENERAL REVENUE FUND 42,360,770	Project are contingent upon House Bill 1257 or Senate Bill 2136 or
FROM ALEC P COURTELIS CAPITAL FACILITIES	similar legislation becoming law to establish the project. Further,
MATCHING TRUST FUND 4,000,000	these funds shall not be authorized if funding for the project is

SECTION 2 SPECIFIC APPROPRIATION provided in the enabling legislation that becomes law and such funding is not vetoed. 35C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ST. THOMAS UNIVERSITY SCIENCE AND TECHNOLOGY BUILDING FROM GENERAL REVENUE FUND . . . . . . . . 6,000,000 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CLASS SIZE REDUCTION PROJECTS FROM LOTTERY CAPITAL OUTLAY AND DEBT SERVICES TRUST FUND . . . . . . . . . . . . . . 650,000,000 Funds in Specific Appropriation 36 shall be distributed to school districts for construction needed to implement the constitutional amendment for Class Size Reduction. The funds shall be distributed by the Department of Education in accordance with the Classrooms for Kids distribution formula pursuant to section 1013.735, Florida Statutes. TOTAL: PROGRAM: EDUCATION - FIXED CAPITAL OUTLAY FROM GENERAL REVENUE FUND . . . . . . . . . . . . 96,881,247 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 3849,106,088 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . 3945,987,335 VOCATIONAL REHABILITATION APPROVED SALARY RATE 36,195,240 37 SALARIES AND BENEFITS POSITIONS 1.013.50 FROM GENERAL REVENUE FUND . . . . . . . . 9.364.010 FROM FEDERAL REHABILITATION TRUST FUND . . 35,215,374 FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND . . . . . . . . 4.159.143 For funds in Specific Appropriations 37 through 50 for the Vocational Rehabilitation Program, the Department of Education is the designated state agency for purposes of compliance with the Federal Rehabilitation Act of 1973, as amended. If the department identifies additional resources that may be used to maximize federal matching funds for the Vocational Rehabilitation Program, the department shall submit a budget amendment prior to the expenditure of the funds, in accordance with the provisions of chapter 216, Florida Statutes. OTHER PERSONAL SERVICES FROM FEDERAL REHABILITATION TRUST FUND . . 819,103 FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND . . . . . . . . 125,742 EXPENSES FROM FEDERAL REHABILITATION TRUST FUND . . 9,974,377 FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND . . . . . . . . 939,280 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ADULTS WITH DISABILITIES FROM GENERAL REVENUE FUND . . . . . . . . . . . . 18,508,431

Funds provided in Specific Appropriation  $40\ \text{shall}$  be distributed to community colleges and school districts for programs serving adults with disabilities. Programs that were funded in Fiscal Year 2006–2007 will be eligible for continuation funding if the program has made satisfactory progress and the application reflects effective use of resources as defined by the Department of Education. The department has the authority to redistribute any funds due to unsatisfactory progress, ineffective use of resources, or discontinued programs.

SECTION 2 SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 40, provided that satisfactory progress was made during the 2006-2007 fiscal year, \$17,124,144 is provided for school district adult handicapped programs and shall be allocated as follows:

Alachua	49,151
Baker	
Bay	
Bradford	
Brevard	
Broward	
Charlotte	
Citrus	,
Collier	′
***-	
Columbia	
De Soto	
Escambia	,
Flagler	
Gadsden	
Gulf	
Hardee	, .
Hernando	
Hillsborough	569,106
Jackson	2,021,934
Jefferson	76,408
Lake	35,555
Leon.	
Martin	409,403
Miami-Dade	2,232,136
Monroe	
Orange	
Osceola	
Palm Beach.	
Pasco.	
Pinellas	
Polk	
St. Johns.	
*** ***********************************	
Santa Rosa	
Sarasota	
Sumter	
Suwannee	
Taylor	
Union	
Wakulla	,
Washington	234,375

From the funds provided in Specific Appropriation 40, provided that satisfactory progress was made during the 2006-2007 fiscal year, \$1,384,287 is provided for community college adult handicapped programs and shall be allocated as follows:

Central Florida Community College	39,105
Daytona Beach Community College	
Florida Community College at Jacksonville	288,168
Indian River Community College	152,600
Pensacola Junior College	
St. Johns River Community College	50,682
Santa Fe Community College	83,064
Seminole Community College	73,209
South Florida Community College	276,405
Tallahassee Community College	

41	AID TO LOCAL GOVERNMENTS	
	GRANTS AND AIDS - FLORIDA ENDOWMENT	
	FOUNDATION FOR VOCATIONAL REHABILITATION	
	FROM GENERAL REVENUE FUND	500,000

42	OPERATING CAPITAL OUTLAY	
	FROM FEDERAL REHABILITATION TRUST FUND	480,986
	FROM WORKERS' COMPENSATION	
	ADMINISTRATION TRUST FUND	49,601

SPECIAL CATEGORIES CONTRACTED SERVICES

SECTION 2 SPECIFIC APPROPRIATION		SECTION 2 SPECIFIC APPROPRIATION
FROM GENERAL REVENUE FUND	6,916,039 3,213,708	52 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
44 SPECIAL CATEGORIES INDEPENDENT LIVING SERVICES FROM GENERAL REVENUE FUND 1,500,0 FROM FEDERAL REHABILITATION TRUST FUND	00 4,140,636	53 EXPENSES FROM GENERAL REVENUE FUND
Funds provided in Specific Appropriation 44 shall be the Centers for Independent Living and shall be distributed the formula in the 2004-2007 State Plan for Independent the Federal Rehabilitation Trust Fund allocation, \$3,300 funded from Social Security reimbursements (program inc that the Social Security reimbursements are available.	according to Living. From ,000 shall be	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMMUNITY REHABILITATION FACILITIES FROM GENERAL REVENUE FUND 877,392 FROM FEDERAL REHABILITATION TRUST FUND 4,522,207
45 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND		55 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
From the funds in Specific Appropriation 45, \$100,0 General Revenue Fund is provided for a supported employmen	00 from the	FOOD PRODUCTS FROM FEDERAL REHABILITATION TRUST FUND 200,000
the disabled in Palm Beach County through the Jewish As Residential Care.	sociation for	57 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL REHABILITATION TRUST FUND 100,000
46 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FEDERAL REHABILITATION TRUST FUND FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	401,701 35,641	58 SPECIAL CATEGORIES GRANTS AND AIDS - CLIENT SERVICES FROM GENERAL REVENUE FUND 9,967,520 FROM FEDERAL REHABILITATION TRUST FUND 16,651,694 FROM GRANTS AND DONATIONS TRUST FUND
47 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	33 285,641	FROM GRANTS AND DONATIONS TRUST FUND 263,277  General Revenue funds in Specific Appropriation 58 include \$1,437,500 for the Blind Babies Program, \$90,000 for Blind Americans Wishing Well Center, \$200,000 for the Blind Children's Program, and \$240,000 for the Independent Living Adult Program.
FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	33,726	58A SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND	45 765,876	59 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
49 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	515,903	FROM FEDERAL REHABILITATION TRUST FUND 223,698  60 SPECIAL CATEGORIES
50 DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION	010,000	LIBRARY SERVICES FROM GENERAL REVENUE FUND
SERVICES FROM FEDERAL REHABILITATION TRUST FUND FROM WORKERS' COMPENSATION	268,390	From funds in Specific Appropriation 60, \$50,000 from the General Revenue Fund is provided for the Braille and Talking Book Library.
ADMINISTRATION TRUST FUND	364 81 150,078,964	61 SPECIAL CATEGORIES VENDING STANDS - EQUIPMENT AND SUPPLIES FROM FEDERAL REHABILITATION TRUST FUND
TOTAL POSITIONS	207,698,945	62 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
BLIND SERVICES, DIVISION OF		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 10,225,625  51 SALARIES AND BENEFITS POSITIONS 306.00		63 DATA PROCESSING SERVICES
FROM GENERAL REVENUE FUND 4,182,8		OTHER DATA PROCESSING SERVICES FROM FEDERAL REHABILITATION TRUST FUND

SECTION SPECIF			
64	DATA PROCESSING SERVICES REGIONAL DATA CENTERS - STATE UNIVERSITY SYSTEM	4.100	
	FROM GENERAL REVENUE FUND FROM FEDERAL REHABILITATION TRUST FUND	4,162	15,838
65	DATA PROCESSING SERVICES EDUCATION TECHNOLOGY AND INFORMATION SERVICES		
	FROM FEDERAL REHABILITATION TRUST FUND		163,202
TOTAL:	BLIND SERVICES, DIVISION OF FROM GENERAL REVENUE FUND FROM TRUST FUNDS	15,947,287	37,956,463
	TOTAL POSITIONS	306.00	53,903,750
PROGRAI	M: PRIVATE COLLEGES AND UNIVERSITIES		
66	SPECIAL CATEGORIES GRANTS AND AIDS - MEDICAL TRAINING AND SIMULATION LABORATORY FROM GENERAL REVENUE FUND	2 500 000	
67	SPECIAL CATEGORIES	3,300,000	
07	ABLE GRANTS (ACCESS TO BETTER LEARNING AND EDUCATION)		
	FROM GENERAL REVENUE FUND	4,438,750	
Fun	ds in Specific Appropriation 67 are provi	ded to sunno	rt 3 551

Funds in Specific Appropriation 67 are provided to support 3,551 students at \$1,250 per student and shall be administered pursuant to section 1009.891, Florida Statutes. The Office of Student Financial Assistance may prorate the award and provide a lesser amount in the second term in the event more than 3,551 students are deemed to be eligible.

## 68 SPECIAL CATEGORIES HISTORICALLY BLACK PRIVATE COLLEGES FROM GENERAL REVENUE FUND . . . . . . . . . 13,450,000

Funds in Specific Appropriation 68 shall be allocated as follows:

Bethune-Cookman College	4,871,913
Edward Waters College	3,590,146
Florida Memorial University	4,069,899
Library Resources	168,042
Minority Teacher Training Consortium	

Each college president shall submit a proposed expenditure plan to the Department of Education prior to the release of these funds. Funds shall not be expended on promotional materials or on staff development. Each college shall provide an exact accounting of expenditures to the Department of Education.

Funds in Specific Appropriation 68 for Library Resources shall be used for the purchase of books and other related library materials, such as audio and media resources, pursuant to section 1006.59, Florida Statutes. Funds shall be allocated equally to Florida Memorial University, Bethune-Cookman College, and Edward Waters College.

Funds in Specific Appropriation 68 for the Minority Teacher Training Consortium are provided to increase the number of African-Americans graduating from teacher education programs and entering the teaching profession. The colleges shall submit a joint expenditure plan to the Department of Education prior to the release of these funds.

From the funds in Specific Appropriation 68 allocated to Bethune-Cookman College, \$100,000 is provided for the development of conservation guidelines and preservation strategies for historically significant campus properties.

SECTION 2 SPECIFIC APPROPRIATION 69 SPECIAL CATEGORIES GRANTS AND AIDS - FIRST ACCREDITED MEDICAL SCHOOL UNIVERSITY OF MIAMI
FROM GENERAL REVENUE FUND
Cancer Research

Funds provided for the University of Miami, College of Medicine are for 500 attending Florida residents. The university shall submit enrollment information to the Department of Education prior to January 1, 2008.

 College of Medicine
 7,050,257

 Sylvester Cancer Center
 2,500,000

69A SPECIAL CATEGORIES
GRANTS AND AIDS - ACCELERATED BACHELORS IN
NURSING PROGRAM AT THE UNIVERSITY OF MIAMI
FROM GENERAL REVENUE FUND . . . . . . . . . 500,000

The university shall submit enrollment information to the Department of Education prior to January 1, 2008.

70 SPECIAL CATEGORIES
ACADEMIC PROGRAM CONTRACTS
FROM GENERAL REVENUE FUND . . . . . . . . . 1,145,596

Funds in Specific Appropriation 70 shall be allocated by the Department of Education to the following private colleges and universities:

University of Miami	591,370
Florida Institute of Technology	300,000
Barry University	162,858
Nova/Southeastern University	91,368

These funds shall be allocated for the following programs:

University of Miami: \$241,473 for Rosenstiel Marine Science and \$349,897 for the BS and MFA in Motion Pictures.

Florida Institute of Technology: \$300,000 for BS Engineering and Science Education.

Barry University: BS Nursing, MSW Social Work.

Nova/Southeastern University: MS in Speech Pathology.

Each university president shall submit a proposed expenditure plan to the Department of Education, for each program, prior to the release of these funds. The Department of Education shall review each plan for compliance and shall identify corrective actions to be taken by an institution not meeting the prescribed standards.

71 SPECIAL CATEGORIES
GRANTS AND AIDS - REGIONAL DIABETES CENTER
- UNIVERSITY OF MIAMI
FROM GENERAL REVENUE FUND . . . . . . . . . . 596,094

72 SPECIAL CATEGORIES
FLORIDA RESIDENT ACCESS GRANT
FROM GENERAL REVENUE FUND . . . . . . . . . . . . 102,693,000

Funds in Specific Appropriation 72 shall be used for tuition assistance for qualified Florida residents. Funds are provided to support 34,231 students at \$3,000 per student. The Office of Student Financial Assistance may prorate the award and provide a lesser amount in the second term payment in the event more than 34,231 students are deemed to be Florida residents.

98,667

4.954.619

937 SECTION 2 SPECIFIC

APPROPRIATION 73 SPECIAL CATEGORIES NOVA SOUTHEASTERN UNIVERSITY - HEALTH **PROGRAMS** 

FROM GENERAL REVENUE FUND . . . . . . . . . 7,190,750

From funds provided in Specific Appropriation 73, 6,565,750 is to support Florida residents enrolled in the Osteopathic Medicine, optometry, Pharmacy, and Nursing programs. The university shall submit student enrollment information, by program. The amount of \$125,000 is to support rural and unmet needs in these programs. The amount of \$500,000 is provided for International Education Expansion.

73A SPECIAL CATEGORIES GRANTS AND AIDS - PRIVATE COLLEGES AND UNIVERSITIES FROM GENERAL REVENUE FUND . . . . . . . . . 1,400,000

Funds in Specific Appropriation 73A shall be allocated by the Department of Education to the following:

Florida Southern College Nursing Education	500,000
Barry University RN/MS Nursing Education	250,000
Florida Institute of Technology School of Architecture	200,000
University of Tampa Forensic Science Program	200,000
Flagler College College Preparatory Program	250,000

Funds provided for the University of Tampa Forensic Science Program shall be used for equipment purchases or other costs related to training forensic science technicians.

74 SPECIAL CATEGORIES LECOM / FLORIDA - HEALTH PROGRAMS FROM GENERAL REVENUE FUND . . . . . . . . . 1,515,349

Funds in Specific Appropriation 74 shall be used to support Florida residents who are enrolled in the Osteopathic Medicine and Pharmacy Program at the Lake Erie College of Osteopathic Medicine/Bradenton. The college shall submit enrollment information for Florida residents to the Department of Education, prior to January 1, 2008.

TOTAL: PROGRAM: PRIVATE COLLEGES AND UNIVERSITIES 

> 148,931,196

OFFICE OF STUDENT FINANCIAL ASSISTANCE

PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE

SPECIAL CATEGORIES PREPAID TUITION SCHOLARSHIPS FROM GENERAL REVENUE FUND . . . . 5,200,000 FROM STUDENT LOAN OPERATING TRUST FUND . . 775,000 SPECIAL CATEGORIES GRANTS AND AIDS - MINORITY TEACHER SCHOLARSHIP PROGRAM FROM GENERAL REVENUE FUND . . . . . . . . . 3,200,000

SPECIAL CATEGORIES ETHICS IN BUSINESS SCHOLARSHIPS FROM STATE STUDENT FINANCIAL ASSISTANCE 

500,000

FINANCIAL ASSISTANCE PAYMENTS MARY MCLEOD BETHUNE SCHOLARSHIP FROM GENERAL REVENUE FUND . . . . . . 452.886 FROM STATE STUDENT FINANCIAL ASSISTANCE 

FINANCIAL ASSISTANCE PAYMENTS

STUDENT FINANCIAL AID FROM GENERAL REVENUE FUND . . . . . . . . . FROM STUDENT LOAN OPERATING TRUST FUND . .

93,213,857 11,625,000

226.442

SECTION 2 SPECIFIC

APPROPRIATION

The funds in Specific Appropriations 6 and 80 are provided pursuant to the following guidelines:

Florida Student Assistance Grant - Public Full & Part Time.	100,705,360
Florida Student Assistance Grant - Private	16,223,185
Florida Student Assistance Grant - Postsecondary	11,308,644
Florida Student Assistance Grant - Career Education	2,200,000
Children/Spouses of Deceased/Disabled Veterans	1,101,410
Florida Work Experience	
Critical Teacher Shortage Program	2,500,000
Rosewood Family Scholarships	

From the funds provided in Specific Appropriations 6 and 80 the maximum grant to any student from the Florida Public, Private, Career Education, and Postsecondary Assistance Grant Programs shall be \$1,808.

The department may elect to allocate funds in Specific Appropriation 80 from the Student Loan Operating Trust Fund only to colleges and universities that used the Office of Student Financial Assistance as their designed guaranty agency for at least 70 percent of their Federal Family Education Loan volume in Fiscal Year 2006-2007.

81 FINANCIAL ASSISTANCE PAYMENTS JOSE MARTI SCHOLARSHIP CHALLENGE GRANT FROM GENERAL REVENUE FUND . . . . . . 197,333 FROM STATE STUDENT FINANCIAL ASSISTANCE 

82 FINANCIAL ASSISTANCE PAYMENTS TRANSFER TO THE FLORIDA EDUCATION FUND FROM GENERAL REVENUE FUND . . . . . . . . 2,260,000

From the funds in Specific Appropriation 82, \$500,000 is provided to recruit and support Hispanic students for the McKnight Doctoral Fellowship Program.

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - STATE FROM GENERAL REVENUE FUND . . . . . . . . . . 104,524,076 FROM TRUST FUNDS . . . . . . . . . . . . . . . . 13,225,109 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . 117,749,185

PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL

83 FINANCIAL ASSISTANCE PAYMENTS STUDENT FINANCIAL AID FROM EDUCATIONAL AIDS TRUST FUND . . . . .

2.563.089

84 FINANCIAL ASSISTANCE PAYMENTS ROBERT C. BYRD HONORS SCHOLARSHIP

FROM EDUCATIONAL AIDS TRUST FUND . . . . . 2,391,530

TOTAL: PROGRAM: STUDENT FINANCIAL AID PROGRAM - FEDERAL FROM TRUST FUNDS . . . . . . . . . . . . . . . . .

> TOTAL ALL FUNDS . . . . . . . . . . . . . . . . . 4,954,619

EARLY LEARNING

PREKINDERGARTEN EDUCATION

SPECIAL CATEGORIES TRANSFER VOLUNTARY PREKINDERGARTEN FUNDS TO AGENCY FOR WORKFORCE INNOVATION FROM GENERAL REVENUE FUND . . . . . . . . . . 372,529,462

Funds in Specific Appropriation 85 are provided for transfer to the Agency for Workforce Innovation to implement the Voluntary Prekindergarten Education Program as provided in sections 1002.51 through 1002.79, Florida Statutes, and shall be initially allocated to Early Learning Coalitions as indicated below. Pursuant to the provisions of section 1002.71 (3) (a), Florida Statutes, the base student

4 005 040

SECTION 2 SPECIFIC APPROPRIATION

41 - - 1---

allocation per full-time equivalent student in the program for Fiscal Year 2007-2008 shall be \$2,677. The allocation includes 5 percent in addition to the base student allocation to fund administrative and other program costs of the Early Learning Coalitions relating to the voluntary prekindergarten education program.

The funds in Specific Appropriation 85 shall be allocated as follows:

Alachua	4,605,043
Bay, Calhoun, Gulf, Franklin, Washington, Holmes, Jackson	5,196,043
Brevard	10,557,180
Broward	37,423,735
Charlotte, DeSoto, Highlands, Hardee	5,217,989
Clay, Nassau, Baker, Bradford	6,692,647
Columbia, Hamilton, Lafayette, Union, Suwannee	3,157,226
Dade, Monroe	58,396,332
Dixie, Gilchrist, Levy, Citrus, Sumter	4,908,053
Duva1	24,339,724
Escambia	6,303,912
Hendry, Glades, Collier, Lee	18,061,617
Hillsborough	23,294,506
Lake	5,367,028
Leon, Gadsden, Jefferson, Liberty, Madison, Wakulla, Taylor.	8,898,242
Manatee	5,735,452
Marion	5,072,436
Martin, Okeechobee, Indian River	5,895,892
Okaloosa, Walton	4,707,322
Orange	26,160,869
Osceola	6,858,060
Palm Beach	22,314,155
Pasco, Hernando	11,577,004
Pinellas	16,892,994
Polk	8,687,618
Putnam, St. Johns	4,549,377
St. Lucie	5,159,027
Santa Rosa	1,972,279
Sarasota	5,227,040
Seminole	10,142,399
Volusia, Flagler	9,158,261

#### 85A SPECIAL CATEGORIES

GRANTS AND AIDS- EARLY LEARNING STANDARDS

AND ACCOUNTABILITY

FROM GENERAL REVENUE FUND . . . . . . . . . . . . 3,504,162

From the funds in Specific Appropriation 85A, \$1,633,624 is provided to assist teachers to assess student readiness for kindergarten. If commercial products or services are procured, standard state procurement procedures shall be observed.

#### TOTAL: PREKINDERGARTEN EDUCATION

FROM GENERAL REVENUE FUND . . . . . . . . . . . . . . . 376,033,624

PUBLIC SCHOOLS, DIVISION OF

PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP

The calculations of the Florida Education Finance Program (FEFP) for the 2007-2008 fiscal year are incorporated by reference in the act implementing the 2007-2008 General Appropriations Act. The calculations are the basis for the appropriations made in the General Appropriations Act.

#### 86 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FLORIDA EDUCATIONAL

FINANCE PROGRAM

FROM GENERAL REVENUE FUND . . . . . . . . 6399,315,328

FROM PRINCIPAL STATE SCHOOL TRUST FUND . .

Funds provided in Specific Appropriation 86 shall be allocated using a base student allocation of \$4,163.47 for the FEFP.

SECTION 2 SPECIFIC APPROPRIATION

Funds provided in Specific Appropriation 86 for the supplemental allocation for juvenile justice education programs shall be allocated pursuant to the formula provided in section 1011.62(1), Florida Statutes. The allocation factor shall be \$944.19.

From the funds provided in Specific Appropriation 86, juvenile justice education programs shall receive the basic allocation assigned to a juvenile justice student, including ESE special education funding when appropriate. If a school district provides incentive funding for teachers to work in a failing school, then an equal incentive bonus must be provided to teachers teaching in juvenile justice facilities.

A minimum guaranteed level of funding shall be calculated to provide each school district a 1.0 percent increase per unweighted full-time equivalent student over the amount per unweighted full-time equivalent student funded in the 2006-2007 FEFP. The calculation of this minimum funding shall compare total state and local formula and categorical funds, discretionary lottery, and actual discretionary local revenue for 2006-2007 with total state and local formula and categorical funds, discretionary lottery, and maximum potential discretionary local revenue for 2007-2008. Funds for the School Recognition Program shall not be included in the calculation of the Minimum Guarantee.

The district cost differential (DCD) for each district shall be calculated pursuant to the provisions of section 1011.62(2), Florida Statutes.

From the funds provided in Specific Appropriation 86, \$40,000,000 is provided for the Sparsity Supplement as defined in section 1011.62(7), Florida Statutes, for school districts of 20,000 and fewer FTE in 2007-2008.

Total required local effort for 2007-2008 shall be \$7,909,357,201. The total amount shall include adjustments made for the calculation required in sections 1011.62(4)(a) and (c), Florida Statutes.

The maximum nonvoted discretionary millage which may be levied pursuant to the provisions of section 1011.71(1), Florida Statutes, by district school boards in 2007–2008 shall be:

#### 1. 0.51 mills

If a 0.51 mill levy in any school district generates an amount of funds per unweighted FTE that are less than the state average amount per unweighted FTE, the school district shall receive from the funds provided in Specific Appropriation 86, a discretionary millage compression supplement that when added to the funds generated by the district's 0.51 mill levy shall be equal to the state average as provided in section 1011.62(5), Florida Statutes.

#### 2. 0.25 mills

87,035,116

An additional levy is authorized not to exceed 0.25 mills, that will raise an amount not to exceed \$100 per FTE. District school boards that levy the entire additional 0.25 mills and raise less than \$100 per K-12 FTE shall receive, from the funds provided in Specific Appropriation 86, an amount that, when combined with funds raised by the 0.25 mills, will provide \$100 per K-12 FTE. To be eligible for state funds provided in this paragraph, a district must levy the full 0.25 mills and the full 0.31 mills.

Funds provided in Specific Appropriation 86 are based upon program cost factors for 2007-2008 as follows:

1.	Basic Programs       1.048         A. K-3 Basic       1.000         B. 4-8 Basic       1.000         C. 9-12 Basic       1.066
2.	Programs for Exceptional Students A. Support Level 4

From the funds in Specific Appropriation 86, \$1,133,668,598 is provided to school districts as an Exceptional Student Education (ESE) Guaranteed Allocation as authorized by law to provide educational programs and services for exceptional students. The ESE Guaranteed Allocation funds are provided in addition to the funds for each exceptional student in the per FTE student calculation. Each district's ESE Guaranteed Allocation for the 2007-2008 appropriation shall not be recalculated during the school year. School districts that provided educational services in 2006-2007 for exceptional students who are residents of other districts shall not discontinue providing such services without the prior approval of the Department of Education. Expenditure requirements for the ESE Guaranteed Allocation shall be as prescribed in section 1010.20(3), Florida Statutes, for programs for exceptional students.

From the funds provided in Specific Appropriation 86, the value of 43.35 weighted FTE students is provided to supplement the funding for severely handicapped students served in ESE programs 254 and 255 when a school district has less than 10,000 FTE student enrollment and less than 3 FTE eligible students per program. The Commissioner of Education shall allocate the value of the supplemental FTE based on documented evidence of the difference in the cost of the service and the amount of funds received in the district's FEFP allocations for the students being served. The supplemental value shall not exceed 3 FTE.

A student in cooperative education or other types of programs incorporating on-the-job training shall not be counted for more than twenty-five (25) hours per week of membership in all programs when calculating full-time student membership, as provided in section 1011.61, Florida Statutes, for funding pursuant to section 1011.62, Florida Statutes.

From the funds in Specific Appropriation 86, \$77,150,000 is provided for Safe Schools activities and shall be allocated as follows: \$75,000 shall be distributed to each district, and the remaining balance shall be allocated as follows: two-thirds based on the latest official Florida Crime Index provided by the Department of Law Enforcement and one-third based on each district's share of the state's total unweighted student enrollment. Safe Schools activities include: (1) after school programs for middle school students; (2) other improvements to enhance the learning environment, including implementation of conflict resolution strategies; (3) alternative school programs for adjudicated youth; (4) suicide prevention programs; and (5) other improvements to make the school a safe place to learn. Each district shall determine, based on a review of its existing programs and priorities, how much of its total allocation to use for each authorized Safe Schools activity.

From the funds in Specific Appropriation 86, \$736,402,596 is for Supplemental Academic Instruction to be provided throughout the school year pursuant to section 1011.62(1)(f), Florida Statutes. First priority for use of these funds shall be the provision of supplemental intensive instruction, consistent with the Sunshine State Standards, including summer school and intensive English immersion instruction, for students in grades 3 and 10 who scored FCAT Level I in FCAT reading or math. Each district's Supplemental Academic Instruction allocation for the 2007-2008 appropriation shall not be recalculated during the school year.

From the funds in Specific Appropriation 86, \$116,909,260 is provided for a K-12 comprehensive, district-wide system of research-based reading instruction. The amount of \$100,000 shall be allocated to each district and the remaining balance shall be allocated based on each district's proportion of the state total K-12 base funding.

From the funds in Specific Appropriation 86, \$147,500,000 is provided for the Merit Award Program.

SECTION 2 SPECIFIC APPROPRIATION

Districts may charge a fee for grades K-12 voluntary, non-credit summer school enrollment in basic program courses. The amount of any student's fee shall be based on the student's ability to pay and the student's financial need as determined by district school board policy.

No funds are provided in Specific Appropriation 86 for charter school FTE student enrollment for on-line instruction received by students principally in their own homes. However, charter schools may serve students who are temporarily homebound or who receive a portion of their instruction on-line.

Funds in Specific Appropriation 86 for dual enrollment instruction of public school students, including dual enrollment instruction provided at the Daytona Beach Advanced Technology Center, shall be provided in an amount equal to the hours of instruction which would be necessary to earn the FTE and the funding for an equivalent course if it were taught in the school district.

Funds in Specific Appropriations 7 and 87 are provided to implement the requirements of section 1003.03 and section 1011.685, Florida Statutes. The class size reduction allocation factor for grades prekindergarten to grade 3 shall be \$987.08, for grades 4 to 8 shall be \$942.45, and for grades 9 to 12 shall be \$944.73. The class size reduction allocation shall be recalculated based on enrollment through the October 2007 FTE survey. If the total class size reduction allocation is greater than the appropriation in Specific Appropriations 7 and 87, funds shall be prorated to the level of the appropriation based on each district's calculated amount.

Funds in Specific Appropriations 7 and 87 shall be distributed to school districts that have provided sufficient information for the Commissioner of Education to set annual district class size reduction goals. The Commissioner of Education may withhold disbursement of these funds until a district is in compliance with reporting information required for class size reduction implementation.

89 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - INSTRUCTIONAL MATERIALS
FROM GENERAL REVENUE FUND . . . . . . . . . 271,944,498

From the funds provided in Specific Appropriation 89, the growth allocation per FTE shall be \$373.87 for Fiscal Year 2007-2008.

From the funds provided in Specific Appropriation 89, school districts shall pay for instructional materials used for the instruction of public high school students who are earning credit toward high school graduation under the dual enrollment program as provided in section 1011.62(1)(i), Florida Statutes.

From the funds provided in Specific Appropriation 89, \$15,000,000 is provided for Library Media Materials, and \$4,100,000 is provided for purchase of science lab materials and supplies.

From the funds provided in Specific Appropriation 89, the Commissioner is authorized to purchase, upon requisition by the districts, not more than 12,000 copies of the Florida Handbook for distribution to the public schools using an equitable formula based on the number of students in the respective districts.

90 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - STUDENT TRANSPORTATION
FROM GENERAL REVENUE FUND . . . . . . . . 493,566,586

Funds provided in Specific Appropriation 90 shall be used to transport students as provided in section 1011.68, Florida Statutes.

 May 3, 2007 SECTION 2 SECTION 2 SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION Funds provided in Specific Appropriation 91 shall be given to teachers pursuant to section 1012.71, Florida Statutes, and shall not be recalculated during the school year. TOTAL: PROGRAM: STATE GRANTS/K-12 PROGRAM - FEFP FROM GENERAL REVENUE FUND . . . . . . . . . 9713,096,636 FROM TRUST FUNDS . . . . . . . . . . . . . . . . 138,348,148 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . 9851,444,784 PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP Of the funds provided for regional education consortium programs and school district matching grants in Specific Appropriations 92, 103, and 106, 60 percent shall be released to the Department of Education at the beginning of the first quarter and the balance at the beginning of the third quarter. The Department of Education shall disburse the funds to eligible entities within 30 days of release. 91A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - DISTRICT COST DIFFERENTIAL (DCD) TRANSITION SUPPLEMENT FROM GENERAL REVENUE FUND . . . . . . . 7,700,000 From funds in Specific Appropriations 9A and 91A, \$22,700,000 shall be allocated as follows: Bay..... Broward..... 4,477,252 Charlotte..... 361,305 Citrus 177,086 Columbia..... 69,041 De Soto..... 63.144 Dixie..... 88,264 Escambia.... 118,374 Flagler.... 287,606 Franklin.... 15,364 Gilchrist..... 6,109 Glades.... 2,819 Gulf..... 98,927 Hamilton.... 59.357 Highlands 194,748 Holmes..... 153,507 Jackson.... 67,296 Lafayette..... 17,770 Manatee.... 156,362 Martin.... 127,214 Monroe..... 406,466 Okaloosa.... 6,272 51,283 Okeechobee..... Palm Beach..... 379,284 Pinellas.... 232,446 25,215 Sarasota..... Sumter.... 23,093 Suwannee 120,669 Taylor..... 48,520 Volusia..... 1,489,920 Walton.... 94,036 Washington.... 123,704 Washington Special.... 9,501 FAU Lab School..... 1,452 FSU Lab - Broward..... 12,820 Virtual School..... 2,948 AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - INSTRUCTIONAL MATERIALS

as follows:

FROM GENERAL REVENUE FUND . . . . . . .

Instructional Materials for Partially Sighted Pupils......

Sunlink Uniform Library Database.....

The funds provided in Specific Appropriation 92 shall be allocated

3,678,240

250,000

878,240

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1,550,000
  Distance Learning Teacher Training.....
                                                     1,000,000
   AID TO LOCAL GOVERNMENTS
   GRANTS AND AIDS - EXCELLENT TEACHING
    FROM GENERAL REVENUE FUND
                                           58,253,390
    FROM PRINCIPAL STATE SCHOOL TRUST FUND . .
                                                        26,937,788
   AID TO LOCAL GOVERNMENTS
   PROFESSIONAL PRACTICES - SUBSTITUTES
    FROM GENERAL REVENUE FUND . . . . . . . .
                                               69,507
Funds provided in Specific Appropriation 94 shall only be used to
reimburse members of the Education Practices Commission for travel
expenses and per diem and to reimburse school districts for the cost of
substitute teachers required to replace commission members when they are
carrying out their official duties.
   SPECIAL CATEGORIES
   GRANTS AND AIDS - GRANTS TO PUBLIC SCHOOLS
    FOR READING PROGRAMS
    FROM EDUCATIONAL AIDS TRUST FUND
                                                        58,043,873
    FROM PRINCIPAL STATE SCHOOL TRUST FUND . .
                                                        18,500,000
The funds in Specific Appropriation 95 are provided to continue
"Just Read, Florida" to achieve Florida's reading goal for all students
to be reading on grade level or higher by 2012.
   SPECIAL CATEGORIES
   EDUCATION INNOVATION INITIATIVES
    FROM GENERAL REVENUE FUND . . .
                                              669,512
    FROM PRINCIPAL STATE SCHOOL TRUST FUND . .
                                                         8,330,488
From the funds in Specific Appropriation 96, $1,750,000 is designated for the Florida State University Math and Science Center, and
at least $4,500,000 is provided for the William Cecil Golden
Professional Development Program. The balance of funds shall not be
disbursed by the department until a complete expenditure plan has been
provided to the chair of the Senate Fiscal Policy and Calendar Committee
and the chair of the House Policy and Budget Council.
   SPECIAL CATEGORIES
   GRANTS AND AIDS - ASSISTANCE TO LOW
    PERFORMING SCHOOLS
    FROM GENERAL REVENUE FUND . . . . . . . .
                                            7,125,480
Funds in Specific Appropriation 97 shall be used to contract for the
operation of the Florida Partnership for Minority and Underrepresented
Student Achievement and to achieve the partnership's mission as provided
in section 1007.35, Florida Statutes.
   SPECIAL CATEGORIES
   GRANTS AND AIDS - MENTORING/STUDENT
    ASSISTANCE INITIATIVES
    FROM GENERAL REVENUE FUND
                                           16,495,584
    FROM PRINCIPAL STATE SCHOOL TRUST FUND . .
                                                         3,015,000
Funds provided in Specific Appropriation 98 shall be allocated as
follows:
Best Buddies....
                                                      1.150,000
Take Stock in Children.....
                                                      5,000,000
Project to Advance School Success (PASS).....
                                                      1,420,000
Big Brothers, Big Sisters....
                                                      2,850,000
                                                      2,600,000
Learning for Life.....
Girl Scouts of Florida.....
                                                        800,000
Black Male Explorers....
                                                        600,000
                                                     2,600,000
Boys and Girls Clubs.....
Governor's Mentoring Initiative.....
                                                        615,584
YMCA State Alliance.....
                                                      1,500,000
Florida Museum Mentoring Initiative.....
                                                        175,000
Jacksonville Mentoring Program.....
                                                        100,000
Mentor a Kid for Excellence (MAKE).....
                                                        100,000
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Funds provided in Specific Appropriation 98 for the Learning for Life program are eligible to be used in any public school.

99 SPECIAL CATEGORIES
GRANTS AND AIDS - EDUCATION PARTNERSHIPS
FROM GENERAL REVENUE FUND . . . . . . . 2,800,000

Funds in Specific Appropriation 99 are provided for Education Partnerships. A school district, school district partner, or regional education consortium may apply for funding for an educational program to serve disruptive and low performing students in grades 6-12 who are:

Category 1 - disruptive and low performing students, or

Category 2 - non-disruptive, over age and credit deficient students requiring credit recovery and dropout prevention services.

Education intervention programs must provide proof of educational progress, as assessed by FCAT, provide proof of educational progress in reading and mathematics as demonstrated in existing programs with a similar population of students, or provide proof of accelerated credit recovery and improved grade promotion.

A program may operate in a separate school facility provided by the education provider. Any provider of this program must have at least three years experience successfully serving one or more districts in the United States. District school boards and regional education consortiums may contract with a nonprofit or for-profit entity to operate the program including provision of personnel, supplies, equipment and /or facilities.

The Department of Education shall allocate \$2,000,000 for Category 1 and Category 2 programs that serve a minimum of 300 or more students (large programs). Any funds not obligated to large district programs may be transferred to the small school district program allocation on or after January 1, 2008.

The Department of Education shall allocate \$800,000 to Category 1 and Category 2 programs that serve a minimum of 25 or more students (small programs). Any funds not obligated to small district programs may be transferred to the large school district program allocation on or after January 1, 2008.

School districts and consortia are eligible to receive program grants for a total of three fiscal years, subject to legislative appropriations. For Fiscal Year 2007–2008, grants for disruptive and low performing students in Category 1 shall be limited to no more than \$2,000 per student in the first year of implementation of the program, and no more than \$1,500 per student in year two and year three. For Fiscal Year 2007–2008, grants for non-disruptive, over-age and credit deficient students in need of credit recovery in Category 2 shall be \$1,000 per student per year. The Department of Education shall notify school districts and regional education consortia of the amount of the grant awards by November 15, 2007.

If funds remain after awarding grants to new and existing programs within the three years of program grant eligibility, continuation grant awards of up to \$1,000 per student may be awarded to districts with ongoing education partnerships in year four only. Any continuation grants awarded shall be distributed to ongoing partnerships based on their proportion of the total full-time equivalent enrollment within the ongoing programs.

99A SPECIAL CATEGORIES
INNOVATIVE READING PILOT PROGRAMS
FROM GENERAL REVENUE FUND . . . . . . . 5,000,000

From the funds in Specific Appropriation 99A, \$2,000,000 shall be for intensive reading instruction programs for children in failing schools for the purpose of improving student reading skills. The Commissioner of Education shall determine which schools have achieved the least gains in reading performance and shall require those schools to submit a reading improvement plan detailing proposed efforts to improve reading

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performance as a condition of receiving additional funding. The reading improvement plan must establish the performance outcome of literacy among its student population and outline specific steps that will be taken to achieve that goal. The plan may include the use of technology to achieve reading goals. A school identified as in need of improvement in reading instruction shall implement only those assessments, progress monitoring instruments, reading strategies, and programs approved by the Commissioner. Programs must demonstrate a record of proven success in improving student reading achievement.

From the funds in Specific Appropriation 99A, \$1,000,000 shall be for an Innovative Reading Pilot Program to provide for an Internet-delivered interactive reading instruction program for students in prekindergarten through third grade. The program shall be developed using scientifically-based reading research to explicitly and systematically teach all five key areas of reading: phonemic awareness, phonics, vocabulary, fluency, and comprehension. Performance data and instruction shall be fully integrated into a single program. The program shall differentiate instruction in real-time based upon student interactions and cumulative performance data. The student's path of instruction shallbe automatically adapted in real-time based upon those interactions. The program shall have scaffolded teaching cycles that introduce, teach, and model each skill as well as provide ample guided and independent practice. Each teaching cycle shall incorporate reading-connected text in interactive decodable books within the Internet-delivered program that cumulatively reviews previously taught skills. The program shall automatically assess students prior to, throughout, and after each cycle as well as cumulatively throughout the program to determine each child's skill level without teacher intervention. The program must provide real-time student assessment reports that give detailed performance information that is automatically analyzed to identify struggling students, link to recommended teacher-directed instruction, and document a history of individual student interventions. The reports shall be accessible from any computer connected to the Internet. The program shall be provided at a cost not to exceed \$95 per student per year exclusive of teacher training. No less than 90 percent of these funds shall be utilized for direct product acquisition and vendor provided professional development training. The program shall be commenced no later than September 1, 2007, to allow for full implementation of the program in the 2007-2008 school year.

The Innovative Reading Pilot Program funds shall be allocated as follows:

Clay	80.000
Gadsden	,
Hillsborough	. ,
Monroe	,
Okeechobee	. ,
Polk	
Putnam	
Northeast Florida Educational Consortium (NEFEC)	180,000
Duva1	
Panhandle Area Educational Consortium (PAEC)	66,667
Heartland Educational Consortium (HEC)	

From the funds in Specific Appropriation 99A, \$1,000,000 is provided for the LEP Student Reading Pilot Program that must be accessible from any Internet-based computer while providing an audit trail of students' work for teachers and administrators and daily progress monitoring. It must be correlated to the Florida Sunshine State Standards and capable of implementation in upper elementary, middle, and high school as well as adult education. It shall provide a literacy intervention program for newcomers, early readers, or emerging readers through multicultural stories in different genres (biographies, short stories, myths and legends, and poems). The instruction must integrate reading, listening, writing, and speaking activities through extensive lesson plans and printable student worksheets for establishing a portfolio demonstrating reading proficiency. The program shall be provided at a cost not to exceed \$95 per student per year exclusive of teacher training. No less than 90 percent of these funds shall be utilized for direct product acquisition and vendor provided professional development training. The program shall be commenced no later than September 1, 2007, to allow for full implementation of the program in the 2007-2008 school year.

The LEP Student Reading Pilot Program funds shall be allocated as follows:

Highlands	12,500
Hillsborough	400,000
Manatee	70,000
Marion	35,000
Monroe	10,000
Okeechobee	12,500
Duva1	75,000
Osceola	140,000
Polk	120,000
Putnam	25,000
Volusia	50,000
Northeast Florida Educational Consortium (NEFEC)	25,000
Heartland Educational Consortium (HEC)	25,000

From the funds in Specific Appropriation 99A, \$1,000,000 is provided to expand the current University of South Florida research project, Tune-in-to-Reading Pilot Program. Participating districts and member districts of consortia with participating schools are required to provide a 25 percent local match. Costs per student shall not exceed \$56.50. Districts and consortia shall use funds to improve reading for FCAT Level I and Level II readers. Funds can be utilized for students at other reading levels once the Level I and Level II student population is served. Funds shall be allocated to the following districts and consortia:

Hillsborough County	300,000
Duval	200,000
Pinellas	200,000
Pasco County	100,000
Heartland Educational Consortium	100,000
Northeast Florida Educational Consortium	100,000

#### 99B SPECIAL CATEGORIES

KINDERGARTEN THROUGH GRADE EIGHT VIRTUAL

EDUCATION

FROM GENERAL REVENUE FUND . . . . . . . . . 9,500,000

The K-8 virtual schools shall be funded with grants of up to \$5,050 per student not to exceed \$9,500,000 total funding.

#### 99C SPECIAL CATEGORIES

PLUS ONE PILOT PROGRAM FOR LOW PERFORMING

SCHOOLS

FROM PRINCIPAL STATE SCHOOL TRUST FUND . . 1,868,576

Funds provided in Specific Appropriation 99C for the Plus One Pilot Program shall be allocated as follows:

	,102
	,512
	,534
GADSDEN COUNTY SCHOOL DISTRICT George W. Munroe Elementary School	,
ORANGE COUNTY SCHOOL DISTRICT	,162
Hungerford Elementary School	,745 ,436
Jones High School	,726 ,809 ,181

Funds in Specific Appropriation 99C shall be used to provide an additional hour of instruction each day during the 180 day school year in reading, writing, mathematics, or science for all students attending the school during the 180 day school year. The funds provided to Orange County for Evans High School, Jones High School, and Oak Ridge High School are contingent upon a dollar for dollar cash match. Participating

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schools shall submit a report to the Department of Education on the academic achievements and learning gains of all students served by these schools by June 30, 2008.

100	SPECIAL CATEGORIES GRANTS AND AIDS - COLLEGE REACH OUT PROGRAM FROM GENERAL REVENUE FUND	3,399,990
100A	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITIES IN SCHOOLS FROM GENERAL REVENUE FUND	1,250,000
101	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND LEARNING RESOURCES CENTERS FROM GENERAL REVENUE FUND	3,239,494

Funds provided in Specific Appropriation 101 shall be allocated to the Multidisciplinary Educational Services Centers as follows:

University of	Florida	633,344
University of	Miami	596,381
Florida State	University	594,558
University of	South Florida	621,637
	Florida Health Science Center at Jacksonville.	793,574

Each center shall provide a report to the Department of Education by September 1, 2007, for the 2006-2007 fiscal year that shall include the following: 1) the number of children served, 2) the number of parents served, 3) the number of persons participating in in-service education activities, 4) the number of districts served, and 5) specific services provided.

None of the funds provided in Specific Appropriation 101, for the Florida Diagnostic and Learning Resource Centers shall be used to pay indirect cost.

102	SPECIAL CATEGORIES GRANTS AND AIDS - NEW WORLD SCHOOL OF THE ARTS FROM GENERAL REVENUE FUND	1,128,445
103	SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL DISTRICT MATCHING GRANTS PROGRAM FROM GENERAL REVENUE FUND	4,250,000

From the funds in Specific Appropriation 103, \$4,000,000 is provided as challenge grants to public school district education foundations for programs that serve low-performing students, teacher recruitment and retention efforts, technical career education, and/or literacy initiatives. The amount of each grant shall be equal to the private contribution made to a qualifying public school district education foundation. In-kind contributions shall not be considered for matching purposes. Administrative costs for the program shall not exceed five percent.

From the funds in Specific Appropriation 103, \$250,000 is provided as challenge grants to the Duval and Nassau public school district education foundation for the purpose of leveraging employer resources to support Ready to Work and career academies that meet requirements pursuant to section 1003.493, Florida Statutes, the National Career Academy Coalition's Career Academy National Standards of Practice and the following grant eligibility criteria. Matching grants may be awarded on a one to one basis (one dollar grant match for one dollar of private match). Three partners are required in order to be eligible for matching grants. These partners must include the public school district, the local community college, and the employer donors who are supporting a specific academy. The employer donors and the local community college are required to be part of the school district's curriculum and program advisory board for each specific academy. Ready to Work assessments and remediation shall be part of the curriculum. The partnership shall jointly submit a spending plan to the Department of Education to support the specific career academy.

1,000,000

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Before any funds provided in Specific Appropriation 103 may be disbursed to any public school district education foundation, the public school district foundation must certify to the Commissioner of Education that the private cash has actually been received by the public school education foundation seeking matching funds. The Consortium of Florida Education Foundations shall be the fiscal agent for this program.

104	SPECIAL CATEGORIES TEACHER AND SCHOOL ADMINISTRATOR DEATH BENEFITS FROM GENERAL REVENUE FUND	165,000
105	SPECIAL CATEGORIES GRANTS AND AIDS - AUTISM PROGRAM FROM GENERAL REVENUE FUND	7,518,000

Funds provided in Specific Appropriation 105 shall be allocated as follows:

University of South Florida/Florida Mental Health Institute. University of Florida (College of Medicine) University of Central Florida University of Miami (Department of Pediatrics) including \$297,250 for activities in Broward County	1,318,566 914,366 1,129,166
through Nova Southeastern University	1,429,170 715,100 952,866 1,058,766

Summaries of achievements for the prior fiscal year shall be submitted to the Department of Education by September 1, 2007.

None of the funds provided in Specific Appropriation 105, for the Autism Program shall be used to pay indirect cost.

# 106 SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL EDUCATION CONSORTIUM SERVICES FROM GENERAL REVENUE FUND . . . . . . . 1,750,000

From the funds provided in Specific Appropriation 106, each regional consortium service organization is eligible to receive, through the Department of Education, an incentive grant of \$50,000 for each school district and each eligible member to be used for the delivery of services within the participating school districts.

107	SPECIAL CATEGORIES		
	TEACHER PROFESSIONAL DEVELOPMENT		
	FROM GENERAL REVENUE FUND	1,931,905	
	FROM EDUCATIONAL AIDS TRUST FUND		134,580,906

Funds provided in Specific Appropriation 107 from the General Revenue Fund shall be allocated as follows:

Florida Association of District School	
Superintendents Training	300,000
Florida School Boards Association Training	300,000
Principal of the Year	61,600
Teacher of the Year	39,208
School Related Personnel of the Year	12,943
Florida Consortium of Public Charter Schools Professional	
Development	1,018,154
Heartland Education Association - Highlands Alternative	
Teacher Certification Program	200,000
- -	

Funds for Florida Consortium of Public Charter Schools Professional Development shall be used for school based and regional trainings, training courses for groups in the early stages of planning charter schools, on-site mentoring for struggling charter schools, intervention service models, online curriculum of training modules, a handbook of best practices and an online directory of Florida charter schools.

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108 SPECIAL CATEGORIES
GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL
ENHANCEMENTS
FROM GENERAL REVENUE FUND . . . . . . . . . . . . . 27,788,134

Funds in Specific Appropriation 108 shall be allocated as follows:

FROM PRINCIPAL STATE SCHOOL TRUST FUND . .

Funds in Specific Appropriation 108 shall be allocated as fol	lows:
Instructional Materials Management	105,634
State Science Fair	60,000
Academic Tourney	150,000
Arts for a Complete Education	200,000
Florida Holocaust Museum	600,000
Florida Council on Economic Education	100,000
Sunshine State Scholars Program	150,000
Orange County YMCA Project FYTFlorida Students Using Math Skillfully (SUMS) - NEFEC	400,000 500,000
Targeted Rural/Urban Training Needs - NEFEC	500,000
Florida Learning Alliance Operations - NEFEC	300,000
Norris Langston Tutoring and Mentoring	250,000
Holocaust Memorial Committee	100,000
Florida Autism Education Center of Excellence (TAP)	700,000
Miami Dade District Teenage Parent Program	400,000
Children's Literacy Center-Charter School Level 1	100 000
Reader Intensive Improvement Program Twin Oaks Liberty Wilderness and Greenville Hills	100,000 600,000
Holocaust Reference/Research Library	250,000
Virtual Tutoring	3,000,000
On-line Library Pilot	250,000
Failure Free Reading - NEFEC	400,000
Failure Free Reading - DJJ	200,000
High School Manufacturing Lab Assistance Grants	1,000,000
Middle School Science Labs for Struggling Schools	1,000,000
Jobs for Florida's Graduates	1,500,000
Florida District Pilot	2,000,000
Central Florida Hispanic and Minority Education Initiative-	2,000,000
PreK-5 (Rio Grande Charter School of Excellence)	250,000
Florida's Move HERE Pilot Program	1,000,000
Family and Child Literacy Program in Miami-Dade	100,000
Skills USA	25,000
Junior Achievement Academy	300,000
Easter Seals Multiple Disabilities Education - Orlando Easter Seals Multiple Disabilities Education - Tampa	50,000 150,000
Universal Arts in Education	100,000
Keeping Up Alternative School Suspension Program in Orange	300,000
Tutoring in the Community	10,000
Preparing for the Future, Immokalee Community School	100,000
MLK Academy Alternative Education Psychological Services	50,000
Family Literacy Program in Volusia	250,000
Drug Free Youth in Town Community Service	350,000 50,000
Pembroke Pines After School Tutorial Program	50,000
Zo's Summer Groove After School Program	100,000
Haitian American History Project	50,000
Role Models of Excellence	50,000
Hallandale Beach After School Tutorial Program	100,000
Leadership Through Education	10,000
High School Campus Monitor Safety Pilot – Pinellas Tabernacle Community Empowerment Program – Leon	100,000 50,000
Stone Soup School Reading Program - DJJ	50,000
Youth Sports After School Pilot	70,000
Distance Learning Math/Science National Flight Academy	500,000
Magnolia Education Tutoring Low Income Students	50,000
Southwest Florida Holocaust Teacher Training	75,000
Math, Science, Engineering Career Path Summer Program	250,000
Teaching Point In-Service Program	250,000
Principal Leadership Academy - NEFEC	300,000 200,000
Save our Students	150,000
Avon Park Youth Academy	175,000
SABER Nursing Program	100,000
Civics Curriculum Development	1,500,000
Nutrition in Education for Low Performing Schools	50,000

FCAT Computer Accommodations for Disabled Students	
Pilot Project	500,000
Black Male Teacher Recruitment	100,000
Your Best Self After School Program	175,000
Master the Arts Through Training and Education	75,000
HIV/AIDS Outreach Education Initiative	50,000
AYES Automotive Career Academies Program	150,000
Web-Based Sportsmanship Program - NEFEC	200,000
DCF-referred Students in Summer Residential Programs	,
for Substance Abuse-FADAA	250,000
Role Models of Excellence - Orange County	100,000
History/Haitian, Hispanic, and other Cultures	25,000
Read to Succeed	50,000
Brevard High School Technology Demonstration Program	300,000
Gadsden Students Training Academy/Reaching Success (G-STARS)	100,000
Whole Child Early Education Project	75,000
Leon Performing Arts Empowerment Program	30,000
Florida Aquarium Summit on Math & Science	200,000
Rodehever Boys Ranch	100,000
Labor in Love	75,000
Little Haiti and North Miami Intel Computer Clubhouse	20,000
USF After School Project	50,000
YES! of America	50,000
Florida Hispanic Legislative Foundation Scholarship Fund	10,000
Latin Am. Foundation-Education & Orientation to Immigrants	25,000
Alachua County Success by 6 Program	50,000
Lauderdale Lakes Educational & Cultural Resource Center	50,000
Inner City Youth - Project Hope	75,000
Nassau County Gymnasium Enhancements	500,000
School District Volunteer Training Grant Program	227,500
Family Cafe	100,000
Kinad Mobile African American Museum	20,000
Heartland Education Consortium – Redefining the Rural	
High School Project	150,000
Virtual Video Interview System	125,000
Technology Education for Hispanic Students in Low Performing	<b>=</b> 0.000
Schools in Orange and Osceola	50,000
Putnam County School Board Bus Compound/First Accredited	1 000 000
Transition	1,000,000
FHSAA Steroid Testing	100,000
Automated External Defibrillator Grant Program	1,500,000

Funds for FHSAA Steroid Testing are provided to implement the provisions of SB 2200 or similar legislation.

Funds for the Online Library Pilot Project are provided for an electronic web-based library pilot project for high school dual enrollment, AP, IB, and AICE programs. The pilot shall consist of at least one large, one medium, and one small school district. The Panhandle Area Educational Consortium shall make the final selection of the pilot districts. The electronic online library pilot must include, but is not limited to, complete cover-to-cover books and staff development activities for teachers participating in the pilot.

Funds for High School Manufacturing Lab Assistance Grants shall be provided to four advanced manufacturing lab sites, one each in Broward, Duval, Lee, and Orange counties. High school students shall be trained at each site to acquire skills required for employment in the manufacturing sector. The curriculum shall be project-based; include rigorous multimedia-delivered lessons; and be delivered in industry-approved LAP format. The equipment used shall be industry-standard and manufactured, sold, and serviced in the United States. Funds shall also be used for teacher training. Certification may be offered through the Manufacturing Skill and Standards Council.

Funds for Middle School Science Labs for Struggling Schools are provided for ten labs, one in each of the three educational consortia, and one each in Broward, Duval, Hillsborough, Orange, Palm Beach, St. Lucie, and Volusia counties. The lab curriculum shall include three performance assessments; provide pre- and post-testing of each topic; be browser-based; allow teachers to monitor student progress; and allow students to conduct career investigations of each topic. Students shall work in cooperative pairs and student academic gains and gains in average daily attendance shall be documented.

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Funds allocated for Florida's Move HERE Program are for a pilot to develop a district operated one-time interest free loan program to pay costs associated with relocation expenses to aid in the recruitment and retention of highly qualified teachers. Relocation expenses for teachers include payments such as utility hook-ups and deposits, moving expenses, phone deposits, and first and last month's rent deposits. The sum of \$1,000,000 shall be further allocated to the following for pilot projects: \$433,333 to the District School Board for Orange County; \$233,333 to the District School Board for Osceola County; \$100,000 to the District School Board for Clay County and \$233,334 for small school district consortia.

Funds for Civics Curriculum Development are contingent on CS for SB 1238 or similar legislation becoming law.

Funds for the Family Cafe shall be used only for materials, speakers, and travel and per diem for the staff for this program.

Funds for the Florida Autism Education Center of Excellence are provided to support the charter school located in Hillsborough County. Funds shall be utilized to provide a world-class learning environment for K-12 age children with autism disorder from Hillsborough County as well as from Pasco, Pinellas, Sarasota, Manatee, and Polk Counties. The Center's curriculum and instructional approach shall be focused on intensive and comprehensive behavioral therapy, speech therapy and occupational therapy. The grant must be a single grant award made prior to December 31, 2007.

Funds for the Children's Literacy Center - Charter School Level 1 Reader Intensive Improvement Program are provided to continue the program funded in Fiscal Year 2006-2007, chapter 2006-25, Laws of Florida.

Funds for the Brevard High School Technology Demonstration Program are provided for a pilot program in Brevard County to improve student academic achievement through the use of innovative handheld mobile technologies capable of audio and video for students and teachers in the 7th through 10th grades. Not less than \$150,000 shall be used for a school district program to improve reading for FCAT Level I and II readers. The program shall enable students to access digital instructional content during and outside of the school day and shall be implemented no later than September 30, 2007. The district shall coordinate with Brevard Community College for the implementation of this project which can include dual enrollment, remedial education, and teacher professional development. The school district shall report to the Department of Education on the implementation of this program no later than January 31, 2008. The Department of Education shall report to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council no later than March 1, 2008.

Funds for the School District Volunteer Training Grant Program shall be used to provide each eligible school district an incentive grant of \$2,500 for the delivery and support of training for volunteers, mentors, and business partners. Before any funds provided for the School District Volunteer Training Program may be released, the public school district must certify to the Commissioner of Education that the school district will participate in statewide training. The amount of \$50,000 is allocated to the Panhandle Area Educational Consortium to provide funding to create new on-line training and statewide delivery of programs for volunteers, mentors, and business partners. The amount of \$10,000 shall be allocated to support the Florida Partners in Education statewide conference by providing stipends, registration, and training for volunteer coordinators supporting rural participation.

From the funds provided for Virtual Tutoring, \$1,500,000 shall be used by the Department of Education to competitively bid for one or more providers, in accordance with the provisions of chapter 287, Florida Statutes, for an individualized and interactive web-based pilot tutoring program that is aligned with the Sunshine State Standards. The department shall ensure that virtual tutoring is made available to all public school students in the participating districts of the Panhandle Area Educational Consortium, the Northeast Florida Educational Consortium, and Heartland Educational Consortium and that clear, concise information regarding student skill acquisition is provided to parents,

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teachers, and administrators in participating districts. The program must provide additional instruction in subject areas for which the student has not yet mastered the Sunshine State Standards. To allow for early implementation, these funds shall be under contract no later than September 14, 2007.

From the funds provided for Virtual Tutoring, \$1,500,000 shall be used by the Department of Education to competitively bid for one or more providers, in accordance with the provisions of chapter 287, Florida Statutes, to implement an interactive web-based tutoring and "live" homework help program that provides bilingual on-demand, one-to-one online tutoring and homework help to students through library computers or by connecting to library websites from remote locations. Tutoring must be made available in the core subjects of math, science, social studies, and reading, in compliance with the Sunshine State Standards. The program must provide clear, concise monthly reports to the department that detail usage by grade level, subject, and zip code. Providers shall perform background checks on all of its tutors. To allow for early implementation, these funds shall be under contract no later than September 14, 2007.

From the funds provided for the Automated External Defibrillator Grant Program, the Department of Education shall establish a grant program to assist school districts in equipping each school with one defibrillator.

109	GRANTS AND AIDS - EXCEPTIONAL EDUCATION FROM GENERAL REVENUE FUND FROM EDUCATIONAL AIDS TRUST FUND		2,333,354
110	SPECIAL CATEGORIES FLORIDA SCHOOL FOR THE DEAF AND THE BLIND FROM GENERAL REVENUE FUND FROM BDUCATIONAL AIDS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	42,332,568	2,552,287 1,730,180

From the funds in Specific Appropriation 110, \$679,000 is provided to contract with the University of Florida for health, medical, pharmaceutical and dental screening services for students. The school shall develop a collaborative service agreement for medical services and shall maximize the recovery of all legally available funds from Medicaid and private insurance coverage. The school shall report to the Legislature by June 30, 2008, information describing the agreement, services provided, budget and expenditures, including the amounts and sources of all funding used for the collaborative medical program and any other student health services during the 2007-2008 fiscal year.

From the funds in Specific Appropriation 110, \$75,000 from the General Revenue Fund is provided for the Pediatric Care Transition Program with the University of Florida.

the	oniversity of florida.		
111	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	26,540	1,718 1,183
TOTAL:	PROGRAM: STATE GRANTS/K-12 PROGRAM - NON FEFP FROM GENERAL REVENUE FUND FROM TRUST FUNDS	208,715,393	258,895,353
	TOTAL ALL FUNDS		467,610,746
PROGRAM	1: FEDERAL GRANTS K/12 PROGRAM		
112	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS FROM GRANTS AND DONATIONS TRUST FUND		4,099,420

1512,912,755

AID TO LOCAL GOVERNMENTS

GRANTS AND AIDS - FEDERAL GRANTS AND AIDS FROM EDUCATIONAL AIDS TRUST FUND . . . . . SECTION 2 SPECIFIC APPROPRIATION 114 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL LUNCH PROGRAM FROM FOOD AND NUTRITION SERVICES TRUST 586,256,431 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCHOOL LUNCH PROGRAM -STATE MATCH FROM GENERAL REVENUE FUND . . . . . . . . 16,886,046 Funds provided in Specific Appropriation 115 for the School Breakfast Program shall be allocated as provided in section 1006.06, Florida Statutes. TOTAL: PROGRAM: FEDERAL GRANTS K/12 PROGRAM FROM GENERAL REVENUE FUND . . . . . . . . . 16,886,046 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 2103,268,606 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . 2120, 154, 652 PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES 116 SPECIAL CATEGORIES CAPITOL TECHNICAL CENTER

FROM GENERAL REVENUE FUND . . . . . . . . SPECIAL CATEGORIES GRANTS AND AIDS - INSTRUCTIONAL TECHNOLOGY FROM GENERAL REVENUE FUND . . . . . . . 5.914.290

Funds provided in Specific Appropriation 117 shall be allocated as follows:

702,944

Web-Based Instruction Program - NEFECOn-line Support for Sunshine State Standards/FCAT Explorer WPPB-TV BECON Educational Programming	1,500,000 2,100,000 300,000
Statewide Licensing of Video Instructional Programming	214,290
Statewide Consortium District Technology Upgrade Project -	
PAEC	150,000
Web-Based Instruction Program - PAEC	500,000
Governor's School for Space Science & Technology Planning	500,000
Florida Digital Repository (Orange Grove)	250,000
Internet Filter Pilot Project	400,000

Funds provided for the Statewide Consortium District Technology Upgrade Project-PAEC are to provide upgraded technology to classrooms, media centers and technology learning labs. For participating districts, this upgraded technology shall be considered a single source procurement not limited to any state threshold or bidding obligation.

Funds for the Governor's School for Space Science and Technology Planning are provided for a contract between the Department of Education and the Joint Institute for Space Exploration Research to establish the school in or near the Kennedy Space Center for Florida students in grades  $9\,$  - 12. The mission of the School is to: (a) provide advanced educational opportunities in the areas of science, biology, mathematics, engineering, and technology in a residential setting; and (b) provide teachers with summer professional development opportunities in these subject areas.

Funds provided for the Florida Digital Repository (Orange Grove) are for the Florida Distance Learning Consortium to acquire the necessary software tools to collect, catalog, and store electronic educational resources for purposes of developing a digital repository that can be accessed by all K-20 educators.

Funds in Specific Appropriation 117 for the Internet Filter Pilot Project in the amount of 400,000 shall be further allocated: 100,000to the Orange County School District; \$100,000 to the Duval County School District; \$100,000 to the Hillsborough County School District; \$50,000 to the Putnam County School District; and \$50,000 to the Jackson County School District. Funds are provided for the implementation of a pilot project for middle and high schools using specific technology that

SECTION 2 SPECIFIC	SECTION 2 SPECIFIC	
APPROPRIATION	APPROPRIATION	
blocks or filters Internet access to content that provides for interaction between students and sexual predators on social networking	Alachua. Baker	53,419 6,088
sites along with blocking access to other harmful sites unrelated to	Bay	106,019
educational enhancements for learning. Costs shall not exceed \$10,000	Bradford	33,621
per participating school.	Brevard	127,358
	and the second s	1,512,840
118 SPECIAL CATEGORIES	Calhoun	3,713
FEDERAL EQUIPMENT MATCHING GRANT	Charlotte	118,488
FROM GENÈRAL REVENUE FUND	Citrus	112,069
	ClayCollier.	69,855 186,880
119 SPECIAL CATEGORIES	Columbia	24,061
GRANTS AND AIDS - FLORIDA INFORMATION		2,014,994
RESOURCE NETWORK FROM GENERAL REVENUE FUND 8,840,349	De Soto	20,890
FROM GENERAL REVENUE FUND 8,840,349 FROM EDUCATIONAL AIDS TRUST FUND	Dixie	6,157
TAUM EDUCATIONAL AIDS INUST FUND	Duval	0
The funds provided in Specific Appropriation 119 shall be used to	Escambia	158,430
continue the Florida Information Resource Network (FIRN) and shall be	Flagler	62,016
used for no other purpose.	Franklin	605
acca for no court harbone.	Gadsden	17,574
From the funds provided in Specific Appropriation 119, from the	Gilchrist	0
Educational Aids Trust Fund, \$1,269,460 from the E-rate discount and	Glades	0
\$583,117 resulting from the successful appeal of the 2003-2004 E-rate	Gulf	1,449
application denial shall be used to increase school district bandwidth.	Hamilton	3,506
The balance of the funds from the successful appeal shall be held as a	HardeeHendry	3,667 14,841
contingency source of funding in the event of future reductions in	Hernando.	40,040
E-rate discount funding.	Highlands	0,040
	Hillsborough	925,914
120 SPECIAL CATEGORIES	Holmes	0
GRANTS AND AIDS - PUBLIC BROADCASTING	Indian River	46,803
FROM GENERAL REVENUE FUND	Jackson	11,103
771 0 1 11 1 0 101 1 1 10 11 1 11 11	Jefferson	2,418
The funds provided in Specific Appropriation 120 shall be allocated	Lafayette	2,171
as follows:	Lake	178,897
Chatanida Canamantal and Cultural Affairs Danamanian CEL CEO	Lee	304,432
Statewide Governmental and Cultural Affairs Programming 671,650	Leon	175,705
Florida Channel Closed Captioning	Levy	0 5 046
Public Television and Radio Stations	LibertyMadison.	$5,046 \\ 0$
Tubile Television and Radio Stations	Manatee	247,029
From the funds provided in Specific Appropriation 120, "Governmental	Marion	172,169
Affairs for Public Television" shall be produced by the same contractor	Martin.	83,232
selected by the Legislature to produce "The Florida Channel".	Monroe	16,966
1	Nassau	13,580
Funds provided in Specific Appropriation 120 for public television	Okaloosa	34,333
and radio stations shall be allocated in the amount of \$557,675 for	Okeechobee	0
public television stations and \$111,945 each for public radio stations	Orange	878,241
recommended by the Commissioner of Education.	Osceola	156,784
	Palm Beach	627,883
121 SPECIAL CATEGORIES	Pasco Pinellas.	163,653 758,823
FETPIP/WORKFORCE DEVELOPMENT MANAGEMENT	Polk	269,728
INFORMATION SYSTEMS  EDOM CEMEDAL DEVENHE FIND 100 000	Putnam.	25,060
FROM GENERAL REVENUE FUND 190,000	St. Johns	186,758
199 CDECTAL CATECODIEC	St. Lucie	0
122 SPECIAL CATEGORIES GRANTS AND AIDS - RADIO READING SERVICES	Santa Rosa	59,467
FOR THE BLIND	Sarasota	226,549
FROM GENERAL REVENUE FUND	Seminole	0
TANNA OLDINARILA REFERINDE I VIIII I I I I I I I I I I I I I I I	Sumter	8,594
TOTAL: PROGRAM: EDUCATIONAL MEDIA & TECHNOLOGY SERVICES	Suwannee	49,386
FROM GENERAL REVENUE FUND 27,966,941	Taylor	51,654 4,284
FROM TRUST FUNDS	Union Volusia	4,284
,,	Wakulla	9,937
TOTAL ALL FUNDS	Walton	11,289
	Washington	93,532
PROGRAM: WORKFORCE EDUCATION	123A AID TO LOCAL GOVERNMENTS	,
123 AID TO LOCAL GOVERNMENTS	CRITICAL JOBS INITIATIVE	
PERFORMANCE BASED INCENTIVES	FROM GENERAL REVENUE FUND 3,614,073	
FROM GENERAL REVENUE FUND 10,500,000	FROM PRINCIPAL STATE SCHOOL TRUST FUND	5,610,927
The final manifest in Caraltie Association 100 state to 11	The final annual in Control to accomplate 1001 1 11 1	.11
The funds provided in Specific Appropriation 123 shall be allocated as follows:	The funds provided in Specific Appropriation 123A shall be as follows:	allocated

> The funds allocated to SUCCEED, Florida - Career Paths are provided for public schools, public school regional consortia, or school district operated career centers to establish secondary career and professional (CAP) academies that integrate academic and career curricula through a career-based theme. CAP academies must: 1) provide instruction in careers designated as high growth, high demand, and high pay including manufacturing, automotive, and aerospace by the local workforce development board, chamber of commerce, or the Agency for Workforce Innovation; 2) establish partnerships with one or more businesses, industries, industry economic development agencies, or postsecondary institutions to provide the highest available level of industry certification and maximum articulation of postsecondary credits or occupational completion points; 3) provide student advisement, including parent participation and coordination with middle schools; 4) provide career education certification pursuant to section 1003.431, Florida Statutes; and 5) include an evaluation plan and reporting mechanism developed jointly with the Department of Education that includes a self-assessment tool and outcome measures. Funds may not supplant current funding and must be used to establish new career and professional academies or to redesign existing career education programs to become CAP academies.

> Funds for the academies shall be allocated based on the following: 1) a base amount of \$40,000 for planning grants, 2) a base amount of \$75,000 for implementation grants and 3) a discretionary amount above the base for implementation for industry certified programs with high implementation costs. Recipients of 2006-07 SUCCEED, Florida - Career Paths planning grants are eligible to submit a non-competitive application for implementation grants in 2007-08. The remaining funds shall be allocated on a competitive basis for new planning and implementation grants for industry certified career and professional academies in 2007-08.

Funds provided in Specific Appropriation 123A for SUCCEED Postsecondary Programs in Manufacturing, Automotive and Aerospace shall be allocated to school districts for the expansion or implementation of new postsecondary programs in the manufacturing, automotive and aerospace sectors. From the funds provided, one-third, or \$1,204,691, shall be allocated to each of the three sectors. If any funds remain from any of the three allocations following grant award determination for the programs within a sector, they shall be reallocated to programs within the other sector(s). The funds provided are to increase the capacity of district workforce programs to produce more students to enter the manufacturing, automotive, and aerospace workforce in Florida. The department shall issue awards in an amount not less than \$150,000 for each program and shall give priority in the review process to institutions that can demonstrate cash or in-kind matching funds from business and industry for recruitment, marketing, facility use or equipment.

For the initiatives in Specific Appropriation 123A, the Department of Education shall establish application procedures for competitive and non-competitive processes, guidelines for implementation, accountability measures, and timelines for implementation. Programs receiving grants must submit periodic reports to the Department of Education documenting compliance with the performance measures established by the department. Funds may not supplant current funding and must be used to establish new, expanded or redesigned programs.

2,989,073

FROM GENERAL REVENUE FUND . . . . . . . . . . . . 417,769,849

FROM PRINCIPAL STATE SCHOOL TRUST FUND . .

SECTION 2 SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 125, \$415,644,849 from the General Revenue Fund and \$2,989,073 from the Principal State School Trust Fund are provided for school district workforce education programs as defined in section 1004.02 (26), Florida Statutes, and are allocated as follows:

Al achua	1,455,966
Baker	203,939
Bay	3,645,643
Bradford	1,012,012
Brevard	3,325,686
Broward	72,747,890
Calhoun	189,303
Charlotte	3,073,070
Citrus	2,975,268
1.1	
Clay	1,050,220
Collier	7,597,386
Columbia	351,984
Miami-Dade	104,267,786
DeSoto	945,726
Dixie	74,455
Duva1	. 0
	-
Escambia	5,495,590
Flagler	2,756,882
Franklin	60,734
Gadsden	763,861
Gilchrist	3,540
Glades	7,743
Gulf	176,337
Hamilton	82,910
Hardee	306,527
Hendry	442,263
Hernando	556,760
	, ,
Highlands	0
Hillsborough	34,785,484
Holmes	0
Indian River	1,035,897
Jackson	567,893
Jefferson	199,401
Lafayette	50,163
Lake	4,888,829
Lee	11,277,847
Leon	6,180,969
Levy	0
Liberty	40,746
·· ·	, ,
Madison	0
Manatee	7,442,443
Marion	3,430,757
Martin	2,525,086
Monroe	941,049
Nassau	206,241
Okaloosa	2,590,768
Okeechobee	0
	•
Orange	36,129,936
Osceola	4,980,100
Palm Beach	17,295,818
Pasco	3,809,426
Pinellas	
	27,753,411
Polk	11,797,610
Putnam	529,463
Saint Johns	6,500,848
	0,000,010
Saint Lucie	
Santa Rosa	1,906,839
Sarasota	11,082,600
Seminole	0
Sumter	287,336
Suwannee	1,082,016
Tavlor	1,519,047
Union	178,562
and the second s	170,002
Volusia	0
Wakulla	299,077
Walton	177,866
Washington	3,536,198
Washington Special	34,715

> From the funds in Specific Appropriation 125, \$2,000,000 from the General Revenue Fund is provided for competitive grants to enhance the training and production of skilled individuals to support the construction industry in Florida, of which \$200,000 shall be used to give priority to rural communities in which minorities comprise a majority of the population. Funds shall only be used for new or expanded apprenticeship programs to provide more trained workers and shall not supplant funds provided for apprenticeship programs in the 2006–2007 fiscal year. The Department of Education shall establish competitive bid criteria and requirements for grant contracts and shall solicit proposals from local education agencies, construction trade associations, registered apprenticeship organizations, and private postsecondary institutions with demonstrated experience in providing education in the skilled construction trades for the use of these funds. Grant recipients must agree to maintain the level of support for training in the skilled construction trades which was provided during the 2006-2007 fiscal year. Criteria for awarding grants shall include: the degree to which proposals address deficiencies in skilled construction workers in a particular area; the applicant's history of working successfully and cooperatively with the industry; the applicant's history of successfully placing trained workers in high wage jobs; the applicant's willingness to enroll black males, ex-offenders, and single mothers with children; and the cost-effectiveness of the

> From the funds provided in Specific Appropriations 125, \$125,000 from the General Revenue Fund shall be used by the Department of Education to provide a grant to a Florida based statewide not-for-profit foundation that promotes careers in construction to high school students along with the opportunities of the Florida Gold Seal Vocational Scholars award. The not-for-profit foundation shall match the grant award on a one-for-one basis. In addition, the selected not-for-profit foundation shall have at least four years experience in creating and operating programs at the high school level that expose interested students to employment opportunities in the construction industry. The foundation shall have at the time of the grant award a minimum of one thousand students participating in their programs.

School districts shall increase the established workforce education resident and non-resident tuition fees specified in section 1009.22, Florida Statutes, by 5 percent.

Pursuant to the provisions of section 1009.26 (1), Florida Statutes, school districts may grant fee waivers for programs funded through Workforce Development Education appropriations for up to 8 percent of the fee revenues that would otherwise be collected.

The funds provided in Specific Appropriation 125 are not to be used to support K-12 programs or the district K-12 administrative indirect costs. The Auditor General shall verify compliance with this requirement during scheduled audits of these institutions.

From the funds provided in Specific Appropriation 125, each school district shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the school districts.

126 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - VOCATIONAL FORMULA FUNDS
FROM EDUCATIONAL AIDS TRUST FUND . . . . .

77,144,852

127 SPECIAL CATEGORIES
GRANTS AND AIDS - BUSINESS PARTNERSHIPS/
SKILL ASSESSMENT AND TRAINING
FROM GENERAL REVENUE FUND . . . . . . . . 10,750,000
FROM PRINCIPAL STATE SCHOOL TRUST FUND . . . . . . . 4,000,000

Funds in Specific Appropriation 127 are provided to continue statewide implementation of the Florida Ready to Work program created in section 1004.99, Florida Statutes.

SECTION 2 SPECIFIC APPROPRIATION

The Ready to Work program may be conducted in public schools, regional education consortia, community colleges, area technical centers, one-stop career centers, vocational rehabilitation centers, correctional programs, Department of Juvenile Justice programs, state agencies, and businesses/employers operating in Florida.

From the funds provided in Specific Appropriation 127, \$5,000,000 from the General Revenue Fund shall be allocated for the purchase of a bank of assessments for use by participating educational entities; school districts and regional consortia, area technical centers, vocational rehabilitation centers, one-stop career centers, Department of Juvenile Justice programs and community colleges shall have priority access to the bank of assessments. To ensure appropriate progress is made toward statewide implementation, the department shall enter into a contract with the current Ready to Work provider, selected by competitive procurement in the 2006-2007 fiscal year, for purchase of the bank of assessments.

From the funds provided in Specific Appropriation 127, \$250,000 from the General Revenue Fund shall be utilized by the department for statewide coordination, support, and data collection activities.

From the funds provided in Specific Appropriation 127, \$1,500,000 from the General Revenue Fund is provided to the Department of Education to profile skills associated with occupations included in the initiative; to provide outreach, technical assistance, and other assistance as appropriate to business and education organizations and to students; and to contract with the current Ready to Work provider, selected by competitive procurement in the 2006-2007 fiscal year, for the development and implementation of a statewide public awareness communications/media campaign. No less than half of the funds shall be used to support the statewide public awareness communications/media campaign.

The balance of the funds provided in Specific Appropriation 127, shall be provided to support curriculum and other activities as provided in the current contract. To ensure appropriate progress is made toward statewide implementation, the department shall enter into a turn-key contract with the current Ready to Work provider, selected by competitive procurement in the 2006-2007 fiscal year, to include a statewide unlimited usage license for curriculum, and a soft-skills assessment component.

127A SPECIAL CATEGORIES
GRANTS AND AIDS - SCHOOL AND INSTRUCTIONAL
ENHANCEMENTS
FROM GENERAL REVENUE FUND . . . . . . . . 500,000

Funds provided in Specific Appropriation 127A shall be used by the department to support school-to-career transition programs for high school students available through one or more non-profit statewide organizations in the food service industry. Such programs shall be designed to prepare students for progressive careers in the food service industry. In making its selection from among competitive sealed proposals, the department shall consider, among other factors, the provider's experience in representing the food service industry, the provider's experience in providing and supporting food service training for high school students, and the provider's ability to provide a statewide program with broad industry support and participation.

 FROM GENERAL REVENUE FUND
 443,133,922

 FROM TRUST FUNDS
 131,297,324

 TOTAL ALL FUNDS
 574,431,246

COMMUNITY COLLEGES, DIVISION OF

PROGRAM: COMMUNITY COLLEGE PROGRAMS

TOTAL: PROGRAM: WORKFORCE EDUCATION

128 AID TO LOCAL GOVERNMENTS
PERFORMANCE BASED INCENTIVES
FROM GENERAL REVENUE FUND . . . . . . . .

23,117,611

Funds in Specific Appropriation 128 are provided as performance incentive awards, and shall be distributed as follows:

Brevard Community College	784,787
Broward Community College	1,731,377
Central Florida Community College	338,248
Chipola College	171,765
Daytona Beach Community College	1,170,933
Edison College	538,454
Florida Community College at Jacksonville	1,670,322
Florida Keys Community College	52,917
Gulf Coast Community College	367,685
Hillsborough Community College	1,052,149
Indian River Community College	1,058,837
Lake City Community College	213,399
Lake-Sumter Community College	158,107
Manatee Community College	533,711
Miami Dade College	3,249,677
North Florida Community College	114,437
Okaloosa-Walton College	473,244
Palm Beach Community College	1,301,169
Pasco-Hernando Community College	489,985
Pensacola Junior College	1,000,888
Polk Community College	396,724
St. Johns River Community College	275,662
St. Petersburg College	1,132,183
Santa Fe Community College	818,835
Seminole Community College	1,077,626
South Florida Community College	183,863
Tallahassee Community College	729,811
Valencia Community College	2,030,816
	, ,

128A AID TO LOCAL GOVERNMENTS CRITICAL JOBS INITIATIVE

FROM GENERAL REVENUE FUND . . . . . . . . . 20,000,000

The funds provided in Specific Appropriation 128A shall be allocated as follows:

SUCCEED, Florida-Cru	ucial Professional	ls - Teaching/Nursing/	
Allied Health			19,850,000
DOE Grants Managemen	ıt		150,000

The funds allocated to SUCCEED, Florida-Crucial Professionals for Teaching/Nursing/Allied Health are provided to increase the capacity of undergraduate programs at public and private postsecondary educational institutions to produce more certified teachers, nurses, and allied health professionals to enter the workforce in Florida. The Department of Education shall issue awards in an amount not less than \$150,000 and not more than \$500,000 for each program and shall give priority in the review process to institutions that can demonstrate cash or in-kind matching funds from business and industry for recruitment, marketing, facility use or equipment.

The Department of Education shall establish application procedures for competitive processes, guidelines for implementation, accountability measures, and timelines for implementation. Programs receiving grants must submit periodic reports to the Department of Education documenting compliance with the performance measures established by the department. Funds may not supplant current funding and must be used to establish new, expanded or redesigned programs. Institutions applying for funds shall not reduce funding or the current level of enrollment in existing programs.

From the Grants Management funds provided in Specific Appropriation 128A, the Department of Education shall assist the Office of Program Policy Analysis and Government Accountability (OPPAGA) in evaluating the impact of Fiscal Year 2005–2006 and Fiscal Year 2006–2007 funding for the SUCCEED, Florida grant programs on the statewide shortage of nurses and teachers. OPPAGA shall evaluate the extent to which participating institutions used grant funds to increase the production of registered nurses and certified teachers and to increase the capacity of approved nursing programs. The effectiveness of the grants shall be assessed using, at a minimum, the following data elements for each program

SECTION 2 SPECIFIC APPROPRIATION

receiving grant funds: enrollment capacity; the number of applicants; the number of qualified students denied admission; attrition rates; completion rates; degrees or certificates awarded; pass rates on licensure examinations; and placements of completers in the nursing or teaching profession. OPPAGA shall assess these data elements for fiscal years 2004–2005, 2005–2006, and 2006–2007. OPPAGA shall report the findings of this evaluation to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council no later than December 31, 2007.

129 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - COMMUNITY COLLEGES
PROGRAM FUND
FROM GENERAL REVENUE FUND . . . . . . . . 1033,826,531

The sum of the technology fee and the average resident tuition specified in section 1009.23(3), Florida Statutes, is hereby established for Fiscal Year 2007–2008 as follows:

Program	Amount Per Credit Hour
Advanced and Professional	\$51.35 \$51.35

The sum of the technology fee and the average nonresident tuition specified in section 1009.23(4), Florida Statutes, is hereby established for 2007-2008 as follows:

Program	Amount Per Credit Hour
Advanced & Professional. Postsecondary Vocational. College Preparatory.	\$154.14 \$154.14
Educator Preparatory	\$154.14

Community college boards of trustees shall increase established workforce education resident and non-resident tuition fees specified in section 1009.22, Florida Statutes, by 5 percent.

Operating funds in the amount of \$1,027,826,531 in Specific Appropriation 129 shall be allocated as follows:

Broward Community College.         72,786,254           Central Florida Community College         19,857,501           Chipola College.         9,600,521           Daytona Beach Community College.         48,128,674           Edison College.         23,447,284           Florida Community College at Jacksonville         74,998,112           Florida Keys Community College.         17,775,416           Hillsborough Community College.         17,775,416           Hillsborough Community College.         49,185,356           Indian River Community College.         12,745,535           Lake City Community College.         10,576,601           Manatee Community College.         12,298,856           Miami Dade College.         168,746,458           North Florida Community College.         6,557,698           Okaloosa-Walton College.         17,091,351           Palm Beach Community College.         17,091,351           Pasco-Hernando Community College.         18,630,000           Pensacola Junior College.         33,883,250           Polk Community College.         33,883,250           St. Johns River Community College.         58,503,340           Santa Fe Community College.         58,503,340           Santa Fe Community College.         58,503,340
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# JOURNAL OF THE SENATE

SECTION 2 SPECIFIC APPROPRIATION

May 3, 2007

No funds in Specific Appropriation 129 are provided for instruction of state or federal inmates.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, community colleges may grant fee waivers for programs funded through Workforce Development Education appropriations for up to 8 percent of the fee revenues that would otherwise be collected.

Pursuant to the provisions of section 1009.26(1), Florida Statutes, community colleges may grant out-of-state fee waivers on a temporary basis for the 2007.08 academic year to those students who originally enrolled in a Florida community college under the provisions of Executive Order 05-176 and who have maintained continuous enrollment since that time.

In compliance with section 1011.84(1)(f), Florida Statutes, from the funds appropriated in Specific Appropriation 129, community colleges shall not report any full-time equivalent (FTE) enrollment for the instruction of students funded in the state grant and aid program for Adults with Disabilities in Specific Appropriation 40.

From the funds in Specific Appropriation 129, \$1,000,000 is provided for competitive grants to enhance the training and production of skilled individuals to support the construction industry in Florida, of which \$100,000 shall be used to give priority to rural communities in which minorities comprise a majority of the population. Funds shall be used only for new or expanded apprenticeship programs to produce more trained workers and shall not supplant funds provided for apprenticeship programs in the 2006-2007 fiscal year. The department shall establish competitive bid criteria and requirements for grant contracts and solicit proposals from local education agencies, construction trade associations, registered apprenticeship organizations, and private post secondary institutions with demonstrated experience in providing education in the skilled construction trades for the use of these funds. Grant recipients must agree to maintain the level of support for training in the skilled construction trades, which was provided during the 2006-2007 fiscal year. Criteria for awarding grants shall include: the degree to which proposals address deficiencies in skilled construction workers in a particular area; the applicant's history of working successfully and cooperatively with the industry; the applicant's history of successfully placing trained workers in high wage jobs; the applicant's willingness to offer programs in underserved areas; programs that attract black males, single women with children, and ex-offenders; and the cost-effectiveness of the proposal.

From the funds in Specific Appropriation 129, \$5,000,000 is provided to the St. Petersburg College Foundation to establish the Government Institute.

From the funds in Specific Appropriation 129 for the College Center for Library Automation, \$1,462,113 shall be released at the beginning of the first quarter in addition to the normal release and \$2,516,300 shall be released at the beginning of the second quarter in addition to the normal release. The additional release is provided to maximize cost savings through centralized purchase of subscription-based e-resources. The remaining appropriated funds for the Center shall be distributed in accordance with the normal release plan.

From the funds in Specific Appropriation 129 each community college shall report enrollment for adult general education programs identified in section 1004.02, Florida Statutes, in accordance with the Department of Education instructional hours reporting procedures. The Auditor General shall verify compliance with this requirement during scheduled operational audits of the community colleges.

The funds provided in Specific Appropriation 130 shall be allocated to the following colleges:

SECTION 2 SPECIFIC APPROPRIATION

Chipola College	662,440
Daytona Beach Community College	522,720
Edison College	116,150
Florida Community College	
Miami Dade College	1,244,351
Okaloosa-Walton College	
St. Petersburg College	
Indian River Community College	

The maximum sum of the technology fee and the tuition for baccalaureate programs per credit hour is hereby established for 2007–2008 as follows:

Resident Baccalaureate.....\$ 65.47

Tuition and out of state fees for baccalaureate courses shall be no more than 85 percent of the cost of the tuition and out of state fees at the public university nearest the community college.

Prior to the disbursement of funds in Specific Appropriation 130, colleges shall submit an operating budget for the expenditure of these funds as provided in section 1011.30, Florida Statutes.

The funds appropriated in Specific Appropriation 130 shall not be expended to support lower division courses and instruction. Lower division college credit courses in community colleges shall be funded and supported in the Community Colleges Program Fund.

133	SPECIAL CATEGORIES	
	COMMISSION ON COMMUNITY SERVICE FROM GENERAL REVENUE FUND	709,261
134	SPECIAL CATEGORIES GRANTS AND AIDS - DISTANCE LEARNING FROM GENERAL REVENUE FUND	390,397
134A	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA'S TWO PLUS TWO PUBLIC AND PRIVATE PARTNERSHIPS	0 000 000
	FROM GENERAL REVENUE FUND	2,990,000

Funds in Specific Appropriation 12B and 134A shall be awarded to eligible community colleges, private colleges and universities which are accredited by a regional accrediting organization recognized by the Council for Higher Education Accreditation, and state universities based on the eligible full-time equivalent enrollment in each 2+2 partnership baccalaureate program offered during the 2007-2008 academic year. The participating community college and the participating partner institution shall receive equal proportions of the per student incentive award. Programs with partnership articulation agreements to provide 2+2 baccalaureate degree programs at a community college during the 2007-2008 academic year are eligible for incentive funding. Community colleges with site-determined baccalaureate degree programs are eligible to receive funding for 2+2 baccalaureate degree programs created subsequent to the college's establishment of a site-determined baccalaureate program. Community colleges shall submit applications to the Department of Education requesting funds for eligible programs by April 15, 2008.

STATE BOARD OF EDUCATION

Funds provided in Specific Appropriations 135 through 154 for the Working Capital Trust Fund shall be cost-recovered from funds used to pay data processing services rendered in accordance with section 216.272, Florida Statutes. The Working Capital Trust Fund shall support 104.0 FTE. The data processing services rendered shall be paid from funds provided in Specific Appropriation 154.

4,336,686

154,981

SECTION 2 SPECIFIC APPROPRIATION

> From the funds provided in Specific Appropriations 135 through 154, the Commissioner of Education shall prepare and provide to the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council, and the Executive Office of the Governor on or before October 1, 2007, a report containing the following: the federal indirect cost rate(s) approved to be used for the 12 month period of the 2007-2008 fiscal year and the data on which the rate(s) was established; the estimated amount of funds the approved rate(s) will generate; the proposed expenditure plan for the amount generated; and the June 30, 2007, balance of all unexpended federal indirect cost

> Funds provided in Specific Appropriations 135 through 138, 142, 153 and 154 for the State Board of Education are contingent upon the Department of Education continuing to provide support to the Board of Governors for services that are not provided within the funds provided in Specific Appropriations 167 through 171. At a minimum, support services provided to the Board of Governors shall include accounting, printing, computer and internet support, personnel and human resources support, support for accountability initiatives, support for agency inspector general activities, and administrative support as needed for trust funds under the jurisdiction of the Board of Governors.

> From the funds provided in Specific Appropriations 135 through 138 and 142, the Department of Education with the cooperation of the Florida Association of District School Superintendents, the Florida School Boards Association, and the school districts shall prepare and submit to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council, a report which addresses school district policies regarding lost text books, the number of books lost annually, the cost to replace lost books, and recommendations to

> From the funds provided in Specific Appropriations 135 through 138 and 142, the Department of Education shall develop in cooperation with the PAEC, NEFEC, and Heartlands Educational Consortia and their participating districts an operational program for cooperatively preparing the district 5-year educational plant survey. A process shall be developed to assist the districts with at least the following: meeting growth management requirements, maintaining the 5-year work plan, and assuring that all information in the educational facilities inventory data base is accurate and current. The role of the Department of Education, Office of Educational Facilities, shall include at least the following: providing leadership, knowledgeable technical assistance, and arranging, coordinating, and producing survey reports. On February 1, 2008, a report shall be provided to the chair of the Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council on the status of implementation.

APPROVED SALARY RATE 59,026,125

135	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM EDUCATIONAL CERTIFICATION AND	1,269.00 26,315,064	
	SERVICE TRUST FUND		3,883,029 21,348,463
	FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . FROM FOOD AND NUTRITION SERVICES TRUST		2,857,460
	FUND		3,251,295 1,156,567
	FROM STUDENT LOAN OPERATING TRUST FUND FROM PROJECTS, CONTRACTS AND GRANTS TRUST FUND		9,911,982 648,451
	FROM WORKING CAPITAL TRUST FUND		6,438,448
136	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM EDUCATIONAL CERTIFICATION AND	625,452	
	SERVICE TRUST FUND		149,999 1,269,726
	FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . FROM FOOD AND NUTRITION SERVICES TRUST		40,000

SECTION 2

SPECIF		
ALLIOI	FUND FROM INSTITUTIONAL ASSESSMENT TRUST FUND FROM STUDENT LOAN OPERATING TRUST FUND . FROM PROJECTS, CONTRACTS AND GRANTS TRUST FUND	127,020 32,000 250,000 120,101 40,000
137	EXPENSES  FROM GENERAL REVENUE FUND	96,250 960,888 11,045,400 963,719 808,504 883,819 2,938,493 816,006 1,733,034
138	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	62,418 149,940 968,928 21,500 87,638 29,875 518,200 47,921
139	SPECIAL CATEGORIES  ASSESSMENT AND EVALUATION FROM GENERAL REVENUE FUND	83,124 18,738,610 116,920

From the funds provided in Specific Appropriation 139, \$500,000 from the General Revenue Fund is provided for the development of a civics component for the Florida Comprehensive Assessment Test, and is contingent on the CS for SB 1238 or similar legislation becoming law.

FROM TEACHER CERTIFICATION EXAMINATION

14	O SPECIAL CATEGORIES COMMISSION FOR INDEPENDENT EDUCATION FROM INSTITUTIONAL ASSESSMENT TRUST FUND .	1,188,178
14	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	437,942
14	2 SPECIAL CATEGORIES CONTRACTED SERVICES	
	FROM GENERAL REVENUE FUND	,585,534
	SERVICE TRUST FUND	891,591
	FROM EDUCATIONAL AIDS TRUST FUND FROM DIVISION OF UNIVERSITIES FACILITY	1,712,933
	CONSTRUCTION ADMINISTRATIVE TRUST FUND .	271,017
	FROM FOOD AND NUTRITION SERVICES TRUST	F.10 F0F
	FUND	546,535
	FROM INSTITUTIONAL ASSESSMENT TRUST FUND .	164,134
	FROM STUDENT LOAN OPERATING TRUST FUND	24,058,767
	FROM PROJECTS, CONTRACTS AND GRANTS	
	TRUST FUND	2,000

FROM WORKING CAPITAL TRUST FUND . . . . .

Fro Gen of use		tive responsibilities . These funds may be	SECTION 2 SPECIFIC APPROPRIATION 152 SPECIAL CATEGORIES EDUCATION DATA WAREHOUSE FROM GENERAL REVENUE FUND 1,000,000  153 DATA PROCESSING SERVICES
143	SPECIAL CATEGORIES GRANTS AND AIDS - CHOICES PRODUCT SALES FROM EDUCATIONAL MEDIA AND TECHNOLOGY TRUST FUND	400,000	REGIONAL DATA CENTERS - STATE UNIVERSITY SYSTEM FROM GENERAL REVENUE FUND 1,897,050 FROM EDUCATIONAL AIDS TRUST FUND 139,537 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND 2,669
144	SPECIAL CATEGORIES TRANSFER TO GRANTS AND DONATIONS TRUST FUND FOR THE FLORIDA ACADEMIC COUNSELING AND TRACKING SYSTEM FOR STUDENTS (FACTS) FROM GENERAL REVENUE FUND	4,277,633	FROM FOOD AND NUTRITION SERVICES TRUST FUND
145 146	SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND	50,000	EDUCATION TECHNOLOGY AND INFORMATION SERVICES FROM GENERAL REVENUE FUND
147	CONSTRUCTION ADMINISTRATIVE TRUST FUND .  SPECIAL CATEGORIES PROVISION OF CONTRACTED SERVICES FROM GENERAL REVENUE FUND	200,000 375,000	FUND
148	SPECIAL CATEGORIES STUDENT FINANCIAL ASSISTANCE MANAGEMENT INFORMATION SYSTEM FROM STUDENT LOAN OPERATING TRUST FUND	484,993	TOTAL: STATE BOARD OF EDUCATION FROM GENERAL REVENUE FUND
149	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND FROM EDUCATIONAL AIDS TRUST FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND FROM FOOD AND NUTRITION SERVICES TRUST FUND FROM INSTITUTIONAL ASSESSMENT TRUST FUND FROM STUDENT LOAN OPERATING TRUST FUND FROM PROJECTS, CONTRACTS AND GRANTS TRUST FUND FROM WORKING CAPITAL TRUST FUND	39,359 113,319 19,504 10,761 12,576 76,409 1,754 39,657	TOTAL ALL FUNDS
150	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM EDUCATIONAL CERTIFICATION AND SERVICE TRUST FUND FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND FROM FOOD AND NUTRITION SERVICES TRUST FUND FROM INSTITUTIONAL ASSESSMENT TRUST FUND FROM STUDENT LOAN OPERATING TRUST FUND FROM PROJECTS, CONTRACTS AND GRANTS TRUST FUND FROM WORKING CAPITAL TRUST FUND .	26,622 146,695 18,067 22,339 7,949 68,129 4,456 44,255	CENTERS OF EXCELLENCE FROM GENERAL REVENUE FUND
151	SPECIAL CATEGORIES CENTRALIZED TECHNOLOGY RESOURCES FROM WORKING CAPITAL TRUST FUND	650,900	ONE POINT: Number of baccalaureate degrees granted; Number of baccalaureate degrees awarded to FTIC students in 6 years or less;

Number of baccalaureate degrees awarded to AA transfer students in 4 years or less;

Number of baccalaureate degrees awarded in each of the following emerging technology areas: Mechanical Sciences and Manufacturing; Natural Sciences and Technology; Medical Science and Health Care; Computer Science and Information Technology; Design and Construction; and Electronic Media and Simulation.

### TWO POINTS:

Number of baccalaureate degrees awarded to FTIC students in 5 years or less;

Number of baccalaureate degrees awarded to AA transfer students in 3 years or less; and

Number of baccalaureate degrees awarded in Education and Health Professions.

### FOUR POINTS:

Number of baccalaureate degrees awarded to FTIC students in 4 years or less;

Number of baccalaureate degrees awarded to AA transfer students in 2 years or less; and

Number of baccalaureate degrees awarded within 110 percent of the credit hours required.

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Funds in Specific Appropriation 155 are provided to continue funding to the H. Lee Moffitt Cancer Center and Research Institute. These funds may be used as state matching funds for Moffitt's participation in the Low Income Pool, which provides payments to hospitals providing enhanced services to low-income individuals. In the event that enhanced Medicaid funding is not implemented by the Agency for Health Care Administration, these funds shall remain appropriated to the H. Lee Moffitt Cancer Center and Research Institute to continue the original purpose of providing research in cancer center operations.

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The appropriations provided in Specific Appropriations 156, 158, 159, and 160 from the Education and General Student and Other Fees Trust Fund are the only budget authority provided in this act for the 2007-2008 fiscal year to the named universities to expend tuition and fees that are collected during the 2007-2008 fiscal year and carried forward from the prior fiscal year and that are appropriated into local accounts pursuant to section 1011.4106, Florida Statutes. The expenditure of tuition and fee revenues from local accounts by each university shall not exceed the authority provided by these specific appropriations, unless approved pursuant to the provisions of chapter 216, Florida Statutes. If a court of competent jurisdiction finds that the restriction above is invalid, the appropriation made by section 1011.4106, Florida Statutes, is hereby repealed for the 2007-2008 fiscal year and the monies described in that section shall be deposited in the state treasury for expenditure only pursuant to appropriations made by law.

General revenue funds provided in Specific Appropriations 156 through 162 to each of the named universities are contingent upon each university complying with the tuition and fee policies established in the proviso language attached to Specific Appropriation 156, and with the tuition and fee policies for state universities included in Part II of chapter 1009, Florida Statutes. However, the funds appropriated to a specific university shall not be affected by the failure of another university to comply with this provision.

SECTION 2 SPECIFIC APPROPRIATION

Funds in Specific Appropriations 15 through 20 and 156 through  $163 \ shall$  be expended in accordance with operating budgets which must be approved by each university's board of trustees.

Funds in Specific Appropriation 156 from the General Revenue Fund shall be allocated as follows:

University of Florida	
Florida State University	306,874,929
Florida A&M University	117,953,603
University of South Florida	236,861,829
University of South Florida, St. Petersburg	27,502,101
University of South Florida, Sarasota/Manatee	15,038,387
Florida Atlantic University	179,273,516
University of West Florida	71,223,547
University of Central Florida	267,221,229
Florida International University	217, 164, 798
University of North Florida	
Florida Gulf Coast University	52,594,134
New College of Florida	18,407,946

Funds in Specific Appropriation 156 from the Education and General Student and Other Fees Trust Fund shall be allocated as follows:

University of Florida	183,771,093
Florida State University	134,786,216
Florida A&M University	52,367,797
University of South Florida	105,988,157
University of South Florida, St. Petersburg	7,848,566
University of South Florida, Sarasota/Manatee	
Florida Atlantic University	73,296,032
University of West Florida	
University of Central Florida	137,809,565
Florida International University	
University of North Florida	45,349,399
Florida Gulf Coast University	
New College of Florida	4,061,242

Funds in Specific Appropriation 156 from the Phosphate Research Trust Fund are provided for the University of South Florida.

Funds in Specific Appropriation 156 are based upon the following full-time equivalent (FTE) enrollment:

Lower Level	68,233
Upper Level	89,594
Graduate	32,734
Total	190,561

Funding for each university is based upon the following full-time equivalent (FTE) enrollment:

University	of	Florida:
onitionally	01	I I o I I u u ,

Lower Level	11,537
Upper Level	13,465
Graduate	9,312
Total	34,314
Florida State University;	
Lower Level	9,948

Upper Level	11,357
Graduate	5,497
Total	26,802
Florida Agricultural & Mechanical University;	
Lower Level	4,235
Upper Level	3,309
Croduato	1 244

Graduate. Total.	
University of South Florida;	
Lower Level	9,661
Upper Level	13,167
Graduate	4,333
Total	27,161

SECTION 2 SPECIFIC APPROPRIATION	
Florida Atlantic University; Lower LevelUpper Level. Graduate. Total.	4,728 8,298 2,213 15,239
University of West Florida; Lower Level Upper Level Graduate Total	2,036 3,400 725 6,161
University of Central Florida; Lower Level Upper Level Graduate Total	10,758 15,987 3,820 30,565
Florida International University; Lower Level. Upper Level. Graduate. Total.	8,685 12,480 3,996 25,161
University of North Florida; Lower Level. Upper Level. Graduate. Total.	4,071 5,218 952 10,241
Florida Gulf Coast University; Lower Level. Upper Level. Graduate. Total.	2,404 2,427 542 5,373
New College; Lower LevelUpper LevelTotal	170 486 656

From the funds provided in Specific Appropriations 15, 17, 156, and 158 each university may shift enrollment by level in a manner which is revenue neutral, but shall not increase the number of lower level FTEs. For planning and enrollment shifting purposes, the University of South Florida may combine lower, upper, and graduate FTE identified in Specific Appropriations 156 and 158.

The Chancellor of the Board of Governors shall submit a revised 5-year state university enrollment plan by lower, upper, graduate I and graduate II levels, by university, to the Florida Board of Governors by September 1, 2007. This revised 5-year enrollment plan must be developed with input from each state university.

The enrollment policy adopted by the Legislature does not limit the number of students admitted from out-of-state under the profile admissions policy; however, no state university may receive general revenue funding associated with the enrollment of out-of-state students admitted under this policy. For the purposes of implementing this policy, the Chancellor shall segregate these FTEs and not count them toward the 2007-2008 enrollment plan for the State University System.

The maximum resident undergraduate tuition per credit hour is hereby established for the 2007–2008 fiscal year as follows:

	2007	2007-2008
	Summer Term	Fall/Spring Terms
Lower Level Coursewo	rk \$ 73.71	\$ 77.39
Upper Level Coursewo	rk \$ 73.71	\$ 77.39

Tuition for graduate and professional programs and out-of-state fees for all programs shall be established pursuant to section 1009.24, Florida Statutes; however these rates may not be lower than the rates in effect for the 2006-2007 fiscal year.

SECTION 2 SPECIFIC APPROPRIATION

Each university board of trustees is authorized to waive tuition and out-of-state fees for purposes which support and enhance the mission of the university. All fee waivers must be based on policies which are adopted by university boards of trustees. Each university shall report the purpose, number, and value of all fee waivers granted annually in a format which shall be prescribed and reviewed by the Florida Board of Governors.

Each university board of trustees is authorized to grant out-of-state fee waivers on a temporary basis for the 2007-08 academic year to those students who originally enrolled in a state university under the provisions of Executive Order 05-176 and who have maintained continuous enrollment since that time.

Funds in Specific Appropriation 156 may not be used to supplement university student health centers that employ at least one physician working at least 30 hours per week unless the university accepts students' private health insurance.

Funds provided in Specific Appropriation 156 for the University of Florida include no more than that amount which the State Board of Education and the City of Gainesville agree represents the cost of service for water provided by the city to the University of Florida. The amount charged shall reflect a cost-based rate only and shall be determined through a cost of service study completed annually by the city and reviewed by the university. The costs of any General Fund transfer to the City of Gainesville from Gainesville Regional Utilities or any profit to the city or utility shall be specifically excluded a costs allocable to the university. The cost-based rate shall include charges for only those water services actually provided by the city to the university and shall not include charges for services furnished by the university.

Funds in Specific Appropriation 156 include \$1,215,000 to continue increasing the number of Ph.D., Master's, and post-Master's graduate students in nursing. Universities that receive this funding shall submit a progress report to the Board of Governors by February 1, 2008. The report shall include the following information for each fiscal year 2005-06, 2006-07, and 2007-08, for each program receiving this funding: the number of new students enrolled as a result of this funding; total graduate and post-graduate enrollment; the number and amount of stipends or tuition waivers provided; the number of completions; and the number of placements in nursing or nursing instructor positions in Florida. Students who receive a stipend or waiver from these funds shall commit to practice as a nurse or nursing instructor in Florida for at least three years, and agree to repay any tuition or stipends provided by these universities for failure to comply with this commitment.

Universities that utilize funds provided in Specific Appropriation 156 for student degree progress tracking or mapping initiatives shall report on the results of these initiatives. The report shall provide a detailed description of the initiative and data on the following measures before and after implementation of the initiative: grades of students, number of courses taken outside of the suggested degree plan, retention of students, and other appropriate measures as determined by the Board of Governors. The Board of Governors shall consolidate and summarize the university reports and submit a unified report to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council by February 1, 2008.

Funds provided in Specific Appropriation 156 for the University of Central Florida include funds to enhance the completion of four year degrees at University of Central Florida branch campus at Daytona Beach Community College. The university shall report on the use of these funds to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council by February 1, 2008.

 SECTION 2 SPECIFIC APPROPRIATION From the funds in Specific Appropriation 157 and any other funds available to the state university system, there shall be no expenditures made pursuant to the consent order, effective April 15, 1986, and amended on June 8, 1987, and as subsequently amended by the joint plan submitted by the Chancellor and the Secretary of the Department of Environmental Protection on October 1, 1993, between the Institute of Food and Agricultural Sciences and the Department of Environmental Protection; provided; however, that funds from the Water Quality Assurance Trust Fund provided specifically for site investigation and clean-up activities may continue to be spent for that purpose. 158 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF SOUTH FLORIDA MEDICAL CENTER FROM GENERAL REVENUE FUND . . . . . . . . 64.927.955 FROM EDUCATION AND GENERAL STUDENT AND 20,871,302 Funds in Specific Appropriation 158 are based upon the following total full-time equivalent enrollment: Lower Level..... Upper Level..... 597 Graduate..... 807 480 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - UNIVERSITY OF FLORIDA HEALTH CENTER FROM GENERAL REVENUE FUND . . . . . . . FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . . . . . . . . . . . 20,613,583 Funds in Specific Appropriation 159 are based upon the following total full-time equivalent enrollment: 330 Dentistry..... Veterinary Medicine..... 342 513 M.D..... AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA STATE UNIVERSITY MEDICAL SCHOOL FROM GENERAL REVENUE FUND . 45.017.734 FROM EDUCATION AND GENERAL STUDENT AND OTHER FEES TRUST FUND . . . . . . . . . . . . . 7.921.099 Funds in Specific Appropriation 160 are based upon the following full-time equivalent enrollment: 360 M.D.... Funds in Specific Appropriation 160 include \$100,000 for the operation of the Gretna Wellness Clinic. AID TO LOCAL GOVERNMENTS UNIVERSITY OF CENTRAL FLORIDA MEDICAL SCHOOL FROM GENERAL REVENUE FUND . . . . . . . . 4,707,531 AID TO LOCAL GOVERNMENTS FLORIDA INTERNATIONAL UNIVERSITY MEDICAL FROM GENERAL REVENUE FUND . . . . . . . . 5.471.895 163 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - STUDENT FINANCIAL ASSISTANCE FROM GENERAL REVENUE FUND . . . . . . . 20,229,207

A minimum of 71 percent of the funds provided in Specific Appropriation

163 shall be allocated for need-based financial aid.

SECTION 2 SPECIFIC APPROPRIATION

Funds in Specific Appropriation 163 shall be allocated as follows:

University of Florida. Florida State University. Florida A&M University. University of South Florida. Florida Atlantic University. University of West Florida. University of Central Florida Florida International University University of North Florida. Florida Gulf Coast University New College of Florida.	4,922,123 4,158,006 1,769,020 2,411,988 1,132,259 446,963 2,431,925 1,531,744 568,227 277,849 579,103
AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INSTITUTE FOR HUMAN AND MACHINE COGNITION FROM GENERAL REVENUE FUND 3,000,000	
SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	4,131
TOTAL: PROGRAM: EDUCATIONAL AND GENERAL ACTIVITIES FROM GENERAL REVENUE FUND 2498,814,899 FROM TRUST FUNDS	979,457,140
TOTAL ALL FUNDS	3478,272,039
DOLDD OF COMPRIONS	

### BOARD OF GOVERNORS

From funds provided in Specific Appropriations 167 through 170A the Board of Governors shall assist the Office of Program Policy Analysis and Government Accountability with a review of funding models for public medical education programs leading to the Doctor of Medicine degree. The review shall evaluate the current Florida funding models and other national models for equivalent public medical education programs. The review shall consider data on funding for programs from all sources. Representatives of appropriate entities, including the established Florida public medical schools, shall participate in the review. The findings and data from the review shall be provided to the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, and the chair of the House Policy and Budget Council by December 31, 2007.

APPROVED SALARY RATE 4,177,462

167	SALARIES AND BENEFITS	POSITIONS	65.00	
	FROM GENERAL REVENUE FUND .		4,948,293	
	FROM DIVISION OF UNIVERSITIES	FACILITY		
	CONSTRUCTION ADMINISTRATIVE	TRUST FUND .		646,326

The positions included in Specific Appropriation 167 shall report to the Board of Governors.

168	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
	FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND .	15,000
	FROM OPERATIONS AND MAINTENANCE TRUST	10,000
	FUND	25,567
169	EXPENSES	
	FROM GENERAL REVENUE FUND 1,354,933	
	FROM DIVISION OF UNIVERSITIES FACILITY	
	CONSTRUCTION ADMINISTRATIVE TRUST FUND .	283,029
	FROM OPERATIONS AND MAINTENANCE TRUST	

FUND	26,429
170 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	
FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND .	950

SECTION 3

SECTION 2 SPECIFIC APPROPRIATION 170A SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . . . 1,240,000 From the funds in Specific Appropriation 170A, \$1,000,000 is provided for a comprehensive review of the financial operations of Florida A & M University. The Board of Governors shall report its findings and recommendations for any necessary corrective actions to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than March 1, 2008. The Board of Governors, in continuing efforts for improvement at Florida A & M University, shall: 1. Implement a comprehensive program to investigate and report on fiduciary policy and procedures. 2. Appoint a committee to determine deterrents to and improvements for the establishment of an efficient, effectively run and student outcome oriented university. 3. Establish a timeline with a system of quarterly determinations of progress and improvements in financial operations and oversight. 4. Produce a year-end report of financial status, changes in operations and retention/recruitment effectiveness. Make recommendations regarding possible technology needs, collaborative planning and partnerships with other institutions, and other recommendations that are considered important to reaching the goal of excellence. SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 22,334 FROM DIVISION OF UNIVERSITIES FACILITY CONSTRUCTION ADMINISTRATIVE TRUST FUND . 3,032 TOTAL: BOARD OF GOVERNORS FROM GENERAL REVENUE FUND . . . . . . . . . 7,877,460 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 1,000,333 TOTAL POSITIONS . . . . . . . . . . . . . . . 65.00 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . 8,877,793 TOTAL OF SECTION 2 POSITIONS 2.653.50 FROM GENERAL REVENUE FUND . . . . . . . . . 14915,394,503 7813,866,909 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . . 22729,261,412 SECTION 3 - HUMAN SERVICES The monies contained herein are appropriated from the named funds to the Agency for Health Care Administration, Agency for Persons with Disabilities, Department of Children and Family Services, Department of Elder Affairs, Department of Health, and the Department of Veterans' Affairs as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies. AGENCY FOR HEALTH CARE ADMINISTRATION PROGRAM: ADMINISTRATION AND SUPPORT APPROVED SALARY RATE 14,952,554 SALARIES AND BENEFITS POSITIONS 315.00 FROM GENERAL REVENUE FUND 4,459,408 \_. . . . . . . . . FROM HEALTH CARE TRUST FUND . . . . . . 11.310.568

FROM ADMINISTRATIVE TRUST FUND . . . . . .

SPECTI SPECTI APPROI			
173	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	200,830	430,857 369,181
174	EXPENSES FROM GENERAL REVENUE FUND	1,247,380	3,470,378 1,282,420
175	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	229,961	118,358 537,352
176	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	731,814	1,172,346 134,869
nor dev fol can tov	om the funds in Specific Appropriation 1-recurring general revenue funds shall be us relopment of a minimum set of quality out 1.lowing disease states: cancer; cardiac surger re; kidney disease; and arthritis. Outcome meas rard assessing value for patients including re the full cycle of care.	ed to contract come measures y; diabetes; i ures shall be	t for the s for the intensive directed
177	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTH INFORMATION NETWORK GRANTS FROM TOBACCO SETTLEMENT TRUST FUND		2,000,000
178	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	35,240	204,773 29,660
179	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	28,889	76,718 23,795
180	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FUND		390,603 23,840
TOTAL	PROGRAM: ADMINISTRATION AND SUPPORT FROM GENERAL REVENUE FUND	6,933,522	25,087,829
	TOTAL POSITIONS	315.00	32.021.351

PROGRAM: HEALTH CARE SERVICES

CHILDREN'S SPECIAL HEALTH CARE

3,512,111

Funds in Specific Appropriations 181 through 186 are provided to operate the Florida KidCare Program. The Executive Office of the Governor may authorize transfer of these resources between programs or agencies pursuant to chapter 216, Florida Statutes, based on projections from the Social Services Estimating Conference.

32,021,351

SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS

TOTAL ALL FUNDS . . . . . . . . . . . . . . . . . .

SECTION 3

SECTION 3 SPECIFIC	
APPROPRIATION CORPORATION	
FROM GENERAL REVENUE FUND 6,349,497 FROM TOBACCO SETTLEMENT TRUST FUND	60,171,104
FROM MEDICAL CARE TRUST FUND	155,831,231
Funds in Specific Appropriations 181 and 184 are provided with the Florida Healthy Kids Corporation to provide co health insurance coverage, including dental services, thildren eligible under the Florida KidCare Program and section 624.91, Florida Statutes. The corporation shall use and up to \$1,000,000 from corporate cash reserves to serve chare eligible for the program pursuant to section 624.91(3)(Statutes. The corporation shall return unspent local funds of Fiscal Year 2006-2007 to provide premium assistance for no eligible children based on a formula developed by the corporations.	mprehensive o Title XXI pursuant to local funds ildren that b), Florida ollected in n-Title XXI
SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	704,548 297,752
FROM MEDICAL CARE TRUST FUND	3,860,176
SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES - FLORIDA HEALTHY KIDS ADMINISTRATION FROM GENERAL REVENUE FUND	4,946,147 12,507,269
From the funds in Specific Appropriation 183, \$1, non-recurring funds from the Tobacco Settlement Trust Fund a to the Florida Healthy Kids Corporation for a KidCare commarketing and outreach matching grant program.	re provided
184 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA HEALTHY KIDS CORPORATION DENTAL SERVICES	
FROM GENERAL REVENUE FUND 8,086,419 FROM MEDICAL CARE TRUST FUND	18,960,760
Funds in Specific Appropriation 184 are provided for Flor Kids dental services to be paid a monthly premium of no mo per member per month.	
185 SPECIAL CATEGORIES	
FROM GENERAL REVENUE FUND 2,861,232 FROM TOBACCO SETTLEMENT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM MEDICAL CARE TRUST FUND	7,155,438 7,595,983 23,467,951
SPECIAL CATEGORIES CHILDREN'S MEDICAL SERVICES NETWORK FROM GENERAL REVENUE FUND	15,619,174 1,394,571 71,687,436
TOTAL: CHILDREN'S SPECIAL HEALTH CARE FROM GENERAL REVENUE FUND	384,199,540
TOTAL ALL FUNDS	418,847,259
EVECUTIVE DIDECTION AND CUDDODT CEDUTCEC	

# EXECUTIVE DIRECTION AND SUPPORT SERVICES

Any requests pursuant to chapter 216, Florida Statutes, by the Agency for Health Care Administration to increase budget authority to expand existing programs using increased federal reimbursement through Low Income Pool (LIP) provisions and exemptions to hospital Medicaid rate ceilings shall be contingent upon the availability of state match from existing state funds or local sources that do not increase the current

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implement this provision.

requirement for state general revenue or tobacco settlement funds. The agency is authorized to seek federal Medicaid waivers as necessary to

ı	APPROVED SALARY RATE	31,604,955		
187	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FU		743.50 14,208,879	413,741 26,879,303
188	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND . FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FU		1,851,647	237,668 23,751,352
189	EXPENSES FROM GENERAL REVENUE FUND FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FU		1,356,716	33,431 6,975,221
190	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND . FROM ADMINISTRATIVE TRUST FU		45,391	221,266
191	SPECIAL CATEGORIES PHARMACEUTICAL EXPENSE ASSISTA FROM GENERAL REVENUE FUND .		1,428,712	
192	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINIMEARINGS FROM GENERAL REVENUE FUND . FROM ADMINISTRATIVE TRUST FU		185,110	185,109
193	SPECIAL CATEGORIES CONTRACT NURSING HOME AUDIT PI FROM GENERAL REVENUE FUND . FROM ADMINISTRATIVE TRUST FU		827,653	1,129,095
194	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FUN FROM TOBACCO SETTLEMENT TRUS' FROM GRANTS AND DONATIONS TR	ND	18,746,501	120 42,702,521 1,270 711,861

From the funds in Specific Appropriation 194, the agency may continue to contract with the existing provider for the Medicaid wireless handheld drug information database program.

From the funds in Specific Appropriation 194, \$1,348,730 in non-recurring general revenue funds, \$1,270 in non-recurring tobacco settlement trust funds and \$1,350,000 in non-recurring administrative trust funds are provided for Florida Senior Care choice counseling and enrollment broker services. The funding shall be used for the development of choice counseling materials, choice counseling (face-to-face and telephone counseling) and enrollment broker services, and a project manager for Florida Senior Care.

From the funds in Specific Appropriation 194, \$1,000,000 in non-recurring general revenue funds and \$1,000,000 in non-recurring administrative trust funds are provided to implement a falls prevention program for elderly Medicaid recipients in Miami-Dade County. The agency is authorized to seek the necessary state plan amendments or federal waivers to implement the program.

195	SPECIAL CATEGORIES MEDICAID FISCAL CONTRACT		
	FROM GENERAL REVENUE FUND	23,298,027	
	FROM ADMINISTRATIVE TRUST FUND		78,123,437
	FROM REFUGEE ASSISTANCE TRUST FUND		119,333

SPECIAL CATEGORIES ADULT DENTAL SERVICES

FROM GENERAL REVENUE FUND . . . . . . FROM MEDICAL CARE TRUST FUND . . . . . . FROM REFUGEE ASSISTANCE TRUST FUND . . . .

SECTION SPECIAL APPROINTS 196				SECTION 3 SPECIFIC APPROPRIATION 204 SPECIAL CATEGORIES
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	1,093,903	4,403,348	DEVELOPMENTAL EVALUATION AND INTERVENTION/ PART C FROM MEDICAL CARE TRUST FUND 2,888,629
197	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	323,093	326,281	Funds in Specific Appropriation 204 shall be contingent on the availability of state match being provided in Specific Appropriation 644.
198	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	105,512	2,983 198,959	205 SPECIAL CATEGORIES EARLY AND PERIODIC SCREENING OF CHILDREN FROM GENERAL REVENUE FUND
TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	63,471,144	186,416,299	ASSISTANCE PROGRAM FROM GENERAL REVENUE FUND 1,220,185
	TOTAL POSITIONS		249,887,443	Funds in Specific Appropriation 206 are provided for a federally matched Rural Hospital Disproportionate Share program and a state-funded
MEDICA	AID SERVICES TO INDIVIDUALS			Rural Hospital Financial Assistance program as provided in section 409.9116, Florida Statutes.
199	SPECIAL CATEGORIES ADULT VISION AND HEARING SERVICES FROM GENERAL REVENUE FUND		5,585,462 335,948	207 SPECIAL CATEGORIES FAMILY PLANNING FROM GENERAL REVENUE FUND
200	SPECIAL CATEGORIES CASE MANAGEMENT FROM GENERAL REVENUE FUND FROM MEDICAL CARE TRUST FUND	40,555,706	53,562,897 5,500	208 SPECIAL CATEGORIES HEALTHY START SERVICES FROM MEDICAL CARE TRUST FUND
201	SPECIAL CATEGORIES THERAPEUTIC SERVICES FOR CHILDREN FROM GENERAL REVENUE FUND	37,054,167	51,676,168 290	209 SPECIAL CATEGORIES HOME HEALTH SERVICES FROM GENERAL REVENUE FUND 89,852,417 FROM MEDICAL CARE TRUST FUND
202	SPECIAL CATEGORIES COMMUNITY MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND	7,879,156		From the funds in Specific Appropriation 209, the agency may implement accreditation requirements for Durable Medical Equipment and Consumable Medical Supply providers.
Th	FROM MEDICAL CARE TRUST FUND FROM REFUGEE ASSISTANCE TRUST FUND	ata Dian ta is	13,314,507 1,315	210 SPECIAL CATEGORIES HOSPICE SERVICES FROM GENERAL REVENUE FUND
fo: out	e agency is authorized to amend the Medicaid Stallowing specialized substance abuse service spatient detoxification services, community servention services, and comprehensive communi	ices: communi based substa	ity based ance abuse	FROM MEDICAL CARE TRUST FUND
sul	ostance abuse.			211 SPECIAL CATEGORIES HOSPITAL INPATIENT SERVICES
Far pro us:	e agency is authorized to work with the Dep nily Services and Florida county governments to ogram to fund these Medicaid specialized so ing local county funds. The public revenue	o develop a lo ubstance abuse funds required	ocal match e services d to match	FROM GENERAL REVENUE FUND
lir ava pol	e Medicaid funds for these specialized substraited to those funds that are local public tarailable to the state for this purpose. Licy, participating counties shall make these	k revenues and As required by e services ava	d are made y Medicaid ailable to	FUND
any res	qualified Florida Medicaid recipient reg sidence. Payment for these services is con cohing funds being provided by participating con	ardless of on Ontingent upon	county of	Medical Care Trust Fund is provided to the Agency for Health Care Administration to fund services for children in the Statewide Inpatient Psychiatric Program. The program shall be designed to permit limits on services prior authorization of services and selective provider

14,107,757 208,168 From the funds in Specific Appropriation 211, \$61,382,891 from the Medical Care Trust Fund is provided to the Agency for Health Care Administration to fund services for children in the Statewide Inpatient Psychiatric Program. The program shall be designed to permit limits on services, prior authorization of services, and selective provider enrollment. The program must also include monitoring and quality assurance, as well as discharge planning and continuing stay reviews, of all children admitted to the program. The funding is contingent upon the availability of state matching funds in the Department of Children and Family Services in Specific Appropriations 360 and 399.

From the funds in Specific Appropriation 211, \$168,300 from the General Revenue Fund is provided to Lee Memorial Hospital for the Regional Perinatal Intensive Care Center (RPICC) Program.

From the funds in Specific Appropriation 211, \$48,018,221 from the Grants and Donations Trust Fund and \$63,418,821 from the Medical Care Trust Fund are provided to eliminate the inpatient reimbursement ceilings for hospitals whose charity care and Medicaid days, as a percentage of total adjusted hospital days, equal or exceed 11 percent. For any public hospital that does not qualify for the elimination of the inpatient ceilings under this section of proviso or any other proviso listed, the public hospital shall be exempt from the inpatient reimbursement ceilings contingent on the public hospital or local governmental entity providing the required state match. The agency shall use the average of the 2001, 2002 and 2003 audited DSH data available as of March 1, 2007. In the event the agency does not have the prescribed three years of audited DSH data for a hospital, the agency shall use the average of the audited DSH data for 2001, 2002 and 2003 that are available. For those hospitals qualifying using audited DSH data received between January 30, 2007 and March 1, 2007 and who were excluded from the LIP Council Recommendations may be exempt from the inpatient ceilings contingent on the non-federal share being provided through grants and donations from state, county or other governmental funds.

From the funds in Specific Appropriation 211, \$2,122,332 from the Grants and Donation Trust Fund and \$2,803,016 from the Medical Care Trust Fund are provided to eliminate the inpatient reimbursement ceilings for hospitals that have a minimum of ten licensed Level II Neonatal Intensive Care Beds and are located in Trauma Services Area 2.

From the funds in Specific Appropriation 211, \$49,918,209 from the Grants and Donations Trust Fund and \$65,928,179 from the Medical Care Trust Fund are provided to eliminate the inpatient hospital reimbursement ceilings for hospitals whose Medicaid days as a percentage of total hospital days exceed 7.3 percent, and are designated or provisional trauma centers. This provision shall apply to all hospitals that are designated or provisional trauma centers on July 1, 2007 and any hospitals that become a designated or provisional trauma center during State Fiscal Year 2007-2008. The agency shall use the average of the 2001, 2002 and 2003 audited DSH data available as of March 1, 2007. In the event the agency does not have the prescribed three years of audited DSH data for a hospital, the agency shall use the average of the audited DSH data for 2001, 2002 and 2003 that are available.

Funds in Specific Appropriation 211 are contingent upon the state share being provided through grants and donations from state, county or other governmental funds. In the event the state share provided through grants and donations is not available to fund the removal of inpatient ceilings for hospitals, the Agency for Health Care Administration shall submit a revised hospital reimbursement plan to the Legislative Budget Commission for approval.

From the funds in Specific Appropriation 211, \$4,279,699 from the Grants and Donations Trust Fund and \$5,652,301 from the Medical Care Trust Fund are provided to make Medicaid payments to hospitals. These payments shall be used to pay approved liver transplant facilities a global fee for providing transplant services to Medicaid recipients.

From the funds in Specific Appropriation 211, \$151,163,462 from the Grants and Donations Trust Fund and \$199,645,223 from the Medical Care Trust Fund are provided to eliminate the inpatient reimbursement ceilings for teaching, specialty, Community Hospital Education Program hospitals and Level III Neonatal Intensive Care Units that have a minimum of three of the following designated tertiary services as regulated under the Certificate of Need Program: pediatric bone marrow transplantation, pediatric open heart surgery, pediatric cardiac catheterization and pediatric heart transplantation.

From the funds in Specific Appropriation 211, \$10,924,358 in non-recurring funds from the Grants and Donations Trust Fund and \$14,428,062 in non-recurring funds from the Medical Care Trust Fund are provided to reinstate the Medicaid inpatient rate reductions to hospitals for all hospitals whose Medicaid charity care days as a

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percentage to total adjusted days equals or exceeds 30 percent and have more than 10,000 Medicaid days, or a hospital or hospital system that established a provider service network during the prior state fiscal year. The agency shall use the average of the 2001, 2002 and 2003 audited DSH data available as of March 1, 2007.

From the funds in Specific Appropriation 211, \$2,631,827 in non-recurring general revenue funds and \$3,751,454 in non-recurring medical care trust funds is provided for hospitals that have an adult open heart surgery program and 6 Level II NICU beds in district 6, sub-district 3, as of March 1, 2006.

From the funds in Specific Appropriation 211, \$500,000 from non-recurring general revenue funds is provided to reimburse hospitals for the difference between the Medicaid inpatient per diem rate actually received and the rate the hospital was otherwise qualified to receive pursuant to section 409.905 (5) (c), Florida Statutes, retroactive to the first state fiscal year in which the hospital met the requirements for an adjusted per diem rate pursuant to that statue. Only a hospital that was determined by the Agency for Health Care Administration to meet the requirements of section 409.905 (5) (c), Florida Statutes, in its annual cost estimate for State Fiscal Year 2007-2008, but which was not included in the annual cost estimate for any prior year, will be eligible to receive these funds.

## 212 SPECIAL CATEGORIES

REGULAR DISPROPORTIONATE SHARE

Funds in Specific Appropriation 212 shall be used for a Disproportionate Share Hospital Program as provided in section 409.911 and 409.9113, Florida Statutes, and is contingent on the state share being provided through grants and donations from state, county, or other government entities.

From the funds in Specific Appropriation 212, \$64,056,544 from the Grants and Donations Trust Fund and \$84,325,535 from the Medical Care Trust Fund are provided for payments to public hospitals.

From the funds in Specific Appropriation 212, \$20,721,600 from the Grants and Donations Trust Fund and \$27,278,400 from the Medical Care Trust Fund are provided for payments to defined statutory teaching hospitals.

From the funds in Specific Appropriation 212, \$5,180,400 from the Grants and Donations Trust Fund and \$6,819,600 from the Medical Care Trust Fund are provided for payments to family practice teaching hospitals.

### 213 SPECIAL CATEGORIES

LOW INCOME POOL

From the funds in Specific Appropriation 213, \$12,355,838 from the Grants and Donations Trust Fund and \$16,265,515 from the Medical Care Trust Fund are provided for Medicaid low-income pool payments to hospitals providing primary care to low-income individuals, hospitals operating as designated or provisional trauma centers, and rural hospitals. Hospitals providing primary care to low-income individuals and participating in the Primary Care DSH program in State Fiscal Year 2003-2004 shall be paid \$10,596,695 distributed in the same proportion as the Primary Care DSH payments for State Fiscal Year 2003-2004. Hospitals designated or provisional trauma centers shall be paid \$10,745,243. Of this amount, \$4,649,760 shall be distributed equally among hospitals that are a Level I trauma center; \$3,907,361 shall be distributed equally among hospitals that are either a Level II or pediatric trauma center; and \$2,188,122 shall be distributed equally among hospitals that are both a Level II and pediatric trauma center. Rural hospitals participating in the Rural Hospital DSH Program shall be paid \$7,279,414 distributed in the same proportion as the DSH payments.

> From the funds in Specific Appropriation 213, \$14,711,625 in non-recurring funds from the General Revenue Fund, \$247,170,061 from the Grants and Donations Trust Fund and \$344,747,192 from the Medical Care Trust Fund are provided for Medicaid low-income pool payments to public hospitals. Public hospitals receiving local tax support and having 150,000 or more Medicaid and charity care days shall be paid \$333,832,769 to be allocated to each hospital based on their percentage of Medicaid and charity care days to the total. Public hospitals or systems receiving local tax support and the hospital or system having less than 150,000 Medicaid and charity care days, but the hospital or system having more than 45,000 Medicaid and charity care days shall be paid \$210,453,803. Prior to the allocation of these funds \$10,157,185 shall be provided to Broward General Hospital and \$1,677,249 shall be provided to Memorial Regional Hospital. The remaining funds shall be allocated to the hospitals based on their percentage of Medicaid and charity care days to the total for all the hospitals in this group. If a system has more than 65,000 Medicaid and charity care days, then the days for each of their hospitals shall receive a weight of 1.345. Public hospitals or systems receiving local tax support and having less than 45,000 Medicaid and charity care days, but the hospital or system having more than 8,500 Medicaid and charity care days shall be paid \$52,817,108. Prior to the allocation of these funds, \$3,000,000 shall be provided to Halifax Medical Center. The remaining funds shall be allocated to the hospitals based on their percentage of Medicaid and charity care days to the total for all the hospitals in this group. Public hospitals or systems, except hospitals classified as rural, with no local tax support shall be paid \$9,525,198. These funds shall be allocated to each of the hospitals based on each hospital's percentage of Medicaid and charity care days to the total for the hospitals in that group. To determine the Medicaid and charity care days for the allocations described above, the agency shall use the average of the 2001, 2002 and 2003 audited DSH data available as of March 1, 2007. In the event the agency does not have the prescribed three years of audited DSH data for a hospital, the agency shall use the average of the audited DSH data for 2001, 2002 and 2003 that are available. Payments made under this section of proviso shall be deemed the LIP 1 Medicaid low-income pool payments.

> From the funds in Specific Appropriation 213, \$77,706,000 from the Grants and Donations Trust Fund and \$102,294,000 from the Medical Care Trust Fund are provided for Medicaid low-income pool payments to hospitals that receive local government support for health care expenditures for the uninsured or underinsured. To be included in this grouping, the local government must provide a minimum of \$1,000,000 in financial support for the hospitals in its political boundary. Payments will be allocated to each of the hospitals based on its percentage of charity care days to the total charity care days for all the hospitals in the group. In allocating the payments, each hospital will be capped at 120 percent of the amount of local funding it would have received from its local government for uninsured and underinsured individuals without the low-income pool program. Any funds that remain unspent after the first allocation shall then be re-allocated to the hospitals based on their percentage of charity care days to the total charity care days for the group. The agency shall use the average of the 2001, 2002 and 2003 audited DSH data available as of March 1, 2007. In the event the agency does not have the prescribed three years of audited DSH data for a hospital, the agency shall use the average of the audited DSH data for 2001, 2002 and 2003 that are available. Additionally, if there are no audited DSH data for any of the prescribed years, the agency shall use the Medicaid and charity care days from the 2005 Financial Hospital Uniform Reporting System (FHURS) reports. Payments made under this section of proviso shall be deemed the LIP 2 Medicaid low-income pool payments.

> From the funds in Specific Appropriation 213, \$29,050,093 in non-recurring funds from the General Revenue Fund, \$63,150 from the Grants and Donations Trust Fund and \$38,325,356 from the Medical Care Trust Fund are provided for Medicaid low-income pool payments to hospitals that do not receive local government support for health care expenditures for the uninsured or underinsured or whose local governments provide \$1,000,000 or less in support for the uninsured or underinsured. Additionally, to receive funds under this provision, a hospital's Medicaid days, charity care days and 50 percent of bad-debt days divided by the hospital's total days must equal or exceed 10

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percent. Payments shall be allocated to hospitals that qualify under this provision based on their percentage of Medicaid days, charity care days and 50 percent of bad-debt days to the total Medicaid days, charity care days and 50 percent of bad-debt days for all the hospitals that qualify under this provision. The agency shall use the 2005 FHURS reports to determine the Medicaid days, charity care days and 50 percent of the bad-debt days. Payments made under this section of proviso shall be deemed the LIP 3 Medicaid low-income pool payments. Hospitals who receive Medicaid low-income pool payments from LIP 1 or LIP 2 do not qualify to receive payments under LIP 3.

From the funds in Specific Appropriation 213, \$749,807 from the Grants and Donations Trust Fund and \$987,061 from the Medical Care Trust Fund are for Medicaid low-income pool payments to specialty pediatric facilities. To qualify for a Medicaid low-income pool payment under this section, a hospital must be licensed as a children's specialty hospital and its combined Medicaid managed care and fee-for-service days as a percentage to total inpatient days must equal or exceed 30 percent. The agency shall use the 2003 Financial Hospital Uniform Reporting System (FHURS) data to determine the combined Medicaid managed care and fee-for-service days. The total Medicaid low-income pool payments made shall be distributed equally to the qualifying hospitals.

From the funds in Specific Appropriation 213, \$7,355,813 in non-recurring funds from the General Revenue Fund, \$33,278,054 from the Grants and Donations Trust Fund and \$53,491,375 from the Medical Care Trust Fund is provided to make Medicaid low-income pool payments to hospitals that serve as a safety net in providing emergency, specialized pediatric trauma services and inpatient hospital care to low-income individuals. These amounts shall be paid to the following:

Jackson Memorial Hospital	3,981,378
University Medical Center - Shands	47,774,542
All Children's Hospital	2,899,731
Shands Teaching Hospital	6,688,735
Tampa General Hospital	16,423,418
Orlando Regional Medical Center	4,827,975
Lee Memorial Hospital/CMS	1,041,960
St. Mary's Hospital	253,288
Miami Children's Hospital	728,325
Broward General Medical Center	286,857
Tallahassee Memorial Healthcare	47,237
St. Joseph's Hospital	45,877
Florida Hospital	47,819
Baptist Hospital of Pensacola	390,735
Mt. Sinai Medical Center	7,877,283
Bayfront Medical Center	187,531
Sacred Heart Hospital	405,476
Naples Community Hospital	217,075

From the funds in Specific Appropriation 213, \$6,594,759 from the Grants and Donations Trust Fund and \$8,681,496 from the Medical Care Trust Fund are provided to make Medicaid low-income pool payments to Federally Qualified Health Centers. These payments may be used, in collaboration with the Department of Health, to provide funding for Federally Qualified Health Centers supporting primary care services in medically underserved areas.

From the funds in Specific Appropriation 213, \$863,400 from the Grants and Donations Trust Fund and \$1,136,600 from the Medical Care Trust Fund are provided for county health initiatives emphasizing the expansion of primary care services. Of the \$2,000,000, \$1,000,000 is provided to St. Johns River Rural Health Network to develop and fund Provider Access Systems for Medicaid and the uninsured in rural areas. The remaining \$1,000,000 is provided to expand primary care services to low income, uninsured individuals to be allocated as follows: \$200,000 to Sarasota County, \$200,000 to Charlotte County, \$200,000 to Okaloosa County and \$200,000 to Walton County. Programs will be finalized with consultation of respective county governments. The total low-income pool payments provided in this proviso are contingent on the state share being provided through grants and donations from state, county or other governmental funds.

From the funds in Specific Appropriation 213, \$431,700 from the Grants and Donations Trust Fund and \$568,300 from the Medical Care Trust Fund are provided for county health initiatives as approved by the Department of Health emphasizing the expansion of primary care services. The total low-income pool payments provided in this proviso are contingent on the state share being provided through grants and donations from state, county or other governmental funds.

From the funds in Specific Appropriation 213, \$1,369,700 from the Grants and Donations Trust Fund and \$1,803,105 from the Medical Care Trust Fund are provided to make Medicaid low-income pool payments to hospitals. These payments shall be used, in collaboration with the Department of Health to provide funding for hospitals providing poison control programs.

The agency is authorized to reduce the payments in LIP 1, LIP 3 and Special LIP up to \$4,000,000 proportionately based on the total payments less local contributions. The purpose for these reductions is to provide the non-federal share for those hospitals qualifying for the exemptions from ceilings in Specification Appropriations 211 and 216, due to updated DSH data being received by the agency between January 30, 2007 and March 1, 2007. Before the agency reduces the LIP payments, they shall have a committed funding source specifically to fund the additional cost of exempting these hospitals. In the event there is not a specific funding source, then the agency shall not reduce the LIP 1, LIP 3 and Special LIP payments. Special LIP payments are those LIP payments made to hospitals providing primary care services, trauma services, rural hospitals, specialty pediatric facilities and those hospitals that are safety net providers. LIP 1, LIP 3, or Special LIP payments may be increased in the exact amount of additional funding received under this provision.

The agency may make low-income pool Medicaid payments to hospitals in an accelerated manner that is more frequent than on a quarterly basis, subject to the availability of state, local and federal funds.

The agency is authorized to transfer a hospital's low-income pool payments between the various low-income programs listed in this specific appropriation if it is required to obtain approval of the low-income pool payment methodology from the Centers for Medicare and Medicaid Services. Any transfer of funds, however, is contingent on the hospital's net low-income pool payments under the low-income pool plan remaining unchanged.

In the event that the amount of approved non-federal share of matching funds is not provided by local governmental entities as recommended by the Low Income Pool Council, the agency may re-allocate low-income pool funds between programs described within this specific appropriation as necessary to ensure sufficient non-federal matching funds. No re-allocation, under this provision, of low-income pool funds may occur if the level of program increase for any provider access system exceeds the amount of the additional increases in the local non-federal share match that their local governments transfer to the state Medicaid program, and for which the provider access system would have otherwise received. For the purpose of this paragraph, the increase in low-income pool payments for the provider access system and the increase in on-federal share matching funds shall be calculated as the amount that exceeds the levels used in the Low Income Pool Council's recommendations.

Funds provided in Specific Appropriation 213 are contingent upon the non-federal share being provided through grants and donations from state, county or other governmental funds. In the event the non-federal share provided through grants and donations is not available to fund the Medicaid low-income payments for eligible Medicaid providers, known as provider access systems, the agency shall submit a revised low-income pool plan to the Legislative Budget Commission for approval.

Distribution of such funds provided in Specific Appropriation 213 are contingent upon approval from the Centers for Medicare and Medicaid Services (CMS). In the event the CMS does not substantially approve the low-income pool distribution methodology, the agency shall coordinate with the Medicaid Low-Income Pool Council and may submit a revised low-income pool plan to the Legislative Budget Commission for approval.

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214 SPECIAL CATEGORIES

FREESTANDING DIALYSIS CENTERS

FROM REFUGEE ASSISTANCE TRUST FUND . . . . 15,72

Funds in Specific Appropriation 214 are for the inclusion of freestanding dialysis clinics in the Medicaid program. The agency shall limit payment to \$125.00 per visit for each dialysis treatment.

Freestanding dialysis facilities may obtain, administer and submit claims directly to the Medicaid program for End-Stage Renal Disease pharmaceuticals subject to coverage and limitations policy. All pharmaceutical claims for this purpose must include National Drug Codes (NDC) to permit the invoicing for federal and/or state supplemental rebates from manufacturers. Claims for drug products that do not include National Drug Code information are not payable by Florida Medicaid unless the drug product is exempt from federal rebate requirements.

215 SPECIAL CATEGORIES

HOSPITAL INSURANCE BENEFITS

FROM GENERAL REVENUE FUND . . . . . . . . . 111,072,566

216 SPECIAL CATEGORIES

HOSPITAL OUTPATIENT SERVICES

FROM GENERAL REVENUE FUND . . . . . . . . . 218,238,570

From the funds in Specific Appropriation 216, \$32,801,310 from the Grants and Donations Trust Fund and \$43,321,479 from the Medical Care Trust Fund are provided to increase the outpatient cap for adults from \$1,000 to \$1,500 per year and to eliminate the outpatient reimbursement ceilings for teaching, specialty, Community Health Education Program hospitals and Level III Neonatal Intensive Care Units that have as regulated under the certificate of need program: pediatric bone marrow transplantation, pediatric open heart surgery, pediatric cardiac catheterization and pediatric heart transplantation.

From the funds in Specific Appropriation 216, \$6,560,849 from the Grants and Donations Trust Fund and \$8,665,072 from the Medical Care Trust Fund are provided to eliminate the outpatient reimbursement ceilings for hospitals whose charity care and Medicaid days as a percentage of total adjusted hospital days equals or exceeds 11 percent. For any public hospital that does not qualify for the elimination of the outpatient ceilings under this provision of proviso or any other proviso listed, the public hospital shall be exempt from the outpatient reimbursement ceilings contingent on the public hospital or local governmental entity providing the required state match. The agency shall use the average of the 2001, 2002 and 2003 audited DSH data available as of March 1, 2007. In the event the agency does not have the prescribed three years of audited DSH data for a hospital, the agency shall use the average of the audited DSH data for 2001, 2002 and 2003 that are available. For those hospitals qualifying using audited DSH data received between January 30,2007 and March 1, 2007 and who were excluded from the LIP Council  $\hbox{\tt Recommendations}$  may be exempt from the outpatient ceilings contingent on the non-federal share being provided through grants and donations from state, county or other governmental funds.

From the funds in Specific Appropriation 216, \$160,771 from the Grants and Donation Trust Fund and \$212,335 from the Medical Care Trust Fund are provided to eliminate the outpatient reimbursement ceilings for hospitals that have a minimum of ten licensed Level II Neonatal Intensive Care Beds and are located in Trauma Services Area 2.

From the funds in Specific Appropriation 216, \$7,708,333 from the Grants and Donations Trust Fund and \$10,180,581 from the Medical Care Trust Fund are provided to eliminate the outpatient reimbursement ceilings for hospitals whose Medicaid days, as a percentage of total

hospital days, exceed 7.3 percent, and are designated or provisional trauma centers. This provision shall apply to all hospitals that are designated or provisional trauma centers on July 1, 2007 or become a designated or provisional trauma center during State Fiscal Year 2007-2008. The agency shall use the average of the 2001, 2002 and 2003 audited DSH data available as of March 1, 2007. In the event the agency does not have the prescribed three years of audited DSH data for a hospital, the agency shall use the average of the audited DSH data for 2001, 2002 and 2003 that are available.

Funds provided for the elimination of hospital outpatient ceilings in Specific Appropriation 216 are contingent upon the state share being provided through grants and donations from state, county or other governmental funds. The agency shall submit a revised hospital outpatient reimbursement plan to the Legislative Budget Commission for approval if the state share is not available to fund the removal of hospital outpatient ceilings or if the Centers for Medicare and Medicaid Services does not approve amendments to the Medicaid Hospital Outpatient Reimbursement Plan to eliminate the reimbursement ceilings for certain hospitals.

From the funds in Specific Appropriation 216, \$1,340,474 in non-recurring funds from the Grants and Donations Trust Fund and \$1,770,397 in non-recurring funds from the Medical Care Trust Fund are provided to reinstate the Medicaid outpatient rate reductions to hospitals for all hospitals whose Medicaid charity care days as a percentage to total adjusted days equals or exceeds 30 percent and have more than 10,000 Medicaid days or hospital system that established a Provider Service Network during the prior state fiscal year. The agency shall use the average of the 2001, 2002 and 2003 audited DSH data available at as of March 1, 2007.

From the funds in Specific Appropriation 216, \$6,463,500 from the Grants and Donations Trust Fund and \$8,536,500 from the Medical Care Trust Fund are appropriated so that the agency may amend its current facility fees and physician services to allow for payments to public hospitals for the cost of providing health care services to Medicaid recipients, when the public hospital assumed the fiscal and operating responsibilities for one or more primary care centers previously operated by the Florida Department of Health or the local county government. Any payments made to public hospitals because of this change shall be contingent on the state share being provided through grants and donations from counties, local governments, or taxing districts.

From the funds in Specific Appropriation 216, \$530,895 in non-recurring general revenue funds and \$755,747 in non-recurring medical care trust funds is provided for hospitals that have an adult open heart surgery program and 6 Level II NICU beds in District 6, sub-district 3, as of March 1, 2006.

217	SPECIAL CATEGORIES	
	RESPIRATORY THERAPY SERVICES FROM GENERAL REVENUE FUND	2,929,688
218	SPECIAL CATEGORIES NURSE PRACTITIONER SERVICES	
	FROM GENERAL REVENUE FUND 8,397,110	
	FROM MEDICAL CARE TRUST FUND	11,092,194
	FROM REFUGEE ASSISTANCE TRUST FUND	11,701
219	SPECIAL CATEGORIES	
	BIRTHING CENTER SERVICES	
	FROM GENERAL REVENUE FUND 631,428	000 040
	FROM MEDICAL CARE TRUST FUND	833,943
220	SPECIAL CATEGORIES	
	OTHER LAB AND X-RAY SERVICES	
	FROM GENERAL REVENUE FUND	00 00= 000
	FROM MEDICAL CARE TRUST FUND	33 835 869

From the funds in Specific Appropriation 220, the agency shall continue a program to assess HIV drug resistance for cost-effective management of anti-retroviral drug therapy.

553,202

FROM REFUGEE ASSISTANCE TRUST FUND . . . .

SECTION 3 SPECIFIC APPROPRIATION

From the funds in Specific Appropriation 220, the agency is authorized to implement a utilization management program for outpatient diagnostic imaging services.

221	SPECIAL CATEGORIES PATIENT TRANSPORTATION FROM GENERAL REVENUE FUND	70,027,121 30,000
222	SPECIAL CATEGORIES PHYSICIAN ASSISTANT SERVICES FROM GENERAL REVENUE FUND	1,520,316 33,070
223	SPECIAL CATEGORIES PERSONAL CARE SERVICES FROM GENERAL REVENUE FUND	17,285,934
224	SPECIAL CATEGORIES PHYSICAL REHABILITATION THERAPY FROM GENERAL REVENUE FUND 8,476,054 FROM MEDICAL CARE TRUST FUND	11,197,479 61
225	SPECIAL CATEGORIES PHYSICIAN SERVICES FROM GENERAL REVENUE FUND	82,567,697 426,285,748 3,020,798
Fre	om the funds in Specific Appropriation 225 the	agancy is

From the funds in Specific Appropriation 225, the agency is authorized to continue the physician lock-in program for recipients who participate in the pharmacy lock-in program.

SPECIAL CATEGORIES

SPECIAL CATEGORIES

SUPPLEMENTAL MEDICAL INSURANCE

	PRESCRIBED MEDICINE/DRUGS FROM GENERAL REVENUE FUND	360,965,914 427,970,041 2,736,092
227	SPECIAL CATEGORIES MEDICARE PART D PAYMENT FROM GENERAL REVENUE FUND	
228	SPECIAL CATEGORIES PRIVATE DUTY NURSING SERVICES FROM GENERAL REVENUE FUND 52,126,613 FROM MEDICAL CARE TRUST FUND	68,870,308
229	SPECIAL CATEGORIES RURAL HEALTH SERVICES FROM GENERAL REVENUE FUND	43,225,919 89,192
230	SPECIAL CATEGORIES SPEECH THERAPY SERVICES FROM GENERAL REVENUE FUND 16,633,648 FROM MEDICAL CARE TRUST FUND	21,970,291
231	SPECIAL CATEGORIES MEDIPASS SERVICES FROM GENERAL REVENUE FUND	14,702,854 92,703

SECTIO SPECIF APPROP		500 066 224
234	SPECIAL CATEGORIES OCCUPATIONAL THERAPY SERVICES FROM GENERAL REVENUE FUND	500,866,234 15,261,964
235	SPECIAL CATEGORIES CLINIC SERVICES FROM GENERAL REVENUE FUND	60,813,119 692,654
236	SPECIAL CATEGORIES MEDICAID SCHOOL REFINANCING FROM MEDICAL CARE TRUST FUND	80,000,000
TOTAL:	MEDICAID SERVICES TO INDIVIDUALS FROM GENERAL REVENUE FUND	6711,185,760
	TOTAL ALL FUNDS	9308,390,472
MEDICA	ID LONG TERM CARE	
pro Ass AD	ds appropriated for Medicaid Home and Community-Bas grams, the Program of All-inclusive Care for the Elderly ( istive Care Services may be used to serve individuals unde waiver who would otherwise receive these services, but lify under eligibility groups approved in the state plan.	PACE), and er the MEDS
237	SPECIAL CATEGORIES ASSISTIVE CARE SERVICES FROM MEDICAL CARE TRUST FUND	32,871,249
Med	ds in Specific Appropriation 237 are provided to icaid coverage for Assistive Care Services and are conting ilability of state match being provided in Specific App.	ent on the
238	SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES FROM GENERAL REVENUE FUND	15,540 1032,372,834
Ser Wai rei	ds in Specific Appropriation 238 and 247 for the Dev vices Waiver, the Aged and Disabled Waiver, the Project ver, and the Nursing Home Diversion Waiver may be mbursement for services provided through agencies license section 400.506, Florida Statutes.	AIDS Care used for
239	SPECIAL CATEGORIES ASSISTED LIVING FACILITY WAIVER FROM MEDICAL CARE TRUST FUND	35,165,610
240	SPECIAL CATEGORIES INTERMEDIATE CARE FACILITIES/MENTALLY RETARDED - SUNLAND CENTER FROM MEDICAL CARE TRUST FUND	102,748,794
241	SPECIAL CATEGORIES INTERMEDIATE CARE FACILITIES/ DEVELOPMENTALLY DISABLED COMMUNITY FROM GENERAL REVENUE FUND	133,912,115
242	SPECIAL CATEGORIES NURSING HOME CARE FROM GENERAL REVENUE FUND	5,405,895 1503,803,532

From the funds in Specific Appropriation 242, \$5,405,895 from the Grants and Donations Trust Fund and \$7,139,696 from the Medical Care Trust Fund are provided for the purpose of maximizing federal revenues through the continuation of the Special Medicaid Payment Program for governmentally funded nursing homes. Any requests pursuant to chapter 216, Florida Statutes, by the Agency for Health Care Administration to increase budget authority to expand existing programs using increased federal reimbursement through these provisions, shall be contingent upon the availability of state match from existing state funds or local sources that do not increase the current requirement for state general revenue. The agency is authorized to seek federal Medicaid waivers as necessary to implement this provision.

Funds in Specific Appropriation 242 reflect a reduction of \$55,000,000 from the General Revenue Fund and \$72,639,824 from the Medical Care Trust Fund as a result of limiting the Medicaid payments for nursing home Medicare Part A coinsurance. Medicaid will pay no portion of Medicare coinsurance when payment that Medicare has made for the service equals or exceeds what Medicaid would have paid if it had been the sole payer. This provision shall be contingent upon federal approval of a Medicaid State Plan amendment to limit Medicaid payments for nursing home Medicare Part A coinsurance. Should the Centers for Medicare and Medicaid services eliminate nursing home payment of Medicare Part A bad debt, the agency shall reinstate the dually eligible coinsurance payment policy existing prior to July 1, 2007 for Medicare nursing home Part A coinsurance claims in a budget neutral manner that does not increase existing nursing home expenditures. The agency is authorized to reduce nursing home reimbursement rates to fund the reinstatement of the Medicare nursing home Part A coinsurance payments and shall coordinate with the nursing home industry to develop and  $implement\ this\ reduction.$ 

From the funds in Specific Appropriation 242, \$55,000,000 from the General Revenue Fund and \$72,639,824 from the Medical Care Trust Fund are provided to re-base the operating and indirect patient care component targets and target rate class ceilings of the Medicaid nursing home per diem rate. The operating and indirect patient care components of the per diem rate shall continue to be limited by the lower of the cost-based class ceiling, the target rate class ceiling, or the individual provider-specific target.

The Title XIX Long-Term Care Reimbursement Plan shall be modified to:

Establish a target rate class ceiling floor equal to 90 percent of the cost-based class ceiling.

Establish an individual provider-specific target floor equal to 75 percent of the cost-based class ceiling.

Modify the inflation multiplier to equal 2.0 times inflation for the individual provider-specific target. (The inflation multiplier for the target rate class ceiling shall remain at 1.4 times inflation.)

Modify the calculation of the change of ownership target to equal the previous providers' operating and indirect patient care cost per diem (excluding incentives), plus 50 percent of the difference between the previous providers' per diem (excluding incentives) and the effective class ceiling and use an inflation multiplier of 2.0 times inflation.

This provision shall be contingent upon federal approval of a Medicaid State Plan amendment to limit Medicaid payments for nursing home Medicare Part A coinsurance. Should the Centers for Medicare and Medicaid Services eliminate nursing home payment of Medicare Part A bad debt, the agency shall reinstate the dually eligible coinsurance payment policy for Medicare nursing home Part A coinsurance claims existing prior to July 1, 2007 in a budget neutral manner that does not increase existing nursing home expenditures. The agency is authorized to reduce nursing home reimbursement rates to fund the reinstatement of the Medicare nursing home Part A coinsurance payments and shall coordinate with the nursing home industry to develop and implement this reduction.

# 243 SPECIAL CATEGORIES

STATE MENTAL HEALTH HOSPITAL PROGRAM FROM GENERAL REVENUE FUND . . . . . . . . 5,170,800

SECTIO SPECIF APPROF			SECTIO SPECIF APPROP			
244	SPECIAL CATEGORIES MENTAL HEALTH HOSPITAL DISPROPORTIONATE SHARE FROM MEDICAL CARE TRUST FUND	60,998,691	252	EXPENSES FROM GENERAL REVENUE FUND FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FUND	811,253	6,829,231 587,909
245	SPECIAL CATEGORIES T.B. HOSPITAL DISPROPORTIONATE SHARE			FROM FLORIDA ORGAN AND TISSUE DONOR EDUCATION AND PROCUREMENT TRUST FUND		44,911
246	FROM MEDICAL CARE TRUST FUND	2,444,444	253	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM HEALTH CARE TRUST FUND	24,511	355,160
0.45	COMMUNITY SUPPORTED LIVING WAIVER FROM MEDICAL CARE TRUST FUND	74,557,478	254	FROM ADMINISTRATIVE TRUST FUND		6,173
247	SPECIAL CATEGORIES CAPITATED NURSING HOME DIVERSION WAIVER FROM GENERAL REVENUE FUND	10 027		TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM HEALTH CARE TRUST FUND		1,484,887
The	FROM MEDICAL CARE TRUST FUND agency shall require all nursing home diversion providers		255	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	4,036,777	
a eac	report indicating the number of recipients receiving hospic h month, and whether the hospice is operating as for -for-profit.	e services		FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FUND FROM QUALITY OF LONG-TERM CARE FACILITY		1,642,405 3,381,090
TOTAL:	MEDICAID LONG TERM CARE FROM GENERAL REVENUE FUND	3121,036,868		IMPROVEMENT TRUST FUND FROM FLORIDA ORGAN AND TISSUE DONOR EDUCATION AND PROCUREMENT TRUST FUND		1,000,000 258,685
	TOTAL ALL FUNDS	, ,	256	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	625,000	
MEDICA	ID PREPAID HEALTH PLANS		257	SPECIAL CATEGORIES		
248	SPECIAL CATEGORIES PREPAID HEALTH PLANSELDERLY AND DISABLED FROM GENERAL REVENUE FUND	623,749,069	237	EMERGENCY ALTERNATIVE PLACEMENT FROM HEALTH CARE TRUST FUND FROM RESIDENT PROTECTION TRUST FUND		500,000 776,720
Fro	FROM REFUGEE ASSISTANCE TRUST FUND m the funds in Specific Appropriations 248 and 249,	126 \$2,178,195	258	SPECIAL CATEGORIES MEDICAID SURVEILLANCE FROM HEALTH CARE TRUST FUND		111,820
Fur per cat exc	m the General Revenue Fund and \$2,876,794 from the Medical d are provided to increase the percentage payment limit fac cent, effective January 1, 2008, for each agency area and e egory, unless the increase would cause the percentage limit eed 100 percent. In these instances, the percentage li 11 be limited to 100 percent.	tor by 0.5 ligibility factor to	259	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	17,803	458,320 17,978
249	SPECIAL CATEGORIES PREPAID HEALTH PLANSFAMILIES FROM GENERAL REVENUE FUND	642,422,056 13,816,376	260	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	13,127	040 555
TOTAL:	MEDICAID PREPAID HEALTH PLANS FROM GENERAL REVENUE FUND	1279,987,627	260A	FROM HEALTH CARE TRUST FUND FROM ADMINISTRATIVE TRUST FUND		240,777 8,363
	TOTAL ALL FUNDS	2238,271,988		HURRICANE RELIEF FOR HOSPITALS FROM HEALTH CARE TRUST FUND		25,000,000
PROGR A	M: HEALTH CARE REGULATION		261	DATA PROCESSING SERVICES		.,,
	CARE REGULATION			STATE TECHNOLOGY OFFICE FROM HEALTH CARE TRUST FUND		250,000
250	PPROVED SALARY RATE 28,322,629  SALARIES AND BENEFITS POSITIONS 652.00		TOTAL:	HEALTH CARE REGULATION FROM GENERAL REVENUE FUND	7,378,347	78,210,290
200	FROM GENERAL REVENUE FUND	33,885,318 1,175,965		TOTAL POSITIONS	652.00	85,588,637
	FROM FLORIDA ORGAN AND TISSUE DONOR EDUCATION AND PROCUREMENT TRUST FUND	80,302	AGENCY	FOR PERSONS WITH DISABILITIES		
251	OTHER PERSONAL SERVICES FROM HEALTH CARE TRUST FUND	114,276	Fro for	om the funds in Specific Appropriations 266, 270 Persons with Disabilities shall submit quarte	, and 273, t rly status r	the Agency eports to

182,000

9,281,380

519,815,601

SECTION 3 SPECIFIC APPROPRIATION

> the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, and the chair of the House Policy and Budget Council regarding the financial status of home and community-based services in accordance with section 393.0661(5), Florida Statutes.

> From the funds in Specific Appropriations 266, 270, and 273, if at any time, analysis by the agency in consultation with the Agency for Health Care Administration, indicates the costs of services are expected to exceed the amount appropriated, the agency shall submit a plan to the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, and the chair of the House Policy and Budget Council, in accordance with section 393.0661(4), Florida Statutes, to remain within the appropriation. The agency shall work with the Agency for Health Care Administration to implement the plan to remain within appropriation.

PROGRAM: SERVICES TO PERSONS WITH DISABILITIES

#### HOME AND COMMUNITY SERVICES

		11,565,153	APPROVED SALARY RATE	
	338.00 8,860,974	FUND	SALARIES AND BENEFITS FROM GENERAL REVENUE FROM OPERATIONS AND M	262
6,344,520			FUND FROM SOCIAL SERVICES	
171,846				
480,150	533,371	FUND	FROM SOCIAL SERVICES	263
19,867 912,927 193,061	828,923	RUST FUND AINTENANCE TRUST	FROM SOCIAL SERVICES	264
26,334	26,866	FUND	OPERATING CAPITAL OUTL FROM GENERAL REVENUE FROM OPERATIONS AND M FUND	265
18.856.771	, ,	FUND	FROM SOCIAL SERVICES	266

Funds from Specific Appropriation 266, expended for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there is no reduction in the number of persons served or level of services provided.

267	SPECIAL CATEGORIES ROOM AND BOARD PAYMENTS FOR DEVELOPMENTALLY DISABLED FROM GENERAL REVENUE FUND	4,000,000	
268	SPECIAL CATEGORIES CONTRACTED SERVICES		
	FROM GENERAL REVENUE FUND	148,684	
	FROM OPERATIONS AND MAINTENANCE TRUST		23.875
	FROM SOCIAL SERVICES BLOCK GRANT TRUST		20,070
	FUND		36,717

SECTION 3 SPECIFIC APPROPRIATION

269 SPECIAL CATEGORIES

GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . . . 1,297,500

FROM FEDERAL GRANTS TRUST FUND . . . . . .

FROM OPERATIONS AND MAINTENANCE TRUST

Special Olympics Florida Athleta Health Wellness and

FROM TOBACCO SETTLEMENT TRUST FUND . . . .

FROM OPERATIONS AND MAINTENANCE TRUST

1,970,000

In addition to existing recurring projects, the following projects in Specific Appropriation 269 are funded from non-recurring operations and maintenance trust funds:

special drympics rioriua Athrete hearth, werthess and	
Empowerment Initiative - Statewide	550,000
Pack Summer Camp - Pasco	50,000
Hillsborough Association for Retarded Citizens-Hillsborough.	350,000
Applied Behavioral Analysis – Broward, Miami, Palm Beach	400,000
Independent Living for Retarded Adults - Marion	70,000
Anchors Away - Miami-Dade	50,000
Arts for All - Hillsborough, Pasco, Pinellas	300,000
Dream Oaks Camp for Special Needs - Manatee	50,000
Operation QuestKids! - Orange	100,000
Services for Adults with Developmental Disabilities	,
at ADE - Miami-Dade	50,000
270 SPECIAL CATEGORIES	
HOME AND COMMUNITY BASED SERVICES WAIVER	
FROM GENERAL REVENUE FUND	

Funds from Specific Appropriation 270 and 273 shall not be used for administrative costs.

Funds in Specific Appropriation 270 for developmental training programs shall require a 12.5 percent match from local sources. In-kind match is acceptable provided there is no reduction in the number of persons served or level of services provided.

The agency shall continue the third party prior services authorization program to review all individual support and cost plans for home and community based waiver services for individuals with developmental disabilities.

From the funds in Specific Appropriation 270, the agency shall implement cost-containment measures for any new requests for supported living services after July 1, 2007. These measures will include the total annual cost of the provision of supported living services as determined through the support plan process and shall not exceed the total annual cost of equivalent services in an appropriate licensed residential facility.

From the funds in Specific Appropriation 270 and 273, the agency shall limit services defined in federal waiver programs administered by the agency as follows:

Supported Living Coaching services shall not exceed 20 hours per month for persons who also receive in-home support services.

Limited Support Coordination services shall be the only type of Support Coordination service provided to persons under the age of 18 who live in the family home.

Personal Care Assistance services shall be limited to no more than 180 hours per calendar month and shall not include rate modifiers. Additional hours may be authorized only if a substantial change in circumstances occurs for the individual.

Residential Habilitation services shall be limited to 8 hours per day. Additional hours may be authorized for persons who have intensive medical or adaptive needs and if such hours are essential for avoiding institutionalization, or for persons who possess behavioral problems that are exceptional in intensity, duration, or frequency and present a

65,203

SECTION 3 SPECIFIC APPROPRIATION

> Chore, Non-Residential Supports services and Homemaker services shall be eliminated. The agency shall expand the definition of In-Home Support services to enable the provider of the service to include activities previously provided in these eliminated services.

Massage Therapy and Psychological Assessments services shall be eliminated.

The agency shall conduct supplemental cost plan reviews to verify the medical necessity of authorized services for plans that have increased by more than 8 percent during either of the two preceding fiscal years.

The agency shall implement a consolidated Residential Habilitation rate structure to increase savings to the state through a more cost effective payment method and establish uniform rates for Intensive Behavior Residential Habilitation services.

Pending federal approval, the agency is authorized to extend current support plans for clients receiving services under Medicaid waivers for one year beginning July 1, 2007, or from the date approved whichever is later. Clients who have a substantial change in circumstances that threatens their health and safety may be reassessed during this year to determine the necessity for a change in their support plan.

From the funds in Specific Appropriation 270, the agency shall only serve additional clients on the Home and Community Based Services Waiver if they are in crisis and sufficient funding is made available through attrition.

The Agency for Persons With Disabilities Area Offices shall review, identify, and resolve issues relating to support plans submitted by Waiver Support Coordinators that are not in compliance with the agency's rules, policies and procedures, and with the appropriate waiver requirements to ensure individual's needs are met based upon assessments while managing expenditures within available resources as determined by the agency in compliance with state law and Medicaid Waiver limitations.

From the funds in Specific Appropriation 270, \$25,000,000 in recurring funds from the General Revenue Fund, \$9,281,380 in non-recurring funds from the Tobacco Settlement Trust Fund, and \$15,000,000 in non-recurring funds and \$66,696,565 in recurring funds from the Operations and Maintenance Trust Fund are provided to continue providing services in the Home and Community Based Waiver. Expenditure of these funds is contingent upon passage of Senate Bill 1124 or similar legislation, becoming law.

The agency shall amend provider contracts as necessary.

271	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	
272	SPECIAL CATEGORIES START-UP FUNDS/GROUP HOMES FROM GENERAL REVENUE FUND	
273	SPECIAL CATEGORIES COMMUNITY SUPPORTED LIVING WAIVER FROM GENERAL REVENUE FUND	42,430,661

From the funds in Specific Appropriation 273, the agency shall implement cost-containment measures for any new requests for supported living services after July 1, 2007. These measures shall include the total annual cost of the provision of supported living services as determined through the support plan process and shall not exceed the total annual cost of supports and services that would be provided if the consumer received equivalent services in an appropriate licensed residential facility.

SECTIO SPECIF		
APPROP 274	RIATION  SPECIAL CATEGORIES  TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 1,474	
274A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FIXED CAPITAL OUTLAY FOR PERSONS WITH DISABILITIES	
	FROM GENERAL REVENUE FUND	1,000,000
Fro are	m the funds in Specific Appropriation 274A, the following funded from non-recurring operations and maintenance trust	g projects funds:
0 Dev	Family Resource Center Addition - Indian River, Martin, keechobee, St. Lucieelopmentally Disabled Safety and Security Project - RC Broward	500,000 500,000
Fro is	m the funds in Specific Appropriation 274A, the following funded from non-recurring general revenue funds:	ng project
	-Center for Adults with Developmental Disabilities iami-Dade	200,000
TOTAL:	HOME AND COMMUNITY SERVICES FROM GENERAL REVENUE FUND	601,745,710
	TOTAL POSITIONS	1009,122,595
PROGRA	M MANAGEMENT AND COMPLIANCE	
A	PPROVED SALARY RATE 13,038,145	
275	SALARIES AND BENEFITS POSITIONS 297.50 FROM GENERAL REVENUE FUND	180,625 6,794,162
276	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	283,479
277	EXPENSES  FROM GENERAL REVENUE FUND	284 176,945 1,838,800
278	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	54,015
279	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM OPERATIONS AND MAINTENANCE TRUST	
000	FUND	15,551
280	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	812

967

May 3, 2007

SECTION 3 SPECIFIC APPROPRIATION			SECTION 3 SPECIFIC APPROPRIATION
281 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND		141,816	
282 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES			FROM GENERAL REVENUE FUND 1,258,702 FROM OPERATIONS AND MAINTENANCE TRUST FUND
FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,847,019	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,438,652 FROM OPERATIONS AND MAINTENANCE TRUST
283 SPECIAL CATEGORIES GRANT AND AID COMMUNITY DEVELOPMENT SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		35,799	FUND
284 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	108,139		FUND
285 SPECIAL CATEGORIES HOME AND COMMUNITY SERVICES ADMINISTRATION FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		5,768,662	296 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 2,971,931 FROM OPERATIONS AND MAINTENANCE TRUST
286 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		2,237	FUND
FROM OPERATIONS AND MAINTENANCE TRUST FUND		717,527	TOTAL POSITIONS
287 DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		637,785	From the funds in Specific Appropriations 298 through 472, the Department of Children and Family Services shall establish a performance accountability system for each provider who contracts with the department for the delivery of services to children at-risk of future
TOTAL: PROGRAM MANAGEMENT AND COMPLIANCE FROM GENERAL REVENUE FUND	, ,	18,560,721	involvement in the criminal justice system, as determined by the department. The contract shall include both output measures, such as the number of children served, and outcome measures, such as program completion. The contractor shall report performance results annually to the department. The department's inspector general shall summarize
TOTAL POSITIONS		37,289,064	performance results from all contracts and report the information annually to the Legislature.
DEVELOPMENTAL DISABILITIES PUBLIC FACILITIES			The Department of Children and Family Services shall develop detailed information technology strategic and action plans. The strategic plan
APPROVED SALARY RATE 91,875,244  288 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST	59,055,386	39,869	shall identify critical needs relating to equipment and software asset management, including inventory controls and replacement cycles. The plans shall also include strategies for modernizing or replacing major legacy applications according to department business needs, improving access to existing applications, employing an effective and efficient workforce, updating policies and procedures, and optimizing information technology facilities. The strategic and action plans shall be
FUND		55,401,408	submitted to the chairs of the Senate Health and Human Services Appropriations Committee and the House Healthcare Council, and the Technology Review Workgroup by December 31, 2007.
FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,881,816	From the funds in Specific Appropriations 298 through 472, any expenditures from the Temporary Assistance for Needy Families (TANF) Block Grant must be expended in accordance with the requirements and
290 EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND  CONTRACTOR OF THE ACCUSATION OF THE A		5,424,186	limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation. Before any funds are released by the Department of Children and Family Services, each provider shall identify the number of clients to be served and certify their eligibility under Part A of Title IV of the
291 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	237,139		Social Security Act. Funds may not be released for services to any clients except those so identified and certified.

SECTION 3 SPECIFIC APPROPRIATION The agency head shall certify that controls an	e in place to en	sure that	SECTION SPECIAL APPROBACE	FIC PRIATION OPERATING CAPITAL OUTLAY		74 011
such funds are expended in accordance with limitations of federal law and that reporting law are met. It shall be the responsibility of	g requirements o	f federal	309	FROM WORKING CAPITAL TRUST FUND		74,011
funds are appropriated to obtain the required of expenditure of funds.	ertification pri	or to any	909	SPECIAL CATEGORIES COMPUTER RELATED EXPENSES FROM WORKING CAPITAL TRUST FUND		47,362,771
The Governor's Office of Policy and Budget ensuring that the necessary maintenance of submitted to the Department of Children and I report any delinquencies to the Legislative Bud	effort reports a amily Services,	re timely	310	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM WORKING CAPITAL TRUST FUND		67,066
ADMINISTRATION			311	QUALIFIED EXPENDITURE CATEGORY QUALIFIED EXPENDITURE - FLORIDA SACWIS		
PROGRAM: EXECUTIVE LEADERSHIP				SOLUTIONS FROM WORKING CAPITAL TRUST FUND		24,436,313
EXECUTIVE DIRECTION AND SUPPORT SERVICES			TOTAL:	: INFORMATION TECHNOLOGY		
APPROVED SALARY RATE 5,452,115				FROM TRUST FUNDS		95,294,383
298 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND		304,689		TOTAL POSITIONS	265.00	95,294,383
FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND		417,990 175,469	ASSIST	TANT SECRETARY FOR ADMINISTRATION		
299 OTHER PERSONAL SERVICES	00.000		A	APPROVED SALARY RATE 10,131,991		
FROM GENERAL REVENUE FUND	32,202		312	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	205.50 13,123,503	
300 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND		56,931 82,187		FROM ADMINISTRATIVE TRUST FUND	0,120,000	2,565 328,270 82,972
FROM WELFARE TRANSITION TRUST FUND		19,507	313	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	469,011	
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM WELFARE TRANSITION TRUST FUND		1,500 333	314	FROM ADMINISTRATIVE TRUST FUND EXPENSES	100,011	43,236
302 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	40,564	5,575			2,531,562	30,276 50,238 16,339
FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND		5,260 1,248	315	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	15,929	
304 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	40,421		315A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND		20,000
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES			316	SPECIAL CATEGORIES		
FROM GENERAL REVENUE FUND		1,070,689		TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	433,928	
TOTAL POSITIONS		8,291,689	317	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	544.509	
PROGRAM: SUPPORT SERVICES				FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND	J11,JUJ	23,353 2,521
INFORMATION TECHNOLOGY			318	SPECIAL CATEGORIES		2,021
APPROVED SALARY RATE 14,035,351			010	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	51,236	
305 SALARIES AND BENEFITS POSITIONS FROM WORKING CAPITAL TRUST FUND		17,962,631	319	SPECIAL CATEGORIES STATE INSTITUTIONAL CLAIMS	,	
306 OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND		769,272	320	FROM GENERAL REVENUE FUND	42,630	
307 EXPENSES FROM WORKING CAPITAL TRUST FUND		4,622,319	020	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		

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SECTION 3 SPECIFIC APPROPRIATION  PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 4,984,600 FROM FEDERAL GRANTS TRUST FUND	555,295	SECTION 3 SPECIFIC APPROPRIATION 329 SPECIAL CATEGORIES FINGERPRINTING FOR DAY CARE EMPLOYEES FROM GENERAL REVENUE FUND
QUALIFIED EXPENDITURE CATEGORY QUALIFIED EXPENDITURE - FLORIDA SACWIS SOLUTIONS FROM GENERAL REVENUE FUND	810,182 12,060,524	330 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 2,585,883  TOTAL: DISTRICT ADMINISTRATION
DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER FROM GENERAL REVENUE FUND	4 010 000	FROM GENERAL REVENUE FUND
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST	4,316,963 13,253,870 707,162	TOTAL POSITIONS
FUND	329,616	SERVICES
FUND	61,383	PROGRAM: FAMILY SAFETY PROGRAM
323 PAYMENTS FOR CLAIMS BILLS AND RELIEF ACTS RELIEF/KIMBERLY GODWIN		CHILD CARE REGULATION AND INFORMATION
FROM ADMINISTRATIVE TRUST FUND	760,000	APPROVED SALARY RATE 4,493,713
FIXED CAPITAL OUTLAY  DEPARTMENT OF CHILDREN AND FAMILY SERVICES  FIXED CAPITAL NEEDS FOR CENTRALLY MANAGED  FACILITIES  FROM GENERAL REVENUE FUND		331 SALARIES AND BENEFITS POSITIONS 109.50 FROM GENERAL REVENUE FUND 523,578 FROM FEDERAL GRANTS TRUST FUND
	s at the ,110,000	332 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 82,889 FROM FEDERAL GRANTS TRUST FUND
Northeast Florida State Hospital	,738,407 154,000 79,643 89,500	FUND
TOTAL: ASSISTANT SECRETARY FOR ADMINISTRATION		FROM SOCIAL SERVICES BLOCK GRANT TRUST
FROM GENERAL REVENUE FUND 67,527,973 FROM TRUST FUNDS	33,454,765	334 SPECIAL CATEGORIES
TOTAL POSITIONS	100,982,738	CONTRACTED SERVICES FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 37,724,667		FUND 13,984
325 SALARIES AND BENEFITS POSITIONS 807.50 FROM GENERAL REVENUE FUND	28,456,928 349,062	335 SPECIAL CATEGORIES GRANTS AND AIDS - CHILD PROTECTION FROM GENERAL REVENUE FUND
326 EXPENSES FROM GENERAL REVENUE FUND 3,890,217 FROM ADMINISTRATIVE TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	1,106,792 93,561	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
327 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 4,791		TOTAL: CHILD CARE REGULATION AND INFORMATION
FROM ADMINISTRATIVE TRUST FUND	125,242	FROM GENERAL REVENUE FUND
CONTRACTED SERVICES FROM GENERAL REVENUE FUND	331,944	TOTAL POSITIONS

SECTION 3

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SECTION 3

SPECIFIC

APPROPRIATION APPROPRIATION CHILD PROTECTION AND PERMANENCY ADULT PROTECTION APPROVED SALARY RATE 81,930,474 APPROVED SALARY RATE 24,898,078 SALARIES AND BENEFITS POSITIONS 2,124.50 POSITIONS 644.50 337 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . . . . 37,505,326 FROM GENERAL REVENUE FUND . . . . . . . . 20,773,123 FROM FEDERAL GRANTS TRUST FUND . . . . . . 11,077,012 FROM DOMESTIC VIOLENCE TRUST FUND . . . . 160,060 FROM WELFARE TRANSITION TRUST FUND . . . . FROM SOCIAL SERVICES BLOCK GRANT TRUST 47,446,823 FROM FEDERAL GRANTS TRUST FUND . . . . . 7,921,272 FROM SOCIAL SERVICES BLOCK GRANT TRUST 17,034,227 3,814,855 353 OTHER PERSONAL SERVICES 338 EXPENSES FROM GENERAL REVENUE FUND . . . . . . . . 101.685 FROM GENERAL REVENUE FUND . . . . . . . . 3.940.766 FROM FEDERAL GRANTS TRUST FUND . . . . . . 58,669 FROM WELFARE TRANSITION TRUST FUND . . . . FROM DOMESTIC VIOLENCE TRUST FUND . . . . 46,020 196,776 FROM FEDERAL GRANTS TRUST FUND . . . . . . 1,646,638 FROM SOCIAL SERVICES BLOCK GRANT TRUST FROM SOCIAL SERVICES BLOCK GRANT TRUST 42,984 759,560 354 EXPENSES FROM GENERAL REVENUE FUND . . . . . . . . OPERATING CAPITAL OUTLAY 6.637.013 FROM FEDERAL GRANTS TRUST FUND . . . . . . 2,197,879 FROM GENERAL REVENUE FUND . . . . . . . . 51,251 FROM WELFARE TRANSITION TRUST FUND . . . . FROM FEDERAL GRANTS TRUST FUND . . . . . 8,276,864 19,984 FROM SOCIAL SERVICES BLOCK GRANT TRUST FROM SOCIAL SERVICES BLOCK GRANT TRUST 2,860,713 10,333 354A LUMP SUM 340 SPECIAL CATEGORIES SHARED RISK FUND FOR COMMUNITY BASED HOME CARE FOR DISABLED ADULTS PROVIDERS OF CHILD WELFARE SERVICES FROM GENERAL REVENUE FUND . . . . . . . . 2,219,860 FROM FEDERAL GRANTS TRUST FUND . . . . . . 7.500.000 SPECIAL CATEGORIES 355 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY CARE FOR CONTRACTED SERVICES DISABLED ADULTS FROM GENERAL REVENUE FUND . . . . . . . . 1,061,507 FROM GENERAL REVENUE FUND . . . . . . . . 2,041,955 FROM FEDERAL GRANTS TRUST FUND . . . . FROM WELFARE TRANSITION TRUST FUND . . . . FROM SOCIAL SERVICES BLOCK GRANT TRUST 343,511 435,357 342 SPECIAL CATEGORIES CONTRACTED SERVICES 247,788 FROM GENERAL REVENUE FUND . . . . . . . . 125,381 FROM DOMESTIC VIOLENCE TRUST FUND . . . . 11.975 SPECIAL CATEGORIES GRANTS AND AIDS - GRANTS TO SHERIFFS FOR FROM FEDERAL GRANTS TRUST FUND . . . . . . 52,268 PROTECTIVE INVESTIGATIONS FROM SOCIAL SERVICES BLOCK GRANT TRUST FROM GENERAL REVENUE FUND . . 28,133 26,983,136 FROM TOBACCO SETTLEMENT TRUST FUND . . . . 7,523,631 FROM WELFARE TRANSITION TRUST FUND . . . . 8,903,461 344 SPECIAL CATEGORIES FROM SOCIAL SERVICES BLOCK GRANT TRUST GRANTS AND AIDS - DOMESTIC VIOLENCE 6,996,915 PROGRAM FROM GENERAL REVENUE FUND . . . . . . . . 195.431 The funds in Specific Appropriation 356 shall be used by the FROM DOMESTIC VIOLENCE TRUST FUND . . . . 10,366,004 Department of Children and Family Services to award grants to the FROM FEDERAL GRANTS TRUST FUND . . . . . . 9,279,218 sheriffs of Manatee, Pasco, Pinellas, Broward, Seminole, Hillsborough and Citrus counties for the performance of child protective investigations as mandated in section 39.3065, Florida Statutes. The FROM WELFARE TRANSITION TRUST FUND . . . . 7,750,000 SPECIAL CATEGORIES 345 appropriation shall be allocated as follows: HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND . . . . . . . . 5,382,808 

 Malatete County Sheriff
 3,013,941

 Pasco County Sheriff
 10,656,488

 Broward County Sheriff
 13,337,160

 Hillsborough County Sheriff
 13,091,844

 Seminole County Sheriff
 3,527,155

 Citrus County Sheriff
 1,984,715

 FROM FEDERAL GRANTS TRUST FUND . . . . . . 7,109,206 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . . . . . 249,962 SPECIAL CATEGORIES 357A SPECIAL CATEGORIES TEMPORARY EMERGENCY SHELTER SERVICES GRANTS AND AIDS - CHILD ABUSE PREVENTION FROM GENERAL REVENUE FUND . . . . . . . . 203,527 AND INTERVENTION FROM GENERAL REVENUE FUND . . . . . . . . 22,900,000 TOTAL: ADULT PROTECTION FROM TOBACCO SETTLEMENT TRUST FUND . . . . 1,200,000 FROM WELFARE TRANSITION TRUST FUND . . . . 6,386,289 FROM GENERAL REVENUE FUND . . . . . . . . . 48,975,526 From the funds in Specific Appropriation 357A, \$1,000,000 in non-recurring general revenue funds and \$1,200,000 in non-recurring TOTAL POSITIONS . . . . . . . . . . . . . . . . tobacco settlement funds are provided for the expansion of the Healthy 644.50 84,159,590 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . . Families program into counties presently not served by the program. The

unserved counties are Jefferson, Madison, Taylor, Hamilton, Suwannee, Lafayette, Columbia, Union, Bradford, Citrus, Hernando, Hardee, Highlands, and Okeechobee. Of these additional funds, \$154,000 is allocated to the Ounce of Prevention Fund/Healthy Families Florida to provide technical assistance, quality assurance, training for project staff, evaluation, data and fiscal support to lead agencies. The configuration of counties to be served by each lead agency shall be determined by Healthy Families Florida.

#### SPECIAL CATEGORIES GRANTS AND AIDS - CHILD PROTECTION FROM GENERAL REVENUE FUND . . . . . . . . 11,324,472 FROM CHILD WELFARE TRAINING TRUST FUND . . 2,597,441 FROM TOBACCO SETTLEMENT TRUST FUND . . . . 6,196,374 FROM CHILD ADVOCACY TRUST FUND . . . . . . 130,000 FROM FEDERAL GRANTS TRUST FUND . . . . . . 19,659,950 FROM WELFARE TRANSITION TRUST FUND . . . . 1,874,578 FROM OPERATIONS AND MAINTENANCE TRUST 499,944 FROM SOCIAL SERVICES BLOCK GRANT TRUST 1,158,537

Specific Appropriation 358 includes funds to continue the child welfare legal services contracts with the Attorney General's office and state attorneys.

From the funds in Specific Appropriation 358, \$2,400,000 in federal grants trust funds shall be made available to Children's Home Society of Florida for the purpose of providing Title IV-E in-service and emergent needs training to community-based care providers responsible for the delivery of Title IV-E child welfare services. Before executing any contract, Children's Home Society of Florida must document thatthe certified match for these funds is available from a local government entity or agency of instrumentality and that the funds have not been used as match for any other purpose. Adherence to federal cost allocation and reporting requirements is required to ensure the Title IV-E funds can be appropriately drawn.

In addition to existing recurring projects, the following projects from Specific Appropriation 358 are funded from non-recurring tobacco settlement trust funds:

Clay & Baker Kids Net - Baker, Clay	100,000
DuvalFoster Parent Automobile Insurance Pilot Program -	100,000
Sarasota	150,000
Orange, Osceola, Seminole	100,000
Independent Living Project for Homeless Youths - Orange New Horizon's Children and Family Center - Miami-Dade	25,000 75,000
Place of Hope Seven Stars Emergency Shelter Expansion - Palm Beach	50,000
Pinellas Sutton Place - Nassau	50,000 100,000

In addition to existing recurring projects, the following projects from Specific Appropriation 358 are funded from non-recurring general revenue funds:

Howard Phillips Center for Children and Families - Orange,	
Osceola, Seminole	1,000,000
Kids House of Seminole, Inc. Children's Advocacy Center -	
Seminole	50,000

2,948,892

359	SPECIAL CATEGORIES					
	RISK MANAGEMENT INSURANCE					
	FROM GENERAL REVENUE FUND					

360 SPECIAL CATEGORIES
GRANTS AND AIDS - FAMILY FOSTER CARE
FROM GENERAL REVENUE FUND . . . . . . . 4,000,000

SECTION 3 SPECIFIC APPROPRIATION

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The Department of Children and Family Services shall transfer \$4,000,000 from the General Revenue Fund to the Agency for Health Care Administration to provide Medicaid coverage for children in Statewide Inpatient Psychiatric Program (SIPP) and Residential Group Care beds.

361	SPECIAL CATEGORIES GRANTS AND AIDS - RESIDENTIAL GROUP CARE FROM GENERAL REVENUE FUND	76,090	1,145,294 115,836 319,360
362	SPECIAL CATEGORIES GRANTS AND AIDS - EMERGENCY SHELTER CARE FROM GENERAL REVENUE FUND	81,776	400,009 193,905 376,065
363	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY BASED CARE FUNDS FOR PROVIDERS OF CHILD WELFARE SERVICES FROM GENERAL REVENUE FUND FROM CHILD WELFARE TRAINING TRUST FUND FROM TOBACCO SETTLEMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	265,945,492	1,926,809 108,431,038 222,678,304 59,504,400 8,979,209 40,966,796

From the funds in Specific Appropriation 363, \$3,000,000 from the General Revenue Fund and \$3,105,500 from the Federal Grants Trust Fund shall be distributed to the community-based care lead agencies to achieve improved equity with respect to the total foster care and related services funding. These funds shall be distributed to the lead agencies receiving an amount below the statewide average budget per child per year based on a minimum per-child rate distribution formula. Community-based care lead agencies not meeting the criteria for receiving additional equity funds shall not receive additional funds from this appropriation increase, but shall be held harmless from budget reductions. The allocation by CBC shall be as follows:

Lakeview Center, FamiliesFirst Network	1,532,250
Big Bend CBC West	767,804
Big Bend CBC East	1,084,347
Heartland for Children	2,721,099

Community-based care lead agencies may expend funds from this appropriation for community resource development.

From the funds in Specific Appropriation 363, an additional \$1,000,000 of non-recurring tobacco settlement trust funds are provided for the Independent Living Program. These funds shall be restricted to direct payment of Road to Independence aftercare and transition stipends for youth age 18 and over.

363A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
	CHILD WELFARE FACILITIES		
	FROM GENERAL REVENUE FUND	700,000	
	FROM TOBACCO SETTLEMENT TRUST FUND		50,000

Specific Appropriation 363A includes \$50,000 from non-recurring tobacco settlement trust funds and \$700,000 from non-recurring general revenue funds for Mary Lee's House in Hillsborough County.

				SECTION 3 SPECIFIC APPROPRIATION 373 EXPENSES
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS	380,265,389	605,932,748	FROM GENERAL REVENUE FUND
	TOTAL POSITIONS TOTAL ALL FUNDS	2,124.50	986,198,137	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
FLORII	DA ABUSE HOTLINE			374 OPERATING CAPITAL OUTLAY
I	APPROVED SALARY RATE 8,730,348			FROM GENERAL REVENUE FUND 8,744 FROM FEDERAL GRANTS TRUST FUND
364	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	234.00 3,110,613	11,115 5,352,537 3,080,872	375 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
365	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM WELFARE TRANSITION TRUST FUND	173,192	528,081	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND
266	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		147,440	376 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND
366	FROM GENERAL REVENUE FUND	505,573	1,242,474 770,458	377 SPECIAL CATEGORIES GRANTS AND AIDS - CHILD PROTECTION FROM GENERAL REVENUE FUND 3,857,444 FROM CHILD WELFARE TRAINING TRUST FUND
367	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM WELFARE TRANSITION TRUST FUND	304,924	12,433 8,366	FROM CHILD WELFARE TRAINING TROST FUND
368	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM WELFARE TRANSITION TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	69,686	204,370 75,944	378 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,994,335 FROM FEDERAL GRANTS TRUST FUND
369	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	198,833		TOTAL: PROGRAM MANAGEMENT AND COMPLIANCE  FROM GENERAL REVENUE FUND
TOTAL		200,000		FROM TRUST FUNDS
IUIAL	FLORIDA ABUSE HOTLINE  FROM GENERAL REVENUE FUND	4,362,821	11,434,090	TOTAL POSITIONS
	TOTAL POSITIONS	234.00	15,796,911	PROGRAM: MENTAL HEALTH PROGRAM  VIOLENT SEXUAL PREDATOR PROGRAM
PROGRA	AM MANAGEMENT AND COMPLIANCE		,,	
				APPROVED SALARY RATE 780,682
371	APPROVED SALARY RATE 17,366,868  SALARIES AND BENEFITS POSITIONS	311.50		379 SALARIES AND BENEFITS POSITIONS 13.00 FROM GENERAL REVENUE FUND 975,751
	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM DOMESTIC VIOLENCE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM HELEADE TRANSCITTON TRUST FUND FROM HELEADE TRANSCITTON TRUST FUND FROM HELEADE TRANSCITTON TRUST FUND	14,011,290	255,711 3,131,997	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 81,814
	FROM WELFARE TRANSITION TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		3,751,735 1,295,455	381 EXPENSES FROM GENERAL REVENUE FUND
372	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FROM FROM FROM FUND FUND FUND FUND FUND FUND FUND FUND	337,308	0.400	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 1,345
	FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		6,493 358 3,357	383 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND

SECTION 3 SPECIFIC APPROPRIATION 384 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	SECTION 3 SPECIFIC APPROPRIATION Family Emergency Treatment Center - Indian River, Martin, Okeechobee, St. Lucie
FROM GENERAL REVENUE FUND	Fellowship House Services for the Uninsured - Miami-Dade 50,000 Forensic Recovery Enhancement Team (FRET) - Seminole 100,000 Indian River Mental Health Walk-in Center - Indian River 300,000 Orange County Central Receiving Center - Orange 1,250,000 Statewide Suicide Prevention Program - Statewide 200,000 Public Receiving Facility Service - Pinellas 400,000
TOTAL: VIOLENT SEXUAL PREDATOR PROGRAM  FROM GENERAL REVENUE FUND	In addition to existing recurring projects, the following projects in Specific Appropriation 388 are funded from non-recurring general
	revenue funds:
TOTAL POSITIONS	Fellowship House Services for the Uninsured - Miami-Dade 200,000 Orange County Central Receiving Center - Orange
ADULT COMMUNITY MENTAL HEALTH SERVICES	Bradford, Columbia, Dixie, Gilchrist, Hamilton, Lafayette, Levy, Putnam, Suwannee, Union
386 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	Camillus Behavioral Health Treatment Services - Miami-Dade 250,000  Mental Health Care for Indigent Adults and Children - 200,000
FROM WELFARE TRANSITION TRUST FUND	Expanding Access to Mental Health Services - Miami-Dade 200,000
387 EXPENSES FROM GENERAL REVENUE FUND	From the funds in Specific Appropriations 388, 389, 391, 395, 401, 415, and 418, the Department of Children and Family Services is authorized to contract for a prospective case rate method of payment for substance
387A SPECIAL CATEGORIES GRANTS AND AIDS - PUBLIC SAFETY, MENTAL HEALTH, AND SUBSTANCE ABUSE LOCAL MATCHING GRANT PROGRAM	abuse and mental health services. The department is further authorized to contract with one or more contracted managing entities to pilot a prospective case rate method of payment. The department is directed to conduct an evaluation of the impact of the case rate methodology on consumer care and value added to the administration of public funds.
FROM GENERAL REVENUE FUND 2,000,000 FROM GRANTS AND DONATIONS TRUST FUND 2,000,000	389 SPECIAL CATEGORIES
From the funds in Specific Appropriation 387A, \$2,000,000 from the General Revenue Fund and \$1,850,000 from the Grants and Donations Trust Fund shall be used to provide grants through the Public Safety, Mental Health and Substance Abuse Local Matching Grant Program. Of the remaining \$150,000 from the Grants and Donations Trust Fund, \$120,000 is provided to establish the Public Safety, Mental Health and Substance Abuse Technical Assistance Center and \$30,000 is provided to the Substance Abuse and Mental Health Corporation for grants administration.	GRANTS AND AIDS - BAKER ACT SERVICES FROM GENERAL REVENUE FUND 62,333,949 FROM GRANTS AND DONATIONS TRUST FUND 30,000  389A SPECIAL CATEGORIES GRANTS AND AIDS - OUTPATIENT BAKER ACT PILOT PROGRAM FROM TOBACCO SETTLEMENT TRUST FUND 2,500,000
388 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND	From the funds appropriated in Specific Appropriation 389A, \$2,500,000 is provided for the implementation of a demonstration project in the Department of Children and Family Services, District 1, to develop community-based services providing appropriate diversions intended to reduce the high per capita criminal justice costs associated with individuals suffering from mental illness and support the increased use of mandatory outpatient treatment as authorized in section 394.4655, Florida Statutes. The department shall provide a report to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council by August 1, 2008, on the progress of the demonstration project.
From the funds in Specific Appropriation 388, \$300,000 from the	390 SPECIAL CATEGORIES CONTRACTED SERVICES
General Revenue Fund is for the Agape Family Ministries in Miami-Dade to provide community forensic services for indigent adults, including psychiatric evaluations, counseling, medication, follow-up, and case management.	FROM GENERAL REVENUE FUND
In addition to existing recurring projects, the following projects in Specific Appropriation 388 are funded from non-recurring tobacco settlement funds:	FUND
Adult CSU Beds - Collier	GRANTS AND AIDS - INDIGENT PSYCHIATRIC MEDICATION PROGRAM
Bay/Gulf Florida Assertive Community Treatment Team -         100,000           Bay, Gulf	FROM GENERAL REVENUE FUND 6,780,276  392 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
Citrus Health Network, Inc. Adult Crisis Stabilization Unit – Miami–Dade	FROM GENERAL REVENUE FUND 5,579
Co-Occurring Psychiatric - Flagler, Putnam, Volusia	392A FIXED CAPITAL OUTLAY GRANTS AND AIDS - 2005 HURRICANES - AGY

SECTIO SPECIF APPROP			SECTION 3 SPECIFIC APPROPRIATION				
	MGD FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	840,730		CATEGORIES AGEMENT INSURANCE NERAL REVENUE FUND		2,764	
TOTAL:	ADULT COMMUNITY MENTAL HEALTH SERVICES		401 SPECIAL GRANTS A	CATEGORIES ND AIDS - CHILDREN'S BAI	KER ACT		
	FROM GENERAL REVENUE FUND	62,918,698	SERVICE FROM GE	S NERAL REVENUE FUND		14,368,207	050 000
	TOTAL ALL FUNDS	306,223,303		BACCO SETTLEMENT TRUST		Carriela Ammo	250,000
CHILDR	EN'S MENTAL HEALTH SERVICES		401 include	to existing recurri s \$250,000 from non- hildren's Emergency Bak	recurring toba	acco settleme	nt trust
393	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	280,796	counties.	'S MENTAL HEALTH SERVICE		o in normana	unu 14500
394	EXPENSES FROM GENERAL REVENUE FUND	9,883	FROM GEN	ERAL REVENUE FUND ST FUNDS		75,105,559	16,481,666
395	SPECIAL CATEGORIES		TOTAL .	ALL FUNDS			91,587,225
	GRANTS AND AIDS - CHILDREN'S MENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND		PROGRAM MANAGEM	ENT AND COMPLIANCE			
	FROM ALCOHOL, DRUG ABUSE AND MENTAL	8,464,303	APPROVED S.	ALARY RATE	5,860,125		
	HEALTH TRUST FUND	1,487,772 5,964,000		AND BENEFITS NERAL REVENUE FUND MINISTRATIVE TRUST FUND		112.00 6,177,772	9,715
Spe	addition to existing recurring projects, the following projectific Appropriation 395 are funded from non-recurring tlement funds:	ects from tobacco	FROM AL HEALTH	COHOL, DRUG ABUSE AND M TRUST FUND DERAL GRANTS TRUST FUND	ENTAL 		245,733 1,142,183
Cit	ldren's Self Directed Care – Collier, Leerus Health Network, Inc. Children's Crisis Stabilization Unit – Miami-Dadergency 30 Bed Children's Crisis Unit – Indian River,	25,000 200,000	FROM GE FROM AL	RSONAL SERVICES NERAL REVENUE FUND COHOL, DRUG ABUSE AND M	ENTAL	121,742	16 000
Kid	Martin, Okeechobee, St. Lucies in Distress, Therapeutic Preschool - Browarde House - Baker	500,000 100,000 50,000		TRUST FUND DERAL GRANTS TRUST FUND			16,000 158,201
395 Man	addition to existing recurring projects, Specific Approincludes \$500,000 from non-recurring general revenue atee Children's Community Action Team (CAT Team) in Manasota counties.	funds for	FROM GE FROM AL HEALTH	NERAL REVENUE FUND COHOL, DRUG ABUSE AND M TRUST FUND DERAL GRANTS TRUST FUND	ENTAL 	·	398,684 266,870
397	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	81	CONTRACT FROM GE FROM AL	CATEGORIES ED SERVICES NERAL REVENUE FUND COHOL, DRUG ABUSE AND M TRUST FUND	ENTAL	38,473	52,510
398	SPECIAL CATEGORIES PURCHASE OF THERAPEUTIC SERVICES FOR CHILDREN		FROM FE	DERAL GRANTS TRUST FUND CATEGORIES			130,616
398A	FROM GENERAL REVENUE FUND 8,911,958  SPECIAL CATEGORIES		CORPORA FROM GE	NERAL REVENUE FUND		250,000	75 000
	HURRICANE RECOVERY AND RELIEF FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	24,831	407 SPECIAL	DERAL GRANTS TRUST FUND CATEGORIES			75,000
399	SPECIAL CATEGORIES			AGEMENT INSURANCE NERAL REVENUE FUND		333,156	
	GRANTS AND AIDS - PURCHASED RESIDENTIAL TREATMENT SERVICES FOR EMOTIONALLY DISTURBED CHILDREN AND YOUTH FROM GENERAL REVENUE FUND 24,762,820		HAZARDO	CATEGORIES ND AIDS – MAJOR DISASTE US WEATHER – STATE OPER DERAL GRANTS TRUST FUND	ATIONS		983,399
\$22	Department of Children and Family Services shall ,449,888 from the General Revenue Fund to the Agency for Hea	alth Care	TOTAL: PROGRAM	MANAGEMENT AND COMPLIAN	CE		
Res	inistration to provide Medicaid coverage for children in idential Group Care beds. The remaining funds shall be vide residential services to non-Medicaid eligible children.	SIPP and e used to		ERAL REVENUE FUND ST FUNDS		7,850,271	3,478,911

SECTIO SPECIF APPROP		112.00	11,329,182	SECTION 3 SPECIFIC APPROPRIATION  FROM FEDERAL GRANTS TRUST FUND
	M: SUBSTANCE ABUSE PROGRAM			FUND
	M MANAGEMENT AND COMPLIANCE			In addition to existing recurring projects, the following projects in Specific Appropriation 415 are funded from non-recurring tobacco
A	PPROVED SALARY RATE 3,171,299			settlement trust funds:
408	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND FROM FEDERAL GRANTS TRUST FUND	68.00 2,281,704	7,329 1,052,563 833,266	Early Risers: Skills for Success - Palm Beach
409	FROM GRANTS AND DONATIONS TRUST FUND  OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND  FROM ALCOHOL, DRUG ABUSE AND MENTAL	29,610	11,413	415A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY MENTAL HEALTH/SUBSTANCE ABUSE FACILITIES FROM TOBACCO SETTLEMENT TRUST FUND 1,770,000
	HEALTH TRUST FUND		505,845 624,938 67,281	From the funds in Specific Appropriation 415A, the following projects are funded with non-recurring tobacco settlement trust funds:
410	EXPENSES FROM GENERAL REVENUE FUND FROM ALCOHOL, DRUG ABUSE AND MENTAL	252,028		Adolescent Residential Substance Abuse Treatment Facility - Citrus, Marion
	HEALTH TRUST FUND		357,332 394,662 11,778	TOTAL: CHILD SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES FROM GENERAL REVENUE FUND
411	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	170,840		TOTAL ALL FUNDS
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		3,755,114 89,528	ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES
412	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	49,469		416 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
TOTAL:	PROGRAM MANAGEMENT AND COMPLIANCE			FROM OPERATIONS AND MAINTENANCE TRUST FUND
	FROM GENERAL REVENUE FUND		7,711,049	417 EXPENSES FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	68.00	10,494,700	FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND
	SUBSTANCE ABUSE PREVENTION, EVALUATION AND ENT SERVICES			FUND
413	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	375,918	50,590 4,221	418 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY SUBSTANCE ABUSE SERVICES FROM GENERAL REVENUE FUND
414	EXPENSES FROM GENERAL REVENUE FUND FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	12,434	3,599	FROM FEDERAL GRANTS TRUST FUND
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		106	Funds in Specific Appropriation 418 may be used for clinical supervision.
415	SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN AND ADOLESCENT SUBSTANCE ABUSE SERVICES			From the funds in Specific Appropriation 418, the following projects are funded from non-recurring tobacco settlement trust funds:
	FROM GENERAL REVENUE FUND	40,963,878	28,905,569 3,385,907	Community Humanitarian Services - Statewide

SECTION 3 SPECIFIC APPROPRIATION La Nueva Vida Pregnant Postpartum Women & Infants Program - Brevard, Orange, Osceola, Seminole	50,000	SECTION 3 SPECIFIC APPROPRIATION TOTAL: COMPREHENSIVE ELIGIBILITY SERVICES
Lisa Merlin House, Inc. "A Safe Place for a New Beginning" - Orange, Osceola	50,000 100,000 50,000	FROM GENERAL REVENUE FUND
Stewart Marchman Residential Treatment Expansion (Flagler County) - Flagler, Putnam, Volusia	200,000	TOTAL POSITIONS 4,109.00 TOTAL ALL FUNDS
418A SPECIAL CATEGORIES HURRICANE RECOVERY AND RELIEF		PROGRAM MANAGEMENT AND COMPLIANCE
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	360,923	APPROVED SALARY RATE 10,296,573
419 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 3,422		427 SALARIES AND BENEFITS POSITIONS 213.00 FROM GENERAL REVENUE FUND
419A FIXED CAPITAL OUTLAY GRANTS AND AIDS - 2005 HURRICANES - AGY		428 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
MGD FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	540,693	FROM FEDERAL GRANTS TRUST FUND
TOTAL: ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES		429 EXPENSES FROM GENERAL REVENUE FUND 3,324,708 FROM FEDERAL GRANTS TRUST FUND 2,869,865
FROM GENERAL REVENUE FUND	94,254,097	FROM WELFARE TRANSITION TRUST FUND
TOTAL ALL FUNDS	130,845,027	430 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
PROGRAM: ECONOMIC SELF SUFFICIENCY PROGRAM		FROM FEDERAL GRANTS TRUST FUND
COMPREHENSIVE ELIGIBILITY SERVICES  APPROVED SALARY RATE 141,568,128		431 SPECIAL CATEGORIES CONTRACTED SERVICES
420 SALARIES AND BENEFITS POSITIONS 4,109.00 FROM GENERAL REVENUE FUND 98,447,246		FROM GENERAL REVENUE FUND       10,126,919         FROM FEDERAL GRANTS TRUST FUND       9,107,393         FROM WELFARE TRANSITION TRUST FUND       1,014,163
FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM WELFARE TRANSITION TRUST FUND	64,345,228 77,786 4,453,000	432 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 4,028,208
421 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	402,382 33,600 24,601	FROM FEDERAL GRANTS TRUST FUND
422 EXPENSES FROM GENERAL REVENUE FUND	17,603,710	FROM GENERAL REVENUE FUND
FROM WELFARE TRANSITION TRUST FUND	1,044,023	TOTAL: PROGRAM MANAGEMENT AND COMPLIANCE
423 OPERATING CAPITAL OUTLAY FROM WELFARE TRANSITION TRUST FUND	4,254	FROM GENERAL REVENUE FUND
424 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,750,711 FROM FEDERAL GRANTS TRUST FUND	2,591,093	TOTAL POSITIONS
FROM WELFARE TRANSITION TRUST FUND	158,234	FRAUD PREVENTION AND BENEFIT RECOVERY
425 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 805,930 FROM FEDERAL GRANTS TRUST FUND FROM WELFARE TRANSITION TRUST FUND	759,112 267,458	APPROVED SALARY RATE 6,323,952  434 SALARIES AND BENEFITS POSITIONS 200.50 FROM GENERAL REVENUE FUND
426 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	351,982 40,044	FROM WELFARE TRANSITION TRUST FUND

SECTIO SPECIF APPROP 436		68,317	167,505 52,953	Big Gou One Hom	PIC PRIATION Bend Homeless Coalition – Leon	200,000 20,000 500,000 75,000
437	SPECIAL CATEGORIES PUBLIC ASSISTANCE FRAUD CONTRACT FROM GENERAL REVENUE FUND	47,752	3,340,786 1,106,966	447	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	
438	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	7,291	15,390	449	FROM GENERAL REVENUE FUND	27,683,988
TOTAL:	FRAUD PREVENTION AND BENEFIT RECOVERY  FROM GENERAL REVENUE FUND	2,715,604	12,692,312	450	FINANCIAL ASSISTANCE PAYMENTS PERSONAL CARE ALLOWANCE FROM GENERAL REVENUE FUND	
	TOTAL POSITIONS TOTAL ALL FUNDS	200.50	15,407,916	TOTAL:	SPECIAL ASSISTANCE PAYMENTS	
SPECIA	L ASSISTANCE PAYMENTS				FROM GENERAL REVENUE FUND	40,434,047
A 439	PPROVED SALARY RATE 199,825  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	3.00			TOTAL POSITIONS	197,865,079
	FROM FEDERAL GRANTS TRUST FUND	172,209	77,901	REFUGE	EES	
440	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	58,200	84,097 84,095	451	PPROVED SALARY RATE 1,754,697  SALARIES AND BENEFITS POSITIONS 39.00 FROM FEDERAL GRANTS TRUST FUND	2,235,052
441	EXPENSES FROM GENERAL REVENUE FUND	196,667	40. 500	452	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND	363,451
	FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM WELFARE TRANSITION TRUST FUND		42,532 27,962 27,951	453	EXPENSES FROM FEDERAL GRANTS TRUST FUND	583,880
442	SPECIAL CATEGORIES GRANTS AND AIDS - CHALLENGE GRANTS FROM GENERAL REVENUE FUND	2,116,025		454	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND	27,325
443	SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL EMERGENCY SHELTER GRANT PROGRAM	, ,		455	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND	46,701
	FROM GENERAL REVENUE FUND	1,185,990	3,034,474 787,953 787,953	456	SPECIAL CATEGORIES GRANTS AND AIDS - LOCAL SERVICES PROGRAM FROM GENERAL REVENUE FUND	56,604,968
444	SPECIAL CATEGORIES GRANTS AND AIDS - HOMELESS HOUSING ASSISTANCE GRANTS FROM CRIMER AND POWERLAND TRUET FIND		7 000 000	457	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FEDERAL GRANTS TRUST FUND	7,008
445	FROM GRANTS AND DONATIONS TRUST FUND SPECIAL CATEGORIES CONTRACTED SERVICES		7,000,000	458	SPECIAL CATEGORIES SERVICES TO REPATRIATED AMERICANS FROM FEDERAL GRANTS TRUST FUND	40,380
446	FROM GENERAL REVENUE FUND	22,409	141	459	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
UFF	GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	380,981	795,000		PURCHASED PER STATEWIDE CONTRACT FROM FEDERAL GRANTS TRUST FUND	800
	following projects in Specific Appropriats	ion 446 are fu	nded from	460	FINANCIAL ASSISTANCE PAYMENTS REFUGEE/ENTRANT ASSISTANCE FROM FEDERAL GRANTS TRUST FUND	12,766,248

				SECTIO SPECIF APPROP 471			
	FROM GENERAL REVENUE FUND	453,600	72,675,813	472	FROM GENERAL REVENUE FUND	90,969	
	TOTAL POSITIONS	39.00	73,129,413		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	22 266	
PROGRA	AM: INSTITUTIONAL FACILITIES				FROM GENERAL REVENUE FUND	33,266	
ADULT	MENTAL HEALTH TREATMENT FACILITIES			TOTAL:	ADULT MENTAL HEALTH TREATMENT FACILITIES		
I	APPROVED SALARY RATE 143,520,331				FROM GENERAL REVENUE FUND	276,690,918	92,038,869
461	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	3,998.50 133,099,981	47,152,686		TOTAL POSITIONS		368,729,787
	FROM OPERATIONS AND MAINTENANCE TRUST		5,489,140	ELDER	AFFAIRS, DEPARTMENT OF		
462	OTHER PERSONAL SERVICES		.,,	PROGRA	M: SERVICES TO ELDERS PROGRAM		
102	FROM GENERAL REVENUE FUND	827,662		COMPRE	CHENSIVE ELIGIBILITY SERVICES		
463	EXPENSES  FROM CENERAL DESIGNATE FUND	15 000 170		A	PPROVED SALARY RATE 9,443,487		
	FROM GENERAL REVENUE FUND	15,009,176	1,073,469	473		255.00	
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		404,252	170	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST	3,166,193	
464	OPERATING CAPITAL OUTLAY				FUND		9,289,087
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	214,379	549,377	474	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	130,887	
465	FOOD PRODUCTS				FROM OPERATIONS AND MAINTENANCE TRUST	150,007	000 070
100	FROM GENERAL REVENUE FUND	3,366,140			FUND		830,376
466	SPECIAL CATEGORIES			475	FROM GENERAL REVENUE FUND	416,016	
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	4,074,171			FROM OPERATIONS AND MAINTENANCE TRUST FUND		1,684,145
467	SPECIAL CATEGORIES			476	OPERATING CAPITAL OUTLAY		
	GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES				FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST	8,755	
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	98,448,233	13,468,713		FUND		35,228
Fr	om the funds in Specific Appropriation 46			477	SPECIAL CATEGORIES CONTRACTED SERVICES		
Ger	neral Revenue Fund is provided as a pric	e-level increa	se to the		FROM GENERAL REVENUE FUND	100,000	
	ntract value for the operation of South Florida	state nospita	1.		FROM OPERATIONS AND MAINTENANCE TRUST FUND		150,000
467A	SPECIAL CATEGORIES HURRICANE RECOVERY AND RELIEF			478	SPECIAL CATEGORIES		
	FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND		63,137		GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	102,400	
468	SPECIAL CATEGORIES			479	SPECIAL CATEGORIES		
	GRANTS AND AIDS - INDIGENT PSYCHIATRIC MEDICATION PROGRAM				RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	256,695	
	FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST	2,171,223			FROM OPERATIONS AND MAINTENANCE TRUST		33,774
	FUND		20,330,318	400			00,771
469	SPECIAL CATEGORIES			480	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	PRESCRIBED MEDICINE/DRUGS FROM GENERAL REVENUE FUND	13,861,377			SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST		2,630,785		FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST	27,303	
	FUND		876,992		FUND		80,652
470	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TOTAL:	COMPREHENSIVE ELIGIBILITY SERVICES FROM GENERAL REVENUE FUND	4,208,249	
	FROM GENERAL REVENUE FUND	5,494,341			FROM TRUST FUNDS	1,200,210	12,103,262

SECTION SPECIAL APPROI				16,311,511	SECTION SPECIAL APPROI	FIC PRIATION	2,971,761
HOME A	AND COMMUNITY SERVICES				491	SPECIAL CATEGORIES	_,
I	APPROVED SALARY RATE	2,556,711				GRANTS AND AIDS - OLDER AMERICANS ACT PROGRAM	
481	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND		53.00 1,548,608			FROM GENERAL REVENUE FUND	96,743,728
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE			1,479,850	492	SPECIAL CATEGORIES	
	FUND			710,419		CONTRACTED SERVICES FROM GENERAL REVENUE FUND	53,131
482	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE		237,348	55,000 847,905		FROM FEDERAL GRANTS TRUST FUND	76,800 22,700 14,864
	FUND			180,648	493	SPECIAL CATEGORIES	
483	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE FUND	TRUST	710,449	8,049 823,269 458,057		GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	31,397 217,350 7,562,916 15,000,000
484	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE		10,000	5,000	494	FUND	796,511
	FUND			5,000		FROM GENERAL REVENUE FUND	
485	SPECIAL CATEGORIES AGING AND ADULT SERVICES TRAINING EDUCATION FROM FEDERAL GRANTS TRUST FUND			119,493	495	SPECIAL CATEGORIES HOME AND COMMUNITY BASED SERVICES WAIVER FROM GENERAL REVENUE FUND	8,000,000
486	SPECIAL CATEGORIES GRANTS AND AIDS - ALZHEIMER'S DIS PROJECTS/SERVICES FROM GENERAL REVENUE FUND FROM TOBACCO SETTLEMENT TRUST FU	 UND	6,232,571	450,000	496	FUND	47,912,003 5,000,000
Spe	addition to existing recurring ecific Appropriation 486 are statlement funds:	funded from no	on-recurring	tobacco		FUND	18,058,226
Ala	zheimer Multicultural Outreach - A Florida - Statewidemunity-Based Dementia-Specific Day Lucie	y Care – Palm Be	each, St.	50,000 400,000	497	SPECIAL CATEGORIES ALZHEIMER'S DEMENTIA SPECIFIC MEDICAID WAIVER FROM GENERAL REVENUE FUND 2,163,208 FROM OPERATIONS AND MAINTENANCE TRUST FUND	2,894,201
488	SPECIAL CATEGORIES GRANTS AND AIDS - ALZHEIMERS DISI RESPITE SERVICES FROM GENERAL REVENUE FUND		7,651,454		498	SPECIAL CATEGORIES GRANTS AND AIDS - LOCAL SERVICES PROGRAMS FROM GENERAL REVENUE FUND 6,702,833 FROM TOBACCO SETTLEMENT TRUST FUND	2,062,000
489	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY CARE ELDERLY FROM GENERAL REVENUE FUND		40,877,657		Sp	addition to existing recurring projects, the following precific Appropriation 498 are funded from non-recurring ttlement funds:	
	FROM TOBACCO SETTLEMENT TRUST FU FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE FUND	UND  TRUST		12,770,633 249,025 738,969	Cor	S - Senior Meals Program (Homebound Meals) - Miami-Dade mmunity Activities and Nutrition Center - Miami-Dade rasota NORC (naturally occurring retirement community) -	100,000 75,000
Fr	om the funds in Specific Ap		39. <b>\$</b> 1.000 (			Manatee, Sarasota	50,000 50,000
noi to	n-recurring tobacco settlement fund frail, homebound elders to help the mmunity.	ds is provided f	for critical	services		Broward, Miami-Dade, Palm Beachst Miami Community Center Senior Citizen Congregate Meals Program - Miami-Dade	300,000 337,000

SECTION 3 SPECIFIC APPROPRIATION		SECTION 3 SPECIFIC APPROPRIATION			
Southwest Social Services - Miami-Dade Continuation/Additional of Congregate and Homebound Meals Services-Allapattah - Miami-Dade	100,000	TOTAL: HOME AND COMMUNITY SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS		134,849,857	226,429,849
Meeting Basic Needs to Diminish Poverty and Hunger - Miami-Dade	50,000 25,000	TOTAL POSITIONS TOTAL ALL FUNDS		53.00	361,279,706
Meals Program - Miami-Dade	400,000 25,000	EXECUTIVE DIRECTION AND SUPPORT SERVICE	ES		
Elderly Services Program - Miami-Dade Renacer Seniors Program - Broward	200,000 50,000	APPROVED SALARY RATE	4,111,301		
City of Hialeah Elderly Nutrition Services - Miami-Dade Baker Council on Aging - Baker Nassau Council on Aging - Nassau	50,000 50,000 100,000	502 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE	TRUST	83.00 2,148,275	2,808,013
In addition to existing recurring projects, the following pr Specific Appropriation 498 are funded from non-recurring	ojects in	FUND			737,967
revenue funds:	0	503 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		135,774	
City of Hialeah Elderly Nutrition Center – Miami-Dade Community Activities and Nutrition Center – Miami-Dade Meeting Basic Needs to Diminish Poverty and Hunger – Miami-	100,000 100,000	FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCI FUND	E TRUST		605,047 405,687
Dade	10,000	504 EXPENSES		200 100	
499 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		308,169	5,929 1,597,017
FROM FEDERAL GRANTS TRUST FUND	4,855	FROM OPERATIONS AND MAINTENANCE FUND			29,547
500 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES  NUMBER AND DEPARTMENT OF MANAGEMENT		505 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND			2,000
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 8,971 FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	11,340 4,749	506 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		4,285	27,400 445,964
GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SENIOR CITIZEN CENTERS FROM GENERAL REVENUE FUND 10,000,000		508 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		52,247	7,668
Funds in Specific Appropriation 501 are provided for g construct, repair and maintain Florida's Senior Centers. The D of Elder Affairs shall establish criteria for grant awards t include a minimum 25 percent local match requirement.	epartment	509 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGI SERVICES - HUMAN RESOURCES SERV PURCHASED PER STATEWIDE CONTRAC	/ICES CT	10.005	
From the funds in Specific Appropriation 501, \$90 non-recurring general revenue funds is provided for the Bradfo Center.	0,000 in ord Senior	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCI FUND	TRUST	13,885	18,340 4,055
501A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIAL PROJECTS FOR THE		510 DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEI			1,000
ELDERLY FROM GENERAL REVENUE FUND	90,000	MANAGEMENT SERVICES FROM OPERATIONS AND MAINTENANCE FUND			5,288
The following projects in Specific Appropriation 501A are funnon-recurring tobacco settlement funds:	nded from	TOTAL: EXECUTIVE DIRECTION AND SUPPORT FROM GENERAL REVENUE FUND FROM TRUST FUNDS		2,662,635	6,699,922
Low Income Senior Facility - Miami-Dade Little Havana Activities & Nutrition Centers - Mildred Pepper Center Development and Relocation - Miami-Dade	80,000 10,000	TOTAL POSITIONS TOTAL ALL FUNDS		83.00	9,362,557
The following projects in Specific Appropriation 501A are fu	nded from	CONSUMER ADVOCATE SERVICES			
non-recurring general revenue funds:		APPROVED SALARY RATE	833,006		
Little Havana Activities & Nutrition Centers - Mildred Pepper Center Development and Relocation - Miami-Dade Intergenerational Day Care Center - Broward	200,000 50,000	511 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	POSITIONS	20.50 549,449	546,260

SECTION 3 SPECIFIC APPROPRIATION 512 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND			SECTION 3 SPECIFIC APPROPRIATION 523 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE
FROM FEDERAL GRANTS TRUST FUND		750,000	HEARINGS FROM ADMINISTRATIVE TRUST FUND
FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	156,863	860	524 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 825,534 FROM ADMINISTRATIVE TRUST FUND 1,611,109
PUBLIC GUARDIANSHIP CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		154,816	FROM FEDERAL GRANTS TRUST FUND
515 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	8,000		FROM GENERAL REVENUE FUND
516 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		11,342	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 30,946 FROM ADMINISTRATIVE TRUST FUND
517 SPECIAL CATEGORIES LONG TERM CARE OMBUDSMAN COUNCIL FROM GENERAL REVENUE FUND		1,026,020	FROM FEDERAL GRANTS TRUST FUND
518 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		1,020,020	TOTAL: ADMINISTRATIVE SUPPORT FROM GENERAL REVENUE FUND 8,820,195 FROM TRUST FUNDS
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		5,708	TOTAL POSITIONS
TOTAL: CONSUMER ADVOCATE SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	3,721,880	2,495,006	APPROVED SALARY RATE 4,596,777
TOTAL POSITIONS		6,216,886	527 SALARIES AND BENEFITS POSITIONS 90.00 FROM GENERAL REVENUE FUND 2,420,994 FROM ADMINISTRATIVE TRUST FUND
HEALTH, DEPARTMENT OF			528 OTHER PERSONAL SERVICES
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT ADMINISTRATIVE SUPPORT			FROM GENERAL REVENUE FUND
			529 EXPENSES
APPROVED SALARY RATE 13,430,076  519 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND 6,770,703 FROM ADMINISTRATIVE TRUST FUND 2,796,686 FROM FEDERAL GRANTS TRUST FUND
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND		12,113,638 1,043,486 59,533	530 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND 827,397 FROM FEDERAL GRANTS TRUST FUND 3,500
520 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	,	1,088,963 139,680	531 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 3,100,000 FROM ADMINISTRATIVE TRUST FUND 2,146,607
521 EXPENSES FROM GENERAL REVENUE FUND		2,883,253 449,379	532 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND		62,097	533 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND		1,300 31,500	FROM GENERAL REVENUE FUND

TOTAL: INFORMATION TECHN	LLIES DATA CENTER TVE TRUST FUND	10.077.000	3,801,305		FIC PRIATION  AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS FROM FEDERAL GRANTS TRUST FUND	119,760,648
FROM TRUST FUNDS	NUE FUND	12,377,269 90.00	13,096,441	042	AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND 5,538,446	
			25,473,710	543	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PRIMARY CARE PROGRAM FROM GENERAL REVENUE FUND 23,027,692	
FAMILY HEALTH OUTPATIENT	AND NUTRITION SERVICES			544	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLUORIDATION PROJECT	
APPROVED SALARY RAT					FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND	150,000
FROM ADMINISTRAT FROM EPILEPSY SE FROM FEDERAL GRA FROM GRANTS AND FROM MATERNAL AN GRANT TRUST FUN FROM PREVENTIVE	FITS POSITIONS FENUE FUND TVE TRUST FUND TVE TRUST FUND TRUST FUND TRUST FUND TONATIONS TRUST FUND TO CHILD HEALTH BLOCK TO THEALTH SERVICES BLOCK TO THEALTH SERVICES BLOCK TO THEALTH SERVICES BLOCK TO THEALTH SERVICES BLOCK TO TO THE TONATIONS	141.00 1,999,418	155 63,294 5,308,754 2,501 125,728 740,973	545 546	AID TO LOCAL GOVERNMENTS SCHOOL HEALTH SERVICES FROM GENERAL REVENUE FUND	9,902,925 7,000,000 1,000,000 22,000
FROM FEDERAL GRA FROM MATERNAL AN GRANT TRUST FUN FROM PREVENTIVE	RVICES TENUE FUND TO TRUST FUND TO CHILD HEALTH BLOCK TO TO CHILD HEALTH BLOCK TO TO THE SERVICES BLOCK	57,592	210,028 132,326 61,332	547 548	SPECIAL CATEGORIES GRANTS AND AIDS - PRIMARY CARE CHALLENGE GRANT WAIVER FROM GENERAL REVENUE FUND	
FROM ADMINISTRATEROM RAPE CRISIS FROM EPILEPSY SEFROM FEDERAL GRAFROM GRANTS AND FROM WELFARE TRAFROM MATERNAL ANGRANT TRUST FUNFROM PREVENTIVE	TENUE FUND  TIVE TRUST FUND  PROGRAM TRUST FUND  ERVICES TRUST FUND  NITS TRUST FUND  DONATIONS TRUST FUND  NISTITON TRUST FUND  DID CHILD HEALTH BLOCK  D  HEALTH SERVICES BLOCK  D	483,261	10,237 24,492 30,850 2,288,793 4,273 750,000 135,713 292,286	549 550	FROM WELFARE TRANSITION TRUST FUND  SPECIAL CATEGORIES GRANTS AND AIDS - CRISIS COUNSELING FROM GENERAL REVENUE FUND	2,071,588 57,000 475,792 1,000
FROM GENERAL REV	ERMMENTS FAMILY PLANNING SERVICES TENUE FUND NTS TRUST FUND	5,631,269	1,094,283	551	GRANT TRUST FUND	305,500
FROM GENERAL REV FROM TOBACCO SET From the funds non-recurring tobacc Statewide Epilepsy help patients who prescription medicat	ERNMENTS  EPILEPSY SERVICES  TENUE FUND  TLEMENT TRUST FUND  in Specific Appropriation  to settlement trust funds  Services Program to provide of the services program to provide of the services program to provide of the services program to one quale of the services program which is current	are provided emergency medi e to afford th lify for the	to the cation to the cost of Florida	fo	FROM ADMINISTRATIVE TRUST FUND	100,000 1,982,925 1,630,000 6,421,020 2,250,000 1,500,000 119,630 1 551, the settlement
EDUCATION ACTIVI	EPILEPSY PREVENTION AND		1,340,000	Ha I	bni's Nutrition Resource Center - Orangeitian Americans Association Against Cancer - Broward, Miami-Dade, Palm Beach, Hillsborough, OrangesionQuest - Statewide	25,000 25,000 200,000

SECTION 3 SPECIFIC APPROPRIATION			SECTION 3 SPECIFIC APPROPRIATION	
S.H.I.N.E Broward KidShapers - Hillsbo	rities - Escambia rough, Pinellas, Hernando, Manatee,	50,000 25,000	TOTAL POSITIONS	,729
League Against Cancer	tation to Cure Diabetes – Broward r – Miami–Dade	50,000 75,000 650,000	INFECTIOUS DISEASE CONTROL  APPROVED SALARY RATE 14,614,332	
Miami-Dade Diabetes Care Coalit	son's Community-Based Clinic - Broward ion - Statewide.	50,000 100,000 280,000 100,000	558 SALARIES AND BENEFITS POSITIONS 372.00 FROM GENERAL REVENUE FUND 6,546,305 FROM FEDERAL GRANTS TRUST FUND 8,534	100
Jay Weiss Pilot for I	idency - Broward Health Disparities in Overtown - Miami-		FROM PEDERAL DRAFTS FROST FORD	,
In addition to existing projects in Specific Appropriation 551, the following projects are funded from non-recurring general revenue funds:			GRANT TRUST FUND	,335
Save Haven for Newbor Jay Weiss Pilot for I	tation to Cure Diabetes - Broward rns - Statewide Health Disparities in Overtown - Miami-	225,000 50,000	FROM GENERAL REVENUE FUND 54,696 FROM FEDERAL GRANTS TRUST FUND	,922
	in Specific Appropriation 551, \$1,50	150,000 00.000 of	560 EXPENSES	,211
non-recurring materi community based and i	nal block grant trust funds shall be use faith based teen pregnancy prevention progr cally accurate information.	ed to fund	FROM OPERATIONS AND MAINTENANCE TRUST	,928 ,537
	ES - HEALTHY START COALITIONS VENUE FUND		FROM PREVENTIVE HEALTH SERVICES BLOCK	,564 ,774
FROM FEDERAL GRA FROM MATERNAL AI GRANT TRUST FUI FROM OPERATIONS	ANTS TRUST FUND	23,333,063 6,832,389 1,981,086	561 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - AIDS PATIENT CARE FROM GENERAL REVENUE FUND	,137
From the funds in General Revenue Fo	Specific Appropriation 552, \$3,000,000 und shall be distributed to the Heal Fiscal Year 2006-2007 allocation methodolo	O from the thy Start	562 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - RYAN WHITE CONSORTIA FROM TOBACCO SETTLEMENT TRUST FUND 500 FROM FEDERAL GRANTS TRUST FUND 20,754	,000 ,358
FROM PREVENTIVE	ES RISK REDUCTION PROJECT HEALTH SERVICES BLOCK ND	12,686	Funds in Specific Appropriation 562 from the Federal Grants Trus Fund are contingent upon sufficient state matching funds bein identified to qualify for the federal Ryan White grant award. Th Department of Health and the Department of Corrections shall collaborat	g e e
554 SPECIAL CATEGORIA FULL SERVICE SCHO COOPERATION	ES DOLS - INTERAGENCY		in determining the amount of general revenue funds expended by th Department of Corrections for AIDS-related activities and services tha qualify as state matching funds for the Ryan White grant.	e t
	TTLEMENT TRUST FUND	8,500,000	563 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - STATEWIDE ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORKS	
RISK MANAGEMENT			FROM GENERAL REVENUE FUND	
556 SPECIAL CATEGORII WOMEN, INFANTS AI FROM FEDERAL GRA		245,662,190	564 AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND	,849
SERVICES - HUMAN	ES RTMENT OF MANAGEMENT N RESOURCES SERVICES TATEWIDE CONTRACT		565 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	,326
FROM GENERAL RE' FROM ADMINISTRA' FROM FEDERAL GRA FROM GRANTS AND	VENUE FUND	37,729 19	FROM GENERAL REVENUE FUND	,213
GRANT TRUST FUI FROM PREVENTIVE	HEALTH SERVICES BLOCK	890 5,321	567 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,070,000 FROM FEDERAL GRANTS TRUST FUND 5,000	000
FROM GENERAL REVI	TPATIENT AND NUTRITION SERVICES ENUE FUND 92,014,309	453,781,420	FROM GRANTS AND DONATIONS TRUST FUND 12 FROM OPERATIONS AND MAINTENANCE TRUST	,000

SECTION SPECIAL SPECIA				SECTION SPECIFIED APPROF			131,791 130,415
	FROM GENERAL REVENUE FUND FROM TOBACCO SETTLEMENT TRUST FUND	983,673	75,000 8,971,599	578	FROM RADIATION PROTECTION TRUST FUND EXPENSES		33,393
fo:	addition to existing projects in Specific Llowing projects are funded from non-recurr ust funds:	Appropriation ing tobacco s	n 568, the settlement		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	593,305	1,010,047 246,265 251,522
Min GHI	nority High Risk AIDS Outreach - Orange, Seminol ETTREAL Community Services -Pinellas	le	25,000 50,000		FROM PREVENTIVE HEALTH SERVICES BLOCK GRANT TRUST FUND FROM RADIATION PROTECTION TRUST FUND		3,354 1,721,431
569	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES FROM GENERAL REVENUE FUND	259,540		579	AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		1,722,436 1,004,571
570	SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE CONTINUATION PROGRAM FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	6,794,685	4,891,498	580	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		153,000 30,148 56,997
571	SPECIAL CATEGORIES HOSPITAL REIMBURSEMENT FROM GENERAL REVENUE FUND	586,550		581	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND FROM RADIATION PROTECTION TRUST FUND		80,000 130,856
572	SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	158,258		582	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	467,110	
573	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	137,969			FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM RADIATION PROTECTION TRUST FUND	207,220	640,000 600,000 2,000 150,000
574	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	51,100		583	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND		750,000
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		66,701 34,492 1,413	584	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM RADIATION PROTECTION TRUST FUND	215,778	14,575
575	SPECIAL CATEGORIES OUTREACH FOR PREGNANT WOMEN FROM GENERAL REVENUE FUND	500,000		585	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	12,666	
TOTAL	INFECTIOUS DISEASE CONTROL FROM GENERAL REVENUE FUND	58,472,216	71,602,146		FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM RADIATION PROTECTION TRUST FUND		22,499 4,512 1,386 40,636
	TOTAL POSITIONS	372.00	130,074,362	586	SPECIAL CATEGORIES STATE UNDERGROUND PETROLEUM ENVIRONMENTAL		,
ENVIR	DIMENTAL HEALTH SERVICES				RESPONSE (SUPER) ACT REIMBURSEMENT FROM ADMINISTRATIVE TRUST FUND		434,775
576	APPROVED SALARY RATE 8,991,368  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	200.50 1,874,753		TOTAL:	ENVIRONMENTAL HEALTH SERVICES FROM GENERAL REVENUE FUND	7,631,662	19,655,631
	FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM RADIATION PROTECTION TRUST FUND		3,330,241 667,853 205,160 6,014,708		TOTAL POSITIONS	200.50	27,287,293
577	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	2,464		COUNTY 587	Y HEALTH DEPARTMENTS LOCAL HEALTH NEEDS SALARIES AND BENEFITS		
	FROM ADMINISTRATIVE TRUST FUND		71,060		FROM COUNTY HEALTH DEPARTMENT TRUST FUND .		649,003,344

The			Kru	
Spe Tit	ecific Appropriation 587 for school health services in the XXI funding.	lieu of	601	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM COUNTY HEALTH DEPARTMENT TRUST FUND . 875,903
588	OTHER PERSONAL SERVICES FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	36,597,185	601A	SPECIAL CATEGORIES
589	EXPENSES FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	118,091,955		DEFERRED-PAYMENT COMMODITY CONTRACTS FROM COUNTY HEALTH DEPARTMENT TRUST FUND . 288,347
590	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FAMILY PLANNING SERVICES FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	2,723,230	602	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
591	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - AIDS PATIENT CARE FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	3,544,893	603	FROM COUNTY HEALTH DEPARTMENT TRUST FUND . 3,728,506  FIXED CAPITAL OUTLAY CONSTRUCTION, RENOVATION, AND EQUIPMENT -
592	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - CONSTRUCTION AND RENOVATION OF COUNTY HEALTH UNIT			COUNTY HEALTH DEPARTMENTS FROM TOBACCO SETTLEMENT TRUST FUND
	FACILITIES FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	7,533,960	fol	addition to existing projects in Specific Appropriation 603, the lowing projects are funded from non-recurring county health artment trust funds:
593	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - MINORITY HEALTH INITIATIVES FROM GENERAL REVENUE FUND 5,602,500 FROM TOBACCO SETTLEMENT TRUST FUND	75,000	Cha Vol Bro	rlotte County Health Department
fol	addition to existing projects in Specific Appropriation lowing project is funded from non-recurring tobacco settlements:	593, the ent trust	fol	addition to existing projects in Specific Appropriation 603, the lowing projects are funded from non-recurring tobacco settlement st funds:
Jes	ssie Trice Center – Broward, Charlotte, Gadsden, Hendry, Hillsborough, Lee, Leon, Miami-Dade, Orange, Pasco, Pinellas, Volusia	75,000	Pol Jac	ton County Health Department
594	AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND	4,000,000	TOTAL:	COUNTY HEALTH DEPARTMENTS LOCAL HEALTH NEEDS FROM GENERAL REVENUE FUND
595	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PRIMARY CARE PROGRAM FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	14,096,380	STATEW	TOTAL ALL FUNDS
596	AID TO LOCAL GOVERNMENTS COMMUNITY HEALTH INITIATIVES		A	PPROVED SALARY RATE 21,252,637
	FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	500,000	604	SALARIES AND BENEFITS POSITIONS 579.50 FROM GENERAL REVENUE FUND
597	OPERATING CAPITAL OUTLAY FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	11,235,802		FROM EMERGENCY MEDICAL SERVICES TRUST FUND
598	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	2,809,253		FROM GRANTS AND DONATIONS TRUST FUND 135,761 FROM NURSING STUDENT LOAN FORGIVENESS
599	SPECIAL CATEGORIES CONTRACTED SERVICES FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	49,910,898		TRUST FUND
600	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	10,010,000	605	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 8,281 FROM EMERGENCY MEDICAL SERVICES TRUST
	FROM GENERAL REVENUE FUND 3,090,600 FROM TOBACCO SETTLEMENT TRUST FUND FROM COUNTY HEALTH DEPARTMENT TRUST FUND .	50,000 27,500		FUND
Fro	om the funds in Specific Appropriation 600, the following e funded from non-recurring tobacco settlement trust funds:	projects	606	EXPENSES FROM GENERAL REVENUE FUND 2,290,147

SECTION 3 SPECIFIC APPROPRIATION		SECTION 3 SPECIFIC APPROPRIATION
FROM ADMINISTRATIVE TRUST FUND FROM DRUGS, DEVICES AND COSMETIC TRUST FUND	232,547 991	Funds in Specific Appropriation 613 from the Federal Grants Trust Fund are contingent upon sufficient state matching funds being identified to qualify for the federal Ryan White grant award. The Department of Health and the Department of Corrections shall collaborate
FUND	817,365 4,002,159 23,946 233,414	in determining the amount of state general revenue funds expended by the Department of Corrections for AIDS-related activities and services that qualify as state matching funds for the Ryan White grant.
FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND		614 SPECIAL CATEGORIES TRANSFER TO BIOMEDICAL RESEARCH TRUST FUND FROM GENERAL REVENUE FUND
GRANT TRUST FUND		615 SPECIAL CATEGORIES JAMES AND ESTHER KING BIOMEDICAL RESEARCH PROGRAM FROM BIOMEDICAL RESEARCH TRUST FUND 9,900,000
Council on Deafness.		
607 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES COUNTY GRANTS FROM EMPROPRISE TRUCK		From the funds in Specific Appropriation 615, up to \$50,000 shall be used for collaborative biomedical research projects within the state's historically black colleges and universities.
FROM EMERGENCY MEDICAL SERVICES TRUST FUND	6,211,675	616 SPECIAL CATEGORIES WILLIAM G. "BILL" BANKHEAD, JR., AND DAVID COLEY CANCER RESEARCH PROGRAM FROM BIOMEDICAL RESEARCH TRUST FUND 9,000,000
GRANTS AND AIDS - EMERGENCY MEDICAL SERVICES MATCHING GRANTS FROM EMERGENCY MEDICAL SERVICES TRUST FUND	4,681,461	618 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	1,001,101	FROM GENERAL REVENUE FUND 7,283,291
609 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	2,600	619 SPECIAL CATEGORIES GRANTS AND AIDS - STATE AND FEDERAL DISASTER RELIEF OPERATIONS FROM FEDERAL GRANTS TRUST FUND 1,000,000
FUND	1,932 361,466	
FROM NURSING STUDENT LOAN FORGIVENESS TRUST FUND	6,000 564,302	GRANTS AND AIDS - TRAUMA CARE FROM ADMINISTRATIVE TRUST FUND
610 SPECIAL CATEGORIES GRANTS AND AIDS - STRENGTHENING DOMESTIC		FROM EMERGENCY MEDICAL SERVICES TRUST FUND
SECURITY - BIOTERRORISM ENHANCEMENTS - HEALTH AND HOSPITALS FROM FEDERAL GRANTS TRUST FUND	66,184,180	From the funds in Specific Appropriation 620, the following project is funded from non-recurring tobacco settlement trust funds:
611 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		Trauma Mortality Reduction Infrastructure – Leon, Franklin, Gadsden, Jackson, Jefferson, Liberty, Taylor, Calhoun, Madison, Wakulla
FROM ADMINISTRATIVE TRUST FUND FROM EMERGENCY MEDICAL SERVICES TRUST	255,000	621 SPECIAL CATEGORIES
FUND FROM FEDERAL GRANTS TRUST FUND	919,958 507,500	GRANTS AND AID - NURSING STUDENT LOAN REIMBURSEMENT/ SCHOLARSHIPS FROM NURSING STUDENT LOAN FORGIVENESS
TRUST FUND	41,188 6,144,069	TRUST FUND
612 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 500,000 FROM TOBACCO SETTLEMENT TRUST FUND	50,000	622 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
In addition to existing projects in Specific Appropriation following project is funded from non-recurring tobacco s funds:		FROM ADMINISTRATIVE TRUST FUND
Florida Public Health Foundation - Statewide	50,000	FUND
613 SPECIAL CATEGORIES	,	FROM GRANTS AND DONATIONS TRUST FUND 1,972 FROM NURSING STUDENT LOAN FORGIVENESS
DRUGS, VACCINES AND OTHER BIOLOGICALS FROM GENERAL REVENUE FUND	11,702,062 91,631,606	TRUST FUND

SECTION 3 SPECIFIC APPROPRIATION 623 FIXED CAPITAL OUTLAY HEALTH FACILITIES REPAIR AND MAINTENANCE -		SECTION 3 SPECIFIC APPROPRIATION In addition to existing projects in Specific Appropriation 629, the following project is funded from non-recurring general revenue funds:
STATEWIDE FROM GENERAL REVENUE FUND 5,000,000		Miami's Children's Hospital Pediatric Trauma - Miami-Dade 150,000
From the funds in Specific Appropriation 623, \$5,000 non-recurring general revenue funds is provided for maint repairs at the following facilities:  Jacksonville Lab		SPECIAL CATEGORIES GRANTS AND AIDS - MEDICAL SERVICES FOR ABUSED/NEGLECTED CHILDREN FROM GENERAL REVENUE FUND
TOTAL: STATEWIDE PUBLIC HEALTH SUPPORT SERVICES FROM GENERAL REVENUE FUND	255,155,936	634 SPECIAL CATEGORIES CONTRACTED SERVICES FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND
TOTAL POSITIONS	311,608,181	635 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND 850,000 FROM TOBACCO SETTLEMENT TRUST FUND 100,000
PROGRAM: CHILDREN'S MEDICAL SERVICES		,
CHILDREN'S SPECIAL HEALTH CARE		In addition to existing projects in Specific Appropriation 635, the following projects are funded from non-recurring tobacco settlement trust funds:
APPROVED SALARY RATE 30,696,073		Fragile X Newborn Screening - Miami-Dade
624 SALARIES AND BENEFITS POSITIONS 751.00 FROM GENERAL REVENUE FUND 20,260,013 FROM DONATIONS TRUST FUND	14,314,119	Children's Medical Services Expense - Statewide
FROM FEDERAL GRANTS TRUST FUND	5,414,592	following projects are funded from non-recurring general revenue funds:
625 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 2,011,676 FROM DONATIONS TRUST FUND	89,063 388,687	Florida's Pediatric Brain Institute - Statewide
626 EXPENSES FROM GENERAL REVENUE FUND 2,580,779 FROM DONATIONS TRUST FUND	2,919,102 2,997,968	640 SPECIAL CATEGORIES POISON CONTROL CENTER FROM GENERAL REVENUE FUND 3,061,163  From the funds in Specific Appropriation 640, \$1,369,700 from the General Revenue Fund shall be primarily designated for transfer to the
627 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	106,825	Agency for Health Care Administration for use in the Medicaid or Low- Income Pool programs. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds, remaining funds may be used secondarily for payments to poison control centers.
629 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN'S MEDICAL SERVICES NETWORK FROM GENERAL REVENUE FUND	12,915,196 117,162,808	641 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
FROM FEDERAL GRANTS TRUST FUND FROM MATERNAL AND CHILD HEALTH BLOCK GRANT TRUST FUND	866,624 9,337,728	GRANTS AND AIDS - DEVELOPMENTAL EVALUATION AND INTERVENTION SERVICES/PART C FROM GENERAL REVENUE FUND 16,769,052
FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	1,613,263	FROM TOBACCO SETTLEMENT TRUST FUND
In addition to existing projects in Specific Appropriation following projects are funded from non-recurring tobacco funds:		From the general revenue funds in Specific Appropriation 644, \$2,888,629 is provided as the state match for Medicaid reimbursable early intervention services in Specific Appropriation 204.
JaxHats Transition Program - Baker, Clay, Duval, Nassau St. Johns Child Protection Team Funding - Statewide Pediatric Cardiology Center - Statewide CMS Cleft Palate - Statewide Joe DiMaggio Children's Hospital Craniofacial Program - Broward. System of Care for Children with Fetal Alcohol Spectrum Disorder -Sarasota	300,000 425,000 100,000 50,000 100,000 75,000	From the funds in Specific Appropriation 644, \$450,000 from the General Revenue Fund shall be primarily designated for transfer to the Agency for Health Care Administration for use in the Medicaid or Low Income Pool programs. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds, the remaining funds may be used secondarily for payments to identified teaching or specialty hospitals.
System of Care for Children with Fetal Alcohol Spectrum Disorder - Baker, Clay, Duval, Nassau, St Johns	75,000	647 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT

SECTION 3 SPECIFIC APPROPRIATION SERVICES - HUMAN RESOURCES SERVICES		SECTION 3 SPECIFIC APPROPRIATION 655 SPECIAL CATEGORIES
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 162,328	114,686 43,383	EXAMINATION TESTING SERVICES FOR PROFESSIONAL REGULATION FROM MEDICAL QUALITY ASSURANCE TRUST FUND
649 FIXED CAPITAL OUTLAY CONSTRUCTION, RENOVATION, EQUIPMENT - CHILDREN'S MEDICAL SERVICES FACILITIES FROM FEDERAL GRANTS TRUST FUND	1,174,000	656 SPECIAL CATEGORIES UNLICENSED ACTIVITIES FROM MEDICAL QUALITY ASSURANCE TRUST FUND
In addition to existing projects in Specific Appropriation 6-following projects are funded from non-recurring federal grants funds:	49, the s trust	657 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM MEDICAL CHALTEY ASSURANCE TRUCT
	350,000 824,000	FROM MEDICAL QUALITY ASSURANCE TRUST FUND
649A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FAMILY HEALTH FACILITIES FROM TOPACCO SETTI EMENT TRUST FIND	100,000	658 SPECIAL CATEGORIES CONTRACTED SERVICES FROM DRUGS, DEVICES AND COSMETIC TRUST FUND
FROM TOBACCO SETTLEMENT TRUST FUND	100,000	FROM MEDICAL QUALITY ASSURANCE TRUST FUND
In addition to existing projects in Specific Appropriation 649 following project is funded from non-recurring tobacco settlementunds:		659 SPECIAL CATEGORIES DEPARTMENTAL STAFF DEVELOPMENT AND TRAINING
·	100,000	FROM MEDICAL QUALITY ASSURANCE TRUST FUND
	08,128,922	660 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM MEDICAL QUALITY ASSURANCE TRUST
TOTAL POSITIONS	90,745,888	FUND
PROGRAM: HEALTH CARE PRACTITIONER AND ACCESS		661 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
MEDICAL QUALITY ASSURANCE		PURCHASED PER STATEWIDE CONTRACT FROM DRUGS, DEVICES AND COSMETIC TRUST
APPROVED SALARY RATE 23,616,445		FUND
650 SALARIES AND BENEFITS POSITIONS 627.50 FROM DRUGS, DEVICES AND COSMETIC TRUST FUND	2,124,930	FUND
FROM MEDICAL QUALITY ASSURANCE TRUST	29,267,652	FROM TRUŠT FUNDS 61,524,733
651 OTHER PERSONAL SERVICES FROM DRUGS, DEVICES AND COSMETIC TRUST	, ,	TOTAL POSITIONS
FUND	6,704	COMMUNITY HEALTH RESOURCES
FUND	5,084,163	APPROVED SALARY RATE 3,895,777
652 EXPENSES FROM DRUGS, DEVICES AND COSMETIC TRUST FUND	567,348	662 SALARIES AND BENEFITS POSITIONS 99.50 FROM GENERAL REVENUE FUND 966,309 FROM ADMINISTRATIVE TRUST FUND
FROM MEDICAL QUALITY ASSURANCE TRUST FUND	8,698,562	FROM TOBACCO SETTLEMENT TRUST FUND
653 OPERATING CAPITAL OUTLAY FROM DRUGS, DEVICES AND COSMETIC TRUST		FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND 2,953,234
FUND	10,400 81,004	From the funds in Specific Appropriation 662, \$174,086 and two positions are provided to implement the Comprehensive Statewide Tobacco Education and Prevention Program in accordance with section 27, Article X of the State Constitution.
654 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM DRUGS, DEVICES AND COSMETIC TRUST FUND	26,000	663 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND 10,000 FROM FEDERAL GRANTS TRUST FUND 109,770 FROM BRAIN AND SPINAL CORD INJURY
FUND	26,000	REHABILITATION TRUST FUND

2,928,000 437,153 500,000

574,305

			111ay 0, 20
SECTION 3 SPECIFIC APPROPRIATION 664 EXPENSES FROM GENERAL REVENUE FUND	145 174	SECTION 3 SPECIFIC APPROPRIATION 672 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	
FROM ADMINISTRATIVE TRUST FUND	. 131,878 . 651,892 . 29,729	FROM GENERAL REVENUE FUND FROM TOBACCO SETTLEMENT TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	437,15
REHADILITATION TROOF FORD	. 772,100		
AID TO LOCAL GOVERNMENTS CONTRIBUTION TO COUNTY HEALTH UNITS FROM GENERAL REVENUE FUND	. 94,440	In addition to existing projects in Specific a following projects are funded from non-recurr trust funds:	
GRANTS AND AIDS - COMMUNITY HEALTH CENTERS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	. 1,820,580 . 4,158,110	Sacred Heart Health System - Escambia	
The funds in Specific Appropriation 666, s a competitive bid process to federally q centers in rural and medically underserv qualified community health centers shall be	ualified community health ed areas. The federally	In addition to existing projects in Specific of following projects are funded from non-recurring go	eneral revenue funds:
matching funds in an amount equal to the state  From the funds in Specific Appropriation General Revenue Fund and \$1,570,580 from the	amount.  666, \$1,570,580 from the Grants and Donations Trust	Anti-Venom Response Program - Miami-Dade San Juan Bosco Clinic - Miami-Dade National Parkinson's Foundation Care Clinics - Sta Miami Medical Clinic - Miami-Dade	
Fund shall be primarily designated for transfe Care Administration for use in the Medicaid or Should the Agency for Health Care Administr full amount of these designated funds, r secondarily for payments as described above.	Low Income Pool programs. ation be unable to use the	673 SPECIAL CATEGORIES GRANTS AND AIDS - RURAL HEALTH NETWORK GRANTS FROM GENERAL REVENUE FUND	500,000 574,30
In addition to existing projects in Speci following project is funded from non-recurring	fic Appropriation 666, the general revenue funds:	674 SPECIAL CATEGORIES GRANTS AND AIDS - SHANDS TEACHING HOSPITAL FROM GENERAL REVENUE FUND	19,786,979
Health Choice Network - Miami-Dade	250,000		
AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HEALTH COUNCILS FROM GRANTS AND DONATIONS TRUST FUND	. 906,000	From the funds in Specific Appropriation 674 General Revenue Fund shall be primarily designate Agency or Health Care Administration for use Income Pool programs. Should the Agency for Heal- be unable to use the full amount of these design	ed for transfer to the in the Medicaid or Low th Care Administration
668 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND		funds may be used secondarily for payments to Sh. to continue the original purpose of providing h indigent patients through Shands Healthcare.	ands Teaching Hospital ealth care services to
669 SPECIAL CATEGORIES AREA HEALTH EDUCATION CENTERS FROM GENERAL REVENUE FUND		From the funds in Specific Appropriation non-recurring funds from the General Revenue Fu benefit of Shands at Jacksonville for the purp- cost incurred for serving individuals in the providing care to the uninsured and underinsured	nd is provided for the ose of reimbursing the Medicaid program and These funds shall be
670 SPECIAL CATEGORIES COMMUNITY HOSPITAL EDUCATION PROGRAM FROM GENERAL REVENUE FUND		used as state matching funds by the Age Administration for State Fiscal Year 2007-2008 Low Income Pool and increasing the Medicaid in rates. Should the Agency for Health Care Administrate the full amount of these designated funds, remain	ncy for Health Care for the purpose of the patient and outpatient ation be unable to use
From the funds in Specific Appropriation General Revenue Fund shall be primarily desi Agency for Health Care Administration for Income Pool programs. Should the Agency for	gnated for transfer to the use in the Medicaid or Low	secondarily for payments to Shands Teaching Hororiginal purpose of providing health care services through Shands Healthcare.	spital to continue the

Income Pool programs. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds, remaining funds may be used secondarily for payments to Community Health Education Programs or payments to identified family practice teaching or specialty hospitals.

671	SPECIAL CATEGORIES				
	CONTRACTED SERVICES				
	FROM GENERAL REVENUE FUND			29,812	
	FROM ADMINISTRATIVE TRUST	FUND		5,6	23
	FROM FEDERAL GRANTS TRUST	FUND		485,4	71
	FROM GRANTS AND DONATIONS			3,5	81
	FROM BRAIN AND SPINAL COR				
	REHABILITATION TRUST FUN	D		391,9	23

GRANTS AND AIDS - JACKSON MEMORIAL HOSPITAL FROM GENERAL REVENUE FUND . . . . . . . . 20,000,000

674A SPECIAL CATEGORIES

From the funds in Specific Appropriation 674A \$20,000,000 in non-recurring funds from the General Revenue Fund is provided for the benefit of Jackson Memorial Hospital for the purpose of reimbursing the cost incurred for serving individuals in the Medicaid program and providing care to the uninsured and underinsured. These funds shall be used as state matching funds by the Agency for Health Care Administration for State Fiscal Year 2007–2008 for the purpose of the Low Income Pool and increasing the Medicaid inpatient and outpatient

SECTION 3 SPECIFIC APPROPRIATION rates. Should the Agency for Health Care Administration be unable to use the full amount of these designated funds, remaining funds may be used secondarily for payments to Jackson Memorial Hospital to continue the original purpose of providing health care services to indigent patients through Jackson Memorial Hospital.	SECTION 3 SPECIFIC APPROPRIATION  PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
675 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES FROM GENERAL REVENUE FUND	FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND
676 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM BRAIN AND SPINAL CORD INJURY REHABILITATION TRUST FUND	679A FIXED CAPITAL OUTLAY STATEWIDE TOBACCO PREVENTION AND EDUCATION FROM TOBACCO SETTLEMENT TRUST FUND
SPECIAL CATEGORIES GRANTS AND AIDS - SPINAL CORD RESEARCH FROM GENERAL REVENUE FUND	From the funds in Specific Appropriation 679A, \$5,000,000 of non-recurring tobacco settlement trust funds shall be used to improve the infrastructure of the county health departments to implement the Comprehensive Statewide Tobacco Education and Prevention Program.  679B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
From the funds in Specific Appropriation 677, the following project is funded from non-recurring general revenue funds:	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY RURAL HOSPITALS FROM TOBACCO SETTLEMENT TRUST FUND
Project to Cure Paralysis - University of Miami	From the funds in Specific Appropriation 679B, \$3,000,000 in non-recurring tobacco settlement trust funds are provided for the Rural Hospital Capital Improvement Grant Program and shall be allocated in accordance with the grant process in section 395.6061, Florida Statutes.
FROM TOBACCO SETTLEMENT TRUST FUND	679C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FAMILY HEALTH FACILITIES FROM TOBACCO SETTLEMENT TRUST FUND
No more than \$10,000 of funds from Specific Appropriation 677A, may be used by the Department of Health, in consultation with the University of Florida College of Dentistry, Nova Southeastern University College of Dental Medicine and the Florida Dental Association, to develop and implement marketing strategies to promote the availability of the student loan repayment program for dental graduates who provide dental services in a public health care program or in a medically underserved	funds:  Glades General Hospital
area.  677B SPECIAL CATEGORIES  COMPRESSION TO LOCAL PROPERTY OF THE PROPERTY	TOTAL POSITIONS
COMPREHENSIVE STATEWIDE TOBACCO PREVENTION AND EDUCATION PROGRAM FROM TOBACCO SETTLEMENT TRUST FUND	PROGRAM: DISABILITY DETERMINATIONS DISABILITY BENEFITS DETERMINATION
Funds in Specific Appropriations 677B and 679A shall be used to implement the Comprehensive Statewide Tobacco Education and Prevention	APPROVED SALARY RATE 840,454
Program in accordance with section 27, Article X of the State Constitution. The appropriation shall be allocated as follows:  Counter Marketing, Advertising and Internet Resource	680 SALARIES AND BENEFITS POSITIONS 24.00 FROM GENERAL REVENUE FUND 674,733 FROM FEDERAL GRANTS TRUST FUND 653,474
Center Programs. 19,299,596 Youth School and After School Programs 5,911,200 AHEC Cessation Information Community Program 4,000,000 AHEC Training Program 6,000,000 Cessation Treatment and Counseling 4,350,000 Other Cessation and Training Community Programs 1,084,919 Chronic Disease Prevention Programs 1,701,709	FROM U.S. TRUST FUND
Surveillance and Evaluation	682 EXPENSES FROM GENERAL REVENUE FUND
678 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	683 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 5,000

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May 3, 2007

SECTION 3 SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND		5,000 150,000	SECTION 3 SPECIFIC APPROPRIATION 694 SPECIAL CATEGORIES RECREATIONAL EQUIPMENT AND SUPPLIES FROM GRANTS AND DONATIONS TRUST FUND 62,000
684 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	192,771	192,771 24,454,436	695 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
685 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM U.S. TRUST FUND	2,125	2,125 472,509	696 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 29,541
686 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	4,687	4,505 387,379	FROM OPERATIONS AND MAINTENANCE TRUST FUND
TOTAL: DISABILITY BENEFITS DETERMINATION FROM GENERAL REVENUE FUND	1,066,887	100,662,576	Funds in Specific Appropriation 696A are provided for the construction of the sixth State Veterans' Nursing Home in St. Johns County.
TOTAL POSITIONS	24.00	101,729,463	697 FIXED CAPITAL OUTLAY ADDITIONS AND IMPROVEMENTS TO THE VETERANS' HOMES FROM GENERAL REVENUE FUND 1,750,000 FROM FEDERAL GRANTS TRUST FUND 3,250,000
PROGRAM: SERVICES TO VETERANS' PROGRAM			698 FIXED CAPITAL OUTLAY MAINTENANCE AND REPAIR OF STATE-OWNED
VETERANS' HOMES			RESIDENTIAL FACILITIES FOR VETERANS FROM STATE HOMES FOR VETERANS TRUST FUND . 2,196,325
APPROVED SALARY RATE 16,203,256			TOTAL: VETERANS' HOMES FROM GENERAL REVENUE FUND
687 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	560.50 3,764,371	19,088,500	FROM TRUST FUNDS
688 OTHER PERSONAL SERVICES FROM OPERATIONS AND MAINTENANCE TRUST FUND		871,819	EXECUTIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 1,690,521
689 EXPENSES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST	16,575		699 SALARIES AND BENEFITS POSITIONS 30.00 FROM GENERAL REVENUE FUND 2,281,190
FUND		5,318,885	700 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
690 OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND		93,080 87,794	701 EXPENSES FROM GENERAL REVENUE FUND
691 FOOD PRODUCTS FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST	135,947		702 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
FUND		3,056,051	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND 2,007
FROM GRANTS AND DONATIONS TRUST FUND 693 SPECIAL CATEGORIES		60,000	704 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM OPERATIONS AND MAINTENANCE TRUST FUND	2,151,002	14,538,542	705 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND

•	•			
	TRANSFER TO DEPARTMENT OF MANAGEM SERVICES - HUMAN RESOURCES SERVI PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	ICES T	11,275	
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SFROM GENERAL REVENUE FUND	SERVICES	3,655,612	
	TOTAL POSITIONS TOTAL ALL FUNDS			3,655,612
VETERA	NS' BENEFITS AND ASSISTANCE			
A	PPROVED SALARY RATE	3,401,415		
707	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND .		80.00 3,781,490	528,213
708	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND .		291,969	101,603
709	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		11,700	
710	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		2,569	
711	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND .		19,031	709
712	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEM SERVICES - HUMAN RESOURCES SERVI	ICES		
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND .		28,282	3,894
TOTAL:	VETERANS' BENEFITS AND ASSISTANCE FROM GENERAL REVENUE FUND FROM TRUST FUNDS		4,135,041	634,419
	TOTAL POSITIONS TOTAL ALL FUNDS		80.00	4,769,460
	TOTAL OF SECTION 3	POSITIONS	23,229.00	
F	ROM GENERAL REVENUE FUND		7863,330,726	
F	ROM TRUST FUNDS			16423,033,584
	TOTAL ALL FUNDS			24286,364,310
SECTIO	N 4 - CRIMINAL JUSTICE AND CORRECT	TIONS		
Dep Dep Aff to	monies contained herein are approartment of Corrections, Florida artment of Juvenile Justice, Parairs/Attorney General and the Jube used to pay the salaries, other ital outlay of the named agencies.	Department cole Commiss sistice Admir coperations	t of Law En ion, Departmentistration as	nforcement, nt of Legal the amounts
CORREC	TIONS, DEPARTMENT OF			
Fro	m the funds in Specific Appropriat	tions 713 th	rough 899, eac	ch provider covide the

contracting with the Department of Corrections must provide the

department with a proposal prior to the release of funds that details

SECTION 4 SPECIFIC APPROPRIATION

> the services that will be delivered, the expected results, and recommended performance measures. The department and each provider must execute a contract before the release of any funds, and the contract documents must include mutually agreed upon performance measures. Each provider must provide quarterly performance reports to the department. Funds shall only be released to providers whose performance reports indicate successful compliance with the performance measures described

> The Department of Corrections shall develop and use a uniform format and uniform methodologies for the purpose of reporting annually to the Legislature on the state prison system. Such reports shall include a comprehensive plan for current facility use and any departures from planned facility use, including opening new facilities, renovating or closing existing facilities, and advancing or delaying the opening of new or renovated facilities. The report shall include the maximum capacity of currently operating facilities and the potential maximum capacity of facilities that the department could make operational within the fiscal year. The report shall also identify appropriate sites for future facilities and provide information to support specified locations, such as availability of personnel in local labor markets. Reports should include updated infrastructure needs for existing or future facilities. Each report should reconcile capacity figures to the immediately preceding report. For the purpose of this paragraph, maximum capacity shall be calculated and displayed pursuant to section 944.023(1)(b), Florida Statutes. The department may provide additional analysis of current and future bed needs based on such factors as deemed necessary by the Secretary. The next report shall be due January 1,

> Funds in Specific Appropriations 713 through 899 shall not be used to pay for unoccupied space currently being leased by the Department of Corrections in the event the leases are vacant on or after July 1, 2007, and for which it has been determined by the Secretary of the department that there is no longer a need.

> From the funds in Specific Appropriations 713 through 899, the Department of Corrections shall cooperate with the Office of Program Policy Analysis and Government Accountability (OPPAGA), which shall conduct a review to determine whether the department's educational and substance abuse treatment programs should be more appropriately administered by another state agency or other entity. In the course of the review, OPPAGA shall consider funding levels provided to the department, identify the advantages and disadvantages of program delivery models used by other state agencies, such as the Department of Juvenile Justice, and correctional agencies in other states. The department shall provide sufficient data to OPPAGA to conduct this study. OPPAGA shall submit a report to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council by February 1, 2008.

PROGRAM: DEPARTMENT ADMINISTRATION

BUSINESS SERVICE CENTERS

13,545,559	
ITS	2,051,871
NUE FUND 1,203,252 VE TRUST FUND	133,494
S NUE FUND	
SURANCE NUE FUND	

	FIC PRIATION				SECTION 4 SPECIFIC APPROPRIATION	
TOTAL	BUSINESS SERVICE CENTERS FROM GENERAL REVENUE FUND FROM TRUST FUNDS		18,775,669	2,185,365	such amount as otherwise provided by law. The match may be provided through in-kind services. Planning grants will be used to examine current services and processes related to the interaction of the criminal justice and mental health service delivery systems, identify	
	TOTAL POSITIONS		343.00	20,961,034	systemic changes that will allow for the utilization of existing resources more effectively and efficiently, identify service and system	
EXECU'	TIVE DIRECTION AND SUPPORT SERVICE	ES			deficiencies, and identify strategies to divert individuals with serious mental illness and/or substance abuse disorders from jail into treatment	
I	APPROVED SALARY RATE	16,628,112			programs when appropriate. Implementation grants will be used to expand or add new services that divert individuals with a serious mental	
717	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		357.00 19,529,960	2,908,521	illness and/or substance abuse disorder who are involved with the criminal justice system or at substantial risk of entering the criminal justice system.	
	FROM CRIMINAL JUSTICE STANDARDS TRAINING TRUST FUND			80,200	723 SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	000
718	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		24,545	42,906	Funds in Specific Appropriation 723 are from reimbursements from the United States federal government for incarcerating aliens in Florida's prisons. If total reimbursements exceed \$12,800,000, the Department of	
719	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS			491,826	Corrections shall submit a budget amendment in accordance with all applicable provisions of chapter 216, Florida Statutes, requesting additional budget authority to transfer the balance to the General Revenue Fund.	
	TRAINING TRUST FUND			1,083,200		
720	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CRIMINAL JUSTICE STANDARDS		22,475	30,160	724 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 845,134	
	TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND			240,600 101,840	725 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
721	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINIST HEARINGS FROM GENERAL REVENUE FUND		8,026		FROM GENERAL REVENUE FUND	
722	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS		607,418		TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	
	TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND			200,000 347,650	TOTAL POSITIONS	976
noi	om the funds in Specific n-recurring general revenue is thin the Department of Correc	provided to	conduct a pilo	t project	INFORMATION TECHNOLOGY	
we.	llness productivity with a mea vestment, improved health ca	asurable outco	ome of 1.5: 1	return on	APPROVED SALARY RATE 7,153,565	
ide	entification of health risk factor SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF CHILDI	rs for mitigat	ion.	·	726 SALARIES AND BENEFITS POSITIONS 153.00 FROM GENERAL REVENUE FUND 7,857,400 FROM ADMINISTRATIVE TRUST FUND	)46
	FAMILIES FOR MENTAL HEALTH AND ABUSE MATCHING GRANTS FROM GENERAL REVENUE FUND	SUBSTANCE	2,000,000		727 EXPENSES FROM GENERAL REVENUE FUND	718
the pro	nds provided in Specific Approp e Department of Children and widing planning and implements	Family Servionation grants	ces for the p to counties t	urpose of o improve	728 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	
and of est	vices provided to individuals I/or substance abuse disorder who involvement with the criminal ablish a cross system planning	o are involved justice system g committee tha	or at substan . Counties mus at includes ju	tial risk t have or dges, law	729 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,500,414	
pro otl men	forcement, public defenders of significantly defenders involved at all illnesses and/or substance of the significant illnesses and or signifi	e providers, co in providing s use disorders	onsumers, fami services to pe in order to be	lies, and ople with eligible	TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	364
Cou	a grant. The committee may be an uncil or another established of anties must provide a match equal	committee with	h similar me	mbership.	TOTAL POSITIONS	)20

SECTION 4 SPECIFIC APPROPRIATION

PROGRAM: SECURITY AND INSTITUTIONAL OPERATIONS

From the funds provided in Specific Appropriations 741, 755 and 766, a total of \$1,074,362 is provided as payment in lieu of ad valorem taxation for distribution to local government taxing authorities in accordance with section 957.04(8), Florida Statutes. Funding is provided as follows: \$269,324 for the Bay Correctional Facility, \$339,242 for the Moore Haven Correctional Facility, \$275,560 for the South Bay Correctional Facility, \$100,000 for the Gadsden Correctional Facility and \$90,236 for the Lake City Correctional Facility. Distribution of these funds is contingent upon (1) the withdrawal of any outstanding claims or (2) the county commission of the county where the correctional facility is located stipulating by resolution and memorandum of understanding with the state that by the county commission's acceptance of payment in lieu of ad valorem taxation, the county commission waives any ad valorem tax claim for Fiscal Year 2007-2008 for the related facility, whichever is applicable. Distribution of these funds for each facility is further contingent upon the county commission canceling any outstanding tax certificate and quieting title to any tax deed, or portion thereof, that is based on unpaid ad valorem taxes for the relevant facility.

From the funds in Specific Appropriations 730 through 802, the Department of Corrections shall issue a new contract for food services to be effective no later than October 1, 2007. Such contract shall be based on the results of a competitive solicitation as defined in section 287.057, Florida Statutes, for food service delivery. To allow for implementation and transition of services under the new contract, the existing contracts may be extended. The extension period may be terminated at any time upon 30 days' notice to the contractor and shall be terminated as soon as possible upon full implementation of services under the new contract. Should a protest of the competitive procurement be filed, the new contract shall be effective as soon as possible upon resolution of the protest. Any additional extension of the current contract periods made necessary by the filing of a protest, may only be allowed until such time as full service implementation under the new contract is achieved.

## ADULT MALE CUSTODY OPERATIONS

APPROVED	SALARY	RATE	340	163	616
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730	SALARIES AND BENEFITS	POSITIONS	9,502.00	
	FROM GENERAL REVENUE FUND		491,184,228	
	FROM FEDERAL GRANTS TRUST	FUND		341,701

From the funds in Specific Appropriations 730 through 743, 164 full-time equivalent positions and \$2,309,963 are provided for support costs for the Wakulla Annex.

731	OTHER PERSONAL SERVICES	
	FROM GRANTS AND DONATIONS TRUST FUND	91,000

732	EXPENSES		
	FROM GENERAL REVENUE FUND		31,756,112
	FROM FEDERAL GRANTS TRUST	FUND	216,949
	FROM GRANTS AND DONATIONS	TRUST FUND	240,389

From the funds in Specific Appropriation 732, the Department of Corrections may spend up to \$400,000 from the General Revenue Fund for a public awareness campaign describing penalties for "10-20-Life" offenses and other criminal offenses.

733	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FROM GRANTS AND DONATIONS	FUND		799,299	750,000 250,000
734	FOOD PRODUCTS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST			52,674,725	83,421

735 LUMP SUM CJEC INMATE POPULATION INCREASE SECTION 4 SPECIFIC APPROPRIATION

TOO OPPOINT CAMPOORIES

FROM GENERAL REVENUE FUND . . . . . . . . . . . 7,784,679

Funds in Specific Appropriation 735 include an increase of 252 full-time equivalent positions and \$7,784,679 from the General Revenue Fund which is sufficient to provide housing and security for 97,329 inmates when fully annualized. Variable expenses, maintenance, and health services funds are provided for an average daily population of 94,364 inmates.

Funds and positions in Specific Appropriation 735 are provided to address security needs for the additional prison populations expected in Fiscal Year 2007-2008 as projected by the Criminal Justice Estimating Conference. Total salary rate established for the positions shall not exceed 7,988,499. These positions and funds shall be released as needed to address security issues associated with the prison population increase.

736	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,456 FROM FEDERAL GRANTS TRUST FUND	,100 273,617
737	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND 3,002 FROM FEDERAL GRANTS TRUST FUND	,256 118,172
738	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	,081
739	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	,688 598,288
740	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	,755
741	SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND 83,560 FROM PRIVATELY OPERATED INSTITUTIONS INMATE WELFARE TRUST FUND	,094 1,300,586

From the funds in Specific Appropriation 741, the Department of Corrections shall assist the Department of Management Services in the issuance of an Invitation to Negotiate for a contract under the master lease-purchase agreement previously executed by the Department of Management Services for 384 additional beds at an existing private correctional facility to house medium and close custody inmates. Any such Invitation to Negotiate shall be limited to modifications of existing contracts with the firms currently operating such private correctional facilities and shall be for design, financing, acquisition, leasing, construction, and operation of the additional beds. The department is authorized to enter into an amendment to the master lease-purchase agreement to finance the construction of the additional 384 beds authorized by this paragraph. Payments under such agreement may begin prior to the completion of the facilities.

From the funds in Specific Appropriation 741, the Department of Corrections shall assist the Department of Management Services in the issuance of an Invitation to Negotiate for a contract under the master lease-purchase agreement previously executed by the Department of Management Services for procurement of three 432 bed community work camps to house minimum custody inmates. Any such contract shall be for design, financing, acquisition, leasing, construction, and operation of the additional beds. The Department of Management Services shall provide estimates to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council for

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SECTION 4 SPECIFIC APPROPRIATION	SECTION 4 SPECIFIC APPROPRIATION	
review before entering into a construction contract. The department is authorized to enter into an amendment to the master lease-purchase	747 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 70,	174
agreement to finance the construction of the additional $1,296$ beds authorized by this paragraph. Payments under such agreement may begin prior to the completion of the facilities.	748 FOOD PRODUCTS FROM GENERAL REVENUE FUND 3,716, FROM GRANTS AND DONATIONS TRUST FUND	232
The population to be housed at these facilities shall include inmates 21 years of age or older with sentences of less than 18 months who are expected to serve 12 months or less in a state correctional facility. Such inmates must be classified by the department as appropriate for	749 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	140
assignment to supervised work settings and have no medical, psychological or other problems that would prevent them from being assigned to a community work squad. These facilities may include appropriate substance abuse treatment and other services designed to enhance the probability of a successful transition back into the	750 SPECIAL CATEGORIES LOCAL COMMUNITY CORRECTIONS PROJECT FROM GRANTS AND DONATIONS TRUST FUND	22,509
community and to reduce the probability of the inmate re-offending upon release.	751 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	659
From the funds in Specific Appropriation 741 in the Privately Operated Institutions Inmate Welfare Trust Fund, the Department of Corrections and the Department of Management Services are authorized to reimburse contractors monies that were appropriated for the 2006–2007 fiscal year but were not distributed during the 2006–2007 fiscal year,	752 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	308
provided the invoices were approved for reimbursement under the contract during the 2006-2007 fiscal year.	753 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,049,	399
742 FIXED CAPITAL OUTLAY CONTRACTED CORRECTIONAL INSTITUTIONS - LEASE PURCHASE FROM GENERAL REVENUE FUND 3,456,623	754 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	115
FIXED CAPITAL OUTLAY PRIVATE PRISON OPERATIONS - LEASE PURCHASE FROM GENERAL REVENUE FUND 17,199,659	755 SPECIAL CATEGORIES PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND 29,349, FROM PRIVATELY OPERATED INSTITUTIONS	
Funds in Specific Appropriation 743 are provided for payments required under the master lease purchase agreement used to secure the certificates of participation issued to finance or refinance the following correctional facilities, including payments provided prior to completion of the facilities:	INMATE WELFARE TRUST FUND	597,359 970
Bay Correctional Facility (Bay County)3,432,753Moore Haven Correctional Facility (Glades County)3,072,404South Bay Correctional Facility (Palm Beach County)5,069,818Graceville Correctional Facility (Jackson County)5,624,684	Funds in Specific Appropriation 756 are provided required under the master lease purchase agreement used certificates of participation issued to finance or refinan Correctional Facility, including payments provided prior of the facility.	to secure the ce the Gadsden
TOTAL: ADULT MALE CUSTODY OPERATIONS FROM GENERAL REVENUE FUND	TOTAL: ADULT AND YOUTHFUL OFFENDER FEMALE CUSTODY OPERATIONS FROM GENERAL REVENUE FUND	223 839,881
TOTAL POSITIONS	TOTAL POSITIONS	99,963,104
OPERATIONS	MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS	
APPROVED SALARY RATE 42,437,005	APPROVED SALARY RATE 25,701,172	
744 SALARIES AND BENEFITS POSITIONS 1,176.00 FROM GENERAL REVENUE FUND	757 SALARIES AND BENEFITS POSITIONS 689.0 FROM GENERAL REVENUE FUND 42,973, FROM FEDERAL GRANTS TRUST FUND	
From funds in Specific Appropriations 744 through 756, 54 full-time equivalent positions and \$2,699,897 from the General Revenue Fund are provided for support costs for the Lowell Work Camp.	758 EXPENSES FROM GENERAL REVENUE FUND 1,562,	436
OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST FUND	759 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	500,000
746 EXPENSES FROM GENERAL REVENUE FUND 3,117,762 FROM GRANTS AND DONATIONS TRUST FUND 50,703	FOOD PRODUCTS FROM GENERAL REVENUE FUND 2,038, FROM FEDERAL GRANTS TRUST FUND	790 483,667

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762	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	64 191,046	776 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 1,909,378
763	SPECIAL CATEGORIES OVERTIME		TOTAL: SPECIALTY CORRECTIONAL INSTITUTION OPERATIONS FROM GENERAL REVENUE FUND
764	FROM GENERAL REVENUE FUND	21	TOTAL POSITIONS
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 1,053,81	10	RECEPTION CENTER OPERATIONS
765	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS EDAM CENERAL REVENUE PLANT 210 EC	ne.	APPROVED SALARY RATE 68,150,808  777 SALARIES AND BENEFITS POSITIONS 1,897.00
766	FROM GENERAL REVENUE FUND	J0	FROM GENERAL REVENUE FUND
	PRIVATE PRISON OPERATIONS FROM GENERAL REVENUE FUND	27 195,403	778 EXPENSES FROM GENERAL REVENUE FUND 4,940,556 FROM FEDERAL GRANTS TRUST FUND
767	FIXED CAPITAL OUTLAY PRIVATE PRISON OPERATIONS - LEASE PURCHASE FROM GENERAL REVENUE FUND 2.626,08	38	779 OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND
req cer	ds in Specific Appropriation 767 are provided furied under the master lease purchase agreement used tificates of participation issued to finance or refinally Correctional Facility (Columbia County).	for payments to secure the	780 FOOD PRODUCTS FROM GENERAL REVENUE FUND 5,597,969 FROM FEDERAL GRANTS TRUST FUND
TOTAL:	MALE YOUTHFUL OFFENDER CUSTODY OPERATIONS FROM GENERAL REVENUE FUND 69,510,48		CONTRACTED SERVICES FROM GENERAL REVENUE FUND
	FROM TRUST FUNDS	1,746,163 71,256,619	782 SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND
SPECIA	LTY CORRECTIONAL INSTITUTION OPERATIONS		783 SPECIAL CATEGORIES
A	PPROVED SALARY RATE 175,856,890		OVERTIME FROM GENERAL REVENUE FUND
768	SALARIES AND BENEFITS POSITIONS 4,874.00 FROM GENERAL REVENUE FUND 239,935,48	31	784 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
ful	m the funds in Specific Appropriations 768 throu 1-time equivalent positions and \$1,806,070 are provided ts for the Dade Transitional Care Unit.	ngh 776, 30 I for support	FROM GENERAL REVENUE FUND 1,512,312  785 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS
769	EXPENSES FROM GENERAL REVENUE FUND 4,889,88	33	FROM GENERAL REVENUE FUND 861,554
770	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	30	TOTAL: RECEPTION CENTER OPERATIONS FROM GENERAL REVENUE FUND
771	FOOD PRODUCTS FROM GENERAL REVENUE FUND 14,688,46	60	TOTAL POSITIONS
772	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,985,68	38	PUBLIC SERVICE WORKSQUADS AND WORK RELEASE TRANSITION
773	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM GENERAL REVENUE FUND	76	From the funds in Specific Appropriations 786 through 795, the Department of Corrections shall assist the Department of Management Services in the issuance of an Invitation to Negotiate for a contract under the master lease-purchase agreement previously executed by the Department of Management Services for procurement of 600 privately
774	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	39	operated work release beds to be constructed on existing Department of Corrections work release sites or property. Any such contract shall be for design, financing, acquisition, leasing, construction, and operation

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of the additional beds. Cost estimates shall be obtained for construction options to include modular buildings that comply with current building code standards, as well as other construction methods. The Department of Management Services shall provide estimates to the			SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND .		209,537	
cha of con ava	ir of the Senate Fiscal Policy and Calendar Committee and the chair the House Policy and Budget Council for review before entering into a struction contract. The Department of Corrections shall make sites ilable for the Department of Management Services for the purpose of	794	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND .		253,675	
to fina para	structing beds. The Department of Management Services is authorized enter into an amendment to the master lease-purchase agreement to ance the construction of the additional 600 beds authorized by this agraph. Payments under such agreement may begin prior to the pletion of the facilities.	795	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRA FUND	M TRUST		147,039
Al	PPROVED SALARY RATE 35,974,949	TOTAL	: PUBLIC SERVICE WORKSQUADS AND	WORK RELEASE		
786	SALARIES AND BENEFITS POSITIONS 982.00 FROM GENERAL REVENUE FUND 34,473,508 FROM CORRECTIONAL WORK PROGRAM TRUST		TRANSITION FROM GENERAL REVENUE FUND FROM TRUST FUNDS			21,144,439
	FUND		TOTAL POSITIONS TOTAL ALL FUNDS			68,505,926
787	EXPENSES FROM GENERAL REVENUE FUND	ROAD	PRISON OPERATIONS			
	FROM CORRECTIONAL WORK PROGRAM TRUST FUND		APPROVED SALARY RATE	3,761,165		
788	FROM GRANTS AND DONATIONS TRUST FUND	796	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . FROM CORRECTIONAL WORK PROGRA	POSITIONS 	95.00 352	
700	FROM GENERAL REVENUE FUND		FUND			5,431,462
789	FUND	797	EXPENSES FROM CORRECTIONAL WORK PROGRAFUND			507,513
	FROM GENERAL REVENUE FUND 2,121,012  LUMP SUM	798	FOOD PRODUCTS FROM CORRECTIONAL WORK PROGRA	M TRUST		
790	CORRECTIONAL WORK PROGRAMS		FUND			352,549
	POSITIONS 7.00 FROM CORRECTIONAL WORK PROGRAM TRUST FUND	799	SPECIAL CATEGORIES CONTRACTED SERVICES FROM CORRECTIONAL WORK PROGRA	M TRUST		
Func	ds and positions in Specific Appropriation 790 from the rectional Work Program Trust Fund are provided for interagency		FUND			11,284
con The	tracted services funded by state agencies or local governments. see positions and funds shall be released as needed upon execution of eragency community service squad contract(s).		SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION FROM CORRECTIONAL WORK PROGRA FUND			53,567
791	SPECIAL CATEGORIES	001	SPECIAL CATEGORIES			55,507
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 8,917,919 FROM CORRECTIONAL WORK PROGRAM TRUST	801	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND .		93,426	
Froi	FUND	802	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM CORRECTIONAL WORK PROGRA	M TDIICT		
sec	rections shall issue an Invitation to Negotiate, as defined in tion 287.012, Florida Statutes, for procurement of 400 additional vately operated work release beds. The sum of \$1,469,490 from		FUND			24,666
recu	number of privately contracted work release beds by 400 during cal Year 2007-2008.	TOTAL	ROAD PRISON OPERATIONS FROM GENERAL REVENUE FUND		93,778	6,381,041
Cor	n the funds in Specific Appropriation 791, the Department of cections shall issue an Invitation to Negotiate, as defined in		TOTAL POSITIONS TOTAL ALL FUNDS		95.00	6,474,819
pri	tion 287.012, Florida Statutes, for procurement of 200 additional rately operated substance abuse/transition work release beds. The sum	OFFEN	IDER MANAGEMENT AND CONTROL			
pur	\$946,764 from recurring general revenue is appropriated for the bose of increasing the number of privately contracted substance se/transition work release beds by 200 during Fiscal Year 2007–2008.		APPROVED SALARY RATE	43,526,138		
792	SPECIAL CATEGORIES FOOD SERVICE AND PRODUCTION	803	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . FROM CORRECTIONAL WORK PROGRA		1,278.00 58,664,343	
	FROM GENERAL REVENUE FUND		FUND			63,165

			376,454		SECTION 4 SPECIFIC APPROPRIATION 816 EXPENSES FROM GENERAL REVENUE FUND
805	EXPENSES FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	TRUST			817 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
806	FUND		37,306	1,959	818 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 1,920,258
807	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		35,658		819 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 5,416,622
808	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM CORRECTIONAL WORK PROGRAM	TRUST	82,243	1 055	820 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND 3,515,149
TOTAL:	FUND		62,375,008	1,655	820A FIXED CAPITAL OUTLAY CORRECTION, ENVIRONMENTAL DEFICIENCIES FROM GENERAL REVENUE FUND 4,744,000
	FROM TRUST FUNDS			66,779 62,441,787	Funds in Specific Appropriation 820A are provided for costs associated with correcting potential water supply deficiencies at the Martin Correctional Institution and the recently acquired facility from the Department of Juvenile Justice.
	TIVE DIRECTION AND SUPPORT SERVICE				821 FIXED CAPITAL OUTLAY FACILITIES PROVIDING ADDITIONAL CAPACITY FROM CONTRAL PRINTING PLANT
809	PPROVED SALARY RATE  SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POSITIONS	202.00 13,704,161		FROM GENERAL REVENUE FUND 164,380,000  From the funds in Specific Appropriation 821, \$157,380,000 in non-recurring general revenue is provided for construction of facilities
810	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST		366,798	75,000	as listed with the following total capacities: \$95,900,000 to complete construction of a new 1,521 bed institution to be known as Suwannee Correctional Institution; \$12,150,000 to begin construction of a new 1,335 bed annex at Mayo Correctional Institution; \$10,690,000 to construct one 228 bed secure housing unit at Lowell Correctional
811	EXPENSES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FROM SALE OF GOODS AND SERVICES TRUST FUND	FUND CLEARING	3,962,855	226,785 1,300,000	Institution Annex; \$8,830,000 to construct two 161 bed dormitories at Lowell Correctional Institution Main; \$8,030,000 to construct two 150 bed dormitories at Washington Correctional Institution Annex; \$5,300,000 to construct two 161 bed dormitories at Columbia Correctional Institution Annex; \$2,140,000 to construct one 151 bed dormitory at
812	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		308,200		Santa Rosa Correctional Institution Annex; \$4,820,000 to construct four 132 bed dormitory additions at existing department facilities; and \$9,520,000 for a work camp at the new Suwannee Correctional Institution. In addition, \$7,000,000 in non-recurring funds is provided for land
813	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		1,472,524		acquisition, planning, development, and permitting costs for future prison sites.
gen	m the funds in Specific Approperal revenue is provided to con NE).				The Department of Corrections is not authorized to demolish any existing housing units.  TOTAL: CORRECTIONAL FACILITIES MAINTENANCE AND REPAIR
814	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND		121,301		FROM GENERAL REVENUE FUND
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT FROM GENERAL REVENUE FUND FROM TRUST FUNDS		19,935,839	1,601,785	INFORMATION TECHNOLOGY
	TOTAL POSITIONS TOTAL ALL FUNDS		202.00	21,537,624	APPROVED SALARY RATE 1,319,950  823 SALARIES AND BENEFITS POSITIONS 24.00 FROM GENERAL REVENUE FUND 1,659,051
CORREC	TIONAL FACILITIES MAINTENANCE AND	REPAIR			824 OTHER PERSONAL SERVICES
A	PPROVED SALARY RATE	17,446,580			FROM GENERAL REVENUE FUND
815	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POSITIONS	541.00 22,886,124		825 EXPENSES FROM GENERAL REVENUE FUND 1,651,824

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826	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	232,881		839 EXPENSES FROM GENERAL REVENUE FUND 1,366,336
827	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	4,746,887		840 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
828	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	295,329		841 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
829	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT MANAGEMENT SERVICES	° OF		842 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
830	FROM GENERAL REVENUE FUND	226,334		TOTAL: DRUG OFFENDER PROBATION SUPERVISION FROM GENERAL REVENUE FUND
650	OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	923,243		TOTAL POSITIONS
TOTAL:	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	9,750,549		PRE TRIAL INTERVENTION SUPERVISION
	TOTAL POSITIONS TOTAL ALL FUNDS		9,750,549	APPROVED SALARY RATE 2,943,492  843 SALARIES AND BENEFITS POSITIONS 76.00
PROGRA	M: COMMUNITY CORRECTIONS			FROM GENERAL REVENUE FUND 4,247,964
PROBAT	TION SUPERVISION			844 EXPENSES FROM GENERAL REVENUE FUND
A	PPROVED SALARY RATE 89,934	1,276		845 SPECIAL CATEGORIES
831	SALARIES AND BENEFITS POSIT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	127,221,249	26,980	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,627
832	OTHER PERSONAL SERVICES		20,900	846 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
000	FROM GENERAL REVENUE FUND	44,224		TOTAL: PRE TRIAL INTERVENTION SUPERVISION
833	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		14,108	FROM GENERAL REVENUE FUND
834	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	364,629		TOTAL ALL FUNDS
835	SPECIAL CATEGORIES CONTRACTED SERVICES			APPROVED SALARY RATE 18,065,238
836	FROM GENERAL REVENUE FUND	90,756		847 SALARIES AND BENEFITS POSITIONS 420.00 FROM GENERAL REVENUE FUND 26,490,164
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	2,448,801		FROM FEDERAL GRANTS TRUST FUND
837	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	366,026		FROM GENERAL REVENUE FUND 2,228,339 FROM FEDERAL GRANTS TRUST FUND
TOTAL:	PROBATION SUPERVISION FROM GENERAL REVENUE FUND			848A OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 19,000
	FROM TRUST FUNDS	2,366.00	41,088	849 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
	TOTAL ALL FUNDS		145,265,074	850 SPECIAL CATEGORIES
	FFENDER PROBATION SUPERVISION			SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 146,680
	PPROVED SALARY RATE 13,694	•		851 SPECIAL CATEGORIES
838	SALARIES AND BENEFITS POSIT FROM GENERAL REVENUE FUND			ELECTRONIC MONITORING FROM GENERAL REVENUE FUND

SECTION 4 SPECIFIC APPROPRIATION  From the funds in Specific Appropriation 851, the Department of Corrections shall procure electronic monitoring services and equipment through the contracts resulting from the Invitation to Bid (ITB) required by the Jessica Lunsford Act of 2005. The department, however, may procure electronic monitoring services and equipment from any other vendor under contract with the department provided that the vendor agrees to provide services and equipment at a price equal to or less	SECTION 4 SPECIFIC APPROPRIATION TOTAL POSITIONS
than the contract resulting from the ITB required by the Jessica Lunsford Act of 2005, which is in effect for the region of the state within which the vendor is under contract to provide services and equipment.	FROM GENERAL REVENUE FUND
851A SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 2,005	857 SPECIAL CATEGORIES LOCAL COMMUNITY CORRECTIONS PROJECT FROM GENERAL REVENUE FUND 1,510,000
TOTAL: COMMUNITY CONTROL SUPERVISION FROM GENERAL REVENUE FUND	Funds in Specific Appropriation 857 are provided for the following projects from non-recurring general revenue:
TOTAL POSITIONS	24-Hour Electronic Alcohol Monitoring
POST PRISON RELEASE SUPERVISION  APPROVED SALARY RATE 17,684,144	Partnership for Forensic and Jail Diversion
852 SALARIES AND BENEFITS POSITIONS 357.00 FROM GENERAL REVENUE FUND 25,273,430 FROM FEDERAL GRANTS TRUST FUND	858 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED DRUG TREATMENT/REHABILITATION PROGRAMS FROM GENERAL REVENUE FUND 27,180,492
EXPENSES FROM GENERAL REVENUE FUND	From the funds in Specific Appropriation 858, \$600,000 in non-recurring general revenue is provided for the Drug Abuse Comprehensive Coordinating Office, Inc. (DACCO) in Hillsborough County.
854 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	TOTAL: ADULT SUBSTANCE ABUSE PREVENTION, EVALUATION AND TREATMENT SERVICES FROM GENERAL REVENUE FUND
From the funds in Specific Appropriation 854, \$100,000 from non-recurring general revenue shall be used by the Department of Corrections to contract for the development and operation of one or more integrated community based corrections transition re-entry centers/workcamps with a specific focus on reducing inmate recidivism. The centers must be facilities that combine integrated substance abuse treatment, cognitive restructuring, employment preparation, training and placement programs, and utilizing only evidence-based methodologies to achieve recidivism outcomes.	TOTAL ALL FUNDS
854A SPECIAL CATEGORIES LOCAL COMMUNITY CORRECTIONS PROJECT FROM GENERAL REVENUE FUND 2,180,000	860 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
Funds in Specific Appropriation 854A are provided for the following projects from non-recurring general revenue:	861 EXPENSES FROM GENERAL REVENUE FUND
New Horizon Family Support and Preservation Program 150,000 Bridges of America 100-Bed Post-Release Transitional Housing Program - Orlando	862 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
Project Reconnect The Habitual Misdemeanor Offender Program. 150,000 Operation New Hope Re-Entry Program. 500,000 Community Treatment for Mentally Ill Ex-Offenders. 650,000	TOTAL: OFFENDER MANAGEMENT AND CONTROL FROM GENERAL REVENUE FUND 2,505,275
855 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 83,019	TOTAL POSITIONS
FROM FEDERAL GRANTS TRUST FUND	APPROVED SALARY RATE 712,197
TOTAL: POST PRISON RELEASE SUPERVISION FROM GENERAL REVENUE FUND	SALARIES AND BENEFITS POSITIONS 17.00 FROM GENERAL REVENUE FUND 1,112,964

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TOTAL:	INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND			
	TOTAL POSITIONS		1,954.00	5,323,460
TREATM	ENT OF INMATES WITH INFECTIOUS DISEAS		Ju	0,020,400
	PPROVED SALARY RATE	530,706		
877	SALARIES AND BENEFITS PC FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	OSITIONS	11.50 102,101	505,846
878	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND			184,207
879	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		179,547	721,494
880	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND			27,019
881	SPECIAL CATEGORIES INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND		5,704,554	
882	SPECIAL CATEGORIES TREATMENT OF INMATES - INFECTIOUS DI DRUGS FROM GENERAL REVENUE FUND	ISEASE	24,753,786	
TOTAL:	TREATMENT OF INMATES WITH INFECTIOUS FROM GENERAL REVENUE FUND		30,739,988	1,438,566
	TOTAL POSITIONS TOTAL ALL FUNDS		11.50	2,178,554
PROGRAI	M: EDUCATION AND PROGRAMS			, ,
	SUBSTANCE ABUSE PREVENTION, EVALUATION SERVICES	ON AND		
A	PPROVED SALARY RATE 1,	,686,917		
883	SALARIES AND BENEFITS POFICE FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	OSITIONS 	38.00 1,200,253	768,536
884	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND			4,809
885	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		40,037	622,865
886	OPERATING CAPITAL OUTLAY			

SECTION 4 SPECIFIC APPROPRIATION 864 EXPENSES FROM GENERAL REVENUE FUND 2,5				OPIC DRUGS	13,634,296	
865 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	332,309	TOTAL:	INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND		335,323,460	
866 DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	394,006	TREATM	TOTAL POSITIONS TOTAL ALL FUNDS			335,323,460
TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND 4,7	751,628		PPROVED SALARY RATE			
	4,751,628	877	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	POSITIONS	11.50 102,101	505,846
COMMUNITY FACILITY OPERATIONS		878	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND			104 207
867 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 3,1	172,964	879	EXPENSES FROM GENERAL REVENUE FUND		179,547	184,207
PROGRAM: HEALTH SERVICES		880	FROM FEDERAL GRANTS TRUST FUND OPERATING CAPITAL OUTLAY			721,494
INMATE HEALTH SERVICES		000	FROM FEDERAL GRANTS TRUST FUND			27,019
APPROVED SALARY RATE 87,065,089  868 SALARIES AND BENEFITS POSITIONS 1,98	54.00	881	SPECIAL CATEGORIES INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND		5,704,554	
FROM GENERAL REVENUE FUND 115,3  From the funds in Specific Appropriations 868 to Department of Corrections is authorized at its own dian Invitation to Negotiate (ITN) for medical services	387,313 through 882, the scretion to issue s for Region IV by	882	SPECIAL CATEGORIES TREATMENT OF INMATES - INFECTIO DRUGS FROM GENERAL REVENUE FUND		24,753,786	
December 1, 2007. The ITN must require qualify demonstrate substantial savings to the state. The determine which provider, if any, offers the most save with the most responsive submittal. Before executing these services, the department must report its in	ne department may vings to the state g any contract for	TOTAL:	TREATMENT OF INMATES WITH INFECFROM GENERAL REVENUE FUND FROM TRUST FUNDS		30,739,988	1,438,566
Governor, the Speaker of the House, and the President of the proposed contract offers substantial savings department may enter into an agreement with the provulent 1, 2008.	of the Senate. If to the state, the yider on or before	PROGRAI	TOTAL POSITIONS TOTAL ALL FUNDS		11.50	32,178,554
869 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 10,4			SUBSTANCE ABUSE PREVENTION, EVAL ENT SERVICES	UATION AND		
870 EXPENSES	100 097	Al	PPROVED SALARY RATE	1,686,917		
871 OPERATING CAPITAL OUTLAY	106,927 247.329	883	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		38.00 1,200,253	768,536
872 SPECIAL CATEGORIES CONTRACTED SERVICES	117,020	884	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND			4,809
FROM GENERAL REVENUE FUND	787,324	885	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		40,037	622,865
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	307,633	886	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND			73,600
874 SPECIAL CATEGORIES INMATE HEALTH SERVICES FROM GENERAL REVENUE FUND 164,5	579,616	887	SPECIAL CATEGORIES CONTRACT DRUG ABUSE SERVICES		0 050 400	
From the funds in Specific Appropriation 874, \$10 for Hepatitis B vaccinations for inmates.	00,000 is provided		FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		3,678,432	3,072,341
875 SPECIAL CATEGORIES TREATMENT OF INMATES - GENERAL DRUGS FROM GENERAL REVENUE FUND 19,4		TOTAL:	ADULT SUBSTANCE ABUSE PREVENTIO TREATMENT SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS			4,542,151

SECTION SPECIFIC APPROPRI	C		38.00	9,460,873	SECTION 4 SPECIFIC APPROPRIATION 899 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,920,000 FROM FEDERAL GRANTS TRUST FUND
		16,144,870			TOTAL: ADULT OFFENDER TRANSITION, REHABILITATION AND
	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND		434.00 18,021,626	2 722 000	SUPPORT FROM GENERAL REVENUE FUND
	FROM FEDERAL GRANTS TRUST FUND OTHER PERSONAL SERVICES			2,722,090	TOTAL POSITIONS
	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		771,542	666,172	JUSTICE ADMINISTRATION
	EXPENSES FROM GENERAL REVENUE FUND		3,827,813		PROGRAM: JUSTICE ADMINISTRATIVE COMMISSION
	FROM FEDERAL GRANTS TRUST FUND		0,027,010	392,275	EXECUTIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 4,131,942
	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		277,605	472,386	900 SALARIES AND BENEFITS POSITIONS 111.00 FROM GENERAL REVENUE FUND 5,683,827
(	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		70,000		FROM GRANTS AND DONATIONS TRUST FUND
892A S	FROM FEDERAL GRANTS TRUST FUND SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SEE			1,757,078	902 EXPENSES FROM GENERAL REVENUE FUND 871,671 FROM GRANTS AND DONATIONS TRUST FUND 4,825
	FROM GENERAL REVENUE FUND		140,000		903 OPERATING CAPITAL OUTLAY
rever	the funds in Specific Appro nue is provided for Horizon Comm omoka and Wakulla Correctional 1	nunities In-Pr	, non-recurrir ison Educatior	ng general n Programs	FROM GENERAL REVENUE FUND
893 5	SPECIAL CATEGORIES GRANTS AND AIDS - EVEN START FAM				904 LUMP SUM STATE ATTORNEY, PUBLIC DEFENDER CONTRACT/ GRANT POSITIONS POSITIONS 13.50
	LITERACY PROJECT FROM FEDERAL GRANTS TRUST FUND			494,974	The positions in Specific Appropriation 904 are provided for State Attorneys and Public Defenders to utilize for workload associated with
F	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		235,764		grants received during the Fiscal Year 2007-2008 that will recur for a minimum of two years. The Justice Administrative Commission may request the transfer of these positions to the offices of the State Attorneys and Public Defenders as needed. Such transfers are contingent upon the
I	BASIC EDUCATION SKILLS FROM GENERAL REVENUE FUND FROM TRUST FUNDS		23,344,350	6,504,975	commission notifying and providing documentation of the grant received to the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council and the Governor's Office of Policy and Budget. Transfer of positions from Specific Appropriation
	TOTAL POSITIONS TOTAL ALL FUNDS		434.00	29,849,325	904 is subject to the notice, review and objection provisions of chapter 216, Florida Statutes. Rate may be established for these positions consistent with the salaries provided for in the grant.
ADULT OF SUPPORT	FFENDER TRANSITION, REHABILITAT	ON AND			905 LUMP SUM WORKLOAD FOR COUNTY OR MUNICIPAL CONTRACTS
API	PROVED SALARY RATE	6,096,316			POSITIONS 15.00
	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		159.00 8,099,741	438,804	The positions in Specific Appropriation 905 are provided for State Attorneys and Public Defenders to use for grants received from counties during the 2007–2008 fiscal year for the purpose of prosecution of local ordinance violations pursuant to section 27.34, Florida Statutes, or
896 (	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		182,290		defense of persons accused violating local ordinances pursuant to section 27.54, Florida Statutes. Such transfers are contingent upon the Justice Administrative Commission notifying the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy
	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		420,729	119,152	and Budget Council and the Governor's Office of Policy and Budget. Such notification is subject to the legislative objection provisions of chapter 216, Florida Statutes. Rate may be established for these positions consistent with the salaries provided for in the grant.
	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		6,500	3,000	907 SPECIAL CATEGORIES GRANTS AND AIDS - FOSTER CARE CITIZEN

604,775

757,512

827,906

SECTION 4

SECTION 4

SPECIFIC APPROPRIATION	
REVIEW PANEL FROM GENERAL REVENUE FUND 650,000 FROM GRANTS AND DONATIONS TRUST FUND	300,000
The funds in Specific Appropriation 907 from non-recurring generated are allocated as follows:	eneral
	50,000 00,000
908 SPECIAL CATEGORIES SEXUAL PREDATOR CIVIL COMMITMENT LITIGATION COSTS FROM GENERAL REVENUE FUND 4,029,194	
Funds in Specific Appropriation 908 are provided for attorney and case-related expenses associated with prosecuting and defe sexual predator civil commitment cases. Case-related expense limited to expert witness fees, clinical evaluations, court recosts, and foreign language interpreters. The Justice Administr Commission is authorized to pay up to \$5,000 per case for case-rexpenses incurred by the State Attorney, the Public Defender, criminal conflict and civil regional counsel, or court appointed converted there is an ethical conflict, for a combined maximum of \$1 for case-related expenses per case, unless the court orders payment greater amount. The Justice Administrative Commission shall squarterly reports to the chair of the Senate Fiscal Policy and Cal Committee and the chair of the House Policy and Budget Codescribing, by judicial circuit, requests for payments of case-rexpenses received; court orders received directing payment of expenses; and actual encumbrances and disbursements from this spappropriations category.	ending es are porter rative elated or the bounsel 10,000 t of a submit lendar bouncil elated f such
909 SPECIAL CATEGORIES CONTRACT WITH DEPARTMENT OF MANAGEMENT SERVICES FOR COPES FROM GENERAL REVENUE FUND	
910 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	
From the non-recurring general revenue funds in Specific Appropri 910, \$300,000 is provided for the Florida Bar Preparation Project.	iation
911 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF FINANCIAL SERVICES - AUDITS OF CLERK BUDGETS FROM GENERAL REVENUE FUND	
912 SPECIAL CATEGORIES PUBLIC DEFENDER DUE PROCESS COSTS FROM GENERAL REVENUE FUND 19,645,299	
Funds in Specific Appropriation 912 are provided for the F Defenders' due process costs as specified in section 29.006, Fl Statutes. Funds shall initially be credited for the use of each ci in the amounts listed below, and may be adjusted pursuant t provisions of section 29.015, Florida Statutes.	lorida
2nd Judicial Circuit       68         3rd Judicial Circuit       25         4th Judicial Circuit       1,57         5th Judicial Circuit       73         6th Judicial Circuit       60         8th Judicial Circuit       52         9th Judicial Circuit       82         10th Judicial Circuit       81         11th Judicial Circuit       3,36         12th Judicial Circuit       67	28,129 82,082 56,904 79,968 37,095 12,267 67,227 22,709 88,267 79,819 68,189 73,364

 SPECIFIC

 APPROPRIATION

 14th Judicial Circuit.
 384,441

 15th Judicial Circuit.
 858,127

 16th Judicial Circuit.
 185,446

 17th Judicial Circuit.
 2,060,698

18th Judicial Circuit.....

19th Judicial Circuit.....

20th Judicial Circuit.....

From the funds credited for use in the following circuits, the amounts specified below shall be transferred in quarterly increments within 10 days after the beginning of each quarter to the Office of State Court Administrator on behalf of the circuit courts operating shared court reporting or interpreter services:

1st Judicial	Circuit	190,611
2nd Judicial	Circuit	323,698
3rd Judicial	Circuit	52,251
6th Judicial	Circuit	103,493
7th Judicial	Circuit	37,310
8th Judicial	Circuit	83,798
9th Judicial	Circuit	481,878
10th Judicia	l Circuit	68,975
11th Judicia	l Circuit	121,996
12th Judicia	l Circuit	153,205
13th Judicia	l Circuit	784,106
14th Judicia	l Circuit	134,089
15th Judicia	l Circuit	93,646
16th Judicia	l Circuit	74,983
17th Judicia	1 Circuit	60,851

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Funds in Specific Appropriation 913 are provided for case fees and expenses of court-appointed counsel in civil conflict cases and child dependency cases. The Justice Administrative Commission shall submit quarterly reports of these case payments to the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council, by judicial circuit, which shall include, but not be limited to, information on requests for payments received; court orders received directing payment; and actual encumbrances and disbursements and performance measures for court appointed counsel including: average time to complete cases by case type, number of bar complaints for state paid cases, percent of initial invoices to the Justice Administrative Commission that are rejected; percent of initial invoices filed with the Justice Administrative Commission within 90 days after closure of the case; number of cases by type; and total cost per case by type from this special appropriations category.

The maximum flat fee to be paid by the Justice Administrative Commission for attorney fees for the following dependency and civil cases is set as follows:

ADMITICATION OF TABLETO TO MINIMAL HIDALTHIA FACTIONS	000
ADMISSION OF INMATE TO MENTAL HEALTH FACILITY	300
ADULT PROTECTIVE SERVICES ACT - Ch. 415, F.S	500
BAKER ACT/MENTAL HEALTH - Ch. 394, F.S	400
CINS/FINS - Ch. 984, F.S	750
CIVIL APPEALS	400
DEPENDENCY - Up to 1 Year	1,000
DEPENDENCY - Each Year after 1st Year	200
DEPENDENCY APPEALS	2,000
DEVELOPMENTALLY DISABLED ADULT - Ch. 393, F.S	400
EMANCIPATION - Section 743.015, F.S	400
GUARDIANSHIP - EMERGENCY - Ch. 744, F.S	400
GUARDIANSHIP - Ch. 744, F.S	400
MARCHMAN ACT/SUBSTANCE ABUSE - Ch. 397, F.S	300
MEDICAL PROCEDURES - Section 394.459(3), F.S	400
PARENTAL NOTIFICATION OF ABORTION ACT	400
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Up to 1	
Year	1,000
TERMINATION OF PARENTAL RIGHTS - Ch. 39, F.S Each Year	
after 1st Year	200
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S Up to 1 year	1,000

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SECTION 4 SPECIFIC APPROPRIATION		SECTION 4 SPECIFIC APPROPRIATION	
TERMINATION OF PARENTAL RIGHTS - Ch. 63, F.S E. after 1st Year  TERMINATION OF PARENTAL RIGHTS APPEALS  TUBERCULOSIS - Ch. 392, F.S	200 2,000	Funds in Specific Appropriation 916 are provided for Attorneys' due process costs as specified in section 29.00 Statutes. Funds shall initially be credited for the use of earling the amounts listed below, and may be adjusted pursu provisions of section 29.015, Florida Statutes.	05, Florida ach circuit
914 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	233,880 1,653	lst Judicial Circuit	714,868 380,150 141,370
Funds in Specific Appropriation 914 are to actual premium bills received from the Dep. Services.	be distributed based on	4th Judicial Circuit	522,151 392,743 707,336 532,249
915 SPECIAL CATEGORIES CRIMINAL CONFLICT CASE COSTS		8th Judicial Circuit. 9th Judicial Circuit. 10th Judicial Circuit. 11th Judicial Circuit.	267,676 560,551 348,811 2,497,945
FROM GENERAL REVENUE FUND Funds in Specific Appropriation 915 are prospecified in section 27.5304, Florida Statu	vided for case fees as	12th Judicial Circuit	315,250 672,456 133,230
specified in section 29.007, Florida Statute counsel for indigent criminal defendants and for those individuals the court finds indigent Administrative Commission shall submit quarter	s, of court-appointed or due process costs for for costs. The Justice	15th Judicial Circuit	426,145
conflict case payments and performance measus counsel including: average time to complete case of bar complaints for state paid cases, percent	res for court appointed les by case type, number of initial invoices to	19th Judicial Circuit	305,723 727,598 rcuits, the
the Justice Administrative Commission that a initial invoices filed with the Justice Administra 90 days after closure of the case; number of cost per case by type to the chair of the Sc Calendar Committee and the chair of the House Poby judicial circuit.	ative Commission within ases by type; and total enate Fiscal Policy and	amounts specified below shall be transferred in quarterly within 10 days after the beginning of each quarter to the State Court Administrator on behalf of the circuit courts shared court reporting or interpreter services:	e Office of s operating
From the funds in Specific Appropriation 91 shall be transferred in quarterly increments w beginning of each quarter to the Office of State behalf of the circuit courts operating sharinterpreter services.	rithin 10 days after the Courts Administrator on	1st Judicial Circuit. 2nd Judicial Circuit. 3rd Judicial Circuit. 6th Judicial Circuit. 7th Judicial Circuit. 8th Judicial Circuit. 9th Judicial Circuit.	18,232 16,650 10,456 25,443 12,818 21,937 26,007
The maximum flat fee to be paid by the Justice Add for attorney fees for criminal conflict cases is	set as follows:	10th Judicial Circuit	3,980 426,986 19,650 45,716
POSTCONVICTION - Sections 3.850 and 3.800, F.S CAPITAL - 1ST DEGREE MURDER (LEAD COUNSEL) CAPITAL - 1ST DEGREE MURDER (CO-COUNSEL) CAPITAL SEXUAL BATTERY		15th Judicial Circuit	61,252 4,315 20,081
CAPITAL APPEALS.  CONTEMPT PROCEEDINGS.  CRIMINAL TRAFFIC.  EXTRADITION.		916A SPECIAL CATEGORIES CRIMINAL CONFLICT AND DEPENDENCY COUNSEL LIABILITY FROM GENERAL REVENUE FUND 20,474,461	
FELONY - LIFE		Funds in Specific Appropriation 916A are provided to pay for conflict, dependency and other civil cases where appointmen during Fiscal Years 2004-2005, 2005-2006, and 2006-2007.	
FELONY 3RD DEGREE.  FELONY APPEALS.  JUVENILE DELINQUENCY - 1ST DEGREE FELONY.  JUVENILE DELINQUENCY - 2ND DEGREE.		917 SPECIAL CATEGORIES STATE ATTORNEY AND PUBLIC DEFENDER TRAINING	
JUVENILE DELINQUENCY - 3RD DEGREE  JUVENILE DELINQUENCY - FELONY LIFE  JUVENILE DELINQUENCY - MISDEMEANOR  JUVENILE DELINQUENCY APPEALS.		FROM GENERAL REVENUE FUND	262,803
MISDEMEANOR MISDEMEANOR APPEALS VIOLATION OF PROBATION - FELONY (INCLUDES VOCC) VIOLATION OF PROBATION - MISDEMEANOR (INCLUDES VO		DUE PROCESS CONTINGENCY FUND FROM GENERAL REVENUE FUND 1,500,000  919 SPECIAL CATEGORIES	
VIOLATION OF PROBATION (VOCC) JUVENILE DELINQUENCE  916 SPECIAL CATEGORIES STATE ATTORNEY DUE PROCESS COSTS FROM GENERAL REVENUE FUND	Y 300 12,080,680	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 2,732,071 FROM CHILD SUPPORT TRUST FUND	83,606
FROM GENERAL REVENUE FUND	12,000,000	TAOM CHILD BOLLOWI INOUL LOLD	00,000

SECTION SPECIF APPROF	IC RIATION FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST		87,625				
Fro	FUND	ation 919,	25,592 the State	nee	e Prosecution Coordination Office's budgeting, eds may be funded by each State Attorney's ovided in Specific Appropriations 929 through Fice shall not exceed \$400,000.	office within	the funds
Don	orneys and Public Defenders shall transfer cash ations Trust Fund, Child Support Enforcement Tr minal Defense Trust Fund in proportion to their	ust Fund, and	l Indigent		AM: STATE ATTORNEYS - FIRST JUDICIAL CIRCUIT		
the	se sources to the Justice Administrative Commi ources Services contract in the Department of N	ssion to pay	the Human	A	APPROVED SALARY RATE 10,127,581		
920	SPECIAL CATEGORIES TRANSFER TO THE DEPARTMENT OF FINANCIAL SERVICES FOR THE POSTCONVICTION CAPITAL			929	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	230.40 12,915,267	700,038
	COLLATERAL CASES - REGISTRY ATTORNEYS FROM GENERAL REVENUE FUND	2,325,000		930	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	32,080	100,000
921	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	10,000		931			,
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	100,692,010	801,028	000	SUPPORT TRUST FUND		40,000
	TOTAL POSITIONS	139.50	101,493,038	932	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM FORFEITURE AND INVESTIGATIVE		
PROGRA	M: STATEWIDE GUARDIAN AD LITEM OFFICE				SUPPORT TRUST FUND		16,047 121,100
A	PPROVED SALARY RATE 21,980,589			933	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
922	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	610.00 29,357,289		004	FROM GENERAL REVENUE FUND	66,142	
not	ds and positions in Specific Appropriations be used to represent children in dissolution o	922 through of marriage pr	928 shall coceedings		SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	9,998	
un 1 923	ess the child is also subject to dependency pro OTHER PERSONAL SERVICES	ceedings.		TOTAL:	PROGRAM: STATE ATTORNEYS - FIRST JUDICIAL CI FROM GENERAL REVENUE FUND		977,185
	FROM GRANTS AND DONATIONS TRUST FUND	1,258,573	150,000		TOTAL POSITIONS	230.40	15,060,077
924	EXPENSES FROM GENERAL REVENUE FUND	1,705,642	50,249		M: STATE ATTORNEYS - SECOND JUDICIAL CIRCUIT		
925	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	90,000	10,000	935	APPROVED SALARY RATE 6,042,374  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	125.00 7,453,292	386,165
926	SPECIAL CATEGORIES GRANTS AND AIDS - COURT SYSTEM SERVICES FOR CHILDREN AND YOUTH FROM GENERAL REVENUE FUND	949,656		936	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	25,700	141,480
927	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,944,458		937	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND		76,000
928	FROM GRANTS AND DONATIONS TRUST FUND SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	130,178	110,000	938	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	378,610	219,617
TOTAL:	PROGRAM: STATEWIDE GUARDIAN AD LITEM OFFICE FROM GENERAL REVENUE FUND	35,435,796	320,249	939	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	38,862	
	TOTAL POSITIONS	610.00	35,756,045	940	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	8,195	

SECTION 4 SPECIFIC APPROPRIATION TOTAL: PROGRAM: STATE ATTORNEYS - SECOND JUDICIAL CO FROM GENERAL REVENUE FUND	TRCUIT 7,904,659	823,262	SECTION 4 SPECIFIC APPROPRIATION 952 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
TOTAL POSITIONS	125.00	8,727,921	TOTAL: PROGRAM: STATE ATTORNEYS - FOURTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 21,751,668 FROM TRUST FUNDS
PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIRCUIT			TOTAL POSITIONS
APPROVED SALARY RATE 3,572,859			TOTAL ALL FUNDS
941 SALARIES AND BENEFITS POSITIONS	75.00		PROGRAM: STATE ATTORNEYS - FIFTH JUDICIAL CIRCUIT
FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	4,360,581	284,724	APPROVED SALARY RATE 10,867,173
942 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	7,956	11,440	953 SALARIES AND BENEFITS POSITIONS 235.40 FROM GENERAL REVENUE FUND
943 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND		60,000	954 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
944 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	242,261	98,311	955 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND
945 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	12,724		956 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 609,098 FROM GRANTS AND DONATIONS TRUST FUND
946 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	6,110		957 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 80,328
TOTAL: PROGRAM: STATE ATTORNEYS - THIRD JUDICIAL CIF FROM GENERAL REVENUE FUND	A,629,632	454,475	958 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
TOTAL POSITIONS	75.00	5,084,107	TOTAL: PROGRAM: STATE ATTORNEYS - FIFTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 17,484,119			TOTAL POSITIONS 235.40
	383.00		TOTAL ALL FUNDS
947 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	21,159,250	1,426,926	PROGRAM: STATE ATTORNEYS - SIXTH JUDICIAL CIRCUIT
		1,120,020	APPROVED SALARY RATE 22,924,201
948 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	147,500		959 SALARIES AND BENEFITS POSITIONS 487.20 FROM GENERAL REVENUE FUND 26,747,879
SUPPORT TRUST FUND		30,000	FROM GRANTS AND DONATIONS TRUST FUND 3,479,278
FROM GRANTS AND DONATIONS TRUST FUND  949 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES EDAM FORESTHINE AND INVESTIGATIVE		425,140	960 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		108,000	961 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
950 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	352,711	79,510	FROM GRANTS AND DONATIONS TRUST FUND
FROM GRANTS AND DONATIONS TRUST FUND		847,257	FROM GRANTS AND DONATIONS TRUST FUND
951 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	80,660		963 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND

SECTION SPECIAL APPROING SPECIAL APPROING SPECIAL SPEC		23,009		SECTION 4 SPECIFIC APPROPRIATION 976 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
TOTAL	: PROGRAM: STATE ATTORNEYS - SIXTH JU FROM GENERAL REVENUE FUND FROM TRUST FUNDS	27,576,559	4,419,872	TOTAL: PROGRAM: STATE ATTORNEYS - EIGHTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 8,756,800 FROM TRUST FUNDS
	TOTAL POSITIONS		31,996,431	TOTAL POSITIONS
PROGRA CIRCU	AM: STATE ATTORNEYS - SEVENTH JUDICIA IT	L		PROGRAM: STATE ATTORNEYS - NINTH JUDICIAL CIRCUIT
I	APPROVED SALARY RATE 11	,769,028		APPROVED SALARY RATE 16,221,383
965	SALARIES AND BENEFITS PORTION GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUR	14,145,904	1,353,797	977 SALARIES AND BENEFITS POSITIONS 350.25 FROM GENERAL REVENUE FUND 20,468,430 FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
966	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FU		83,867	From the positions and funds provided in Specific Appropriation 977, two full-time equivalent positions with associated salary rate of 94,000
967	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FU	ND	132,000	and \$136,000 from the Grants and Donations Trust Fund are provided for prosecution of insurance fraud and are contingent upon Senate Bill 1880 or similar legislation becoming law.
968	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITUR FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FU	704,649	485,213	978 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
969	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	194,759		979 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FORFEITURE AND INVESTIGATIVE
970	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FU	6,171 ND	20,000	SUPPORT TRUST FUND
TOTAL	: PROGRAM: STATE ATTORNEYS - SEVENTH CIRCUIT FROM GENERAL REVENUE FUND	15,092,907	2,074,877	STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 1,227,891 FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
	TOTAL POSITIONS		17,167,784	981 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 91,560
	AM: STATE ATTORNEYS - EIGHTH JUDICIAL			982 SPECIAL CATEGORIES
		,545,947		SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
971	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FU	OSITIONS 146.00 8,368,389 ND	420,222	TOTAL: PROGRAM: STATE ATTORNEYS - NINTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND
972	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FU		88,934	TOTAL POSITIONS
973	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FU	ND	22,500	PROGRAM: STATE ATTORNEYS - TENTH JUDICIAL CIRCUIT  APPROVED SALARY RATE 10,196,657
974	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FU	324,457	19,315	983 SALARIES AND BENEFITS POSITIONS 228.90 FROM GENERAL REVENUE FUND 12,454,277 FROM GRANTS AND DONATIONS TRUST FUND 1,012,412
975	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	41,638		984 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND

SPECIE	ON 4 FIC PRIATION SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND		68,304	SECTION 4 SPECIFIC APPROPRIATION TOTAL POSITIONS 1,304.00 TOTAL ALL FUNDS 80,133,288  PROGRAM: STATE ATTORNEYS - TWELFTH JUDICIAL
986	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	424,157	347,826	CIRCUIT  APPROVED SALARY RATE 8,926,587  995 SALARIES AND BENEFITS POSITIONS 193.25
987	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	54,926		FROM GENERAL REVENUE FUND
988	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	14,545		997 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND
TOTAL	: PROGRAM: STATE ATTORNEYS - TENTH JUDICIAL CIR FROM GENERAL REVENUE FUND	12,979,486	1,550,201	998 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	228.90	14,529,687	999 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
CIRCUI	APPROVED SALARY RATE 54,931,521			1000 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 9,580
989	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	1,304.00 50,677,344	17,944,532 3,224,751	TOTAL: PROGRAM: STATE ATTORNEYS - TWELFTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND
two and pro	om the positions and funds provided in Spec of full-time equivalent positions with associate d \$136,000 from the Grants and Donations Trus osecution of insurance fraud and are contingen similar legislation becoming law.	d salary rate t Fund are pro	of 94,000 wided for	TOTAL POSITIONS
990	OTHER PERSONAL SERVICES	0.40 0.44		APPROVED SALARY RATE 16,896,865
	FROM GENERAL REVENUE FUND FROM CHILD SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	243,644		ALL ROYED SALARI RATE 10,000,000
991			868,300 61,692	1001 SALARIES AND BENEFITS POSITIONS 359.95 FROM GENERAL REVENUE FUND 21,236,222 FROM GRANTS AND DONATIONS TRUST FUND 535,328
	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND			1001 SALARIES AND BENEFITS POSITIONS 359.95 FROM GENERAL REVENUE FUND
992	ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND  SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM CHILD SUPPORT TRUST FUND	951,249	61,692 209,325 4,398,238	1001 SALARIES AND BENEFITS POSITIONS 359.95 FROM GENERAL REVENUE FUND
992	ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND  SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	951,249	61,692	1001 SALARIES AND BENEFITS POSITIONS 359.95 FROM GENERAL REVENUE FUND
993	ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND  SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM CHILD SUPPORT TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM CHILD SUPPORT TRUST FUND	951,249 451,282	61,692 209,325 4,398,238 200,020 203,700	1001 SALARIES AND BENEFITS POSITIONS 359.95 FROM GENERAL REVENUE FUND
993 994	ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND  SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND		61,692 209,325 4,398,238 200,020 203,700 650,092	1001 SALARIES AND BENEFITS POSITIONS 359.95 FROM GENERAL REVENUE FUND

SECTION 4 SPECIFIC APPROPRIATION TOTAL: PROGRAM: STATE ATTORNEYS - THIRTEENTH JUDICI CIRCUIT FROM GENERAL REVENUE FUND		1,112,837	SECTION 4 SPECIFIC APPROPRIATION 1017 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 10,702 FROM GRANTS AND DONATIONS TRUST FUND 1,000
TOTAL POSITIONS	359.95	23,345,943	TOTAL: PROGRAM: STATE ATTORNEYS - FIFTEENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 5,824,697			TOTAL POSITIONS
1007 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	131.90 7,686,386	310,959	PROGRAM: STATE ATTORNEYS - SIXTEENTH JUDICIAL CIRCUIT
1008 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	9,899	29,900	APPROVED SALARY RATE 3,158,004  1018 SALARIES AND BENEFITS POSITIONS 63.00 FROM GENERAL REVENUE FUND 3,961,255
1009 SPECIAL CATEGORIES ACOUISITION OF MOTOR VEHICLES			FROM GRANTS AND DONATIONS TRUST FUND 223,653
FROM GRANTS AND DONATIONS TRUST FUND  1010 SPECIAL CATEGORIES		91,072	1019 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	369,085	10,941 39,588	1020 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND
1011 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	22,705		1021 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
1012 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	7,794		1022 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 20,089
TOTAL: PROGRAM: STATE ATTORNEYS - FOURTEENTH JUDICI CIRCUIT FROM GENERAL REVENUE FUND	AL 8,095,869	482,460	1023 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
TOTAL POSITIONS	131.90	8,578,329	TOTAL: PROGRAM: STATE ATTORNEYS - SIXTEENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 4,160,502
PROGRAM: STATE ATTORNEYS - FIFTEENTH JUDICIAL CIRCUIT			FROM TRUST FUNDS
APPROVED SALARY RATE 16,360,765			TOTAL ALL FUNDS
1013 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FORFEITURE AND INVESTIGATIVE	342.90 20,288,009		PROGRAM: STATE ATTORNEYS - SEVENTEENTH JUDICIAL CIRCUIT
SUPPORT TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		30,587 1,268,654	APPROVED SALARY RATE 24,311,777  1024 SALARIES AND BENEFITS POSITIONS 522.25
1014 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	78,436	90,178	FROM GENERAL REVENUE FUND
1015 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	1,001,468		1025 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
FROM CIVIL RICO TRUST FUND	2,002,100	31,959 10,000 144,482	1025A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND
1016 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	70,159	11,100	SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 1,512,291 FROM GRANTS AND DONATIONS TRUST FUND

SECTION 4 SPECIFIC APPROPRIATION 1027 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	327,540		SECTION 4 SPECIFIC APPROPRIATION 1037 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
1028 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	23,786		1038 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
1028A SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			1039 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 8,874
FROM GRANTS AND DONATIONS TRUST FUND TOTAL: PROGRAM: STATE ATTORNEYS - SEVENTEENT		290	1040 SPECIAL CATEGORIES LEAVE LIABILITY FROM GRANTS AND DONATIONS TRUST FUND 200,335
CIRCUIT FROM GENERAL REVENUE FUND FROM TRUST FUNDS		910,917	TOTAL: PROGRAM: STATE ATTORNEYS - NINETEENTH JUDICIAL CIRCUIT
TOTAL POSITIONS		34,509,413	FROM GENERAL REVENUE FUND
PROGRAM: STATE ATTORNEYS - EIGHTEENTH JUDICI CIRCUIT	AL		TOTAL POSITIONS
APPROVED SALARY RATE 13,9	96,496		PROGRAM: STATE ATTORNEYS - TWENTIETH JUDICIAL CIRCUIT
1029 SALARIES AND BENEFITS POS FROM GENERAL REVENUE FUND	SITIONS 309.20 17,416,718		APPROVED SALARY RATE 14,106,778
FROM GRANTS AND DONATIONS TRUST FUND  1030 OTHER PERSONAL SERVICES		853,131	1041 SALARIES AND BENEFITS POSITIONS 310.50 FROM GENERAL REVENUE FUND 16,692,412 FROM CIVIL RICO TRUST FUND
FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND		32,500	FROM GRANTS AND DONATIONS TRUST FUND 1,317,522
1031 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GRANTS AND DONATIONS TRUST FUND	1	44,064	1042 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1032 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	892,464	20,290	1043 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM CIVIL RICO TRUST FUND
1033 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	126,541		1044 SPECIAL CATEGORIES STATE ATTORNEY OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
1034 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	9,707		1045 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 122,492
TOTAL: PROGRAM: STATE ATTORNEYS - EIGHTEENTE CIRCUIT			1046 SPECIAL CATEGORIES
FROM GENERAL REVENUE FUND FROM TRUST FUNDS	18,480,845	949,985	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND
TOTAL POSITIONS		19,430,830	TOTAL: PROGRAM: STATE ATTORNEYS - TWENTIETH JUDICIAL CIRCUIT
PROGRAM: STATE ATTORNEYS - NINETEENTH JUDICI CIRCUIT	AL		FROM GENERAL REVENUE FUND
,	784,767		TOTAL POSITIONS
1035 SALARIES AND BENEFITS POS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND		696,577	PUBLIC DEFENDERS
1036 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND		76,678	The Public Defenders Coordination Office's budgeting needs may be funded by each Public Defender's office within the funds provided in Specific Appropriations 1047 through 1149. The total funding for this office shall not exceed \$400,000.

SECTION 4 SPECIFIC APPROPRIATION PROGRAM: PUBLIC DEFENDERS - FIRST JUDICIAL CIRCUIT			SECTION 4 SPECIFIC APPROPRIATION PROGRAM: PUBLIC DEFENDERS - THIRD JUDICIAL CIRCUIT	
APPROVED SALARY RATE 5,900,434			APPROVED SALARY RATE 1,899,966	
1047 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	127.00 7,531,980	77,625 248,077	1056 SALARIES AND BENEFITS POSITIONS 33.00 FROM GENERAL REVENUE FUND 2,446,724 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	863
1048 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	22,888	88,707	1057 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 8,887 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	216
1049 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		49,500	1058 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	000
1050 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	413,752	8,000	1059 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 170,629 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	231
FUND		282,846	1060 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 4,758	
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	53,230		TOTAL: PROGRAM: PUBLIC DEFENDERS - THIRD JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 2,630,998 FROM TRUST FUNDS	310
TOTAL: PROGRAM: PUBLIC DEFENDERS - FIRST JUDICIAL CI FROM GENERAL REVENUE FUND		754,755	TOTAL POSITIONS	
TOTAL POSITIONS	127.00	8,776,605	PROGRAM: PUBLIC DEFENDERS - FOURTH JUDICIAL CIRCUIT	
PROGRAM: PUBLIC DEFENDERS - SECOND JUDICIAL CIRCUIT			APPROVED SALARY RATE 8,086,204	
APPROVED SALARY RATE 3,990,761			1061 SALARIES AND BENEFITS POSITIONS 155.00 FROM GENERAL REVENUE FUND 10,409,720 FROM INDIGENT CRIMINAL DEFENSE TRUST	
1052 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	88.25 5,146,250	34,942 95,348	FUND	720
1053 OTHER PERSONAL SERVICES		00,010	FUND	308
FROM GENERAL REVENUE FUND	20,744	57,572	1063 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	000
1054 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	356,655	1,677 71,173	1064 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	276
1055 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	17,632		SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 49,430	
TOTAL: PROGRAM: PUBLIC DEFENDERS - SECOND JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	5,541,281	260,712	TOTAL: PROGRAM: PUBLIC DEFENDERS - FOURTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	304
TOTAL POSITIONS	88.25	200,712	TOTAL POSITIONS	

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SECTION 4 SPECIFIC APPROPRIATION PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIAL CIRCU	IT		SECTION 4 SPECIFIC APPROPRIATION APPROVED SALARY RATE 5,744,707	
APPROVED SALARY RATE 4,752,4	55			122.50
1066 SALARIES AND BENEFITS POSITIO FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST	NS 107.00 6,307,518		FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	133,208
FUND		94,106	1076 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	34
FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND FUND FUND FUND FUND FUND FUND FUND	·	344,101	FUND	3,230
1068 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND	223,240 6,000 99,760
FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST		30,000		33,700
FUND	•	188,470	1078 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	42,269
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	. 27,621		TOTAL: PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDICIAL CIRCUIT	
TOTAL: PROGRAM: PUBLIC DEFENDERS - FIFTH JUDICIA FROM GENERAL REVENUE FUND	. 6,624,820	656,677		,764,931 242,198
TOTAL POSITIONS	. 107.00	7,281,497	TOTAL ALL FUNDS	122.50 8,007,129
PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIAL CIRCU		7,201,101	PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL CIRCUIT	
APPROVED SALARY RATE 11,304,4			APPROVED SALARY RATE 3,748,334	
1070 SALARIES AND BENEFITS POSITIO FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	NS 237.50 . 13,790,710	217,017	FROM INDIGENT CRIMINAL DEFENSE TRUST	78.50 ,937,230
FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		616,961	FUND	86,179
1071 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND		4,836	FROM GENERAL REVENUE FUND	12,919 82,178
FROM INDIGENT CRIMINAL DEFENSE TRUST		111,956	1081 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	222,629
1072 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INDIGENT CRIMINAL DEFENSE TRUST		40.145	FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	10,000 51,521
FUND	•	46,145	1082 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND		0.000	FROM GENERAL REVENUE FUND	45,351
FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST		8,000	TOTAL: PROGRAM: PUBLIC DEFENDERS - EIGHTH JUDICIAL CIRCUIT	
FUND	•	374,371	FROM GENERAL REVENUE FUND 5 FROM TRUST FUNDS	229,878
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	. 62,973		TOTAL POSITIONS TOTAL ALL FUNDS	78.50 5,448,007
TOTAL: PROGRAM: PUBLIC DEFENDERS - SIXTH JUDICIA FROM GENERAL REVENUE FUND	. 14,836,087	1,379,286	PROGRAM: PUBLIC DEFENDERS - NINTH JUDICIAL CIRCUIT  APPROVED SALARY RATE 9,562,178	
TOTAL POSITIONS		16,215,373	1083 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND 9	215.00 ,902,034
PROGRAM: PUBLIC DEFENDERS - SEVENTH JUDICIAL CIRCUIT			FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1,329,448 1,561,029

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Security   Security	SECTIO				SECTION 4	
PRINT CRITICAL STREET RING						
PRIOR   CAMES AND DESCRIPTION STREET FROM   7,500   1004   1005	1084	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	25 000		FROM GRANTS AND DONATIONS TRUST FUND	10,000
141,502   1914		FROM GRANTS AND DONATIONS TRUST FUND	20,000	7,500		5,000
PRICE CONTROLES   PRODUCT CONTROLES   PRODUC				141,520		
PRION GRIENAL SEPONES TROPS   1,468,016   153,760   160,000   16	1085				ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 95,890	
PROVIDE CHAPTAN DEPONE TEST   183,600   PRILIC DEPONES OF CREATE SUPPORT TOTAL   1,22,984   1,000			1,408,016		1095 SPECIAL CATEGORIES	
FIND		FROM GRANTS AND DONATIONS TRUST FUND	,,.	153,566	PUBLIC DEFENDER OPERATING EXPENDITURES	
SERIAL ACTIONERIES   FIND				984,701	FROM GRANTS AND DONATIONS TRUST FUND	10,000
Total   PROGRAM: PUBLIC DEFENDERS   NINTH   JUDICIAL CIRCUIT   FROM GENERAL REVENUE   ROSE   11,361,766   1	1086	SPECIAL CATEGORIES				5,000
SPECIAL CATEGORIES   PROBLEM   PRO			26.716		The non-recurring general revenue funds in Specific Appropriation	1095
Alternatives to Incarceration	TOTAL		,		are allocated as follows:	1000
TOTAL PASTITIONS	IUIAL	FROM GENERAL REVENUE FUND				),000
TOTAL ALL FRANDS		FROM TRUST FUNDS		4,177,764	Jail Diversion GAP Program	),000
PUBLIC DEFENDERS - TRUTH   IDDICIAL CIRCUIT   1907   1908   1909   1908   1909   190			215.00	15 520 520		
APPROVED SALARY RATE				10,009,000		
APPROVIED SALARY BATE   5,548,005   CIRCUIT   FROM GENERAL REVENUE FUND.   27,845,666   1,370,000	PROGRA	M: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT			TOTAL: PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUDICIAL	
SALARIES AND BEREFITIS   POSITIONS   118.75   TOTAL ROSITIONS   416.00   29.215,966   1900   1	I	APPROVED SALARY RATE 5,548,608			CIRCUIT	
FROM INDIGENT CRIMINAL DEFENSE TRUST	1087	SALARIES AND BENEFITS POSITIONS				370,300
FIND			7,007,496		TOTAL POSITIONS 416.00	
FROM GENERAL REVENUE FUND   12,580   CIRCUIT   FROM INDIGENT CRIMINAL DEFENSE TRUST   28,930   APPROVED SALARY RATE   4,792,558				333,943	TOTAL ALL FUNDS	215,966
FROM INDICENT CRIMINAL DEFENSE TRUST	1088					
1089   SPECIAL CATEGORIES		FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST	12,580		CIRCUIT	
FROM INDIGENT CRIMINAL DEFENSE TRUST		FUND		28,930	APPROVED SALARY RATE 4,792,558	
FROM INDIGENT CRIMINAL DEFENSE TRUST	1089				1097 SALARIES AND BENEFITS POSITIONS 99.50	
1090   SPECIAL CATEGORIES   FROM GENERAL REVENUE FUND   38,699   FROM MEDICAL REVENUE FUND   292,113   FROM INDIGENT CRIMINAL DEFENSE RUST   FROM GENERAL REVENUE FUND   38,699   FROM GENERAL REVENUE FUND   38,699   FROM GENERAL REVENUE FUND   38,699   FROM GENERAL REVENUE FUND   465,337   FROM GENERAL REVENUE FUND   13,030   FROM GENERAL REVENUE FUND   6,409,540   TOTAL ALL FUNDS   8,369,597   FROM GENERAL REVENUE FUND   6,409,540   TOTAL ALL FUNDS   6,753,968   FROM GENERAL REVENUE FUND   6,753,968   FR		FROM INDIGENT CRIMINAL DEFENSE TRUST			FROM INDIGENT CRIMINAL DEFENSE TRUST	
PUBLIC DEFENDER OPERATING EXPENDITURES   FROM GENERAL REVENUE FUND . 292,113   FROM INDICENT CRIMINAL DEFENSE TRUST   591,321   1099   SPECIAL CATEGORIES   FROM GENERAL REVENUE FUND . 465,337   58,400		FUND		67,473	FUND	286,028
FROM GENERAL REVENUE FUND   292,113   1099   SPECIAL CATEGORIES   FROM GENERAL REVENUE FUND   465,337   58,400	1090					
FUND		FROM GENERAL REVENUE FUND	292,113			
SPECIAL CATEGORIES				591,321		
RISK MANAGEMENT INSURANCE   FROM GENERAL REVENUE FUND   35,741   1100   SPECIAL CATEGORIES   RISK MANAGEMENT INSURANCE   FROM GENERAL REVENUE FUND   13,030   FROM TRUST FUNDS   1,021,667   TOTAL: PROGRAM: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT   FROM GENERAL REVENUE FUND   13,030   FROM TRUST FUNDS   118.75   TOTAL POSITIONS   118.75   R369,597   FROM TRUST FUNDS   6,409,540   344,428	1091	SPECTAL CATEGORIES			FROM GENERAL REVENUE FUND 465,337	58 400
TOTAL: PROGRAM: PUBLIC DEFENDERS - TENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	1001	RISK MANAGEMENT INSURANCE	05 541			00,100
FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND	30,741		RISK MANAGEMENT INSURANCE	
FROM TRUST FUNDS	TOTAL				FROM GENERAL REVENUE FUND	
TOTAL POSITIONS			.,01,,000	1,021,667		
PROGRAM: PUBLIC DEFENDERS - ELEVENTH JUDICIAL CIRCUIT  APPROVED SALARY RATE  21,164,037  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL CIRCUIT  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL CIRCUIT  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL CIRCUIT  APPROVED SALARY RATE  10,432,927 FROM GENERAL REVENUE FUND			118.75		FROM GENERAL REVENUE FUND 6,409,540	
APPROVED SALARY RATE  APPROVED SALARY RATE  21,164,037  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL CIRCUIT  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL CIRCUIT  APPROVED SALARY RATE  1092  SALARIES AND BENEFITS FROM GENERAL REVENUE FUND		TOTAL ALL FUNDS		8,369,597	FROM TRUST FUNDS	344,428
APPROVED SALARY RATE  21,164,037  PROGRAM: PUBLIC DEFENDERS - THIRTEENTH JUDICIAL CIRCUIT  PROM GENERAL REVENUE FUND						752 069
CIRCUIT  1092 SALARIES AND BENEFITS POSITIONS 416.00 FROM GENERAL REVENUE FUND						755,500
1092 SALARIES AND BENEFITS POSITIONS 416.00 FROM GENERAL REVENUE FUND	I	APPROVED SALARY RATE 21,164,037				
FROM GRANTS AND DONATIONS TRUST FUND 1,000,000 FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	1092	SALARIES AND BENEFITS POSITIONS FROM CENERAL REVENUE FUND.				
FUND		FROM GRANTS AND DONATIONS TRUST FUND	0,000,100	1,000,000		
FROM GRANTS AND DONATIONS TRUST FUND 380,162 1093 OTHER PERSONAL SERVICES FROM INDIGENT CRIMINAL DEFENSE TRUST				340,300	1101 SALARIES AND BENEFITS POSITIONS 224.25 FROM GENERAL REVENUE FUND 12,663,543	
	1003	OTHER PERSONAL SERVICES			FROM GRANTS AND DONATIONS TRUST FUND	380,162
	1000		95,217			620,455

SECTION 4 SPECIFIC	l.			SECTION 4 SPECIFIC
APPROPRIA				APPROPRIATION
F	THER PERSONAL SERVICES FROM GENERAL REVENUE FUND		100.000	1111 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
F	FROM GRANTS AND DONATIONS TRUST FUND . FROM INDIGENT CRIMINAL DEFENSE TRUST		100,000	FROM GRANTS AND DONATIONS TRUST FUND 107,666 FROM INDIGENT CRIMINAL DEFENSE TRUST
	FUND		11,201	FUND
	PECIAL CATEGORIES CQUISITION OF MOTOR VEHICLES			1112 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES
F	ROM INDIGENT CRIMINAL DEFENSE TRUST		44,000	FROM GENERAL REVENUE FUND 653,349 FROM GRANTS AND DONATIONS TRUST FUND
		•	11,000	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
PU	PECIAL CATEGORIES IBLIC DEFENDER OPERATING EXPENDITURES	000 400		
F	FROM GENERAL REVENUE FUND		107,844	RISK MANAGEMENT INSURANCE
	ROM INDIGENT CRIMINAL DEFENSE TRUST		86,223	FROM GENERAL REVENUE FUND
1105 SF	PECIAL CATEGORIES			TOTAL: PROGRAM: PUBLIC DEFENDERS - FIFTEENTH JUDICIAL CIRCUIT
RI	SK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	42,746		FROM GENERAL REVENUE FUND
TOTAL: PR	OGRAM: PUBLIC DEFENDERS - THIRTEENTH J	UDICIAL		TOTAL POSITIONS 208.00
CI	RCUIT OM GENERAL REVENUE FUND			TOTAL ALL FUNDS
	OM TRUST FUNDS		1,349,885	PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL CIRCUIT
	TOTAL POSITIONS		14,908,557	APPROVED SALARY RATE 2,191,118
	PUBLIC DEFENDERS - FOURTEENTH JUDICIAL			1114 SALARIES AND BENEFITS POSITIONS 45.50 FROM GENERAL REVENUE FUND 2,768,869
CIRCUIT				FROM INDIGENT CRIMINAL DEFENSE TRUST
APPR	OVED SALARY RATE 3,259,	107		FUND
	LARIES AND BENEFITS POSITION GENERAL REVENUE FUND			OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
F	ROM INDIGENT CRIMINAL DEFENSE TRUST	, ,	64 421	FROM GRANTS AND DONATIONS TRUST FUND 3,000 FROM INDIGENT CRIMINAL DEFENSE TRUST
		• •	64,431	FUND
F	THER PERSONAL SERVICES FROM GENERAL REVENUE FUND	7,101		1116 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
	ROM INDIGENT CRIMINAL DEFENSE TRUST		109,358	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
1108 SF	PECIAL CATEGORIES			
PU	IBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	202,592		1117 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES
F	ROM GRANTS AND DONATIONS TRUST FUND .		15,000	FROM GENERAL REVENUE FUND
	ROM INDIGENT CRIMINAL DEFENSE TRUST FUND		157,036	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND
	PECIAL CATEGORIES			1118 SPECIAL CATEGORIES
	SK MANAGEMENT INSURANCE ROM GENERAL REVENUE FUND	8,244		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 6,991
	OGRAM: PUBLIC DEFENDERS - FOURTEENTH J	UDICIAL		TOTAL: PROGRAM: PUBLIC DEFENDERS - SIXTEENTH JUDICIAL
FR	RCUIT OM GENERAL REVENUE FUND	, ,		CIRCUIT FROM GENERAL REVENUE FUND 2,933,610
FR	OM TRUST FUNDS		345,825	FROM TRUST FUNDS
	TOTAL POSITIONS		4,824,240	TOTAL POSITIONS
PROGRAM: CIRCUIT	PUBLIC DEFENDERS - FIFTEENTH JUDICIAL			PROGRAM: PUBLIC DEFENDERS - SEVENTEENTH JUDICIAL CIRCUIT
APPR	OVED SALARY RATE 9,695,	735		APPROVED SALARY RATE 12,505,185
1110 SA	LARIES AND BENEFITS POSITION GENERAL REVENUE FUND	ONS 208.00		1119 SALARIES AND BENEFITS POSITIONS 238.50 FROM GENERAL REVENUE FUND 15,124,707
ŀ	ROM INDIGENT CRIMINAL DEFENSE TRUST		F00 /F0	FROM INDIGENT CRIMINAL DEFENSE TRUST
	FUND		539,476	FUND

SECTIO SPECII APPROI 1120		86,757	36,000	SECTION 4 SPECIFIC APPROPRIATION 1129 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
1121	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM INDIGENT CRIMINAL DEFENSE TRUST	776,467	2,565	1130 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
1122	FUND	37,016	185,305	TOTAL: PROGRAM: PUBLIC DEFENDERS - NINETEENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 5,479,060 FROM TRUST FUNDS
TOTAL	: PROGRAM: PUBLIC DEFENDERS - SEVENTEENTH JUDI	CIAL		TOTAL POSITIONS
	CIRCUIT FROM GENERAL REVENUE FUND	16,024,947	1,192,418	PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL CIRCUIT
	TOTAL POSITIONS	238.50	17,217,365	APPROVED SALARY RATE 6,250,459
PROGRA CIRCU	AM: PUBLIC DEFENDERS - EIGHTEENTH JUDICIAL		17,217,000	1131 SALARIES AND BENEFITS POSITIONS 134.00 FROM GENERAL REVENUE FUND
I	APPROVED SALARY RATE 5,937,297			FUND
1123	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	124.00 6,946,950	957,742	1132 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1124	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM INDIGENT CRIMINAL DEFENSE TRUST FUND	12,953	28,160	1133 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 630,900 FROM GRANTS AND DONATIONS TRUST FUND 3,000 FROM INDIGENT CRIMINAL DEFENSE TRUST
1125	SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	698,039	5,000 385,908	FUND
1126	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	33,012	000,000	TOTAL: PROGRAM: PUBLIC DEFENDERS - TWENTIETH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 8,015,472 FROM TRUST FUNDS 1,531,430
TOTAL	: PROGRAM: PUBLIC DEFENDERS - EIGHTEENTH JUDIC CIRCUIT FROM GENERAL REVENUE FUND	TAL 7,690,954	1 070 010	TOTAL POSITIONS
	FROM TRUST FUNDS	124.00	1,376,810 9,067,764	PUBLIC DEFENDERS APPELLATE DIVISION  PROGRAM: PUBLIC DEFENDERS APPELLATE - SECOND JUDICIAL CIRCUIT
	AM: PUBLIC DEFENDERS - NINETEENTH JUDICIAL			APPROVED SALARY RATE 1,845,876
CIRCU	APPROVED SALARY RATE 3,777,378			1135 SALARIES AND BENEFITS POSITIONS 34.75 FROM GENERAL REVENUE FUND 2,388,561
1127	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	76.75 4,688,985		1136 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1128	FROM INDIGENT CRIMINAL DEFENSE TRUST FUND		269,402	1137 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
1140	FROM GENERAL REVENUE FUND	20,143	12,000 135,550	TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - SECOND JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND 2,568,363

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SECTION 4 SPECIFIC APPROPRIATION TOTAL POSITIONS	34.75	2,568,363	SECTION 4 SPECIFIC APPROPRIATION APPROVED SALARY RATE 2,589,360  1147 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND 3,281,196
JUDICIAL CIRCUIT			1148 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 1,786,080			
1138 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	33.00 2,296,233		1149 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND
1139 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	2,400		TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT
1140 SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 3,456,667
PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	186,925		TOTAL POSITIONS
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - SEVENTH			CAPITAL COLLATERAL REGIONAL COUNSELS
JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	2,485,558		PROGRAM: MIDDLE REGIONAL COUNSEL
TOTAL POSITIONS	33.00	2,485,558	PROVIDE STATE REQUIRED POST CONVICTION LEGAL REPRESENTATION TO DEATH-ROW INMATES
PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH			APPROVED SALARY RATE 2,278,893
JUDICIAL CIRCUIT  APPROVED SALARY RATE 2,553,116			1150 SALARIES AND BENEFITS POSITIONS 41.00 FROM GENERAL REVENUE FUND 2,998,883
1141 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	51.00 3,327,087		OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	805,744		SPECIAL CATEGORIES CASE RELATED COSTS FROM GENERAL REVENUE FUND
1143 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES FROM GENERAL REVENUE FUND	156,126		1153 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - TENTH JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	4,288,957		1154 SPECIAL CATEGORIES OPERATING EXPENDITURES FROM GENERAL REVENUE FUND 650,625
TOTAL POSITIONS	51.00	4,288,957	1155 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTH JUDICIAL CIRCUIT			FROM GENERAL REVENUE FUND 6,881  TOTAL: PROVIDE STATE REQUIRED POST CONVICTION LEGAL
APPROVED SALARY RATE 1,597,104			REPRESENTATION TO DEATH-ROW INMATES FROM GENERAL REVENUE FUND 4,346,504
1144 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	24.00 2,041,894		TOTAL POSITIONS
1145 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	9,165		PROGRAM: SOUTHERN REGIONAL COUNSEL
1146 SPECIAL CATEGORIES PUBLIC DEFENDER OPERATING EXPENDITURES			PROVIDE STATE REQUIRED POST CONVICTION LEGAL REPRESENTATION TO DEATH-ROW INMATES
FROM GENERAL REVENUE FUND	114,466		APPROVED SALARY RATE 1,805,947
TOTAL: PROGRAM: PUBLIC DEFENDERS APPELLATE - ELEVENTE JUDICIAL CIRCUIT FROM GENERAL REVENUE FUND	2,165,525		1156 SALARIES AND BENEFITS POSITIONS 32.00 FROM GENERAL REVENUE FUND 2,357,455
TOTAL POSITIONS	24.00	2,165,525	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
		4,100,040	1158 SPECIAL CATEGORIES
PROGRAM: PUBLIC DEFENDERS APPELLATE - FIFTEENTH JUDICIAL CIRCUIT			CASE RELATED COSTS FROM GENERAL REVENUE FUND

SECTION 4 SPECIFIC APPROPRIATION	SECTION 4 SPECIFIC APPROPRIATION
1159 SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	1161J EXPENSES FROM GENERAL REVENUE FUND
1160 SPECIAL CATEGORIES OPERATING EXPENDITURES	1161K OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND	1161L SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,137,792
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 3,915	1161M SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS
TOTAL: PROVIDE STATE REQUIRED POST CONVICTION LEGAL REPRESENTATION TO DEATH-ROW INMATES FROM GENERAL REVENUE FUND 3,701,753	FROM GENERAL REVENUE FUND
TOTAL POSITIONS	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
CRIMINAL CONFLICT AND CIVIL REGIONAL COUNSELS	FROM GENERAL REVENUE FUND
Funds in Specific Appropriations 1161A through 1161AI are provided to implement SB 1088 which creates the five offices of criminal conflict	TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - SECOND FROM GENERAL REVENUE FUND 6,865,859
and civil regional counsel. Regional counsels are to assume their official duties October 1, 2007.	TOTAL POSITIONS
PROGRAM: REGIONAL CONFLICT COUNSEL - FIRST	PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD
APPROVED SALARY RATE 5,267,025	APPROVED SALARY RATE 2,290,031
1161A SALARIES AND BENEFITS POSITIONS 108.00 FROM GENERAL REVENUE FUND 5,440,808	11610 SALARIES AND BENEFITS POSITIONS 47.00 FROM GENERAL REVENUE FUND 2,382,358
1161B OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1161P OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1161C EXPENSES FROM GENERAL REVENUE FUND	1161Q EXPENSES FROM GENERAL REVENUE FUND
1161D OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1161R OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 61,100
1161E SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,113,439	1161S SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,291,781
1161F SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND 64,144	1161T SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND
1161G SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 29,270	1161U SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIRST FROM GENERAL REVENUE FUND	TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - THIRD FROM GENERAL REVENUE FUND 4,101,216
TOTAL POSITIONS	TOTAL POSITIONS
PROGRAM: REGIONAL CONFLICT COUNSEL - SECOND	PROGRAM: REGIONAL CONFLICT COUNSEL - FOURTH
APPROVED SALARY RATE 4,675,609	APPROVED SALARY RATE 3,042,588
1161H SALARIES AND BENEFITS POSITIONS 99.00 FROM GENERAL REVENUE FUND 4,847,831	1161V SALARIES AND BENEFITS POSITIONS 63.00 FROM GENERAL REVENUE FUND 3,157,186
1161I OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1161W OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND

SECTION 4 SPECIFIC APPROPRIATION 1161X EXPENSES		SECTION 4 SPECIFIC APPROPRIATION the department. Funds shall only be released to providers whose
FROM GENERAL REVENUE FUND		performance reports indicate successful compliance with the performance measures described in the contract.
FROM GENERAL REVENUE FUND 81,900		From the funds in Specific Appropriations 1162 through 1244A, the Department of Juvenile Justice shall establish a performance
1161Z SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 2,174,148		accountability system for each provider who contracts with the department for the delivery of services to children at risk of future involvement in the criminal justice system, as determined by the department. The contract shall include both output measures, such as
1161AA SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS FROM GENERAL REVENUE FUND		the number of children served, and outcome measures, such as program completion. The contractor shall report performance results annually to the department. The department's inspector general shall summarize performance results from all contracts and report the information annually to the Legislature.
1161AB SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		From the funds in Specific Appropriations 1162 through 1244A, the Department of Juvenile Justice is directed to withhold funds from contract payments to any provider if that provider failed to comply with contract requirements that it maintain property insurance and if the failure to do so resulted in uninsured losses. The amount withheld
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FOURTH FROM GENERAL REVENUE FUND 5,902,985		shall not exceed the amount of the uninsured loss and may be reduced by other remedial actions agreed upon by the department and the provider.
TOTAL POSITIONS 63.00 TOTAL ALL FUNDS	5,902,985	From the funds in Specific Appropriation 1183, \$5,580,110 in Juvenile Redirections Program; Specific Appropriation 1191, \$6,348,989 in Day
PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH		Treatment Programs; Specific Appropriation 1238, \$8,369,987 in PACE Center for Girls; and Specific Appropriation 1243, \$4,212,796 in Children-in-Need of Services/Families-in-Need of Services (CINS/FINS)
APPROVED SALARY RATE 3,074,456		are to be used as expenditures meeting the Temporary Assistance for Needy Families (TANF) Block Grant maintenance of efforts requirements
1161AC SALARIES AND BENEFITS POSITIONS 67.00 FROM GENERAL REVENUE FUND 3,216,744		and must be expended in accordance with the requirements and limitations of Part A of Title IV of the Social Security Act, as amended, or any other applicable federal requirement or limitation.
1161AD OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		The agency head shall certify that controls are in place to ensure that
1161AE EXPENSES FROM GENERAL REVENUE FUND		such funds are expended in accordance with the requirements and limitations of federal law and that reporting requirements of federal law are met. It shall be the responsibility of any entity to which such funds are appropriated to obtain the required certification prior to any
1161AF OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 87,100		expenditure of funds.
1161AG SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,197,653		The Governor's Office of Policy and Budget shall be responsible for ensuring that the necessary maintenance of effort reports are timely submitted to the Department of Children and Family Services, and shall report any delinquencies to the Legislative Budget Commission.
1161AH SPECIAL CATEGORIES REGIONAL CONFLICT COUNCIL OPERATIONS		PROGRAM: JUVENILE DETENTION PROGRAM
FROM GENERAL REVENUE FUND 40,509		DETENTION CENTERS
1161AI SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		APPROVED SALARY RATE 66,318,487
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		1162 SALARIES AND BENEFITS POSITIONS 2,098.50 FROM GENERAL REVENUE FUND
TOTAL: PROGRAM: REGIONAL CONFLICT COUNSEL - FIFTH FROM GENERAL REVENUE FUND 5,008,986		FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND
TOTAL POSITIONS	5,008,986	1163 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
JUVENILE JUSTICE, DEPARTMENT OF		FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND
From the funds in Specific Appropriations 1162 through 124 provider who contracts with the Department of Juvenile Justiprovide the department with a proposal prior to the release that details the services that will be delivered, the expected and recommended performance measures. The department and each must execute a contract before the release of any funds	ice shall of funds results, provider	1164 EXPENSES FROM GENERAL REVENUE FUND 1,796,441 FROM GRANTS AND DONATIONS TRUST FUND 1,426,637 FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND 5,281,037
contract documents shall include mutually agreed upon per measures. Each provider must provide quarterly performance re	rformance	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND

SECTION 4 SPECIFIC APPROPRIATION FROM GRANTS AND DONATIONS TRUST FUND FROM SHARED COUNTY/STATE JUVENILE DETENTION TRUST FUND	7,293 219,973	SECTION 4 SPECIFIC APPROPRIATION TOTAL POSITIONS
1166 SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND 679,110		PROGRAM: PROBATION AND COMMUNITY CORRECTIONS PROGRAM  AFTERCARE SERVICES - CONDITIONAL RELEASE  APPROVED SALARY RATE 839,932
From the funds in Specific Appropriation 1166, the following justice projects are funded from non-recurring general revenualess specifically noted:	juvenile ue funds,	1173 SALARIES AND BENEFITS POSITIONS 25.00 FROM GENERAL REVENUE FUND 1,094,647
Girls Advocacy Project - G.A.P. Statewide		FROM GRANTS AND DONATIONS TRUST FUND
1167 SPECIAL CATEGORIES GRANTS AND AIDS - GRANTS TO FISCALLY CONSTRAINED COUNTIES FOR DETENTION CENTER COSTS FROM GENERAL REVENUE FUND 6,329,328		FROM GRANTS AND DONATIONS TRUST FUND
1168 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,000,113	FROM GENERAL REVENUE FUND 2,110,985  From the funds in Specific Appropriation 1175, \$273,750 from non-recurring general revenue is provided for the Southwest Florida Marine Institute - Contracted Conditional Release.
1169 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,875,118 8,664,039	1176 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
1170 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	3,700,926	FROM GRANTS AND DONATIONS TRUST FUND
1171 SPECIAL CATEGORIES  TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	545	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 9,858 FROM GRANTS AND DONATIONS TRUST FUND
DETENTION TRUST FUND	719,017	FROM TRUST FUNDS
FROM GENERAL REVENUE FUND	58,733	JUVENILE PROBATION
DETENTION TRUST FUND	1,912,331	APPROVED SALARY RATE 53,263,175  1179 SALARIES AND BENEFITS POSITIONS 1,531.50 FROM GENERAL REVENUE FUND 61,584,689 FROM GRANTS AND DONATIONS TRUST FUND
1172B FIXED CAPITAL OUTLAY PORTABLE CLASSROOM BUILDINGS FROM GENERAL REVENUE FUND 200,000		FUND
Funds in Specific Appropriation 1172B are provided for classrooms at the Palm Beach Regional Detention Center.	portable	FROM GRANTS AND DONATIONS TRUST FUND
TOTAL: DETENTION CENTERS FROM GENERAL REVENUE FUND	105,466,382	FROM GRANTS AND DONATIONS TRUST FUND 57,886 FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND

SECTION 4 SPECIFIC APPROPRIATION 1182 OPERATING CAPITAL OUTLAY		SECTION SPECIFIC APPROPRI			
FROM GENERAL REVENUE FUND	78,594		SPECIAL CATEGORIES		
SPECIAL CATEGORIES JUVENILE REDIRECTIONS PROGRAM FROM GENERAL REVENUE FUND	23,187	I	LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND	200,000	
Funds in Specific Appropriation 1183 include \$5,123,18 General Revenue to continue the redirections programequirements and limitations in effect during Fiscal Yeaddition, \$6,000,000 from recurring General Revenue expand the program to serve additional areas of the syouth who are before the court for a non-violent 3rd who the judge determines would otherwise require residents.	am subject to the ear 2006–2007. In e is provided to tate and to serve degree felony and	(	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND		18,462 81,003
No child may be served by the redirections program the adjudicated delinquent for any violent crime or any lst has ever been convicted or had adjudication withhele crime or felony in adult court. The department and excourt shall jointly develop criteria to identify youth	hat has ever been degree felony or d for any violent ach participating h appropriate for	N F	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY PINELLAS MARINE INSTITUTE PANAMA KEY ISLAND POWER LINE PROJECT FROM GENERAL REVENUE FUND	250,000	
diversion into this program pursuant to the expanding criteria provided herein.  The department, in consultation with the Office of		F	NON-RESIDENTIAL DELINQUENCY REHABILITATION FROM GENERAL REVENUE FUND		99,465
Analysis and Governmental Accountability (OPPAGA), maintain the data necessary to allow OPPAGA to continue	shall gather and		TOTAL ALL FUNDS		22,847,716
evaluation of the program, including program expansinclude a comparison of the effectiveness of the variethe program.	ions, which shall		: OFFICE OF THE SECRETARY/ASSISTANT RY FOR ADMINISTRATIVE SERVICES		
1184 SPECIAL CATEGORIES		EXECUTIV	VE DIRECTION AND SUPPORT SERVICES		
LEGISLATIVE INITIATIVES TO REDUCE AND PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND 1,18	00 000	API	PROVED SALARY RATE 9,839,216		
From the funds in Specific Appropriation 1184 non-recurring general revenue is provided for the Ju	, \$100,000 from		SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	232.50 12,570,594	380,835
Center in Palm Beach County.  1185 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND			OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	714,465	72,341 11,712
FUND	70,346		EXPENSES FROM GENERAL REVENUE FUND	3,042,383	683,335
GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	83,218 411,008		FROM GRANTS AND DONATIONS TRUST FUND FROM JUVENILE JUSTICE TRAINING TRUST FUND		552,807 759,326
1187 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	43,761		DPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	41,052	
1188 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	24,960	A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	450,000	
1189 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		1	SPECIAL CATEGORIES FRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	8,026	
FROM GENERAL REVENUE FUND	35,869 74,599	(	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	325,925	
TOTAL: JUVENILE PROBATION FROM GENERAL REVENUE FUND	33,245 9,053,014	(	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	261,689	
TOTAL POSITIONS	1.50 107,486,259		FROM JUVENILE JUSTICE TRAINING TRUST	201,000	1,989,189

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SECTION 4 SPECIFIC APPROPRIATION 1200 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	. 220,012		SECTION 4 SPECIFIC APPROPRIATION Funds are provided in Specific Appropriations 1209 through 1220 for the department to operate 238 general offender beds for 12 months and 100 specialty beds for 12 months. The department may increase or decrease the number of beds provided that the department determines that
1201 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	. 98,807	3,004	the change will better serve taxpayers and the youth under its care. Prior to any change authorized herein, notification and justification must be provided to the Governor's Office of Policy and Budget, the chair of the Senate Fiscal Policy and Calendar Committee, and the chair of the House Policy and Budget Council.  1210 OTHER PERSONAL SERVICES
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	•	4,452,549	FROM GENERAL REVENUE FUND
TOTAL POSITIONS		22,185,502	FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 2,929,22	5		1212 OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND 21,231
1202 SALARIES AND BENEFITS POSITION FROM GENERAL REVENUE FUND			1213 FOOD PRODUCTS FROM GENERAL REVENUE FUND
1203 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	•	47,820 29,111	FROM GRANTS AND DONATIONS TRUST FUND
1204 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	. 124,834		1214A SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND
1205 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	. 775,336		PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND
1206 SPECIAL CATEGORIES			From the funds in Specific Appropriation 1214A, the following juvenile justice projects are funded from non-recurring general revenue funds:
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	. 11,754		Project Craft
DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	. 106,531		STEP Program
1208 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	. 25,497		1215 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
TOTAL: INFORMATION TECHNOLOGY	,		1216 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES
FROM GENERAL REVENUE FUND		76,931	FROM GENERAL REVENUE FUND
TOTAL POSITIONS	. 64.50	6,973,734	FUND
PROGRAM: RESIDENTIAL CORRECTIONS PROGRAM  From the funds in Specific Appropriations department shall provide monthly reports commitment beds in operation on the last day of listing of facilities that opened, closed capacity during the reporting period.	dentifying all re f the month and a	esidential a detailed	Funds in Specific Appropriation 1216 are provided to contract for the operation of 3,528 general offender beds and 398 specialty beds. In addition, funds are provided for 266 mental health overlay slots and 290 substance abuse overlay slots for youth in non-secure residential commitment programs. The department may increase or decrease the number of beds or overlay slots provided that the department determines that the change will better serve taxpayers and the youth under its care. Prior to any change authorized herein, notification and justification must be provided to the Governor's Office of Policy and Budget, the
NON-SECURE RESIDENTIAL COMMITMENT  ADDROVED SALABY PATE 0.086.65	2		chair of the Senate Fiscal Policy and Calendar Committee, and the chair of the House Policy and Budget Council.
APPROVED SALARY RATE 9,086,62  1209 SALARIES AND BENEFITS POSITION FROM GENERAL REVENUE FUND	S 295.00 . 9,311,201	2,671,248	1217 SPECIAL CATEGORIES SHERIFFS' TRAINING AND RESPECT (STAR) ACADEMIES - RESIDENTIAL AND AFTERCARE SERVICES FROM GENERAL REVENUE FUND 4,318,242

243,109

227,748

33,861

57,637

105,187

32,088 2,546,273

1,043,512

2,099,479 30,808,311

SECTIO				SECTION		
SPECIF	PRIATION			SPECI I	PRIATION	
Fur Tra	nds in Specific Appropriation 1217 a Lining and Respect (STAR) programs as au	thorized by section	985.3091,	1222		243,10
124	orida Statutes. No funds from Specific 14A shall be expended for boot camp progr	C Appropriations 116 rams previously auth	2 through orized by		TROM URANTO DONATIONO TRUOTI TURO	210,10
sec	ction 985.309, Florida Statutes.		-	1223	EXPENSES FROM GENERAL REVENUE FUND 3,172,675 FROM GRANTS AND DONATIONS TRUST FUND	227,74
rur con	nds in Specific Appropriation 1217 are mitment beds, at least 65 aftercare	slots and other	sidential services	1004		,
neo ino	sessary to implement the Martin Lee Andorease or decrease the number of bed	erson Act. The depar ds or slots provided	tment may that the	1224	OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND	33,86
you not	partment determines the change will be th under its care. Prior to any dification and justification must be prove Policy and Budget, the chair of the Sena	change authorized ided to the Governor	herein, 's Office	1225	FOOD PRODUCTS FROM GENERAL REVENUE FUND	57,63
Con	mittee, and the chair of the House Policy	y and Budget Council	·	1226	SPECIAL CATEGORIES	
1218	SPECIAL CATEGORIES			1220	GRANTS AND AIDS - CONTRACTUAL SERVICES- DOZIER TRAINING SCHOOL	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND .		86,170		FROM GENERAL REVENUE FUND	105,18
1010	apparet a companying		,	1005		,
1219	SPECIAL CATEGORIES GRANTS AND AIDS - WILDERNESS THERAPEUTIO	2		1227	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTUAL SERVICES-	
	SERVICES				OKEECHOBEE TRAINING SCHOOL	
	FROM GENERAL REVENUE FUND	7,518,587			FROM GENERAL REVENUE FUND 6,929,319 FROM GRANTS AND DONATIONS TRUST FUND	32,08
Fur	nds in Specific Appropriation 1219 are	provided to contrac	t for the		FROM SOCIAL SERVICES BLOCK GRANT TRUST	
оре	eration of 236 beds at the wilderness the	rapeutic services pr	ograms.		FUND	2,546,27
1220	SPECIAL CATEGORIES				nds in Specific Appropriation 1227 are provided to contra	
	TRANSFER TO DEPARTMENT OF MANAGEMENT				eration of 143 beds at the state-owned residential commitmer Okeechobee County.	it racility
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				·	
	FROM GENERAL REVENUE FUND	117,288		1227A	SPECIAL CATEGORIES LEGISLATIVE INITIATIVES TO REDUCE AND	
12204	GRANTS AND AIDS TO LOCAL GOVERNMENTS AN	)			PREVENT JUVENILE CRIME	
122UA	NONSTATE ENTITIES - FIXED CAPITAL OUTLA				FROM GENERAL REVENUE FUND	
	FACILITY RENOVATIONS AND REPAIRS - ECKER YOUTH ALTERNATIVES	RD		Fr	om the funds in Specific Appropriation 1227A, the following	gjuvenile
	FROM GENERAL REVENUE FUND	500,000		ju	stice projects are funded from non-recurring general revenue	funds:
			,		in Oaks Juvenile Development Contract Expansion	100,000
	nds in Specific Appropriation 1220A, Tenue are provided for construc			Tw	in Oaks JTIP	50,000
	ernatives facility in Christmas.	vion 101 viio 2010	14 104011	1228	SPECIAL CATEGORIES	
TOTAL .	NON-SECURE RESIDENTIAL COMMITMENT				CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,598,654	
IUIAL	FROM GENERAL REVENUE FUND	164,684,397			TROM GENERAL REVENUE PUND 1,050,004	
	FROM TRUST FUNDS		7,394,966	1229	SPECIAL CATEGORIES	
	TOTAL POSITIONS	295.00			GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	
	TOTAL ALL FUNDS		172,079,363		FROM GRANTS AND DONATIONS TRUST FUND	2,099,47
CECIDI	E RESIDENTIAL COMMITMENT				FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	30,808,31
SECURE	E RESIDENTIAL COMMITMENT					
A	APPROVED SALARY RATE 26,444			gei	om the funds in Specific Appropriation 1229, \$142,900 from neral revenue is provided to the City of Pahokee as a payme taxes.	
1221	SALARIES AND BENEFITS POSITE FROM GENERAL REVENUE FUND	IONS 747.00 33,516,059				
	FROM GRANTS AND DONATIONS TRUST FUND .		328,446	Fu	nds in Specific Appropriation 1229 are provided to contra eration of 1,026 general offender beds and 384 specialt	ct for the
	FROM SOCIAL SERVICES BLOCK GRANT TRUST		0 054 005	ado	dition, funds are provided for 703 mental health overlay slo	its and 117
	FUND	• •	2,254,825	sul	bstance abuse overlay slots. The department may increase o	r decrease
	nds in Specific Appropriations 1221			de:	e number of beds or overlay slots provided that the termines that the change will better serve taxpayers and	the youth
the	e department to operate 228 general of	fender beds and 266	specialty		der its care. Prior to any change authorized herein, notifi	

Funds in Specific Appropriations 1221 through 1231 are provided for the department to operate 228 general offender beds and 266 specialty beds. The department may increase or decrease the number of beds provided that the department determines that the change will better serve taxpayers and the youth under its care. Prior to any change authorized herein, notification and justification must be provided to the Governor's Office of Policy and Budget, the chair of the Senate Fiscal Policy and Calendar Committee, and the chair of the House Policy and Budget Council.

justification must be provided to the Governor's Office of Policy and Budget, the chair of the Senate Fiscal Policy and Calendar Committee, and the chair of the House Policy and Budget Council. SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE

FROM GENERAL REVENUE FUND . . . . . . . .

SECTIO				SECTION 4	
SPECIF	IC RIATION			SPECIFIC APPROPRIATION	
1231	SPECIAL CATEGORIES			The Age Of 18	250,000
	TRANSFER TO DEPARTMENT OF MANAGEMENT			Smart Moves	100,000
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			Healthy Lifestyle Education, Alcohol-Free, Nutrition, Drug And Smoke Free (HANDS) Program	250,000
	FROM GENERAL REVENUE FUND	277,098		Family Crisis Help Center	100,000
	FROM GRANTS AND DONATIONS TRUST FUND		22,706	5000 Role Models Of Excellence Project Expansion  Positive Support For Parents In Neighborhoods (+SPIN)	300,000 400,000
1231A	FIXED CAPITAL OUTLAY			Youth Enterprise Experience	400,000
	THREE SPRINGS CORRECTIONAL FACILITY -			Arise Life Management Skills	879,000
	DAYTONA BEACH FROM GENERAL REVENUE FUND	200,000		Enough Is Enough High Crime Neighborhood Community Youth/ Juvenile Crime Prevention Initiative	150,000
		,		Childs Park Summer Intern Youth Program	100,000
1232	FIXED CAPITAL OUTLAY JUVENILE FACILITIES - LEASE PURCHASE			Community Allstars ProgramTutorial Education Recreation Program (TERP)	110,000 200,000
	FROM GENERAL REVENUE FUND	4,682,485		Village In-Home Services Program	262,500
TOTAL .	COCIDE DECEDERATA COMMITMENT			Enhance Early Prevention And Intervention Youth Program The Parental Mentoring Initiative	4,000 75,000
IUIAL:	SECURE RESIDENTIAL COMMITMENT FROM GENERAL REVENUE FUND	98,403,774		Tamarac Youth/Rec Center Project	250,000
	FROM TRUST FUNDS	**, ***, ***	38,759,670	Safe Shelter For Homeless Youth Education/Employment Assistance For Homeless Youth	100,000 100,000
	TOTAL POSITIONS	747.00		High Crime Neighborhood Juvenile Delinquency Prevention	100,000
	TOTAL ALL FUNDS	747.00	137,163,444	Initiative	100,000
DD 0 GD 1			, ,	Juvenile Delinquency Diversionary Neighborhood Accountability Board	80,000
PROGRA	M: PREVENTION AND VICTIM SERVICES			Youth Empowerment Center	200,000
DELINQ	UENCY PREVENTION AND DIVERSION			Jesca Floyd Youth Internship Program Jesca Young Girls 2 Young Ladies Program	100,000 100,000
	DDDOUDD GLY ADV. DATE			Juvenile Workforce Development Initiative	100,000
A	PPROVED SALARY RATE 849,996			Creating Lasting Family Connections	75,000
1233	SALARIES AND BENEFITS POSITIONS	17.00		Putnam Čounty Sweat Program Trauma Counseling For Victimized Youth	75,000 50,000
	FROM GENERAL REVENUE FUND	465,510	E02 020	Juvenile Domestic Violence Diversion Program	100,000
	FROM GRANTS AND DONATIONS TRUST FUND		503,039	Each One, Reach One, Teach One	50,000 80,000
1234	OTHER PERSONAL SERVICES			Entrepreneurial And Business Leadership Youth Program	300,000
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	311,628	208,160	Arts For All	50,000
	TROW ORANIE AND DONALIONS TROST TORD		200,100	Gadsden County Students Training Academy For Reaching Success(G-Stars)	50,000
1235	EXPENSES  FROM GRADERAL PREVENUE FLATE	055 041		Youth Central Reading Initiative – Mentoring – Drug And	,
	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	277,341	342,180	Alcohol Awareness And Truancy Intervention Juvenile Pregnancy And Mother Treatment Programs – Wings And	50,000
			,	YMCA Characters House	100,000
1236	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INVEST IN CHILDREN			A Girl's Place Regional Justice Crime Prevention Initiative (Reichert	50,000
	FROM JUVENILE CRIME PREVENTION AND EARLY			House)	100,000
	INTERVENTION TRUST FUND		802,000	Unite for Peace - Miami	100,000
1237	OPERATING CAPITAL OUTLAY			1240 SPECIAL CATEGORIES	
	FROM GRANTS AND DONATIONS TRUST FUND		24,900	CONTRACTED SERVICES	
1238	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND	50,000
1230	PACE CENTERS			TROM ONERTO THE POLITICIDE TROOP TOTAL	00,000
	FROM GENERAL REVENUE FUND	11,578,997		1241 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES	
1239	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 1,198,000	
	LEGISLATIVE INITIATIVES TO REDUCE AND			FROM GRANTS AND DONATIONS TRUST FUND	12,938,414
	PREVENT JUVENILE CRIME FROM GENERAL REVENUE FUND	9,362,481		FROM SOCIAL SERVICES BLOCK GRANT TRUST FUND	2,639
	TROM OLIGINAL REVENUE FORD	0,002,101			2,000
	m the funds in Specific Appropriation 1239			1242 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
	tice projects are funded from non-recurrin ess specifically noted:	g general reve	iue runus,	FROM GENERAL REVENUE FUND	
	•				
	Adolescent Intervention Center (PAIC) Pasco ounty (Recurring)		766,325	1243 SPECIAL CATEGORIES GRANTS AND AIDS - CHILDREN/FAMILIES IN	
You	th Advocate Programs, Inc		300,000	NEED OF SERVICES	
You	th Crime Watch Of Floridainole County Juvenile Drug Court		200,000 280,000	FROM GENERAL REVENUE FUND	1,000,000
The	Grove Adolescent Vocational Program		280,000	FROM SOCIAL SERVICES BLOCK GRANT TRUST	
Cu1	inary Education And Training For At Risk Yout	hs (CETARY).	100,000	FUND	383,858
Sou Tit	th Florida Sports Leagueusville Police Athletic League (PAL)		800,000 50,000	From the funds in Specific Appropriation 1243, the Depa	rtment of
You	r Best Self		350,000	Juvenile Justice shall not expend more than \$150,000 in	recurring
men	tal Health And Substance Abuse Program For Yo	utii vii <b>a</b> er		general revenue for physically secure placements for youths bei	ing served

SECTION 4 SPECIFIC APPROPRIATION by the Children-In-Need of Services/Families-In-Need o (CINS/FINS) program.	f Services	SECTION SPECIAL SPECIA	FIC PRIATION		
From the funds in Specific Appropriation 1243, \$1,35 non-recurring general revenue funds is provided for the program which shall be used only for services to children wh eligible as prescribed in chapter 984, Florida Statutes.	Amer-I-Can o are found	1249	HISTORY IMPROVEMENT PROGRAM (NCHIP) - STATE AGENCIES FROM FEDERAL GRANTS TRUST FUND  AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NATIONAL CRIMINAL HISTORY IMPROVEMENT PROGRAM (NCHIP) -		2,683,102
From the funds in Specific Appropriation 1243, the followi justice projects are funded from non-recurring general revenu			LOCAL GOVERNMENTS FROM FEDERAL GRANTS TRUST FUND		1,529,434
Bethel FoundationFriends of ChildrenUrban League in West PalmThaise Educational Tours	100,000 75,000 100,000 25,000	1250	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECT SAFE NEIGHBORHOODS FROM FEDERAL GRANTS TRUST FUND		1,263,483
1244 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 3,529 FROM GRANTS AND DONATIONS TRUST FUND	3,814	1251	AID TO LOCAL GOVERNMENTS BYRNE MEMORIAL LOCAL LAW ENFORCEMENT ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		19,118,106
1244A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY YOUTH AND FAMILY ALTERNATIVES, CINS/FINS	0,011	1252	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	26,933	4,000 337
SERVICE CENTER FROM GENERAL REVENUE FUND		1253	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	9,650	402
outlay for the Youth and Family Alternatives, CINS/FINS Ser in Pasco County.		1254	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY AND STATEWIDE		
TOTAL: DELINQUENCY PREVENTION AND DIVERSION FROM GENERAL REVENUE FUND	16,259,004	1255	DRUG ABUSE PREVENTION PROGRAM FROM FEDERAL GRANTS TRUST FUND		4,497,908
TOTAL POSITIONS	74,366,425	1255	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	26,542	15,000
LAW ENFORCEMENT, DEPARTMENT OF			TRAINING TRUST FUND		3,203 218,573
PROGRAM: EXECUTIVE DIRECTION AND SUPPORT			FROM OPERATING TRUST FUND		152,372
PROVIDE EXECUTIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 6,396,508		1256	SPECIAL CATEGORIES DOMESTIC SECURITY FROM OPERATING TRUST FUND		400,000
		1057			400,000
1245 SALARIES AND BENEFITS POSITIONS 127.00 FROM GENERAL REVENUE FUND	508,705 499,663	1257	SPECIAL CATEGORIES OVERTIME FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND		748
FROM OPERATING TRUST FUND	2,797,071	1258	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	18,250	1,864
FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	5,000 198,602 56,138	1050	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		12,125 25,909
1247 EXPENSES FROM GENERAL REVENUE FUND	64,548	1259	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	19,667	
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	40,557 168,488	1260	SPECIAL CATEGORIES BYRNE MEMORIAL STATE LAW ENFORCEMENT ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		10,412,678
SUPPORT TRUST FUND	271,801 518,770 1,000,000	1261	SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE		

			• ,
SECTIO SPECIF APPROP			SECTION 4 SPECIFIC APPROPRIATION 1274 SPECIAL CATEGORIES
	GOVERNMENT FROM FEDERAL GRANTS TRUST FUND	1,247,724	RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND
1262	SPECIAL CATEGORIES GRANTS AND AID - RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM - STATE AGENCY FROM FEDERAL GRANTS TRUST FUND	3,675,511	1275 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND
1263	SPECIAL CATEGORIES GRANTS AND AID - LOCAL LAW ENFORCEMENT BLOCK GRANT - LOCAL UNITS OF GOVERNMENT FROM FEDERAL GRANTS TRUST FUND	768,522	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1264	SPECIAL CATEGORIES GRANTS AND AID - VIOLENT OFFENDER INCARCERATIONS AND TRUTH-IN- SENTENCING INCENTIVE PROGRAM - STATE AGENCY FROM FEDERAL GRANTS TRUST FUND	5,854,137	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES FROM OPERATING TRUST FUND 6,969
1265	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES NUMBER OF THE CONTRACT.		TOTAL: CAPITOL POLICE SERVICES FROM GENERAL REVENUE FUND
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	3,402	TOTAL POSITIONS
	TRAINING TRUST FUND	3,610 19,267	PROGRAM: INVESTIGATIONS AND FORENSIC SCIENCE PROGRAM
1266	SPECIAL CATEGORIES		PROVIDE CRIME LAB SERVICES
1200	VIOLENT CRIME INVESTIGATIVE EMERGENCIES FROM GENERAL REVENUE FUND 1,300 FROM OPERATING TRUST FUND	2,200,000	APPROVED SALARY RATE 19,940,155  1278 SALARIES AND BENEFITS POSITIONS 419.00
TOTAL:	PROVIDE EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 6,013 FROM TRUST FUNDS	3,908 60,241,018	FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	00 66,254,926	FROM OPERATING TRUST FUND
PROGRA	M: FLORIDA CAPITOL POLICE PROGRAM		FROM GENERAL REVENUE FUND
CAPITO	L POLICE SERVICES		1280 EXPENSES
A	PPROVED SALARY RATE 3,505,867		FROM GENERAL REVENUE FUND
1267	SALARIES AND BENEFITS POSITIONS 88. FROM GENERAL REVENUE FUND	00 2,823 4,938,645	FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND
1268	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	3,778	From the funds in Specific Appropriation 1280, the Department of Law Enforcement is authorized to distribute 10,000 rape kits to local law enforcement agencies and rape crisis centers statewide at no cost. In addition, the department is authorized to use additional federal funds
1269	EXPENSES FROM OPERATING TRUST FUND	593,463	and any other available funds contained in Specific Appropriation 1280 for the purpose of processing rape kits, including the backlog of non-suspect rape cases.
1270	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	85,369	1281 AID TO LOCAL GOVERNMENTS CRIMINAL INVESTIGATIONS
1271	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM OPERATING TRUST FUND	30,500	FROM FEDERAL GRANTS TRUST FUND
1272	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	70,084	1282 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 631,978 FROM ADMINISTRATIVE TRUST FUND 5,000 FROM FEDERAL GRANTS TRUST FUND
1273	SPECIAL CATEGORIES CAPITOL COMPLEX SECURITY FROM GENERAL REVENUE FUND	3,500	1283 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 176,000

SECTIO SPECIF APPROF 1284			418,646		SECTION 4 SPECIFIC APPROPRIATION 1292 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 512,348 FROM FORFEITURE AND INVESTIGATIVE
1285	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND			1,407,918	SUPPORT TRUST FUND
non	m the funds in Specific Applerecurring general revenue is produce.				1294 SPECIAL CATEGORIES FLORIDA SEAPORT SECURITY IMPROVEMENTS
1286	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND			78,166	FROM GENERAL REVENUE FUND
1287	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGER SERVICES - HUMAN RESOURCES SERVE PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS TRAINING TRUST FUND	ICES I  AND	166,798	242	FROM GENERAL REVENUE FUND
	FROM FEDERAL GRANTS TRUST FUND			2,292	1296 SPECIAL CATEGORIES DOMESTIC SECURITY
TOTAL:	PROVIDE CRIME LAB SERVICES FROM GENERAL REVENUE FUND		40,246,958	10,367,843	FROM GENERAL REVENUE FUND 1,694,991 FROM FEDERAL GRANTS TRUST FUND
	TOTAL POSITIONS TOTAL ALL FUNDS		419.00	50,614,801	1297 SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL PROJECTS FROM GENERAL REVENUE FUND 2,500,000
PROVID	E INVESTIGATIVE SERVICES				FROM GRANTS AND DONATIONS TRUST FUND 100,000
A	PPROVED SALARY RATE	39,902,980			From the funds in Specific Appropriation 1297 the following local public safety and law enforcement initiatives are funded from
1288	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FROM OPERATING TRUST FUND	AND   FUND	717.00 51,299,699	16,721 639,269 4,952 3,862,038	non-recurring general revenue funds, unless specifically noted.         A Child Is Missing Program
1289	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	  /E	493,326	25,276 194,832 42,360	Dove Program
	FROM GRANTS AND DONATIONS TRUST FROM OPERATING TRUST FUND	FUND		1,342 88,070	GRANTS AND AIDS - ANTI-GANG INITIATIVES FROM GENERAL REVENUE FUND 1,500,000
1290	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE		9,664,989	132,670 297,647	Funds in Specific Appropriation 1297A are provided for grants to assist local efforts to prevent, detect and prosecute criminal activity committed by organized criminal street gangs. Grants shall be awarded to local consortia which must include the State Attorney, local law enforcement and local crime prevention organizations. Local crime
	SUPPORT TRUST FUND FROM OPERATING TRUST FUND			843,875 2,150,033	prevention organizations may include, but are not limited to, the local juvenile justice boards, local non-profit community service organizations, and local school boards. Each consortium must identify a
For but rew	m the funds provided in Specifeiture and Investigative Support not exceeding \$150,000 in total ards leading to the capture cilable.	Trust Fund, u I for all case	ip to \$25,000 es, may be exp	per case, pended for	single organization to serve as the primary point of contact between the Department of Law Enforcement and the local consortium. Proposals must include the three components of enhanced law enforcement, prosecution and prevention in order to be eligible for a grant award. Grants will be awarded on a competitive basis and will be subject to a 50 percent local match which may be provided in the form of in kind services. Proposals
1291	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FORFEITURE AND INVESTIGATIVE SUPPORT TRUST FUND	  /E	56,400	5,000 59,509 190,574	will be evaluated based on (1) the extent to which the three components of law enforcement, prosecution, and prevention are appropriately balanced and coordinated to reduce gang-related crime; (2) the amount of local match; (3) the extent to which resources are targeted to neighborhoods or areas which are most at risk of gang-related crime. No grant shall exceed \$1 million.

SECTIO SPECIA APPROI 1298			3,013 314,125 60,085 1,018,486	SECTION 4 SPECIFIC APPROPRIATION TOTAL POSITIONS
1299	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	511,468	150,334	1309 SALARIES AND BENEFITS POSITIONS 108.00 FROM GENERAL REVENUE FUND 2,701,061 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND
1300	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	504,158	32,760	1310 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1301	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM GENERAL REVENUE FUND	108,664		FROM GRANTS AND DONATIONS TRUST FUND
1302	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	267,769		FROM ADMINISTRATIVE TRUST FUND
	FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	207,700	1,448 4,423 17,742	1312 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
1303	FIXED CAPITAL OUTLAY MINOR REPAIRS AND RENOVATIONS AT REGIONAL OPERATING FACILITIES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	500,000	500,000	FROM GENERAL REVENUE FUND
TOTAL	PROVIDE INVESTIGATIVE SERVICES FROM GENERAL REVENUE FUND	70,636,541	13,271,191	1314 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
MUTUAI	TOTAL POSITIONS	717.00	83,907,732	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
A	APPROVED SALARY RATE 1,199,259			FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND
1304	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	21.00 1,586,809	31,479	FROM GRANTS AND DONATIONS TRUST FUND
1305	EXPENSES FROM GENERAL REVENUE FUND	133,925		FROM GENERAL REVENUE FUND
1306	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	9,441		TOTAL: PUBLIC ASSISTANCE FRAUD INVESTIGATIONS FROM GENERAL REVENUE FUND 3,561,052 FROM TRUST FUNDS
1307	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	2,139		TOTAL POSITIONS
1308	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			PROGRAM: CRIMINAL JUSTICE INFORMATION PROGRAM  PROVIDE INFORMATION NETWORK SERVICES TO THE LAW ENFORCEMENT COMMUNITY
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	8,272	167	APPROVED SALARY RATE 6,738,306
TOTAL	MUTUAL AID AND PREVENTION SERVICES FROM GENERAL REVENUE FUND	1,740,586	31,646	1317 SALARIES AND BENEFITS POSITIONS 130.00 FROM GENERAL REVENUE FUND 1,310,151 FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND 139,274

SECTIO SPECIF APPROP	IC RIATION			SECTION 4 SPECIFIC APPROPRIATION	
	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		62,452 6,203,887	TRAINING TRUST FUND	204,151 454,062 12,699,370
1318	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND		5,838 276,919 245,604	1328 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	5,000 348,129
1319	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	35,657	2,202 33,107 9,276,171	FROM OPERATING TRUST FUND	476,394 85,781
1320	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		5,000 452,399 3,356,913	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	320,085 2,145,011
1321	SPECIAL CATEGORIES CONTRACTED SERVICES		, ,	FROM GENERAL REVENUE FUND 6,500 FROM OPERATING TRUST FUND	325,392
	FROM GENERAL REVENUE FUND	599	113,100 444,978 11,062,964	1331 SPECIAL CATEGORIES  ACQUISITION OF MOTOR VEHICLES  FROM GENERAL REVENUE FUND	93,168
1322	SPECIAL CATEGORIES OVERTIME FROM OPERATING TRUST FUND		46,200	1332 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,000
1323	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND		19,237	FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	19,715 704,038
1324	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM OPERATING TRUST FUND		3,390,553	OVERTIME FROM OPERATING TRUST FUND	218,946
1325	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			1334 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	45,981
	FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM FEDERAL GRANTS TRUST FUND	8,360	1,918 432	1335 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND	5,160
1325A	FROM OPERATING TRUST FUND		432 42,698	1336 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	INTEGRATED CRIMINAL HISTORY SYSTEM - FALCON FROM OPERATING TRUST FUND		4,648,032	FROM GENERAL REVENUE FUND	1,747
1326	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES			FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	3,982 108,918
TOTAL:	FROM OPERATING TRUST FUND		26,740	FROM GENERAL REVENUE FUND 1,285,554 FROM TRUST FUNDS	18,267,030
	ENFORCEMENT COMMUNITY FROM GENERAL REVENUE FUND	1,354,767	39,856,618	TOTAL POSITIONS	19,552,584
	TOTAL POSITIONS	130.00	41,211,385	PROGRAM: CRIMINAL JUSTICE PROFESSIONALISM  LAW ENFORCEMENT STANDARDS COMPLIANCE	
PROVID	E PREVENTION AND CRIME INFORMATION SERVICES			APPROVED SALARY RATE 2,756,595	
A	PPROVED SALARY RATE 10,503,212				
1327	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND	295.00 864,070		1337 SALARIES AND BENEFITS POSITIONS 56.00 FROM GENERAL REVENUE FUND	3,268,413

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SECTION 4 SPECIFIC APPROPRIATION 1338 OTHER PERSONAL SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		205,380		FIC PRIATION SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,000	
1339 EXPENSES FROM CRIMINAL JUSTICE STANDARDS AND				FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		398,202 36,579
TRAINING TRUST FUND		447,265	1350	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		6,782
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		124,410	1351	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND	4,290	
CONTRACTED SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		175,741	1352	TRAINING TRUST FUND		5,070
FROM OPERATING TRUST FUND		500,000		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND	2,248	
TRAINING TRUST FUND		18,426		TRAINING TRUST FUND		20,481 1,417
1343 SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL EDUCATION AND TECHNICAL TRAINING FROM CRIMINAL JUSTICE STANDARDS AND		0.001.050	TOTAL	: LAW ENFORCEMENT TRAINING AND CERTIFICATION SERVICES FROM GENERAL REVENUE FUND	373,686	6,514,430
TRAINING TRUST FUND		6,001,252		TOTAL POSITIONS	56.00	6,888,116
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			LEGAL	AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL		,,,,,,
FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND	249	22,952		AM: OFFICE OF ATTORNEY GENERAL		
TOTAL: LAW ENFORCEMENT STANDARDS COMPLIANCE		22,902		ENFORCEMENT		
FROM GENERAL REVENUE FUND FROM TRUST FUNDS	40,295	10,763,839	1353	APPROVED SALARY RATE 28,576,176  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	636.50 6,870,601	
TOTAL POSITIONS	56.00	10,804,134		FROM GENERAL REFERENCE FORD	, ,	11,717,329 10,475,270 6,499,951
LAW ENFORCEMENT TRAINING AND CERTIFICATION SERVICES			1354	FROM MOTOR VEHICLE WARRANTY TRUST FUND OTHER PERSONAL SERVICES		1,433,435
APPROVED SALARY RATE 2,816,009			1004	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	143,740	198,658
1345 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CRIMINAL JUSTICE STANDARDS AND	56.00 345,780		1055	FROM LEGAL SERVICES TRUST FUND FROM MOTOR VEHICLE WARRANTY TRUST FUND		869,851 154,500
TRAINING TRUST FUND		3,107,593 212,096	1355	EXPENSES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM LEGAL SERVICES TRUST FUND		1,905,470 1,500,830
1346 OTHER PERSONAL SERVICES FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		680,798 3,000		FROM LEGAL AFFAIRS REVOLVING TRUST FUND . FROM MOTOR VEHICLE WARRANTY TRUST FUND		5,539 428,940
1347 EXPENSES FROM GENERAL REVENUE FUND	20,368	0,000	1356	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM LEGAL SERVICES TRUST FUND	·	340,200 520,700
FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		1,777,415 61,178	10	FROM LEGAL AFFAIRS REVOLVING TRUST FUND . FROM MOTOR VEHICLE WARRANTY TRUST FUND		51,938 44,114
1348 OPERATING CAPITAL OUTLAY FROM CRIMINAL JUSTICE STANDARDS AND TRAINING TRUST FUND		203,819	1357	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	291,849	203,551

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SECTION SPECIFIAPPROF				SECTI SPECI APPRO 1370	FIC PRIATION
	ANTITRUST INVESTIGATIONS FROM LEGAL AFFAIRS REVOLVING TRUST FUND .		1,479,256		CONTRACTED SERVICES FROM GENERAL REVENUE FUND
1359	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	9,750	16,350 23,800	1371 1372	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
1360	FROM MOTOR VEHICLE WARRANTY TRUST FUND  SPECIAL CATEGORIES ECONOMIC CRIME LITIGATION FROM LEGAL AFFAIRS REVOLVING TRUST FUND .		1,500 2,552,010		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1361	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	36,198	74,198	TOTAL	CONSTITUTIONAL LEGAL SERVICES FROM GENERAL REVENUE FUND
	FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST FUND . FROM MOTOR VEHICLE WARRANTY TRUST FUND		98,752 95,498 8,112	CRIMI	TOTAL POSITIONS
1362	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS	/			APPROVED SALARY RATE 19,355,946
1363	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	59,074	97,661	1373	SALARIES AND BENEFITS POSITIONS 366.50 FROM GENERAL REVENUE FUND
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	59,417	83,237	1374	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
	FROM LEGAL SERVICES TRUST FUND FROM LEGAL AFFAIRS REVOLVING TRUST FUND . FROM MOTOR VEHICLE WARRANTY TRUST FUND		72,798 36,814 9,961	1375	EXPENSES FROM GENERAL REVENUE FUND 1,448,134 FROM LEGAL SERVICES TRUST FUND
1364	DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES TROM A FEW AREA OF THE PROCESSING TO THE PROCESSIN		7.440	1376	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
1365	FROM LEGAL AFFAIRS REVOLVING TRUST FUND .  DATA PROCESSING SERVICES		7,448	1377	LUMP SUM ATTORNEY GENERAL RESERVE POSITIONS FOR AGENCY CONTRACTS
	OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	12,483	35,000		POSITIONS 50.00
TOTAL	FROM LEGAL SERVICES TRUST FUND		192,081	ne	ne positions in Specific Appropriation 1377 shall be released as excessary to allow the Office of the Attorney General to contract with late agencies to provide legal representation. Salary rate may be
IVIAL	CIVIL ENFORCEMENT FROM GENERAL REVENUE FUND	8,876,800	41,234,752		tablished for these positions at the amount of the starting salary for attorney position.
	TOTAL POSITIONS TOTAL ALL FUNDS	636.50	50,111,552	1378	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
CONST1	TUTIONAL LEGAL SERVICES			1270	FROM LEGAL SERVICES TRUST FUND
	PPROVED SALARY RATE 1,587,465			1379	SPECIAL CATEGORIES LITIGATION EXPENSES FROM LEGAL SERVICES TRUST FUND
1366	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	24.50 1,989,427	95,612	1380	RISK MANAGEMENT INSURANCE
1367	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	24,900			FROM GENERAL REVENUE FUND
1368	EXPENSES FROM GENERAL REVENUE FUND	185,849		1381	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
1369	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	25,169			FROM GENERAL REVENUE FUND

SECTION SPECIAL APPROFESSION AP			30,972	SECTION 4 SPECIFIC APPROPRIATION 1391 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
TOTAL	CRIMINAL AND CIVIL LITIGATION DEFENSE FROM GENERAL REVENUE FUND	15,442,915	16,581,536	FROM CRIME STOPPERS TRUST FUND
LIT COTTA	TOTAL POSITIONS		32,024,451	1392 SPECIAL CATEGORIES GRANTS AND AIDS - VICTIM ASSISTANCE SERVICES
	M SERVICES			FROM CRIMES COMPENSATION TRUST FUND 25,000,000
I	APPROVED SALARY RATE 3,820,521			1393 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
1383	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST FUND FROM CRIME STOPPERS TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND	89.00 41,529	4,625,579 45,765 313,586	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
1384	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING	5,100	75,351	TOTAL: VICTIM SERVICES FROM GENERAL REVENUE FUND
1385	INSTITUTE REVOLVING TRUST FUND		257,900	TOTAL POSITIONS
1000	FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST FUND FROM CRIME STOPPERS TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND	55,948	787,497 7,267 204,829	APPROVED SALARY RATE 6,588,355
1386	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM CRIMES COMPENSATION TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING	2,380	123,407	1394 SALARIES AND BENEFITS POSITIONS 138.00 FROM GENERAL REVENUE FUND 6,501,351 FROM ADMINISTRATIVE TRUST FUND
1387	INSTITUTE REVOLVING TRUST FUND		7,695 26,958,082	FROM GENERAL REVENUE FUND
diı	om the funds in Specific Appropriation 1387, rected to give priority to the payment o aminations for victims of sexual assault.	the Attorney G f claims for	General is	temporary staffing and to provide for the reimbursement of travel, per diem and other expenses as necessary for the Council on the Social Status of Black Men and Boys.
	SPECIAL CATEGORIES VICTIM SERVICES FROM GENERAL REVENUE FUND	400,000		1396 EXPENSES FROM GENERAL REVENUE FUND 635,092 FROM ADMINISTRATIVE TRUST FUND
Cou cri	nds in Specific Appropriation 1387A are puncil Against Sexual Violence for distributists centers to provide increased services stual assault.	tion to certi	fied rape	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - DADE COUNTY HAITIAN REFUGEE CENTER FROM GENERAL REVENUE FUND 10,000
1388	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	2,321,000		1398 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
	FROM CRIMES COMPENSATION TRUST FUND FROM FLORIDA CRIME PREVENTION TRAINING INSTITUTE REVOLVING TRUST FUND	2,021,000	10,500 5,600	1399 SPECIAL CATEGORIES ATTORNEY GENERAL'S LAW LIBRARY FROM GENERAL REVENUE FUND
1389	SPECIAL CATEGORIES GRANTS AND AIDS - MINORITY COMMUNITIES CRIME PREVENTION PROGRAMS FROM GENERAL REVENUE FUND	4,929,163		1400 SPECIAL CATEGORIES COMMISSION ON THE STATUS OF WOMEN FROM GENERAL REVENUE FUND
1390	SPECIAL CATEGORIES GRANTS AND AIDS - CRIME STOPPERS FROM CRIME STOPPERS TRUST FUND	-, , , , , , , , , , , , , , , , , , ,	4,500,000	1401 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND

SECTION 4 SECTION 4 SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION PROGRAM: FLORIDA ELECTIONS COMMISSION From funds in Specific Appropriation 1401, \$250,000 from non-recurring general revenue is provided for the Cuban American Bar Association Pro CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT Bono Project in Miami-Dade County. APPROVED SALARY RATE 710,318 From funds in Specific Appropriation 1401, \$100,000 from non-recurring general revenue is provided for the Haitian American Bar Association in SALARIES AND BENEFITS 14.00 Miami-Dade County. FROM ELECTIONS COMMISSION TRUST FUND . . . 935,693 1402 SPECIAL CATEGORIES 1410 OTHER PERSONAL SERVICES FROM ELECTIONS COMMISSION TRUST FUND . . . 82,348 RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 41,971 1411 FXPFNSFS FROM ADMINISTRATIVE TRUST FUND . . . . . . 15,007 FROM ELECTIONS COMMISSION TRUST FUND . . . 234,609 SPECIAL CATEGORIES 1403 OPERATING CAPITAL OUTLAY TRANSFER TO DEPARTMENT OF MANAGEMENT FROM ELECTIONS COMMISSION TRUST FUND . . . 10,000 SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT SPECIAL CATEGORIES 1413 FROM GENERAL REVENUE FUND . . . . . . . . 42,163 TRANSFER TO DIVISION OF ADMINISTRATIVE FROM ADMINISTRATIVE TRUST FUND . . . . . . 15,671 HEARINGS FROM ELECTIONS COMMISSION TRUST FUND . . . 73,241 1404 DATA PROCESSING SERVICES SPECIAL CATEGORIES OTHER DATA PROCESSING SERVICES CONTRACTED SERVICES FROM GENERAL REVENUE FUND . . . . . . . 146,965 FROM ELECTIONS COMMISSION TRUST FUND . . . 3,800 FROM ADMINISTRATIVE TRUST FUND . . . . . . 157,876 SPECIAL CATEGORIES TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . . . . . 8,373,759 FROM ELECTIONS COMMISSION TRUST FUND . . . 6,784 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 4,189,859 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT TOTAL POSITIONS . . . . . . . . . . . . . . 138.00 SERVICES - HUMAN RESOURCES SERVICES 12.563.618 PURCHASED PER STATEWIDE CONTRACT FROM ELECTIONS COMMISSION TRUST FUND . . . 6,478 PROGRAM: OFFICE OF STATEWIDE PROSECUTION TOTAL: CAMPAIGN FINANCE AND ELECTION FRAUD ENFORCEMENT PROSECUTION OF MULTI-CIRCUIT ORGANIZED CRIME FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 1,352,953 TOTAL POSITIONS . . . . . . . . . . . . . . . . 14.00 APPROVED SALARY RATE 4,455,712 1,352,953 SALARIES AND BENEFITS **POSITIONS** 71.00 PAROLE COMMISSION FROM GENERAL REVENUE FUND . . . . . . . . 5,304,689 FROM GRANTS AND DONATIONS TRUST FUND . . . 449,861 PROGRAM: POST-INCARCERATION ENFORCEMENT AND VICTIMS RIGHTS SPECIAL CATEGORIES 1406 STATEWIDE PROSECUTION APPROVED SALARY RATE 6,091,986 FROM GENERAL REVENUE FUND . . . . . . . . 916.182 FROM GRANTS AND DONATIONS TRUST FUND . . . 406,973 SALARIES AND BENEFITS **POSITIONS** 148.00 FROM GENERAL REVENUE FUND . . . . . . . 8.065.009 SPECIAL CATEGORIES 1407 OTHER PERSONAL SERVICES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND . . . . . . . . 270,531 26,978 FROM GENERAL REVENUE FUND . . FROM GRANTS AND DONATIONS TRUST FUND . . . 2,125 1419 **EXPENSES** FROM GENERAL REVENUE FUND . . . . . . . . SPECIAL CATEGORIES 1408 TRANSFER TO DEPARTMENT OF MANAGEMENT From the funds in Specific Appropriation 1419, \$50,000 in SERVICES - HUMAN RESOURCES SERVICES non-recurring general revenue is provided for community-based marketing PURCHASED PER STATEWIDE CONTRACT outreach pertaining to changes made by the Florida Cabinet concerning restoration of civil rights. FROM GENERAL REVENUE FUND . . . . . . . . 26,788 FROM GRANTS AND DONATIONS TRUST FUND . . . 2.327 From the funds in Specific Appropriation 1419, the Parole Commission shall conduct a study and provide the following to the Governor's Office TOTAL: PROSECUTION OF MULTI-CIRCUIT ORGANIZED CRIME of Policy and Budget, the President of the Senate and the Speaker of the FROM GENERAL REVENUE FUND . . . . . . . . . 6,274,637 House of Representatives by October 1, 2007: FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 861,286 A valid determination of the exact number of pending Restoration of TOTAL POSITIONS . . . . . . . . . . . . . . 71.00 Civil Rights (RCR) cases existing on July 1, 2007, along with a full TOTAL ALL FUNDS . . . . . . . . . . . . . . . . 7,135,923 explanation of the methodology used to determine the pending number of

SECTION 4 SPECIFIC APPROPRIATION

cases. Data must include total cases received for each of the past five years, the total number of cases processed for each of the past five years, and the total number of cases received or pending but not processed for each of the past five years;

- 2. A continuation plan including measures that continue to simplify application forms and processes by using readily available data from existing automated systems;
- 3. Identification of all existing resources, workload, job descriptions, and internal business procedures for clemency activities. This information must be reported in a manner that allows for isolation of resources allocated to the RCR process. The information must also be sufficient to account for each step in the process to complete the review of RCR without a hearing; and
- 4. Proposed criteria, developed by case type, to use in defining and classifying case backlogs which shall be based upon a reasonable length of time for the normal processing of cases.

1420	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	79,930	
1421	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	30,032	
1422	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	87,935	
1423	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	61,976	
1424	DATA PROCESSING SERVICES LAW ENFORCEMENT DATA CENTER FROM GENERAL REVENUE FUND	1,932	
1425	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	317,924	
TOTAL:	PROGRAM: POST-INCARCERATION ENFORCEMENT AND VICTIMS RIGHTS		
	FROM GENERAL REVENUE FUND	10,156,611	
	TOTAL POSITIONS	148.00	10,156,611
	TOTAL OF SECTION 4 POSITIONS	47,644.75	
F	ROM GENERAL REVENUE FUND	3875,133,903	
F	ROM TRUST FUNDS		623,811,780
	TOTAL ALL FUNDS		4498,945,683

## SECTION 5 - NATURAL RESOURCES/ENVIRONMENT/GROWTH MANAGEMENT/TRANSPORTATION

The monies contained herein are appropriated from the named funds to the Department of Agriculture and Consumer Services, Department of Community Affairs, Department of Environmental Protection, Fish and Wildlife Conservation Commission and the Department of Transportation as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE

SECTION 5 SPECIFIC APPROPRIATION

The Department of Agriculture and Consumer Services shall not pay the costs of class notification related to any class action lawsuit in which the department is a party, unless the payment of such costs has been ordered by the court and is not subject to further review in any court of competent jurisdiction, and such costs do not exceed \$75,000. Any such costs ordered by the court shall be paid from funds appropriated in Specific Appropriation 1600A.

PROGRAM: OFFICE OF THE COMMISSIONER AND ADMINISTRATION

AGRICULTURAL LAW ENFORCEMENT

Al	PPROVED SALARY RATE	2,297,181		
1426	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . FROM CITRUS INSPECTION TRUST I FROM GENERAL INSPECTION TRUST	FUND	40.50 2,860,777	303,693 61,637
1427	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		15,000	
1428	EXPENSES FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST	)	482,608	5,000 44,818
1429	OPERATING CAPITAL OUTLAY FROM GENERAL INSPECTION TRUST	FUND		33,040
1430	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND		8,028	145,000
1431	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		57,080	
1432	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM AGRICULTURAL LAW ENFORCEN FUND FROM GENERAL INSPECTION TRUST	MENT TRUST	32,932	4,607 881
1433	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAC SERVICES - HUMAN RESOURCES SEI PURCHASED PER STATEWIDE CONTR/ FROM GENERAL REVENUE FUND . FROM CITRUS INSPECTION TRUST I FROM GENERAL INSPECTION TRUST	RVICES ACT  FUND	14,167	1,504 304
TOTAL:	AGRICULTURAL LAW ENFORCEMENT FROM GENERAL REVENUE FUND FROM TRUST FUNDS		3,470,592	600,484
	TOTAL POSITIONS		40.50	4,071,076
AGRICUI	LTURAL WATER POLICY COORDINATION	1		
Al	PPROVED SALARY RATE	2,006,174		
1434	SALARIES AND BENEFITS FROM GENERAL INSPECTION TRUST	POSITIONS FUND	37.00	2,440,668
1435	EXPENSES	PUND		200 224

FROM GENERAL INSPECTION TRUST FUND . . . .

399,234

SECTION 5 SPECIFIC APPROPRIATION	SECTION 5 SPECIFIC APPROPRIATION
1436 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SOIL AND WATER COST SHARING PROGRAM FROM GENERAL REVENUE FUND 500,000	and Development Authority, in consultation with the Department of Agriculture and Consumer Services, must provide to the department a comprehensive business plan for implementation. The plan, at a minimum, shall include: a business case describing strategic technology needs for a constitution forms and accidentally businesses are incomprehensive and
1437 SPECIAL CATEGORIES ANIMAL WASTE MANAGEMENT FROM GENERAL INSPECTION TRUST FUND	assisting farms and agricultural businesses; major assumptions and constraints; expected outcomes related to this initiative; a means to measure the expected outcomes of the plan; and a cost-benefit analysis indicating the business benefits gained through such proposed technology solutions.
1438 SPECIAL CATEGORIES WATER RESOURCES PROTECTION AND RESTORATION FROM FEDERAL GRANTS TRUST FUND 800,000	1445 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
1439 SPECIAL CATEGORIES NITRATE RESEARCH AND REMEDIATION FROM GENERAL INSPECTION TRUST FUND	1446 SPECIAL CATEGORIES GRANTS AND AIDS - SMALL COUNTY TECHNICAL ASSISTANCE
SPECIAL CATEGORIES BEST MANAGEMENT PRACTICES - COST SHARE FROM GENERAL INSPECTION TRUST FUND	FROM GENERAL REVENUE FUND
From the funds in Specific Appropriation 1440, \$2,000,000 is provided for the Florida Water Quality Compliance and Improvement Best Management Practices pilot project to evaluate a real-time radio frequency	HEARINGS FROM GENERAL REVENUE FUND
identification network using self contained, high resolution remote capabilities to monitor weather, hydrologic, and water quality parameters at locations designated by the Department of Agriculture and Consumer Services within priority watersheds. The pilot project shall evaluate the use of this technology to augment and improve existing	1448 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,000
efforts that monitor weather, hydrologic, and water quality parameters that support implementation, performance evaluation, or development of new or improved agricultural best management practices. Data collected from this project will be evaluated and compared to traditionally	FROM ADMINISTRATIVE TRUST FUND
collected data sets for accuracy, transferability, storage, and retrieval.	FROM GENERAL REVENUE FUND 83,380 FROM ADMINISTRATIVE TRUST FUND 81,550 FROM GENERAL INSPECTION TRUST FUND 61,663
1441 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL INSPECTION TRUST FUND	1450 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND 4,000
TOTAL: AGRICULTURAL WATER POLICY COORDINATION FROM GENERAL REVENUE FUND	1451 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
TOTAL POSITIONS	FROM GENERAL REVENUE FUND
EXECUTIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 9,772,993	1451A SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA STATE FAIR FROM GENERAL REVENUE FUND
1442         SALARIES AND BENEFITS         POSITIONS         192.75           FROM GENERAL REVENUE FUND          8,313,355           FROM ADMINISTRATIVE TRUST FUND          4,345,430           FROM FEDERAL GRANTS TRUST FUND          3,471           FROM GENERAL INSPECTION TRUST FUND          58,856	1452A FIXED CAPITAL OUTLAY MAYO BUILDING REFURBISHMENT AND REPAIRS FROM ADMINISTRATIVE TRUST FUND
1443 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	1452B FIXED CAPITAL OUTLAY REROOF DOYLE CONNER BUILDING - DMS MGD FROM ADMINISTRATIVE TRUST FUND
1444 EXPENSES FROM GENERAL REVENUE FUND	1453 FIXED CAPITAL OUTLAY REPAIRS AND RENOVATIONS, ROOF REPAIRS - DMS MGD FROM GENERAL REVENUE FUND 1,051,110
FROM ADMINISTRATIVE TRUST FUND	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 10,935,909
non-recurring general revenue is provided for the Space Alliance Technology Outreach Program to provide technical assistance to the agriculture industry, including activities associated with the Farm-to- Fuel initiative. Prior to release of funds, the Technological Research	FROM TRUST FUNDS

					SECTION SPECIAL APPROPRIES 1467	FIC PRIATION OPERATING CAPITAL OUTLAY		
I	APPROVED SALARY RATE	4,978,722				FROM FEDERAL GRANTS TRUST FUND	13,825	159,150
1454	SALARIES AND BENEFITS FROM DIVISION OF LICENSING TRUS	POSITIONS	139.00	6,575,361		FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		298,000
1455	OTHER PERSONAL SERVICES FROM DIVISION OF LICENSING TRUS	Γ FUND		292,232	1468	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		677,500
1456	EXPENSES FROM DIVISION OF LICENSING TRUS	Γ FUND		3,448,496	1469	SPECIAL CATEGORIES		077,000
1457	OPERATING CAPITAL OUTLAY FROM DIVISION OF LICENSING TRUS	Γ FUND		197,427		PRIVATE LAND OWNER COST SHARE ASSISTANCE PROGRAM FROM FEDERAL GRANTS TRUST FUND		600,000
1458	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM DIVISION OF LICENSING TRUS	Γ FUND		144,000	1470	SPECIAL CATEGORIES OFF-HIGHWAY VEHICLE RECREATION PROGRAM FROM INCIDENTAL TRUST FUND		700,000
1459	SPECIAL CATEGORIES CONTRACTED SERVICES FROM DIVISION OF LICENSING TRUS	Γ FUND		2,104,765	1471	SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND		806,825
1460	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	r Pilkin		40.050		FROM INCIDENTAL TRUST FUND FROM RELOCATION AND CONSTRUCTION TRUST FUND		313,351 140,000
1461	FROM DIVISION OF LICENSING TRUS' SPECIAL CATEGORIES	I FUND		48,650		FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		1,835,672
	TRANSFER TO DEPARTMENT OF MANAGEI SERVICES - HUMAN RESOURCES SERV. PURCHASED PER STATEWIDE CONTRAC' FROM DIVISION OF LICENSING TRUS'	ICES T		57,422	1472		93,255	00.100
TOTAL	DIVISION OF LICENSING FROM TRUST FUNDS			12,868,353	1473	FROM INCIDENTAL TRUST FUND		26,199
	TOTAL POSITIONS TOTAL ALL FUNDS		139.00	12,868,353	11.0	INTERIM LAND MANAGEMENT OF CONSERVATION AND RECREATION LANDS PROGRAM FROM CONSERVATION AND RECREATION LANDS		1 054 004
PROGRA	AM: FOREST AND RESOURCE PROTECTION					PROGRAM TRUST FUND		1,354,064
LAND 1	MANAGEMENT				1474	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
I	APPROVED SALARY RATE	18,356,671				SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
1462	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND.		514.00 10,730,995	1,056,638 1,736,384		FROM GENERAL REVENUE FUND	93,529	9,206 15,980 93,450
	FROM CONSERVATION AND RECREATION PROGRAM TRUST FUND			10,467,049	1475	SPECIAL CATEGORIES GRANTS AND AIDS - 2005 HURRICANES - STATE		
1463	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND			643,654 375,769		OPERATIONS FROM FEDERAL GRANTS TRUST FUND		500,000
	FROM CONSERVATION AND RECREATION PROGRAM TRUST FUND	N LANDS		800,000	1476	FIXED CAPITAL OUTLAY LAND ACQUISITION FROM FLORIDA FOREVER PROGRAM TRUST FUND .		4.500.000
1464	EXPENSES FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND FROM RELOCATION AND CONSTRUCTION			1,397,560 2,685,435	1477	FIXED CAPITAL OUTLAY MAINTENANCE, REPAIRS AND CONSTRUCTION -		,,
	FUND	N LANDS		10,000 4,777,383		STATEWIDE FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		400,000
1465	AID TO LOCAL GOVERNMENTS AMERICA THE BEAUTIFUL PROGRAM FROM FEDERAL GRANTS TRUST FUND			1,747,538	1479	FIXED CAPITAL OUTLAY FORESTRY LAND ACQUISITION - STATEWIDE FROM INCIDENTAL TRUST FUND		110,000
1466	AID TO LOCAL GOVERNMENTS STATE FOREST RECEIPT DISTRIBUTION FROM INCIDENTAL TRUST FUND			995,000	TOTAL	: LAND MANAGEMENT FROM GENERAL REVENUE FUND	31,604	39,231,807

		514.00	50,163,411	SECTION 5 SPECIFIC APPROPRIATION 1491 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	PPROVED SALARY RATE 26,629,459			FROM GENERAL REVENUE FUND
1480	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND POSITIONS FROM INCIDENTAL TRUST FUND POSITIONS	771.50 35,711,572	1,240,666 1,924,047	TOTAL: WILDFIRE PREVENTION AND MANAGEMENT FROM GENERAL REVENUE FUND
1481	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	576,742	277,349 120,000	TOTAL POSITIONS
1482	EXPENSES		120,000	
1402	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND	4,256,649	1,583,019 1,622,017	INFORMATION TECHNOLOGY  APPROVED SALARY RATE 2,316,801
1.00	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		1,006,707	1493 SALARIES AND BENEFITS POSITIONS 45.00 FROM GENERAL REVENUE FUND 1,231,975 FROM GENERAL INSPECTION TRUST FUND
1483	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - VOLUNTEER FIRE ASSISTANCE FROM FEDERAL GRANTS TRUST FUND		215,763	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
1484	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - RURAL COMMUNITY FIRE PROTECTION FROM FEDERAL GRANTS TRUST FUND		72,589	1495 EXPENSES FROM GENERAL REVENUE FUND
1485	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	74,425	561,225	1496 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
1486	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM FEDERAL GRANTS TRUST FUND		150,000	1497 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
1487	SPECIAL CATEGORIES FORESTRY WILDFIRE PROTECTION/SUPPRESSION EQUIPMENT FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM INCIDENTAL TRUST FUND FROM CONSERVATION AND RECREATION LANDS	946,134	500,000 3,101,541	1498 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
1488	PROGRAM TRUST FUND		2,000,000	TOTAL: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	133,794	592,882 237,604	TOTAL POSITIONS
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		34,468	PROGRAM: FOOD SAFETY AND QUALITY
1489	SPECIAL CATEGORIES			DAIRY FACILITIES COMPLIANCE AND ENFORCEMENT
	ON-CALL FEES FROM GENERAL REVENUE FUND	333,296	10,000	APPROVED SALARY RATE 1,012,573
1490	SPECIAL CATEGORIES			1499 SALARIES AND BENEFITS POSITIONS 25.00 FROM GENERAL REVENUE FUND 1,421,135
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	839,286	235,796	1500 EXPENSES FROM GENERAL REVENUE FUND
1490A	SPECIAL CATEGORIES AIRCRAFT PURCHASE FROM INCIDENTAL TRUST FUND		800,000	1501 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND

SECTION 5 SPECIFIC APPROPRIATION 1502 SPECIAL CATEGORIES			SECTION 5 SPECIFIC APPROPRIATION FROM FEDERAL GRANTS TRUST FUND
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	56,055		FROM GENERAL INSPECTION TRUST FUND
1503 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	9,827		1512 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
TOTAL: DAIRY FACILITIES COMPLIANCE AND ENFORCEMENT FROM GENERAL REVENUE FUND	1,753,650	24,141	1513   EXPENSES   FROM GENERAL REVENUE FUND
TOTAL POSITIONS	25.00	1,777,791	1514 AID TO LOCAL GOVERNMENTS MOSQUITO CONTROL PROGRAM
FOOD SAFETY INSPECTION AND ENFORCEMENT  APPROVED SALARY RATE 11,511,837			FRÖM GENERAL INSPECTION TRUST FUND 2,166,168
1504 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND	293.00 1,543,940	2,437,841 11,237,394	From the funds provided in Specific Appropriation 1514, \$250,000 from the General Inspection Trust Fund shall be used for research into practical methods of control to be used by local mosquito control agencies. The research shall be conducted by the Institute of Food and Agricultural Sciences (IFAS)/Florida Medical Entomology Laboratory and the Florida Agriculture and Mechanical University (FAMU)/Mulrennan
1505 OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND		318,441 23,000	Research Laboratory.  1515 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 6,052
1506 EXPENSES FROM GENERAL REVENUE FUND		730,489 1,405,725	FROM FEDERAL GRANTS TRUST FUND
1507 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND		374,975 60,813	1517 SPECIAL CATEGORIES PESTICIDE COLLECTIONS FROM GENERAL INSPECTION TRUST FUND 100,000
1508 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	122,500	175,000 237,500	1518 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
1509 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	66,863	27,350 78,974	1519 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
1510 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	11,960	18,971 86,551	1520 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
TOTAL: FOOD SAFETY INSPECTION AND ENFORCEMENT FROM GENERAL REVENUE FUND	2,033,875	17,213,024	TOTAL: AGRICULTURAL ENVIRONMENTAL SERVICES FROM GENERAL REVENUE FUND 4,340,934 FROM TRUST FUNDS
TOTAL POSITIONS	293.00	19,246,899	TOTAL POSITIONS
PROGRAM: CONSUMER PROTECTION			CONSUMER PROTECTION
AGRICULTURAL ENVIRONMENTAL SERVICES			APPROVED SALARY RATE 4,633,374
APPROVED SALARY RATE 8,709,728  1511 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	220.00 3,246,499		1521 SALARIES AND BENEFITS POSITIONS 130.00 FROM GENERAL REVENUE FUND 617,753 FROM GENERAL INSPECTION TRUST FUND 5,358,802

	IC RIATION  FROM CITRUS INSPECTION TRUST FUND FROM MARKET IMPROVEMENTS WORKING CAPITAL TRUST FUND	222,672 27,500	Fro nor Agr tho	PIC PRIATION om the funds in Specific Appropriation 1553A, \$3,750,000 fr n-recurring general revenue shall be used by the Department riculture and Consumer Services to conduct or cause to be conduct ose research projects on citrus disease that are recommended by t	of ed the
1545	EXPENSES FROM GENERAL REVENUE FUND	323,828 1,877,350 980,279 180,836 778,936	suc for tax App pri	orida Citrus Production Research Advisory Council. Distribution the funds for a particular research project is contingent upon doll dollar cash match from federal or private funds or from citrus by revenues. At no time shall the funds appropriated in Speciforopriation 1553A allocated to a particular project exceed towate, federal, and citrus box tax funds provided for that project.	ar oox ic he
	FROM SALTWATER PRODUCTS PROMOTION TRUST FUND	286,156 9,580	nor UF/	om the funds in Specific Appropriation 1553A, \$250,000 fr n-recurring general revenue shall be used for start up costs for t IFAS Southwest Florida Research and Education Center lab for citr mening research located in Immokalee.	he
1546	CAMPAIGN TRUST FUND	226,691	1553B	SPECIAL CATEGORIES FARM SHARE PROGRAM FROM GENERAL REVENUE FUND	
1548	TRUST FUND	10,500	1554	SPECIAL CATEGORIES GRANTS AND AIDS - PROMOTIONAL AWARDS FROM GENERAL INSPECTION TRUST FUND	0,000
1549	GRANTS AND AIDS - VITICULTURE PROGRAM FROM VITICULTURE TRUST FUND	400,000	1555	SPECIAL CATEGORIES GRANTS AND AIDS - EMERGENCY FEEDING	
1040	FLORIDA AGRICULTURE PROMOTION CAMPAIGN FROM GENERAL REVENUE FUND 4,430,000		1556	ORGANIZATIONS FROM FEDERAL GRANTS TRUST FUND	34,640
dis or of	m the funds in Specific Appropriation 1549, the department cretion, is authorized to extend, revise, and renew current c agreements created or entered into, pursuant to chapter 2006- Florida, in order to provide consistency and contin iculture promotion throughout the state.	ontracts 25, Laws	1000	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 19,595 FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND	6,310 5,652 0,335
1550	SPECIAL CATEGORIES FEDERAL SUPPORT FOR FLORIDA AGRICULTURE PROMOTIONS FROM FEDERAL GRANTS TRUST FUND	1.000.000		TRUST FUND	3,235 6,421
1550A	SPECIAL CATEGORIES SUPPORT FOR FOOD BANK FROM GENERAL REVENUE FUND		1557	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 24,888	
for	m the funds in Specific Appropriation 1550A, \$300,000 is the Florida Association of Food Banks.	provided		FROM CITRUS INSPECTION TRUST FUND	0,719 3,192 1,458
1550B	SPECIAL CATEGORIES FOOD PANTRIES FROM GENERAL REVENUE FUND			FROM SALTWATER PRODUCTS PROMOTION TRUST	0,023 6,776
	m the funds in Specific Appropriation 1550B, \$100,000 is the Florida Food Banks and Food Pantries Association.	provided		FROM FLORIDA AGRICULTURAL PROMOTION CAMPAIGN TRUST FUND	340
1551	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	25,000	1557A	FIXED CAPITAL OUTLAY MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM GENERAL REVENUE FUND 1,000,000	
	FROM FEDERAL GRANTS TRUST FUND	57,500 18,800 28,600 25,000	1558	CODE AND LIFE SAFETY - STATE FARMERS' MARKETS - STATEWIDE - DMS MGD FROM MARKET IMPROVEMENTS WORKING CAPITAL	31,900
1553	SPECIAL CATEGORIES GRANTS AND AIDS - MARKETING ORDERS FROM CITRUS INSPECTION TRUST FUND FROM GENERAL INSPECTION TRUST FUND	2,383,077 475,082		FIXED CAPITAL OUTLAY FLORIDA HORSE PARK AND AGRICULTURAL CENTER FROM GENERAL REVENUE FUND 1,000,000	
1553A	SPECIAL CATEGORIES AGRICULTURAL RESEARCH FROM GENERAL REVENUE FUND 4,000,000		1558B	FIXED CAPITAL OUTLAY REPAIRS AND RENOVATIONS - STATE FARMERS' MARKET - DMS MGD FROM GENERAL REVENUE FUND 12,000,000	

			SECTIO SPECIA APPROI 1567		1,669,721	
	FROM GENERAL REVENUE FUND 10,000,000  ds in Specific Appropriation 1558C are provided for th iculture Education and Promotion Facilities projects:		to Flo Jur	om the funds in Specific Appropriation 156 fund, in accordance with section 597.005(3)( orida Aquaculture Review Council's list o ne 19, 2006, as included in the Department of rvices' Legislative Budget Request.	c), Florida Stat f priority proje	tutes, the ects dated
DeS Dix Fla Har Hig	rus County Fairgrounds Improvement	505,449 1,000,000 460,000 1,000,000 750,000 2,000,000	1567A 1568	SPECIAL CATEGORIES AQUACULTURE RESEARCH AND EXTENSION ENHANCEMENT FROM GENERAL REVENUE FUND	500,000	
Oka	Center	1,750,000		AQUACULTURE PROGRAM GRANTS FROM FEDERAL GRANTS TRUST FUND		350,000
Sar Sen Wak	Multi-purpose Agricultural Center	750,000 584,551 200,000 500,000 500,000	1569	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		4,666
	FROM GENERAL REVENUE FUND	18,142,474	1570	SPECIAL CATEGORIES		1,000
	TOTAL POSITIONS	55,190,073		GRANTS AND AIDS - 2004 HURRICANES - STATE OPERATIONS FROM FEDERAL GRANTS TRUST FUND		330,000
AQUACU	LTURE PPROVED SALARY RATE 2,110,256		TOTAL	: AQUACULTURE FROM GENERAL REVENUE FUND		2,640,931
1559	SALARIES AND BENEFITS POSITIONS 52.50 FROM GENERAL REVENUE FUND 2,227,554 FROM GENERAL INSPECTION TRUST FUND	623,098		TOTAL POSITIONS	52.50	8,171,780
1560	OTHER PERSONAL SERVICES	020,000	AGRICU	ULTURAL INTERDICTION STATIONS		
	FROM GENERAL REVENUE FUND	91,700 30,532	1571	APPROVED SALARY RATE 10,016,970 SALARIES AND BENEFITS POSITIONS		
1561	EXPENSES FROM GENERAL REVENUE FUND	,	10/1	FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND	13,872,162	123,452
	FROM FEDERAL GRANTS TRUST FUND	9,000 285,966	1572	EXPENSES FROM GENERAL REVENUE FUND FROM AGRICULTURAL LAW ENFORCEMENT TRUST	774,701	
1562	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND	50,000 50,400		FUND		16,690 36,718 49,022
1563	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM GENERAL REVENUE FUND 175,525		1573	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM AGRICULTURAL LAW ENFORCEMENT TRUST FUND	,	74,300
1564	SPECIAL CATEGORIES			FROM FEDERAL EQUITABLE SHARING TRUST FUND		94,000
	CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND	85,000	1573A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		
1565	SPECIAL CATEGORIES OYSTER PLANTING			FROM GENERAL REVENUE FUND	73,434	
	FROM GENERAL REVENUE FUND	721,900	1574	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	223,380	
1566	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	8,669	1574A	SPECIAL CATEGORIES OVERTIME FROM GENERAL REVENUE FUND	7,800	

SECTION SPECIAL APPROFES 1575	FIC PRIATION SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	24.42		SECTI SPECI APPRO		2,500,000	
1576	FROM GENERAL REVENUE FUND	84,400		TOTAL	: ANIMAL PEST AND DISEASE CONTROL FROM GENERAL REVENUE FUND	10,612,678	3,911,625
	FROM GENERAL REVENUE FUND FROM AGRICULTURAL LAW ENFORCEMENT TRUST FUND	78,015	18,428		TOTAL POSITIONS	151.50	14,524,303
1577	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				PEST AND DISEASE CONTROL  APPROVED SALARY RATE 13,304,671		
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GENERAL INSPECTION TRUST FUND	94,588	567	1587	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	367.00 11,714,335	
1577A	FIXED CAPITAL OUTLAY AGRICULTURAL LAW ENFORCEMENT INTERSTATE RAMP RENOVATIONS				FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND		621,461 2,974,135 2,706,485
TOTAL	FROM GENERAL REVENUE FUND	2,400,000		1588	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	67,017	1,000
TOTAL	FROM TRUST FUNDS	17,643,470	413,177		FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND		586,568 808,560
	TOTAL POSITIONS	245.00	18,056,647	1589	EXPENSES FROM GENERAL REVENUE FUND FROM CITRUS INSPECTION TRUST FUND	894,890	79,898
	PEST AND DISEASE CONTROL				FROM FEDERAL GRANTS TRUST FUND FROM GENERAL INSPECTION TRUST FUND FROM AGRICULTURAL EMERGENCY ERADICATION		376,639 200,000
1578	APPROVED SALARY RATE 6,111,996  SALARIES AND BENEFITS POSITIONS	151.50			TRUST FUND		23,962 724,866
1070	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND	7,130,445	380,066 488,208	1590	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND		60,195 51,525
1579	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	11,866	395,703	1591	SPECIAL CATEGORIES AGRICULTURAL EMERGENCIES (MEDFLY PROGRAM) FROM GENERAL REVENUE FUND	1,002,374	
1580	EXPENSES FROM GENERAL REVENUE FUND	614,384	967,670 326,407	1592	SPECIAL CATEGORIES GRANTS AND AIDS - BOLL WEEVIL ERADICATION FROM PLANT INDUSTRY TRUST FUND		560,000
1581	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	203,797		1593	SPECIAL CATEGORIES APIARIAN INDEMNITIES FROM GENERAL REVENUE FUND	36,000	
1582	SPECIAL CATEGORIES ANIMAL PEST AND DISEASE CONTROL FROM FEDERAL GRANTS TRUST FUND		1,000,000	1594	SPECIAL CATEGORIES ENDANGERED PLANT SPECIES FROM PLANT INDUSTRY TRUST FUND		250,000
1583	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL INSPECTION TRUST FUND		346,984	1597	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	404,481	<b>5</b> 144
1584	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	98,389	0-		FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND		7,144 12,538 118,049
1585	FROM FEDERAL GRANTS TRUST FUND		35	1598	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,211,910	360,123 38,127
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	53,797	2,868 3,684	1599	SPECIAL CATEGORIES TRANSFER TO UNIVERSITY OF FLORIDA/ INSTITUTE OF FOOD AND AGRICULTURAL SCIENCES FOR INVASIVE EXOTICS QUARANTINE		
1586	FIXED CAPITAL OUTLAY CONSTRUCTION - ADDITIONS KISSIMMEE				FACILITY FROM PLANT INDUSTRY TRUST FUND		750,000

SECTI SPECI APPRO 1600	FIC PRIATION  SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	100.004		SECTION 5 SPECIFIC APPROPRIATION TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 2,694,626 FROM TRUST FUNDS
	FROM GENERAL REVENUE FUND FROM CITRUS INSPECTION TRUST FUND FROM FEDERAL GRANTS TRUST FUND FROM PLANT INDUSTRY TRUST FUND		12,488 46,410 42,234	TOTAL POSITIONS 89.00 TOTAL ALL FUNDS
1600A	QUALIFIED EXPENDITURE CATEGORY			COMMUNITY PLANNING
	CITRUS HEALTH PLAN FROM FEDERAL GRANTS TRUST FUND		5,129,791	APPROVED SALARY RATE 2,905,159
	FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		2,607,451	
1602	FIXED CAPITAL OUTLAY			1611 SALARIES AND BENEFITS POSITIONS 65.00 FROM GENERAL REVENUE FUND 3,878,792
1002	RELOCATION, REPAIR AND RENOVATION OF CITRUS BUDWOOD FACILITIES - STATEWIDE FROM AGRICULTURAL EMERGENCY ERADICATION TRUST FUND		2,372,025	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
TOTAL.	: PLANT PEST AND DISEASE CONTROL			1613 EXPENSES
TOTAL	FROM GENERAL REVENUE FUND		21,521,674	FROM GENERAL REVENUE FUND
	TOTAL POSITIONS		37,035,485	1614 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 1,500 FROM GRANTS AND DONATIONS TRUST FUND 500
COMMU	NITY AFFAIRS, DEPARTMENT OF			1615 SPECIAL CATEGORIES
	AM: OFFICE OF THE SECRETARY			CONTRACTED SERVICES FROM GENERAL REVENUE FUND
EXECU	TIVE DIRECTION AND SUPPORT SERVICES			1616 SPECIAL CATEGORIES
	APPROVED SALARY RATE 4,245,058			CENTURY COMMISSION FROM GENERAL REVENUE FUND 200,000
1603	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	89.00		FROM GRANTS AND DONATIONS TRUST FUND 250,000
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		3,649,642 90,449	From the funds in Specific Appropriation 1616, \$250,000 in recurring funds in the Grants and Donations Trust Fund and \$200,000 in non-recurring general revenue funds are provided for the Century
1604	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		559,014	Commission for a Sustainable Florida, provided that no substantive legislation becomes law for Fiscal Year 2007-2008 which provides an appropriation for this purpose. These funds are also contingent upon and
1605	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		1,115,794 9,218	limited to the availability of funds in the Grants and Donations Trust Fund that were specifically transferred into the trust fund by law for the Century Commission.
1606	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		93,608	1617 SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL PLANNING COUNCILS FROM GENERAL REVENUE FUND 3,700,000
1607	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	671,209		Funds in Specific Appropriation 1617 are provided to the Regional Planning Councils, 70 percent of which must be divided equally among the councils and 30 percent of which must be allocated according to population. The funds shall be used to prepare and implement strategic
1608	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND		35,811	regional policy plans, perform regional review and comment functions, and assist local governments in addressing problems of greater-than-local significance.
1609	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		15,627 117	1618 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
1610	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		117	SPECIAL CATEGORIES GRANTS AND AIDS - COASTAL MANAGEMENT REQUIREMENTS FROM GRANTS AND DONATIONS TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		20,614 536	1620 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

SECTION 5 SPECIFIC APPROPRIATION PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		SECTION 5 SPECIFIC APPROPRIATION PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 508
1621 SPECIAL CATEGORIES GRANTS AND AIDS - TECHNICAL AND PLANNING ASSISTANCE FROM ENERGY CONSUMPTION TRUST FUND FROM STATE HOUSING TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM OPERATING TRUST FUND	855,000 400,000 3,100,000 645,000	FROM EMERGENCY MANAGEMENT PREPAREDNESS  AND ASSISTANCE TRUST FUND
From the funds in Specific Appropriation 1621, \$200,000 is prothe City of Apalachicola for work necessary to ensure complitude Area of Critical State Concern Program.		FROM GENERAL REVENUE FUND
TOTAL: COMMUNITY PLANNING FROM GENERAL REVENUE FUND 8,679,835		TOTAL POSITIONS
FROM TRUST FUNDS	5,872,424	APPROVED SALARY RATE 2,062,410
TOTAL ALL FUNDS	14,552,259	1621H SALARIES AND BENEFITS POSITIONS 51.00 FROM GENERAL REVENUE FUND 608,211 FROM EMERGENCY MANAGEMENT PREPAREDNESS
PRE-DISASTER MITIGATION		AND ASSISTANCE TRUST FUND
APPROVED SALARY RATE 432,215  1621A SALARIES AND BENEFITS POSITIONS 9.00 FROM GENERAL REVENUE FUND		FROM FEDERAL EMERGENCY MANAGEMENT PROGRAMS SUPPORT TRUST FUND
FROM GENERAL REVENUE FUND	62,564 5,608 3,910 421,062	1621I OTHER PERSONAL SERVICES FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND
1621B OTHER PERSONAL SERVICES FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	4,332	1621J EXPENSES FROM GENERAL REVENUE FUND
1621C EXPENSES FROM GENERAL REVENUE FUND	11,006 7,367 4,718	FROM GRANTS AND DONATIONS TRUST FUND
PROGRAMS SUPPORT TRUST FUND	51,245	FROM FEDERAL EMERGENCY MANAGEMENT PROGRAMS SUPPORT TRUST FUND
PROGRAM FROM FEDERAL EMERGENCY MANAGEMENT PROGRAMS SUPPORT TRUST FUND	4,000,000	1621L OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND
1621E SPECIAL CATEGORIES GRANTS AND AIDS - PREDISASTER MITIGATION FROM FEDERAL EMERGENCY MANAGEMENT PROGRAMS SUPPORT TRUST FUND	8,900,000	1621M SPECIAL CATEGORIES GRANTS AND AIDS - PAYMENT FLORIDA WING/ CIVIL AIR PATROL FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND
Funds in Specific Appropriation 1621E are provided for the pre mitigation program. The 25 percent match requirement for the funds shall be provided by local governments.	-disaster e federal	1621N SPECIAL CATEGORIES CONTRACTED SERVICES FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND
1621F SPECIAL CATEGORIES FLOOD MITIGATION ASSISTANCE PROGRAM FROM FEDERAL EMERGENCY MANAGEMENT PROGRAMS SUPPORT TRUST FUND	4,600,883	16210 SPECIAL CATEGORIES GRANTS AND AIDS - EMERGENCY MANAGEMENT PROGRAMS FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND
SERVICES - HUMAN RESOURCES SERVICES		PROGRAMS SUPPORT TRUST FUND

SECTION 5 SPECIFIC APPROPRIATION	SECTION 5 SPECIFIC APPROPRIATION
1621P SPECIAL CATEGORIES	Power System Replacement and Relocation for Indian River
GRANTS AND AIDS - STATE DOMESTIC PREPAREDNESS PROGRAM	Memorial Hospital, Inc
FROM GRANTS AND DONATIONS TRUST FUND 1,: FROM FEDERAL EMERGENCY MANAGEMENT	Brevard County Emergency Operations Center 175,000
PROGRAMS SUPPORT TRUST FUND	506 Liberty County Special Needs Shelter
1621Q SPECIAL CATEGORIES  CRANTS AND ATES STATE LOCAL AND DELVATE	in the Town of Golden Beach
GRANTS AND AIDS - STATE, LOCAL AND PRIVATE PROJECTS PROJECTS TO THE PROPERTY AND STATE OF THE PROPERTY OF T	Brandon Community Advantage Center
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	Non-recurring funds in the U.S. Contributions Trust Fund in Specific Appropriation 1621W shall be allocated as follows:
1621R SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	Citrus County Emergency Operations Center
FROM GENERAL REVENUE FUND	Emergency Centers Roof Reinforcement, City of Vero Beach 200,000
FROM FEDERAL EMERGENCY MANAGEMENT	Brooksville
PROGRAMS SUPPORT TRUST FUND 61,0	Northwest Multipurpose Community Center, Jacksonville 100,000
1621S SPECIAL CATEGORIES GRANTS AND AIDS - STATE AND FEDERAL	PARC Statewide Multi-Hazard Shelter for the Severely Developmentally Disabled
DISASTER RELIEF OPERATIONS - ADMINISTRATIVE	Putnam County Crescent City Jr/Sr High School Storm Retrofit Project
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND	Recreation Center Development, New Port Richey
FROM FEDERAL EMERGENCY MANAGEMENT	Liberty County Special Needs Shelter
, .,	in the Town of Golden Beach
1621T SPECIAL CATEGORIES STATEWIDE HURRICANE PREPAREDNESS AND	
PLANNING FROM GENERAL REVENUE FUND 2,299,360	From the funds in Specific Appropriation 1621W, \$4,913,731 in non-recurring general revenue is provided for the City of Port St. Lucie Ravenswood Community Center Partnership.
From the funds in Specific Appropriation 1621T, \$199,360 in non-recurring general revenue shall be used for the Program for Hurricane Intensity Forecast Improvements and Impact Projections at Nova	From the funds in Specific Appropriation 1621W, \$2,000,000 in non-recurring funds in the Emergency Management Preparedness and
Southeastern University Oceanographic Center.	Assistance Trust Fund shall be used to implement a pilot program in Brevard, Pasco, Polk, and Orange counties for the purpose of deploying
1621U SPECIAL CATEGORIES	unlimited complete, time-sensitive notices quickly and easily to citizens, local emergency management entities, and state and regional
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	entities to warn against disasters and provide community outreach and education notifications. The deployed service shall be able to send
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 4,647	voice calls to landlines and cell phones; text to cell phones and email
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND 5,;	accounts; and TTY/TDD receiving devices for the hearing impaired.
FROM GRANTS AND DONATIONS TRUST FUND 6, FROM OPERATING TRUST FUND	1621X GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
FROM FEDERAL EMERGENCY MANAGEMENT PROGRAMS SUPPORT TRUST FUND 6,8	EMERGENCY MANAGEMENT CRITICAL FACILITY
•	FROM GRANTS AND DONATIONS TRUST FUND 3,000,000
1621V SPECIAL CATEGORIES HAZARDOUS MATERIALS EMERGENCY PLANNING	Funds in Specific Appropriation 1621X from the Grants and Donations Trust Fund reflect the transfer of \$3,000,000 of mitigation funds from
GRANT FROM GRANTS AND DONATIONS TRUST FUND 500,0	11 71 11 77 1 77 1 77 1 77 1
1621W GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	TOTAL: EMERGENCY PLANNING
LOCAL EMERGENCY MANAGEMENT FACILITIES FROM GENERAL REVENUE FUND 4,913,731	FROM GENERAL REVENUE FUND         7,980,444           FROM TRUST FUNDS         36,568,681
FROM EMERGENCY MANAGEMENT PREPAREDNESS AND ASSISTANCE TRUST FUND 6,560,	000 TOTAL POSITIONS 51.00
FROM U.S. CONTRIBUTIONS TRUST FUND	
Non-recurring funds in the Emergency Management Preparedness and	EMERGENCY RECOVERY
Assistance Trust Fund in Specific Appropriation 1621W shall be allocated as follows:	APPROVED SALARY RATE 1,698,886
Local/Regional Evacuation Storm Shelter, Sarasota County 200,000 Municipal/Public Safety Building (Phase I), Village of	1621Y SALARIES AND BENEFITS POSITIONS 39.00 FROM GENERAL REVENUE FUND 167,692
Biscayne Park	FROM EMERGENCY MANAGEMENT PREPAREDNESS
Pembroke Park Emergency Operations Center Equipment	AND ASSISTANCE TRUST FUND

May 3, 2007

SECTION 5		SECTION 5 SPECIFIC	
SPECIFIC APPROPRIATION		APPROPRIATION	
FROM OPERATING TRUST FUND FROM FEDERAL EMERGENCY MANAGEMENT		1621AK SPECIAL CATEGORIES HAZARD MITIGATION FOR 2005 HURRICANES -	
PROGRAMS SUPPORT TRUST FUND FROM U.S. CONTRIBUTIONS TRUST FUND	367,801 1,040,243	PASS THROUGH FROM U.S. CONTRIBUTIONS TRUST FUND	12,900,000
	1,040,240		12,000,000
1621Z OTHER PERSONAL SERVICES FROM EMERGENCY MANAGEMENT PREPAREDNESS		1621AL SPECIAL CATEGORIES HAZARD MITIGATION FOR 2006-07 HAZARDOUS	
AND ASSISTANCE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	4,331 1,100	WEATHER - STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST FUND	21,186
	1,100	FROM U.S. CONTRIBUTIONS TRUST FUND	127,114
1621AA EXPENSES FROM GENERAL REVENUE FUND	18,000	1621AM SPECIAL CATEGORIES	
FROM EMERGENCY MANAGEMENT DREDARFONESS		HAZARD MITIGATION FOR 2006-07 HAZARDOUS WEATHER MAJOR DISASTERS - PASS THROUGH	
AND ASSISTANCE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	15,634 136,174	FROM U.S. CONTRIBUTIONS TRUST FUND	1,271,146
FROM OPERATING TRUST FUND FROM FEDERAL EMERGENCY MANAGEMENT	4,670	1621AN SPECIAL CATEGORIES	
PROGRAMS SUPPORT TRUST FUND	41,119 199,878	TRANSFER TO GRANTS AND DONATIONS TRUST	
FROM U.S. CONTRIBUTIONS TRUST FUND	199,878	FROM U.S. CONTRIBUTIONS TRUST FUND	46,700,000
1621AB SPECIAL CATEGORIES PUBLIC ASSISTANCE FOR 2004 HURRICANES -		1621AO SPECIAL CATEGORIES	
STATE OPERATIONS		GRANTS AND AIDS - HURRICANE LOSS MITIGATION	
FROM GRANTS AND DONATIONS TRUST FUND FROM U.S. CONTRIBUTIONS TRUST FUND		FROM GRANTS AND DONATIONS TRUST FUND	6,921,764
1621AC SPECIAL CATEGORIES		Funds in Specific Appropriation 1621Y in the amount of \$6	1,609; Specific
HAZARD MITIGATION FOR 2004 HURRICANES -		Appropriation 1621Z in the amount of \$1,100; Specific 1621AA in the amount of \$15,527; and 1621AO in the amount	c Appropriation
STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST FUND	1,497,310	provided from the Grants and Donations Trust Fund, reflec	ct the transfer
FROM U.S. CONTRIBUTIONS TRUST FUND	8,978,386	of \$7,000,000 of mitigation funds from the Florida Hurrica Fund pursuant to section 215.555(7), Florida Statutes	ane Catastrophe s. These funds
1621AD SPECIAL CATEGORIES		shall be utilized for Hurricane Loss Mitigation programs a section 215.559(2)(a), Florida Statutes. The moneys	as specified in
PUBLIC ASSISTANCE FOR 2004 HURRICANES - PASS THROUGH		section 215.559(3)(a), Florida Statutes, shall be distri	ibuted directly
FROM GRANTS AND DONATIONS TRUST FUND	11,050,000	to Tallahassee Community College for the uses set for 215.559(3)(a), Florida Statutes.	orth in section
1621AE SPECIAL CATEGORIES		1621AP SPECIAL CATEGORIES	
HAZARD MITIGATION FOR 2004 HURRICANES - PASS THROUGH		TRANSFER TO DEPARTMENT OF MANAGEMENT	
FROM U.S. CONTRIBUTIONS TRUST FUND	89,729,105	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
1621AF SPECIAL CATEGORIES			,855
PUBLIC ASSISTANCE - STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST FUND	1,561,950	AND ASSISTANCE TRUST FUND	5,936
FROM U.S. CONTRIBUTIONS TRUST FUND	9,371,700	FROM GRANTS AND DONATIONS TRUST FUND FROM OPERATING TRUST FUND	1,415 62
1621AG SPECIAL CATEGORIES		FROM FEDERAL EMERGENCY MANAGEMENT PROGRAMS SUPPORT TRUST FUND	5,952
HAZARD MITIGATION - STATE OPERATIONS	200 240	FROM U.S. CONTRIBUTIONS TRUST FUND	12,721
FROM GRANTS AND DONATIONS TRUST FUND FROM U.S. CONTRIBUTIONS TRUST FUND	328,348 1,970,086	1621AQ SPECIAL CATEGORIES	
1621AH SPECIAL CATEGORIES		NON-FEDERAL REIMBURSEABLE DISASTER ACTIVITIES	
PUBLIC ASSISTANCE - PASS THROUGH		FROM GRANTS AND DONATIONS TRUST FUND	535,834
FROM GRANTS AND DONATIONS TRUST FUND FROM U.S. CONTRIBUTIONS TRUST FUND	15,619,925 266,743,274	1621AR SPECIAL CATEGORIES	
1621AI SPECIAL CATEGORIES	, ,	GRANTS AND AIDS - 2005 HURRICANES - STATE	
HAZARD MITIGATION - PASS THROUGH		OPERATIONS FROM GRANTS AND DONATIONS TRUST FUND	3,450,466
FROM GRANTS AND DONATIONS TRUST FUND FROM U.S. CONTRIBUTIONS TRUST FUND	674 19,704,718	FROM U.S. CONTRIBUTIONS TRUST FUND	44,702,336
	, ,	1621AS SPECIAL CATEGORIES	
Funds in Specific Appropriations 1621AF through 1621A and Donations Trust Fund are provided to meet the sta		GRANTS AND AIDS - 2005 HURRICANES - PASS THROUGH OF STATE AND FEDERAL FUNDS TO	
match requirements for federally declared disasters the to 2004. Funds shall be utilized for Public Ass.		LOCAL GOVERNMENTS FROM GRANTS AND DONATIONS TRUST FUND FROM U.S. CONTRIBUTIONS TRUST FUND	34,378,125
Mitigation Programs as specified in section 252.37, Flo		FROM U.S. CONTRIBUTIONS TRUST FUND	446,643,750
1621AJ SPECIAL CATEGORIES		1621AT SPECIAL CATEGORIES	
HAZARD MITIGATION FOR 2005 HURRICANES - STATE OPERATIONS		GRANTS AND AIDS - MAJOR DISASTER 2006-07 - HAZARDOUS WEATHER - STATE OPERATIONS	
FROM GRANTS AND DONATIONS TRUST FUND	215,000	FROM GRANTS AND DONATIONS TRUST FUND	244,076
FROM U.S. CONTRIBUTIONS TRUST FUND	1,290,000	FROM U.S. CONTRIBUTIONS TRUST FUND	1,228,200

SECTION SPECIF APPROFILE 1660	FIC PRIATION OTHER PERSONAL SERVICES FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	932,353	FROM GENERAL REVENUE FUND
	FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	442,732 28,450	From the funds in Specific Appropriation 1667A, \$725,000 in non-recurring general revenue is provided for the YMCA of Greater Miami - John Cosgrove Youth and Senior Center.
1661A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL REVIEW OF CENSUS DATA FROM GENERAL REVENUE FUND 789,880		1667B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY BY THE RIVER - SENIOR AFFORDABLE HOUSING DEMONSTRATION MODEL FROM STATE HOUSING TRUST FUND
	FROM GRANTS AND DONATIONS TRUST FUND the designated funds for the Florida Local Update of Census		TOTAL: AFFORDABLE HOUSING AND NEIGHBORHOOD REDEVELOPMENT FROM GENERAL REVENUE FUND 4,368,665 FROM TRUST FUNDS
Ger Com Flo	ICA) Program in Specific Appropriation 1661A, \$789,880 heral Revenue Fund shall be used by the Florida Depi munity Affairs for grants. These grants shall be referred orida LUCA Technical Assistance Grants and shall be awarded	artment of to as the to Florida	TOTAL POSITIONS
ava	al governments in order to ensure that necessary resultable for local governments to participate in the Censu	s Bureau's	BUILDING CODE COMPLIANCE AND HAZARD MITIGATION
Den	CA program. By interagency agreement, the Office of Eco mographic Research may provide additional funding up to \$	100,000 to	APPROVED SALARY RATE 763,896
tra ass	e Department of Community Affairs for administrative expensivel, training, grants administration and management, and istance related to the Florida LUCA program. The training and training and the second se	technical rust fund	1668 SALARIES AND BENEFITS POSITIONS 17.00 FROM OPERATING TRUST FUND
	chority in Specific Appropriation 1661A shall be used cose.  OPERATING CAPITAL OUTLAY	TOT UITS	1669 OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST FUND
1002	FROM GENERAL REVENUE FUND	3,000	1670 EXPENSES FROM OPERATING TRUST FUND
1663	SPECIAL CATEGORIES CONTRACTED SERVICES		1671 OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND
	FROM GENERAL REVENUE FUND 500 FROM OPERATING TRUST FUND	500	1672 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF HEALTH FROM OPERATING TRUST FUND
1664	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	26,961	In the event that the Building Permit Surcharge revenue collections are insufficient to fund the level of appropriation in Specific Appropriation 1672, this transfer shall be reduced to reflect the amount actually collected.
1665	SPECIAL CATEGORIES FRONT PORCH FLORIDA FROM GENERAL REVENUE FUND 1,997,435		1673 SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND
1666	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		1674 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 5,194 FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND FROM COMMUNITY SERVICES BLOCK GRANT	3,802	1675 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND
	TRUST FUND	650 160	
	FROM ENERGY CONSUMPTION TRUST FUND FROM FLORIDA COMMUNITIES TRUST FUND FROM LOW INCOME HOME ENERGY ASSISTANCE PROGRAM BLOCK GRANT TRUST FUND	160 44 316	TOTAL: BUILDING CODE COMPLIANCE AND HAZARD MITIGATION FROM TRUST FUNDS
	FROM OPERATING TRUST FUND	1,043	TOTAL POSITIONS
1667	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		PUBLIC SERVICE AND ENERGY INITIATIVES
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SMALL CITIES COMMUNITY		APPROVED SALARY RATE 543,983
	DEVELOPMENT BLOCK GRANTS FROM FLORIDA SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM FUND	35,000,000	1676 SALARIES AND BENEFITS POSITIONS 13.00 FROM COMMUNITY SERVICES BLOCK GRANT

SECTION SPECIFIED APPROF	PIC PRIATION		SECTION 5 SPECIFIC APPROPRIATION
	TRUST FUND	434,591 237,675 198,028	GRANTS AND AIDS - WEATHERIZATION GRANTS FROM GRANTS AND DONATIONS TRUST FUND 2,371,715 FROM LOW INCOME HOME ENERGY ASSISTANCE PROGRAM BLOCK GRANT TRUST FUND 8,460,070
1677	OTHER PERSONAL SERVICES FROM COMMUNITY SERVICES BLOCK GRANT TRUST FUND	338,247	TOTAL: PUBLIC SERVICE AND ENERGY INITIATIVES FROM GENERAL REVENUE FUND
	FROM ENERGY CONSUMPTION TRUST FUND FROM LOW INCOME HOME ENERGY ASSISTANCE PROGRAM BLOCK GRANT TRUST FUND	263 46,148	TOTAL POSITIONS
1678	EXPENSES FROM FLORIDA SMALL CITIES COMMUNITY		LAND ACQUISITION AND ADMINISTRATION
	DEVELOPMENT BLOCK GRANT PROGRAM FUND FROM COMMUNITY SERVICES BLOCK GRANT	3,056	APPROVED SALARY RATE 761,628
	TRUST FUND	161,962 117,193	1687 SALARIES AND BENEFITS POSITIONS 17.00 FROM FLORIDA COMMUNITIES TRUST FUND 1,021,969
1679	PROGRAM BLOCK GRANT TRUST FUND	97,933	1688 OTHER PERSONAL SERVICES FROM FLORIDA COMMUNITIES TRUST FUND 50,000
1079	FROM COMMUNITY SERVICES BLOCK GRANT TRUST FUND FROM ENERGY CONSUMPTION TRUST FUND	1,550 1,450	1689 EXPENSES FROM FLORIDA COMMUNITIES TRUST FUND 226,034
	FROM LOW INCOME HOME ENERGY ASSISTANCE PROGRAM BLOCK GRANT TRUST FUND	1,000	1690 OPERATING CAPITAL OUTLAY FROM FLORIDA COMMUNITIES TRUST FUND 2,000
1680	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY SERVICES BLOCK GRANTS FROM COMMUNITY SERVICES BLOCK		1691 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FLORIDA COMMUNITIES TRUST FUND 2,815
1681	FROM COMMUNITY SERVICES BLOCK GRANT TRUST FUND	17,876,599	1692 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
1001	GRANTS AND AIDS - HOME ENERGY ASSISTANCE FROM LOW INCOME HOME ENERGY ASSISTANCE PROGRAM BLOCK GRANT TRUST FUND	25,864,000	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM FLORIDA COMMUNITIES TRUST FUND 6,975
1682	SPECIAL CATEGORIES CONTRACTED SERVICES	,,	1693 FIXED CAPITAL OUTLAY LAND ACQUISITION, ENVIRONMENTALLY ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS,
	FROM ENERGY CONSUMPTION TRUST FUND	500	STATEWIDE FROM FLORIDA FOREVER PROGRAM TRUST FUND . 66,000,000
1683	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM COMMUNITY SERVICES BLOCK GRANT	0.500	TOTAL: LAND ACQUISITION AND ADMINISTRATION FROM TRUST FUNDS 67,309,793
1684	TRUST FUND	2,508	TOTAL POSITIONS
	COMMISSION ON COMMUNITY SERVICE FROM GENERAL REVENUE FUND FROM EMERGENCY MANAGEMENT PREPAREDNESS	175,000	PROGRAM: FLORIDA HOUSING FINANCE CORPORATION
	AND ASSISTANCE TRUST FUND	125,000	AFFORDABLE HOUSING FINANCING
1685	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		1694 SPECIAL CATEGORIES GRANTS AND AIDS - HOUSING FINANCE CORPORATION (HFC) - AFFORDABLE HOUSING
	FROM COMMUNITY SERVICES BLOCK GRANT TRUST FUND FROM ENERGY CONSUMPTION TRUST FUND	2,715 1,484	PROGRAMS FROM LOCAL GOVERNMENT HOUSING TRUST FUND . 62,400,000 FROM STATE HOUSING TRUST FUND
	FROM LOW INCOME HOME ENERGY ASSISTANCE PROGRAM BLOCK GRANT TRUST FUND	1,237	From the funds in Specific Appropriation 1694, \$62,400,000 from non-recurring funds in the Local Government Housing Trust Fund is provided for the Community Workforce Housing Innovation Program.
1685A	SPECIAL CATEGORIES CIVIL LEGAL ASSISTANCE		From the funds in Specific Appropriation 1694, \$55,000,000 in
Fur	FROM ADMINISTRATIVE TRUST FUND	2,600,000	recurring funds in the State Housing Trust Fund and \$60,000,000 from non-recurring funds in the State Housing Trust Fund are provided for the State Apartment Incentive Loan Program.
est	itablished pursuant to sections 68.094 throughtuses.		From the funds in Specific Appropriation 1694, \$15,000,000 from non-recurring funds in the State Housing Trust Fund shall be used to
1686	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		assist in the production of housing units for extremely-low-income persons, as defined in section 420.0004(8), Florida Statutes.

SECTION 5 SPECIFIC APPROPRIATION From the funds in Specific Appropriation 1694, \$10,000,000 fr. non-recurring funds in the State Housing Trust Fund is provided for	Or NATIONAL DOLLITANT DISCHARGE ELIMINATION
Florida Housing Finance Corporation's down payment assistance programs  1695 SPECIAL CATEGORIES	SYSTEM PROGRAM FROM ADMINISTRATIVE TRUST FUND
GRANTS AND AIDS - HOUSING FINANCE CORPORATION (HFC) - STATE HOUSING INITIATIVES PARTNERSHIP (SHIP) PROGRAM FROM LOCAL GOVERNMENT HOUSING TRUST FUND . 167,18	1705 SPECIAL CATEGORIES CONTRACTED SERVICES 3,500 FROM ADMINISTRATIVE TRUST FUND
From the non-recurring funds in Specific Appropriation 1695, \$1,000,0 shall be used for the Teachers' Down Payment Assistance Pilot Program.	00 1705A SPECIAL CATEGORIES DEPARTMENTAL STAFF DEVELOPMENT AND TRAINING
1696 SPECIAL CATEGORIES HOUSING FINANCE CORPORATION (HFC) - STATE HOUSING INITIATIVES PARTNERSHIP (SHIP)	FROM ADMINISTRATIVE TRUST FUND
PROGRAM - MONITORING FROM LOCAL GOVERNMENT HOUSING TRUST FUND . 41	1706 SPECIAL CATEGORIES 6,500 RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
1697 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF CHILDREN AND FAMILIES (DCF) - HOMELESS PROGRAMS FROM LOCAL GOVERNMENT HOUSING TRUST FUND . 5,90	1707 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS 0,000 FROM ADMINISTRATIVE TRUST FUND 9,910
TOTAL: AFFORDABLE HOUSING FINANCING FROM TRUST FUNDS	0,000 1708 SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP
TOTAL ALL FUNDS	0,000 FROM INLAND PROTECTION TRUST FUND
ENVIRONMENTAL PROTECTION, DEPARTMENT OF	1709 SPECIAL CATEGORIES PETROLEUM CLEANUP AUDITS
PROGRAM: ADMINISTRATIVE SERVICES	FROM INLAND PROTECTION TRUST FUND 430,980
EXECUTIVE DIRECTION AND SUPPORT SERVICES	1710 SPECIAL CATEGORIES
APPROVED SALARY RATE 15,678,057	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
1698 SALARIES AND BENEFITS POSITIONS 313.50 FROM GENERAL REVENUE FUND 3,456,185 FROM ADMINISTRATIVE TRUST FUND 15,86 FROM ECOSYSTEM MANAGEMENT AND	THE DOOD DIESE HER LINE IN THE
RESTORATION TRUST FUND	0,397         RESTORATION TRUST FUND
1699 OTHER PERSONAL SERVICES	7,558 1711 QUALIFIED EXPENDITURE CATEGORY APALACHICOLA-CHATTAHOOCHEE-FLINT RIVER
	BASIN CASE LITIGATION COSTS 5,659 FROM INTERNAL IMPROVEMENT TRUST FUND 3,387,500 4,879
1700 EXPENSES FROM GENERAL REVENUE FUND	From the funds in Specific Appropriation 1711, the Department of Environmental Protection shall submit to the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council, and the Executive Office of the Governor a quarterly status
RESTORATION TRUST FUND	8,809 report on the Apalachicola, Chattahoochee, and Flint rivers water 4,996 allocation compact litigation. The report shall also provide quarterly 83,270 expenditures and budget projections for the remainder of the fiscal 850 year.
	7,414 RONSTATE ENTITIES - FIXED CAPITAL OUTLAY 1,399 FLORIDA COASTAL ZONE MANAGEMENT PROGRAM FROM GRANTS AND DONATIONS TRUST FUND 2,000,000
	5,030 TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND 3,632,185
1703 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND	FROM TRUST FUNDS

				SECTION SPECIFIED APPROF		268,714 662,833
INVASI	VE PLANT CONTROL				FROM LAND ACQUISITION TRUST FUND FROM WATER MANAGEMENT LANDS TRUST FUND	18,394 6,648
A	PPROVED SALARY RATE 1,303,669			1726	OPERATING CAPITAL OUTLAY	
1713	SALARIES AND BENEFITS POSITIONS FROM INVASIVE PLANT CONTROL TRUST FUND	29.50	1,726,894		FROM CONSERVATION AND RECREATION LANDS TRUST FUND	38,737 42,550
1714	OTHER PERSONAL SERVICES FROM INVASIVE PLANT CONTROL TRUST FUND		667,080	1727	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES	45 001
1715	EXPENSES FROM INVASIVE PLANT CONTROL TRUST FUND		959,979	1728	FROM INTERNAL IMPROVEMENT TRUST FUND SPECIAL CATEGORIES	45,091
1716	OPERATING CAPITAL OUTLAY FROM INVASIVE PLANT CONTROL TRUST FUND		26,782	1720	CONTRACTED SERVICES FROM CONSERVATION AND RECREATION LANDS TRUST FUND	159,994
1717	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INVASIVE PLANT CONTROL TRUST FUND		225,000	1729	SPECIAL CATEGORIES NATURAL AREAS INVENTORY FROM CONSERVATION AND RECREATION LANDS	
1718	SPECIAL CATEGORIES CONTROL OF INVASIVE EXOTICS FROM INVASIVE PLANT CONTROL TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		38,434,647 800,000	1730	TRUST FUND	445,895
1719	SPECIAL CATEGORIES TRANSFER TO FISH AND WILDLIFE CONSERVATION COMMISSION FOR ADMINISTRATIVE OVERHEAD			1731	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,360,000
1720	FROM INVASIVE PLANT CONTROL TRUST FUND  SPECIAL CATEGORIES		880,000	1701	FLORIDA FOREVER FROM CONSERVATION AND RECREATION LANDS TRUST FUND	150,000
1720	TRANSFER TO THE UNIVERSITY OF FLORIDA - COOPERATIVE AQUATIC PLANT EDUCATION PROGRAM FROM INVASIVE PLANT CONTROL TRUST FUND		25,000	1731A	SPECIAL CATEGORIES TRANSFER TO SAVE OUR EVERGLADES TRUST FUND FROM GENERAL REVENUE FUND 100,000,000	
1721	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES/ IFAS/INVASIVE EXOTIC PLANT RESEARCH FROM INVASIVE PLANT CONTROL TRUST FUND		874,171	1732	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GRANTS AND DONATIONS TRUST FUND	3
1722	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		,		FROM INTERNAL IMPROVEMENT TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM WATER MANAGEMENT LANDS TRUST FUND	20,119 1,601 447
	PURCHASED PER STATEWIDE CONTRACT FROM INVASIVE PLANT CONTROL TRUST FUND		13,036	1733	FIXED CAPITAL OUTLAY DEBT SERVICE - FLORIDA FOREVER BONDS - NEW SERIES	
TOTAL:	INVASIVE PLANT CONTROL FROM TRUST FUNDS		44,632,589	1504	FROM LAND ACQUISITION TRUST FUND	7,730,000
	TOTAL POSITIONS	29.50	44,632,589	1734	FIXED CAPITAL OUTLAY LAND ACQUISITION FROM GRANTS AND DONATIONS TRUST FUND	8,000,000
LAND A	DMINISTRATION			1735	FIXED CAPITAL OUTLAY LAND ACQUISITION, ENVIRONMENTALLY	
A	PPROVED SALARY RATE 2,036,203				ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS, STATEWIDE	
1723	SALARIES AND BENEFITS POSITIONS FROM INTERNAL IMPROVEMENT TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM WATER MANAGEMENT LANDS TRUST FUND	45.00	2,544,115 215,796 60,032	1736	FROM FLORIDA FOREVER TRUST FUND FIXED CAPITAL OUTLAY DISASTER RELATED REPAIRS	105,000,000
1724	OTHER PERSONAL SERVICES FROM CONSERVATION AND RECREATION LANDS		, <b>,</b>		FROM GRANTS AND DONATIONS TRUST FUND FROM LAND ACQUISITION TRUST FUND	8,000,000 1,000,000
	TRUST FUND		120,000 524,921 4,000	1737	FIXED CAPITAL OUTLAY DEBT SERVICE FROM LAND ACQUISITION TRUST FUND	374,552,808
1725	EXPENSES FROM CONSERVATION AND RECREATION LANDS			Fur 200	nds provided in Specific Appropriation 1737 are for 17-2008 debt service on outstanding bonds authorized prior	Fiscal Year to July 1,

SECTION 5 SPECIFIC APPROPRIATION

> 2007. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies due to a change in the interest rate, timing of issuance, or other circumstances, there is hereby appropriated from the Land Acquisition Trust Fund an amount sufficient to pay such debt service.

FIXED CAPITAL OUTLAY DEBT SERVICE - SAVE OUR EVERGLADES BONDS FROM SAVE OUR EVERGLADES TRUST FUND  $\,$  . . .

8,729,478

Funds provided in Specific Appropriation 1738 are for Fiscal Year 2007-2008 debt service on bonds authorized pursuant to section 215.619, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies due to a change in the interest rate, timing of issuance, or other circumstances, there is hereby appropriated from the Save Our Everglades Trust Fund an amount sufficient to pay such debt service.

FIXED CAPITAL OUTLAY 1739 DEBT SERVICE NEW ISSUES

FROM SAVE OUR EVERGLADES TRUST FUND . . . 8,597,481

Funds provided in Specific Appropriation 1739 are for Fiscal Year 2007-2008 debt service on bonds authorized pursuant to section 215.619, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies due to a change in the interest rate, timing of issuance, or other circumstances, there is hereby appropriated from the Save Our Everglades Trust Fund an amount sufficient to pay such debt service

GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY AID TO WATER MANAGEMENT DISTRICTS-LAND ACQUISITION

FROM FLORIDA FOREVER TRUST FUND . . . . . 105,000,000 FROM WATER MANAGEMENT LANDS TRUST FUND . . 59,000,000

Funds provided in Specific Appropriation 1740 from the Water Management Lands Trust Fund shall be allocated in accordance with the provisions of section 373.59(8), Florida Statutes. First priority for the use of these funds shall be to meet outstanding debt service obligations, to meet statutory requirements for payments in lieu of taxes, and to provide management of water management lands as authorized in section 373.59(9), Florida Statutes. Management may include the control and removal of non-indigenous vegetation.

After meeting the requirements in the above paragraph, the governing board of a water management district may request, and the secretary of the department shall release upon such request, funds provided in Specific Appropriation 1740 from the Water Management Lands Trust Fund for the purpose of carrying out the provisions of sections 373.451-373.4595, Florida Statutes.

GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY EVERGLADES RESTORATION FROM SAVE OUR EVERGLADES TRUST FUND . . .

200,000,000

From the funds in Specific Appropriation 1741, \$100,000,000 is provided for land acquisition, the design and construction of Comprehensive Everglades Restoration Plan project components submitted for approval to the Department of Environmental Protection pursuant to section 373.026(8)(b), Florida Statutes, the design and construction of the Henderson Creek/Belle Meade project as defined in the Comprehensive SECTION 5 SPECIFIC APPROPRIATION

Everglades Restoration Plan, and for the implementation of a water quality feasibility study as defined in the Comprehensive Everglades Restoration Plan.

From the funds in Specific Appropriation 1741, \$49,000,000 is provided for implementation of projects identified in phase I of the Lake Okeechobee Protection Plan identified in section 373.4595(3)(b), Florida Statutes; the development of the Phase II Technical Plan identified in section 373.4595(3)(b), Florida Statutes; and, the acquisition of lands needed for restoration.

From the funds in Specific Appropriation 1741, \$30,000,000 is provided for project components which benefit the hydrology, water quality, and aquatic habitats of the Caloosahatchee and St. Lucie watersheds, including project components in the Lake Okeechobee watershed; for the planning, design and engineering of a stormwater treatment area in association with the C-43 reservoir, including work necessary to complete the Phase II Project Implementation Report; and, for the acquisition of lands needed for restoration.

From the funds in Specific Appropriation 1741, \$6,000,000 is provided to the Department of Agriculture and Consumer Services to be deposited in the General Inspection Trust Fund for the purpose of implementing agricultural nonpoint source controls as identified in section 373.4595 (3)(c), Florida Statutes.

From the funds in Specific Appropriations 1741, \$5,000,000 is provided for implementation of pilot projects that are cost-effective biologically based, hybrid wetland/chemical and other innovative nutrient control technologies pursuant to section 373.4595 (3)(b), Florida Statutes.

From the funds in Specific Appropriation 1741, \$5,000,000 is provided for implementation of projects within the Caloosahatchee River watershed identified for the purposes of improving the hydrology, water quality and aquatic habitats.

From the funds in Specific Appropriation 1741, \$5,000,000 is provided for implementation of projects within the St. Lucie River watershed identified for the purposes of improving the hydrology, water quality and aquatic habitats

and aquatic natitats.	
TOTAL: LAND ADMINISTRATION FROM GENERAL REVENUE FUND	892,299,657
TOTAL POSITIONS	992,299,657
LAND MANAGEMENT	
APPROVED SALARY RATE 4,457,471	
1742 SALARIES AND BENEFITS POSITIONS 103.00 FROM CONSERVATION AND RECREATION LANDS	834 734

I	APPROVED SALARY RATE	4,457,471		
1742	SALARIES AND BENEFITS FROM CONSERVATION AND REC TRUST FUND FROM INTERNAL IMPROVEMENT	CREATION LANDS	103.00	834,734 5,042,790
1743	OTHER PERSONAL SERVICES FROM CONSERVATION AND REC TRUST FUND	TRUST FUND		914,659 874,024 426,519
1744	EXPENSES FROM CONSERVATION AND REC TRUST FUND FROM GRANTS AND DONATIONS FROM INTERNAL IMPROVEMENT	TRUST FUND		184,844 494,788 1,139,184
1745	OPERATING CAPITAL OUTLAY FROM CONSERVATION AND REC	REATION LANDS		

33,111

SECTIO SPECII APPROI		150,000 87,363	SECTION 5 SPECIFIC APPROPRIATION 1758A FIXED CAPITAL OUTLAY DISASTER RELATED REPAIRS	1 000 000
1746	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF AGRICULTURE PLANT INDUSTRY TRUST FUND FROM CONSERVATION AND RECREATION LANDS		FROM LAND ACQUISITION TRUST FUND  TOTAL: LAND MANAGEMENT FROM TRUST FUNDS	1,000,000 65,353,955
1747	TRUST FUND	250,000	TOTAL POSITIONS	65,353,955
	CONTRACTED SERVICES FROM CONSERVATION AND RECREATION LANDS TRUST FUND	20,000 400,000	PROGRAM: DISTRICT OFFICES WATER RESOURCE PROTECTION AND RESTORATION	
1748	SPECIAL CATEGORIES STATE LANDS STEWARDSHIP FROM CONSERVATION AND RECREATION LANDS		APPROVED SALARY RATE 19,154,108  1759 SALARIES AND BENEFITS POSITIONS 460.00	
	TRUST FUND	375,000 200,000	1759 SALARIES AND BENEFITS POSITIONS 460.00 FROM GENERAL REVENUE FUND 13,769,138 FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	3,820,449
1749	SPECIAL CATEGORIES NATIONAL OCEAN SURVEY FROM INTERNAL IMPROVEMENT TRUST FUND	84,000	FROM GRANTS AND DONATIONS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM PERMIT FEE TRUST FUND	490,966 1,288,431 5,903,872
1750	SPECIAL CATEGORIES RICO ACT- DISTRIBUTION OF PROCEEDS FROM PROPERTY SALES		1760 OTHER PERSONAL SERVICES FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	294,303
1751	FROM INTERNAL IMPROVEMENT TRUST FUND  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	716,932	1761 EXPENSES FROM GENERAL REVENUE FUND	
1752	FROM INTERNAL IMPROVEMENT TRUST FUND SPECIAL CATEGORIES	126,677	RESTORATION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM PERMIT FEE TRUST FUND	1,633,735 36,826 217,599 355,137
1753	TOPOGRAPHIC MAPPING FROM INTERNAL IMPROVEMENT TRUST FUND  SPECIAL CATEGORIES	200,000	1762 SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS	555, 157
1700	INTERIM LAND MANAGEMENT OF CONSERVATION AND RECREATION LANDS PROGRAM FROM CONSERVATION AND RECREATION LANDS	0.000.000	FROM GRANTS AND DONATIONS TRUST FUND  1763 SPECIAL CATEGORIES	3,192,072
1754	TRUST FUND	3,330,000	CONTRACTED SERVICES FROM GENERAL REVENUE FUND 8,225 FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	6,750
	TRUST FUND FROM CONSERVATION AND RECREATION LANDS TRUST FUND	21,406,570	FROM GRANTS AND DONATIONS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM PERMIT FEE TRUST FUND	30 900 5,170
1755	SPECIAL CATEGORIES TRANSFER TO FISH AND WILDLIFE CONSERVATION COMMISSION FOR MANAGEMENT OF CARL LANDS		1764 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ECOSYSTEM MANAGEMENT AND	
1756	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	18,821,052	RESTORATION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM PERMIT FEE TRUST FUND	39,932 3,045 8,766
1756	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF STATE FOR GRANTS AND DONATIONS TRUST FUND FROM CONSERVATION AND RECREATION LANDS		1765 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
1757	TRUST FUND	8,146,123	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	28,112
1758	FROM INTERNAL IMPROVEMENT TRUST FUND SPECIAL CATEGORIES	50,000	FROM GRANTS AND DONATIONS TRUST FUND FROM LAND ACQUISITION TRUST FUND FROM PERMIT FEE TRUST FUND	3,614 9,481 43,443
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM CONSERVATION AND RECREATION LANDS		1766 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY POLLUTION RESTORATION PROJECTS/GRANT & AID	
	TRUST FUND	6,575 39,010	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	500,000

		14,030,795		SECTION 5 SPECIFIC APPROPRIATION TOTAL: AIR POLLUTION PREVENTION FROM TRUST FUNDS 5,472,018	3
	FROM TRUST FUNDS	, ,	17,882,633		
	TOTAL POSITIONS	460.00	31,913,428	TOTAL POSITIONS	}
AIR AS	SSESSMENT			WASTE CONTROL	
1	APPROVED SALARY RATE 677,500			APPROVED SALARY RATE 7,055,794	
				1780 SALARIES AND BENEFITS POSITIONS 163.00	
1767 1768	SALARIES AND BENEFITS POSITIONS FROM AIR POLLUTION CONTROL TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND OTHER PERSONAL SERVICES	17.00	906,934 173,392	FROM INLAND PROTECTION TRUST FUND 2,620,249 FROM GRANTS AND DONATIONS TRUST FUND	) [ 5
1700	FROM AIR POLLUTION CONTROL TRUST FUND		28,445	FROM WATER QUALITY ASSURANCE TRUST FUND . 3,076,029	i
1769	FROM GRANTS AND DONATIONS TRUST FUND EXPENSES		60,000	1781 OTHER PERSONAL SERVICES FROM INLAND PROTECTION TRUST FUND	)
2700	FROM AIR POLLUTION CONTROL TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		86,341 40,272	1782 EXPENSES FROM INLAND PROTECTION TRUST FUND	)
1770	OPERATING CAPITAL OUTLAY FROM AIR POLLUTION CONTROL TRUST FUND		9,572	FROM GRANTS AND DONATIONS TRUST FUND	3 1 9
1771	SPECIAL CATEGORIES			FROM WATER QUALITY ASSURANCE TRUST FUND . 314,784	ł
	CONTRACTED SERVICES FROM AIR POLLUTION CONTROL TRUST FUND		5,300	1783 OPERATING CAPITAL OUTLAY FROM SOLID WASTE MANAGEMENT TRUST FUND 60,919	)
1772	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM AIR POLLUTION CONTROL TRUST FUND		5,825	1784 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INLAND PROTECTION TRUST FUND	1
	FROM GRANTS AND DONATIONS TRUST FUND		1,113	1785 SPECIAL CATEGORIES	
TOTAL	: AIR ASSESSMENT			CONTRACTED SERVICES	١
TOTAL	FROM TRUST FUNDS		1,317,194	FROM INLAND PROTECTION TRUST FUND	
	TOTAL POSITIONS	17.00		FROM SOLID WASTE MANAGEMENT TRUST FUND 6,550 FROM WATER QUALITY ASSURANCE TRUST FUND . 16,145	
	TOTAL ALL FUNDS		1,317,194	·	'
AIR PO	DLLUTION PREVENTION			1786 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP	
A	APPROVED SALARY RATE 3,676,358			FROM WATER QUALITY ASSURANCE TRUST FUND . 120,594	ł
1773	SALARIES AND BENEFITS POSITIONS FROM AIR POLLUTION CONTROL TRUST FUND	80.00	4,622,370	1787 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND	
1774	OTHER PERSONAL SERVICES FROM AIR POLLUTION CONTROL TRUST FUND		174,156	FROM GRANTS AND DONATIONS TRUST FUND 5,757	
1775				1788 SPECIAL CATEGORIES RESEARCH, DEVELOPMENT AND TECHNICAL	
1775	EXPENSES FROM AIR POLLUTION CONTROL TRUST FUND		525,863	ASSISTANCE - WASTE TIRE ABATEMENT PROGRAM FROM SOLID WASTE MANAGEMENT TRUST FUND 14,000	)
1776	OPERATING CAPITAL OUTLAY FROM AIR POLLUTION CONTROL TRUST FUND		88,735	1789 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
1777	SPECIAL CATEGORIES CONTRACTED SERVICES FROM AIR POLLUTION CONTROL TRUST FUND		9,750	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INLAND PROTECTION TRUST FUND	
1778	SPECIAL CATEGORIES			FROM GRANTS AND DONATIONS TRUST FUND	
1110	RISK MANAGEMENT INSURANCE FROM AIR POLLUTION CONTROL TRUST FUND		18,459	FROM SOLID WASTE MANAGEMENT TRUST FUND	1
1779	SPECIAL CATEGORIES			TOTAL: WASTE CONTROL	
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			FROM TRUST FUNDS	i
	PURCHASED PER STATEWIDE CONTRACT FROM AIR POLLUTION CONTROL TRUST FUND		32,685	TOTAL POSITIONS	j

SECTION 5 SPECIFIC APPROPRIATION EXECUTIVE DIRECTION AND SUPPORT SERVICES  APPROVED SALARY RATE 4,577,015			SECTIO SPECIF APPROP		1.00	173,685
, ,			PROGRA	M: RESOURCE ASSESSMENT AND MANAGEMENT		
1790 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	99.00 4,184,017		FLORID	A GEOLOGICAL SURVEY		
FROM ADMINISTRATIVE TRUST FUND FROM AIR POLLUTION CONTROL TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST FUND		489,622 1,042,319 303,051	A	PPROVED SALARY RATE 1,757,555		
1791 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		127,564	1800	SALARIES AND BENEFITS POSITIONS FROM MINERALS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	39.00	1,952,662 396,075
FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		50,000	1801	OTHER PERSONAL SERVICES FROM GRANTS AND DONATIONS TRUST FUND		342,229
1792 EXPENSES FROM GENERAL REVENUE FUND	1,197,431	589,258		FROM MINERALS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .		72,651 50,000
FROM AIR POLLUTION CONTROL TRUST FUND FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		286,560 183,337	1802	EXPENSES FROM GRANTS AND DONATIONS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .		138,632 461,178
FROM LAND ACQUISITION TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST FUND		27,923 58,316	1803	OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND		46,000
1793 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND		13,804		FROM MINERALS TRUST FUND		50,000 79,351
1794 SPECIAL CATEGORIES CONTRACTED SERVICES	00.00=		1804	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES		20 061
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM AIR POLLUTION CONTROL TRUST FUND	23,295	55,085 8,894	1805	FROM WATER QUALITY ASSURANCE TRUST FUND .  SPECIAL CATEGORIES		30,061
1795 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				CONTRACTED SERVICES FROM GRANTS AND DONATIONS TRUST FUND FROM MINERALS TRUST FUND		197,042 8,000
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	123,109	46,808	1806	FROM WATER QUALITY ASSURANCE TRUST FUND . SPECIAL CATEGORIES		350,000
1796 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				RISK MANAGEMENT INSURANCE FROM MINERALS TRUST FUND		13,899
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	28,881	3,091	1807	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
FROM AIR POLLUTION CONTROL TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST FUND		7,195 2,092		FROM MINERALS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .		16,882 1,079
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	5,556,733	3,294,919	TOTAL:	FLORIDA GEOLOGICAL SURVEY FROM TRUST FUNDS		4,205,741
TOTAL POSITIONS	99.00	8,851,652		TOTAL POSITIONS	39.00	4,205,741
WASTE CLEANUP			LABORA	TORY SERVICES		
APPROVED SALARY RATE 44,154			A	PPROVED SALARY RATE 3,675,691		
1797 SALARIES AND BENEFITS POSITIONS FROM WATER QUALITY ASSURANCE TRUST FUND .	1.00	103,342	1808	SALARIES AND BENEFITS POSITIONS FROM ADMINISTRATIVE TRUST FUND FROM ENVIRONMENTAL LABORATORY TRUST FUND .	87.00	476,290 4,459,481
1798 SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND .		69,941	1809	OTHER PERSONAL SERVICES FROM ENVIRONMENTAL LABORATORY TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND		1,017,382 60,039
1799 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			1810	EXPENSES FROM ADMINISTRATIVE TRUST FUND		44,954
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM WATER QUALITY ASSURANCE TRUST FUND .		402		FROM ENVIRONMENTAL LABORATORY TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND		1,592,784 10,000
TOTAL: WASTE CLEANUP FROM TRUST FUNDS		173,685	1811	OPERATING CAPITAL OUTLAY FROM ENVIRONMENTAL LABORATORY TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND		271,500 13,002

SECTION SPECIAL SPECIA	FIC		SECTION 5 SPECIFIC
APPROF 1812	PRIATION  SPECIAL CATEGORIES  ACQUISITION OF MOTOR VEHICLES  FROM ENVIRONMENTAL LABORATORY TRUST FUND .	30,06	APPROPRIATION  1825 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM WORKING CAPITAL TRUST FUND 8.448
1813	SPECIAL CATEGORIES GROUND WATER QUALITY MONITORING NETWORK FROM ENVIRONMENTAL LABORATORY TRUST FUND .	125,00	1826 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
1814	SPECIAL CATEGORIES WATER MANAGEMENT DISTRICTS LABORATORY SUPPORT FROM ENVIRONMENTAL LABORATORY TRUST FUND .	476, 42	FROM WORKING CAPITAL TRUST FUND
1815	SPECIAL CATEGORIES	170,120	FROM WORKING CAPITAL TRUST FUND
	EVERGLADES LAB SUPPORT FROM ENVIRONMENTAL LABORATORY TRUST FUND .	469,47	TOTAL: INFORMATION TECHNOLOGY FROM TRUST FUNDS
1816	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ENVIRONMENTAL LABORATORY TRUST FUND .	186,55	TOTAL POSITIONS
	FROM GRANTS AND DONATIONS TRUST FUND	50,000	PROGRAM: WATER RESOURCE MANAGEMENT
1817	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP		BEACH MANAGEMENT
	FROM ENVIRONMENTAL LABORATORY TRUST FUND .	339,15	APPROVED SALARY RATE 3,334,526
1818	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND FROM ENVIRONMENTAL LABORATORY TRUST FUND .	10,69 4,07	
1819	SPECIAL CATEGORIES	,	FROM PERMIT FEE TRUST FUND
1010	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND	3,82	1830 OTHER PERSONAL SERVICES FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND
	FROM ENVIRONMENTAL LABORATORY TRUST FUND .	35,88	1831 EXPENSES
TOTAL	LABORATORY SERVICES FROM TRUST FUNDS	9,676,58	FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	87.00 9,676,58	1832 OPERATING CAPITAL OUTLAY
INFORM	NATION TECHNOLOGY		FROM PERMIT FEE TRUST FUND
I	APPROVED SALARY RATE 3,025,155		1833 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
1820	SALARIES AND BENEFITS POSITIONS FROM WORKING CAPITAL TRUST FUND	68.00 3,979,37	PURCHASED PER STATEWIDE CONTRACT
1821	OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND	400,000	RESTORATION TRUST FUND
1822	EXPENSES FROM WORKING CAPITAL TRUST FUND	1,927,27	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY BEACH PROJECTS - STATEWIDE
1823	OPERATING CAPITAL OUTLAY FROM WORKING CAPITAL TRUST FUND	82,500	FROM ECOSYSTEM MANAGEMENT AND
1823A	SPECIAL CATEGORIES INTEGRATED MANAGEMENT SYSTEM FROM WORKING CAPITAL TRUST FUND	2,237,32	Funds in Specific Appropriation 1834 are provided to fund, in accordance with section 161.101, Florida Statutes, the Department of Environmental Protection Beach Management Funding Assistance Program for the 2007–2008 fiscal year.
hel	om the funds in Specific Appropriation 1823 d in reserve. The Department of Environmental lget amendments in accordance with chapter	Protection may submit	From the funds in Specific Appropriation 1834, up to \$150,000 is provided for regional workshops and a concluding assembly to be

budget amendments in accordance with chapter 216, Florida Statutes, requesting release of the funds upon submission of a detailed operational work plan and spending plan.

324 SPECIAL CATEGORIES

CONTRACTED SERVICES

FROM WORKING CAPITAL TRUST FUND . . . . . . 1,200,000

From the funds in Specific Appropriation 1834, up to \$150,000 is provided for regional workshops and a concluding assembly to be conducted by the following entities within the state university system: the Cantanese Center for Urban and Environmental Solutions, the Institute of Government, and the Conflict Resolution Consortium, to identify best management practices for the sustainability of Florida's beaches and to provide specific recommendations on intergovernmental management solutions. The department shall submit a report to the

Pre			entatives,				20,000
TOTAL	BEACH MANAGEMENT FROM GENERAL REVENUE FUND	547,192	35,925,429	1845			2,549,943
WATER	TOTAL POSITIONS	79.00	36,472,621	1846	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	86,927	
	PPROVED SALARY RATE 14,061,407			1847		,	
1835	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ECOSYSTEM MANAGEMENT AND	293.00 2,756,423			TRANSFER TO DEPARTMENT OF HEALTH FOR STATE UNDERGROUND PETROLEUM ENVIRONMENTAL RESPONSE ACT FROM INLAND PROTECTION TRUST FUND		1,285,197
	RESTORATION TRUST FUND		433,429 6,845,608 635,698 1,784,191	1848			, ,
	FROM NON-MANDATORY LAND RECLAMATION TRUST FUND		1,734,191		TRUST FUND		200,000
1836	FROM PERMIT FEE TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .  OTHER PERSONAL SERVICES		1,193,113 3,472,838	1849	SPECIAL CATEGORIES U.S. GEOLOGIC SURVEY COOPERATIVE AGREEMENT FROM GRANTS AND DONATIONS TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .		78,500 214,897
1000	FROM GENERAL REVENUE FUND FROM ECOSYSTEM MANAGEMENT AND	20,994		1850	SPECIAL CATEGORIES		214,007
	RESTORATION TRUST FUND		520,000 2,454,271 98,526		UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND		300,000
	FROM NON-MANDATORY LAND RECLAMATION TRUST FUND		59,938 407,956	1851	SPECIAL CATEGORIES WATER WELL CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND .		1,581,061
1837	EXPENSES FROM GENERAL REVENUE FUND	276,328		1852	SPECIAL CATEGORIES TRANSFER TO INSTITUTE OF FOOD AND		
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND		122,494 97,750		AGRICULTURE SCIENCES (IFAS) - LAKEWATCH FROM WATER QUALITY ASSURANCE TRUST FUND .		450,000
	FROM NON-MANDATORY LAND RECLAMATION TRUST FUND		495,041	1852A	SPECIAL CATEGORIES TRANSFER TO ECOSYSTEM MANAGEMENT AND		
	FROM PERMIT FEE TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .		595,037 421,824		RESTORATION TRUST FUND FROM GENERAL REVENUE FUND 71,	314,940	7 050 000
1838	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SUWANNEE RIVER WATER				FROM INVASIVE PLANT CONTROL TRUST FUND FROM INTERNAL IMPROVEMENT TRUST FUND FROM WATER PROTECTION AND SUSTAINABILITY		7,350,000 10,000,000
	MANAGEMENT DISTRICT - ENVIRONMENTAL RESOURCE PERMITTING FROM ECOSYSTEM MANAGEMENT AND				PROGRAM TRUST FUND		10,000,000
	RESTORATION TRUST FUND		453,000	1853	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
1839	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - WATER MANAGEMENT				PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	21,044	
	DISTRICT PERMITTING ASSISTANCE FROM PERMIT FEE TRUST FUND		250,000		FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		3,310 52,265
1840	OPERATING CAPITAL OUTLAY FROM NON-MANDATORY LAND RECLAMATION		40 195		FROM LAND ACQUISITION TRUST FUND FROM MINERALS TRUST FUND		4,854 13,622
1841	TRUST FUND		40,125		FROM NON-MANDATORY LAND RECLAMATION TRUST FUND		10,187 9,110
	GROUND WATER QUALITY MONITORING NETWORK FROM WATER QUALITY ASSURANCE TRUST FUND .		1,798,745		FROM WATER QUALITY ASSURANCE TRUST FUND .		25,130
1842	SPECIAL CATEGORIES WATER QUALITY MANAGEMENT/PLANNING GRANTS			1854	SPECIAL CATEGORIES WETLANDS PROTECTION FROM GRANTS AND DONATIONS TRUST FUND		284,459
	FROM GRANTS AND DONATIONS TRUST FUND		6,581,704	1855	FIXED CAPITAL OUTLAY		401, TOU
1843	SPECIAL CATEGORIES NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM PROGRAM				HAZARDOUS SITES CLEANUP - PHOSPHATE/ MULBERRY/PINEY POINT	200,000	
	FROM PERMIT FEE TRUST FUND		2,283,140		FROM WATER QUALITY ASSURANCE TRUST FUND .	,000	11,000,000

SECTI SPECI			SECTION 5 SPECIFIC	
	PRIATION		APPROPRIATION	
1855A	FIXED CAPITAL OUTLAY NON-MANDATORY LAND RECLAMATION PROJECTS		Cutler Bay Stormwater Utility and Management Projects Plan Dale Mabry (US 92/S.R. 600) Flood Protection – Tampa	200,000 800,000
	FROM GENERAL REVENUE FUND 3,000,000		Davenport Wastewater Program Ph III	250,000
	FROM NON-MANDATORY LAND RECLAMATION		Davie Wastewater Improvements	450,000
	TRUST FUND	1,000,000	Daytona Beach Reclaimed Water Reservoir and Recharge Basin	400,000 1,000,000
1857	FIXED CAPITAL OUTLAY		DeBary Westside Emergency Flood Management System Delray Beach State Road A–1–A Water Main	200,000
200.	TOTAL MAXIMUM DAILY LOADS		DeSoto County Phase II Regional Wastewater Plant	400,000
	FROM WATER QUALITY ASSURANCE TRUST FUND .	21,429,490	Drew Park Drainage Improvements	1,000,000 1,000,000
Fr	om the funds in Specific Appropriation 1857, \$2 millio	on shall he	Dunnellon Water System Improvements	300,000
	ansferred to the Department of Agriculture and Consumer Se		East Milton Wastewater Treatment Plant	200,000
wa	ter quality improvements associated with agricultural intere	ests.	East Putnam County Regional Wastewater Project East Putnam Regional Water Project	1,000,000 150,000
Fr	om the remaining funds in Specific Appropriation 1857	7 un to \$2	Edgewood/River Oaks Drainage Project	500,000
mi	llion shall be used for the implementation of projects the	hat utilize	Egret Marsh Stormwater Park	750,000
	novative, cost-effective, biologically-based nutrien	t control	El Portal Drainage Improvements Project	500,000 300,000
te	chnologies.		Emerald Coast Utility Authority Main Street WWTP Replacement	1,000,000
1858	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		Estero Bay Watershed Initiative	1,000,000
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		Facilitating Agriculture Resource Management System (FARMS). Fairlawn Storm Sewer Improvements Project, Phase III,	1,000,000
	GRANTS AND AIDS - SURFACE WATER IMPROVEMENTS PROJECTS		B-50704	250,000
	FROM WATER PROTECTION AND SUSTAINABILITY		Flagami/West End Storm Sewer Improvements Project,	400,000
	PROGRAM TRUST FUND	10,000,000	Phase II, B-50695 Florida City Water System Repair	500,000
1859	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		Frostproof Wastewater System Improvements	6,200,413
1000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		Gadsden County Water/Sewer InfrastructureGlades County Sewer System Expansion	250,000 1,050,000
	GRANTS AND AIDS - WATER PROJECTS		Golden Beach Stormwater Improvements-Portion of Phases 2 & 3	550,000
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	153,350,000	Grand Ridge Wastewater Improvements	100,000
		,,	Green Cove Springs South Wastewater Treatment Plant Improvements and Sewer Pipe Relining and Replacement	250,000
	cal governments receiving funds in Specific Appropriation		Gretna Wastewater Plant Expansion/Improvement	250,000
	ovide matching dollars as follows: a) 25 percent for ojects; b) 50 percent for stormwater and surface water in		Gulf Beaches Sewer	400,000
pr	ojects; and c) 50 percent for drinking water projects. I	Financially	Hardee County Regional Wastewater Service – Wauchula Hills Harns Marsh Improvements	750,000 350,000
di	sadvantaged small local governments, as defined in section	403.885(3),	Harris Chain of Lakes Restoration Council	500,000
Se	orida Statutes, shall be exempt from the match provision. Local governmental entities that have been declared	in a state	Hendry County Airport Sears Stormwater Implementation	600,000 200,000
of	financial emergency pursuant to section 218.503, Florida		Hendry County Stormwater Master Plan Phase II	200,000
sh	all be exempt from the match provision.		Water Treatment Plant	5,311,000
Fu	nds in Specific Appropriation 1859 from the Ecosystem Mana	agement and	Hialeah Construction of Sewer Mains for the Annexation Areas Hialeah Construction of Water Mains for the Annexation Areas	200,000 800,000
	storation Trust Fund shall be used for the following water p		Highland Village Stormwater and Sanitary Sewer Improvements.	500,000
A 1	the Water Creter Increde	000 000	Hilliard Sewer System Rehabilitation	150,000
	tha Water System Upgradealachicola Wastewater Improvements	800,000 500,000	Hillsborough County Stormwater Utility Pilot Homosassa Wastewater Collection System – Phase 4	800,000
Av	entura Hospital District Stormwater Drainage System	300,000	(Chassahowitzka Phase 1)	1,000,000
	ker County Wellfield y Harbor Islands Installation of Automated Water Meters	225,000 200,000	Indian River Lagoon InitiativeIndian River Lagoon Issues Team	13,500,000 3,717,028
	lleview Wastewater System Improvement Program	1,062,559	Inglis Stormwater Management Project	400,000
	verly Beach Wastewater Facilities Small Community Program.	750,000	Inverness WWTP Reclaimed Water Upgrades/Eastside Wastewater	000 000
	scayne Park Stormwater Project Phase IIIca Raton Intracoastal Parallel Force Main	400,000 350,000	Collection SystemJacksonville Electric Authority (JEA) Reclaimed Water	900,000
Во	nifay Hospital Sewer Extension	125,000	Transmittal Line Extension	500,000
	nifay Hospital Sewer Extension – Bnifay Wastewater Improvement Program	200,000 1,000,000	Jacksonville Lincoln Villas Septic Tank Phase-out Project Jacob Potable Well and Rehabilitation	800,000 675,000
	ynton Beach and Delray Beach Reuse Expansion/	1,000,000	Key Biscayne Sanitary Sewer	500,000
D.,	Deepwell Disposal Option	500,000	Kinloch Storm Sewer Improvements Project, B-50705	1,000,000
	ooksville Water System Improvement Projectoward County Initiative	250,000 800,000	Lake City Wet Weather Recharge/Reuse Project (Wastewater Treatment Plant)	500,000
	shnell Wastewater Collection System Expansion		Lake John Stormwater Improvements	500,000
Co	Phase IIIA & IIIBllahan Wastewater Treatment Plant Improvements	300,000 1,000,000	Lake Monroe Surface Water Quality Improvements Lake Okeechobee Water Quality Improvement Project at the	400,000
Ca	loosahatchee Creeks	350,000	City of West Palm Beach	300,000
	mbridge Basin Home Acquisition	500,000	Lake Region Water Treatment Plant	1,500,000
	ptiva Water Quality Studyrabelle River/St. George Sound Water Quality Improvements	85,000 800,000	Lake Worth Lagoon RestorationLakeland Urban Lake Restoration Initiative	3,500,000 500,000
Ce	ntral West Coast Surface Water Enhancement	50,000	Lauderdale Lakes Stormwater Improvement Project Phase 3	500,000
	arlotte County Sewer Expansion Studyarlotte Harbor Restoration	300,000 500,000	Lauderdale–By–The–Sea Bel Air Sewer Improvement Lauderhill Holiday Village Water Main Replacement	600,000 300,000
	assahowitzka Area Drinking Water System	1,000,000	Lee Wastewater Project	400,000
Cr	ooked, Clinch, Reedy Regional Flood Mitigation	750,000	Lee County - Popash Creek	200,000

SECTION 5 SPECIFIC		SECTION 5 SPECIFIC	
APPROPRIATION		APPROPRIATION	
Lighthouse Point Stormwater System	250,000		0,000
Little Wekiva River Water Quality Improvement Initiative	1,000,000		8,000
Live Oak Public Access Wastewater Reuse Project	250,000		0,000
Lower East Coast Regional Water Conveyance Solution	200,000	Suwannee River Partnership (SRP) Water Quality Based Best	-,
(L-40 Berm)	500,000	Management Practices (BMP) Planning Implementation &	
Lower St. Johns River Basin Initiative	12,000,000	Monitoring	0,000
Loxahatchee River Preservation Initiative	3,254,000		0,000
Loxahatchee Slough Bridge Over Northlake Blvd	1,500,000		0,000
Marathon Wastewater Treatment	100,000		0,000
Medley Flood Mitigation Project	500,000		0,000
Miami Beach Stormwater Infrastructure Improvement Project	300,000	Tamiami Trail Hydrologic Improvements Part I (Tamiami Trail	
Miami Gardens NW 167-175 St./NW 11-17 Ave. Drainage	,		0,000
Improvements	100,000	Tamiami Trail Hydrologic Improvements Part II (S–12	0 000
Miami Gardens NW 194 Terrace-NW 196 Street/NW 21 Avenue			0,000
Drainage Improvements	175,000	Tampa Bay Regional Reclaimed Water and Downstream	0 000
Miami River Commission	250,000	o de la companya del companya de la companya del companya de la co	0,000
Miami River Dredging Project – Federal Channel Advance			0,000
Funding	5,000,000	0 0	0,000 0,000
Miami River Federal Channel Dredging Project	800,000	· ·	0,000
Miami Springs Stormwater Utility Improvements	100,000		0,000
Miami Water and Sewer Infrastructure	750,000	Umatilla Implement Reuse Water and Expansion Wastewater	0,000
Miami-Dade County Development of a Sustainable Water Quality		Plant, Sewer Line Repair or Replacement, Sewer Line to	
Management Strategy for Reuse Efforts	350,000		0,000
Miami-Dade County Water and Sewer Improvements	250,000		0,000
Middle St. Johns River Basin Initiative	800,000		0,000
Minneola Wastewater Reclamation & Recharge Project	200,000		0,000
Monticello Reuse Project	500,000		0,000
Moore Haven Stormwater Retrofit Project	100,000		0,000
Myakka River Watershed Initiative New Smyrna Beach Esther St. Property Acquisition	500,000		0,000
for Hazard Mitigation	200,000	Wakulla County Collection System and Wastewater	
Niceville Stormwater Improvements	500,000		0,000
North Bay Village Wastewater Forcemain & Pump Replacement	500,000	1 0 1	0,000
North Miami Gravity Sewer System Improvements	400,000		0,000
North Miami Sanitary Sewer Force Main Improvements	500,000		0,000
North Port Stormwater Improvements, Phase 3	400,000		0,000
Okeechobee Commerce Center Water Retention Installation	150,000		0,000
Okeechobee County Wastewater Expansion and Improvements	750,000	West Palm Beach Stub Canal Stormwater Improvements for	0 000
Oldsmar Alternative Water Resource Development	500,000		0,000 0,000
Opa-locka Cairo Lane Stormwater Drainage Improvements	300,000		0,000
Orlando Orange Blossom Trail Corridor Stormwater			0,000
Improvements Project	650,000		0,000
Pahokee Water Main Improvements	300,000	Winted Turk Bolitta Diffe Decimated Houtmone	0,000
Palatka Wastewater Plant	1,000,000	From the funds appropriated for the Indian River Lagoon Initiati	ve in
Palm Beach County C-51 Sediment Management Project	250,000	Specific Appropriation 1859, \$1,500,000 shall be used for the ba	rrier
Palm Beach County Chain of Lakes Restoration	750,000	island septic tank replacement program in Indian River County subje	
Palmetto Bay Stormwater System Improvements	500,000	60 percent of the residential homeowners within the project bou	
Pensacola Bay Restoration	250,000	agreeing to voluntarily participate in the project. Should 60 pe	
Phillippi Creek Septic System Replacement Program	3,950,000	of the residential homeowners not agree by December 31, 2007, said	
Pinecrest Potable County Water and Fire Protection	500,000	may be used to address other priorities within the Indian River L	
Improvement ProjectPlant City Eastside Canal Stormwater Management Master Plan.	700,000	Initiative.	
Plant City Sydney Road Reclaimed Water Distribution System,	,00,000		
Phase 1 & 2	200,000	From the funds appropriated for the Indian River Lagoon Initiati	
Plant City Trapnell/Mud Lake Road Looped Waterline Extension	200,000	Specific Appropriation 1859, funds may be used for land acquis	ition
Polk City Wastewater Treatment System - Phase I	1,250,000	that will benefit the Indian River Lagoon.	
Pompano Beach Chlorine System Conversion	250,000	1000 000000 000 000	
Riviera Beach Lift Stations/Force Main Improvements	500,000	1860 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
Rock Island Sanitary Sewers	100,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
Rockridge Surge Protection Project	750,000	GRANTS AND AID - NON-POINT SOURCE (NPS)	
Rosedale Water Association Critical Systems Repairs	350,000	MANAGEMENT PLANNING GRANTS	000 000
Royal Palm Beach Stormwater Enhancement Project	422,000		,000,000
Sanford Reclaimed Water Line Relocation	300,000	FROM WATER QUALITY ASSURANCE TRUST FUND . 8	,500,000
Sarasota Bay Restoration	250,000	1001 CDANTO AND ATDO TO LOCAL COURDANGEAGE AND	
Solutions for Water Resource Sustainability - University of	E00 000	1861 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
Florida	500,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY DRINKING WATER FACILITY CONSTRUCTION -	
South Bay Water Treatment Plant	100,000	STATE REVOLVING LOAN	
South Broward Drainage District Hurricane Wilma Erosion	200 000	FROM GENERAL REVENUE FUND 7,433,700	
ProjectSouth Daytona Reed Canal Basin Project	300,000	FROM DRINKING WATER REVOLVING LOAN TRUST	
Spring Hill Community Infrastructure Improvements - Phase IV	500,000 500,000		,712,200
St. Lucie River Issues Team	5,700,000	10.10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Starke Wastewater System Restoration	500,000	1862 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
Sunny Isles Beach 172nd Street Drainage	300,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
Samily 10100 Boson 1/80s Det oct Distinction	000,000	HOROTHE BUILTIES TIMES CHITIED COLUMN	

SECTION SPECIFICATION APPROFES	PIC PRIATION WASTEWATER TREATMENT FACILITY CONSTRUCTION	6 000 000				
	FROM GENERAL REVENUE FUND FROM WASTEWATER TREATMENT AND STORMWATER MANAGEMENT REVOLVING LOAN TRUST FUND	6,000,000	85,000,000		CLEANUP APPROVED SALARY RATE 4,306,141	
1864	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SMALL COUNTY WASTEWATER TREATMENT GRANTS FROM GRANTS AND DONATIONS TRUST FUND FROM WATER PROTECTION AND SUSTAINABILITY		11,000,000	1872	SALARIES AND BENEFITS POSITIONS FROM INLAND PROTECTION TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST FUND . FROM WATER QUALITY ASSURANCE TRUST FUND .	97.00 3,947,654 20 1,709,612
1865	PROGRAM TRUST FUND		10,000,000	1873	EXPENSES FROM INLAND PROTECTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	578,544 149 117 198,562
	ALTERNATIVE WATER SUPPLY FROM WATER PROTECTION AND SUSTAINABILITY PROGRAM TRUST FUND		60,000,000	1874	OPERATING CAPITAL OUTLAY FROM INLAND PROTECTION TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	29,787 11,032
TOTAL	WATER RESOURCE PROTECTION AND RESTORATION FROM GENERAL REVENUE FUND FROM TRUST FUNDS	98,110,356	515,802,936	1874A	SPECIAL CATEGORIES TRANSFER TO DOT - KEEP AMERICA BEAUTIFUL AFFILIATES OF FLORIDA FROM SOLID WASTE MANAGEMENT TRUST FUND	500,000
WATER	TOTAL POSITIONS	293.00	613,913,292	1875	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INLAND PROTECTION TRUST FUND	2,545
	APPROVED SALARY RATE 731,878			1876	FROM WATER QUALITY ASSURANCE TRUST FUND .	1,200
1866	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	14.00 838,041		1870	SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND .	2,167,417
1867	FROM GRANTS AND DONATIONS TRUST FUND EXPENSES		76,961	1877	SPECIAL CATEGORIES DRYCLEANING CONTAMINATION CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND .	100,000
1868	FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	209,209	1,339	1878	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	19,832 8,505
1000	GRANTS AND AIDS - NORTHWEST FLORIDA WATER MANAGEMENT DISTRICT ENVIRONMENTAL RESOURCE PERMITTING PROGRAM FROM GENERAL REVENUE FUND	3,840,000		1879	·	231,092
1869	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - NW FLORIDA WATER MANAGEMENT DISTRICT OPERATIONS FROM WATER MANAGEMENT LANDS TRUST FUND		1,044,926	1880	SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	11,197,668 1,600,048
1870	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - WATER MANAGEMENT DISTRICTS - WETLANDS PROTECTION FROM WATER MANAGEMENT LANDS TRUST FUND		547,000	1881	SPECIAL CATEGORIES LOCAL GOVERNMENT CLEANUP CONTRACTING FROM INLAND PROTECTION TRUST FUND	12,000,000
1871	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	5,150		1882	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INLAND PROTECTION TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	29,833 12,920
TOTAL	FROM GRANTS AND DONATIONS TRUST FUND	4 000 400	473	1883	FIXED CAPITAL OUTLAY DRY CLEANING SOLVENT CONTAMINATED SITE CLEANUP	
	FROM GENERAL REVENUE FUND	4,892,400	1,670,699	1004	FROM WATER QUALITY ASSURANCE TRUST FUND .	10,000,000
	TOTAL POSITIONS	14.00	6,563,099	1884	FIXED CAPITAL OUTLAY CLEANUP OF STATE OWNED LANDS FROM INLAND PROTECTION TRUST FUND	4,000,000

SECTION SPECIF			SECTI SPECI	FIC	
	PRIATION  ELVED CADITAL OUTLAY			PRIATION  CDECTAL CATECODIES	
1000	FIXED CAPITAL OUTLAY WASTE TIRE ABATEMENT		1090	SPECIAL CATEGORIES STORAGE TANK COMPLIANCE VERIFICATION	
	FROM SOLID WASTE MANAGEMENT TRUST FUND	50,000		FROM INLAND PROTECTION TRUST FUND	10,000,000
1886	FIXED CAPITAL OUTLAY		1896	SPECIAL CATEGORIES	
1000	PETROLEUM TANKS CLEANUP - PREAPPROVALS		1000	TRANSFER TO DEPARTMENT OF HEALTH FOR	
	FROM INLAND PROTECTION TRUST FUND	166,000,000		BIOMEDICAL WASTE REGULATION FROM SOLID WASTE MANAGEMENT TRUST FUND	880,000
Fro	om the funds in Specific Appropriation 1886,	\$2.5 million shall be		TROM BOLLD WASTE MANAGEMENT TROST TOND	000,000
use	ed to cleanup a City of Pensacola-owned si	te that is adjacent to	1897		
rei	nsacola Bay.			CONTRACTED SERVICES FROM INLAND PROTECTION TRUST FUND	6,500
1887	FIXED CAPITAL OUTLAY			FROM GRANTS AND DONATIONS TRUST FUND	4,200
	HAZARDOUS WASTE CONTAMINATED SITE CLEANUP FROM WATER QUALITY ASSURANCE TRUST FUND .	4,200,000		FROM SOLID WASTE MANAGEMENT TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	2,500 900
	Them willer german independent theory for the	1,200,000		·	
1888	FIXED CAPITAL OUTLAY REEF CLEANUP - OSBORNE REEF		1898	SPECIAL CATEGORIES FEDERAL WASTE PLANNING GRANTS	
	FROM SOLID WASTE MANAGEMENT TRUST FUND	2,000,000		FROM GRANTS AND DONATIONS TRUST FUND	743,050
10004	CDANIES AND ATDS TO LOCAL COMPRISEDING AND		1000	ADDALL CATROONING	
1888A	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		1899	SPECIAL CATEGORIES HAZARDOUS WASTE SITES RESTORATION	
	CASCADES PARK REMEDIATION	1 =00 000		FROM GRANTS AND DONATIONS TRUST FUND	1,999,847
	FROM WATER QUALITY ASSURANCE TRUST FUND .	1,500,000	1900	SPECIAL CATEGORIES	
TOTAL:	WASTE CLEANUP		1000	HAZARDOUS WASTE COMPLIANCE ASSISTANCE AND	
	FROM TRUST FUNDS	222,096,537		EDUCATION  EDOM COLLD WASTE MANAGEMENT TRUCT FUND	200 000
	TOTAL POSITIONS	97.00		FROM SOLID WASTE MANAGEMENT TRUST FUND	200,000
	TOTAL ALL FUNDS	222,096,537	1901		
WASTE	CONTROL			POLLUTION RESTORATION CONTRACTS FROM ECOSYSTEM MANAGEMENT AND	
				RESTORATION TRUST FUND	199,880
A	APPROVED SALARY RATE 6,890,696		1902	SPECIAL CATEGORIES	
1889	SALARIES AND BENEFITS POSITIONS	154.00	1302	TRANSFER TO DEPARTMENT OF AGRICULTURE AND	
	FROM INLAND PROTECTION TRUST FUND	1,534,004		CONSUMER SERVICES - MOSQUITO CONTROL	
	FROM GRANTS AND DONATIONS TRUST FUND FROM PERMIT FEE TRUST FUND	2,143,668 49,738		PROGRAM FROM SOLID WASTE MANAGEMENT TRUST FUND	2,160,000
	FROM SOLID WASTE MANAGEMENT TRUST FUND	2,554,579	1000	ADDALL CATROONING	
	FROM WATER QUALITY ASSURANCE TRUST FUND .	2,834,746	1903	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	
1890	OTHER PERSONAL SERVICES			FROM INLAND PROTECTION TRUST FUND	6,744
	FROM INLAND PROTECTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	23,780 323,193		FROM SOLID WASTE MANAGEMENT TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	13,302 17,518
	FROM SOLID WASTE MANAGEMENT TRUST FUND	149,982		•	,
	FROM WATER QUALITY ASSURANCE TRUST FUND .	12,000	1904	SPECIAL CATEGORIES TRANSFER TO UNIVERSITY OF FLORIDA -	
1891	EXPENSES			RESEARCH AND TESTING	
	FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND	4,438		FROM SOLID WASTE MANAGEMENT TRUST FUND	700,000
	FROM INLAND PROTECTION TRUST FUND	192,132	1905	SPECIAL CATEGORIES	
	FROM GRANTS AND DONATIONS TRUST FUND	670,049		TRANSFER TO DEPARTMENT OF MANAGEMENT	
	FROM PERMIT FEE TRUST FUND FROM SOLID WASTE MANAGEMENT TRUST FUND	6,712 381,013		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	FROM WATER QUALITY ASSURANCE TRUST FUND .	280,140		FROM INLAND PROTECTION TRUST FUND	10,506
1892	AID TO LOCAL GOVERNMENTS			FROM GRANTS AND DONATIONS TRUST FUND FROM PERMIT FEE TRUST FUND	14,682 341
	GRANTS AND AIDS - SOUTHERN WASTE			FROM SOLID WASTE MANAGEMENT TRUST FUND	17,496
	INFORMATION EXCHANGE CLEARING HOUSE FROM SOLID WASTE MANAGEMENT TRUST FUND	300,000		FROM WATER QUALITY ASSURANCE TRUST FUND .	19,414
		000,000	1906	SPECIAL CATEGORIES	
1893	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL HAZARDOUS WASTE			TRANSFER TO THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES - OPERATION CLEAN	
	COLLECTION			SWEEP	
	FROM WATER QUALITY ASSURANCE TRUST FUND .	509,994		FROM SOLID WASTE MANAGEMENT TRUST FUND	100,000
1894	OPERATING CAPITAL OUTLAY		1907	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
	FROM INLAND PROTECTION TRUST FUND	9,928		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY	
	FROM SOLID WASTE MANAGEMENT TRUST FUND FROM WATER QUALITY ASSURANCE TRUST FUND .	44,094 33,061		SOLID WASTE MANAGEMENT FROM SOLID WASTE MANAGEMENT TRUST FUND	15,245,705
		00,001			10,210,700

	-			1,14,5 0, 200
Frous poor re \$20 Pro	FIC PRIATION  om the funds in Specific Appropriation 1907, \$9,42  ed for consolidated Solid Waste Management Grants in c pulation less than 100,000 to support waste tire, litt cycling and education, and general solid waste manage 00,000 shall be used for the Agriculture Film Co oject; \$175,000 shall be used for Recycling Coordin ,000,000 shall be used for the Stateside Expande llection and Densification Project: \$500.000 shall be use	ounties with a er prevention, ment programs; llection Pilot ator Training; d Polystyrene ed for the Old	SECTION 5 SPECIFIC APPROPRIATION  PURCHASED PER STATEWIDE CONTRACT FROM CONSERVATION AND RECREATION LANDS TRUST FUND FROM LAND ACQUISITION TRUST FUND  1919  FIXED CAPITAL OUTLAY ACQUISITION OF RAILROAD RIGHTS OF WAY FROM FLORIDA FOREVER TRUST FUND	426 24,867 4,500,000
To Pr	wn Landfill Reclamation Project; \$1,000,000 for the ocurement Initiative; and \$2,941,932 shall be used ants.	Florida Green	1920 FIXED CAPITAL OUTLAY LAKE OKEECHOBEE SCENIC TRAIL	1,000,000
TOTAL	: WASTE CONTROL FROM TRUST FUNDS	44,399,836	FROM LAND ACQUISITION TRUST FUND	1,000,000
	TOTAL POSITIONS	0 44,399,836	MAINTENANCE, REPAIRS AND CONSTRUCTION - STATEWIDE FROM LAND ACQUISITION TRUST FUND	5,000,000
PROGR.	AM: RECREATION AND PARKS		1921A FIXED CAPITAL OUTLAY	
LAND 1	MANAGEMENT		INGLIS MAIN DAM - REPAIRS AND IMPROVEMENTS FROM LAND ACQUISITION TRUST FUND	1,200,000
1908	APPROVED SALARY RATE 1,953,841  SALARIES AND BENEFITS POSITIONS 49.0	0	TOTAL: LAND MANAGEMENT FROM TRUST FUNDS	19,492,245
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	40,567 2,515,635	TOTAL POSITIONS	49.00 19,492,245
1909	OTHER PERSONAL SERVICES		RECREATIONAL ASSISTANCE TO LOCAL GOVERNMENTS	
	FROM LAND ACQUISITION TRUST FUND	1,172,664	APPROVED SALARY RATE 339,557	
1910	EXPENSES FROM CONSERVATION AND RECREATION LANDS TRUST FUND	37,099 852,759	1922 SALARIES AND BENEFITS POSITIONS FROM LAND ACQUISITION TRUST FUND	7.00 409,303
1911	OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND	18,750	1923 OTHER PERSONAL SERVICES FROM LAND ACQUISITION TRUST FUND	2,391
1912	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM CONSERVATION AND RECREATION LANDS		1924 EXPENSES FROM LAND ACQUISITION TRUST FUND	34,548
1913	TRUST FUND	60,121	TRANSFER TO THE DEPARTMENT OF COMMUNITY AFFAIRS - FLORIDA COMMUNITIES TRUST FROM LAND ACQUISITION TRUST FUND	1,210,682
1914	FROM LAND ACQUISITION TRUST FUND SPECIAL CATEGORIES	100,000	1926 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
	MANAGEMENT OF WATER CONTROL STRUCTURES FROM LAND ACQUISITION TRUST FUND	549,414	PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND	3,078
1915	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CONSERVATION AND RECREATION LANDS TRUST FUND	17,165	1927 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FEDERAL LAND AND WATER CONSERVATION FUND GRANTS	0.000.000
1916	FROM LAND ACQUISITION TRUST FUND  SPECIAL CATEGORIES GREENWAYS CARL MANAGEMENT FUNDING FROM CONSERVATION AND RECREATION LANDS	92,386	FROM GRANTS AND DONATIONS TRUST FUND  1928 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA RECREATION DEVELOPMENT ASSISTANCE	2,000,000
1917	TRUST FUND	2,130,392	GRANTS FROM FLORIDA FOREVER TRUST FUND FROM LAND ACQUISITION TRUST FUND	6,000,000 27,165,471
	AND RECREATION LANDS PROGRAM FROM CONSERVATION AND RECREATION LANDS TRUST FUND	180,000	1928A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY LOCAL PARKS FROM LAND ACQUISITION TRUST FUND	10,000,000
1918	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		Funds in Specific Appropriation 1928A are proviocal parks:	, ,

SECTION 5			SECTIO		
SPECIFIC APPROPRIATION			SPECIF		
Brevard County Veterans Memorial Center Park.		250,000	1933	PRIATION SPECIAL CATEGORIES	
Carrabelle Park Phase III		325,000	1900	ACOUISITION OF MOTOR VEHICLES	
Clearwater - Fort DeSoto Park Fort Restoration	on	500,000		FROM CONSERVATION AND RECREATION LANDS	
Clearwater - Pinellas County Blueway Trail		150,000		TRUST FUND	673,634
Coral Springs Fire Tower Park		100,000 200,000	1004	ADDICT IT CUMPOODED	
Cutler Bay - Biscayne Environmental Education		100,000	1934	SPECIAL CATEGORIES	
Doral - Municipal Park Improvements		300,000		OPERATIONAL INCENTIVES PROGRAM FROM STATE PARK TRUST FUND	850,000
Florida Cracker Trail - Trailhead Park		350,000		TROM DITTE TIME TROOT TOTAL TO THE TOTAL	000,000
Fort White Railroad Mayor's Park		100,000 250,000	1935	SPECIAL CATEGORIES	
Frostproof – Lake Clinch ParkFt. Lauderdale – Greater Hollywood Pre-school		250,000		DISTRIBUTION OF SURCHARGE FEES	<b>7</b> 00 000
Needs Playground		100,000		FROM STATE PARK TRUST FUND	700,000
Indian River Soccer Complex		650,000	1936	SPECIAL CATEGORIES	
Jacksonville - Hogan's Creek Greenway		250,000 100,000	1000	DISBURSE DONATIONS	
Key West Bayview ParkKissimmee - Marydia Park		200,000		FROM GRANTS AND DONATIONS TRUST FUND	310,000
Lake Island Pavilion		300,000		FROM STATE PARK TRUST FUND	250,000
Lake Lytal Park		200,000	1027	SPECIAL CATEGORIES	
Lake Wales - First Street Park Lauderdale Lakes - Northgate Park Project		1,000,000	1937	LAND MANAGEMENT	
Lee City Park		50,000		FROM CONSERVATION AND RECREATION LANDS	
Marathon Municipal Park		100,000		TRUST FUND	1,593,307
Melbourne Military Memorial Park		250,000			
Miami – Boundless Playgrounds Miami Dade – Ludlam Trail		250,000 50,000	1938	SPECIAL CATEGORIES CONTRACTED SERVICES	
Midway - Eugene Lamb Jr. Recreation Center Pa	ırk	50,000		FROM STATE PARK TRUST FUND	28,007
& Enhancement		50,000		TROM DITTE TIME TROOT TOTAL TO THE TOTAL TROOP	20,007
Nassau County Maritime Park		500,000	1939	SPECIAL CATEGORIES	
Newberry Triangle Park Orlando - Hope VI Park		100,000		AMERICORPS PROGRAM	0.00
Orlando - Parramore Central Park Phase II		200,000 200,000		FROM GRANTS AND DONATIONS TRUST FUND	850,000
Orlando - Pine Hills Park		200,000	1940	SPECIAL CATEGORIES	
Palm Beach – Anchorage Park Master Plan Phase		400,000	1010	OUTSOURCING/PRIVATIZATION	
Palmetto Bay - Old Cutler Road Bicycle Trail	Improvements	50,000		FROM STATE PARK TRUST FUND	4,611,903
Sarasota - Venice Rails to Trail Sebastian Waterfront Linear Park		200,000 600,000			
South Miami - Recreational Property Acquisiti	on -	000,000	1941	SPECIAL CATEGORIES	
Dison Property		400,000		CONTROL OF INVASIVE EXOTICS FROM STATE PARK TRUST FUND	300,000
South Miami - Recreational Property Acquisiti		50,000		TROW STITLE THAT TROOT TOUR	000,000
Spacewalk Hall of Fame Riverfront Park		100,000	1942	SPECIAL CATEGORIES	
St. George Lighthouse Park		175,000		PURCHASES FOR RESALE	1 450 400
St. Johns River Trailhead Park - Putnam Count		100,000		FROM STATE PARK TRUST FUND	1,456,420
Urban Forest Park Phase I Development West Palm Beach - Phase II of the Lake Okeech		350,000	1943	SPECIAL CATEGORIES	
Trail (LOST) Connections		100,000	1010	RISK MANAGEMENT INSURANCE	
,		,		FROM CONSERVATION AND RECREATION LANDS	
TOTAL: RECREATIONAL ASSISTANCE TO LOCAL GOVERNME		40 005 450		TRUST FUND	710,990
FROM TRUST FUNDS	•	46,825,473		FROM STATE PARK TRUST FUND	2,735,187
TOTAL POSITIONS	7.00		1944	SPECIAL CATEGORIES	
TOTAL ALL FUNDS		46,825,473		INTERIM LAND MANAGEMENT OF CONSERVATION	
				AND RECREATION LANDS PROGRAM	
STATE PARK OPERATIONS				FROM CONSERVATION AND RECREATION LANDS TRUST FUND	675,000
APPROVED SALARY RATE 33,113,3	201			TRUST FORD	070,000
MIROVED DALAKI KATE 55,115,6	101		1945	SPECIAL CATEGORIES	
1929 SALARIES AND BENEFITS POSITION	ONS 1,054.50			LAND USE PROCEEDS DISBURSEMENTS	
FROM CONSERVATION AND RECREATION LANDS				FROM STATE PARK TRUST FUND	575,000
TRUST FUND		1,205,494 44,631,416	1946	SPECIAL CATEGORIES	
TROM STATE FARA TRUST PURD	•	77,001,410	1940	TRANSFER TO DEPARTMENT OF MANAGEMENT	
1930 OTHER PERSONAL SERVICES				SERVICES - HUMAN RESOURCES SERVICES	
FROM STATE PARK TRUST FUND	•	4,037,629		PURCHASED PER STATEWIDE CONTRACT	
1001 EVDENCEC				FROM CONSERVATION AND RECREATION LANDS TRUST FUND	12,933
1931 EXPENSES FROM CONSERVATION AND RECREATION LANDS				FROM STATE PARK TRUST FUND	477,261
TRUST FUND		25,775			, <del>-</del>
FROM STATE PARK TRUST FUND		12,023,095	1946A	SPECIAL CATEGORIES	
1022 ODEDATING CARTEST OFFITAV				GRANTS AND AIDS - 2004 HURRICANES - STATE	
1932 OPERATING CAPITAL OUTLAY FROM STATE PARK TRUST FUND		481,914		OPERATIONS FROM GRANTS AND DONATIONS TRUST FUND	12,169
INOM SIMIL HAM INOUT TOND	•	101,011		THOM CAUTIO THE POINTITONS TROOT TOTAL	12,100

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	PIC PRIATION		SECTION 5 SPECIFIC APPROPRIATION
1946B	SPECIAL CATEGORIES GRANTS AND AIDS - 2005 HURRICANES - STATE OPERATIONS FROM GRANTS AND DONATIONS TRUST FUND	490,339	1957 FIXED CAPITAL OUTLAY REMOVE ACCESSIBILITY BARRIERS - STATEWIDE FROM CONSERVATION AND RECREATION LANDS TRUST FUND
1946C	FIXED CAPITAL OUTLAY LAKE KISSIMMEE STATE PARK FROM CONSERVATION AND RECREATION LANDS TRUST FUND	900,000	FIXED CAPITAL OUTLAY GRANTS AND DONATIONS SPENDING AUTHORITY FROM GRANTS AND DONATIONS TRUST FUND
1946D	FIXED CAPITAL OUTLAY HIGHLANDS HAMMOCK STATE PARK FROM CONSERVATION AND RECREATION LANDS	1 400 000	1959 FIXED CAPITAL OUTLAY FACILITY REPAIR NEEDS - STATEWIDE FROM CONSERVATION AND RECREATION LANDS TRUST FUND
1946E	TRUST FUND	1,400,000	1960 FIXED CAPITAL OUTLAY RENOVATIONS/REPLACEMENT - SEWAGE SYSTEM - STATEWIDE FROM CONSERVATION AND RECREATION LANDS
104CE	TRUST FUND	500,000	TRUST FUND
19401	FIXED CAPITAL OUTLAY BAY PRESERVE IMPROVEMENTS FROM CONSERVATION AND RECREATION LANDS TRUST FUND	500,000	DEBT SERVICE FROM LAND ACQUISITION TRUST FUND
1946G	FIXED CAPITAL OUTLAY	,	TOTAL: STATE PARK OPERATIONS FROM TRUST FUNDS
	KISSIMMEE PRAIRIE PRESERVE STATE PARK FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,000,000	TOTAL POSITIONS
1947	FIXED CAPITAL OUTLAY HISTORIC STRUCTURE RENOVATIONS		COASTAL AND AQUATIC MANAGED AREAS
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,000,000	APPROVED SALARY RATE 4,207,520  1962 SALARIES AND BENEFITS POSITIONS 102.00
1948	FIXED CAPITAL OUTLAY COLT CREEK STATE PARK DEVELOPMENT FROM CONSERVATION AND RECREATION LANDS		FROM GENERAL REVENUE FUND
	TRUST FUND	3,000,000	FROM GRANTS AND DONATIONS TRUST FUND
1949	FIXED CAPITAL OUTLAY RESOURCE RESTORATION FROM CONSERVATION AND RECREATION LANDS TRUST FUND	2,000,000	1963 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 100,000 FROM CONSERVATION AND RECREATION LANDS TRUST FUND
1951	FIXED CAPITAL OUTLAY PARK DEVELOPMENT FROM CONSERVATION AND RECREATION LANDS	2 000 000	FROM LAND ACQUISITION TRUST FUND
1952	TRUST FUND	3,000,000	FROM CONSERVATION AND RECREATION LANDS TRUST FUND
	FROM FLORIDA FOREVER TRUST FUND	4,500,000	1965 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 2,600
1953	FIXED CAPITAL OUTLAY RAINBOW SPRINGS STATE PARK FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,500,000	FROM CONSERVATION AND RECREATION LANDS TRUST FUND
1954	FIXED CAPITAL OUTLAY JONATHAN DICKINSON STATE PARK FROM CONSERVATION AND RECREATION LANDS	1,000,000	1966 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM CONSERVATION AND RECREATION LANDS TRUST FUND
	TRUST FUND	1,800,000	FROM GRANTS AND DONATIONS TRUST FUND
1955	FIXED CAPITAL OUTLAY MYAKKA STATE PARK DEVELOPMENT FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,500,000	1967 SPECIAL CATEGORIES SUBMERGED RESOURCE DAMAGED RESTORATIONS FROM ECOSYSTEM MANAGEMENT AND RESTORATION TRUST FUND
1956	FIXED CAPITAL OUTLAY DISASTER RELATED REPAIRS FROM GRANTS AND DONATIONS TRUST FUND	5,000,000	1968 SPECIAL CATEGORIES CONTRACTED SERVICES FROM CONSERVATION AND RECREATION LANDS

SECTION SPECIF				SECTION SPECIAL SPECIA	FIC			
APPROF	RIATION				PRIATION			
	TRUST FUND		150,000	PROGRA	AM: AIR RESOURCES MANAGEMENT			
	FROM LAND ACQUISITION TRUST FUND		67,303					
	•			AIR A	SSESSMENT			
1969	SPECIAL CATEGORIES				ADDROLIDO GALADIA DATE	1 000 000		
	LITTLE PINE ISLAND MITIGATION BANK			1	APPROVED SALARY RATE	1,669,920		
	FROM LAND ACQUISITION TRUST FUND		200,000	1070	CALABITE AND DENIFETED	DOCTTONO	04.00	
	·		,	1978	SALARIES AND BENEFITS FROM AIR POLLUTION CONTROL TRUST	POSITIONS	34.00	2,142,854
1970	SPECIAL CATEGORIES				TROW AIR FOLLUTION CONTROL TRUST	rund		2,142,004
	MARINE RESEARCH GRANTS			1979	OTHER PERSONAL SERVICES			
	FROM GRANTS AND DONATIONS TRUST FUND		4,466,675	1070	FROM AIR POLLUTION CONTROL TRUST	'FUND		1,981,998
	FROM LAND ACQUISITION TRUST FUND		358,426		11011 1111 1022011011 00111102 111001	101,5		1,001,000
	•			1980	EXPENSES			
1971	SPECIAL CATEGORIES				FROM AIR POLLUTION CONTROL TRUST	FUND		931,553
	RISK MANAGEMENT INSURANCE							
	FROM CONSERVATION AND RECREATION LANDS			1981	OPERATING CAPITAL OUTLAY			
	TRUST FUND		14,068		FROM AIR POLLUTION CONTROL TRUST	FUND		313,743
	FROM GRANTS AND DONATIONS TRUST FUND		2,223	1000	apparti armegopina			
	FROM LAND ACQUISITION TRUST FUND		57,750	1982	SPECIAL CATEGORIES	VEHTCI E		
					DISTRIBUTION TO COUNTIES - MOTOR REGISTRATION PROCEEDS	VERTULE		
1972	SPECIAL CATEGORIES				FROM AIR POLLUTION CONTROL TRUST	FUND		3,662,968
	COASTAL AND AQUATIC MANAGED AREAS (CAMA) -				THOM THE TODDOTTON CONTROL TROOT	10.00		0,002,000
	CARL MANAGEMENT FUNDS			1983	SPECIAL CATEGORIES			
	FROM CONSERVATION AND RECREATION LANDS		4=0 ==0		CONTRACTED SERVICES			
	TRUST FUND		458,579		FROM AIR POLLUTION CONTROL TRUST	'FUND		15,000
1973	SPECIAL CATEGORIES			1984	SPECIAL CATEGORIES			
	INTERIM LAND MANAGEMENT OF CONSERVATION				RISK MANAGEMENT INSURANCE FROM AIR POLLUTION CONTROL TRUST	TITINID		20. 265
	AND RECREATION LANDS PROGRAM				FROM AIR POLLUTION CONTROL TRUST	rund		20,365
	FROM CONSERVATION AND RECREATION LANDS		315,000	1985	SPECIAL CATEGORIES			
	TRUST FUND		313,000	1000	TRANSFER TO DEPARTMENT OF MANAGEM	ENT		
1974	SPECIAL CATEGORIES				SERVICES - HUMAN RESOURCES SERVI			
1974	OCEANS AND COASTAL RESOURCES COUNCIL				PURCHASED PER STATEWIDE CONTRACT			
	FROM GENERAL REVENUE FUND	3,000,000			FROM AIR POLLUTION CONTROL TRUST	FUND		13,999
	TROM CEREME REVEROE 1000	0,000,000		TOTAL	. ATD ACCROCAPATE			
1975	SPECIAL CATEGORIES			IUIAL	: AIR ASSESSMENT FROM TRUST FUNDS			9,082,480
1070	TRANSFER TO DEPARTMENT OF MANAGEMENT				TROM TROST TORDS			3,002,100
	SERVICES - HUMAN RESOURCES SERVICES				TOTAL POSITIONS		34.00	
	PURCHASED PER STATEWIDE CONTRACT				TOTAL ALL FUNDS			9,082,480
	FROM GENERAL REVENUE FUND	401						
	FROM CONSERVATION AND RECREATION LANDS			AIR PO	OLLUTION PREVENTION			
	TRUST FUND		3,975					
	FROM GRANTS AND DONATIONS TRUST FUND		10,537	1	APPROVED SALARY RATE	2,520,336		
	FROM LAND ACQUISITION TRUST FUND		32,759	1006	CALADIEC AND DENIEFITC	DOCTATORS	51.00	
	THE GLOVE OF THE COMMENT			1986	SALARIES AND BENEFITS FROM AIR POLLUTION CONTROL TRUST	POSITIONS	31.00	3,255,167
19/5A	FIXED CAPITAL OUTLAY				THOU			-,=00,10,
	SEAGRASS BED RESTORATION EDOM CENTERAL DEVENUE FUND	100 000		1987	OTHER PERSONAL SERVICES			
	FROM GENERAL REVENUE FUND	100,000			FROM AIR POLLUTION CONTROL TRUST	FUND		3,657,810
1076	FIXED CAPITAL OUTLAY							
1976	MAINTENANCE, REPAIRS AND CONSTRUCTION -			1988	EXPENSES	THE POPULATION OF THE POPULATI		500 OFF
	STATEWIDE				FROM AIR POLLUTION CONTROL TRUST	FUND		539,955
	FROM GRANTS AND DONATIONS TRUST FUND		478,955	1989	OPERATING CAPITAL OUTLAY			
	FROM LAND ACQUISITION TRUST FUND		1,140,267	1303	FROM AIR POLLUTION CONTROL TRUST	FUND		73,937
			-,,		THOM THE TODDOTTON CONTROL TROOT	10.00		70,007
1977	FIXED CAPITAL OUTLAY			1990	SPECIAL CATEGORIES			
	PARTNERSHIP IN COASTAL AQUATIC MANAGED				ACQUISITION OF MOTOR VEHICLES			
	AREAS (CAMA)				FROM AIR POLLUTION CONTROL TRUST	'FUND		30,061
	FROM LAND ACQUISITION TRUST FUND		250,000	1001	ODECTAL CAMPOONING			
				1991	SPECIAL CATEGORIES	VEUTCI E		
TOTAL:	COASTAL AND AQUATIC MANAGED AREAS				DISTRIBUTION TO COUNTIES - MOTOR REGISTRATION PROCEEDS	VEHICLE		
	FROM GENERAL REVENUE FUND	3,300,000			FROM AIR POLLUTION CONTROL TRUST	FUND		3,662,968
	FROM TRUST FUNDS		16,076,965		THOU			-,00=,000
				1992	SPECIAL CATEGORIES			
	TOTAL POSITIONS	102.00	10 050 005		ASBESTOS REMOVAL PROGRAM FEES	TILIND		150 000
	TOTAL ALL FUNDS		19,376,965		FROM AIR POLLUTION CONTROL TRUST	runu		150,000

SECTION SPECIF				SECTION SPECI	*** *		
	RIATION				PRIATION		
1993	SPECIAL CATEGORIES CONTRACTED SERVICES			2007	OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND		120,000
	FROM AIR POLLUTION CONTROL TRUST FUND		7,000		FROM COASTAL PROTECTION TRUST FUND		120,000
1004	CDECTAL CATECODIEC			2008	EXPENSES		202 602
1994	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				FROM COASTAL PROTECTION TRUST FUND FROM INLAND PROTECTION TRUST FUND		203,682 852,186
	FROM AIR POLLUTION CONTROL TRUST FUND		20,280		FROM GRANTS AND DONATIONS TRUST FUND		1,305
1995	SPECIAL CATEGORIES			2009	OPERATING CAPITAL OUTLAY		
	TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM COASTAL PROTECTION TRUST FUND		67,178
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2010	SPECIAL CATEGORIES		
	FROM AIR POLLUTION CONTROL TRUST FUND		20,816	-010	ACQUISITION AND REPLACEMENT OF PATROL		
TOTAL:	AIR POLLUTION PREVENTION				VEHICLES FROM COASTAL PROTECTION TRUST FUND		201,350
	FROM TRUST FUNDS		11,417,994	0011			,
	TOTAL POSITIONS	51.00		2011	SPECIAL CATEGORIES CONTRACTED SERVICES		
	TOTAL ALL FUNDS	01.00	11,417,994		FROM INLAND PROTECTION TRUST FUND		50,000
ודדוו	TIES SITING AND COORDINATION			2012	SPECIAL CATEGORIES		
				2012	OPERATION AND MAINTENANCE OF PATROL		
A	APPROVED SALARY RATE 697,439				VEHICLES FROM COASTAL PROTECTION TRUST FUND		17.558
1996	SALARIES AND BENEFITS POSITIONS	13.00			FROM INLAND PROTECTION TRUST FUND		247,846
	FROM GRANTS AND DONATIONS TRUST FUND FROM PERMIT FEE TRUST FUND		551,736 396,940	2013	SPECIAL CATEGORIES		
	FROM FERMIT FEE TROST FUND		330,340	2010	OVERTIME		
1997	OTHER PERSONAL SERVICES		050 040		FROM COASTAL PROTECTION TRUST FUND FROM INLAND PROTECTION TRUST FUND		50,400 50,400
	FROM GRANTS AND DONATIONS TRUST FUND		250,340		TROM INLAND TROTECTION TROOT FORD		00,100
1998	EXPENSES		100 505	2014	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
	FROM GRANTS AND DONATIONS TRUST FUND FROM PERMIT FEE TRUST FUND		198,765 47,145		FROM INLAND PROTECTION TRUST FUND		130,134
0000	appart a companying		,	2015	CDECIAL CATECODIEC		
2000	SPECIAL CATEGORIES CONTRACTED SERVICES			2015	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS		
	FROM GRANTS AND DONATIONS TRUST FUND		1,000		FROM COASTAL PROTECTION TRUST FUND FROM INLAND PROTECTION TRUST FUND		21,465 31,490
	FROM PERMIT FEE TRUST FUND		1,000		FROM INLAND FROTECTION TROST FUND		31,490
2002	SPECIAL CATEGORIES			2016	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT		
	RISK MANAGEMENT INSURANCE FROM GRANTS AND DONATIONS TRUST FUND		1,808		SERVICES - HUMAN RESOURCES SERVICES		
2222			-,		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	20,229	
2003	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM COASTAL PROTECTION TRUST FUND	20,229	4,904
	SERVICES - HUMAN RESOURCES SERVICES				FROM INLAND PROTECTION TRUST FUND		2,938
	PURCHASED PER STATEWIDE CONTRACT FROM GRANTS AND DONATIONS TRUST FUND		2,859	2017	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND		
	FROM PERMIT FEE TRUST FUND		2,419		NONSTATE ENTITIES - FIXED CAPITAL OUTLAY		
2004	GRANTS AND AIDS TO LOCAL GOVERNMENTS AND				CLEAN MARINA FROM GRANTS AND DONATIONS TRUST FUND		2,416,104
	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY			TOTAL	. PARTIDONMENTAL TARRECTICATION		
	UNITED STATES DEPARTMENT OF ENERGY SPECIAL PROJECTS			IUIAL	: ENVIRONMENTAL INVESTIGATION FROM GENERAL REVENUE FUND	3,267,006	
	FROM GRANTS AND DONATIONS TRUST FUND		908,000		FROM TRUST FUNDS		5,727,710
TOTAL:	UTILITIES SITING AND COORDINATION				TOTAL POSITIONS	65.50	
	FROM TRUST FUNDS		2,362,012		TOTAL ALL FUNDS		8,994,716
	TOTAL POSITIONS	13.00		PATRO	L ON STATE LANDS		
	TOTAL ALL FUNDS		2,362,012				
PROGRA	M: LAW ENFORCEMENT			1	APPROVED SALARY RATE 3,977,774		
				2018	SALARIES AND BENEFITS POSITIONS	94.00	F 500 105
ENVIRO	NMENTAL INVESTIGATION				FROM LAND ACQUISITION TRUST FUND		5,786,197
A	APPROVED SALARY RATE 3,305,807			2019	OTHER PERSONAL SERVICES		***
2006	SALARIES AND BENEFITS POSITIONS	65.50			FROM LAND ACQUISITION TRUST FUND		190,000
2000	FROM GENERAL REVENUE FUND	3,246,777		2020	EXPENSES		
	FROM COASTAL PROTECTION TRUST FUND FROM INLAND PROTECTION TRUST FUND		787,186 471,584		FROM GRANTS AND DONATIONS TRUST FUND FROM LAND ACQUISITION TRUST FUND		223 266,360
	TROST TRUEBUL TROTECTION TROOT PURD		1/1,007		I WANT THE THE TOTAL THE TRANSPORT OF TH		200,000

SPECIF	ON 5 PIC PRIATION		S	SECTION 5 SPECIFIC APPROPRIATION
2021	OPERATING CAPITAL OUTLAY FROM LAND ACQUISITION TRUST FUND	j		2035 SPECIAL CATEGORIES PAYMENTS FOR RESTORATION AND DAMAGE FROM COASTAL PROTECTION TRUST FUND 50,000
2022	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL VEHICLES FROM LAND ACQUISITION TRUST FUND	;	2 347,901	SPECIAL CATEGORIES ABANDONED DRUM REMOVAL AND DISPOSAL FROM COASTAL PROTECTION TRUST FUND
2023	SPECIAL CATEGORIES OPERATION AND MAINTENANCE OF PATROL VEHICLES			2037 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INLAND PROTECTION TRUST FUND
2024	FROM GRANTS AND DONATIONS TRUST FUND FROM LAND ACQUISITION TRUST FUND		300,000 361,218 2	2038 SPECIAL CATEGORIES UNDERGROUND STORAGE TANK CLEANUP FROM INLAND PROTECTION TRUST FUND
2024	SPECIAL CATEGORIES OVERTIME FROM LAND ACQUISITION TRUST FUND	1	115,550 2	2039 SPECIAL CATEGORIES TRANSFER TO MARINE RESOURCES CONSERVATION
2025	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CONSERVATION AND RECREATION LANDS TRUST FUND		42,079	TRUST FUND IN THE FISH AND WILDLIFE CONSERVATION COMMISSION FROM COASTAL PROTECTION TRUST FUND 8,697,242
2026	FROM LAND ACQUISITION TRUST FUND			2040 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	SALARY INCENTIVE PAYMENTS FROM LAND ACQUISITION TRUST FUND		95,462	PURCHASED PER STATEWIDE CONTRACT FROM COASTAL PROTECTION TRUST FUND 8,605 FROM INLAND PROTECTION TRUST FUND 3,406
2027	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES DIDCHAGED DEP STATEWIDE CONTRACT		Т	TOTAL: EMERGENCY RESPONSE FROM TRUST FUNDS
TOTAL:	PURCHASED PER STATEWIDE CONTRACT FROM LAND ACQUISITION TRUST FUND		40,683	TOTAL POSITIONS
TOTAL.	FROM TRUST FUNDS	7,8	803,766 F	FISH AND WILDLIFE CONSERVATION COMMISSION
	TOTAL POSITIONS	94.00		PROGRAM: EXECUTIVE DIRECTION AND ADMINISTRATIVE SERVICES
EMERGE		,,,		
	ENCY RESPONSE	,,		OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES
A	ENCY RESPONSE APPROVED SALARY RATE 1,474,883	,,		OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE
2028		28.00	S	OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES  APPROVED SALARY RATE 9,299,181  2041 SALARIES AND BENEFITS POSITIONS 214.50 FROM GENERAL REVENUE FUND 2,295,748 FROM ADMINISTRATIVE TRUST FUND
2028 2029	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND FROM INLAND PROTECTION TRUST FUND  OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND	28.00	S 314,775 <sup>2</sup>	OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES  APPROVED SALARY RATE 9,299,181  2041 SALARIES AND BENEFITS POSITIONS 214.50 FROM GENERAL REVENUE FUND
2028	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND  OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND  FROM INLAND PROTECTION TRUST FUND	28.00	\$14,775 520,498 205,411 194,028 67,190 2 245	OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES  APPROVED SALARY RATE 9,299,181  2041 SALARIES AND BENEFITS POSITIONS 214.50 FROM GENERAL REVENUE FUND
2028 2029	APPROVED SALARY RATE 1,474,883  SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND  FROM INLAND PROTECTION TRUST FUND  OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND	28.00	\$14,775 520,498 205,411 194,028 67,190 2 245	APPROVED SALARY RATE 9,299,181  2041 SALARIES AND BENEFITS POSITIONS 2,295,748 FROM GENERAL REVENUE FUND
2028 2029 2030	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND FROM INLAND PROTECTION TRUST FUND  OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND FROM INLAND PROTECTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM COASTAL PROTECTION TRUST FUND  SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL	28.00	314,775 520,498 205,411 194,028 67,190 2,345	DFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES  APPROVED SALARY RATE 9,299,181  2041 SALARIES AND BENEFITS POSITIONS 214.50 FROM GENERAL REVENUE FUND
2028 2029 2030 2031 2032	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND  OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND  FROM INLAND PROTECTION TRUST FUND  FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM COASTAL PROTECTION TRUST FUND  SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL VEHICLES FROM COASTAL PROTECTION TRUST FUND	28.00	\$\\\ \text{314,775} \\ \text{520,498} \\ \text{205,411} \\ \text{194,028} \\ \text{67,190} \\ \text{2,345} \\ \text{2} \\ \text{7,818} \end{array}	DFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES  APPROVED SALARY RATE  2041 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND PROGRAM TRUST FUND  2042 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM MON-GAME WILDLIFE TRUST FUND 11,171 FROM STATE GAME TRUST FUND 11,171 FROM STATE GAME TRUST FUND 11,645,533  2043 EXPENSES FROM GENERAL REVENUE FUND 106,520
2028 2029 2030 2031	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND  OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND  FROM INLAND PROTECTION TRUST FUND  FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM COASTAL PROTECTION TRUST FUND  SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL VEHICLES	28.00	\$\\\ \text{314,775} \\ \text{520,498} \\ \text{205,411} \\ \text{194,028} \\ \text{67,190} \\ \text{2,345} \\ \text{2} \\ \text{7,818} \end{array}	### DEFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES  APPROVED SALARY RATE 9,299,181  2041 SALARIES AND BENEFITS POSITIONS 214.50
2028 2029 2030 2031 2032	SALARIES AND BENEFITS POSITIONS FROM COASTAL PROTECTION TRUST FUND  OTHER PERSONAL SERVICES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND  EXPENSES FROM COASTAL PROTECTION TRUST FUND  FROM INLAND PROTECTION TRUST FUND  FROM GRANTS AND DONATIONS TRUST FUND  OPERATING CAPITAL OUTLAY FROM COASTAL PROTECTION TRUST FUND  SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF PATROL VEHICLES FROM COASTAL PROTECTION TRUST FUND  SPECIAL CATEGORIES HAZARDOUS WASTE CLEANUP	28.00	\$\\\ \text{314,775} \\ \text{520,498} \\ \text{205,411} \\ \text{205,411} \\ \text{27,818} \\ \text{88,594} \\ \text{2}	APPROVED SALARY RATE 9,299,181  2041 SALARIES AND BENEFITS POSITIONS 2,295,748 FROM GENERAL REVENUE FUND

SECTION SPECIAL SPECIA	TIC			SECTION SPECIAL SPECIA	FIC	
2044	RIATION  OPERATING CAPITAL OUTLAY  FROM GENERAL REVENUE FUND  FROM ADMINISTRATIVE TRUST FUND	20,000	170,482	2055	PRIATION  DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM ADMINISTRATIVE TRUST FUND	45,898
2045	FROM NON-GAME WILDLIFE TRUST FUND FROM STATE GAME TRUST FUND		19,927 16,492	2056	FIXED CAPITAL OUTLAY MAJOR REPAIRS OR IMPROVEMENTS STATEWIDE FROM NON-GAME WILDLIFE TRUST FUND	690,000
-0.0	ENHANCED WILDLIFE MANAGEMENT FROM ADMINISTRATIVE TRUST FUND FROM CONSERVATION AND RECREATION LANDS		40,710	TOTAL	: OFFICE OF EXECUTIVE DIRECTION AND ADMINISTRATIVE SUPPORT SERVICES	030,000
2046	PROGRAM TRUST FUND		558,869		FROM GENERAL REVENUE FUND 2,804,089 FROM TRUST FUNDS	20,741,606
	NON-CARL WILDLIFE MANAGEMENT FROM ADMINISTRATIVE TRUST FUND FROM STATE GAME TRUST FUND		50,000 123,205		TOTAL POSITIONS	23,545,695
2047	SPECIAL CATEGORIES			PROGRA	AM: LAW ENFORCEMENT	
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		0.510	FISH,	WILDLIFE AND BOATING LAW ENFORCEMENT	
0040	FROM ADMINISTRATIVE TRUST FUND		3,512	1	APPROVED SALARY RATE 39,232,535	
2048	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST	27,000	448,274	2057	SALARIES AND BENEFITS POSITIONS 902.50 FROM GENERAL REVENUE FUND	1,225,737
	FUND		21,149 22,448 275,000		FUND	13,469,665 95,427 1,028,826
2049	SPECIAL CATEGORIES PAYMENT OF REWARDS				PROGRAM TRUST FUND	2,013,293
2050	FROM ADMINISTRATIVE TRUST FUND		5,000	2058	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	12,486	55,145		FUND	236,348 9,677
	FROM MARINE RESOURCES CONSERVATION TRUST FUND		1,444 2,632 3,480	2059	EXPENSES FROM GENERAL REVENUE FUND 3,221,866 FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST	4,874,173
	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		5,199		FUND FROM STATE GAME TRUST FUND	1,289,043 497,536
2051	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM ADMINISTRATIVE TRUST FUND		3,120	2060	PROGRAM TRUST FUND	313,415
2052	SPECIAL CATEGORIES INFORMATION TECHNOLOGY SERVICES - FISH AND				FROM MARINE RESOURCES CONSERVATION TRUST FUND	208,386 1,290
	WILDLIFE CONSERVATION COMMISSION FROM GENERAL REVENUE FUND	296,173	1,981,801		FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	100,000
2053	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2061	ACQUISITION AND REPLACEMENT OF PATROL VEHICLES	
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	17,537			FROM MARINE RESOURCES CONSERVATION TRUST FUND	2,189,046
	FROM ADMINISTRATIVE TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST		56,754	2062		37,396
	FUND FROM NON-GAME WILDLIFE TRUST FUND FROM SAVE THE MANATEE TRUST FUND		5,956 5,508 2	2062	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM MARINE RESOURCES CONSERVATION TRUST	
	FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS		4,182		FUND	2,125,174
2054	PROGRAM TRUST FUND		2,841	2062A	SPECIAL CATEGORIES SISTER'S CREEK MARINA	
4UJ4	CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM ADMINISTRATIVE TRUST FUND		1,000,000		FROM GENERAL REVENUE FUND 250,000	
	FROM FEDERAL GRANTS TRUST FUND		490,000 207,000	2063	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT	

SECTION SPECIFIED APPROF				SECTION 5 SPECIFIC APPROPRIATION FROM MARINE RESOURCES CONSERVATION TRUST	
2064	PROGRAM TRUST FUND		272,166	FUND	648 648 3,315
	EQUIPMENT AND MAINTENANCE FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND	110,675	144,760	2074 SPECIAL CATEGORIES GRANTS AND AIDS - 2005 HURRICANES - STATE OPERATIONS	3,644
2065	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION TRUST	404,582	420,327	2075 SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND	1,000 1,182
	FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		1,500	FROM MARINE RESOURCES CONSERVATION TRUST FUND	7,132 6,248
2066	SPECIAL CATEGORIES BOAT RAMP MAINTENANCE CATEGORY FROM FEDERAL GRANTS TRUST FUND		431,250 331,878 143,750		),650
2067	SPECIAL CATEGORIES		110,700	2076A FIXED CAPITAL OUTLAY LAW ENFORCEMENT FIELD OFFICE - WINDLEY KEY - DMS MGD	
	OVERTIME FROM GENERAL REVENUE FUND	1,015,000	2,065,885 128,447	FROM GENERAL REVENUE FUND	
2068	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		120,117	FROM GENERAL REVENUE FUND 1,000,000	
	FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND	916,257	305,547 1,597	2079 FIXED CAPITAL OUTLAY BOATING INFRASTRUCTURE FROM FEDERAL GRANTS TRUST FUND	,097
2069	FROM STATE GAME TRUST FUND		116,744	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA BOATING IMPROVEMENT PROGRAM FROM MARINE RESOURCES CONSERVATION TRUST FUND	).000
	FROM GENERAL REVENUE FUND	346,603	209,753	FROM STATE GAME TRUST FUND	
	FROM STATE GAME TRUST FUND		57,540 20,160	FROM GENERAL REVENUE FUND	,599
2069A	SPECIAL CATEGORIES FIRE SAFETY INSPECTIONS ASSESSMENT FEE			TOTAL POSITIONS	,381
	FROM STATE GAME TRUST FUND		1,560	PROGRAM: WILDLIFE	
2070	SPECIAL CATEGORIES BOATING AND WATERWAYS ACTIVITIES FROM MARINE RESOURCES CONSERVATION TRUST			HUNTING AND GAME MANAGEMENT  APPROVED SALARY RATE 1,881,516	
	FUND		2,093,538	2083 SALARIES AND BENEFITS POSITIONS 45.00	
2071	SPECIAL CATEGORIES BOATING AND WATERWAYS GRANTS FROM MARINE RESOURCES CONSERVATION TRUST FUND		200,000	FROM STATE GAME TRUST FUND	3,367 2,452 3,165
2072	SPECIAL CATEGORIES DERELICT VESSEL REMOVAL PROGRAM FROM MARINE RESOURCES CONSERVATION TRUST FUND		1,850,000		5,000 2,303
2073	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	255,248	1,000,000	FROM STATE GAME TRUST FUND	4,465 7,331 ,852

SECTION SPECIF	TIC				SECTION SPECIAL SPECIA	FIC		
2086	PRIATION  OPERATING CAPITAL OUTLAY FROM STATE GAME TRUST FUND			30,260	APPRO	PRIATION FROM FEDERAL GRANTS TRUST FUND FROM FLORIDA PANTHER RESEARCH AND		2,485,263
2089	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT			,		MANAGEMENT TRUST FUND		216,513 178,823
	FROM CONSERVATION AND RECREATI			48,015		FUND		534,464 1,916,225 792,265
2090	SPECIAL CATEGORIES NON-CARL WILDLIFE MANAGEMENT			075 141		FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS		5,210,413
2091	FROM STATE GAME TRUST FUND SPECIAL CATEGORIES			375,141	2101	PROGRAM TRUST FUND		5,129,121
-001	CONTRACTED SERVICES FROM STATE GAME TRUST FUND			271,800	2101	FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	2,903	120 004
2092	SPECIAL CATEGORIES TRANSFER DEPARTMENT OF AGRICULT					FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST		138,094 121,350
	ALLIGATOR MARKETING AND EDUCAT FROM STATE GAME TRUST FUND			100,000		FUND		121,000 207,191 176,047
2093	SPECIAL CATEGORIES PUBLIC DOVE FIELD DEVELOPMENT FROM STATE GAME TRUST FUND			49,000		FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		237,240 82,808
2094	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE				2102	EXPENSES FROM GENERAL REVENUE FUND	12,902	
	FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATI PROGRAM TRUST FUND	ON LANDS		114,723		FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND	12,002	179,912
2095	SPECIAL CATEGORIES			6,210		FROM LAND ACQUISITION TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND		89,831 102,490
	WILDLIFE MANAGEMENT AREA USER P FROM STATE GAME TRUST FUND			638,266		FROM NON-GAME WILDLIFE TRUST FUND FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND		657,478 306,297 1,138,737
2096	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAG SERVICES - HUMAN RESOURCES SER					FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		1,245,573
	PURCHASED PER STATEWIDE CONTRA FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATI	CT		16,186	2103	AID TO LOCAL GOVERNMENTS MANATEE PROTECTION PLANNING GRANTS FROM SAVE THE MANATEE TRUST FUND		CO 10E
	PROGRAM TRUST FUND			3,485	2104	OPERATING CAPITAL OUTLAY		68,185
2097	SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED A FROM FEDERAL GRANTS TRUST FUND			462,934	-101	FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND		2,500
	FROM GRANTS AND DONATIONS TRUS FROM STATE GAME TRUST FUND	T FUND		129,450 30,000		FUND		10,000 30,464
2098	SPECIAL CATEGORIES WILD TURKEY PROJECTS					FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS		13,800 105,004
20004	FROM STATE GAME TRUST FUND FIXED CAPITAL OUTLAY			300,000	2106	PROGRAM TRUST FUND		17,000
2000A	INDIAN RIVER COUNTY SHOOTING RAMGD		F00 000		2106	ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS		00.004
TOTAL:	FROM GENERAL REVENUE FUND HUNTING AND GAME MANAGEMENT		500,000		21064	FROM STATE GAME TRUST FUND		38,854
	FROM GENERAL REVENUE FUND FROM TRUST FUNDS		550,000	6,294,405	210011	PROTECTED SPECIES REHABILITATION FROM GENERAL REVENUE FUND	25,000	
	TOTAL POSITIONS TOTAL ALL FUNDS		45.00	6,844,405	2107	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT FROM CONSERVATION AND RECREATION LANDS		
	M: HABITAT AND SPECIES CONSERVAT	ION				PROGRAM TRUST FUND		5,880,810
	AT AND SPECIES CONSERVATION	10 640 050			2108	SPECIAL CATEGORIES NON-CARL WILDLIFE MANAGEMENT FROM STATE CAME TRUST FIND		6 700 701
		12,642,959 POSITIONS	311.50		2109	FROM STATE GAME TRUST FUND		6,792,761
<b>4100</b>	FROM GENERAL REVENUE FUND		24,617		4103	CONTRACTED SERVICES		

SECTION SPECTION APPROPROPE	FIC PRIATION FROM FLORIDA PANTHER RESEARCH AND		00 010	SECTION SPECIAL SPECIA	FIC PRIATION SPECIAL CATEGORIES		
	MANAGEMENT TRUST FUND		22,013 37,731		GRANTS AND AIDS - 2005 HURRICANES - STATE OPERATIONS FROM STATE GAME TRUST FUND		556,000
	FUND FROM NON-GAME WILDLIFE TRUST FUND FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		84 42,116 21,864 49,250 71,485	2122	SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND		6,246,825 757,361 91,652
2110	SPECIAL CATEGORIES LAKE RESTORATION FROM STATE GAME TRUST FUND		8,644,439	2123A	FROM STATE GAME TRUST FUND		165,201
2111	SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL ENDANGERED		0,011,100		LAKE RESTORATION FROM STATE GAME TRUST FUND		6,000,000
	SPECIES - SECTION 6 FROM FEDERAL GRANTS TRUST FUND		1,146,685	2124	FIXED CAPITAL OUTLAY LAND ACQUISITION, ENVIRONMENTALLY ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS,		
2112	SPECIAL CATEGORIES LAND MANAGEMENT/SAVE OUR RIVERS FROM STATE GAME TRUST FUND		298,412		STATEWIDE FROM FLORIDA FOREVER PROGRAM TRUST FUND .		4,500,000
2113	SPECIAL CATEGORIES MARINE RESEARCH GRANTS			2125	FIXED CAPITAL OUTLAY MITIGATION PARK LAND ACQUISITION FROM LAND ACQUISITION TRUST FUND		10,000,000
2115	FROM FEDERAL GRANTS TRUST FUND		27,500	2127	FIXED CAPITAL OUTLAY WILDLIFE MANAGEMENT AREA LAND IMPROVEMENTS		
2110	DUCKS UNLIMITED MARSH PROJECT FROM STATE GAME TRUST FUND		106,792		FROM STATE GAME TRUST FUND		5,875,000
2116	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM FLORIDA PANTHER RESEARCH AND			TOTAL	: HABITAT AND SPECIES CONSERVATION FROM GENERAL REVENUE FUND	65,641	84,875,096
	MANAGEMENT TRUST FUND		869 912		TOTAL POSITIONS	311.50	84,940,737
	FUND		485 7,337 2,016	PROGRA	AM: FRESHWATER FISHERIES		
	FROM STATE GAME TRUST FUND		35,232 17,795		WATER FISHERIES MANAGEMENT  APPROVED SALARY RATE 2,777,082		
2117	SPECIAL CATEGORIES		17,790		APPROVED SALARY RATE 2,777,082  SALARIES AND BENEFITS POSITIONS	69.50	
2117	INTERIM LAND MANAGEMENT OF CONSERVATION AND RECREATION LANDS PROGRAM FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		2,375,128	2120	FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	14,780	1,961,269 1,570,700 126,752
2118	SPECIAL CATEGORIES HABITAT RESTORATION FROM LAND ACQUISITION TRUST FUND		904,261	2130	OTHER PERSONAL SERVICES FROM FEDERAL GRANTS TRUST FUND		40,134
2119	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT				FROM STATE GAME TRUST FUND		27,120
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM LAND ACOUISITION TRUST FUND	219	1,920 1,586	2131	EXPENSES FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	18,348	405,760 348,226 20,000
	FROM MARINE ŘESOURCES CONSERVATION TRUST FUND		1,934 19,090 7,028 67,241	2132	OPERATING CAPITAL OUTLAY FROM FEDERAL GRANTS TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		15,000 52,822 25,000
2120	PROGRAM TRUST FUND		45,339	2134	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS,		
2120	HABITAT CONSERVATION PLAN LANDS ACQUISITION PROGRAM FROM FEDERAL GRANTS TRUST FUND		2,500,000		MOTORS, AND TRAILERS FROM FEDERAL GRANTS TRUST FUND FROM STATE GAME TRUST FUND		33,425 11,142

SECTION 5 SPECIFIC APPROPRIATION 2135 SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		68,635	SECTION 5 SPECIFIC APPROPRIATION 2147 SPECIAL CATEGORIES CONTRACTED SERVICES FROM MARINE RESOURCES CONSERVATION TRUST FUND
2136 SPECIAL CATEGORIES CONTRACTED SERVICES FROM FEDERAL GRANTS TRUST FUND		31,056 41,717	2148 SPECIAL CATEGORIES GULF STATES MARINE FISHERIES FROM MARINE RESOURCES CONSERVATION TRUST FUND
2137 SPECIAL CATEGORIES LAKE RESTORATION FROM STATE GAME TRUST FUND		695,000	2149 SPECIAL CATEGORIES MARINE RESEARCH GRANTS FROM FEDERAL GRANTS TRUST FUND
2138 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE GAME TRUST FUND		94,342 5,285	2150 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
2139 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	119	28,406 1,028	2151 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
2140 SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES FROM FEDERAL GRANTS TRUST FUND		1,045,500 350,000	2152 SPECIAL CATEGORIES FISHERIES DISASTER RELIEF PROGRAM - MONROE COUNTY - HURRICANE GEORGES AND TROPICAL STORM MITCH
TOTAL: FRESHWATER FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND	33,247	6,998,319	FROM FEDERAL GRANTS TRUST FUND
TOTAL POSITIONS	69.50	7,031,566	FROM FEDERAL GRANTS TRUST FUND
PROGRAM: MARINE FISHERIES			2154 SPECIAL CATEGORIES CONTRACT AND GRANT REIMBURSED ACTIVITIES
MARINE FISHERIES MANAGEMENT			FROM FEDERAL GRANTS TRUST FUND
APPROVED SALARY RATE 1,369,791			2155 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ARTIFICIAL FISHING REEF CONSTRUCTION
2141 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM FEDERAL GRANTS TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND	29.00 85,155	512,033 1,220,893	PROGRAM FROM FEDERAL GRANTS TRUST FUND
2142 OTHER PERSONAL SERVICES FROM MARINE RESOURCES CONSERVATION TRUST FUND		196,318	TOTAL: MARINE FISHERIES MANAGEMENT FROM GENERAL REVENUE FUND
2143 EXPENSES FROM MARINE RESOURCES CONSERVATION TRUST FUND		433,692	TOTAL POSITIONS
2144 OPERATING CAPITAL OUTLAY		100,002	PROGRAM: RESEARCH
FROM MARINE RESOURCES CONSERVATION TRUST		4,746	FISH AND WILDLIFE RESEARCH INSTITUTE
2145 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM MARINE RESOURCES CONSERVATION TRUST FUND		45,676	APPROVED SALARY RATE 13,718,428  2156 SALARIES AND BENEFITS POSITIONS 316.50 FROM GENERAL REVENUE FUND 3,681,876 FROM FEDERAL GRANTS TRUST FUND 2,238,006 FROM FLORIDA PANTHER RESEARCH AND
2146 SPECIAL CATEGORIES AQUATIC RESOURCES EDUCATION FROM MARINE RESOURCES CONSERVATION TRUST FUND		341,599	MANAGEMENT TRUST FUND

SECTIO SPECIF APPROP			1,184,396 906,417 2,959,591 156,416	SECTION 5 SPECIFIC APPROPRIATION 2165 SPECIAL CATEGORIES MARINE RESEARCH GRANTS FROM FEDERAL GRANTS TRUST FUND	941
2157	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND  FROM STATE GAME TRUST FUND	856,000	60,867 4,316,475 602,737 735,000 108,693	2166 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	725 968 532 391
2158	EXPENSES FROM GENERAL REVENUE FUND FROM FLORIDA PANTHER RESEARCH AND MANAGEMENT TRUST FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	574,169	86,245 2,982,178 403,397 431,088 497,745 7,530	FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND	663 665
2158A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS-HARBOR BRANCH OCEANOGRAPHIC INSTITUTE FROM GENERAL REVENUE FUND	500,000		FUND	733 214 119
2159	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM NON-GAME WILDLIFE TRUST FUND FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND	529,740	225,566 11,736 13,000 57,068	2168 SPECIAL CATEGORIES RED TIDE RESEARCH FROM GENERAL REVENUE FUND	
2160	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM MARINE RESOURCES CONSERVATION TRUST FUND		25,000	OPERATIONS FROM STATE GAME TRUST FUND	
2161	SPECIAL CATEGORIES ACQUISITION AND REPLACEMENT OF BOATS, MOTORS, AND TRAILERS FROM MARINE RESOURCES CONSERVATION TRUST FUND FROM SAVE THE MANATEE TRUST FUND FROM STATE GAME TRUST FUND		84,434 7,000 34,283	FROM GRANTS AND DONATIONS TRUST FUND	)00   12  )00
2161A	SPECIAL CATEGORIES FISH AND WILDLIFE CONSERVATION COMMISSION GRANTS PROGRAM FROM GENERAL REVENUE FUND	3,000,000		TOTAL POSITIONS	311
2162	SPECIAL CATEGORIES ENHANCED WILDLIFE MANAGEMENT FROM CONSERVATION AND RECREATION LANDS PROGRAM TRUST FUND		89,435	Funds in Specific Appropriations 2182 through 2194, 2211, 2213, 2214, 2216, 2218 through 2222, 2225 through 2234, and 2272 through 2282 are provided from the named funds to the Department of Transportation to fund the five-year Work Program developed pursuant to provisions of section 339.135, Florida Statutes. Those appropriations used by the	
2163	SPECIAL CATEGORIES MANATEE RESEARCH - MANATEE AVOIDANCE TECHNOLOGY FROM MARINE RESOURCES CONSERVATION TRUST FUND		200,000	department for grants and aids may be advanced in part or in total.  TRANSPORTATION SYSTEMS DEVELOPMENT  PROGRAM: TRANSPORTATION SYSTEMS DEVELOPMENT	
2164	SPECIAL CATEGORIES			APPROVED SALARY RATE 102,106,451	
	REEF GROUNDING SETTLEMENT FROM MARINE RESOURCES CONSERVATION TRUST FUND		41,912	2172 SALARIES AND BENEFITS POSITIONS 1,808.00 FROM STATE TRANSPORTATION (PRIMARY)	

SECTION SPECIAL SPECIA	FIC PRIATION		SECTION 5 SPECIFIC APPROPRIATION
	TRUST FUND	131,135,377 875,230	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2173	OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	925,246 40,000	2185 FIXED CAPITAL OUTLAY RIGHT-OF-WAY LAND ACQUISITION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2174	EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	8,565,148 358,155	2186 FIXED CAPITAL OUTLAY SEAPORT - ECONOMIC DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2175	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	1,438,314 10,000	2187 FIXED CAPITAL OUTLAY SEAPORTS ACCESS PROGRAM FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2176	SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,826,342	SEAPORT GRANTS FROM GENERAL REVENUE FUND 50,000,000 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2177	SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM TRANSPORTATION DISADVANTAGED TRUST	3,099,497	From the funds in Specific Appropriation 2188, \$75,000 from the State Transportation Trust Fund is provided to the Office of Program Policy Analysis and Government Accountability for the Seaport Strategic Planning and Finance Task Force.
2178	FUND	308,000	Funds from Specific Appropriations 2186, 2187 and 2188 from the State Transportation Trust Fund shall not be used for any project that transfers private ownership interest from one private entity to another private entity through the use of eminent domain powers.
2179	TRUST FUND	1,271,969	From the funds in Specific Appropriation 2188, \$50,000,000 from non-recurring general revenue is provided for seaport projects to be selected jointly by the Department of Transportation and the Florida Seaport Transportation and Economic Development Council.
2179A	TRUST FUND	198,500	2188A FIXED CAPITAL OUTLAY SEAPORT ECONOMIC DEVELOPMENT - DREDGING GRANT PROGRAM FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2180	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	25,795	Funds in Specific Appropriation 2188A are provided for the statewide Seaport Economic Development/Dredging Grant program established pursuant
2100	GRANTS AND AIDS - TRANSPORTATION DISADVANTAGED FROM TRANSPORTATION DISADVANTAGED TRUST FUND	40,395,709	to section 311.22, Florida Statutes.  2189 FIXED CAPITAL OUTLAY RAIL DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY)
2181	SPECIAL CATEGORIES GRANTS AND AIDS - TRANSPORTATION DISADVANTAGED - MEDICAID SERVICES FROM TRANSPORTATION DISADVANTAGED TRUST FUND	72,939,505	TRUST FUND
2182	FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	55,594,269	TRUST FUND
2183	FIXED CAPITAL OUTLAY AVIATION DEVELOPMENT/GRANTS FROM STATE TRANSPORTATION (PRIMARY)	<b>15</b> 0 000 000	TRUST FUND
2184	TRUST FUND	170,867,892	From the funds in Specific Appropriation 2191, \$975,000 shall be used to complete the preliminary design and environmental plans and activities for the construction of an interchange on Suncoast Parkway at Lutz Fern Road.

TRIST FROM   PROM   PERFORM SAQUISTITION AND SRITERS   2,439,541   2005   50,729,000   50,729,				SECTI SPECI APPRO 2204	FIC PRIATION	
SALACE INCOMING PART   TRANSPORTATION (PRIMARY)   TRANSPORTATION (PRIMARY		TRUST FUND			TRUST FUND	5,729,903
TRIST FIND	2193	FIXED CAPITAL OUTLAY TRANSPORTATION PLANNING GRANTS	2,439,541	2205	SALARY INCENTIVE PAYMENTS FROM STATE TRANSPORTATION (PRIMARY)	218,240
PRIOR STATE TRANSPORTATION (PRIMARY)   14,613,494   2207   SPECIAL CATEGORIES   1100	2194	TRUST FUND	27,307,888	2206	TRANSPORTATION MATERIALS AND EQUIPMENT FROM STATE TRANSPORTATION (PRIMARY)	30.521.865
TRIST PRID   SOURCE   SERVICES		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		2207	SPECIAL CATEGORIES HIGHWAY BEAUTIFICATION GRANTS	,. ,
PROM CENERAL REVISE FROM   \$0,000,000   2924,066,172   2029   2924,066,172   2929   2929,000   2929   29			129,400,000		TRUST FUND	500,000
TOTAL ALL FORDS	TOTAL:	FROM GENERAL REVENUE FUND	2924,066,172	2208	TRANSFER FOR CONTRACTED DISPATCH SERVICES FROM STATE TRANSPORTATION (PRIMARY)	805,164
PROCESSINE HIGHWAY OPERATIONS	TRANSF	TOTAL ALL FUNDS		2209	TRANSFER TO DEPARTMENT OF MANAGEMENT	
APPROVED SALARY RATE   175,418,969   2210   FINED CAPITAL OUTLAY   MINOR PERMAYTIONS, REPAIRS, AND INFORMATION (PRIMARY)   229,870,816   PROM STATE TRANSPORTATION (PRIMARY)   229,870,816   PROM STATE TRANSPORTATION (PRIMARY)   2,016,437   PROM STATE TRANSPORTATION (PRIMARY)   9,551,146					PURCHASED PER STATEWIDE CONTRACT FROM STATE TRANSPORTATION (PRIMARY)	401
SALARIES AND BINNEFITS   POSITIONS   4,159.00   HINOR RENOVATIONS, REPAIRS, AND HEPOTOMENTS   STATE TRANSPORTATION (PRIMARY)   1,440,696	A	APPROVED SALARY RATE 175,418,969		2210		
FROM STATE TRANSPORTATION (PRIMARY)	2195	FROM STATE TRANSPORTATION (PRIMARY)	,		MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE FROM STATE TRANSPORTATION (PRIMARY)	4,440,696
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  26,230,187  2121  ENEM STATE TRANSPORTATION (PRIMARY) TRUST FUND  26,230,187  2212  ENEM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2198  OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2199  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2210  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2211  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2212  SPECIAL CATEGORIES FAIRBAMKS HAZARDOUS MASTE SITE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2214  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2215  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2216  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2217  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2218  SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2219  SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2210  SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  2211  SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  3,130,000  2221  SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  34,903,936	2196	FROM STATE TRANSPORTATION (PRIMARY)	2,016,437	2211	STATE INFRASTRUCTURE BANK LOAN REPAYMENTS FROM STATE TRANSPORTATION (PRIMARY)	
FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES SPECIAL CATEGORIES SPECIAL CATEGORIES SPECIAL CATEGORIES FARBANKS HAZARDOUS MASTE SITE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  SPECIAL CATEGORIES TRUS	2197	FROM STATE TRANSPORTATION (PRIMARY)	26,230,187	2212	FIXED CAPITAL OUTLAY	9,551,146
SPECIAL CATEGORIES   CSCRAP  (SCRAP)   CSCRAP  (SCRAP)   CSCRAP  (SCRAP)   CSCRAP  (SCRAP)   CSCRAP  (SCRAP)   TRUST FUND   10,004,600   TRUST FUND   25,370,368	2198	FROM STATE TRANSPORTATION (PRIMARY)	4,975,151	2212	TRUST FUND	990,000
TRUST FUND . 10,004,600  2200 SPECIAL CATEGORIES FAIRBANKS HAZARDOUS WASTE SITE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . 180,600  2215 FIXED CAPITAL OUTLAY TRUST FUND . 47,447,058  2201 SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . 1,510,047  2202 SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . 1,510,047  2203 SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . 7,454,179  2204 SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . 7,454,179  2205 SPECIAL CATEGORIES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND . 34,903,936	2199	ACQUISITION OF MOTOR VEHICLES		2210	SMALL COUNTY RESURFACE ASSISTANCE PROGRAM (SCRAP) FROM STATE TRANSPORTATION (PRIMARY)	
SPECIAL CATEGORIES FAIRBANKS HAZARDOUS WASTE SITE FARD STATE TRANSPORTATION (PRIMARY) TRUST FUND TRUST FUND  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  TRUST FUND  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  TRUST FUND  1,510,047  SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  1,510,047  TRUST FUND  3,130,000  2202  SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND  7,454,179  TRUST FUND  34,903,936  2203  SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY)			10,004,600	0014		25,370,368
2201 SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2200	FAIRBANKS HAZARDOUS WASTE SITE FROM STATE TRANSPORTATION (PRIMARY)	180 600	2214	SMALL COUNTY OUTREACH PROGRAM (SCOP) FROM STATE TRANSPORTATION (PRIMARY)	47,447,058
TRUST FUND	2201	SPECIAL CATEGORIES CONSULTANT FEES	100,000	2215	UNDERGROUND STORAGE TANK PROGRAM - STATEWIDE	
CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND			1,510,047			3,130,000
HUMAN RESOURCES DEVELOPMENT  FROM STATE TRANSPORTATION (PRIMARY)  BOND GUARANTEE  FROM STATE TRANSPORTATION (PRIMARY)	2202	CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY)	7,454,179	2216	COUNTY TRANSPORTATION PROGRAMS FROM STATE TRANSPORTATION (PRIMARY)	34,903,936
	2203	HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY)	2,254,241	2218	BOND GUARANTEE FROM STATE TRANSPORTATION (PRIMARY)	500,000

		• ,
		SECTION 5 SPECIFIC APPROPRIATION Funds from the State Transportation Trust Fund in Specific Appropriation 2227 include the following:
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	Rehabilitation of Local Bridges, City of North Port
Tr Fl yo De pa co: yo	om the funds in Specific Appropriation 2219, the Department of ansportation may contract with non-profit youth organizations in orida to perform work on the state highway system. All non-profit with organizations providing services under contract with the partment of Transportation must certify to the department that all reticipating youth are Florida residents. In order to maintain attinuity and quality, the department shall give preference to those with organizations with which it has previously contracted for such revices.	2228 FIXED CAPITAL OUTLAY CONTRACT MAINTENANCE WITH THE DEPARTMENT OF CORRECTIONS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
\$6 gr sa Th	e department is specifically limited to an expenditure level of 00,000 for any contract with a single youth organization or for any oup of contracts with two or more youth organizations that have the me registered agent or substantially similar officers and directors. e department shall not supplement these funds from any source in the sence of express legislative authority.	FROM TOLL FACILITIES REVOLVING TRUST FUND
re de Pe so of	order to promote compact and contiguous development in an area ferenced by Osceola County as a future community, the Legislature signates the area defined as west of Florida's Turnpike, east of the avine Trail, north of Osceola County's southern most boundary and uth of a boundary 25,000 feet north of State Road 60, as the Community Destiny. The Legislature directs the department to erect suitable rkers to define the boundaries of the community.	FIXED CAPITAL OUTLAY TRANSFER TO EXEC OFFICE OF THE GOVERNOR, OFFICE OF TOURISM, TRADE & ECONOMIC DEVELOPMENT FOR TRANSPORTATION PROJECTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
no: Pi	FIXED CAPITAL OUTLAY INTRASTATE HIGHWAY CONSTRUCTION FROM GENERAL REVENUE FUND	From the funds in Specific Appropriation 2231, \$300,000 may be used by the Office of Tourism, Trade, and Economic Development for contract development and monitoring related to the Economic Development Transportation Program. The remaining funds in Specific Appropriation 2231 shall not be transferred to the Economic Development Transportation Trust Fund until the Office of Tourism, Trade, and Economic Development certifies that the transfer of funds is required to fulfill project commitments. The Department of Transportation may utilize any interest and temporarily use any balance of such funds for ongoing Department of Transportation expenditures until the transfer of funds is necessary.
2221	FIXED CAPITAL OUTLAY ARTERIAL HIGHWAY CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2232 FIXED CAPITAL OUTLAY BRIDGE INSPECTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2222	FIXED CAPITAL OUTLAY CONSTRUCTION INSPECTION CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	FIXED CAPITAL OUTLAY TRAFFIC ENGINEERING CONSULTANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2224	FIXED CAPITAL OUTLAY ENVIRONMENTAL SITE RESTORATION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	LOCAL GOVERNMENT REIMBURSEMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2225	FIXED CAPITAL OUTLAY HIGHWAY SAFETY CONSTRUCTION/GRANTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	FROM TRUST FUNDS
2226	FIXED CAPITAL OUTLAY	EXECUTIVE DIRECTION AND SUPPORT SERVICES
2220	RESURFACING FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	APPROVED SALARY RATE 41,260,390  2235 SALARIES AND BENEFITS POSITIONS 804.00
2227	FIXED CAPITAL OUTLAY BRIDGE CONSTRUCTION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	FROM RIGHT-OF-WAY ACQUISITION AND BRIDGE CONSTRUCTION TRUST FUND 64,915,041	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND

	PIC PRIATION EXPENSES		SECTION 5 SPECIFIC APPROPRIATION FROM STATE TRANSPORTATION (PRIMARY)
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	9,789,860	TRUST FUND
2238	OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY)		TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM TRUST FUNDS
2239	TRUST FUND	323,991	TOTAL POSITIONS
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS		INFORMATION TECHNOLOGY
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	63,208	APPROVED SALARY RATE 13,123,579
2240	SPECIAL CATEGORIES CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY)		2250 SALARIES AND BENEFITS POSITIONS 283.00 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2241	TRUST FUND	1,502,810	2251 OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	4,580,514	2252 EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2242	SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	215,852	2253 OPERATING CAPITAL OUTLAY FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2243	SPECIAL CATEGORIES OVERTIME FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	111,820	2255 SPECIAL CATEGORIES CONTRACTED SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2244	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	7,865,532	2256 SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2245	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE - OTHER FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,188,903	2257 SPECIAL CATEGORIES OVERTIME FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2246	SPECIAL CATEGORIES TRANSFER TO SOUTH FLORIDA WATER MANAGEMENT DISTRICT FOR EVERGLADES RESTORATION FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,000,000	2257A SPECIAL CATEGORIES  DEFERRED-PAYMENT COMMODITY CONTRACTS FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2247	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF REVENUE FOR	2,000,000	TOTAL: INFORMATION TECHNOLOGY FROM TRUST FUNDS
	HIGHWAY TAX COMPLIANCE FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	200,000	TOTAL POSITIONS
2247A	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS		FLORIDA'S TURNPIKE SYSTEMS
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	206,055	FLORIDA'S TURNPIKE ENTERPRISE  APPROVED SALARY RATE 22,419,050
2248	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT EDOM CTATE TRANSPORTATION (DELMARY)		2258 SALARIES AND BENEFITS POSITIONS 494.00 FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND FROM TRANSPORTATION DISADVANTAGED TRUST FUND FUND FUND FUND FUND FUND FUND FUND	3,042,830 5,795	2259 OTHER PERSONAL SERVICES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND
2249	FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE		2260 EXPENSES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND

SECTION SPECIFICATION SPECIFIC		SECT1 SPEC1		
	PRIATION OPERATING CAPITAL OUTLAY	APPRO 2269	PRIATION SPECIAL CATEGORIES	
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	04	OVERTIME FROM STATE TRANSPORTATION (PRIMARY)	
2262	SPECIAL CATEGORIES		TRUST FUND	200,000
2202	ACQUISITION OF MOTOR VEHICLES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2270	SPECIAL CATEGORIES TRANSPORTATION MATERIALS AND EQUIPMENT	
	TRUST FUND	00	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	3,244,009
2263	SPECIAL CATEGORIES	2271	FIXED CAPITAL OUTLAY	, , , , , , , , , , , , , , , , , , , ,
	CONSULTANT FEES FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	47	MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE	
2224		1/	FROM TURNPIKE GENERAL RESERVE TRUST FUND .	327,532
2264	SPECIAL CATEGORIES CONTRACTED SERVICES		FIXED CAPITAL OUTLAY TRANSPORTATION HIGHWAY MAINTENANCE	
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	35	CONTRACTS	
2265	SPECIAL CATEGORIES		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	41,317,853
	TOLL OPERATION CONTRACTS FROM STATE TRANSPORTATION (PRIMARY)		FIXED CAPITAL OUTLAY	
	TRUST FUND	36	INTRASTATE HIGHWAY CONSTRUCTION FROM TURNPIKE RENEWAL AND REPLACEMENT	0.055.040
2266	SPECIAL CATEGORIES PAYMENT TO EXPRESSWAY AUTHORITIES		TRUST FUND	6,675,048 473,819,775
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	20	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	742,970
End			FIXED CAPITAL OUTLAY	
nor	om the funds in Specific Appropriation 2266, \$1,000,000 in recurring funds from the State Transportation Trust Fund is provided		CONSTRUCTION INSPECTION CONSULTANTS FROM TURNPIKE RENEWAL AND REPLACEMENT	
on	the Tampa Bay Regional Transportation Authority and are contingent Senate Bill 506 or similar legislation becoming law. These funds		TRUST FUND	1,691,638 56,627,433
and	ll be used for the authority's initial start-up costs, administration expense, and to develop a master plan, including day-to-day		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	188,944
inc	erations. This funding may be utilized for expenses and costs cluding, but not limited to, recruiting and hiring an executive	2275		
sur	rector and appropriate staff, securing office and meeting space, oporting communications and meetings (including related travel		RIGHT-OF-WAY LAND ACQUISITION FROM TURNPIKE GENERAL RESERVE TRUST FUND .	64,494,095
COI	nenses) of the authority's governing board and committees, and atracting the necessary professional services to fulfill the		FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	
red not	uirements of the master plan. Allocation of this initial funding does preclude the authority from seeking additional funding support as	2276	FIXED CAPITAL OUTLAY	31,001,000
may	be necessary from federal, state or local agencies in support of the vers and duties and administrative activities defined above.	2270	RESURFACING FROM TURNPIKE RENEWAL AND REPLACEMENT	
	litionally, the department may use other monies, upon the request of		TRUST FUND	47,329,497
the	e authority, to assist the authority in fulfilling its mission, cluding but not limited to, planning and engineering analysis,	2277		
res	search, legal assistance, surveying, cost estimating, project lagement and any other department activities that could be utilized to		BRIDGE CONSTRUCTION FROM TURNPIKE RENEWAL AND REPLACEMENT	2 200 550
ass	sist the authority in accomplishing its mission and purpose. The partment shall, by September 1, 2007, provide a report reviewing	0050	TRUST FUND	3,386,558
pla	nuned activities necessary to implement this section. The report ould include a proposed action plan to resolve issues, if any, related	2278	PRELIMINARY ENGINEERING CONSULTANTS	
to	the implementation of this plan and shall be submitted to the chair the Senate Fiscal Policy and Calendar Committee, and the chairs of		FROM TURNPIKE RENEWAL AND REPLACEMENT TRUST FUND	7,917,100
the	House Policy and Budget Council and House Economic Expansion and Frastructure Council.		FROM TURNPIKE GENERAL RESERVE TRUST FUND . FROM STATE TRANSPORTATION (PRIMARY)	134,504,942
			TRUST FUND	25,097,892
fur	om funds in Specific Appropriation 2266, \$3,000,000 in non-recurring dds from the State Transportation Trust Fund is provided for the	2279	FIXED CAPITAL OUTLAY RIGHT-OF-WAY SUPPORT	
	thwest Florida Transportation Corridor Authority's administrative its.		FROM TURNPIKE GENERAL RESERVE TRUST FUND . FROM STATE TRANSPORTATION (PRIMARY)	
2267	SPECIAL CATEGORIES		TRUST FUND	4,927,000
	FLORIDA HIGHWAY PATROL SERVICES FROM STATE TRANSPORTATION (PRIMARY)	2280	FIXED CAPITAL OUTLAY BRIDGE INSPECTION	
	TRUST FUND	35	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	2,658,289
2268	SPECIAL CATEGORIES HUMAN RESOURCES DEVELOPMENT	2281	FIXED CAPITAL OUTLAY	
	FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND		TURNPIKE SYSTEM EQUIPMENT AND DEVELOPMENT FROM TURNPIKE GENERAL RESERVE TRUST FUND .	95,174,078
				, , 9

SECTION 5 SPECIFIC APPROPRIATION

Funds from Specific Appropriation 2281, are appropriated with the contingency that the Florida Turnpike Enterprise shall not under any circumstances contract with any vendors for the retail sale of fuel along the Florida Turnpike if such contract is negotiated or bid together with any other contract, including, but not limited to, retail sale of food, maintenance services, or construction, with the exception that any contract for the retail sale of fuel along the Florida Turnpike shall be bid and contracted together with the retail sale of food at any convenience store attached to the fuel station.

2282 FIXED CAPITAL OUTLAY TOLLS SYSTEM EQUIPMENT AND DEVELOPMENT FROM STATE TRANSPORTATION (PRIMARY) TRUST FUND	21,139,786
1KUS1 FUND	21,155,760
TOTAL: FLORIDA'S TURNPIKE ENTERPRISE FROM TRUST FUNDS	1234,045,077
TOTAL POSITIONS	494.00 1234,045,077
TOTAL OF SECTION 5 POSITIONS	17,253.25
FROM GENERAL REVENUE FUND	574,970,584
FROM TRUST FUNDS	12697,970,448
TOTAL ALL FUNDS	13272,941,032

## SECTION 6 - GENERAL GOVERNMENT

The monies contained herein are appropriated from the named funds to Administered Funds, Agency for Workforce Innovation, Department of Business and Professional Regulation, Department of Citrus, Department of Financial Services, Executive Office of the Governor, Department of Highway Safety and Motor Vehicles, Legislative Branch, Department of Holottery, Department of Management Services, Department of Military Affairs, Public Service Commission, Department of Revenue and the Department of State as the amounts to be used to pay the salaries, other operational expenditures and fixed capital outlay of the named agencies.

## PROGRAM: ADMINISTERED FUNDS

PROURA	TROURAMI, ADMINISTERED FUNDS					
2284	LUMP SUM STATE BUILDING RENTAL INCREASE FROM GENERAL REVENUE FUND	2,400,000	2,400,000			
2285A	LUMP SUM STATE EMPLOYEE INSURANCE PROGRAM FROM GENERAL REVENUE FUND	7,031,024	2,849,174			
2286	LUMP SUM EXECUTIVE AIRCRAFT POOL SUBSCRIPTIONS FROM GENERAL REVENUE FUND	1,480,864	300,000			
2286A	LUMP SUM REAL ESTATE CONSULTANT AND TENANT BROKER TRANSACTION FEES FROM TRUST FUNDS		3,500,000			
2287	LUMP SUM HUMAN RESOURCES OUTSOURCING CONTINGENCY FROM GENERAL REVENUE FUND	300,000				
2288A	LUMP SUM STRENGTHENING DOMESTIC SECURITY FROM TRUST FUNDS		182,024,496			

Funds provided in Specific Appropriation 2288A are contingent on federal grants being awarded. Should the amount awarded for each

SECTION 6 SPECIFIC APPROPRIATION

federal grant be less than the amount appropriated, funds shall be awarded in priority order for the individual projects as indicated in the Fiscal Year 2007-2008 Domestic Security Funding Request of the Domestic Security Oversight Board. Once federal funding is received and projects are funded in priority order, the Board may transfer funding between any of the funded projects. Funds may be allocated to projects not listed below with the approval of the Legislative Budget Commission.

Department of Agriculture and Consumer Services

Department of Agriculture and Consumer Services	
Sustainment for Type I, II and III IMTs	275,500
Geospatial Portal/Data Integration Initiative	350,000
FDACS Laboratory Equipment	180,000
State Agriculture Response Team (SART) Sustainment	231,750
Terrorism Awareness Campaign	121,128
Maintenance of Mobile VACIS	470,000
Camera Maintenance/Inspection Stations	92,565
Time Lapse Video Monitoring Equipment - Containers	436,380
Department of Education	
K-12 Education - Communications	1,079,582
Exercises to Validate School District Safety Plans	630,000
Build-Out of Emergency Alert/Communications	826,000
Department of Financial Services, Division of State	
Fire Marshal	
USAR and HazMat Sustainment	1,408,010
MARC Unit Sustainment and Maintenance	330,874
USAR and HazMat Specialized Training	1,912,776
HazMat Infrared Spectroscopy	669,500
Critical Equipment Needs for USAR and HazMat	784,889
Basic Search and Rescue Training	257,500
Build-out of Multi-Day Logistical Support Unit	412,000
HazMat RAMAN Spectroscopy	412,000
USAR HazMat Planning	41,200
HazMat Sampling Kits	205,485
USAR Communications Equipment	360,442
USAR Equipment Enhancement	618,000
Florida Fish and Wildlife Conservation Commission	
Statewide Waterborne Response Teams/Equip Buildout	838,884
Department of Health	
Enhancement of Radiological Response	655,389
FEMORS Portable Morgue Unit X-Ray Equip	181,159
EMS Chemical Antidote Cache Sustainment	1,885,525
Expanding Hospital Surge Capacity	721,000
Hospital Hazard Vulnerability Assessment Project	865,200
Department of Highway Safety and Motor Vehicles	
Seaport Security-Document Auth/Facial Recognition	750,000
Seaport Security	1,750,000
Surveillance Platform	84,412
Department of Law Enforcement	000 000
Sustain RDSTF Planners	600,000
Forensic Response Team - Gap	1,186,271
SWAT and EOD Sustainment	1,287,042
SWAT and EOD Gap Mobile JIC Completion/Build-out	3,487,811
Perimeter Security Team - Sustainment	344,200
Technology for Aviation Equipment - Gap	607,700 2,015,094
Public Information Planning Session(s)	150,000
	572,000
Public Information Campaign-Hard to Reach Population 10 TAC PAKs	166,550
Maintain ThreatNet Module Within InSite	50,000
Statewide Connectivity/Regional Data Sharing Projects	2,512,763
Maintain ThreatCom	51,193
Maintain Florida Critical Infrastructure Database	32,000
Software Maintenance Fees	29,130
8 Meta Data Managers/Regional Data Sharing Projects	800,000
Maintenance / Regional Intelligence Support Team	4,830
Maintain and Enhance/Query Application	840,000
FLEX Architecture	1,598,000
Law Enforcement /Computer/Analytical Training	125,000
Law Enforcement Analyst Academies	256,905
Browser based FCIC/NCIC Validation Software	26,250
RDSTF LE Investigative & Intelligence Planning	175,000
Maintain FDLE/OSI Secure Room	8,600
Maintain and Enhance ISYS	4,600
"" THE WIND THE WIND TO TO TO THE PERSON TO	1,000

CECTION 6		SECTI	ON 6			
SECTION 6 SPECIFIC		SPECI				
APPROPRIATION	055 000		PRIATION			
Capitol Complex Bollards Central FL Intelligence Exchange Contractual Services	875,000 319,000	2294	SPECIAL CATEGORIES TRANSFER TO PLANNING AND BUDGET	ING SYSTEM		
Utilize Critical Infrastructure Planners	600,000		TRUST FUND			
CI Protection Plan for TampaCapitol Complex Under Vehicle Surveillance Maintenance	275,490		FROM GENERAL REVENUE FUND		5,287,476	
Region 3 Intelligence Fusion Center	10,500 331,800	TOTAL	: PROGRAM: ADMINISTERED FUNDS			
FAST - Future Analytical Strategies Today	100,000		FROM GENERAL REVENUE FUND		144,489,083	050 050 000
Region 1 Fusion Center	151,800 122,807		FROM TRUST FUNDS			258, 253, 030
Digital Surveillance for Southwest Florida Intn'l Airport.	500,000		TOTAL POSITIONS		4.00	
Video Surveillance for the Pensacola Airport	75,000		TOTAL ALL FUNDS			402,742,113
Expansion of Public Information Campaign Critical Infrastructure Protection	140,000 3,400,000	VCENC.	Y FOR WORKFORCE INNOVATION			
Management & Administration Cost - LETPP Projects	447,774	HULING	I TON MONITOROE IMMOVATION			
Department of Management Services	0.700.001		om the funds in Specific App			
Florida Interoperability Network (FIN)-Operate/Maintain Mobile Command Post – Standardization of Radios	3,789,201 803,709	ex R1	penditures from the Temporary ock Grant must be expended in	Assistance for	Needy Famili heedy Famili	es (TANF)
Sustainment of Monitoring Center and Security Tools	109,464		mitations of Part A of Title			
Information Security Planning Sessions	85,000	am	ended, or any other applicabl	e federal requi	irement or li	mitation.
Department of Transportation Video Maintenance/Weigh Stations	102.050		fore any funds are released by rvices, each provider shall i			
Additional Desert Snow Training	615,420	se	rved and certify their eligib	ility under Part	t A of Title	IV of the
Department of Community Affairs	15 500 040	So	cial Security Act. Funds may	not be release	ed for servic	es to any
Urban Security Initiative – Tampa Urban Security Initiative – Miami	15,780,040	CI	ients except those so identified	and certified.		
Urban Security Initiative - Orlando	18,100,000	Th	e agency head shall certify that	controls are in	n place to en	sure that
Urban Security Initiative - Jacksonville	15,877,418	su	ch funds are expended in acc	ordance with t	the requirem	ents and
Urban Security Initiative - Ft Lauderdale Citizen Corps (CC)	625,584	111 1a:	mitations of federal law and t w are met. It shall be the respo	nat reporting re nsihility of any	equirements o Lentity to w	I Iegeral hich such
Transit Security Grants		fu	nds are appropriated to obtain th	e required certi	ification pri	or to any
Metropolitan Medical Response System	1,807,016	ex	penditure of funds.	-	_	
Department of Community Affairs, Division of Emergency Management		Fr	om the funds in Specific Appro	nriations 2295 t	through 2357	no funds
Sustain RDSTF Planners (shared with FDLE)	600,000	sh	all be used to pay for space bei	ng leased by the	e Agency for	Workforce
Sustain Planning, Training and Exercises - Local	3,846,450		novation or a Regional Workforce		s been determ	ined that
Maintenance and Sustainment of EDICS Units Sustain Planning, Training and Exercises – State	196,002 1,205,000	tn	ere is no longer a need for the l	eased space.		
Sustainment and Maintenance of SEOC Mapper	60,000	EXECU'	TIVE DIRECTION AND SUPPORT SERVIC	ES		
SAA Sustainment	750,000	n.n.a	marin in bedaute			
Funds in Specific Appropriations 2288A for the Florida Intero	nerahility	EXECU	TIVE LEADERSHIP			
Network shall be held in reserve and release is contingen			APPROVED SALARY RATE	2,705,669		
execution of agreements by the Department of Management Ser				, ,		
each recipient county specifying that ongoing system admin operations and maintenance will be the responsibility of the c	ilstration,	2295	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POSITIONS	44.00 316.426	
discontinuation of Federal funding.	ounty upon		FROM ADMINISTRATIVE TRUST FUND		310,420	3,563,333
20000 1100 0101			FROM CHILD CARE AND DEVELOPMEN	T BLOCK		
2288B LUMP SUM EMPLOYEE COMPENSATION AND BENEFITS			GRANT TRUST FUND			178,725
FROM GENERAL REVENUE FUND 126,821,856		2296	OTHER PERSONAL SERVICES			
FROM TRUST FUNDS	67,179,360		FROM ADMINISTRATIVE TRUST FUND			20,000
2289 LUMP SUM		2207	EVDENCEC			
FLORIDA GOVERNMENT ACCOUNTABILITY ACT		2297	EXPENSES FROM GENERAL REVENUE FUND		33,390	
POSITIONS 4.00			FROM ADMINISTRATIVE TRUST FUND		,	825,191
FROM GENERAL REVENUE FUND 297,937			FROM CHILD CARE AND DEVELOPMEN GRANT TRUST FUND			55,071
2290 SPECIAL CATEGORIES			GRANT TRUST FUND			55,071
ASSOCIATION DUES		2298	OPERATING CAPITAL OUTLAY			
FROM GENERAL REVENUE FUND			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		3,600	22 462
2291 SPECIAL CATEGORIES			LUON ADMINISTRATIVE TROOT LOND			23,463
DEFICIENCY		2299A	SPECIAL CATEGORIES			
FROM GENERAL REVENUE FUND 400,000			GRANTS AND AIDS - CONTRACTED SE		125 000	
2292 SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND		125,000	30,000
EMERGENCY						,
FROM GENERAL REVENUE FUND		2300	SPECIAL CATEGORIES			
2293 SPECIAL CATEGORIES			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND		124	
FLORIDA LAND AND WATER ADJUDICATORY			FROM ADMINISTRATIVE TRUST FUND			9,043
COMMISSION - ADMINISTRATIVE APPEALS FROM GENERAL REVENUE FUND 4 756			FROM CHILD CARE AND DEVELOPMEN			491
FROM GENERAL REVENUE FUND 4,756			GRANT TRUST FUND			491

SECTION SPECIAL				SECTION 6 SPECIFIC
APPROI 2301	PRIATION SPECIAL CATEGORIES			APPROPRIATION FROM ADMINISTRATIVE TRUST FUND
2001	TRANSFER TO DEPARTMENT OF MANAGEMENT			FROM CHILD CARE AND DEVELOPMENT BLOCK
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			GRANT TRUST FUND
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM CHILD CARE AND DEVELOPMENT BLOCK	1,404	16,200	TRUST FUND
	GRANT TRUST FUND		792	2310 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
TOTAL	EXECUTIVE LEADERSHIP	470 044		SERVICES - HUMAN RESOURCES SERVICES
	FROM GENERAL REVENUE FUND	479,944	4,722,309	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 2,498
	TOTAL POSITIONS	44.00		FROM ADMINISTRATIVE TRUST FUND
	TOTAL ALL FUNDS		5,202,253	GRANT TRUST FUND
AGENCY	Y SUPPORT SERVICES			TRUST FUND
I	APPROVED SALARY RATE 8,368,616			,
2302	SALARIES AND BENEFITS POSITIONS	157.50		2311 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	428,971	5,380,602	FROM ADMINISTRATIVE TRUST FUND
	FROM CHILD CARE AND DEVELOPMENT BLOCK			TRUST FUND 242
	GRANT TRUST FUND		498,278	2312 FIXED CAPITAL OUTLAY
	TRUST FUND		4,415,516 877,300	REED ACT BUILDINGS PROJECTS - STATEWIDE FROM REVOLVING TRUST FUND
2303	OTHER PERSONAL SERVICES			FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2000	FROM ADMINISTRATIVE TRUST FUND		270,295	TOTAL: AGENCY SUPPORT SERVICES
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		86,149	FROM GENERAL REVENUE FUND 1,168,785
	FROM REVOLVING TRUST FUND		50,000	FROM TRUST FUNDS
2304	EXPENSES FROM GENERAL REVENUE FUND	433,150		TOTAL POSITIONS
	FROM ADMINISTRATIVE TRUST FUND FROM CHILD CARE AND DEVELOPMENT BLOCK	100,100	1,007,844	PROGRAM: WORKFORCE SERVICES
	GRANT TRUST FUND		90,141	
	FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND		1,184,716	PROGRAM SUPPORT
	FROM REVOLVING TRUST FUND		1,510,076	It is the intent of the Legislature that the administration and delivery of workforce services and programs that are currently provided by agency
2305	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	3,600		employees working in One Stop Career Centers operated by the Regional Workforce Boards may be transferred from the Agency for Workforce
	FROM ADMINISTRATIVE TRUST FUND FROM EMPLOYMENT SECURITY ADMINISTRATION	0,000	72,029	Innovation to the Regional Workforce Boards. Such transfers shall only
	TRUST FUND		421,470	occur if the agency determines that the Regional Workforce Boards would more effectively and efficiently deliver services and if such transfers
2306	SPECIAL CATEGORIES			comply with applicable federal regulations. For all transfers made, the agency shall submit budget amendments pursuant to chapter 216, Florida
	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS			Statutes, to move positions to the Executive Office of the Governor's reserve and realign the budget into the appropriate operating budget
	FROM ADMINISTRATIVE TRUST FUND		2,508	appropriation categories to implement the transfer of programs and service delivery to the Regional Workforce Boards.
2307	SPECIAL CATEGORIES CONTRACTED SERVICES			From the funds in Specific Appropriations 2313 through 2357, the Agency
	FROM SPECIAL EMPLOYMENT SECURITY		0 500 000	for Workforce Innovation shall determine whether any funds provided for
	ADMINISTRATION TRUST FUND		3,500,000	specific workforce programs, projects or initiatives are not an allowable use of federal funds. If the agency finds that any project or
2308	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES			initiative for which funds are specifically appropriated in this act is not an allowable use of federal funds, the agency shall notify the
	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	300,000	1,100,000	Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee and the chairs of the House Policy and Budget
	FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND		300,000	Council and House Economic Expansion and Infrastructure Council.
	FROM EMPLOYMENT SECURITY ADMINISTRATION			APPROVED SALARY RATE 25,331,823
	TRUST FUND		3,585,210 946,300	2313 SALARIES AND BENEFITS POSITIONS 682.49 FROM GENERAL REVENUE FUND 142,054
2309	SPECIAL CATEGORIES			FROM GENERAL REVENUE FUND 142,054 FROM EMPLOYMENT SECURITY ADMINISTRATION
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	566		TRUST FUND
	I NOR OLIMAND REVEROE FORD	500		TROM MEDITARE TRANSPITED TROOF FOR FOR THE TRANSPITED TO THE TRANS

SECTION 6 SPECIFIC APPROPRIATION		SECTION 6 SPECIFIC APPROPRIATION
2314 OTHER PERSONAL SERVICES FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	5,476,885 65,313	Funds provided in Specific Appropriation 2321 from the Welfare Transition Trust Fund shall be allocated for workforce services based on a plan approved by Workforce Florida, Inc. The plan shall identify funds provided for state-level and discretionary initiatives, and shall maximize funds distributed directly to the Regional Workforce Boards.
	9,413,348 1,105,389 25,000	The plan shall provide for equitable distribution of funds to the boards based on anticipated client caseload and the achievement of performance standards. Copies of the proposed allocation shall be provided to the chair of the Senate Fiscal Policy and Calendar Committee and the chairs of the House Policy and Budget Council and House Economic Expansion and Infrastructure Council.
2316 OPERATING CAPITAL OUTLAY FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	112,914 26,424 425,880	From the Welfare Transition Trust Fund in Specific Appropriation 2321, \$2,000,000 is provided to continue the Passport to Economic Progress programs in Hillsborough, Manatee, and Sarasota counties. Other funds provided to the Regional Workforce Boards in Specific Appropriation 2321 may be used for Passport to Economic Progress programs in other counties.
2317A SPECIAL CATEGORIES GRANTS AND AIDS - WORKFORCE PROJECTS FROM GENERAL REVENUE FUND 2,526,250		2322 SPECIAL CATEGORIES GRANTS AND AIDS - WORKFORCE SERVICES FROM GENERAL REVENUE FUND
The non-recurring general revenue funds in Specific Appropriation shall be allocated as follows:	2317A	From the Employment Security Administration Trust Fund in Specific
Ashley Oak, (Baker, Clay, Duval and Nassau counties)	81,250 00,000 00,000 00,000 00,000 50,000 95,000	Appropriation 2322, \$8,000,000 is provided for the purpose of providing and enhancing job placement and labor exchange services to Florida customers, improving internal financial systems and processes, and providing assistance to unemployment compensation customers. The \$8,000,000 appropriation is funded through federal Reed Act distributions.  2323 SPECIAL CATEGORIES
The recurring general revenue funds in Specific Appropriation shall be allocated as follows:	2317A	GRANTS AND AIDS - DISPLACED HOMEMAKERS FROM GENERAL REVENUE FUND
2318 SPECIAL CATEGORIES	00,000	2324 SPECIAL CATEGORIES CITIZEN SOLDIER MATCHING GRANT PAYMENTS FROM GENERAL REVENUE FUND
NON CUSTODIAL PARENT PROGRAM FROM WELFARE TRANSITION TRUST FUND	1,416,000	2325 SPECIAL CATEGORIES
From the funds provided in Specific Appropriation 2318, \$750,00 the Welfare Transition Trust Fund is provided for the Noncus Parent Program in Pinellas, Pasco and Hillsborough counties Pinellas Workforce Board (WorkNet) shall administer the funds, shall be maintained as a single project for the three counties.	todial . The	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
From the funds in Specific Appropriation 2318, \$666,000 fr Welfare Transition Trust Fund is provided to continue Gulf Community Care's current Noncustodial Parent Program in Miam County, which shall be administered by the South Florida Wor Board.	Coast i-Dade	2326 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 1,551 FROM EMPLOYMENT SECURITY ADMINISTRATION
2320 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES EDOM CENERAL REPURNIE FUND. 1 621 482		TRUST FUND
FROM GENERAL REVENUE FUND 1,621,483 FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	1,418,161 575,000 25,000	DATA PROCESSING SERVICES  STATE TECHNOLOGY OFFICE FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2321 SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL WORKFORCE BOARDS		TOTAL: PROGRAM SUPPORT FROM GENERAL REVENUE FUND 5,540,258 FROM TRUST FUNDS
	9,201,326 2,757,852	TOTAL POSITIONS

SECTION 6 SPECIFIC APPROPRIATION UNEMPLOYMENT COMPENSATION	SECTION 6 SPECIFIC APPROPRIATION TOTAL POSITIONS
APPROVED SALARY RATE 17,489,317	WORKFORCE FLORIDA, INC.
2328 SALARIES AND BENEFITS POSITIONS 460.00 FROM EMPLOYMENT SECURITY ADMINISTRATION	APPROVED SALARY RATE 733,773
TRUST FUND	2336 SALARIES AND BENEFITS POSITIONS 9.00 FROM ADMINISTRATIVE TRUST FUND 923,174
\$5,500,000 may be funded through the use of federal Reed Act distributions for the purpose of meeting the existing demands of unemployed workers and to evaluate the replacement of the 30 year old mainframe system used to process Unemployment Compensation benefit claims and appeals. Of that amount, up to \$1,000,000 shall be used to develop a feasibility study analyzing the replacement of the current Unemployment Compensation System. The study shall comply with standards for the Schedule IV-B included in the Legislative Budget Request	2337 SPECIAL CATEGORIES WORKFORCE FLORIDA INC. OPERATIONS FROM GENERAL REVENUE FUND
instructions. At a minimum, the study shall include a business case describing strategic needs, and major assumptions, constraints and expected outcomes related to this initiative; a realistic cost-benefit analysis indicating initial and long term investment requirements; planning components addressing major functional and technical requirements; identification of proposed technical solutions, analysis of the alternatives for replacing or reengineering the unemployment compensation system, and a project timeline for completion of each major system component and associated project expenditures. The study shall	2338 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
also analyze the SunTax system at the Department of Revenue to determine whether it can be used to provide required unemployment compensation system functionality and identify any specific modifications that are required to enable SunTax to meet unemployment compensation system requirements. The agency shall submit the feasibility study to the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, and the chairs of the House Policy and Budget Council and the House Economic Expansion and Infrastructure Council by	2339 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
January 31, 2008.  2329 OTHER PERSONAL SERVICES FROM EMPLOYMENT SECURITY ADMINISTRATION	QUICK RESPONSE TRAINING FROM SPECIAL EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
TRUST FUND	2341 SPECIAL CATEGORIES INCUMBENT WORKER TRAINING PROGRAM FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2331 OPERATING CAPITAL OUTLAY FROM EMPLOYMENT SECURITY ADMINISTRATION	TOTAL: WORKFORCE FLORIDA, INC. FROM GENERAL REVENUE FUND
TRUST FUND	TOTAL POSITIONS
FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	UNEMPLOYMENT APPEALS COMMISSION  APPROVED SALARY RATE 1,962,636
2333 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	2342 SALARIES AND BENEFITS POSITIONS 30.00 FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2334 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM EMPLOYMENT SECURITY ADMINISTRATION	2343 SPECIAL CATEGORIES UNEMPLOYMENT APPEALS COMMISSION OPERATIONS FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
TRUST FUND	2344 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	2345 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
TOTAL: UNEMPLOYMENT COMPENSATION FROM TRUST FUNDS	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT

SECTION 6 SPECIFIC APPROPRIATION FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND	12,124	SECTION 6 SPECIFIC APPROPRIATION Funds in Specific Appropriation 2351 from the Child Care and Development Block Grant Trust Fund may be used to provide a rate
TOTAL: UNEMPLOYMENT APPEALS COMMISSION FROM TRUST FUNDS	2,894,810	differential or stipend to programs which reach the Gold Seal Quality Care designation. The rate differential shall not exceed twenty percent of the reimbursement rate.
TOTAL POSITIONS	30.00 2,894,810	Funds in Specific Appropriation 2351 require a match from local sources for working poor eligible participants of six percent on child care slots. In-kind match is allowable provided there is not a reduction
EARLY LEARNING		in the number of slots or level of services from the provision of in-kind match. The Agency for Workforce Innovation may adopt a policy to
EARLY LEARNING SERVICES		grant a waiver of the six percent match requirement to a rural county that demonstrates a significant hardship in meeting the match
APPROVED SALARY RATE 4,805,875		requirement.
2346 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	88.00 4,376,492 2,935,214	From the funds in Specific Appropriation 2351, the Agency for Workforce Innovation shall designate an amount to be used for the Child Care Executive Partnership Program as match to expand the provision of services to low income families at or below 200 percent of poverty as defined in section 409.178, Florida Statutes. Funds for this program
2347 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	32,500 87,000	may be used to match funds for statewide contracts.  2352 SPECIAL CATEGORIES GRANTS AND AIDS - DATA SYSTEMS FOR SCHOOL
2348 EXPENSES FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	582,112 918,067	READINESS FROM GENERAL REVENUE FUND
FROM WELFARE TRANSITION TRUST FUND	189,751	2353 SPECIAL CATEGORIES
2349 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROJECTS, CONTRACTS AND GRANTS FROM EMPLOYMENT SECURITY ADMINISTRATION		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 6,719 FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND
TRUST FUND	1,000,000	2354 SPECIAL CATEGORIES
2350 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM CHILD CARE AND DEVELOPMENT BLOCK GRANT TRUST FUND	34,434 15,000	GRANTS AND AIDS - VOLUNTARY PREKINDERGARTEN PROGRAM FROM EMPLOYMENT SECURITY ADMINISTRATION TRUST FUND
2350A SPECIAL CATEGORIES SCHOOL READINESS SERVICES FROM GENERAL REVENUE FUND	166,400	Funds in Specific Appropriation 2354 shall be allocated and distributed in accordance with the proviso associated with Specific Appropriation 85 of this act.
The non-recurring general revenue funds in Specific shall be allocated as follows:	Appropriation 2350A	2355 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
Child Care Development Services/Parental Workforce Development		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
2351 SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL READINESS SERVICES FROM GENERAL REVENUE FUND 16 FROM CHILD CARE AND DEVELOPMENT BLOCK	60,779,554	2357 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM CHILD CARE AND DEVELOPMENT BLOCK
GRANT TRUST FUND	361,971,117	GRANT TRUST FUND
TRUST FUND	1,200,000 134,286,573	TOTAL: EARLY LEARNING SERVICES FROM GENERAL REVENUE FUND
From the Child Care and Development Block Grant Tr Appropriation 2351, a minimum of \$3,000,000 shal the quality of child care through the Teacher Educat Helps Program (T.E.A.C.H.).	ll be used to enhance	TOTAL POSITIONS
From the funds in Specific Appropriation 23 Transition Trust Fund, \$1,400,000 from recurring from non-recurring funds is provided for the Home for Pre-School Youngsters (HIPPY).	funds and \$1,000,000	BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF  PROGRAM: OFFICE OF THE SECRETARY AND ADMINISTRATION

		}			SECTION 6 SPECIFIC APPROPRIATION 2373 SPECIAL CATEGORIES
A	PPROVED SALARY RATE	8,423,823			RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
2358	SALARIES AND BENEFITS FROM ADMINISTRATIVE TRUST FUND	POSITIONS	171.50	11,034,720	2373A SPECIAL CATEGORIES  DEPARTMENT WIDE DOCUMENT MANAGEMENT SYSTEM FROM ADMINISTRATIVE TRUST FUND 2,400,000
2359	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND			797,920	From the funds in Specific Appropriation 2373A, \$1,600,000 shall be
2360	EXPENSES FROM ADMINISTRATIVE TRUST FUND			2,084,656	held in reserve. The Department of Business and Professional Regulation may submit budget amendments in accordance with chapter 216, Florida Statutes, requesting release of the funds upon submission of a detailed operational work plan and spending plan.
2361	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND .			77,346	2374 SPECIAL CATEGORIES
2362	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTE HEARINGS FROM ADMINISTRATIVE TRUST FUND			572,384	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
2363	SPECIAL CATEGORIES			,	2375 SPECIAL CATEGORIES
	CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND			292,780	MAINTENANCE AND SUPPORT CONTRACT FOR SINGLE LICENSING SYSTEM FROM ADMINISTRATIVE TRUST FUND
2364	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM ADMINISTRATIVE TRUST FUND .			4,000	2377 DATA PROCESSING SERVICES TECHNOLOGY RESOURCE CENTER - DEPARTMENT OF MANAGEMENT SERVICES
2365	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND			70,721	FROM ADMINISTRATIVE TRUST FUND
2366	SPECIAL CATEGORIES			70,721	TOTAL: INFORMATION TECHNOLOGY FROM TRUST FUNDS
	SALARY INCENTIVE PAYMENTS FROM ADMINISTRATIVE TRUST FUND			1,560	TOTAL POSITIONS
2366A	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES				PROGRAM: SERVICE OPERATION
0005	FROM ADMINISTRATIVE TRUST FUND			600,000	CUSTOMER CONTACT CENTER
2367	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEM SERVICES - HUMAN RESOURCES SERVI				APPROVED SALARY RATE 2,835,460
	PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND			72,452	2378 SALARIES AND BENEFITS POSITIONS 89.00 FROM ADMINISTRATIVE TRUST FUND
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT S FROM TRUST FUNDS			15,608,539	2379 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND
	TOTAL POSITIONS		171.50	15,608,539	2380 EXPENSES FROM ADMINISTRATIVE TRUST FUND
INFORM	IATION TECHNOLOGY				2381 OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND
A	APPROVED SALARY RATE	2,319,389			,
2368	SALARIES AND BENEFITS FROM ADMINISTRATIVE TRUST FUND .	POSITIONS	44.00	3,051,416	2382 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUND
2369	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND			94,096	2383 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
2370	EXPENSES FROM ADMINISTRATIVE TRUST FUND			1,229,773	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND
2371	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUND			100,000	TOTAL: CUSTOMER CONTACT CENTER FROM TRUST FUNDS 4,666,477
2372	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUND			650,000	TOTAL POSITIONS

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					SECTION 6 SPECIFIC APPROPRIATION PROGRAM: PROFESSIONAL REGULATION
A	APPROVED SALARY RATE	3,508,862			COMPLIANCE AND ENFORCEMENT
2384	SALARIES AND BENEFITS FROM ADMINISTRATIVE TRUST FUN	POSITIONS D	107.50	4,800,834	APPROVED SALARY RATE 7,428,130
2385	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUN	D		372,954	2398 SALARIES AND BENEFITS POSITIONS 190.00 FROM PROFESSIONAL REGULATION TRUST FUND . 10,122,086
2386	EXPENSES FROM ADMINISTRATIVE TRUST FUN	Ф		803,745	2399 OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND . 78,078
2387	OPERATING CAPITAL OUTLAY FROM ADMINISTRATIVE TRUST FUN			3,000	2400 EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND . 1,550,641
2388	SPECIAL CATEGORIES	w		0,000	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST FUND . 14,840
	CONTRACTED SERVICES FROM ADMINISTRATIVE TRUST FUN	D		700,000	2401A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES
2389	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM ADMINISTRATIVE TRUST FUN	D		30,007	FROM PROFESSIONAL REGULATION TRUST FUND . 311,900  From the funds in Specific Appropriation 2401A, \$251,900 from the
2390	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANA			,	Professional Regulation Trust Fund is provided for the replacement of motor vehicles in the Division of Regulation.
	SERVICES - HUMAN RESOURCES SI PURCHASED PER STATEWIDE CONTE FROM ADMINISTRATIVE TRUST FUN	ERVICES RACT		50,031	2402 SPECIAL CATEGORIES UNLICENSED ACTIVITIES FROM PROFESSIONAL REGULATION TRUST FUND . 1,280,050
TOTAL:	CENTRAL INTAKE FROM TRUST FUNDS			6,760,571	From the funds in Specific Appropriation 2402, up to \$400,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to prevent, combat, and publicize
	TOTAL POSITIONS TOTAL ALL FUNDS		107.50	6,760,571	the dangers of unlicensed real estate activity in Florida. The department shall develop, implement, and maintain an unlicensed activity campaign in consultation with a corporation that is registered under
	NG AND CONTINUING EDUCATION APPROVED SALARY RATE	1,601,429			chapter 617, Florida Statutes, as a not-for-profit corporation and qualified under the Internal Revenue Service Code as a 501(c)(6) corporation, and that represents the largest number of licensed Florida
			40.00		real estate professionals. The campaign shall encompass media production, advertising, and other techniques that the department may
2391	SALARIES AND BENEFITS FROM PROFESSIONAL REGULATION	POSITIONS TRUST FUND .	46.00	2,150,249	wish to utilize after first consulting with the not-for-profit corporation. Special emphasis shall be placed on the investigation and prosecution of unlicensed real estate activities. To further the
2392	EXPENSES FROM PROFESSIONAL REGULATION	TRUST FUND .		489,319	purpose of the unlicensed activity campaign, the department shall be authorized to accept in-kind contributions of services, media
2393	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION	TRUST FUND .		3,000	production, or advertising materials from the not-for-profit corporation. Any advertising, media, or materials produced as a result of contributions shall carry acknowledgements of joint production and
2394	SPECIAL CATEGORIES EXAMINATION TESTING SERVICES I PROFESSIONAL REGULATION	FOR			sponsorship. The department may not allocate overhead charges to these unlicensed activity campaign funds.
2205	FROM PROFESSIONAL REGULATION SPECIAL CATEGORIES	TRUST FUND .		1,407,052	From the funds in Specific Appropriation 2402, up to \$200,000 from the Professional Regulation Trust Fund is provided to the Department of Business and Professional Regulation to institute an unlicensed activity
2395	OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION	TRUST FUND .		1,000	campaign for the purpose of informing and educating the public: (1) that public accounting is a regulated profession with requirements of licensure pursuant to chapter 473, Florida Statutes; (2) that some
2396	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION	TRUST FUND .		7,655	services provided by unlicensed individuals, although legal, are regulated when provided by a licensed Florida Certified Public Accountant; and (3) that certain services may only be performed by a licensed Florida Certified Public Accountant. The department shall
2397	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANY SERVICES - HUMAN RESOURCES SI	ERVICES			develop the campaign in consultation with a corporation that is registered under chapter 617, Florida Statutes, as a not-for-profit corporation and qualified under the Internal Revenue Service Code as a $501$ (c)(6) corporation, and that represents the largest number of
	PURCHASED PER STATEWIDE CONTE FROM PROFESSIONAL REGULATION			19,382	licensed Florida Certified Public Accountants. Any advertising, media, or materials produced as a result of contributions shall carry acknowledgements of joint production and sponsorship. The department
TOTAL:	TESTING AND CONTINUING EDUCATE FROM TRUST FUNDS			4,077,657	may not allocate overhead charges to these unlicensed activity campaign funds.
	TOTAL POSITIONS TOTAL ALL FUNDS		46.00	4,077,657	From the funds in Specific Appropriation 2402, the Department of Business and Professional Regulation shall submit a report to the chair

SECTION SPECIF APPROF		SECTION SPECTION SPEC			
Hou Gov Ent	the Senate Fiscal Policy and Calendar Committee, the chair of the se Policy and Budget Council, the chair of the Senate General ernment Appropriations Committee, and the chair of the House Jobs and repreneurship Council by December 15, 2007, detailing the unlicensed	2417			1,500
200 rev suf	ivity functions performed by the department during Fiscal Year 6-2007. The report shall contain a detailed breakout of activities, enues, and expenditures by board and/or profession and include ficient information to indicate the department's compliance with tion 455.2281, Florida Statutes.	2418	CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND .		6,000
2403	SPECIAL CATEGORIES CLAIMS PAYMENTS FROM CONSTRUCTION RECOVERY	2419	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND .		10,560
	FUND FROM PROFESSIONAL REGULATION TRUST FUND . 3,250,00	00 2420	SPECIAL CATEGORIES MINORITY SCHOLARSHIPS - CERTIFIED PUBLIC		
2404	SPECIAL CATEGORIES CLAIMS PAYMENT/AUCTIONEER RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST FUND . 100,00	00	ACCOUNTING FROM PROFESSIONAL REGULATION TRUST FUND .		100,000
2405	SPECIAL CATEGORIES TRANSFER ARCHITECT & INTERIOR DESIGN ACTIVITIES CH. 2002-274	2421	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		
2406	FROM PROFESSIONAL REGULATION TRUST FUND . 525,23  SPECIAL CATEGORIES		FROM PROFESSIONAL REGULATION TRUST FUND .		26,663
-100	CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND . 79,59	2422	GRANTS AND AIDS - FLORIDA ENGINEERING MANAGEMENT CORPORATION (FEMC) CONTRACTED		
2407	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PROFESSIONAL REGULATION TRUST FUND . 203,1;	36 TOTAL	SERVICES FROM PROFESSIONAL REGULATION TRUST FUND .		2,170,000
2408	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE EDAM PRODESCIONAL PECHLATION TRUST FUND. 141 OF		STANDARDS AND LICENSURE FROM TRUST FUNDS	40.00	8,440,830
2409	FROM PROFESSIONAL REGULATION TRUST FUND . 141,90 SPECIAL CATEGORIES	9	TOTAL POSITIONS	49.00	8,440,830
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		DA BOXING COMMISSION		
	FROM PROFESSIONAL REGULATION TRUST FUND . 80,99	99 2423	APPROVED SALARY RATE 177,184  SALARIES AND BENEFITS POSITIONS	3.00	
2410	FINANCIAL ASSISTANCE PAYMENTS SCHOLARSHIPS AND REAL ESTATE RECOVERY FUND FROM PROFESSIONAL REGULATION TRUST FUND . 450,00		FROM PROFESSIONAL REGULATION TRUST FUND .	3.00	232,251
TOTAL:	COMPLIANCE AND ENFORCEMENT	2424	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND .		60,081
	FROM TRUST FUNDS	2425	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND .		108,928
	TOTAL ALL FUNDS	38 2426	SPECIAL CATEGORIES		100,920
	RDS AND LICENSURE	2120	CONTRACTED SERVICES FROM PROFESSIONAL REGULATION TRUST FUND .		2,000
	PPROVED SALARY RATE 2,224,561  SALARIES AND BENEFITS POSITIONS 49.00	2427	SPECIAL CATEGORIES		
2412	FROM PROFESSIONAL REGULATION TRUST FUND . 2,943,15	7	RISK MANAGEMENT INSURANCE FROM PROFESSIONAL REGULATION TRUST FUND .		21,523
2413	OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND . 561,59	2428	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
2414	EXPENSES FROM PROFESSIONAL REGULATION TRUST FUND . 1,867,6	.0	PURCHASED PER STATEWIDE CONTRACT FROM PROFESSIONAL REGULATION TRUST FUND .		3,949
2415	OPERATING CAPITAL OUTLAY FROM PROFESSIONAL REGULATION TRUST FUND . 15,90	io TOTAL	: FLORIDA BOXING COMMISSION FROM TRUST FUNDS		428,732
2416	SPECIAL CATEGORIES LEGAL SERVICES CONTRACT FROM PROFESSIONAL REGULATION TRUST FUND . 737,78	38	TOTAL POSITIONS	3.00	428,732

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				SECTION 6 SPECIFIC APPROPRIATION TOTAL: PARI-MUTUEL WAGERING FROM TRUST FUNDS		0 607 222
PARI-M	UTUEL WAGERING					9,687,233
A	PPROVED SALARY RATE	2,668,548		TOTAL POSITIONS TOTAL ALL FUNDS		9,687,233
2452A	SALARIES AND BENEFITS FROM PARI-MUTUEL WAGERING TRUST	POSITIONS FUND	63.00	SLOT MACHINE REGULATION	1 707 000	
2452B	OTHER PERSONAL SERVICES FROM PARI-MUTUEL WAGERING TRUST	FUND	1,735,666	APPROVED SALARY RATE  2453 SALARIES AND BENEFITS FROM PARI-MUTUEL WAGERI	POSITIONS 42.0	00 2,363,159
2452C	EXPENSES FROM PARI-MUTUEL WAGERING TRUST	FUND	668,878	2454 OTHER PERSONAL SERVICES FROM PARI-MUTUEL WAGERI		10,000
2452D	OPERATING CAPITAL OUTLAY FROM PARI-MUTUEL WAGERING TRUST	FUND	19,332	2455 EXPENSES FROM PARI-MUTUEL WAGERI		307,815
2452E	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST	FUND	24,80	2456 OPERATING CAPITAL OUTLAY FROM PARI-MUTUEL WAGERI	•	21,300
2452F	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PARI-MUTUEL WAGERING TRUST	FUND	307,31	2456A SPECIAL CATEGORIES ACQUISITION OF MOTOR VEF FROM PARI-MUTUEL WAGERI	IICLES	15,000
Par pro	m the funds in Specific Appro i-Mutuel Wagering Trust Fund i vide specific recommendations formance altering drugs in pari-mu	is provided for regarding th	research that will be elimination of	2457 SPECIAL CATEGORIES TRANSFER TO THE FLORIDA ENFORCEMENT - SLOT INVE FROM PARI-MUTUEL WAGERI	DEPARTMENT OF LAW STIGATIONS	3,351,660
2452G	SPECIAL CATEGORIES GRANTS AND AIDS - STATE UNIVERSITY (INDUSTRY RESEARCH) FROM PARI-MUTUEL WAGERING TRUST		300,000	2458 SPECIAL CATEGORIES CONTRACTED SERVICES FROM PARI-MUTUEL WAGERI	NG TRUST FUND	1,340,000
wag Flo joi	ds in Specific Appropriation 245 ering funded research and deverida and the Department of Busines ntly prioritize the programs tribution of funds.	elopment program ss and Profession	n. The University of al Regulation shall	Business and Professional \$1,000,000 for the purpos	ic Appropriation 2458, the Regulation is authorized to e of contracting with an appro compulsive or addictive gambl 551.118, Florida Statutes.	o utilize up to opriate Florida
2452Н	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM PARI-MUTUEL WAGERING TRUST	FUND	16,000	2459 SPECIAL CATEGORIES OPERATION OF MOTOR VEHIC FROM PARI-MUTUEL WAGERI		13,000
2452I	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PARI-MUTUEL WAGERING TRUST	FUND	135,139	2460 SPECIAL CATEGORIES RISK MANAGEMENT INSURANC FROM PARI-MUTUEL WAGERI		25,717
2452J	SPECIAL CATEGORIES REGULATION OF PARI-MUTUEL INDUSTF (EQUALIZATION) FROM PARI-MUTUEL WAGERING TRUST	RIES	167,95	2461 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT C SERVICES - HUMAN RESOUR PURCHASED PER STATEWIDE FROM PARI-MUTUEL WAGERI	CES SERVICES CONTRACT	16,563
2452K	SPECIAL CATEGORIES TAX COLLECTION (EQUALIZATION) FROM PARI-MUTUEL WAGERING TRUST	FUND	60,72	TOTAL: SLOT MACHINE REGULATION FROM TRUST FUNDS		7,464,214
2452L	SPECIAL CATEGORIES PARI-MUTUEL LABORATORY CONTRACTEI FROM PARI-MUTUEL WAGERING TRUST		2,360,000	TOTAL POSITIONS TOTAL ALL FUNDS		7,464,214
			_,,	PROGRAM: HOTELS AND RESTAURANTS	ı	

APPROVED SALARY RATE PURCHASED PER STATEWIDE CONTRACT FROM PARI-MUTUEL WAGERING TRUST FUND . . . 42,089 2462 SALARIES AND BENEFITS 2452N SPECIAL CATEGORIES

2452M SPECIAL CATEGORIES

TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES

> POSITIONS 297.00 FROM HOTEL AND RESTAURANT TRUST FUND . . .

11,198,719

15,033,231

COMPLIANCE AND ENFORCEMENT

CONTRACT FOR PARI-MUTUEL WAGERING From the funds in Specific Appropriations 2462 through 2471, the Department of Business and Professional Regulation shall submit reports  ${\tt COMPLIANCE\ AND\ AUDIT\ SYSTEM}$ FROM PARI-MUTUEL WAGERING TRUST FUND . . . 296,476

13,772,988

639,245

235,176

140,000

SECTION 6 SPECIFIC APPROPRIATION

on a quarterly basis to the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council, the chair of the House Jobs and Entrepreneurship Council, the chair of the Senate Regulated Industries Committee, the chair of the House Business Regulation Committee, and the Office of Program Policy Analysis and Government Accountability related to its responsibilities defined in chapter 509, Florida Statutes. The quarterly report shall include, at a minimum, the following data for public food and public lodging establishments and apartments: number of active food and lodging establishments and apartment licenses; number and percentage of food and lodging establishments and apartments not inspected since the beginning of the fiscal year; number and percentage of food and lodging establishments and apartments inspected once since the beginning of the fiscal year; and the number and percentage of food and lodging establishments inspected twice since the beginning of the fiscal year. The report is due on or before the 15th day following the end of the quarter.

In addition, the department shall continue to monitor and evaluate all technical enhancements made to the personal digital assistants (PDAs) used by Division of Hotels and Restaurants' inspection staff and must provide, on an annual basis, a progress report to the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council, the chair of the House Jobs and Entrepreneurship Council, the chair of the Senate Regulated Industries Committee, the chair of the House Business Regulation Committee, and the Office of Program Policy Analysis and Government Accountability. The report must, at a minimum, describe: specific technical enhancements that have been made or are planned to be made during the 2007-2008 fiscal year; implementation schedule for such enhancements, including planned field tests; training provided to division staff on the use of the enhanced PDAs; and productivity improvements experienced because of the enhanced PDAs. The annual report shall be submitted by January 15, 2008.

2463	OTHER PERSONAL SERVICES FROM HOTEL AND RESTAURANT TRUST FUND	9,500
2464	EXPENSES FROM HOTEL AND RESTAURANT TRUST FUND 2	2,098,676
2465	OPERATING CAPITAL OUTLAY FROM HOTEL AND RESTAURANT TRUST FUND	42,300
2465A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST FUND	300,000
2466	SPECIAL CATEGORIES TRANSFERS TO DEPARTMENT OF HEALTH FOR EPIDEMIOLOGICAL SERVICES FROM HOTEL AND RESTAURANT TRUST FUND	418,416
2467	SPECIAL CATEGORIES GRANTS AND AIDS - SCHOOL-TO-CAREER FROM HOTEL AND RESTAURANT TRUST FUND	250,000
Fun	ds in Specific Appropriation 2467 are provided to the Hospit	ality

Funds in Specific Appropriation 2467 are provided to the Hospitality Education Program for the purposes of providing student scholarships, compensating program instructors, funding special or competitive events, and providing reasonable travel and lodging stipends. The funds may also be used for expenses and costs related to staff support.

2468	SPECIAL CATEGORIES CONTRACTED SERVICES FROM HOTEL AND RESTAURANT TRUST FUND	93,000
2469	SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM HOTEL AND RESTAURANT TRUST FUND	326,000
2470	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HOTEL AND RESTAURANT TRUST FUND	323,754

SECTION 6 SPECIFIC APPROPRIATION 2471 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM HOTEL AND RESTAURANT TRUST FUND . . . 119,752 TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 19,014,629 TOTAL POSITIONS . . . . . . . . . . . . . . . . 297.00 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . . 19,014,629 PROGRAM: ALCOHOLIC BEVERAGES AND TOBACCO COMPLIANCE AND ENFORCEMENT APPROVED SALARY RATE 9.844.195 SALARIES AND BENEFITS POSITIONS 211.75

From positions and funds in specific Appropriations 2472 through 2481, 425,319 in salary rate, six positions and \$648,525 are provided and shall be placed in reserve for the Identifying Contributors to Alcoholic Related Events (ICARE) program. Upon receipt of federal funds, the Department of Business and Professional Regulation is authorized to submit a budget amendment for the release of positions and funds pursuant to chapter 216, Florida Statutes.

FROM ALCOHOLIC BEVERAGE AND TOBACCO

2473	OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	7,075
2474	EXPENSES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	1,739,746
2474A	OPERATING CAPITAL OUTLAY FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	13,800
2475	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	423,644
2476	SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	30,231
2477	OPERATION AND MAINTENANCE OF PATROL VEHICLES FROM ALCOHOLIC BEVERAGE AND TOBACCO	(00 <b>-</b> 00
	TRUST FUND	432,523

SPECIAL CATEGORIES

SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS

SPECIAL CATEGORIES

RISK MANAGEMENT INSURANCE

TRANSFER FOR CONTRACTED DISPATCH SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO

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SECTION 6 SPECIFIC APPROPRIATION 2481 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	85,	SECTION 6 SPECIFIC APPROPRIATION 2492 SPECIAL CATEGORIES CIGARETTE TAX STAMPS FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
TOTAL: COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS	17,519,	RISK MANAGEMENT INSURANCE FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND
TOTAL POSITIONS		2494 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
STANDARDS AND LICENSURE		PURCHASED PER STATEWIDE CONTRACT FROM ALCOHOLIC BEVERAGE AND TOBACCO
APPROVED SALARY RATE 2,393,402		TRUST FUND
2482 SALARIES AND BENEFITS POSITIONS FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	61.00 3,339,	
2483 OTHER PERSONAL SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND		TOTAL POSITIONS
		PROGRAM: FLORIDA LAND SALES, CONDOMINIUMS AND MOBILE HOMES
2484 EXPENSES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	542,	
2485 OPERATING CAPITAL OUTLAY FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	5,	APPROVED SALARY RATE 3,532,537  2495 SALARIES AND BENEFITS POSITIONS 89.00 FROM DIVISION OF FLORIDA LAND SALES,
2486 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO	00	CONDOMINIUMS, AND MOBILE HOMES TRUST FUND
TRUST FUND		for the Office of the Condominium Ombudsman, the Ombudsman shall provide to the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council, and the chair of the House Jobs and Entrepreneurship Council a detailed quarterly report of financial activities for the office. The report is due on or before the 15th day following the end of the quarter.
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	24,	From the funds in Specific Appropriations 2495 through 2508, the Department of Business and Professional Regulation shall submit reports on a quarterly basis to the Executive Office of the Governor, the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council, the chair of the House Jobs and Entrepreneurship Council, the chair of the Senate Regulated Industries
TOTAL: STANDARDS AND LICENSURE FROM TRUST FUNDS	4,013,	Committee, the chair of the House Rusiness Regulation Committee, and the
TOTAL POSITIONS	61.00 4,013,	The quarterly report shall include, but not be limited to the following data: the number of training programs provided for condominium
TAX COLLECTION		association board members and unit owners; the number of complaints received by type; the number and percent of complaints acknowledged in
APPROVED SALARY RATE 3,885,927		writing within 30 days as required by section 718.501(1)(m), Florida Statutes; the number and percent of investigations acted upon within 90
2489 SALARIES AND BENEFITS POSITIONS FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	106.00 5,291,	days as required by section 718.501(1)(m), Florida Statutes; and the number of investigations that are continuing in excess of the 90-day requirement, with the reasons that the cases required more than 90 days to close.
2490 EXPENSES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	759,	Mobile Homes to maintain compliance with the requirements of section
2491 SPECIAL CATEGORIES CONTRACTED SERVICES FROM ALCOHOLIC BEVERAGE AND TOBACCO TRUST FUND	81,	718.501, Florida Statutes. In addition, the department shall evaluate core business processes associated with the complaint handling, in order to determine improvements in response time and efficiencies in the complaint review process.

SECTION 6 SPECIFIC APPROPRIATION  The department shall also evaluate non-jurisdictional complaints to determine if any categories of complaints warrant statutory changes providing additional authority for resolution. The department shall include any recommendations for making such statutory changes in its quarterly reports.			SECTION 6 SPECIFIC APPROPRIATION 2505 OPERATING CAPITAL OUTLAY FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND				
2496	OTHER PERSONAL SERVICES FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	50,099	2506 SPECIAL CATEGORIES CONTRACTED SERVICES FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND				
2497	EXPENSES FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	883,502	2507 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND				
2497A	OPERATING CAPITAL OUTLAY FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	3,900	2508 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT				
2498	SPECIAL CATEGORIES CONTRACTED SERVICES FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	32,000	FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND				
2499	SPECIAL CATEGORIES	32,000	FROM TRUST FUNDS				
2100	FISH MANAGEMENT INSURANCE FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	20,625	TOTAL POSITIONS				
2500	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	35,187	Funds in Specific Appropriations 2510 through 2531 shall not be expended in support of Florida Department of Citrus contract 03-23, as amended, or any other professional sports team contracts.  CITRUS RESEARCH  APPROVED SALARY RATE 1,596,074				
2501	SPECIAL CATEGORIES GRANTS AND AIDS - CONDOMINIUM/COOPERATIVE ASSOCIATION MANAGEMENT EDUCATION	,	2510 SALARIES AND BENEFITS POSITIONS 25.00 FROM CITRUS ADVERTISING TRUST FUND 2,009,101				
	FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	250,000	2511 OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST FUND				
TOTAL	COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS	5,943,080	2512 EXPENSES FROM CITRUS ADVERTISING TRUST FUND				
	TOTAL POSITIONS	89.00 5,943,080	2513 OPERATING CAPITAL OUTLAY FROM CITRUS ADVERTISING TRUST FUND				
STANDARDS AND LICENSURE			2514 SPECIAL CATEGORIES CONTRACTED SERVICES FROM CITRUS ADVERTISING TRUST FUND 5,420,494				
A	PPROVED SALARY RATE 1,140,833		2515 SPECIAL CATEGORIES				
2502	SALARIES AND BENEFITS POSITIONS FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST	31.00	PAID ADVERTISING AND PROMOTION FROM CITRUS ADVERTISING TRUST FUND				
2503	FUND	1,582,137	2516 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				
	FROM DIVISION OF FLORIDA LAND SALES, CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	15,131	PURCHASED PER STATEWIDE CONTRACT FROM CITRUS ADVERTISING TRUST FUND				
2504	EXPENSES FROM DIVISION OF FLORIDA LAND SALES,	10,101	TOTAL: CITRUS RESEARCH FROM TRUST FUNDS				
	CONDOMINIUMS, AND MOBILE HOMES TRUST FUND	311,159	TOTAL POSITIONS				

2529 SPECIAL CATEGORIES CONTRACTED SERVICES

FROM CITRUS ADVERTISING TRUST FUND . . . .

	_								., 0, =00.
SECTION 6 SPECIFIC APPROPRIATION EXECUTIVE DIRECTION AND SUPPORT SERVICES			SECTION 6 SPECIFIC APPROPRIATION 2530 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION						
1	APPROVED SALARY RATE	1,738,648				FROM CITRUS ADVERTISING TRU	ST FUND		49,395,526
2517	SALARIES AND BENEFITS FROM CITRUS ADVERTISING TRUST F		32.00	2,434,842	2531	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MAI SERVICES - HUMAN RESOURCES			
2518	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST F	FUND		78,000		PURCHASED PER STATEWIDE CON FROM CITRUS ADVERTISING TRU	TRACT ST FUND		9,777
2519	EXPENSES FROM CITRUS ADVERTISING TRUST F	FUND		1,221,931	TOTAL	: AGRICULTURAL PRODUCTS MARKET FROM TRUST FUNDS	ING		52,990,153
2520	OPERATING CAPITAL OUTLAY FROM CITRUS ADVERTISING TRUST F	FUND		145,000		TOTAL POSITIONS TOTAL ALL FUNDS		19.00	52,990,153
2521	2521 SPECIAL CATEGORIES			FINANCIAL SERVICES, DEPARTMENT OF					
	CONTRACTED SERVICES FROM CITRUS ADVERTISING TRUST F	FUND		810,000		AM: OFFICE OF CHIEF FINANCIAL (ISTRATION	OFFICER AND		
2522	SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION				EXECUTIVE DIRECTION AND SUPPORT SERVICES				
	FROM CITRUS ADVERTISING TRUST F	UND		75,000	A	APPROVED SALARY RATE	7,410,597		
2523	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM CITRUS ADVERTISING TRUST F	FUND		86,820	2532	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F	POSITIONS	162.50 149,796	1,238,599
2524	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGE SERVICES - HUMAN RESOURCES SERV PURCHASED PER STATEWIDE CONTRAC	/ICES				FROM INSURANCE REGULATORY T. FROM REGULATORY TRUST FUND FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND			8,900,502 322,648 195,267
2525	FROM CITRUS ADVERTISING TRUST F DATA PROCESSING SERVICES			16,697	2533	OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST F FROM INSURANCE REGULATORY T			9,980 399,580
	REGIONAL DATA CENTERS - STATE UN SYSTEM FROM CITRUS ADVERTISING TRUST F			8,000	2534			262 907	000,000
TOTAL	EXECUTIVE DIRECTION AND SUPPORT FROM TRUST FUNDS			4,876,290		FROM ADMINISTRATIVE TRUST F FROM INSURANCE REGULATORY T FROM REGULATORY TRUST FUND	UND RUST FUND		260,787 1,205,151 35,100
	TOTAL POSITIONS TOTAL ALL FUNDS		32.00	4,876,290		FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND			26,772
AGRIC	ULTURAL PRODUCTS MARKETING				2535	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND		7,500	
1	APPROVED SALARY RATE	1,448,289				FROM ADMINISTRATIVE TRUST F FROM INSURANCE REGULATORY T	UND	7,000	3,319 21,847
2526	SALARIES AND BENEFITS FROM CITRUS ADVERTISING TRUST F	POSITIONS FUND	19.00	2,006,519	2536	SPECIAL CATEGORIES CONTRACTED SERVICES		0.440	
2527	OTHER PERSONAL SERVICES FROM CITRUS ADVERTISING TRUST F	FUND		17,000		FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F FROM ANTI-FRAUD TRUST FUND FROM INSURANCE REGULATORY T	UND	6,443	38,895 59,100 484,024
2528	EXPENSES FROM CITRUS ADVERTISING TRUST F	UND		1,461,331	2537	SPECIAL CATEGORIES	RUSI FUND		101,021
From the funds provided in Specific Appropriation 2528, the Department of Citrus may contract to reimburse the Florida Commission on Tourism/Florida Tourism Industry Marketing Corporation for an amount not to exceed \$240,000 for the cost of citrus juice dispensed at the Florida				RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F FROM INSURANCE REGULATORY T	UND	4,281	6,838 169,255		
We: Fr	lcome Stations. om the funds in Specific Appropr	iation 2528, \$50	0,000 is pr	ovided as	2537A	SPECIAL CATEGORIES TRANSFER TO THE STATE BOARD ADMINISTRATION			
to	e final payment for the equalizati Consolidated Case No. 2002–CA-46 dicial Circuit in Polk County.				Fro	FROM INSURANCE REGULATORY To om the funds in Specific Appr		p to \$350,000	350,000 shall be

100,000

From the funds in Specific Appropriation 2537A, up to \$350,000 shall be expended by the State Board of Administration to conduct a feasibility study of capital market risk transfer vehicles, including but not limited to exchange-traded futures and options and other financial products, as a means of transferring the risk of hurricane losses in

F10 mai		resident of t	the Senate	SECTION 6 SPECIFIC APPROPRIATION 2547 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
2538	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	944	8,255 55,570 2,036 1,232	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
TOTAL	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	431,871	13,794,757	TOTAL: LEGAL SERVICES FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	162.50	14,226,628	TOTAL ALL FUNDS
LEGAL	SERVICES			ADDROUGH CALARY DATE 19 994 CEC
1	APPROVED SALARY RATE 4,386,360			APPROVED SALARY RATE 12,334,656
2539	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	86.50 360,085	588,799 3,613,383 77,357	2548 SALARIES AND BENEFITS POSITIONS 265.00 FROM GENERAL REVENUE FUND
	ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL		722,664	FROM INSURANCE REGULATORY TRUST FUND
2540	DISABILITY TRUST FUND		319,329	INVESTMENT TRUST FUND
	FROM INSURANCE REGULATORY TRUST FUND		269,068	
2541	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM INSURANCE REGULATORY TRUST FUND FROM REGULATORY TRUST FUND FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND	29,678	35,662 766,170 6,513 40,421	2549 OTHER PERSONAL SERVICES   FROM GENERAL REVENUE FUND
	FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND		39,577	TROM REGULATORI TRUST PURD
2542 2543	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND SPECIAL CATEGORIES		3,639	2550 EXPENSES FROM GENERAL REVENUE FUND
2010	TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND FROM INSURANCE REGULATORY TRUST FUND		79,888 239,664	TRUST FUND
2544	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,937	800	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND
	FROM INSURANCE REGULATORY TRUST FUND FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND		41,914 18,975	FROM GENERAL REVENUE FUND
2545	SPECIAL CATEGORIES HOLOCAUST VICTIMS ASSISTANCE ADMINISTRATION FROM INSURANCE DECLIFATORY TRUST FUND		200 007	TRUST FUND
2546	FROM INSURANCE REGULATORY TRUST FUND SPECIAL CATEGORIES		308,007	2551A SPECIAL CATEGORIES ASPIRE PROJECT - HARDWARE/SOFTWARE
	RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND		19,693	MAINTENANCE FROM INSURANCE REGULATORY TRUST FUND 2,397,323

SECTION SPECIAL APPROID 2552			149,251 184,442 32,524 2,885,430 225,087 12,322 575,246	SECTION 6 SPECIFIC APPROPRIATION 2560 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	12,003
2553	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM UNCLAIMED PROPERTY TRUST FUND FROM ADMINISTRATIVE TRUST FUND FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND FROM INSURANCE REGULATORY TRUST FUND	19,944	1,418 2,341 297 27,793	FROM TRUST FUNDS	1,975,019
2554	FROM REGULATORY TRUST FUND		1,982	2562 SALARIES AND BENEFITS POSITIONS 26.50 FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	1,453,237
	FROM GENERAL REVENUE FUND	55,874	1,922 2,582 327 30,992	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	120,000 433,619
	FROM REGULATORY TRUST FUND		5,013 2,394 7,132	2565 SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	811,285
TOTAL	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	15,487,663	19,430,808	2566 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	TOTAL POSITIONS	265.00	34,918,471	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	10,813
PROGRA	M: TREASURY			TOTAL: STATE FUNDS MANAGEMENT AND INVESTMENT FROM TRUST FUNDS	2,828,954
	T SECURITY			TOTAL POSITIONS	0 000 054
2555	PPROVED SALARY RATE 1,208,194  SALARIES AND BENEFITS POSITIONS	29.50		TOTAL ALL FUNDS	2,828,954
2000	FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	20.00	1,526,609	APPROVED SALARY RATE 440,079	
2556	OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		11,129	2567 SALARIES AND BENEFITS POSITIONS 12.50 FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	620,651
2557	EXPENSES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		292,307	2568 OTHER PERSONAL SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	100
2558	OPERATING CAPITAL OUTLAY FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		1,783	2569 EXPENSES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	120,786
2559	SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND		70,576	2570 SPECIAL CATEGORIES CONTRACTED SERVICES FROM TREASURY ADMINISTRATIVE AND INVESTMENT TRUST FUND	252

SECTIC SPECIH APPROF 2571			4,734	Fur Pri Tru und pai cor	
TOTAL:	SUPPLEMENTAL RETIREMENT PLAN FROM TRUST FUNDS		746,523		orida Statutes.  SPECIAL CATEGORIES
	TOTAL POSITIONS TOTAL ALL FUNDS	12.50	746,523	2000	FLORIDA CLERKS OF COURT OPERATIONS CORPORATION FROM ADMINISTRATIVE TRUST FUND 2,000,000
PROGRA	M: FINANCIAL ACCOUNTABILITY FOR PUBLIC FUNDS			2584	, ,
STATE ACCOUN	FINANCIAL INFORMATION AND STATE AGENCY ITING			2304	ASPIRE PROJECT FROM INSURANCE REGULATORY TRUST FUND 6,236,720
A	APPROVED SALARY RATE 7,774,077			TOTAL:	: STATE FINANCIAL INFORMATION AND STATE AGENCY ACCOUNTING
2572	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	167.00 9,358,963	479,082		FROM TRUST FUNDS
0570	FROM INSURANCE REGULATORY TRUST FUND		341,461		TOTAL POSITIONS
2573	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	233,867		RECOVE	ERY AND RETURN OF UNCLAIMED PROPERTY
Fro	om the funds in Specific Appropriation 2573,	up to \$50,000	shall be	A	APPROVED SALARY RATE 2,343,631
rec	ed to contract for the independent verification seipts received by the state.	or topacco s	ettlement	2585	SALARIES AND BENEFITS POSITIONS 60.00 FROM UNCLAIMED PROPERTY TRUST FUND 2,833,782
2574	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	1,174,195	170,248	2586	OTHER PERSONAL SERVICES FROM UNCLAIMED PROPERTY TRUST FUND
2575	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	12,600		2587	EXPENSES FROM UNCLAIMED PROPERTY TRUST FUND
2576	SPECIAL CATEGORIES POSTCONVICTION CAPITAL COLLATERAL CASES - REGISTRY ATTORNEYS		0.055.000	2588	OPERATING CAPITAL OUTLAY FROM UNCLAIMED PROPERTY TRUST FUND
	FROM ADMINISTRATIVE TRUST FUND		2,075,388	2589	SPECIAL CATEGORIES CONTRACTED SERVICES
2577	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	195,076			FROM UNCLAIMED PROPERTY TRUST FUND 101,575
0570	FROM INSURANCE REGULATORY TRUST FUND	100,070	3,000,000	2590	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM UNCLAIMED PROPERTY TRUST FUND
2578	SPECIAL CATEGORIES DEBT SERVICE - FLAIR ACCOUNTING AND CASH MANAGEMENT SYSTEM REPLACEMENT FROM INSURANCE REGULATORY TRUST FUND		14,879,428	2591	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
2579	SPECIAL CATEGORIES		, , , , ,		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM UNCLAIMED PROPERTY TRUST FUND
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	35,633		TOTAL:	RECOVERY AND RETURN OF UNCLAIMED PROPERTY
2580	SPECIAL CATEGORIES			1011121	FROM TRUST FUNDS
	SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	700			TOTAL POSITIONS
2581	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			PROGRA	AM: FIRE MARSHAL
	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	00.100		COMPL1	IANCE AND ENFORCEMENT
	FROM GENERAL REVENUE FUND	62,168	3,260	A	APPROVED SALARY RATE 2,760,845
2582	FROM INSURANCE REGULATORY TRUST FUND SPECIAL CATEGORIES		2,356	2592	SALARIES AND BENEFITS POSITIONS 71.50 FROM INSURANCE REGULATORY TRUST FUND 3,606,414
	TRANSFER TO THE PRISON INDUSTRY ENHANCEMENT (PIE) PROGRAM			2593	OTHER PERSONAL SERVICES
	FROM PRISON INDUSTRIES TRUST FUND		750,000		FROM INSURANCE REGULATORY TRUST FUND 25,688

SECTION SPECIFIED APPROFES 2594							
2004	FROM INSURANCE REGULATORY TRUST FUND		621,888	TOTAL	FROM TRUST FUNDS		11,449,835
2595	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		10,444		TOTAL POSITIONS	131.00	11,449,835
2596	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES				SSIONAL TRAINING AND STANDARDS		
	FROM INSURANCE REGULATORY TRUST FUND		68,000		APPROVED SALARY RATE 1,191,096	01.00	
2597	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		8,056	2610	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	31.00	1,664,197
2598	SPECIAL CATEGORIES		.,	2611	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		261,367
	SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND		8,000	2612	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		655,487
2599	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2613	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		23,294
	PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND		28,643	2614	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		128,734
TOTAL:	COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS		4,377,133	2615	SPECIAL CATEGORIES DOMESTIC SECURITY		
	TOTAL POSITIONS	71.50	4,377,133	2010	FROM INSURANCE REGULATORY TRUST FUND		400,000
FIRE A	ND ARSON INVESTIGATIONS			2616	SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND		17,500
A	PPROVED SALARY RATE 6,170,031			2617	SPECIAL CATEGORIES		,
2600	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	131.00	8,558,424		TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND		15,895
2601	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		33,391	TOTAL	: PROFESSIONAL TRAINING AND STANDARDS		,
2602	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		1,730,385		FROM TRUST FUNDS	31.00	3,166,474
2603	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		91,565	ו מסדמ	TOTAL ALL FUNDS		3,166,474
2604	SPECIAL CATEGORIES				APPROVED SALARY RATE 908,852		
	ACQUISITION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST FUND		459,000	2618	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	21.00	1.264.328
2605	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		125,282	2619	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		9,102
2606	SPECIAL CATEGORIES ON-CALL FEES			2620	EXPENSES		
	FROM INSURANCE REGULATORY TRUST FUND		250,000	2621	FROM INSURANCE REGULATORY TRUST FUND  OPERATING CAPITAL OUTLAY		419,860
2607	SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST FUND		144,174	2622	FROM INSURANCE REGULATORY TRUST FUND SPECIAL CATEGORIES		12,000
2608	SPECIAL CATEGORIES		111,171	2022	CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		206,219
	SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND		5,000	2623	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		
2609	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND		52,614	2624	FROM INSURANCE REGULATORY TRUST FUND  SPECIAL CATEGORIES SUPPLEMENTAL FIREFIGHTERS COMPENSATION FROM INSURANCE REGULATORY TRUST FUND		321,631 7,500

SECTIO SPECIF APPROP 2625	IC RIATION SPECIAL CATEGORIES			SECTION 6 SPECIFIC APPROPRIATION 2638 SPECIAL CATEGORIES CONTRACTED SERVICES
	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND		9,057	FROM INSURANCE REGULATORY TRUST FUND 62,377  2639 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL:	FIRE MARSHAL ADMINISTRATIVE AND SUPPORT SERVICES FROM TRUST FUNDS	S	2,249,697	FROM INSURANCE REGULATORY TRUST FUND 14,526  2640 SPECIAL CATEGORIES
DDACDA	TOTAL POSITIONS	21.00	2,249,697	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND
	SELF-INSURED CLAIMS ADJUSTMENT			TOTAL: INSURANCE COMPANY REHABILITATION AND LIQUIDATION FROM TRUST FUNDS
	PPROVED SALARY RATE 3,767,287			TOTAL POSITIONS 9.00
	SALARIES AND BENEFITS POSITIONS	102.00		TOTAL ALL FUNDS
2020	STATE RISK MANAGEMENT TRUST FUND	102.00	5,099,781	LICENSURE, SALES APPOINTMENT AND OVERSIGHT
2627	OTHER PERSONAL SERVICES STATE RISK MANAGEMENT TRUST FUND		273,640	APPROVED SALARY RATE 6,134,411
2628	EXPENSES		270,010	2641 SALARIES AND BENEFITS POSITIONS 166.00 FROM INSURANCE REGULATORY TRUST FUND
2629	STATE RISK MANAGEMENT TRUST FUND OPERATING CAPITAL OUTLAY		991,715	2642 OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND 3,530,312
2023	STATE RISK MANAGEMENT TRUST FUND		4,405	2643 EXPENSES
2630	SPECIAL CATEGORIES CONTRACTED SERVICES STATE RISK MANAGEMENT TRUST FUND		103,330	FROM INSURANCE REGULATORY TRUST FUND 1,385,574  2644 OPERATING CAPITAL OUTLAY
2631	SPECIAL CATEGORIES		100,000	FROM INSURANCE REGULATORY TRUST FUND 2,600
2031	EXCESS INSURANCE AND CLAIM SERVICE		10,871,000	2645 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST FUND
2632	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE STATE RISK MANAGEMENT TRUST FUND		86,630	2646 SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND
2633	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES			2647 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT STATE RISK MANAGEMENT TRUST FUND		41,112	2648 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT
TOTAL:	STATE SELF-INSURED CLAIMS ADJUSTMENT FROM TRUST FUNDS		17,471,613	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND
	TOTAL POSITIONS TOTAL ALL FUNDS	102.00	17,471,613	TOTAL: LICENSURE, SALES APPOINTMENT AND OVERSIGHT FROM TRUST FUNDS
PROGRA	M: LICENSING AND CONSUMER PROTECTION			TOTAL POSITIONS 166.00
INSURA	NCE COMPANY REHABILITATION AND LIQUIDATION			TOTAL ALL FUNDS
A	PPROVED SALARY RATE 512,685			INSURANCE FRAUD
2634	SALARIES AND BENEFITS POSITIONS FROM INSURANCE REGULATORY TRUST FUND	9.00	824,805	APPROVED SALARY RATE 8,635,754  2649 SALARIES AND BENEFITS POSITIONS 179.00
2635	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		241,666	FROM INSURANCE REGULATORY TRUST FUND
2636	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		112,031	2653, 2657, and 2658, thirty full-time equivalent positions with associated salary rate of 1,527,119 and \$2,398,278 from the Insurance Regulatory Trust Fund are provided for investigation of insurance fraud.
2637	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		1,120	Should Senate Bill 1880 or similar legislation pass during the 2007 legislative session which provides appropriations for senior insurance fraud investigators, then this appropriation shall not take effect.

	IC RIATION			SECTION 6 SPECIFIC APPROPRIATION	
2650	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		85,833	2662A SPECIAL CATEGORIES TRANSFER TO BOARD OF GOVERNORS FOR FLORIDA CATASTROPHIC STORM RISK MANAGEMENT	
2651	EXPENSES FROM INSURANCE REGULATORY TRUST FUND		1,994,762	RESEARCH CENTER AT FLORIDA STATE UNIVERSITY FROM INSURANCE REGULATORY TRUST FUND 1,000	.000
2652	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		85,460	Funds in Specific Appropriation 2662A are provided for transfer to the Board of Governors of the State University System to create the Florida	e
2653	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM INSURANCE REGULATORY TRUST FUND		455,400	Catastrophic Storm Risk Management and Research Center at the Florida State University to research and identify areas to include but not be limited to: issues related to hurricane catastrophe loss; identify and develop education and research grant funding opportunities among higher	a e d
2654	SPECIAL CATEGORIES TRANSFER TO JUSTICE ADMINISTRATION COMMISSION FOR PROSECUTION OF PIP FRAUD FROM INSURANCE REGULATORY TRUST FUND		530,405	education institutions in the state and the private sector; and address windstorm mitigation, catastrophic storm risk management, storm forecasting, loss modeling, and building construction and mitigation.	S
the Jus in	m the funds provided in Specific Appropriation Insurance Regulatory Trust Fund is provided tice Administration Commission for the prosecution Miami, Orlando, and Tampa. These funds are co 1 1880 or similar legislation becoming law.	l for transfe on of insurar	er to the nce fraud	2663 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	355 ,609
2655	SPECIAL CATEGORIES CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND		171,943		,766
2656	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE		171,010	RISK MANAGEMENT INSURANCE FROM INSURANCE REGULATORY TRUST FUND 45	,591
2657	FROM INSURANCE REGULATORY TRUST FUND SPECIAL CATEGORIES		244,085	2665 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES	
_00.	SALARY INCENTIVE PAYMENTS FROM INSURANCE REGULATORY TRUST FUND		221,140	PURCHASED PER STATEMIDE CONTRACT FROM GENERAL REVENUE FUND	162
2658	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM INSURANCE REGULATORY TRUST FUND		72 148	FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND	,960 ,452 ,155
TOTAL:	INSURANCE FRAUD FROM TRUST FUNDS			TOTAL: CONSUMER ASSISTANCE FROM GENERAL REVENUE FUND	,223
	TOTAL POSITIONS	179.00	15,280,924	TOTAL POSITIONS	,226
CONSUM	ER ASSISTANCE			FUNERAL AND CEMETERY SERVICES	
A	PPROVED SALARY RATE 7,306,149			APPROVED SALARY RATE 1,062,010	
2659	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM FINANCIAL INSTITUTIONS REGULATORY	197.50 92,639	19,485	2666 SALARIES AND BENEFITS POSITIONS 25.00 FROM REGULATORY TRUST FUND	,611
	TRUST FUND		235,543 8,603,058 619,747		,050
2660	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND		710,200	2668 EXPENSES FROM REGULATORY TRUST FUND	,114
2661	EXPENSES FROM GENERAL REVENUE FUND	11,473	710,200	2668A OPERATING CAPITAL OUTLAY FROM REGULATORY TRUST FUND	,500
	FROM ADMINISTRATIVE TRUST FUND FROM FINANCIAL INSTITUTIONS REGULATORY TRUST FUND	11,170	11,690 23,237	2669 LUMP SUM FUNERAL AND CEMETERIES REGULATION POSITIONS 10.00	
	FROM INSURANCE REGULATORY TRUST FUND FROM REGULATORY TRUST FUND		1,991,476 64,337		, 145
2662	OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND		19,400	CONTRACTED SERVICES	,375

SECTION SPECIF APPROF			3,263	SECTION 6 SPECIFIC APPROPRIATION PROGRAM: FINANCIAL SERVICES COMMISSION OFFICE OF INSURANCE REGULATION
2672	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			COMPLIANCE AND ENFORCEMENT - INSURANCE
	SERVICES - HUMAN RESOURCES SERVICES			APPROVED SALARY RATE 12,676,764
<b>ፐ</b> ለፒላ፤ •	PURCHASED PER STATEWIDE CONTRACT FROM REGULATORY TRUST FUND		12,721	2680 SALARIES AND BENEFITS POSITIONS 277.00 FROM INSURANCE REGULATORY TRUST FUND 16,634,805
IVIAL	FROM TRUST FUNDS	35.00	2,836,779	OTHER PERSONAL SERVICES FROM INSURANCE REGULATORY TRUST FUND
	TOTAL ALL FUNDS	99.00	2,836,779	2682 EXPENSES FROM INSURANCE REGULATORY TRUST FUND 3,391,597
PROGRA	AM: WORKERS' COMPENSATION			2683 OPERATING CAPITAL OUTLAY
WORKER	RS' COMPENSATION			FROM INSURANCE REGULATORY TRUST FUND
A	APPROVED SALARY RATE 13,390,023			2684 SPECIAL CATEGORIES
2673	SALARIES AND BENEFITS POSITIONS FROM WORKERS' COMPENSATION	361.00		CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND 2,223,138
	ADMINISTRATION TRUST FUND		16,701,248	2685 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
	FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND		1,015,621	FROM INSURANCE REGULATORY TRUST FUND 216,375
2674	OTHER PERSONAL SERVICES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND		2,660,039	2686 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
	FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND		243,597	FROM INSURANCE REGULATORY TRUST FUND
2675	EXPENSES FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND		3,925,369	2686A SPECIAL CATEGORIES WINDSTORM DAMAGE MITIGATION DEMONSTRATION AND TRAINING CENTER
	FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND		246,882	FROM INSURANCE REGULATORY TRUST FUND
2676	OPERATING CAPITAL OUTLAY FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL		365,021	Funds in Specific Appropriation 2686A, are provided to the Office of Insurance Regulation for the Windstorm Damage Mitigation Demonstration and Training Center in Manatee County located on University of Florida, Institute of Food and Agricultural Sciences Cooperative Extension Service property.
	DISABILITY TRUST FUND		36,851	TOTAL: COMPLIANCE AND ENFORCEMENT - INSURANCE
2677	SPECIAL CATEGORIES CONTRACTED SERVICES FROM WORKERS' COMPENSATION			FROM TRUST FUNDS
	ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL DISABILITY TRUST FUND		1,745,030	TOTAL POSITIONS
			313	EXECUTIVE DIRECTION AND SUPPORT SERVICES
2678	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			APPROVED SALARY RATE 2,205,977
0.050	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND		164,756	2687 SALARIES AND BENEFITS POSITIONS 38.00 FROM INSURANCE REGULATORY TRUST FUND 2,778,821
2679	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			2688 EXPENSES FROM INSURANCE REGULATORY TRUST FUND
	FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND FROM WORKERS' COMPENSATION SPECIAL		138,727	2688A OPERATING CAPITAL OUTLAY FROM INSURANCE REGULATORY TRUST FUND 1,300
	DISABILITY TRUST FUND		8,437	2689 SPECIAL CATEGORIES
TOTAL:	WORKERS' COMPENSATION FROM TRUST FUNDS		27,251,891	CONTRACTED SERVICES FROM INSURANCE REGULATORY TRUST FUND
	TOTAL POSITIONS	361.00	27,251,891	From the funds provided in Specific Appropriation 2689, \$1,500,000 from the Insurance Regulatory Trust Fund shall be used by the Office of Insurance Regulation, in consultation with the Department of Community

FROM GENERAL REVENUE FUND . . . . . . . .

FROM ADMINISTRATIVE TRUST FUND . . . . . .

FROM REGULATORY TRUST FUND . . . . . . . .

5.964

4.134

950

47,401

1099

PURCHASED PER STATEWIDE CONTRACT

FROM FINANCIAL INSTITUTIONS REGULATORY

SECTIO SPECIF APPROF		50,317	1,274	SECTION 6 SPECIFIC APPROPRIATION 2743 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
2732A	SPECIAL CATEGORIES SOFTWARE UPGRADE FROM GENERAL REVENUE FUND	100,113		FROM PLANNING AND BUDGETING SYSTEM TRUST FUND
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	13,498,711	703,684	TOTAL: LEGISLATIVE APPROPRIATIONS SYSTEM/PLANNING AND BUDGETING SUBSYSTEM FROM TRUST FUNDS
	TOTAL POSITIONS	119.00	14,202,395	TOTAL POSITIONS
DRUG C	ONTROL COORDINATION			EXECUTIVE PLANNING AND BUDGETING
2733	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	5.00 411,987		2744 SALARIES AND BENEFITS POSITIONS 105.00 FROM GENERAL REVENUE FUND 9,173,230
2734	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - EXECUTIVE/ADMINISTRATION FROM GENERAL REVENUE FUND	84,131		2745 LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - OFFICE OF PLANNING AND BUDGETING FROM GENERAL REVENUE FUND 1,486,370
2735	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	674		2747 SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND 18,904
2736	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF JUVENILE JUSTICE FROM GRANTS AND DONATIONS TRUST FUND	071	1,000,000	2748 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 1,000,000
2737 2738	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY TRIALS INITIATIVE GRANTS FROM GRANTS AND DONATIONS TRUST FUND  SPECIAL CATEGORIES ENFORCING UNDERAGE DRINKING LAWS - BLOCK GRANT		360,611	Funds in Specific Appropriation 2748 are provided for the entity responsible for information technology security governance to plan and contract for information security risk analyses for all state agencies. The contract or contracts shall require identification and assessment of security risk using a uniform criteria for agency information systems, networks and devices; identification of best practices and remediation strategies; prioritization of remediation activities and recommendations for a cost effective information security remediation plan for each
2739	FROM GRANTS AND DONATIONS TRUST FUND SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT		439,062	agency. Funds shall be contingent on the development of a uniform contract to accomplish these objectives.  2749 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 20,808
TOTAL:	FROM GENERAL REVENUE FUND	2,366 499,158		2750 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
	FROM TRUST FUNDS	E 00	1,799,673	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	5.00	2,298,831	TOTAL: EXECUTIVE PLANNING AND BUDGETING FROM GENERAL REVENUE FUND
	ATIVE APPROPRIATIONS SYSTEM/PLANNING AND ING SUBSYSTEM			TOTAL POSITIONS
2740	SALARIES AND BENEFITS POSITIONS FROM PLANNING AND BUDGETING SYSTEM TRUST FUND	48.00	4,407,640	PROGRAM: OFFICE OF TOURISM, TRADE AND ECONOMIC DEVELOPMENT
2741	LUMP SUM			EXECUTIVE DIRECTION AND SUPPORT SERVICES
	LEGISLATIVE APPROPRIATION SYSTEM/PLANNING AND BUDGETING SUBSYSTEM FROM PLANNING AND BUDGETING SYSTEM TRUST			APPROVED SALARY RATE 1,306,979
	FUND		1,285,003	2751 SALARIES AND BENEFITS POSITIONS 21.00 FROM GENERAL REVENUE FUND 709,609
2742	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM PLANNING AND BUDGETING SYSTEM TRUST FUND		10,495	FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND

SECTION 6 SPECIFIC APPROPRIATION 2752 LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - OFFICE		SECTION 6 SPECIFIC APPROPRIATION INVESTMENT BOARD FROM GENERAL REVENUE FUND 3,000,000
FROM ECONOMIC DEVELOPMENT TRANSPORTATION TRUST FUND	300,000 102,350 750 112,067	From the funds in Specific Appropriation 2757A, \$300,000 is provided to the Black Business Investment Board for operations and administration of the board, \$25,000 is provided to the Office of Tourism, Trade, and Economic Development for start-up costs associated with administering the Black Business Loan Program, and \$2,675,000 is provided for the Black Business Loan Program contingent on Committee Substitute for Committee Substitute for Committee Substitute for Senate Bill 2860 or similar legislation becoming law.
2753 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM FLORIDA INTERNATIONAL TRADE AND PROMOTION TRUST FUND FROM TOURISM PROMOTION TRUST FUND	4,597 2,567 6,121	2757B SPECIAL CATEGORIES HISPANIC BUSINESS INITIATIVE FUND OUTREACH PROGRAM FROM GENERAL REVENUE FUND 600,000
2754 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM FLORIDA INTERNATIONAL TRADE AND	3,944	2758 SPECIAL CATEGORIES QUICK ACTION CLOSING FUND FROM GENERAL REVENUE FUND
PROMOTION TRUST FUND	2,649 2,488 267,777 1,453,327	available for other Quick Action Closing projects.  2759 SPECIAL CATEGORIES GRANTS AND AIDS - ADVOCATING INTERNATIONAL RELATIONSHIPS FROM GENERAL REVENUE FUND 4,134,871
TOTAL POSITIONS	21.00 2,721,104	A portion of the funds provided in Specific Appropriation 2759 shall be allocated as follows:
ECONOMIC DEVELOPMENT PROGRAMS AND PROJECTS  2755 LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - OFFICE OF TOURISM, TRADE AND ECONOMIC DEVELOPMENT FROM GENERAL REVENUE FUND	79,525	FL Assoc. of Volunteer Action/Caribbean & Americas (FAVACA). 650,000 SE Japan Association/Florida Korea Economic Coop. Comm. 150,000 Gulf of Mexico States Accord (GoMSA) Secretariat. 50,000 Implementation of the Haiti Initiative. 1,000,000 Florida International Business Expansion Initiative. 1,900,000 SEUS/Japan, Florida-Korea & Florida-China Association Conference. 100,000
ECONOMIC DEVELOPMENT TOOLS	320,000 4,961,250 I as follows:	From the funds provided in Specific Appropriation 2759 for the International Business Expansion Initiative, the Office of Tourism, Trade and Economic Development may authorize funds to be used by Enterprise Florida, Inc. and grant recipients of the funds for administration of the program, not to exceed 10 percent of the funds.
From non-recurring general revenue: Economic Development Tools	12,820,000	2759A SPECIAL CATEGORIES ECONOMIC DEVELOPMENT PROJECTS FROM GENERAL REVENUE FUND
Economic Development Tools - Local Match	4,961,250	Funds in Specific Appropriation 2759A shall be allocated as follows:
Funds provided in Specific Appropriation 2756 for Eco Tools include funding for Qualified Targeted Indu Defense Contractors, and High Impact Performance I funds shall not be released for any other purpose disbursed when projects meet the contracted performance	stries, Qualified Incentives. These and shall only be	Economic Development - Pasco County.         7,500,000           Treasure Coast Education and Research Center         4,000,000           Exponica International 2007.         840,000           Sacred Heart Health System, Pensacola.         500,000           19th World Orchid Conference, Miami         50,000
Funds from the Economic Development Trust Fund in Speci 2756 represent local match funds.	fic Appropriation	CAMACOL/Florida BioTrade, Miami
2757 SPECIAL CATEGORIES INNOVATION INCENTIVE PROGRAM FROM GENERAL REVENUE FUND	000,000	Florida Regional Minority Business Council Minority Business Exchange, Miami
From the funds in Specific Appropriation 2757, non-recurring general revenue is provided to the Univer the Institute of Human Genomics.		Florida Institute of Technology
2757A SPECIAL CATEGORIES GRANTS AND AIDS - BLACK BUSINESS		Office of Apprenticeship, Department of Education Career         300,000           Training

SECTION 6 SPECIFIC APPROPRIATION Nassau County Shrimp Boat Cooperative Florida Goodwill Association City of Coral Gables Exhibition Center	100,000 500,000 50,000	SECTION 6 SPECIFIC APPROPRIATION Funds in Specific Appropriation 2768 shall be allocated as follows:  From non-recurring general revenue funds: Film and Entertainment - Operations
Interamerican Development Bank	100,000	2769 SPECIAL CATEGORIES GRANTS AND AIDS - BROWNFIELDS REDEVELOPMENT PROJECT FROM GENERAL REVENUE FUND
2761 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA SPORTS FOUNDATION FROM PROFESSIONAL SPORTS DEVELOPMENT TRUST FUND	2,750,000	FROM ECONOMIC DEVELOPMENT TRUST FUND
2762 SPECIAL CATEGORIES GRANTS AND AIDS - ENTERPRISE FLORIDA PROGRAM FROM GENERAL REVENUE FUND	4,900,000	Funds in Specific Appropriation 2771 shall be allocated as follows:  Operations
Funds in Specific Appropriation 2762 shall be allocated as foll From non-recurring general revenue funds:	ows:	FROM GENERAL REVENUE FUND
Expansion, Retention & Recruitment	3,400,000 2,100,000 300,000 800,000	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY SPACE, DEFENSE, AND RURAL INFRASTRUCTURE FROM GENERAL REVENUE FUND 4,200,000  Funds in Specific Appropriation 2773 from non-recurring general revenue shall be allocated as follows:
Investment	1,000,000	From non-recurring general revenue funds: Defense Infrastructure
Funds in Specific Appropriation 2763 shall be allocated as foll	ows:	Funds in Specific Appropriation 2773 for rural infrastructure grants shall be awarded pursuant to section 288.0655, Florida Statutes.
From non-recurring general revenue funds: Military Base Protection Defense Reinvestment	2,000,000 1,000,000	2774 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ECONOMIC DEVELOPMENT TRANSPORTATION PROJECTS
2764 SPECIAL CATEGORIES ECONOMIC RECOVERY ASSISTANCE PROGRAM FROM GENERAL REVENUE FUND		FROM GENERAL REVENUE FUND 6,021,030 FROM ECONOMIC DEVELOPMENT TRANSPORTATION TRUST FUND
2766 SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA COMMISSION ON TOURISM		Funds in Specific Appropriations 2774 from non-recurring general revenue shall be allocated as follows:
FROM GENERAL REVENUE FUND	tourism	Mayport Ferry Operation.       396,030         Tampa Bay Riverwalk.       2,000,000         City of South Miami Trolley System.       25,000         Watson Island Transportation Improvements.       500,000         Construction of Fire Station #5/Community Medical Facility-       750,000         City of Port Orange.       750,000         Tom Adams National Training for Rowing.       1,500,000         Fernandina Beach/Amelia Island Airport Runway 13-31 Repairs.       750,000         City of Coral Gables New Trolley Depot.       100,000
From the non-recurring general revenue funds in Specific Appr 2766, \$300,000 shall be provided to the Professional Golf Ass 2767 SPECIAL CATEGORIES		A portion of the funds in Specific Appropriation 2774 from the Economic Development Transportation Trust Fund shall be allocated as follows:
TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		Whiting Aviation/Commerce Park - Phase I
2768 SPECIAL CATEGORIES FILM AND ENTERTAINMENT FROM GENERAL REVENUE FUND		Pedestrian Bridge - Bullard Parkway, Hillsborough

SECTION 6 SPECIFIC APPROPRIATION SR 78 Corridor Improvements - R/W Acquisition George King Boulevard-Port of Canaveral	2,000,000	SECTION 6 SPECIFIC APPROPRIATION PROGRAM: FLORIDA HIGHWAY PATROL HIGHWAY SAFETY
Intersection Improvements, Fairbanks Road and Pennsylvania Avenue, City of Winter Park		APPROVED SALARY RATE 102,835,986
TOTAL: ECONOMIC DEVELOPMENT PROGRAMS AND PROJECTS FROM GENERAL REVENUE FUND	59,447,959	2785 SALARIES AND BENEFITS POSITIONS 2,357.00 FROM GENERAL REVENUE FUND
HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF		2786 OTHER PERSONAL SERVICES
PROGRAM: ADMINISTRATIVE SERVICES		FROM GENERAL REVENUE FUND
EXECUTIVE DIRECTION AND SUPPORT SERVICES		FROM GRANTS AND DONATIONS TRUST FUND
APPROVED SALARY RATE 10,697,422  2775 SALARIES AND BENEFITS POSITIONS 5,269 FROM GENERAL REVENUE FUND	14,316,501 124,880 139,996	2787 EXPENSES FROM GENERAL REVENUE FUND 1,926,443 FROM HIGHWAY SAFETY OPERATING TRUST FUND
2776 OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND	96,785 50,000	2788 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
2777 EXPENSES FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND FROM LAW ENFORCEMENT TRUST FUND	1,140,301 51,863 7,516	FROM GRANTS AND DONATIONS TRUST FUND
2778 OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND .  2779 SPECIAL CATEGORIES	344,126	2789 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 2,711,779 FROM HIGHWAY SAFETY OPERATING TRUST FUND 7,794,569
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL REVENUE FUND	189,439	From the funds in Specific Appropriation 2789, \$3,000,000 from the Highway Safety Operating Trust Fund is contingent upon Senate Bill 442 or similar legislation becoming law.
2780 SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND .	178,899	2790 SPECIAL CATEGORIES FLORIDA HIGHWAY PATROL COMMUNICATION SYSTEMS FROM HIGHWAY SAFETY OPERATING TRUST FUND . 1,500,000
2781 SPECIAL CATEGORIES PAYMENT TO OUTSIDE CONTRACTOR FROM HIGHWAY SAFETY OPERATING TRUST FUND .	569,191	2791 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
2782 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND .	282,903	FROM HIGHWAY SAFETY OPERATING TRUST FUND . 1,321,172 FROM LAW ENFORCEMENT TRUST FUND 92,896  2792 SPECIAL CATEGORIES
2783 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND .	80,992	OPERATION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 2,628,579 FROM HIGHWAY SAFETY OPERATING TRUST FUND
2784 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND		2793 SPECIAL CATEGORIES AUXILLIARY UNIFORMS AND EQUIPMENT FROM HIGHWAY SAFETY OPERATING TRUST FUND . 150,000
FROM HIGHWAY SAFETY OPERATING TRUST FUND .  TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES	1,052,721	2794 SPECIAL CATEGORIES PAYMENT OF DEATH AND DISMEMBERMENT CLAIMS FROM HIGHWAY PATROL INSURANCE TRUST FUND . 325,995
FROM GENERAL REVENUE FUND	18,626,113	2795 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL POSITIONS	19,605,173	FROM GENERAL REVENUE FUND 3,594,250 FROM HIGHWAY SAFETY OPERATING TRUST FUND . 1,082,636

SECTION 6 SPECIFIC APPROPRIATION 2796 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND		741,418				2,647,605	215,800
FROM GRANTS AND DONATIONS TRUST FUND		15,600		TOTAL POSITIONS		27.00	2,863,405
2797 SPECIAL CATEGORIES TRANSFER TO HIGHWAY PATROL INSURANCE TRUST			PROGR.	AM: LICENSES, TITLES AND REGULATI	ONS		
FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND .		325,995	DRIVE	R LICENSURE			
2798 SPECIAL CATEGORIES				APPROVED SALARY RATE	36,701,460		
DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND . 2799 SPECIAL CATEGORIES		2,131,681	2808	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING	TRUST FUND .	1,316.00 484,665	51,115,341
MOBILE DATA TERMINAL SYSTEM FROM HIGHWAY SAFETY OPERATING TRUST FUND .		2,581,942		FROM GRANTS AND DONATIONS TRUS	ST FUND		6,371
2799A FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND		, , .	2809	OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING FROM GRANTS AND DONATIONS TRUS	TRUST FUND . ST FUND		910,118 59,850
IMPROVEMENTS - STATEWIDE FROM HIGHWAY SAFETY OPERATING TRUST FUND . 2799B FIXED CAPITAL OUTLAY		400,000	2810	EXPENSES FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING	TRUST FUND .	49,082	13,364,840
NEW FLORIDA HIGHWAY PATROL STATION - PINELLAS PARK, PINELLAS COUNTY FROM HIGHWAY SAFETY OPERATING TRUST FUND .		2,376,000	2811	FROM GENERAL REVENUE FUND		55,720	56,610
TOTAL: HIGHWAY SAFETY FROM GENERAL REVENUE FUND		87,622,839	2812	FROM HIGHWAY SAFETY OPERATING FROM GRANTS AND DONATIONS TRUS SPECIAL CATEGORIES			62,236 106,856
TOTAL POSITIONS	2,357.00	222,342,976	2012	DISTRIBUTION OF VOLUNTARY CONTE DRIVER LICENSE APPLICATIONS AN VEHICLE REGISTRATIONS TO STATE	ND MOTOR E AGENCIES		210 000
EXECUTIVE DIRECTION AND SUPPORT SERVICES			2012	FROM HIGHWAY SAFETY OPERATING	IKUSI FUND .		218,900
APPROVED SALARY RATE 1,805,138			2813	SPECIAL CATEGORIES DISTRIBUTIONS OF VOLUNTARY CONT OF DRIVER LICENSE APPLICATIONS			
2800 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND .	27.00 2,350,603	108,504	0014	VEHICLE REGISTRATIONS TO NON-F FROM HIGHWAY SAFETY OPERATING	PROFIT AGY		698,000
2801 EXPENSES			2814	CONTRACTED SERVICES	TOUCT CUMD		1 540 052
FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND .	192,102	98,315	Fr	FROM HIGHWAY SAFETY OPERATING om the funds in Specific App			1,540,953
2802 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	8,000		Hi Of	ghway Safety and Motor Vehicl ficial Florida Driver Handbook, cument shall occur without the us	les shall pri 2008 Edition.	nt and distr The publicatio	ibute the
2803 SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	19,838		2815	SPECIAL CATEGORIES AUTOMATED UNIFORM TRAFFIC ACCOUNTYSTEM	UNTING		
2804 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	4,135		2816	FROM HIGHWAY SAFETY OPERATING	TRUST FUND .		1,200,000
2805 SPECIAL CATEGORIES OPERATION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND .	2,790	5,000	2817	FROM HIGHWAY SAFETY OPERATING SPECIAL CATEGORIES PURCHASE OF DRIVER LICENSES		588,065	1,103,179
2806 SPECIAL CATEGORIES		0,000		FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING	TRUST FUND .	900,009	9,789,461
RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND .	49,822	3,981	2818	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING	TRUST FUND .		732,210
2807 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	20,315		2819	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONT FROM HIGHWAY SAFETY OPERATING			95,519

SECTION 6 SPECIFIC APPROPRIATION 2820 SPECIAL CATEGORIES			SECTION 6 SPECIFIC APPROPRIATION 2828 OPERATING CAPITAL OUTLAY
TRANSFER TO TRANSPORTATION SECURITY ADMINISTRATION AND FLORIDA DEPARTMENT OF LAW ENFORCEMENT FOR BACKGROUND CHECKS FROM HIGHWAY SAFETY OPERATING TRUST FUND .		6,295,000	FROM HIGHWAY SAFETY OPERATING TRUST FUND . 9,950 FROM DRIVING UNDER THE INFLUENCE (DUI) SCHOOL COORDINATION TRUST FUND 7,730 FROM GRANTS AND DONATIONS TRUST FUND 405,428
2820A FIXED CAPITAL OUTLAY MINOR RENOVATIONS, REPAIRS, AND IMPROVEMENTS - STATEWIDE FROM HIGHWAY SAFETY OPERATING TRUST FUND .		587,500	2829 SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND . 202,353 FROM DRIVING UNDER THE INFLUENCE (DUI) SCHOOL COORDINATION TRUST FUND 10,000
TOTAL: DRIVER LICENSURE FROM GENERAL REVENUE FUND	1,177,532	87,942,944	2830 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND . 115,126
TOTAL POSITIONS		89,120,476	FROM DRIVING UNDER THE INFLUENCE (DUI) SCHOOL COORDINATION TRUST FUND 4,407
MOTORIST FINANCIAL RESPONSIBILITY COMPLIANCE			TOTAL: IDENTIFICATION AND CONTROL OF PROBLEM DRIVERS FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 1,569,861  2821 SALARIES AND BENEFITS POSITIONS	56.00		TOTAL POSITIONS 217.00
FROM HIGHWAY SAFETY OPERATING TRUST FUND .		2,238,935	TOTAL ALL FUNDS
2822 EXPENSES FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND .	2,367	282,018	APPROVED SALARY RATE 1,232,953
2823 SPECIAL CATEGORIES CONTRACTED SERVICES			2831 SALARIES AND BENEFITS POSITIONS 38.00 FROM HIGHWAY SAFETY OPERATING TRUST FUND . 1,678,717
FROM HIGHWAY SAFETY OPERATING TRUST FUND .  2824 SPECIAL CATEGORIES		5,150	2832 EXPENSES FROM HIGHWAY SAFETY OPERATING TRUST FUND . 151,504
RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND .		30,847	2833 OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND . 10,000
TOTAL: MOTORIST FINANCIAL RESPONSIBILITY COMPLIANCE FROM GENERAL REVENUE FUND FROM TRUST FUNDS	2,367	2,556,950	2834 SPECIAL CATEGORIES CONTRACTED SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND . 2,403
TOTAL POSITIONS	56.00	2,559,317	2835 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
IDENTIFICATION AND CONTROL OF PROBLEM DRIVERS			FROM HIGHWAY SAFETY OPERATING TRUST FUND . 24,934
APPROVED SALARY RATE 6,883,246			TOTAL: MOBILE HOME COMPLIANCE AND ENFORCEMENT FROM TRUST FUNDS
2825 SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM DRIVING UNDER THE INFLUENCE (DUI)	217.00	8,884,504	TOTAL POSITIONS
SCHOOL COORDINATION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		518,976 96,859	VEHICLE AND VESSEL TITLE AND REGISTRATION SERVICES
2826 OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND .		630,412	APPROVED SALARY RATE 12,618,696
FROM DRIVING UNDER THE INFLUENCE (DUI) SCHOOL COORDINATION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		182,550 700,917	2836 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND
2827 EXPENSES FROM GENERAL REVENUE FUND FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM DRIVING UNDER THE INFLUENCE (DUI)	31,477	1,542,549	2837 OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND . 160,274 FROM GAS TAX COLLECTION TRUST FUND 11,438
SCHOOL COORDINATION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		$119,226 \\ 1,039,862$	FROM GRANTS AND DONATIONS TRUST FUND 40,000
From the funds in Specific Appropriation 2827, \$\\$\text{funds} \text{ from the Highway Safety Operating Trust 1}\text{American Bikers Aiming Toward Education of Florsafety education.}	Fund is provide	d for the	2838 EXPENSES FROM GENERAL REVENUE FUND

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SECTION SPECIAL				SECTION SPECIAL SPECIA			
APPROI 2839	PRIATION AID TO LOCAL GOVERNMENTS DISTRIBUTION TO SCHOOLS - MOBILE HOME				PRIATION FROM HIGHWAY SAFETY OPERATING TRUST FUND .		2,805,665
	DECAL REVENUE FROM LICENSE TAX COLLECTION TRUST FUND		10,500,000	2852	OTHER PERSONAL SERVICES FROM HIGHWAY SAFETY OPERATING TRUST FUND .		40,000
2840	AID TO LOCAL GOVERNMENTS DISTRIBUTION TO COUNTIES - MOBILE HOME DECAL REVENUE FROM LICENSE TAX COLLECTION TRUST FUND		6,120,000	2853	EXPENSES FROM GENERAL REVENUE FUND		172,560
2841	AID TO LOCAL GOVERNMENTS DISTRIBUTION TO CITIES - MOBILE HOME DECAL			2854	OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND .		75,323
	REVENUE FROM LICENSE TAX COLLECTION TRUST FUND		4,880,000	2855	SPECIAL CATEGORIES CONTRACTED SERVICES		
2842	OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM GAS TAX COLLECTION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		92,664 5,001 80,000	2856	FROM HIGHWAY SAFETY OPERATING TRUST FUND .  SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND .		4,659 23,718
2843	SPECIAL CATEGORIES DISTRIBUTION OF VOLUNTARY CONTRIBUTIONS OF DRIVER LICENSE APPLICATIONS AND MOTOR VEHICLE REGISTRATIONS TO STATE AGENCIES FROM HIGHWAY SAFETY OPERATING TRUST FUND .		245,000	TOTAL	: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	154,554	3,121,925
2844	SPECIAL CATEGORIES DISTRIBUTIONS OF VOLUNTARY CONTRIBUTIONS		210,000		TOTAL POSITIONS	40.00	3,276,479
	OF DRIVER LICENSE APPLICATIONS AND MOTOR VEHICLE REGISTRATIONS TO NON-PROFIT AGY FROM HIGHWAY SAFETY OPERATING TRUST FUND .		285,000		AM: KIRKMAN DATA CENTER		
2845	SPECIAL CATEGORIES CONTRACTED SERVICES				MATION TECHNOLOGY  APPROVED SALARY RATE 8,079,761		
	FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM GAS TAX COLLECTION TRUST FUND		268,746 3,040	2857	SALARIES AND BENEFITS POSITIONS FROM HIGHWAY SAFETY OPERATING TRUST FUND .	191.00	10,534,702
2846	SPECIAL CATEGORIES PAYMENT TO OUTSIDE CONTRACTOR FROM HIGHWAY SAFETY OPERATING TRUST FUND .		2,109,750	2858	FROM GRANTS AND DONATIONS TRUST FUND OTHER PERSONAL SERVICES		811
2847	SPECIAL CATEGORIES GRANTS AND AIDS - PURCHASE OF LICENSE		, ,	2000	FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND		1,642,208 8,830
	PLATES FROM HIGHWAY SAFETY OPERATING TRUST FUND .		12,557,631	2859	EXPENSES FROM GENERAL REVENUE FUND	2,337,860	5,599,531
2848	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND .		226,463		FROM HIGHWAY SAFETY OPERATING TRUST FUND FROM GAS TAX COLLECTION TRUST FUND FROM LAW ENFORCEMENT TRUST FUND		213,265 3,752
2849	FROM GAS TAX COLLECTION TRUST FUND SPECIAL CATEGORIES		44,527	2860	OPERATING CAPITAL OUTLAY FROM HIGHWAY SAFETY OPERATING TRUST FUND .		355,528
2050	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND .		83,163	2861	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	189,159	
2850	SPECIAL CATEGORIES TRANSFER TO TRANSPORTATION SECURITY ADMINISTRATION AND FLORIDA DEPARTMENT OF LAW ENFORCEMENT FOR BACKGROUND CHECKS				FROM HIGHWAY SAFETY OPERATING TRUST FUND . FROM GAS TAX COLLECTION TRUST FUND		1,196,289 17,333
TOTAL	FROM HIGHWAY SAFETY OPERATING TRUST FUND .  : VEHICLE AND VESSEL TITLE AND REGISTRATION SERV	/ICES	143,350	2862	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM HIGHWAY SAFETY OPERATING TRUST FUND .		45,547
	FROM GENERAL REVENUE FUND	105,221	59,590,702	2863	SPECIAL CATEGORIES TAX COLLECTOR NETWORK - COUNTY SYSTEMS FROM HIGHARY SAFETY OPERATING TRUET FIRM		£ 409 000
	TOTAL POSITIONS	413.00	59,695,923	2864	FROM HIGHWAY SAFETY OPERATING TRUST FUND .  SPECIAL CATEGORIES		6,482,089
	TIVE DIRECTION AND SUPPORT SERVICES			-001	DEFERRED-PAYMENT COMMODITY CONTRACTS FROM HIGHWAY SAFETY OPERATING TRUST FUND .		2,902,527
	APPROVED SALARY RATE 2,232,466	40.00		TOTAL	: INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	9 597 010	
2801	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	40.00 151,887			FROM TRUST FUNDS		29,002,412

SECTIO SPECIF APPROF	IC RIATION TOTAL POSITIONS	191.00		SECTION 6 SPECIFIC APPROPRIATION RELATIONS
	TOTAL ALL FUNDS		31,529,431	FROM GENERAL REVENUE FUND 929,809
LEGISI	ATIVE BRANCH			2873 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
SENATE				FROM GENERAL REVENUE FUND
2865	LUMP SUM SENATE			TOTAL: INTERGOVERNMENTAL RELATIONS, LEGISLATIVE COMMITTEE ON
	FROM GENERAL REVENUE FUND	40,135,503		FROM GENERAL REVENUE FUND 930,853
HOUSE	OF REPRESENTATIVES			TOTAL ALL FUNDS
2866	LUMP SUM HOUSE			OFFICE OF PUBLIC COUNSEL
	FROM GENERAL REVENUE FUND	62,769,245		2874 LUMP SUM PUBLIC COUNSEL
LEGISI	ATIVE SUPPORT SERVICES			FROM GENERAL REVENUE FUND 3,222,597
2866A	LUMP SUM TAXATION AND BUDGET REFORM COMMISSION FROM GENERAL REVENUE FUND	1,600,000		2875 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 28,692
2866B	LUMP SUM FLORIDA ENERGY COMMISSION			TOTAL: OFFICE OF PUBLIC COUNSEL FROM GENERAL REVENUE FUND 3,251,289
	FROM GENERAL REVENUE FUND	624,582		TOTAL ALL FUNDS
2867	LUMP SUM LEGISLATIVE SUPPORT SERVICES - SENATE	05 041 010		ETHICS, COMMISSION ON
	FROM GENERAL REVENUE FUND	25,641,919	950,883	2876 LUMP SUM
	FROM LEGISLATIVE LOBBYIST REGISTRATION TRUST FUND		143,052	LOBBY REGISTRATION FROM EXECUTIVE BRANCH LOBBY REGISTRATION TRUST FUND
2868	LUMP SUM LEGISLATIVE SUPPORT SERVICES - HOUSE FROM GENERAL REVENUE FUND	25,641,917	950,883	2877 LUMP SUM ETHICS COMMISSION FROM GENERAL REVENUE FUND 2,662,456
	TRUST FUND		143,055	2878 SPECIAL CATEGORIES
2869	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM GENERAL DEVENUE FIND.
	FROM GENERAL REVENUE FUND FROM LEGISLATIVE LOBBYIST REGISTRATION TRUST FUND	270,398	372	FROM GENERAL REVENUE FUND
TOTAL:	LEGISLATIVE SUPPORT SERVICES			FROM GENERAL REVENUE FUND 3,026 FROM EXECUTIVE BRANCH LOBBY REGISTRATION
	FROM GENERAL REVENUE FUND		2,188,245	TRUST FUND
	TOTAL ALL FUNDS		55,967,061	TOTAL: ETHICS, COMMISSION ON FROM GENERAL REVENUE FUND 2,709,627 FROM TRUST FUNDS
ADMINI	STRATIVE PROCEDURES COMMITTEE			TOTAL ALL FUNDS
2870	LUMP SUM ADMINISTRATIVE PROCEDURES			
	FROM GENERAL REVENUE FUND	1,417,494		NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS
2871	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			2880 EXPENSES FROM GENERAL REVENUE FUND 80,812
	FROM GENERAL REVENUE FUND	1,697		PROGRAM POLICY ANALYSIS AND GOVERNMENT
TOTAL:	ADMINISTRATIVE PROCEDURES COMMITTEE FROM GENERAL REVENUE FUND	1,419,191		ACCOUNTABILITY, OFFICE OF
	TOTAL ALL FUNDS		1,419,191	2881 LUMP SUM PROGRAM POLICY ANALYSIS AND GOVERNMENT
INTERG ON	OVERNMENTAL RELATIONS, LEGISLATIVE COMMITTEE			ACCOUNTABILITY FROM GENERAL REVENUE FUND 10,078,556
2872	LUMP SUM LEGISLATIVE COMMITTEE ON INTERGOVERNMENTAL			2882 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 29,448

			10,108,004	The lic use pro	
AUDITO	R GENERAL			The	review shall also assess t
2883	LUMP SUM AUDITOR GENERAL FROM GENERAL REVENUE FUND	44,674,303		in of	sponsorship events to promo this participation, and a rev tractual provisions currently
2884	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	72,086		rev rec Pre	PAGA may contract with a privalence of the Speake sident of the Senate, and the 1, 2008.
TOTAL:	AUDITOR GENERAL FROM GENERAL REVENUE FUND		44 746 200	2890	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND
AUDITI	NG COMMITTEE		44,746,389	2890A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLE FROM OPERATING TRUST FUND
2885	LUMP SUM AUDITING COMMITTEE FROM GENERAL REVENUE FUND	427,852		2891	SPECIAL CATEGORIES CONTRACTED SERVICES
2886	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	522		2892	INSTANT TICKET PURCHASE
TOTAL:	AUDITING COMMITTEE FROM GENERAL REVENUE FUND	428,374			FROM OPERATING TRUST FUND  Department of Lottery is a
LOTTER	TOTAL ALL FUNDS		428,374	App	ordance with chapter 216, propriation 2892 in the eve projected sales used to calc
	M: LOTTERY OPERATIONS			2893	SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTI FROM OPERATING TRUST FUND
A	PPROVED SALARY RATE 18,416,250				
2887	SALARIES AND BENEFITS POSITIONS FROM OPERATING TRUST FUND	440.00	26,152,135	Lot cor	om the funds in Specific tery is authorized to uti tracting with an appropria upulsive gambling program.
2888	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND		748,296		SPECIAL CATEGORIES
2889	EXPENSES FROM OPERATING TRUST FUND		7,175,355		ONLINE GAMES CONTRACT FROM OPERATING TRUST FUND

From the funds provided in Specific Appropriation 2889, the Department of Lottery is directed to continue to develop a plan to consolidate its lease of office space where economical and sublet excess office and warehouse space to suitable tenants. In addition, the department shall continue to report its progress, at least annually, to the President of the Senate, the Speaker of the House of Representatives, the Office of Program Policy Analysis and Government Accountability, and the Joint Legislative Auditing Committee.

From the funds in Specific Appropriation 2889, up to \$250,000 shall be transferred to the Office of Program Policy Analysis and Government Accountability (OPPAGA) to conduct a performance review of the Department of Lottery's marketing program. The purpose of the review is to determine the program's effectiveness and efficiency of expending lottery proceeds for marketing in order to maximize education funding. The review shall include demographics of the Lottery's historical marketing and promotion expenditures, including marketing media, geographic media exposure, and demographic focus of funds disbursed. OPPAGA shall research marketing strategies of other state lotteries to assess alternative marketing strategies that might be applicable to the Florida Lottery.

the impact of the Lottery's use of omotional tool, the cost-benefit of their methodology used for the contractual geographic survey of customer response to

the impact of the Lottery's participation note the Florida Lottery, the cost-benefit eview of the detailed methodologies of the y in place at the Florida Lottery.

vate entity to conduct or assist with the eport on the review with the findings and ter of the House of Representatives, the nd the Executive Office of the Governor by

2890	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	2,500
2890A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM OPERATING TRUST FUND	100,000
2891	SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	3,500,000
2892	SPECIAL CATEGORIES INSTANT TICKET PURCHASE FROM OPERATING TRUST FUND	56,000,000

authorized to submit budget amendments in Florida Statutes, to increase Specific vent instant ticket sales are greater than culate the amount appropriated.

ΓΙΟN 34,869,453 . . . . . . . .

Appropriation 2893, the Department of cilize up to \$1,300,000 for the purpose of ate Florida organization to conduct a

26,453,210 . . . . . . . .

The Department of Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2894 in the event on-line sales are greater than the projected sales used to calculate the amount appropriated.

The Department of Lottery is authorized to submit budget amendments in accordance with chapter 216, Florida Statutes, to increase Specific Appropriation 2894 to acquire up to 500 additional ticket terminals. Prior to the submission of any budget amendment that increases the size of the lottery retailer network, the Revenue Estimating Conference shall determine if sales will increase sufficiently to cover the cost of the machines, offset any losses to the existing network, and generate additional revenue that benefits the state. The budget amendments will be contingent upon the agency's submission of a plan that includes not only a positive Revenue Estimating Conference impact analysis but also identifies the specific terminal needs and a plan for distribution of the additional terminals.

SPECIAL CATEGORIES RETAILER INCENTIVES FROM OPERATING TRUST FUND . . . . . . . . 2,500,000

SECTION 6 SPECIFIC APPROPRIATION		SECTION 6 SPECIFIC APPROPRIATION
2896 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	303,214	2905 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND 500,000 FROM ADMINISTRATIVE TRUST FUND 99,940
2897 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM OPERATING TRUST FUND	23,400	From the funds in Specific Appropriation 2905, \$500,000 from the General Revenue Fund is provided for a feasibility study of the state's purchasing system, MyFloridaMarketPlace, and the state's human resource
2898 SPECIAL CATEGORIES TRANSFER TO EDUCATIONAL ENHANCEMENT TRUST FUND FROM OPERATING TRUST FUND	3,000,000	system, People First. The study shall include a comparative report that shows the results of criteria analyzed such as costs, benefits, risks, security, resources required and organizational impact. The study and its recommendations shall be provided to the Executive Office of the Governor, the President of the Senate and the Speaker of the House of
From the funds in Specific Appropriation 2898, \$2,000,000 is to transfer unencumbered funds remaining in the Operating Trust the end of Fiscal Year 2006-2007. In accordance with section 24 Florida Statutes, and upon the completion of the annual f	t Fund at 4.121(4), financial	Representatives no later than February 1, 2008.  2906 SPECIAL CATEGORIES MAIL SERVICES
statement audit for the period ending June 30, 2007, the deshall transfer the unencumbered cash balance in the Operating Tr to the Educational Enhancement Trust Fund. If the unencumber balance is less than \$2,000,000, the remaining budget authoric	epartment rust Fund ered cash ity shall	FROM ADMINISTRATIVE TRUST FUND
revert to the Operating Trust Fund. In the event the June 3 unencumbered cash balance exceeds \$2,000,000, the departme submit a budget amendment in accordance with chapter 216, Statutes, and upon approval, transfer the remaining balance.	ent shall	FROM ADMINISTRATIVE TRUST FUND
2899 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	177,149	2908A SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND
TOTAL: PROGRAM: LOTTERY OPERATIONS	161,004,712	2909 SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM ADMINISTRATIVE TRUST FUND
	161,004,712	2910 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES
MANAGEMENT SERVICES, DEPARTMENT OF PROGRAM: ADMINISTRATION PROGRAM		PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 2,228 FROM ADMINISTRATIVE TRUST FUND
EXECUTIVE DIRECTION AND SUPPORT SERVICES		2912 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE
APPROVED SALARY RATE 5,088,412		FROM ADMINISTRATIVE TRUST FUND
2900 SALARIES AND BENEFITS POSITIONS 93.50 FROM GENERAL REVENUE FUND 496,000 FROM ADMINISTRATIVE TRUST FUND	6,313,501	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND
2901 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	8,700	TOTAL POSITIONS
2902 EXPENSES FROM GENERAL REVENUE FUND	878,375	APPROVED SALARY RATE 428,736
2903 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 4,000 FROM ADMINISTRATIVE TRUST FUND	27,070	2913 SALARIES AND BENEFITS POSITIONS 6.00 FROM ADMINISTRATIVE TRUST FUND
2903A LUMP SUM COUNCIL ON EFFICIENT GOVERNMENT POSITIONS 5.00	,	TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ADMINISTRATIVE TRUST FUND 2,353
FROM GENERAL REVENUE FUND 625,000 2904 SPECIAL CATEGORIES		TOTAL: STATE EMPLOYEE LEASING FROM TRUST FUNDS
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM ADMINISTRATIVE TRUST FUND	14,548	TOTAL POSITIONS

STATE UTILITY PAYMENTS

2926 SPECIAL CATEGORIES

FROM SUPERVISION TRUST FUND . . . . . . .

TRANSFER TO DEPARTMENT OF MANAGEMENT

				221,1112			, 0, _00.
			SECTION SPECIFI APPROPI	IC RIATION SERVICES - HUMAN RESOURCES S			
FACILI	TIES MANAGEMENT			PURCHASED PER STATEWIDE CON' FROM SUPERVISION TRUST FUND			121,460
	APPROVED SALARY RATE 10,133,789		2927	SPECIAL CATEGORIES STATE CAPITOL - MAINTENANCE A			E0 000
2915	SALARIES AND BENEFITS POSITIONS 309.50 FROM SUPERVISION TRUST FUND	13,599,803	2928	FROM SUPERVISION TRUST FUND DATA PROCESSING SERVICES			50,000
2916	OTHER PERSONAL SERVICES FROM SUPERVISION TRUST FUND	17,000	2020	STATE TECHNOLOGY OFFICE FROM SUPERVISION TRUST FUND			414,373
2917	EXPENSES FROM SUPERVISION TRUST FUND	4,795,437		FIXED CAPITAL OUTLAY COMPLIANCE WITH THE AMERICAN DISABILITIES ACT	S WITH		
2917A	AID TO LOCAL GOVERNMENTS  GRANT AND AIDS - DEBT SERVICE PAYMENT  FROM CRIMERAL PRIMERIES FUND. 6 000 000		0001	FROM SUPERVISION TRUST FUND			6,200
2918	FROM GENERAL REVENUE FUND 6,000,000  OPERATING CAPITAL OUTLAY FROM SUPERVISION TRUST FUND	86.500		FIXED CAPITAL OUTLAY LIFE SAFETY CODE COMPLIANCE DISTAIRMED - DMS MGD FROM SUPERVISION TRUST FUND			1,882,715
pos of	om the funds in Specific Appropriation 2915, 2917, and 29 sitions, 272,500 in rate and \$354,250 is appropriated for the providing financial analysis and strategic planning of the cilities Pool and leased space.	18, five purpose	2932	FIXED CAPITAL OUTLAY ENVIRONMENTAL PROJECTS - DMS FROM SUPERVISION TRUST FUND	MGD		301,850
2919	SPECIAL CATEGORIES TRANSFER TO THE FLORIDA DEPARTMENT OF LAW ENFORCEMENT - CAPITOL POLICE FROM SUPERVISION TRUST FUND	5,849,568	2933	FIXED CAPITAL OUTLAY STATEWIDE CAPITAL DEPRECIATIONS MGD FROM PUBLIC FACILITIES FINAL	NCING TRUST		10.000.000
2920	SPECIAL CATEGORIES CONTRACTED SERVICES	0,010,000	20224	FUND FROM SUPERVISION TRUST FUND			10,000,000 3,554,579
2921	FROM SUPERVISION TRUST FUND	7,812,457		FIXED CAPITAL OUTLAY OLD CAPITOL RENOVATION - DMS FROM GENERAL REVENUE FUND	MGD	915,000	
2922	DEPARTMENT OF MANAGEMENT SERVICES PROVISIONS FOR FACILITIES SECURITY FROM SUPERVISION TRUST FUND	1,246,098		FIXED CAPITAL OUTLAY DEBT SERVICE FROM GENERAL REVENUE FUND FROM FLORIDA FACILITIES POOL TRUST FUND	L CLEARING	4,365,000	29,955,834
	INTERIOR REFURBISHMENT - LEASE SPACE FROM SUPERVISION TRUST FUND	1,315,160		FIXED CAPITAL OUTLAY			23,333,034
2923	SPECIAL CATEGORIES MASTER LEASE SPACE TENANT IMPROVEMENT FUNDS			DEBT SERVICE NEW ISSUES FROM GENERAL REVENUE FUND		750,000	
Fur	FROM OPERATING TRUST FUND	1,484,147	TOTAL:	FACILITIES MANAGEMENT FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		12,030,000	100,913,155
res inc pro	serve until the department submits an updated project p cludes, but is not limited to, all expenditures relate sposed projects and the associated funding sources. The pl	lan that d to the an shall		TOTAL POSITIONS TOTAL ALL FUNDS		309.50	112,943,155
for	o include: a prioritization of all outstanding requests by improvement projects in spaces leased under the Tallahas vate sector master leases; identify all out vear projects req	see area	BUILDIN	NG CONSTRUCTION			
private sector master leases; identify all out-year projects required to improve and maintain the leased space for the duration of the 15-year leases; and provide an explanation of why improvements are required or not required for each fiscal year. No earlier than 14 days after submission of the plan, the department may request the release of the funds pursuant to the provisions of chapter 216, Florida Statutes.			Inci capi Serv asse be o	Funds in Specific Appropriations 2935 through 2940 from the Architec Incidental Trust Fund are based on an assessment against each fix capital outlay appropriation in which the Department of Manageme Services serves as the owner-representative on behalf of the state. T assessments for appropriations made for the 2007-2008 fiscal year shabe calculated in accordance with the formula submitted by the department of the Executive Office of the Governor on October 7, 1991, as requir			each fixed Management tate. The year shall department
2924	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM SUPERVISION TRUST FUND	382,949	by o	chapter 91–193, Laws of Florio PPROVED SALARY RATE		, . ,	•
2925	SPECIAL CATEGORIES STATE UTILITY PAYMENTS			SALARIES AND BENEFITS	,	11.00	

2935 SALARIES AND BENEFITS

2936 EXPENSES

FROM ARCHITECTS INCIDENTAL TRUST FUND . .

FROM ARCHITECTS INCIDENTAL TRUST FUND . .

18,037,025

POSITIONS

11.00

892,786

239,284

				• ,
SECTION SPECIF APPROPE	IC RIATION DATA PROCESSING SERVICES			SECTION 6 SPECIFIC APPROPRIATION REIMBURSEMENT
	STATE TECHNOLOGY OFFICE FROM OPERATING TRUST FUND		262,500	FROM OPERATING TRUST FUND
TOTAL:	MOTOR VEHICLE AND WATERCRAFT MANAGEMENT FROM TRUST FUNDS	8.00	1,765,695	2975 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND 5,528
	TOTAL ALL FUNDS		1,765,695	FROM OPERATING TRUST FUND
PURCHA	SING OVERSIGHT			2976 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE
A	PPROVED SALARY RATE 3,051,334			FROM GENERAL REVENUE FUND
2964	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	61.00 959,777	3,050,680	TOTAL: PURCHASING OVERSIGHT FROM GENERAL REVENUE FUND
2965	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	8,956	35,000	TOTAL POSITIONS
2966	EXPENSES FROM GENERAL REVENUE FUND	365,869		OFFICE OF SUPPLIER DIVERSITY
	FROM OPERATING TRUST FUND	000,000	402,987	APPROVED SALARY RATE 732,469
2967	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,300	25,859	2977 SALARIES AND BENEFITS POSITIONS 18.00 FROM OPERATING TRUST FUND
2968	SPECIAL CATEGORIES			2978 OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND 4,000
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	207	319,267	2979 EXPENSES FROM OPERATING TRUST FUND
Ope MyF hel dem	ds provided in Specific Appropriation 2968 includ rating Trust Fund to continue staff au loridaMarketPlace team. Of the funds provide d in reserve contingent on the department's onstrates a need to continue augmentation after A	gmentation d, \$160,000 business ougust 15, 20	for the shall be case that 007. The	2980 SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND
dep	artment may request release of funds pursuant pter 216, Florida Statutes.	to the provi	sions of	2981 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND
2969	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	1,938	5,249	2982 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM ORDINATIVE THAT THE TOTAL TOTAL THE THAT THAT
2970	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES			FROM OPERATING TRUST FUND
	FROM GENERAL REVENUE FUND	50,000	120,000	2983 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM OPERATING TRUST FUND
2971	SPECIAL CATEGORIES WEB-BASED E-PROCUREMENT SYSTEM FROM OPERATING TRUST FUND		15,457,000	TOTAL: OFFICE OF SUPPLIER DIVERSITY FROM TRUST FUNDS
ame Spe	Department of Management Services is authori ndments in accordance with chapter 216, Florida S cific Appropriation 2971 in the event reve ment under the MyFloridaMarketPlace contract	tatutes, to nues availa	increase able for	TOTAL POSITIONS
	get authority appropriated.	exceeu the a	amount of	
2972	SPECIAL CATEGORIES			PROGRAM: HUMAN RESOURCE MANAGEMENT
	PURCHASING BILLING AND COLLECTION CONTRACT FROM OPERATING TRUST FUND		537,050	APPROVED SALARY RATE 2,571,234
2973	SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND	57,000		2984 SALARIES AND BENEFITS POSITIONS 44.00 FROM GENERAL REVENUE FUND
2974	SPECIAL CATEGORIES PRIVATE PRISONS - MAINTENANCE AND REPAIR			Funds in Specific Appropriations 2984 through 2997 from the State Personnel System Trust Fund are based upon a human resources services assessment to state entities at the following rates:

FTI	YIC RIATION S \$397.40				
Sta	tice Administrative Commission \$286.40 te Court System \$247.88				APPROVED SALARY RATE 1,786,101
Cot 2985	onty Health Department \$286.40  OTHER PERSONAL SERVICES			2998	SALARIES AND BENEFITS POSITIONS 30.00 FROM PRETAX BENEFITS TRUST FUND
2006	FROM STATE PERSONNEL SYSTEM TRUST FUND		10,000		TRUST FUND
2986	EXPENSES FROM GENERAL REVENUE FUND	156,148	107,426	2999	INSURANCE TRUST FUND
2987	OPERATING CAPITAL OUTLAY		381,362	2000	FROM PRETAX BENEFITS TRUST FUND 2,500 FROM STATE EMPLOYEES HEALTH INSURANCE
	FROM STATE PERSONNEL SYSTEM TRUST FUND		5,000	2000	, and the second se
2988	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	95,320		3000	EXPENSES FROM PRETAX BENEFITS TRUST FUND
2989	FROM STATE PERSONNEL SYSTEM TRUST FUND SPECIAL CATEGORIES		47,032		FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
2000	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	685	0.010	3001	INSURANCE TRUST FUND
2990	FROM STATE PERSONNEL SYSTEM TRUST FUND SPECIAL CATEGORIES		3,812	3001	FROM PRETAX BENEFITS TRUST FUND 67,482 FROM STATE EMPLOYEES HEALTH INSURANCE
	CONTRACTED LEGAL SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND		196,000	3002	SPECIAL CATEGORIES
2991	SPECIAL CATEGORIES SPECIAL NEEDS ADOPTION INCENTIVES FROM GENERAL REVENUE FUND	1,835,957			TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
2992	SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND	55,145		3003	SPECIAL CATEGORIES CONTRACTED SERVICES FROM PRETAX BENEFITS TRUST FUND
2993	SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS				FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
0004	FROM STATE PERSONNEL SYSTEM TRUST FUND		6,283	3004	SPECIAL CATEGORIES ADMINISTRATIVE SERVICES ONLY CONTRACT FOR HEALTH INSURANCE
2994	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	2,175	15,142	3005	SPECIAL CATEGORIES PRESCRIPTION DRUG CLAIMS ADMINISTRATION FROM STATE EMPLOYEES HEALTH INSURANCE
2995	SPECIAL CATEGORIES HUMAN RESOURCES SERVICES / STATEWIDE			3006	TRUST FUND
	CONTRACT FROM STATE PERSONNEL SYSTEM TRUST FUND		44,153,424		RISK MANAGEMENT INSURANCE FROM PRETAX BENEFITS TRUST FUND
2996	SPECIAL CATEGORIES STATE EMPLOYEE'S CHARITABLE CAMPAIGN FROM GENERAL REVENUE FUND	17,000			TRUST FUND
2997	DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE	,			FROM STATE EMPLOYEES DISABILITY INSURANCE TRUST FUND
	FROM GENERAL REVENUE FUND FROM STATE PERSONNEL SYSTEM TRUST FUND	29,051	141,014	3007	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND
TOTAL	PROGRAM: HUMAN RESOURCE MANAGEMENT FROM GENERAL REVENUE FUND	2,594,130	48,109,128	3008	SPECIAL CATEGORIES PAYMENT OF EMPLOYER CONTRIBUTIONS TO HEALTH SAVINGS ACCOUNT CUSTODIAN
	TOTAL POSITIONS	44.00	50,703,258		FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND

SECTION SPECIFIAPPROFES 3009	IC RIATION SPECIAL CATEGORIES DEFERRED-PAYMENT COMMODITY CONTRACTS FROM STATE EMPLOYEES HEALTH INSURANCE			SECTIC SPECIF APPROF			49,162
3010	TRUST FUND		4,174	3017	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM INSTITUTE OF FOOD AND AGRICULTURAL SCIENCES SUPPLEMENTAL RETIREMENT TRUST	37,000	
	FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES LIFE INSURANCE		5,101		FUND		$14,766 \\ 3,594,702$
	TRUST FUND		356		TAX TRUST FUND		79,100
	TRUST FUND		15,172		FROM RETIREE HEALTH INSURANCE SUBSIDY TRUST FUND		25,000
	INSURANCE TRUST FUND		170	3018	SPECIAL CATEGORIES		
3011	DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE				OVERTIME FROM OPERATING TRUST FUND		133,000
	FROM PRETAX BENEFITS TRUST FUND FROM STATE EMPLOYEES LIFE INSURANCE		87,705	3019	SPECIAL CATEGORIES		
	TRUST FUND		8,099	0010	RISK MANAGEMENT INSURANCE		40, 000
	FROM STATE EMPLOYEES HEALTH INSURANCE TRUST FUND		195,690		FROM OPERATING TRUST FUND		48,302
	FROM STATE EMPLOYEES DISABILITY INSURANCE TRUST FUND		15,006	3020	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES		
TOTAL:	PROGRAM: INSURANCE BENEFITS ADMINISTRATION				FROM OPERATING TRUST FUND FROM POLICE AND FIREFIGHTER'S PREMIUM		173,475
	FROM TRUST FUNDS		26,550,066		TAX TRUST FUND		100
	TOTAL POSITIONS	30.00	26,550,066	3021	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		
	M: RETIREMENT BENEFITS ADMINISTRATION				PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND		70,509
A	PPROVED SALARY RATE 7,696,361				FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND		729
3012	SALARIES AND BENEFITS POSITIONS FROM OPERATING TRUST FUND	194.00	9,673,044		FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND		4,797
	FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND		135,101		FROM RETIREE HEALTH INSURANCE SUBSIDY TRUST FUND		290
	FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND		658,165	3022	DATA PROCESSING SERVICES		
	FROM RETIREE HEALTH INSURANCE SUBSIDY TRUST FUND		39,768		STATE TECHNOLOGY OFFICE FROM OPERATING TRUST FUND		139,169
Ret of	ds in Specific Appropriations 3012 through irement Program Trust Fund are based on an ass the participants' salaries and shall be used on the Optional Retirement Program.	essment of .	01 percent	3023	PENSIONS AND BENEFITS DISABILITY BENEFITS TO JUSTICES AND JUDGES FROM GENERAL REVENUE FUND	743,000	
	OTHER PERSONAL SERVICES			3024	PENSIONS AND BENEFITS		
3013	FROM OPERATING TRUST FUND FROM POLICE AND FIREFIGHTER'S PREMIUM		6,029		FLORIDA NATIONAL GUARD FROM GENERAL REVENUE FUND	12,760,000	
2014	TAX TRUST FUND		100	3025	PENSIONS AND BENEFITS SPECIAL PENSIONS AND RELIEF ACTS		
3014	EXPENSES FROM OPERATING TRUST FUND		3,147,560		FROM GENERAL REVENUE FUND	3,864	
	FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND		14,133	3026	PENSIONS AND BENEFITS STATE OFFICERS AND EMPLOYEES (NON-		
	TAX TRUST FUND FROM RETIREE HEALTH INSURANCE SUBSIDY		61,303		CONTRIBUTORY) FROM GENERAL REVENUE FUND	1,380,000	
	TRUST FUND		11,370	3027	PENSIONS AND BENEFITS		
3015	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND		179,697	3027	TEACHER'S SPECIAL PENSIONS FROM GENERAL REVENUE FUND	2,600	
	FROM OPTIONAL RETIREMENT PROGRAM TRUST FUND		4,000	TOTAL:	PROGRAM: RETIREMENT BENEFITS ADMINISTRATION		
	FROM POLICE AND FIREFIGHTER'S PREMIUM TAX TRUST FUND		2,500		FROM TRUST FUNDS	14,926,464	18,265,871
3016	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE				TOTAL POSITIONS	194.00	33,192,335

				SECTI SPECI APPRO				1,316,147
TELECO	OMMUNICATIONS SERVICES							1,010,117
	APPROVED SALARY RATE 3,913,167			TOTAL	: TELECOMMUNICATIONS SERVICES FROM GENERAL REVENUE FUND . FROM TRUST FUNDS			211,616,515
3028	SALARIES AND BENEFITS POSITIONS FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND	75.00	5,239,303		TOTAL POSITIONS TOTAL ALL FUNDS		75.00	212,617,815
3029	OTHER PERSONAL SERVICES			WIREL	ESS SERVICES			
	FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND		31,995		APPROVED SALARY RATE	1,125,421		
3030	EXPENSES FROM GENERAL REVENUE FUND FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND FROM WIRELESS EMERGENCY TELEPHONE SYSTEM TRUST FUND TRUST FUND	1,300	920,973 622,829	3040	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM COMMUNICATIONS WORKING TRUST FUND FROM LAW ENFORCEMENT RADIO	CAPITAL SYSTEM TRUST	17.00 381,616	190,543
3031	AID TO LOCAL GOVERNMENTS				FUND			907,695
	DISTRIBUTIONS TO COUNTIES - WIRELESS 911 TELEPHONE SYSTEMS FROM WIRELESS EMERGENCY TELEPHONE SYSTEM			3041	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND		4,000	
3032	TRUST FUND		52,708,984	3042	EXPENSES FROM GENERAL REVENUE FUND FROM COMMUNICATIONS WORKING		22,400	
	DISTRIBUTIONS TO SERVICE PROVIDERS - WIRELESS 911 TELEPHONE SYSTEMS				TRUST FUND FROM LAW ENFORCEMENT RADIO			14,011
	FROM WIRELESS EMERGENCY TELEPHONE SYSTEM TRUST FUND		20,299,648		FUND			445,805
3033	OPERATING CAPITAL OUTLAY FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND		100,000	3043	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM LAW ENFORCEMENT RADIO FUND	SYSTEM TRUST	2,000	20,000
3033A	SPECIAL CATEGORIES GRANTS AND AIDS - LEON COUNTY EMERGENCY COMMUNICATIONS CENTER FROM GENERAL REVENUE FUND	1,000,000		3044	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM COMMUNICATIONS WORKING TRUST FUND	CAPITAL	410	341
3034	SPECIAL CATEGORIES CENTREX AND SUNCOM PAYMENTS FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND		127,549,588		FROM LAW ENFORCEMENT RADIO FUND	SYSTEM TRUST		683
3035	SPECIAL CATEGORIES CONTRACTED SERVICES		127,040,000	3045	SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM LAW ENFORCEMENT RADIO			20, 000
	FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND		2,676,321		FUND			20,000
	FROM WIRELESS EMERGENCY TELEPHONE SYSTEM TRUST FUND		64,000	3046	SPECIAL CATEGORIES STATEWIDE LAW ENFORCEMENT RA CONTRACT PAYMENT			
3036	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM COMMUNICATIONS WORKING CAPITAL			0045	FROM LAW ENFORCEMENT RADIO FUND			18,220,000
3037	TRUST FUND		6,944	3047	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MA SERVICES - HUMAN RESOURCES	SERVICES		
	CONTRACTED LEGAL SERVICES FROM WIRELESS EMERGENCY TELEPHONE SYSTEM TRUST FUND		50,000		PURCHASED PER STATEWIDE CON FROM GENERAL REVENUE FUND FROM COMMUNICATIONS WORKING TRUST FUND	CAPITAL	1,788	893
3038	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES				FROM LAW ENFORCEMENT RADIO FUND	SYSTEM TRUST		4,102
	PURCHASED PER STATEWIDE CONTRACT FROM COMMUNICATIONS WORKING CAPITAL TRUST FUND		29,783	TOTAL	: WIRELESS SERVICES FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		412,214	19,824,073
3039	DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE				TOTAL POSITIONS TOTAL ALL FUNDS		17.00	20,236,287

SECTION 6 SPECIFIC APPROPRIATION INFORMATION SERVICES  APPROVED SALARY RATE 2,884,287		SECTION 6 SPECIFIC APPROPRIATION TOTAL: INFORMATION SERVICES FROM GENERAL REVENUE FUND 1,186,872	
3048 SALARIES AND BENEFITS POSITIONS 51 FROM GENERAL REVENUE FUND	1.00 65,340 3,180,186	FROM TRUST FUNDS	
From the funds provided in Specific Appropriation 304 from the General Revenue Fund, 5 positions, associate 342,577, \$445,924 in Salaries and Benefits, \$133,822 \$2,005 in Special Categories - Transfer to Departme Services - Human Resources Services Purchased Per States provided for the purpose of continuing the Office Security. Should Senate Bill 1974, House Bill 1991 legislation become law which provides an appropriation in Information Security, then this appropriation shall not 3049 OTHER PERSONAL SERVICES FROM WORKING CAPITAL TRUST FUND	48, 3050 and 3058 ed salary rate of 2 in Expenses and ent of Management wide Contract are e of Information 557, or similar for the Office of take effect.  505,854  to submit budget utes, to increase	PROGRAM: PUBLIC EMPLOYEES RELATIONS  APPROVED SALARY RATE 2,226,435  3060 SALARIES AND BENEFITS POSITIONS 35.00 FROM GENERAL REVENUE FUND 1,637,583 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND 1,269,80  3061 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	
Working Capital Trust Fund, in order to provide agencies. Budget amendment requests must be justified service level agreements with the user agencies.	services to user	3062 EXPENSES FROM GENERAL REVENUE FUND	
3050 EXPENSES FROM GENERAL REVENUE FUND	3,419,081	3063 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	
3052 SPECIAL CATEGORIES CONTRACTED SERVICES FROM WORKING CAPITAL TRUST FUND		COMMISSION TRUST FUND	<i>!</i> 1
3053 SPECIAL CATEGORIES STATE PORTAL DEVELOPMENT FROM GENERAL REVENUE FUND	63,000	3065 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 3,833 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND 3,83	33
FROM GENERAL REVENUE FUND FROM WORKING CAPITAL TRUST FUND	9,512	3066 SPECIAL CATEGORIES ADMINISTRATIVE OVERHEAD FROM GENERAL REVENUE FUND	
APPLICATIONS MANAGEMENT CONTRACT FOR DATA CENTER FROM WORKING CAPITAL TRUST FUND	500,000	3067 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
DATA PROCESSING CONTRACTS FOR DATA CENTER FROM WORKING CAPITAL TRUST FUND	1,731,726	FROM GENERAL REVENUE FUND 7,953 FROM PUBLIC EMPLOYEES RELATIONS COMMISSION TRUST FUND 6,16	66
DEFERRED-PAYMENT COMMODITY CONTRACTS FROM WORKING CAPITAL TRUST FUND	647,030	3068 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM GENERAL REVENUE FUND	98
PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	2,949	TOTAL: PUBLIC EMPLOYEES RELATIONS FROM GENERAL REVENUE FUND 1,826,869 FROM TRUST FUNDS	18
3059 DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM WORKING CAPITAL TRUST FUND	1,000	TOTAL POSITIONS	87

SECTION 6 SPECIFIC APPROPRIATION PROGRAM: COMMISSION ON HUMAN RELATIONS			CCTION 6 PECIFIC PROPRIATION 82 SPECIAL CATEGORIES CONTRACTED SERVICES EDIA OPERATING TRUCT FUND	200 021	
	RELATIONS			FROM OPERATING TRUST FUND	200,021
3069	APPROVED SALARY RATE 2,684,491  SALARIES AND BENEFITS POSITIONS	67.00		183 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	16,461
3009	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	2,857,273	836,401	084 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	
3070	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	37,800	77,040	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	28,154
3071	EXPENSES FROM GENERAL REVENUE FUND	448,980	134,184	YTAL: PROGRAM: ADJUDICATION OF DISPUTES FROM TRUST FUNDS	
3072	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,736		TOTAL POSITIONS	9,126,635
3073	SPECIAL CATEGORIES TRANSFER TO DIVISION OF ADMINISTRATIVE			OGRAM: WORKERS' COMPENSATION APPEALS - JUDG MPENSATION CLAIMS	ES OF
	HEARINGS FROM GENERAL REVENUE FUND	1,041,030		APPROVED SALARY RATE 10,24	0,596
0054	FROM OPERATING TRUST FUND	1,041,030	282,326	985 SALARIES AND BENEFITS POSI FROM OPERATING TRUST FUND	TIONS 199.00 13,346,972
3074	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	28,506	36,000	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND	230,000
3075	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			087 EXPENSES FROM OPERATING TRUST FUND	3,257,918
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	9,144	2,207	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND	28,796
3076	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT			089 SPECIAL CATEGORIES CONTRACTED SERVICES FROM OPERATING TRUST FUND	
	FROM GENERAL REVENUE FUND FROM OPERATING TRUST FUND	20,600	5,705	990 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM OPERATING TRUST FUND	105,651
3077	DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM OPERATING TRUST FUND		143,896	191 SPECIAL CATEGORIES CONTRACTED LEGAL SERVICES FROM OPERATING TRUET FIND	2 500
TOTAL	HUMAN RELATIONS FROM GENERAL REVENUE FUND	4,445,069	1,517,759	FROM OPERATING TRUST FUND	2,500
	TOTAL POSITIONS TOTAL ALL FUNDS	67.00	5,962,828	SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM OPERATING TRUST FUND	81,256
ADMIN]	ISTRATIVE HEARINGS			192A FIXED CAPITAL OUTLAY REMODELING - STATE OFFICE BUILDING - D	MS
PROGRA	AM: ADJUDICATION OF DISPUTES			MGD FROM OPERATING TRUST FUND	
I	APPROVED SALARY RATE 5,689,069				, ,
3078	SALARIES AND BENEFITS POSITIONS FROM OPERATING TRUST FUND	70.00	7,204,237	TTAL: PROGRAM: WORKERS' COMPENSATION APPEALS COMPENSATION CLAIMS FROM TRUST FUNDS	
3079	OTHER PERSONAL SERVICES FROM OPERATING TRUST FUND		319,242	TOTAL POSITIONS	
3080	EXPENSES FROM OPERATING TRUST FUND		1,216,145	LITARY AFFAIRS, DEPARTMENT OF	100
3081	OPERATING CAPITAL OUTLAY FROM OPERATING TRUST FUND		142,375	From the funds in Specific Appropriation 3 Temporary Assistance for Needy Familie expended in accordance with the requirem	s (TANF) Block Grant must be

SECTION 6

SECTION 6

SPECIFIC SPECIFIC APPROPRIATION APPROPRIATION of Title IV of the Social Security Act, as amended, or any other From the funds in Specific Appropriation 3102, \$2,300,000 in non-recurring general revenue is provided to reimburse Florida National applicable federal requirement or limitation. Before any funds are Guard service members for the life insurance payments that are deducted released by the Department of Children and Family Services, each from their military salaries for Service Member's Group Life Insurance, provider shall identify the number of clients to be served and certify their eligibility under Part A of Title IV of the Social Security Act. obtained through the United States Department of Defense. Funds may not be released for services to any clients except those so OPERATING CAPITAL OUTLAY identified and certified. FROM GENERAL REVENUE FUND . . . . . . . . 188,930 The agency head or a designee shall certify that controls are in place SPECIAL CATEGORIES 3104 to ensure that such funds are expended in accordance with the ACOUISITION OF MOTOR VEHICLES requirements and limitations of federal law and that any reporting FROM GENERAL REVENUE FUND . . . . . . . . 111,322 requirements of federal law are met. It shall be the responsibility of FROM CAMP BLANDING MANAGEMENT TRUST FUND . 113,678 any entity to which such funds are appropriated to obtain the required certification prior to any expenditure of funds. SPECIAL CATEGORIES 3105 NATIONAL GUARD TUITION ASSISTANCE PROGRAM: READINESS AND RESPONSE FROM GENERAL REVENUE FUND . . . . . . . . 3,481,900 DRUG INTERDICTION AND PREVENTION SPECIAL CATEGORIES 3106 CONTRACTED SERVICES SALARIES AND BENEFITS FROM GENERAL REVENUE FUND . . . . . . . . 372,000 FROM GENERAL REVENUE FUND . . . . . . . . 49.750 SPECIAL CATEGORIES 3107 3094 **EXPENSES** MAINTENANCE AND OPERATIONS CONTRACTS FROM GENERAL REVENUE FUND . . . 128,250 FROM GENERAL REVENUE FUND . . . . . . . 190,000 FROM COOPERATIVE AGREEMENT TRUST FUND . . 75,000 FROM FEDERAL EQUITABLE SHARING TRUST SPECIAL CATEGORIES 3108 345,000 RISK MANAGEMENT INSURANCE FROM CAMP BLANDING MANAGEMENT TRUST FUND . 48,850 OPERATING CAPITAL OUTLAY FROM FEDERAL EQUITABLE SHARING TRUST SPECIAL CATEGORIES 3109 100,000 TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES SPECIAL CATEGORIES 3096 PURCHASED PER STATEWIDE CONTRACT ACCOUNTING SERVICES FROM GENERAL REVENUE FUND . . . 28,169 FROM FEDERAL EQUITABLE SHARING TRUST FROM CAMP BLANDING MANAGEMENT TRUST FUND . 9,549 10,000 3109A FIXED CAPITAL OUTLAY SPECIAL CATEGORIES SMALL CONSTRUCTION PROJECTS - CAMP PROJECTS, CONTRACTS AND GRANTS BLANDING JOINT TRAINING CENTER, FLORIDA FROM COOPERATIVE AGREEMENT TRUST FUND . . 5,000,000 FROM GENERAL REVENUE FUND . . . . . . . . 377,000 SPECIAL CATEGORIES FIXED CAPITAL OUTLAY CONTRACTED SERVICES FLORIDA READINESS CENTERS REVITALIZATION 10,000 PLAN - STATEWIDE FROM FEDERAL EQUITABLE SHARING TRUST FROM GENERAL REVENUE FUND . . . . . . . . 11,338,394 50,000 3110A FIXED CAPITAL OUTLAY SPECIAL CATEGORIES RENOVATION AND REPAIR YOUTH CHALLENGE, MAINTENANCE AND OPERATIONS CONTRACTS CAMP BLANDING JOINT TRAINING CENTER, FROM GENERAL REVENUE FUND . . . . . . . . 10,000 FLORIDA FROM FEDERAL EQUITABLE SHARING TRUST FROM GENERAL REVENUE FUND . . . . . . . . 525,000 20,000 TOTAL: MILITARY READINESS AND RESPONSE FROM GENERAL REVENUE FUND . . . . . . . . . TOTAL: DRUG INTERDICTION AND PREVENTION 26.831.580 FROM GENERAL REVENUE FUND . . . . . . . . . 198,000 1,347,058 5,600,000 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . TOTAL POSITIONS . . . . . . . . . . . . . . . . . 93.00 TOTAL ALL FUNDS . . . . . . . . . . . . . . . 5,798,000 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . 28,178,638 MILITARY READINESS AND RESPONSE EXECUTIVE DIRECTION AND SUPPORT SERVICES APPROVED SALARY RATE 3.246.176 APPROVED SALARY RATE 2,769,860 SALARIES AND BENEFITS 3100 POSITIONS 93.00 SALARIES AND BENEFITS POSITIONS 51.00 FROM GENERAL REVENUE FUND . . . . . . . . FROM GENERAL REVENUE FUND . . . . . . . 3,179,983 3,573,144 FROM CAMP BLANDING MANAGEMENT TRUST FUND . FROM COOPERATIVE AGREEMENT TRUST FUND . . 1,056,809 313.785 OTHER PERSONAL SERVICES OTHER PERSONAL SERVICES 3101 3112 FROM CAMP BLANDING MANAGEMENT TRUST FUND . FROM GENERAL REVENUE FUND . . . . . . . . 118,172 94,525 3102 EXPENSES EXPENSES FROM GENERAL REVENUE FUND . . . . . . . . FROM GENERAL REVENUE FUND . . . . . . . . 7,038,882 1,107,337

SECTION 6 SPECIFIC APPROPRIATION REVENUE, DEPARTMENT OF			SECTION 6 SPECIFIC APPROPRIATION 3153 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
PROGRAM: ADMINISTRATIVE SERVICES PROGRAM			3154 SPECIAL CATEGORIES
EXECUTIVE DIRECTION AND SUPPORT SERVICES			CONTRACTED SERVICES FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 15,785,227			3155 SPECIAL CATEGORIES
3142 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	328.00 13,210,934	2,792,212	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
FROM GRANTS AND DONATIONS TRUST FUND		4,604,019	TOTAL: COMPLIANCE DETERMINATION FROM GENERAL REVENUE FUND 9,091,073
3143 OTHER PERSONAL SERVICES FROM ADMINISTRATIVE TRUST FUND		135,740	TOTAL POSITIONS
3144 EXPENSES FROM GENERAL REVENUE FUND	1,045,318		COMPLIANCE ASSISTANCE
FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	, ,	904,708 461,726	APPROVED SALARY RATE 2,683,234
3145 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	106,929	100 005	3156 SALARIES AND BENEFITS POSITIONS 63.00 FROM GENERAL REVENUE FUND 3,732,252
FROM ADMINISTRATIVE TRUST FUND		120,235	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
TRANSFER TO DIVISION OF ADMINISTRATIVE HEARINGS	000 040		3158 EXPENSES
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	608,646	436,294	FROM GENERAL REVENUE FUND
3147 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	824,449		3159 AID TO LOCAL GOVERNMENTS AERIAL PHOTOGRAPHY AND MAPPING FROM GENERAL REVENUE FUND 1,326,266
FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	021,113	685,104 281,028	3160 AID TO LOCAL GOVERNMENTS GEOGRAPHICAL INFORMATION SYSTEM MAPPING GRANT PROGRAM
3148 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE			FROM GENERAL REVENUE FUND
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	362,775	290,455 15,142	3161 AID TO LOCAL GOVERNMENTS COUNTY TAX FORMS FROM GENERAL REVENUE FUND 175,000
3149 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWICE CONTRACT	1.710.000		3162 SPECIAL CATEGORIES PROPERTY APPRAISER AND TAX COLLECTOR CERTIFICATION PROGRAM FROM CERTIFICATION PROGRAM TRUST FUND
FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	1,718,006	295,282 176,283	3163 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	17,877,057	11,198,228	3164 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE
TOTAL POSITIONS	328.00	29,075,285	FROM GENERAL REVENUE FUND
PROGRAM: PROPERTY TAX ADMINISTRATION PROGRAM		20,070,200	FROM GENERAL REVENUE FUND 6,117,031 FROM TRUST FUNDS
COMPLIANCE DETERMINATION			TOTAL POSITIONS 63.00
APPROVED SALARY RATE 5,131,875			TOTAL ALL FUNDS 6,567,031
3150 SALARIES AND BENEFITS POSITIONS	114.00		PROGRAM: CHILD SUPPORT ENFORCEMENT PROGRAM
FROM GENERAL REVENUE FUND	6,600,841		CASE PROCESSING
OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	61,455		APPROVED SALARY RATE 43,984,724  3165 SALARIES AND BENEFITS POSITIONS 1,402.00
3152 EXPENSES FROM GENERAL REVENUE FUND	1,575,829		FROM CHILD SUPPORT INCENTIVE TRUST FUND

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	FUND		701,808 38,938,985	FROM GRANTS AND DONATIONS TRUST FUND 9,639 3177 SPECIAL CATEGORIES
3166	OTHER PERSONAL SERVICES FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST		59,699	TRANSFER GENERAL REVENUE TO CHILD SUPPORT ENFORCEMENT FROM GENERAL REVENUE FUND 2,241,987
	FUND		119,398 347,662	3178 SPECIAL CATEGORIES PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT FROM GENERAL REVENUE FUND 7,108,969
3167	EXPENSES FROM GENERAL REVENUE FUND FROM CHILD SUPPORT INCENTIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		1,214,588 9,313,021	FROM CHILD SUPPORT INCENTIVE TRUST FUND . 4,946,083
3168	OPERATING CAPITAL OUTLAY FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND		96,046 186,439	3179 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND 9,411 FROM GRANTS AND DONATIONS TRUST FUND 18,060
3169	SPECIAL CATEGORIES CHILD SUPPORT ENFORCEMENT ANNUAL FEE FROM GENERAL REVENUE FUND	2,810,231		3180 FINANCIAL ASSISTANCE PAYMENTS CHILD SUPPORT INCENTIVE PAYMENTS - POLITICAL SUBDIVISIONS
3170	SPECIAL CATEGORIES PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT FROM GENERAL REVENUE FUND	6,158,835		FROM CHILD SUPPORT INCENTIVE TRUST FUND . 750,000  3181 DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER
	FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND	0,100,000	6,323,766 25,659,563	FROM GENERAL REVENUE FUND 1,167,840 FROM CHILD SUPPORT INCENTIVE TRUST FUND . 820,765 FROM CLERK OF THE COURT CHILD SUPPORT ENFORCEMENT COLLECTION SYSTEM TRUST FUND 10,022
3171	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	269,859	517,819	FROM GRANTS AND DONATIONS TRUST FUND
3172	DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER		017,010	FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND	1,306,531	829,986 3,374,009	TOTAL POSITIONS
TOTAL:	CASE PROCESSING FROM GENERAL REVENUE FUND	33,094,819	88,073,973	On or before October 1, 2007, the Department of Revenue shall submit a report to the chair of the Senate Fiscal Policy and Calendar Committee, the chair of the House Policy and Budget Council, the chair of the Senate Committee on Children, Families, and Elder Affairs, and the chair
	TOTAL POSITIONS		121,168,792	of the House Committee on Healthy Families on the feasibility of recovering the costs of genetic testing from parents with child support cases handled by the department. The department shall conduct a survey
	ANCE AND DISTRIBUTION			of genetic testing cost recovery practices used by Child Support Enforcement agencies in other states and shall include the survey results in the report. The report must include a detailed description of
3173	PPROVED SALARY RATE 1,433,404  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	48.00 749,314		federal requirements with respect to collecting and retaining such fees; the ability to amend the Title IV-D State Plan in this regard; an estimate of the costs of fee recovery; and the impact on paternity establishment, child support collections and federal incentive funding.
	APPLICATION AND PROGRAM REVENUE TRUST FUND		27,039 1,507,382	APPROVED SALARY RATE 14,029,746  3182 SALARIES AND BENEFITS POSITIONS 444.00
3174	OTHER PERSONAL SERVICES FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM CHILD SUPPORT ENFORCEMENT		8,298	FROM GENERAL REVENUE FUND 6,098,867 FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND
	APPLICATION AND PROGRAM REVENUE TRUST FUND		16,596 48,322	FROM GRANTS AND DONATIONS TRUST FUND 12,270,006 3183 OTHER PERSONAL SERVICES
3175	EXPENSES FROM GENERAL REVENUE FUND	148,044		FROM CHILD SUPPORT INCENTIVE TRUST FUND . 17,162 FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST
	FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND		136,292 552,186	FUND

		1,115,558	417,611 2,977,998	3192	FIC PRIATION  OPERATING CAPITAL OUTLAY FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND		29,531 57,326
3185 3186	OPERATING CAPITAL OUTLAY FROM CHILD SUPPORT INCENTIVE TRUST FUND . FROM GRANTS AND DONATIONS TRUST FUND  SPECIAL CATEGORIES PURCHASE OF SERVICES - CHILD SUPPORT		31,638 61,415	3193	PURCHASE OF SERVICES - CHILD SUPPORT ENFORCEMENT FROM GENERAL REVENUE FUND		8,050,641
	FROM GENERAL REVENUE FUND FROM CHILD SUPPORT INCENTIVE TRUST FUND .	3,679,315	12,405,269	3194	DICK MANACEMENT INCLIDANCE		10,265,107
	FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND				FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	85,763	164,570
Inc Fun gui Dem dep	m the funds in Specific Appropriation 3186, uentive Trust Fund and \$115,500 from the Grant d may be used by the Department of Revenue to f deline review, which will be conducted by the Opgraphic Research. From the funds provided partment shall reimburse the Office of Econ earch for contractual costs incurred to cond	s and Donation und the child ffice of Econ for this purponic and De	ons Trust d support nomic and pose, the mographic	3195	CHILDREN AND FAMILIES DATA CENTER FROM GENERAL REVENUE FUND FROM CHILD SUPPORT INCENTIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	1,621,190	107,560 3,257,535
chi Sup sup	ld support guidelines schedule in accordance wi port Act of 1988, to ensure appropriate d port award amounts, and submit a final report	th the feder etermination to the Gove	al Family of child rnor, the	TOTAL:	: COMPLIANCE FROM GENERAL REVENUE FUND	11,978,118	39,452,398
by con	sident of the Senate, and the Speaker of the Hou June 30, 2008. The Office of Economic and Dem tract with a state university or a nationally re the purpose of collecting and analyzing the ec	ographic Res cognized org	earch may anization		TOTAL POSITIONS	439.00	51,430,516
	the review.	onomic data	necessar y	PROGRA	AM: GENERAL TAX ADMINISTRATION PROGRAM		
3187	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	86,258	165,517		ROCESSING APPROVED SALARY RATE 14,171,832		
3188	DATA PROCESSING SERVICES CHILDREN AND FAMILIES DATA CENTER FROM GENERAL REVENUE FUND	1.617.663		3196	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	461.00 17,288,719	3,476,798 2,789,196
TOTAL:	ESTABLISHMENT	12,597,661	52,303,702	3197	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	76,149	82,157 35,263
	TOTAL POSITIONS	444.00	64,901,363	3198	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	2,451,804	1,373,981
COMPLI				3199	FROM GRANTS AND DONATIONS TRUST FUND AID TO LOCAL GOVERNMENTS		786,879
3189	PPROVED SALARY RATE 13,843,018  SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST	439.00 6,658,526		3133	GRANTS AND AID TO LOCAL GOVERNMENT/ DISTRIBUTION TO CLERKS OF COURT FROM THE DEPARTMENT OF REVENUE CLERKS OF THE COURT TRUST FUND		31,500,000
3190	FUND		226,556 12,610,362	3200	AID TO LOCAL GOVERNMENTS EMERGENCY DISTRIBUTIONS FROM LOCAL GOVERNMENT HALF-CENT SALES TAX CLEARING TRUST FUND		18,107,042
5100	FROM CHILD SUPPORT INCENTIVE TRUST FUND FROM CHILD SUPPORT ENFORCEMENT APPLICATION AND PROGRAM REVENUE TRUST FUND		16,841 33,682	3201	AID TO LOCAL GOVERNMENTS INMATE SUPPLEMENTAL DISTRIBUTION FROM LOCAL GOVERNMENT HALF-CENT SALES		
	FROM GRANTS AND DONATIONS TRUST FUND		98,072		TAX CLEARING TRUST FUND		592,958
3191	EXPENSES FROM GENERAL REVENUE FUND	1,323,513	541,158 3,622,008	3202	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	240,988	190,466 5,377

SECTION 6 SPECIFIC				SECTION SPECIFICATION OF SPECIFICATION O	FIC			
APPROPRIATION 3203 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		829,584		APPROI	PRIATION FROM ADMINISTRATIVE TRUST FI FROM GRANTS AND DONATIONS TO			8,879,032 6,970,671
FROM ADMINISTRATIVE TRUST I FROM GRANTS AND DONATIONS	ZUND	,	722,581 268,642	3214	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FU FROM GRANTS AND DONATIONS TO	UND	196,027	146,147 90,767
PURCHASE OF SERVICES - COLL FROM ADMINISTRATIVE TRUST			97,049	3215	EXPENSES FROM GENERAL REVENUE FUND		3,588,748	90,767
3205 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST 1		99,938	38,112	3216	FROM ADMINISTRATIVE TRUST FI FROM GRANTS AND DONATIONS TO OPERATING CAPITAL OUTLAY			7,067,587 2,065,492
TOTAL: TAX PROCESSING FROM GENERAL REVENUE FUND .		20,987,182		0210	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FI FROM GRANTS AND DONATIONS TO	UND	1,350	318,788 13,845
FROM TRUST FUNDS TOTAL POSITIONS TOTAL ALL FUNDS		461.00	60,066,501 81,053,683	3216A	LUMP SUM TAX COLLECTION ENFORCEMENT DE PROGRAM	IVERSION		
TAXPAYER AID					FROM GENERAL REVENUE FUND	POSITIONS	4.00 199,677	
APPROVED SALARY RATE	7,637,971			3217	SPECIAL CATEGORIES			
3206 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST I FROM GRANTS AND DONATIONS	POSITIONS	201.00 7,670,822	1,514,884 1,246,123	0217	CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FI FROM GRANTS AND DONATIONS TO	UND	2,166,983	919,838 652,281
3207 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST I		30,586	20,042	3218	SPECIAL CATEGORIES PURCHASE OF SERVICES - COLLEGE FROM ADMINISTRATIVE TRUST FOR			249,900
FROM GRANTS AND DONATIONS 7  3208 EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST 1		1,122,778	14,195 540.171	3219	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST F		257,335	98,138
FROM GRANTS AND DONATIONS 7 3209 OPERATING CAPITAL OUTLAY	CRUST FUND		297,828	TOTAL	COMPLIANCE DETERMINATION FROM GENERAL REVENUE FUND . FROM TRUST FUNDS			27,472,486
FROM ADMINISTRATIVE TRUST I FROM GRANTS AND DONATIONS 7			54,485 2,161		TOTAL POSITIONS TOTAL ALL FUNDS			76,808,062
CONTRACTED SERVICES FROM GENERAL REVENUE FUND		240 020		COMPL	IANCE RESOLUTION			
FROM ADMINISTRATIVE TRUST I FROM GRANTS AND DONATIONS '	TUND	340,938	138,216 126,315	I	APPROVED SALARY RATE	19,999,312		
3211 SPECIAL CATEGORIES PURCHASE OF SERVICES - COLLIFROM ADMINISTRATIVE TRUST 1	ECTION AGENCIES		39,000	3221	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FI FROM GRANTS AND DONATIONS TO	UND	556.50 21,530,884	4,327,846 3,343,618
3212 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST 1	·······································	40,159	15,316	3222	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FI FROM GRANTS AND DONATIONS TO	UND	84,409	64,606 41,347
TOTAL: TAXPAYER AID FROM GENERAL REVENUE FUND . FROM TRUST FUNDS		9,205,283	4,008,736	3223	EXPENSES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FI FROM GRANTS AND DONATIONS TO	UND	3,212,208	1,573,691 930,198
TOTAL POSITIONS TOTAL ALL FUNDS		201.00	13,214,019	3224	OPERATING CAPITAL OUTLAY		22,218	,
COMPLIANCE DETERMINATION					FROM ADMINISTRATIVE TRUST F	UND	22,210	109,342
APPROVED SALARY RATE	49,957,040			222	FROM GRANTS AND DONATIONS TO	ייי לאוח ופחע		6,318
3213 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POSITIONS	1,130.50 42,925,456		3225	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND		989,314	

SECTIC SPECIF APPROF			433,371 310,497 114,051	SECTION 6 SPECIFIC APPROPRIATION STATE, DEPARTMENT OF PROGRAM: OFFICE OF THE SECRETARY AND ADMINISTRATIVE SERVICES EXECUTIVE DIRECTION AND SUPPORT SERVICES
3227	SPECIAL CATEGORIES			APPROVED SALARY RATE 2,913,202
	RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	117,443	44,791	3236 SALARIES AND BENEFITS POSITIONS 57.00 FROM GENERAL REVENUE FUND
TOTAL:	COMPLIANCE RESOLUTION FROM GENERAL REVENUE FUND	25,956,476	11,299,676	3237 EXPENSES FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	556.50	37,256,152	3238 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND 5,000  3239 SPECIAL CATEGORIES
PROGRA	M: INFORMATION SERVICES PROGRAM			CONTRACTED SERVICES FROM GENERAL REVENUE FUND 69,000
INFORM	ATION TECHNOLOGY			3240 SPECIAL CATEGORIES
	PPROVED SALARY RATE 7,625,815			RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
3228	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	181.00 7,290,182	2,237,136 604,946	3241 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND
3229	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	172,260	29,252	FROM GRANTS AND DONATIONS TRUST FUND 550  3242 DATA PROCESSING SERVICES
3230	EXPENSES			OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND
	FROM GENERAL REVENUE FUND	1,576,678	789,492 212,063	TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND
3231	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND	137,233	206,297 34,094	TOTAL POSITIONS
3232	SPECIAL CATEGORIES			ELECTIONS
	CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,929,823		
	FROM ADMINISTRATIVE TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		3,515,729 784,476	APPROVED SALARY RATE 2,911,730
3233	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE	10.000		3243 SALARIES AND BENEFITS POSITIONS 70.00 FROM GENERAL REVENUE FUND 1,659,725 FROM GRANTS AND DONATIONS TRUST FUND 2,252,424
2224	FROM GENERAL REVENUE FUND FROM ADMINISTRATIVE TRUST FUND	16,823	11,313	3244 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND 87,150 FROM GRANTS AND DONATIONS TRUST FUND
3234	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	154,714	229,286	3245 EXPENSES FROM GENERAL REVENUE FUND
3235	DATA PROCESSING SERVICES STATE TECHNOLOGY OFFICE FROM GENERAL REVENUE FUND	167,761	186,812	3246 AID TO LOCAL GOVERNMENTS PETITION SIGNATURE VERIFICATION FROM GENERAL REVENUE FUND
TOTAL:	INFORMATION TECHNOLOGY FROM GENERAL REVENUE FUND	11,445,474	8,840,896	3247 AID TO LOCAL GOVERNMENTS SPECIAL ELECTIONS FROM GENERAL REVENUE FUND
	TOTAL POSITIONS	181.00	20,286,370	3248 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND

SECTION SPECIAL APPROI				SECTION 6 SPECIFIC APPROPRIATION			
3249	SPECIAL CATEGORIES VOTER INFORMATION FROM GENERAL REVENUE FUND	75,000		3262 EXPENSES  FROM GENERAL REVENUE FUND 1,376,216  FROM GRANTS AND DONATIONS TRUST FUND			
3250	SPECIAL CATEGORIES VOTING SYSTEMS ASSISTANCE FROM GRANTS AND DONATIONS TRUST FUND		525,000	3263 OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND			
3251	SPECIAL CATEGORIES STATEWIDE VOTER REGISTRATION SYSTEM - HELP AMERICA VOTE ACT (HAVA) FROM GRANTS AND DONATIONS TRUST FUND		2,546,079	FROM OPERATING TRUST FUND			
3252	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	285,319	300,058	FROM GENERAL REVENUE FUND 1,750,000  3264 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND			
3253	SPECIAL CATEGORIES ASSISTANCE FOR INDIVIDUALS WITH		300,036	FROM GENERAL REVENUE FUND			
0054	DISABILITIES FROM GRANTS AND DONATIONS TRUST FUND		800,000	3265 SPECIAL CATEGORIES GRANTS AND AIDS - HISTORIC PRESERVATION GRANTS			
3254	SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND	150,000		FROM GENERAL REVENUE FUND 2,132,067 FROM OPERATING TRUST FUND			
3255	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	56,532		3266 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND			
3255A	SPECIAL CATEGORIES TRANSFER TO GRANTS AND DONATIONS TRUST FUND			3267 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT			
3256	FROM GENERAL REVENUE FUND	375,776 600,000		SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND			
3257	SPECIAL CATEGORIES GRANTS AND AIDS - FEDERAL ELECTION ACTIVITIES (HELP AMERICA VOTE ACT) FROM GRANTS AND DONATIONS TRUST FUND	•••,•••	2,000,000	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND			
3258	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES		2,000,000	3269 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIAL CATEGORIES - ACQUISITION, RESTORATION OF HISTORIC			
	PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND	12,630	13,258	PROPERTIES FROM GENERAL REVENUE FUND 3,500,000			
TOTAL	ELECTIONS FROM GENERAL REVENUE FUND	4,563,024	9,328,140	Funds in Specific Appropriation 3269 are provided to fund the historical preservation projects that were selected in accordance with chapter 1A-35.007, Florida Administrative Code.			
	TOTAL POSITIONS	70.00	13,891,164	3269A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY LIGHTHOUSE RESTORATION PROJECTS			
PROGRA	PROGRAM: HISTORICAL RESOURCES FROM GRANTS AND DONATIONS TRUST FUND 1,000,000						
	RICAL RESOURCES PRESERVATION AND EXHIBITION APPROVED SALARY RATE 3,140,931			Funds in Specific Appropriation 3269A, shall be used for the following Florida Lighthouse Restoration projects. A 10 percent match from the grant recipient shall be required. Any funds remaining upon project completion, shall be reallocated to other lighthouse restoration			
3260	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM GRANTS AND DONATIONS TRUST FUND FROM OPERATING TRUST FUND	88.00 2,843,378	1,240,346 316,891	Cape St. George         350,000           Anclote Key         450,000           Crooked River         200,000			
3261	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	74,516	2,452,614 506,051	TOTAL: HISTORICAL RESOURCES PRESERVATION AND EXHIBITION FROM GENERAL REVENUE FUND			

SECTION 6 SPECIFIC APPROPRIATION TOTAL POSITIONS TOTAL ALL FUNDS	88.00	18,998,913	SECTION 6 SPECIFIC APPROPRIATION 3282 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIBRARY COOPERATIVES FROM GENERAL REVENUE FUND 2,400,000
PROGRAM: CORPORATIONS			3283 AID TO LOCAL GOVERNMENTS
COMMERCIAL RECORDINGS AND REGISTRATIONS			GRANTS AND AIDS - LIBRARY GRANTS FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 5,537,529			
3270 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	154.00 7,798,852		3284 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS COMMUNITY LIBRARIES IN CARING FROM GENERAL REVENUE FUND 100,000
3271 EXPENSES FROM GENERAL REVENUE FUND	3,465,705		3285 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND
3272 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	30,000		FROM LIBRARY SERVICES TRUST FUND
3273 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	979,627		3286 SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND
3274 SPECIAL CATEGORIES RICO ACT - ALIEN CORPORATIONS FROM GENERAL REVENUE FUND	200,000		3287 SPECIAL CATEGORIES LIBRARY RESOURCES
3275 SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	38,248		FROM GENERAL REVENUE FUND
3276 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT	,		RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND
SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	65,701		3289 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT
DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	249,361		FROM GENERAL REVENUE FUND
TOTAL: COMMERCIAL RECORDINGS AND REGISTRATIONS FROM GENERAL REVENUE FUND	12,827,494		3290A FIXED CAPITAL OUTLAY LIBRARY CONSTRUCTION GRANTS FROM GENERAL REVENUE FUND 5,000,000
TOTAL POSITIONS	154.00	12,827,494	Funds in Specific Appropriation 3290A are provided for library construction projects that are in compliance with section 257.191,
PROGRAM: LIBRARY AND INFORMATION SERVICES			Florida Statutes.
LIBRARY, ARCHIVES AND INFORMATION SERVICES			TOTAL: LIBRARY, ARCHIVES AND INFORMATION SERVICES FROM GENERAL REVENUE FUND
APPROVED SALARY RATE 3,931,882			TOTAL POSITIONS 105.50
3278 SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM LIBRARY SERVICES TRUST FUND	105.50 2,541,775	1,392,831	TOTAL ALL FUNDS
FROM RECORDS MANAGEMENT TRUST FUND		1,340,539	EXECUTIVE DIRECTION AND SUPPORT SERVICES
3279 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	169,916	302,826	APPROVED SALARY RATE 768,881
FROM RECORDS MANAGEMENT TRUST FUND	0.001.005	52,412	3290B SALARIES AND BENEFITS POSITIONS 19.00 FROM GENERAL REVENUE FUND 652,822 FROM FINE ARTS COUNCIL TRUST FUND
FROM GENERAL REVENUE FUND	2,034,360	811,597 785,866	3290C OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND
3281 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - HISTORICAL RECORDS GRANTS FROM LIBRARY SERVICES TRUST FUND		25,000	3290D EXPENSES FROM GENERAL REVENUE FUND

		3,000		SECTION 6 SPECIFIC APPROPRIATION 3290R SPECIAL CATEGORIES GRANTS AND AIDS - STATE TOURING PROGRAM FROM GENERAL REVENUE FUND 200,000	
3290F	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	25,000	40,000	3290S SPECIAL CATEGORIES GRANTS AND AIDS - CULTURAL AND HISTORICAL PROGRAMS FROM GENERAL REVENUE FUND 1,990,000	
3290G	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	8,324		From the funds in Specific Appropriation 3290S, non-recurring revenue is provided for the following:	ng general
3290Н	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	5,533	2,657	Gospel Complex for Education African American History Marketing and Educational Initiative Florida African American Heritage Preservation Network Bay of Pigs Museum and Library Winter Park Cultural Center.	900,000 200,000 100,000 100,000 400,000
TOTAL:	EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND FROM TRUST FUNDS	1,022,606	540,226	Jewish Museum of Florida	240,000 50,000
	TOTAL POSITIONS	19.00	1,562,832	NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - SPECIFIC CULTURAL AND HISTORIC PROJECTS FROM GENERAL REVENUE FUND 8,355,000	
CULTUF	RAL SUPPORT AND DEVELOPMENT GRANTS				
3290I	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ARTS GRANTS FROM GENERAL REVENUE FUND FROM FINE ARTS COUNCIL TRUST FUND	2,718,750	297,200	From the funds in Specific Appropriation 3290T, non-recurring revenue is provided for the following:  Gateway Center for the Arts	750,000 500,000
3290J	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SCIENCES GRANTS FROM GENERAL REVENUE FUND	500,000		Historic Tallahassee Waterworks. Union County Record Storage Facility. Curtiss Mansion Restoration. Purple Heart Monument – City of Dunedin. Holocaust Documentation & Education Center Rail Car	400,000 100,000 50,000 10,000
3290K	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ARTS IN EDUCATION GRANTS FROM GENERAL REVENUE FUND	550,000		Site Renovation Project	350,000 20,000 1,000,000
3290L	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL ARTS AGENCIES/ STATE SERVICE ORGANIZATIONS FROM GENERAL REVENUE FUND	400,000		Dunedin Rail Road Station Restoration	150,000 100,000 100,000 25,000 300,000
3290M	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - YOUTH AND CHILDREN'S MUSEUMS GRANTS FROM GENERAL REVENUE FUND	250,000		Central Florida Transfer Station	350,000 2,000,000 400,000 1,000,000 250,000 500,000
3290N	SPECIAL CATEGORIES GRANTS AND AIDS - CHALLENGE GRANTS FROM GENERAL REVENUE FUND	941,300		TOTAL: CULTURAL SUPPORT AND DEVELOPMENT GRANTS FROM GENERAL REVENUE FUND	297,200
tha	nds in Specific Appropriation 3290N are provide at are in compliance with section 265.286, Flo cority ranked under chapter 1T-1.001, Florida Ad	rida Statutes	, and are	TOTAL ALL FUNDS	23,378,122
32900	SPECIAL CATEGORIES			TOTAL OF SECTION 6 POSITIONS 19,551.74	
-2000	GRANTS AND AIDS - CULTURAL EXCHANGE PROGRAM FROM GENERAL REVENUE FUND	250,000		FROM GENERAL REVENUE FUND	
22000		_00,000		FROM TRUST FUNDS	3560,097,780
3290P	SPECIAL CATEGORIES GRANTS AND AIDS - CULTURAL INSTITUTIONS FROM GENERAL REVENUE FUND	6,495,872		TOTAL ALL FUNDS	5076,862,159
3290Q	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA ENDOWMENT FOR THE HUMANITIES FROM GENERAL REVENUE FUND	430,000		The monies contained herein are appropriated from the named fu State Courts System as the amounts to be used to pay salar operational expenditures and fixed capital outlay.	nds to the ies, other

			SECTION SPECIAL SPECIA	FIC PRIATION FROM MEDIATION AND ARBITRATION TRUST	
PROGRA	AM: SUPREME COURT			FUND	414,720 1,194,208 86,512
COURT	OPERATIONS - SUPREME COURT				00,012
I	APPROVED SALARY RATE 6,144,773		3325	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	105,540
3310	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	101.00 7,892,610		FROM MEDIATION AND ARBITRATION TRUST FUND	165,000 66,560
3311	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	132,585	3326	FROM OPERATING TRUST FUND  EXPENSES	115,104
3312	EXPENSES FROM GENERAL REVENUE FUND	1,170,543	0020	FROM GENERAL REVENUE FUND 1,792,692 FROM COURT EDUCATION TRUST FUND FROM MEDIATION AND ARBITRATION TRUST	1,863,355
3313	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	87,278		FUND	215,824 462,170 89,493
3314	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	559,041	3327	FROM OPERATING TRUST FUND	187,688
3315	SPECIAL CATEGORIES DISCRETIONARY FUNDS OF THE CHIEF JUSTICE			FROM GENERAL REVENUE FUND 673,955 FROM COURT EDUCATION TRUST FUND FROM MEDIATION AND ARBITRATION TRUST	10,000
	FROM GENERAL REVENUE FUND	20,000		FUND	1,500 111,376
the fu	nds in Specific Appropriation 3315 may be spent e Chief Justice to carry out the official duties on ds shall be disbursed by the Chief Financial Off uchers authorized by the Chief Justice.	of the court. These	3327A	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND 19,000	)
3316	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	35,582	3327B	SPECIAL CATEGORIES COMPENSATION TO RETIRED JUDGES FROM GENERAL REVENUE FUND	ı
3317	SPECIAL CATEGORIES SUPREME COURT LAW LIBRARY FROM GENERAL REVENUE FUND	384,552	3328	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	158,448
3318	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	26,470		FUND	125,000 124,018 10,000 10,000
3320	FIXED CAPITAL OUTLAY RESTROOM RENOVATION FROM GENERAL REVENUE FUND	862,707	3329	SPECIAL CATEGORIES FLORIDA CASES SOUTHERN 2ND REPORTER FROM GENERAL REVENUE FUND	i
3321	FIXED CAPITAL OUTLAY WATER INTRUSION - SUPREME COURT - DMS MGD FROM GENERAL REVENUE FUND	2,700,000	3330	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	)
3323	FIXED CAPITAL OUTLAY ELEVATOR REPLACEMENT FROM GENERAL REVENUE FUND	175,000	3331	SPECIAL CATEGORIES COMPUTER SUBSCRIPTION SERVICES FROM GENERAL REVENUE FUND	)
TOTAL	: COURT OPERATIONS - SUPREME COURT FROM GENERAL REVENUE FUND	14,046,368	3332	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
	TOTAL POSITIONS	101.00 14,046,368		FROM GENERAL REVENUE FUND	4,665
EXECUTIVE DIRECTION AND SUPPORT SERVICES  FUND				,	
I	APPROVED SALARY RATE 9,182,916			FROM FEDERAL GRANTS IRUST FUND	4,745 20 252
3324	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM COURT EDUCATION TRUST FUND	177.50 8,913,765 1,160,562	3333	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES	

SECTION 7 SPECIFIC APPROPRIATION		FIC PRIATION	
FROM GENERAL REVENUE FUND 1,135,611 FROM FEDERAL GRANTS TRUST FUND FROM OPERATING TRUST FUND	80,000 fo 338,000 ar	thin any of the state courts budget entities, cor transfers of funds into those same budget ent e subject to the notice, review, and objection 6.177, Florida Statutes.	ities. Such transfers
TOTAL: EXECUTIVE DIRECTION AND SUPPORT SERVICES FROM GENERAL REVENUE FUND	TOTAL, 106, 413	: COURT OPERATIONS - ADMINISTERED FUNDS FROM GENERAL REVENUE FUND	9,219,334
TOTAL POSITIONS	,157,134	TOTAL POSITIONS	22.00 9,219,334
ADMINISTERED FUNDS - JUDICIAL	PROGR	AM: DISTRICT COURTS OF APPEAL	
COURT OPERATIONS - ADMINISTERED FUNDS	COURT	OPERATIONS - APPELLATE COURTS	
3333A AID TO LOCAL GOVERNMENTS		APPROVED SALARY RATE 29,224,987	
SMALL COUNTY COURTHOUSE FACILITIES FROM GENERAL REVENUE FUND 8,045,000	3335	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	441.00 37,560,816
Funds in Specific Appropriation 3333A from non-recurring generevenue are provided for improvements, renovations and repairs to a facilities in the following counties:	neral court 3336	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	179,851
Calhoun         22:           Columbia         70	0,000 5,000 0,000	EXPENSES FROM GENERAL REVENUE FUND	2,199,313
Dixie         200           Franklin         100	0,000 0,000 0,000	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	176,049
Gilchrist       100         Glades       350         Gulf       100	0,000 0,000 0,000 0,000 0,000 0,000	SPECIAL CATEGORIES COMPENSATION TO RETIRED JUDGES FROM GENERAL REVENUE FUND	173,480
Hardee.       500         Hendry.       100         Holmes.       300	0,000 0,000 0,000 0,000 0,000	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,062,833
Jackson       200         Lafayette       250         Levy       750	0,000 0,000 0,000 0,000 0,000	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	176,472
Madison       400         Nassau       750         Okeechobee       300	0,000 0,000 0,000 0,000 0,000	SPECIAL CATEGORIES DISTRICT COURT OF APPEAL LAW LIBRARY FROM GENERAL REVENUE FUND	600,188
Suwannee       400         Taylor       400         Union       100	0,000 3343 0,000 0,000 0,000 0,000	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	
Washington	0,000	FROM GENERAL REVENUE FUND	112,134
3333B SPECIAL CATEGORIES COURT SYSTEM ENHANCEMENTS FROM GENERAL REVENUE FUND	3344	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	176,782
The non-recurring general revenue funds in Specific Appropriation 3 are provided for the Nassau County Mental Health Court.	3333B 3345	FIXED CAPITAL OUTLAY AIR CONDITIONING REPLACEMENT PROJECT - DMS MGD	
3334 SPECIAL CATEGORIES DUE PROCESS CONTINGENCY FUND		FROM GENERAL REVENUE FUND	1,017,846
POSITIONS 22.00 FROM GENERAL REVENUE FUND	3346	FIXED CAPITAL OUTLAY RESTROOM RENOVATION PROJECT - DMS MGD FROM GENERAL REVENUE FUND	54,746
Funds in Specific Appropriation 3334 are provided as contingency in pursuant to section 29.016, Florida Statutes.	3347	FIXED CAPITAL OUTLAY WINDOW REPLACEMENT PROJECT - DMS MGD FROM GENERAL REVENUE FUND	300,000
The positions authorized in Specific Appropriation 3334 shall be in reserve as a contingency in the event the state courts determine some portion of Article V due process services needs to be shifted a contractual basis to an employee model in one or more jud-	that from 3347A	FIXED CAPITAL OUTLAY FIRST DISTRICT COURT OF APPEALS- EXPANSION	000,000
a contractual basis to an employee model in one or more judicircuits. The Chief Justice of the Supreme Court may request transfe these positions to the salaries and benefits appropriation cate	er of	- DMS MGD FROM GENERAL REVENUE FUND	7,900,000

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May 3, 2007

	PIC PRIATION FIXED CAPITAL OUTLAY COURTHOUSE ENTRYWAY RENOVATIONS - AGENCY MANAGED	74 200			FIC PRIATION SPECIAL CATEGORIES GRANTS AND AIDS - BROWARD COUNTY DRUG COURT		
3349	FROM GENERAL REVENUE FUND	74,300 11,800		3362	FROM GENERAL REVENUE FUND		
3352	FIXED CAPITAL OUTLAY BUILDING REPAIRS - FOURTH DISTRICT COURT OF APPEALS FROM GENERAL REVENUE FUND	47,775		3363	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	1,624,600	
3353	FIXED CAPITAL OUTLAY REPLACEMENT OF CARPET - DMS MGD FROM GENERAL REVENUE FUND	153,000		3364	SPECIAL CATEGORIES GRANTS AND AIDS - PAYMENT TO JURORS AND WITNESSES FROM GENERAL REVENUE FUND	4,536,910	
3354	FIXED CAPITAL OUTLAY COURTROOM RENOVATIONS - DMS MGD FROM GENERAL REVENUE FUND	177,496		3365	SPECIAL CATEGORIES MEALS AND LODGING FOR JURORS FROM GENERAL REVENUE FUND	215,825	
3355	FIXED CAPITAL OUTLAY HEATING VENTILATING AND AIR CONDITIONING REPLACEMENT - STATEWIDE FROM GENERAL REVENUE FUND	59,800		3366	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	780,045	
TOTAL	COURT OPERATIONS - APPELLATE COURTS FROM GENERAL REVENUE FUND	52,214,681		3367	SPECIAL CATEGORIES STATEWIDE GRAND JURY - EXPENSES FROM GENERAL REVENUE FUND	157,914	
pnocn	TOTAL POSITIONS	441.00	52,214,681	3368	SPECIAL CATEGORIES MEDIATION/ARBITRATION SERVICES FROM GENERAL REVENUE FUND	1,084,040	
	M: TRIAL COURTS				FROM MEDIATION AND ARBITRATION TRUST FUND		2,229,292
	OPERATIONS - CIRCUIT COURTS			3369	SPECIAL CATEGORIES		, , , ,
	PPROVED SALARY RATE 198,385,557	2 024 00		0000	STATE COURTS DUE PROCESS COSTS FROM GENERAL REVENUE FUND	22,646,143	
3356	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND FROM MEDIATION AND ARBITRATION TRUST FUND		101,229 6,075,375 5,965,601	3370			600,000
3357	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	469,064	151,018	3371	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT	500 500	
3358	EXPENSES FROM GENERAL REVENUE FUND	12,337,449	144,216 58,031		FROM GENERAL REVENUE FUND FROM MEDIATION AND ARBITRATION TRUST FUND		504 36,807 270
3358A	AID TO LOCAL GOVERNMENTS IMPROVEMENTS AND RENOVATIONS TO STATE COURTHOUSE FACILITIES FROM GENERAL REVENUE FUND	1,000,000		3372	DATA PROCESSING SERVICES OTHER DATA PROCESSING SERVICES FROM GENERAL REVENUE FUND	108,500	
Fur rep	ds in Specific Appropriation 3358A, are pro airs and renovations to the Hillsborough Count	vided for impr y courthouse.	ovements,	TOTAL	: COURT OPERATIONS - CIRCUIT COURTS FROM GENERAL REVENUE FUND		15,362,343
3359	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,000,000			TOTAL POSITIONS	3,034.00	315,610,726
3360	SPECIAL CATEGORIES CIVIL TRAFFIC INFRACTION HEARING OFFICERS FROM GENERAL REVENUE FUND	2,392,848			OPERATIONS - COUNTY COURTS	000	
3361	SPECIAL CATEGORIES				APPROVED SALARY RATE 55,876		
	GRANTS AND AIDS - CHILD ADVOCACY CENTERS FROM GENERAL REVENUE FUND	150,000		3373	SALARIES AND BENEFITS POSITION FROM GENERAL REVENUE FUND		

SECTION 7

491,834,853

	IC RIATION	
3374	EXPENSES FROM GENERAL REVENUE FUND	4,202,222
3375	SPECIAL CATEGORIES ADDITIONAL COMPENSATION FOR COUNTY JUDGES FROM GENERAL REVENUE FUND	275,855
assi Arti addi the and	is are provided in Specific Appropriation 3; igned to active judicial service in any of sicle V of the State Constitution. Such fritional compensation for such service, and shall salary paid to a judge of the court to which the shall be computed on the basis of an eight of the court.	the courts created by unds shall be paid as be computed based on a assignment is made,
3376	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	212,500
3377	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	80,344
3378	SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND	163,274
TOTAL:	COURT OPERATIONS - COUNTY COURTS FROM GENERAL REVENUE FUND	78,553,223
	TOTAL POSITIONS	644.00 78,553,223
PROGRAM	M: JUDICIAL QUALIFICATIONS COMMISSION	
JUDICIA	AL QUALIFICATIONS COMMISSION OPERATIONS	
Al	PPROVED SALARY RATE 310,936	
3379	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	5.00 404,301
	EXPENSES FROM GENERAL REVENUE FUND	161,344
3382	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	1,706
3382A	SPECIAL CATEGORIES CONTRACTED SERVICES FROM GENERAL REVENUE FUND	229,122
3383	SPECIAL CATEGORIES RISK MANAGEMENT INSURANCE FROM GENERAL REVENUE FUND	12,351
3384	SPECIAL CATEGORIES LITIGATION EXPENSES FROM GENERAL REVENUE FUND	223,300

Funds in Specific Appropriation 3384 are to be used only for case expenditures associated with the filing and prosecution of formal charges. These costs shall consist of attorney's fees, court reporting fees, investigators' fees, and similar charges associated with the adjudicatory process.

From the funds in Specific Appropriation 3384, the commission shall report to the Legislature by March 1, 2008, all instances in which formal charges have been filed against a member of the judiciary during calendar year 2007 and shall provide aggregated data regarding instances SECTION 7 SPECIFIC APPROPRIATION

> in which investigations were initiated in calendar year 2007 but formal charges have not been filed; however, the commission shall report the data regarding circuit court judges in the 17th Judicial Circuit by January 1, 2008.

3385 SPECIAL CATEGORIES TRANSFER TO DEPARTMENT OF MANAGEMENT SERVICES - HUMAN RESOURCES SERVICES PURCHASED PER STATEWIDE CONTRACT FROM GENERAL REVENUE FUND . . . . . . . . 1,263 TOTAL: JUDICIAL QUALIFICATIONS COMMISSION OPERATIONS FROM GENERAL REVENUE FUND . . . . . . . . . 1,033,387 TOTAL POSITIONS . . . . . . . . . . . . . . . . 5.00 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . . 1,033,387 TOTAL OF SECTION 7 POSITIONS 4,424.50 FROM GENERAL REVENUE FUND . . . . . . . . . . . 469,366,097 22,468,756

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS - Fiscal Year 2007-2008

TOTAL ALL FUNDS . . . . . . . . . . . . . . . .

Statement of Purpose

This section provides instructions for implementing the Fiscal Year 2007-2008 salary and benefit increases provided in Specific Appropriation 2288B. All allocations and distributions of these funds are to be made in strict accordance with the provisions of this act.

References to "eligible" employees refer to employees who are, at a minimum, meeting their required performance standards. To receive a bonus payment authorized by this section, the employee must be an eligible employee on November 1, 2007, and must be continuously employed by the state for the period July 1, 2007, through November 1, 2007.

- (1) EMPLOYEE AND OFFICER COMPENSATION
- (a) CAREER SERVICE AND EMPLOYEES SUBJECT TO THE CAREER SERVICE

Funds are provided in Specific Appropriation 2288B for bonuses for all eligible employees represented by (1) the Florida Police Benevolent Association, (2) the Florida State Fire Service Association, (3) the Florida Nurses Association, and (4) the American Federation of State, County, and Municipal Employees, as well as all other eligible career service employees not included in a collective bargaining unit. Funds are to be distributed as follows:

- 1. Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B which are different from the funds recommended in the collective bargaining agreement, it is the intent of the legislature for each eligible employee in the law enforcement bargaining unit represented by the Florida Police Benevolent Association to receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.
- 2. Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B which are different from the funds recommended in the collective bargaining agreement, it is the intent of the legislature for each eligible employee in the security services bargaining unit represented by the Florida Police Benevolent Association to receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS SPECIFIC APPROPRIATION

equivalency of his or her position.

- 3. Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B, each eligible employee in the special agent bargaining unit represented by the Florida Police Benevolent Association shall receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time
- 4. Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B, each eligible employee represented by the Florida State Fire Service, the Florida Nurses Association, The American Federation of State, County, and Municipal Employees, Council 79, as well as all other eligible Career Service employees not included in a represented collective bargaining unit shall receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

### (b) FLORIDA BOARD OF EDUCATION AND BOARD OF GOVERNORS

Effective November 1, 2007, from the funds provided in Specific appropriations 2288B, and contingent upon the employing university providing sufficient other funds for a \$1,000 bonus for all other eligible employees of the state university, funds are provided to grant each eligible employee of the state university system whose position is funded by the General Revenue Fund a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

No funds in Specific Appropriation 2288B have been provided for salary increases or bonuses for personnel employed by the developmental research schools associated with the universities.

### (c) EXEMPT FROM CAREER SERVICE

- 1. Elected officers and full-time members of commissions:
- a. The following officers shall be paid at the annual rate shown below for the period indicated; however, these salaries may be reduced on a voluntary basis:

	7/1/07
Governor\$	
Lieutenant Governor	127,399
Chief Financial Officer	131,604
Attorney General	131,604
Agriculture, Commissioner of	131,604
Supreme Court Justice	161,200
Judges-District Courts of Appeal	153,140
Judges-Circuit Courts	145,080
Judges-County Courts	137,020
Commissioner-Public Service Commission	132,690
Public Employees Relations Commission Chair	97,744
Public Employees Relations Commission Commissioners	92,575
Commissioner-Parole and Probation	92,575
State Attorneys and Public Defenders	153,140

None of the officers whose salaries have been fixed in this section shall receive any supplemental salary or benefits from any county or municipality.

- b. The officers and commission members whose salaries have been fixed in this section are eligible for the bonus payments authorized by this act.
- 2. Senior Management Service and Selected Exempt Service:

Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B, each eligible Senior Management Service and Selected Exempt Service employee shall receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS SPECIFIC

APPROPRIATION

withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

### (d) CAREER SERVICE EXEMPT AND THE FLORIDA NATIONAL GUARD:

Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B, each eligible employee shall receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

## (e) JUDICIAL

Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B, each eligible employee shall receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

### (f) LOTTERY EXECUTIVE MANAGEMENT SERVICE AND LOTTERY EXEMPT SERVICE

Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B, each eligible Lottery Executive Management Service employee and each unit and non-unit Lottery Exempt Service employee shall receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

## (g) FLORIDA SCHOOL FOR THE DEAF AND THE BLIND:

Effective November 1, 2007, from the funds provided in Specific Appropriation 2288B each eligible non-career service employees of the School for the Deaf and the Blind shall receive a non-recurring one-time lump sum bonus payment of \$1,000 which includes applicable taxes and withholding. Each eligible part-time employee shall receive a bonus payment prorated based on the full-time equivalency of his or her position.

- (2) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE
- (a) LIFE INSURANCE AND DISABILITY INSURANCE
- 1. Funds are provided in each agency's budget to continue paying the state share of life and disability insurance premiums. Funds are provided in Specific Appropriation 2285A for distribution to agencies to pay the incremental cost of the premium increase required by subparagraph 2., effective January 1, 2008.
- 2. Effective January 1, 2008, the state share of the premium shall increase from \$.1243 per \$1,000 of employee calculated benefit per month to \$.1728 per \$1,000 of employee calculated benefit per month on behalf of employees not exempt from making contributions, and from \$.1577 per \$1,000 of employee calculated benefit per month to \$.2160 per \$1,000 of employee calculated benefit per month on behalf of employees exempt from making contributions.
- 3. From the funds provided in Specific Appropriation 2285A, \$1,100,000 from the General Revenue Fund is provided on a non-recurring basis to the Department of Management Services for deposit into the State Employees Life Insurance Trust Fund to be used as employer contributions. These funds shall be released immediately.
- 4. Funds are provided in each agency's budget to continue paying the State Disability Insurance Program premiums.

## (b) HEALTH INSURANCE

For the period July 1, 2007, through June 30, 2008, all benefits as provided in the current State Employees' PPO Plan Group Health Insurance

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS SPECIFIC APPROPRIATION

Booklet and Benefit Document, current Health Maintenance Plan Organization contracts, and other such health insurance benefits as approved by the Legislature shall remain in effect. No reductions to the level of benefits may be implemented unless specifically authorized

### 1. State Paid Premiums

by the Legislature.

- a. For the coverage period July 1, 2007, through June 30, 2008, the state share of the State Group Health Insurance Plan premiums and the state share of the state-contracted health maintenance organization premiums to the executive, legislative and judicial branch agencies shall continue at \$377.86 per month for individual coverage and \$787.60 per month for family coverage.
- b. For the coverage period beginning July 1, 2008, the state share of the State Group Health Insurance Plan premiums to the executive, legislative and judicial branch agencies shall increase, effective June 1, 2008, from \$377.86 per month to \$399.26 per month for individual coverage and from \$787.60 per month to \$835.98 per month for family coverage.
- c. Funds are provided in each agency's budget to continue paying the State Group Health Insurance Program premiums for the fiscal year. Funds are provided in Specific Appropriation 2285A for distribution to agencies to pay the incremental cost of the premium increase, effective June 1, 2008.

### 2. Premiums paid by Employees

- a. For the coverage period July 1, 2007, through June 30, 2008, the employee's share of health insurance premiums for the standard plans shall continue to be \$50 per month for individual coverage and \$180 per month for family coverage.
- For the coverage period July 1, 2007, through June 30, 2008, the employee's share of the health insurance premiums for the high deductible plans shall continue to be \$15 per month for individual coverage and \$64.30 per month for family coverage.

## 3. Premiums paid by Medicare Participants

- a. For the coverage period July 1, 2007, through June 30, 2008, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall continue to be \$227.18 for "one eligible", \$655.04 for "one under/one over", and \$454.36 for "both eligible".
- b. For the coverage period beginning July 1, 2008, the monthly premiums for Medicare participants participating in the State Group Health Insurance Standard Plan shall increase, effective June 1, 2008, from \$227.18 to \$238.54 for "one eligible", from \$655.04 to \$687.80 for "one under/one over", and from \$454.36 to \$477.08 for "both eligible."
- c. For the coverage period July 1, 2007, through December 31, 2007, the monthly premiums for Medicare participants participating in the Health Maintenance Organization Standard Plan shall continue at the current rates. For the coverage period January 1, 2008, through June 30, 2008, it is the intent of the Legislature that the premiums for Medicare participants participating in the Health Maintenance Organization Standard Plan may increase, effective December 1, 2007, by no more than 10 percent over the 2007 plan year premiums. If the Department of Management Services is not able to limit such increases to less than 10 percent, the Secretary of the Department of Management Services shall notify the presiding officers of the Legislature and the Executive Office of the Governor in writing of the circumstances.
- d. For the coverage period July 1, 2007, through June 30, 2008, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall continue to be \$169.46 for "one eligible", \$562.34 for "one under/one over", and \$338.92 for "both eligible".

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS SPECIFIC

### APPROPRIATION

- e. For the coverage period beginning July 1, 2008, the monthly premiums for Medicare participants participating in the State Group Health Insurance High Deductible Plan shall increase, effective June 1, 2008, from \$169.46 to \$179.80 for "one eligible", from \$562.34 to \$594.06 for "one under/one over", and from \$338.92 to \$359.60 for "both eligible."
- f. For the coverage period July 1, 2007, through December 31, 2007, the monthly premiums for Medicare participants participating in the Health Maintenance Organization High Deductible Plan shall continue at the current rates. For the coverage period January 1, 2008, through June 30, 2008, it is the intent of the Legislature that the premiums for Medicare participants participating in the Health Maintenance Organization High Deductible Plan may increase, effective December 1, 2007, by no more than 10 percent over the 2007 plan year premiums. If the Department of Management Services is not able to limit such increases to less than 10 percent, the Secretary of the Department of Management Services shall notify the presiding officers of the Legislature and the Executive Office of the Governor in writing of the circumstances.

## 4. Premiums paid by "Early Retirees"

- a. For the coverage period July 1, 2007, through June 30, 2008, an "early retiree" participant participating in a standard plan shall pay a monthly premium equal to 100 percent of the total premium charged (state and employee contributions) for an active employee participating in the standard plan.
- b. For the coverage period July 1, 2007, through June 30, 2008, an "early retiree" participant participating in a high deductible plan shall pay a monthly premium equal to \$351.20 for single coverage and \$768.56 for family coverage.
- c. For the coverage period beginning July 1, 2008, the monthly premium for an "early retiree" participant participating in a high deductible plan shall increase, effective June 1, 2008, from \$351.20 to \$372.60 for single coverage and \$768.56 to \$816.95 for family coverage.

### 5. Premiums paid by COBRA participants

- a. For the coverage period July 1, 2007, through June 30, 2008, a COBRA participant participating in a standard plan shall continue to pay a monthly premium equal to 102 percent of the total premium charged (state and employee contributions) for an active employee participating in the standard plan.
- For the coverage period July 1, 2007, through June 30, 2008, the monthly premium for a COBRA participant participating in a high deductible plan shall continue to be \$358.22 for single coverage and \$783.94 for family coverage.
- c. For the coverage period beginning July 1, 2008, the monthly premium for a COBRA participant participating in a high deductible plan shall increase, effective June 1, 2008, from \$358.22 to \$380.05 for single coverage and from \$783.94 to \$833.29 for family coverage.
- 6. The State Group Health Insurance High Deductible Plan and the state-contracted Health Maintenance Organization High Deductible Plan shall include a health savings account feature. Such plans and accounts shall be administered in accordance with the requirements and limitations of federal provisions relating to the Medicare Prescription Drug, Improvement, and Modernization Act of 2003. The state shall make a monthly contribution to an employee's health savings account as authorized in section 110.123(12), Florida Statutes.
- 7. The Department of Management Services may contract with a TRICARE Supplement vendor offering such a product on a group basis with group rates. Such benefit offering is to be considered part of the State Group Health Insurance Program and shall be administered in accordance with controlling state and federal laws relating to the State Group Health Insurance Program and the TRICARE program. Enrollment is to be in lieu of the State Group Health Insurance Standard Plan, the State Group Health Insurance High Deductible Health Plan, the state-contracted Health Maintenance Organization Standard Plan or the state-contracted Health Maintenance Organization High Deductible Health Plan.

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS SPECIFIC APPROPRIATION

(c) STATE EMPLOYEES' PRESCRIPTION DRUG PROGRAM

Under the State Employees' Prescription Drug Program, the following shall apply:

- 2. Co-payments and coinsurance shall be charged as provided in section 110.12315(7), Florida Statutes.
- 3. The Department of Management Services shall maintain the preferred brand name drug list to be used in the administration of the State Employees' Prescription Drug Program.
- (d) Any changes in the benefits provided under the State Group Health Insurance Program proposed for the 2008 plan year shall be accompanied by a statement signed by an actuary indicating the amount by which monthly premiums would need to change if the proposal were enacted and the benefit changes were to be exclusively funded by a change in plan premiums, unless both the chair of the Senate Fiscal Policy and Calendar Committee and the chair of the House Policy and Budget Council determine that such a statement is not necessary.

### (3) OTHER BENEFITS

The following items shall be implemented in accordance with the provisions of this Act and with the negotiated collective bargaining agreements:

- (a) The state shall provide up to six (6) credit hours of tuition-free courses per term at a state university or community college to full-time employees on a space available basis as authorized by law.
- (b) Continue to reimburse employees, at current levels, for replacement of personal property.
- (c) Continue to provide, at current levels, clothing allowances and uniform maintenance and shoe allowances.

### (4) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS

The following pay additives and other incentive programs are authorized for the 2007–2008 fiscal year from existing agency resources and consistent with the provisions of sections 110.2035 and 216.251, Florida Statutes, the applicable administrative rules promulgated by the Department of Management Services and the negotiated collective bargaining agreements:

- (a) Each agency is authorized to continue to pay, at the levels in effect on May 1, 2006, on-call fees and shift differentials as necessary to perform normal operations of the agency.
- (b) Each agency that had a training program in existence on June 30, 2006, which included granting pay additives to participating employees is authorized to continue such training program for the 2007–2008 fiscal year. Such additives shall be granted under the provisions of the law, administrative rules, and bargaining agreements relating to trainer additive pay.
- (c) The Department of Corrections may continue to grant hazardous duty pay additives, as necessary, to those employees assigned to the Department of Corrections institutions' Rapid Response Teams (including the baton, shotgun, and chemical agent teams) and the Correctional Emergency Response Teams.
- (d) The Fish and Wildlife Conservation Commission may continue to grant temporary special duty pay additives to law enforcement officers who perform additional duties as K.9 handlers, as regional recruiters/media coordinators and as breath test operators/inspectors.
- (e) The Fish and Wildlife Conservation Commission and the Department of Highway Safety and Motor Vehicles are authorized to grant critical

SECTION 8. EMPLOYEE COMPENSATION AND BENEFITS SPECIFIC APPROPRIATION

market pay additives to employees residing in and assigned to Lee County, Collier County, or Monroe County, at the levels that the employing agency granted salary increases for similar purposes prior to July 1,2006. These pay additives shall be granted only during the time in which the employee resides in, and is assigned to duties within, those counties. In no instance may the employee receive an adjustment

those counties. In no instance may the employee receive an adjustment to the employee's base rate of pay and a critical market pay additive based on the employee residing in and being assigned in the specified counties.

- (f) The Department of Transportation is authorized to continue its training program for employees in the field of transportation engineering under the same guidelines established for the training program prior to June 30, 2006.
- (g) The Department of Transportation is authorized to continue its training program for employees in the areas of right-of-way acquisition, relocation benefits administration, right-of-way property management, real estate appraisal, and business valuation under the same guidelines established for the training program prior to June 30, 2006.
- (h) The Department of Transportation is authorized to continue to grant a pay additive of \$75 per pay period for law enforcement officers assigned to the Office of Motor Carrier Compliance who maintain certification by the Commercial Vehicle Safety Alliance.
- (i) Each agency is authorized to grant temporary special duties pay additives to employees assigned additional duties as a result of another employee being absent from work pursuant to the Family Medical Leave Act or authorized military leave.
- (j) Each agency is authorized to grant merit pay increases to the employees based on the employee's exemplary performance.
- (5) COLLECTIVE BARGAINING ISSUES AT IMPASSE:
- (a) All collective bargaining issues at impasse between the State of Florida and AFSCME Council 79, the Federation of Public Employees, the Federation of Physicians and Dentists, the Florida State Fire Service Association, the Police Benevolent Association, and Florida Nurses Association relating to wages shall be resolved herein pursuant to the instructions provided under Item "(1) EMPLOYEE AND OFFICER COMPENSATION", Item "(4) PAY ADDITIVES AND OTHER INCENTIVE PROGRAMS" and other provisions of this section.
- (b) All collective bargaining issues at impasse between the State of Florida and AFSCME Council 79, the Federation of Public Employees, the Federation of Physicians and Dentists, the Florida State Fire Service Association, the Police Benevolent Association, and Florida Nurses Association relating to insurance shall be resolved herein pursuant to the instructions provided under Item "(2) BENEFITS: HEALTH, LIFE, AND DISABILITY INSURANCE" and the relevant provisions of any legislation enacted to implement this act.

### (6) STUDIES, REPORTS AND OTHER PROVISIONS

- (a) All state branches, departments, and agencies which have established or approved personnel policies for employees relating to the payment of accumulated and unused annual leave shall not provide payment which exceeds a maximum of 480 hours of actual payment to each employee for accumulated and unused annual leave.
- (b) Upon termination of employees in the Senior Management Service, Selected Exempt Service, or positions with comparable benefits, payment for unused annual leave credits accrued on the member's last anniversary date shall be prorated at the rate of one-twelfth (1/12) of the last annual amount credited for each month, or portion thereof, worked subsequent to the member's last anniversary date.
- (c) Funds in this act may be expended for bar dues and for legal education courses for attorneys employed by the state as legal staff. Each state agency shall report the amounts expended for these purposes to the legislature by April 1, 2008.

SECTION 9 SPECIFIC APPROPRIATION

SECTION 9. Pursuant to section 1010.62, Florida Statutes, and section 11(d) and (f), Art. VII of the State Constitution, the following fixed capital outlay projects may be constructed, acquired, and financed by a university or university direct support organization. Financing mechanisms include any form of approved debt or bonds authorized by the Board of Governors.

USF Joint Use Track Facility FAMU Bragg Stadium Renovation FAMU Foundation Building

UCF Strategic Land and Property Purchase

FGCU Conference Center

UF Golf Course Clubhouse Renovation and Expansion

USF Athletic District-Sun Dome USF Athletic District Facilities UF South West Stadium Expansion

FAU West Gate Wellness Center

FIU Public Health Shared Facility FIU College of Business E-Learning

FGCU North Lake Swimming Pool

FAU Aristotle Center FIU EC Classroom Expansion FIU Ecology Laboratory

SECTION 10. Pursuant to sections 1013.74 and 1013.78, Florida Statutes, the following facilities may be constructed or acquired from non-appropriated sources, which upon completion will require general revenue funds for operation.

UF Minor Projects for UF Facilities UF/HSC Minor Projects for HSC Facilities UF/IFAS Minor Projects for IFAS Facilities UF/HSC Shands Medical Plaza B Third & Fourth Floor Additions UF/IFAS Hastings Research & Education Unit UF/IFAS Gulf Coast Research and Education Center UF East Campus Office Building FSU Research Building East (Research #1) FSU Research Building West (Research #2) FSU Materials Research Facility (Research #3) FSU Research Building Storage FSU Hecht House FSU Minor Projects for FSU Facilities FSU Conference Center USF Sun Dome Expansion Academic Excellence Room USF Joint Military Science Leadership Center - Phase IIB USF Joint Use Track Facility USF Joint Military Science Leadership Center Phase II USF Marshall Center UCF CREOL Expansion UCF Convocation Center UCF University Tower UCF Bio-Molecular Annex UCF Career Services & Experiential Learning UCF Bio-Medical Enhancement UCF Laboratory Instruction Building FAU Alumni Center

SECTION 11. The unexpended balance of Specific Appropriation 31 of chapter 2006-25, Laws of Florida, provided to the University of North Florida for Land Acquisition shall revert immediately and is appropriated for the 2007-08 fiscal year to the University of North Florida for the purpose of acquiring the AOL Building and for needed general renovation/remodeling related to the acquisition thereof.

SECTION 12. The unexpended balance of funds provided in Specific Appropriation 15 of chapter 2005-70, Laws of Florida, to the University of Florida relating to the Student Health Service Facility Expansion and Renovation shall revert immediately and is appropriated for the Student Health Service Facility at the University of Florida.

SECTION 13. Pursuant to section 1013.40, Florida Statutes, the specified community colleges are authorized to acquire or construct the following facilities, from non-PECO sources, which could require general revenue funds for operation and maintenance. If existing facilities are

SECTION 13 SPECIFIC APPROPRIATION

part of these projects, each such building or site must be certified to be free of asbestos or other hazardous materials before the stated community college may acquire or expend construction funds on the facility. If the property to be acquired is not adjacent to an existing approved center or campus, then all necessary approvals from the State Board of Education must be received before any funds may be expended to acquire the property.

- 1. Miami Dade College Acquire land/facilities and/or construct/remodel/renovate facilities of classrooms, labs, offices, support facilities and parking for the State Board of Education approved Wolfson Campus.
- 2. Miami Dade College Acquire land/facilities and/or construct/remodel/renovate facilities of classrooms, labs, offices, support facilities and parking for the State Board of Education approved Medical Center Campus.
- 3. Miami Dade College Acquire land/facilities and/or construct/remodel/renovate facilities of classrooms, labs, offices, support facilities and parking for the State Board of Education approved Homestead Campus.
- 4. Miami Dade College Acquire land/facilities and/or construct/remodel/renovate facilities of classrooms, labs, Miami Dade College Acquire land/facilities and/or construct/remodel/renovate facilities of classrooms, labs, offices, support facilities and parking for the State Board of Education approved InterAmerican Campus.
- SECTION 14. The unexpended balance from Specific Appropriation 30 of chapter 2006-25, Laws of Florida, provided to Okaloosa Walton College for Remodeling/Renovations of Building 40 w/IAQ repair Main for \$2,806,854, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the same purpose and for South Walton County Center Construction.
- SECTION 15. The unexpended balance from Specific Appropriation 30 of chapter 2006-25, Laws of Florida, provided to Okaloosa Walton College for General renovation/remodeling, utilities, fire alarm systems, parking, safety, electrical, site improvements for \$3,735,767, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the same purpose and for South Walton County Center Construction.
- SECTION 16. Pursuant to section 1013.19, Florida Statutes, for the purpose of implementing jointly financed construction project agreements, or for the construction of combined occupancy structures, Miami Dade College's District Board of Trustees is authorized to purchase, own, convey, sell, lease, or encumber airspace or any other interests in property above the surface of land at any of its State Board of Education approved sites, provided the lease of airspace for nonpublic use is for such reasonable rent, length of term, and conditions as the board in its discretion may determine.
- SECTION 17. The unexpended balance of funds appropriated in Specific Appropriation 135A, chapter 2006-25, Laws of Florida, provided to the Department of Education for the Ready to Work Initiative shall revert immediately and the lesser of the unexpended balance or \$3,000,000 is appropriated for the 2007-2008 fiscal year to the Department of Education to continue support for the Ready to Work Initiative. Funds shall be used to profile skills associated with occupations included in the program; to provide outreach, technical assistance, and other assistance as appropriate to business and education organizations and to students; and to contract with the current Ready to Work provider selected by competitive procurement in 2006-2007 for the development and implementation of a statewide public awareness communications/media campaign. No less than half of the funds shall be used to support the statewide public awareness communications/media campaign.

SECTION 18. The Agency for Persons with Disabilities is authorized to use up to \$25,000,000 from the unreserved fund balance in the Agency for Persons with Disabilities Operations and Maintenance Trust Fund to cover Fiscal Year 2006-2007 Home and Community Based Services Waiver costs. This section shall take effect upon becoming law.

SECTION 19 SPECIFIC APPROPRIATION

SECTION 19. The unexpended balance of general revenue funds provided in Specific Appropriation 340 of chapter 2006–25, Laws of Florida, to the Department of Children and Family Services for a personal care attendant program shall revert immediately and is appropriated for the 2007–2008 fiscal year for the original purpose.

SECTION 20. The non-recurring sums of \$120,000 in Contracted Services and \$80,000 in Expenses are appropriated from the Florida Crime Prevention Training Institute Trust Fund to the Department of Legal Affairs and Attorney General for the 2006-2007 fiscal year to provide drug abuse education and training pursuant to the settlement agreement entered into between Purdue and the Office of the Attorney General, State of Florida. Funds from the settlement may be transferred from the Legal Affairs Revolving Trust Fund to the Florida Crime Prevention Training Institute Trust Fund for this purpose. This section shall take effect upon becoming law.

SECTION 21. The unexpended balance of non-recurring funds appropriated in CS/CS for Senate Bill 146 to the Office of the State Court Administrator for the 2006-2007 fiscal year for implementation of provisions of the Anti-Murder Act related to programming of the Judicial Inquiry System, shall revert immediately and is appropriated in the 2007-2008 fiscal year for the purpose of the original appropriation.

SECTION 22. The unexpended balance of funds provided in Specific Appropriation 2998 of chapter 2005-70, Laws of Florida, and section 33 of chapter 2006-25, Laws of Florida shall revert immediately and is appropriated for the purpose of the continued implementation of an appellate court case management system.

SECTION 23. The Justice Administrative Commission may request up to \$30,000,000 from unallocated General Revenue Fund for the purpose of alleviating a projected deficit in appropriations provided for private court-appointed counsel and associated due process expenses for cases appointed prior to the effective date of SB 1088. Any such request shall be subject to review and approval by the Legislative Budget Commission.

SECTION 24. The unexpended balance of funds provided to the Department of Law Enforcement for domestic security issues in Specific Appropriation 2233A of chapter 2006-25, Laws of Florida, and subsequently distributed to the Department of Law Enforcement pursuant to budget amendment EOG# B2007-0014, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the purpose of the original appropriations within the Department of Law Enforcement.

SECTION 25. The unexpended balance of funds appropriated in Specific Appropriation 2970A of chapter 2006–25, Laws of Florida, provided to the Department of Management Services, shall revert immediately and is appropriated for the 2007–2008 fiscal year for the original purpose.

SECTION 26. The unexpended balance of funds appropriated in section 40 of chapter 2006-25, Laws of Florida, provided to the Department of Management Services, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the maintenance and sustainment of the statewide interoperable communications solution.

SECTION 27. The unexpended balance of funds appropriated in section 39 of chapter 2006-25, Laws of Florida, provided to the Department of Management Services, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the continued hardening of critical infrastructure at the Shared Resource Center and State Emergency Operations Center.

SECTION 28. The unexpended balance of funds appropriated in Specific Appropriation 2233A of chapter 2006-25, Laws of Florida, and budget amendment EOG# B2007-0014, provided to the Department of Management Services, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the maintenance and sustainment of the Florida Interoperability Network.

SECTION 29. Of the funds appropriated by section 42 of chapter 2006–12, Laws of Florida, for the Florida Comprehensive Hurricane Damage Mitigation Program established in section 215.5586, Florida Statutes, an

SECTION 29 SPECIFIC APPROPRIATION

additional \$15 million shall be for the Manufactured Housing and Mobile Home Mitigation and Enhancement Program specified in section 215.559(3)(b), Florida Statutes. The Department of Financial Services shall use these funds to contract with Tallahassee Community College to implement the Manufactured Housing and Mobile Home Mitigation and Enhancement Program.

SECTION 30. The unexpended balance of funds appropriated in Specific Appropriation 2636A of chapter 2006-25, Laws of Florida, and distributed by approved budget amendments EOG #B2007-0578 and #B2007-0581, provided to the Office of Financial Regulation for the Licensing Enforcement System Technology Project, shall revert immediately and is appropriated for the 2007-2008 fiscal year, from the Regulatory Trust Fund in the Finance Regulation budget entity, for the purpose of continuing the project.

SECTION 31. The unexpended balance of funds appropriated in section 43 of chapter 2006-25, Laws of Florida, provided to the Department of Financial Services, shall revert immediately and is appropriated for the 2007-2008 fiscal year for strengthening Domestic Security support by the State Fire Marshal teams. Additionally, the unexpended balance of funds appropriated in Specific Appropriation 2233A of chapter 2006-25, Laws of Florida, and budget amendment EOG# B2007-0014, provided to the Department of Financial Services, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the original purpose.

SECTION 32. Funding in the amount of \$7,100,000 from the Ecosystem Management and Restoration Trust Fund appropriated in Specific Appropriation 1821, chapter 2006-25, Laws of Florida, relating to the Sebastian River Muck Removal Cost Overrun shall revert immediately and is appropriated for the 2007-2008 fiscal year for the original purpose with no matching requirements.

SECTION 33. The sum of \$17,000,000 from unexpended funds in Specific Appropriation 1796 of chapter 2006-25, Laws of Florida, shall revert immediately and is appropriated to provide funding for all projects ready to proceed on the alternate projects list included in the Department of Environmental Protection Beach Management Funding Assistance Program for the 2007-2008 fiscal year.

SECTION 34. The unexpended balance of funds appropriated in Specific Appropriations 1542A and 1542B of chapter 2006-25, Laws of Florida, provided to the Department of Agriculture and Consumer Services for the Citrus Canker Tree Compensation Program and Tree Replacement Program, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the original purpose.

SECTION 35. The unexpended balance of non-recurring funds appropriated in section 48 of chapter 2006-25, Laws of Florida, for the Department of Military Affairs Family Readiness Program shall revert immediately and is appropriated for the 2007-2008 fiscal year for the same purpose. The department may contract to provide need-based assistance to the family members eligible under section 250.5206, Florida Statutes. The department may use \$92,000 of the reappropriation for the Other Personal Services staff in support of the program.

SECTION 36. The unexpended balance of funds provided in section 51 of chapter 2006-25, Laws of Florida, shall revert immediately and is appropriated for the 2007-2008 fiscal year for the purpose of the original appropriation within the Department of Highway Safety and Motor Vehicles.

SECTION 37. The unexpended balance of the funds appropriated in Specific Appropriation 2735 and 2739 of chapter 2006-25, Laws of Florida, to the Department of Highway Safety and Motor Vehicles related to the Uniform Ports Credential Card Access System shall revert immediately and is appropriated for the 2007-2008 fiscal year to the Department of Highway Safety and Motor Vehicles for the original purpose.

SECTION 38. In the event that revenues derived from section 627.733(7), Florida Statutes, are insufficient to support the Department of Highway Safety and Motor Vehicles' approved operating budget for Fiscal Year

SECTION 38 SPECIFIC APPROPRIATION

2007-2008, the department may submit a plan to the Legislative Budget Commission requesting up to \$25 million in non-recurring general revenue to offset the loss of revenues. The plan shall document the department's need for general revenue after accounting for updated projections of trust fund receipts, balances and cash reserves, evaluating current expenditure levels, proposing actions to reduce current year expenditures, and proposing actions to prioritize spending of available trust funds with consideration given to deferring implementation of those appropriations that are new for, or reflect increases for, the 2007-2008 fiscal year. The Legislative Budget Commission is authorized to approve up to \$25 million from non-recurring general revenue as a supplemental appropriation for Fiscal Year 2007-08.

SECTION 39. The unexpended balance of the funds appropriated in Specific Appropriation 2233A of chapter 2006-25, Laws of Florida, to the Department of Highway Safety and Motor Vehicles related to the Fraudulent and Counterfeit Identification Documents grant shall revert immediately and is appropriated for the 2007-2008 fiscal year to the Department of Highway Safety and Motor Vehicles for the original purpose.

SECTION 40. The unexpended balance of the funds appropriated in Specific Appropriation 2233A of chapter 2006-25, Laws of Florida, to the Department of Highway Safety and Motor Vehicles related to the Florida Public Entity Seaport Security Terror Threat Protection grant shall revert immediately and is appropriated for the 2007-2008 fiscal year to the Department of Highway Safety and Motor Vehicles for the original purpose.

SECTION 41. The unexpended balance of funds provided in Specific Appropriations 2263, 2265, 2269, 2272, 2275, 2276 and 2289 of chapter 2006–25, Laws of Florida, for the Florida Rebuilds Program, shall revert immediately and is appropriated for the 2007–2008 fiscal year for the purpose of the original appropriation within the Agency for Workforce Innovation.

SECTION 42. The unexpended balance of the funds appropriated in Specific Appropriation 2309 of chapter 2006-25, Laws of Florida, to the Agency for Workforce Innovation related to the Early Learning Information System Development (ELIS) shall revert and is appropriated for the 2007-2008 fiscal year to the Agency for Workforce Innovation for the original purpose.

SECTION 43. The unexpended balance of funds provided in Specific Appropriation 2091A of chapter 2002-394, Laws of Florida, to the Department of Transportation which have been certified forward in the Public Transportation budget entity, Transportation Outreach Program appropriation category shall revert immediately and is appropriated for the same purpose for fiscal year 2007-2008 to the Department of Transportation, Transportation Systems Development budget entity for the purposes of the Transportation Outreach Program.

SECTION 44. The sum of \$2.1 million non-recurring funds is appropriated from the General Revenue Fund to the Division of Emergency Management for site preparation for emergency shelter operations. This section shall take effect immediately upon becoming law.

SECTION 45. The unexpended funds provided to the Department of Community Affairs for domestic security issues in Specific Appropriation 2233A of chapter 2006-25, Laws of Florida, and subsequently distributed to the Department of Community Affairs pursuant to budget amendments EOG# B2007-0014, and section 49 of chapter 2006-25, Laws of Florida, shall revert immediately and are appropriated for the 2007-2008 fiscal year to the Department of Community Affairs for the purpose of the original appropriations or reallocations between any of the funded projects approved by the Domestic Security Oversight Board.

SECTION 46. From the unexpended balance of Specific Appropriation 2238A of chapter 2006-25, Laws of Florida, \$31,500,000 from non-recurring general revenue funds shall revert immediately and is appropriated to the Department of Community Affairs for the state match on all open federally declared disasters.

SECTION 47 SPECIFIC APPROPRIATION

SECTION 47. The Chief Financial Officer is hereby authorized to transfer \$105,200,000 in general revenue funds to the Budget Stabilization Fund for Fiscal Year 2007-2008 as required in section 19(g), Article III of the Constitution of the State of Florida.

SECTION 48. The sum of \$20 million in non-recurring funds is appropriated from the General Revenue Fund to the University of Florida, Institute of Food and Agricultural Sciences, for the purpose of establishing a research and demonstration cellulosic ethanol plant.

SECTION 49. The sum of \$12.5 million in non-recurring funds is appropriated from the General Revenue Fund to the Department of Environmental Protection for the purpose of funding the Renewable Energy Technologies Grants Program authorized in section 377.804(1)-(5), Florida Statutes.

SECTION 50. The sum of \$3.5 million in non-recurring funds is appropriated from the General Revenue Fund to the Department of Environmental Protection for the purpose of funding the Solar Energy System Incentives Program authorized in section 377.806, Florida Statutes.

SECTION 51. The sum of \$25 million in non-recurring funds is appropriated from the General Revenue Fund to the Department of Agriculture and Consumer Services for the purpose of funding the Farm-to-Fuel Grants Program authorized in Senate Bill 2802.

SECTION 52. The sum of \$100,000 in non-recurring funds is appropriated from the General Revenue Fund to the Department of Community Affairs for the purposes of convening a workgroup to develop a model residential energy efficiency ordinance and to review the cost-effectiveness of energy efficiency measures in the construction of certain buildings as provided for in Senate Bill 2802.

SECTION 53. The sum of \$250,000 in non-recurring funds is appropriated from the General Revenue Fund to the Department of Community Affairs for the purposes of developing and implementing a public awareness campaign that promotes energy efficiency and the benefits of building green as provided for in Senate Bill 2802.

SECTION 54. The sum of \$250,000 in non-recurring funds is appropriated from the General Revenue Fund to the Department of Environmental Protection for the purposes of developing and implementing a public awareness campaign as provided for in Senate Bill 2802.

SECTION 55. The sum of \$400,000 in non-recurring funds is appropriated from the General Revenue Fund to the University of South Florida - Sarasota/Manatee to establish a center on energy research. The center shall be responsible for the collection and maintenance of current information on state-of-the-art energy technology.

SECTION 56. The Board of Trustees of the Internal Improvement Trust Fund shall continue to lease to the Florida State University the parcel of property identified as parcel number 410327 A0040, Leon County Florida.

SECTION 57. Any section of this act, or any appropriation herein contained, if found to be invalid shall in no way affect other sections or specific appropriations contained in this act.

SECTION 58. Except as otherwise provided herein, this act shall take effect July 1, 2007, or upon becoming law, whichever occurs later; however, if this act becomes law after July 1, 2007, then it shall operate retroactively to July 1, 2007.

SECTION 58 SPECIFIC APPROPRIATION TOTAL THIS GENERAL APPROPRIATION ACT POSITIONS 114,756.74 FROM GENERAL REVENUE FUND . . . . . . . . . . . . . . . . . 29214,960,192 FROM TRUST FUNDS . . . . . . . . . . . . . . . . . 42738,351,288 TOTAL ALL FUNDS . . . . . . . . . . . . . . . . . 71953,311,480 TOTAL APPROVED SALARY RATE . . . . . . . . . . . . . . . . 4676,093,488

The Conference Committee Report was read and on motion by Senator Carlton was adopted. SB 2800 passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

### Yeas-38

Mr. President	Fasano	Oelrich
Alexander	Gaetz	Peaden
Aronberg	Garcia	Posey
Atwater	Geller	Rich
Baker	Haridopolos	Ring
Bennett	Hill	Saunders
Bullard	Jones	Siplin
Carlton	Joyner	Storms
Constantine	Justice	Villalobos
Crist	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Dockery	Margolis	
Nays—None		

By direction of the President the following Conference Committee

## **CONFERENCE COMMITTEE REPORT ON SB 2802**

The Honorable Ken Pruitt President of the Senate

May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on SB 2802, same being:

An act relating to implementing appropriations; provides for use of specified calculations regarding Florida Education Finance Program; requires that funds appropriated for forensic mental health treatment services be allocated to areas of state having greatest demand for services and treatment capacity; requires Department of Environmental Protection to lease South Florida Evaluation and Treatment Center to Miami-Dade County for specified term; requires Department of Management Services to annually publish and furnish to Governor and Legislature master leasing report.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/Lisa Carlton s/James E. "Jim" King, Jr. Chair and at Large Vice Chair and at Large s/JD Alexander s/Nancy Argenziano s/Carey Baker s/Dave Aronberg  $s/Larcenia\ J.\ Bullard$ s/Michael S. "Mike" Bennett s/Lee Constantine s/Victor D. Crist

s/M. Mandy Dawson s/Alex Diaz de la Portilla s/Paula Dockery s/Mike Fasano s/Don Gaetz s/Rudy Garcia s/Anthony C. "Tony" Hill, Sr. s/Dennis L. Jones, D.C. s/Arthenia L. Joyner s/Charlie Justice s/Alfred "Al" Lawson, Jr. s/Evelyn J. Lynn s/Gwen Margolis s/Steve Oelrich s/Durell Peaden, Jr. s/Nan H. Rich s/Burt L. Saunders s/Jeremy Ring s/Gary Siplin s/J. Alex Villalobos s/Daniel Webster, at Large s/Frederica S. Wilson s/Stephen R. Wise

Managers on the part of the Senate s/Ray Sansom Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson s/Gary Aubuchon s/Dennis K. Baxley, at Large s/Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Coley s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean **Greg Evers** Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia s/Dan Gelber, at Large s/Audrey Gibson Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield s/Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis s/Frank Peterman Juan-Carlos "J.C." Planas s/Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford

s/Sandra "Sandy" Adams s/Bob Allen s/Kevin C. Ambler s/Frank Attkisson Loranne Ausley s/Aaron P. Bean Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Cusack s/Mike Davis s/Carl J. Domino Terry L. Fields s/Anitere Flores s/James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons Hugh H. Gibson s/Eduardo "Eddy" Gonzalez Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente s/Carlos Lopez-Cantera s/Mark Mahon s/Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson Joe H. Pickens s/Ralph Poppell s/Stephen L. Precourt Scott Randolph Betty Reed Garrett Richter s/Julio Robaina Dennis A. Ross s/Franklin Sands Robert C. "Rob" Schenck Michael J. Scionti David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman s/Trudi K. Williams

s/Darren Soto

Managers on the part of the House

Juan C. Zapata/

Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. It is the intent of the Legislature that the implementing and administering provisions of this act apply to the General Appropriations Act for the 2007-2008 fiscal year.

Section 2. In order to implement Specific Appropriations 7, 8, and 86 through 91 of the 2007-2008 General Appropriations Act, the calculations of the Florida Education Finance Program for the 2007-2008 fiscal year in the document entitled "Public School Funding—The Florida Education Finance Program" dated April 30,2007, and filed with the Secretary of the Senate are incorporated by reference for the purpose of displaying the calculations used by the Legislature, consistent with the requirements of the Florida Statutes, in making appropriations for the Florida Education Finance Program.

Section 3. In order to implement Specific Appropriation 388 of the 2007-2008 General Appropriations Act, and notwithstanding s. 394.908(3)(a) and (b), Florida Statutes, funds appropriated for forensic mental health treatment services in Specific Appropriation 388 shall be allocated to the areas of the state having the greatest demand for services and treatment capacity. This section expires July 1, 2008.

Section 4. In order to implement Specific Appropriations 311 and 321 of the 2007-2008 General Appropriation's Act, the Department of Children and Family Services shall ensure that all public and private agencies and institutions participating in child welfare cases enter information specified by rule of the department into the Florida Safe Families Network in order to maintain the accuracy and usefulness of the system. The Florida Safe Families Network is intended to be the department's automated child welfare case-management system designed to provide child welfare workers with a mechanism for managing child welfare cases more efficiently and tracking children and families more effectively. The department shall coordinate with the Office of the State Courts Administrator and the Statewide Guardian Ad Litem Office for the purpose of providing any judge or magistrate and any guardian ad litem assigned to a dependency court case with access to information in the Florida Safe Families Network relating to a child welfare case which is required to be filed with the court pursuant to chapter 39, Florida Statutes, by the date of the network's release during the 2007-2008 fiscal year. The department shall report to the Governor, the President of the Senate. and the Speaker of the House of Representatives by February 1, 2008, with respect to progress on providing access to the Florida Safe Families Network as provided in this section. This section expires July 1, 2008.

Section 5. In order to implement Specific Appropriation 467 of the 2007-2008 General Appropriations Act, subsection (17) is added to section 253.03, Florida Statutes, to read:

253.03  $\,$  Board of trustees to administer state lands; lands enumerated.—

(17) Notwithstanding subsections (1)-(16), for the 2007-2008 fiscal year only, and upon approval of the Board of Trustees of the Internal Improvement Trust Fund if necessary, the Division of State Lands of the Department of Environmental Protection shall lease the existing South Florida Evaluation and Treatment Center complex in Miami-Dade County, currently under lease to the Department of Children and Family Services, to Miami-Dade County for the amount of \$1 per year for 99 years to be used by the county for its expanded jail diversion program. The lease of the property shall take place in the 2007-2008 fiscal year, and Miami-Dade County shall sublease the facility to the existing lessee for \$1 per year until the new South Florida Evaluation and Treatment Center is completed on or about April 2008. This subsection expires July 1, 2008.

Section 6. In order to fulfill legislative intent regarding the use of funds contained in Specific Appropriations 741, 755, 766, and 1232 of the 2007-2008 General Appropriations Act, the Department of Corrections and the Department of Juvenile Justice may expend appropriated funds to assist in defraying the costs of impacts that are incurred by a municipality or county and associated with opening or operating a facility under the authority of the respective department which is located within that municipality or county. The amount that is to be paid under this section for any facility may not exceed 1 percent of the facility construction cost, less building impact fees imposed by the municipality or by the county if the facility is located in the unincorporated portion of the county. This section expires July 1, 2008.

Section 7. In order to implement Specific Appropriations 730 through 830 and 868 through 899 of the 2007-2008 General Appropriations Act, subsection (4) of section 216.262, Florida Statutes, is amended to read:

#### 216.262 Authorized positions.—

(4) Notwithstanding the provisions of this chapter on increasing the number of authorized positions, and for the 2007-2008 2006-2007 fiscal year only, if the actual inmate population of the Department of Corrections exceeds the inmate population projections of the February 16, 2007 March 21, 2006, Criminal Justice Estimating Conference by 1 percent for 2 consecutive months or 2 percent for any month, the Executive Office of the Governor, with the approval of the Legislative Budget Commission, shall immediately notify the Criminal Justice Estimating Conference, which shall convene as soon as possible to revise the estimates. The Department of Corrections may then submit a budget amendment requesting the establishment of positions in excess of the number authorized by the Legislature and additional appropriations from unallocated general revenue sufficient to provide for essential staff, fixed capital improvements, and other resources to provide classification, security, food services, health services, and other variable expenses within the institutions to accommodate the estimated increase in the inmate population. All actions taken pursuant to the authority granted in this subsection shall be subject to review and approval by the Legislative Budget Commission. This subsection expires July 1, 2008 2007.

Section 8. In order to implement Specific Appropriations 913, 915, and 1161A through 1161AI of the 2007-2008 General Appropriations Act, paragraphs (c), (d), and (e) are added to subsection (3) of section 216.292, Florida Statutes, to read:

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 operations from general revenue between categories of appropriations within each criminal conflict and civil regional counsel budget entity. This paragraph expires July 1, 2008.
- (d) The transfer of appropriations for operations from general revenue between criminal conflict and civil regional counsel budget entities. This paragraph expires July 1, 2008.
- (e) The transfer of appropriations for operations from general revenue between criminal conflict and civil regional counsel budget entities and the child dependency and civil conflict case appropriation category and the criminal conflict case costs appropriation category within the Justice Administrative Commission. This paragraph expires July 1, 2008.

Section 9. In order to implement Specific Appropriations 1388 and 1389 of the 2007-2008 General Appropriations Act, the Department of Legal Affairs is authorized to expend appropriated funds in Specific Appropriations 1388 and 1389 on the same programs that were funded by the department pursuant to specific appropriations made in general appropriations acts in prior years.

Section 10. In order to implement Specific Appropriation 1297 of the 2007-2008 General Appropriations Act, paragraph (d) of subsection (4) of section 932.7055, Florida Statutes, is amended to read:

932.7055 Disposition of liens and forfeited property.—

- (4) The proceeds from the sale of forfeited property shall be disbursed in the following priority:
- (d) Notwithstanding any other provision of this subsection, and for the 2007-2008 2006-2007 fiscal year only, the funds in a special law enforcement trust fund established by the governing body of a municipality may be expended to reimburse the general fund of the municipality for moneys advanced from the general fund to the special law enforcement trust fund prior to October 1, 2001. This paragraph expires July 1, 2008 2007.

Section 11. In order to implement Specific Appropriation 1169 of the 2007-2008 General Appropriations Act, subsection (3) of section 985.686, Florida Statutes, is amended to read:

985.686 Shared county and state responsibility for juvenile detention.—

- (3) Each county shall pay the costs of providing detention care, exclusive of the costs of any preadjudicatory nonmedical educational or therapeutic services and \$2.5 million provided for additional medical and mental health care at the detention centers, for juveniles for the period of time prior to final court disposition. The department shall develop an accounts payable system to allocate costs that are payable by the counties.
- Section 12. In order to implement the appropriation of funds in Special Categories-Risk Management Insurance of the 2007-2008 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor is authorized to transfer funds appropriated in the appropriation category "Special Categories-Risk Management Insurance" of the 2007-2008 General Appropriations Act between departments in order to align the budget authority granted with the premiums paid by each department for risk management insurance. This section expires July 1, 2008.
- Section 13. In order to implement the appropriation of funds in Special Categories-Transfer to Department of Management Services-Human Resources Services Purchased Per Statewide Contract of the 2007-2008 General Appropriations Act, and pursuant to the notice, review, and objection procedures of s. 216.177, Florida Statutes, the Executive Office of the Governor is authorized to transfer funds appropriated in the appropriation category "Special Categories-Transfer to Department of Management Services-Human Resources Services Purchased Per Statewide Contract" of the 2007-2008 General Appropriations Act between departments in order to align the budget authority granted with the assessments that must be paid by each agency to the Department of Management Services for human resource management services. This section expires July 1, 2008.
- Section 14. In order to implement Specific Appropriations 2942 through 2950 of the 2007-2008 General Appropriations Act, paragraph (a) of subsection (3) and subsection (6) of section 287.17, Florida Statutes, are reenacted to read:
  - 287.17 Limitation on use of motor vehicles and aircraft.—

(3)

- (a) The term "official state business" may not be construed to permit the use of a motor vehicle for commuting purposes, unless special assignment of a motor vehicle is authorized as a perquisite by the Department of Management Services, required by an employee after normal duty hours to perform duties of the position to which assigned, or authorized for an employee whose home is the official base of operation.
- (6) It is the intention of the Legislature that persons traveling on state aircraft for purposes consistent with, but not necessarily constituting, official state business may travel only when accompanying persons who are traveling on official state business and that such persons shall pay the state for all costs associated with such travel. Notwithstanding paragraph (3)(a), a person traveling on state aircraft for purposes other than official state business shall pay for any trip not exclusively for state business by paying a prorated share of all fixed and variable expenses related to the ownership, operation, and use of such aircraft.
- Section 15. The amendment of s. 287.17, Florida Statutes, as carried forward by this act from chapters 2005-71 and 2006-26, Laws of Florida, shall expire July 1, 2008, and the text of that section shall revert to that in existence on June 30, 2005, except that any amendments to such text enacted other than by chapters 2005-71 and 2006-26, Laws of Florida, shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of such text which expire pursuant to this section.
- Section 16. In order to implement Specific Appropriations 2286A and 2915 through 2928 of the 2007-2008 General Appropriations Act, subsections (3) and (4) of section 255.249, Florida Statutes, are amended, and subsection (6) is added to that section, to read:
- $255.249\,$  Department of Management Services; responsibility; department rules.—

- (3)(a) The department shall, to the extent feasible, coordinate the vacation of privately owned leased space with the expiration of the lease on that space and, when a lease is terminated before expiration of its base term, will make a reasonable effort to place another state agency in the space vacated. Any state agency may lease the space in any building that was subject to a lease terminated by a state agency for a period of time equal to the remainder of the base term without the requirement of competitive bidding.
- (b) The department shall annually publish a master leasing report that lists, by agency, all leases that are due to expire within 24 months. The annual report must include the following information for each lease: location; size of leased space; current cost per leased square foot; lease expiration date; and a determination of whether sufficient state owned office space will be available at the expiration of the lease to house affected employees. The report must also include a list of amendments and supplements to and waivers of terms and conditions in lease agreements that have been approved pursuant to s. 255.25(2)(a) during the previous 12 months and an associated comprehensive analysis, including financial implications, showing that any amendment, supplement, or waiver is in the state's long term best interest. The department shall furnish the master leasing this report to the Executive Office of the Governor and the Legislature by September 15 of each year which provides the following information: This paragraph expires July 1, 2007.
- 1. A list, by agency and by geographic market, of all leases that are due to expire within 24 months.
- 2. Details of each lease, including location, size, cost per leased square foot, lease-expiration date, and a determination of whether sufficient state-owned office space will be available at the expiration of the lease to accommodate affected employees.
- 3. A list of amendments and supplements to and waivers of terms and conditions in lease agreements that have been approved pursuant to s. 255.25(2)(a) during the previous 12 months and an associated comprehensive analysis, including financial implications, showing that any amendment, supplement, or waiver is in the state's long-term best interest
- 4. Financial impacts to the pool rental rate due to the sale, removal, acquisition, or construction of pool facilities.
- 5. Changes in occupancy rate, maintenance costs, and efficiency costs of leases in the state portfolio. Changes to occupancy costs in leased space by market and changes to space consumption by agency and by market.
  - 6. An analysis of portfolio supply and demand.
- 7. Cost-benefit analyses of acquisition, build, and consolidation opportunities, recommendations for strategic consolidation, and strategic recommendations for disposition, acquisition, and building.
  - 8. The updated plan required by s. 255.25(4)(c).
- (c) By June 30 of each year, each state agency shall annually provide to the department all information regarding agency programs affecting the need for or use of space by that agency, reviews of lease-expiration schedules for each geographic area, active and planned full-time equivalent data, business case analyses related to consolidation plans by an agency, and current occupancy and relocation costs, inclusive of furnishings, fixtures and equipment, data, and communications.
- (4) The department shall *adopt* promulgate rules pursuant to chapter 120 providing:
  - (a) Methods for accomplishing the duties outlined in subsection (1).
- (b) Procedures for soliciting and accepting competitive proposals for leased space of 5,000 square feet or more in privately owned buildings, for evaluating the proposals received, for exemption from competitive bidding requirements of any lease the purpose of which is the provision of care and living space for persons or emergency space needs as provided in s. 255.25(10), and for the securing of at least three documented quotes for a lease that is not required to be competitively bid.
- (c) A standard method for determining square footage or any other measurement used as the basis for lease payments or other charges.

- (d) Methods of allocating space in both state-owned office buildings and privately owned buildings leased by the state based on use, personnel, and office equipment.
- (e)1. Acceptable terms and conditions for inclusion in lease agreements.
- 2. Such terms and conditions shall include, at a minimum, the following clauses, which may not be amended, supplemented, or waived:
- a. As provided in s. 255.2502, "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature."
- b. "The Lessee shall have the right to terminate, without penalty, this lease in the event a State-owned building becomes available to the Lessee for occupancy in the County of . . . . . . . Florida, during the term of said lease for the purposes for which this space is being leased upon giving 6 months' advance written notice to the Lessor by Certified Mail, Return Receipt Requested."

This subparagraph expires July 1, 2008 2007.

- (f) Maximum rental rates, by geographic areas or by county, for leasing privately owned space.
- (g) A standard method for the assessment of rent to state agencies and other authorized occupants of state-owned office space, notwith-standing the source of funds.
- (h) For full disclosure of the names and the extent of interest of the owners holding a 4-percent or more interest in any privately owned property leased to the state or in the entity holding title to the property, for exemption from such disclosure of any beneficial interest which is represented by stock in any corporation registered with the Securities and Exchange Commission or registered pursuant to chapter 517, which stock is for sale to the general public, and for exemption from such disclosure of any leasehold interest in property located outside the territorial boundaries of the United States.
- (i) For full disclosure of the names of all public officials, agents, or employees holding any interest in any privately owned property leased to the state or in the entity holding title to the property, and the nature and extent of their interest, for exemption from such disclosure of any beneficial interest which is represented by stock in any corporation registered with the Securities and Exchange Commission or registered pursuant to chapter 517, which stock is for sale to the general public, and for exemption from such disclosure of any leasehold interest in property located outside the territorial boundaries of the United States.
  - (j) A method for reporting leases for nominal or no consideration.
- (k) For a lease of less than 5,000 square feet, a method for certification by the agency head or the agency head's designated representative that all criteria for leasing have been fully complied with and for the filing of a copy of such lease and all supporting documents with the department for its review and approval as to technical sufficiency.
- (6) The department may contract for real estate consulting or tenant brokerage services in order to carry out its duties relating to the strategic leasing plan. The contract shall be procured pursuant to s. 287.057. The vendor that is awarded the contract shall be compensated by the department, subject to the provisions of the contract, and such compensation is subject to appropriation by the Legislature. The real estate consultant or tenant broker may not receive compensation directly from a lessor for services that are rendered pursuant to the contract. Moneys paid to the real estate consultant or tenant broker are exempt from any charge imposed under s. 287.1345. Moneys paid by a lessor to the department under a facility-leasing arrangement are not subject to the charges imposed under s. 215.20.
- Section 17. The amendments to s. 255.249, Florida Statutes, made by this act shall expire July 1, 2008, and the text of that section shall revert to that in existence on June 30, 2007, 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 such text which expire pursuant to this section.
- Section 18. In order to implement Specific Appropriations 2286A and 2915 through 2928 of the 2007-2008 General Appropriations Act, para-

graph (d) of subsection (2) and paragraph (c) of subsection (4) of section 255.25, Florida Statutes, are amended, and paragraphs (f) and (g) are added to subsection (3) of that section, to read:

 $255.25\,$  Approval required prior to construction or lease of buildings.—

(2)

(d) Notwithstanding paragraph (a) and except as provided in ss. 255.249 and 255.2501, a state agency may not lease a building or any part thereof unless prior approval of the lease terms and conditions and of the need therefor is first obtained from the Department of Management Services. The department may not approve any term or condition in a lease agreement which has been amended, supplemented, or waived unless a comprehensive analysis, including financial implications, demonstrates that such amendment, supplement, or waiver is in the state's long-term best interest. Any approved lease may include an option to purchase or an option to renew the lease, or both, upon such terms and conditions as are established by the department subject to final approval by the head of the Department of Management Services and the provisions of s. 255.2502. This paragraph expires July 1, 2008 2007.

(3)

- (f) Notwithstanding s. 287.056(1), a state agency may, at the sole discretion of the agency head or his or her designee, use the services of a tenant broker to assist with a competitive solicitation undertaken by the agency. In making its determination whether to use a tenant broker, a state agency shall consult with the department. A state agency may not use the services of a tenant broker unless the tenant broker is under a term contract with the state which complies with paragraph (g). If a state agency uses the services of a tenant broker with respect to a transaction, the agency may not enter into a lease with any landlord to which the tenant broker is providing brokerage services for that transaction.
- (g) The Department of Management Services may, pursuant to s. 287.042(2)(a), procure a term contract for real estate consulting and brokerage services. A state agency may not purchase services from the contract unless the contract has been procured under s. 287.057(1), (2), or (3) after March 1, 2007, and contains the following provisions or requirements:
- 1. Awarded brokers must maintain an office or presence in the market served. In awarding the contract, preference must be given to brokers that are licensed in this state under chapter 475 and that have 3 or more years of experience in the market served. The contract may be made with up to three tenant brokers in order to serve the marketplace in the north, central, and south areas of the state.
- 2. Each contracted tenant broker shall work under the direction, supervision, and authority of the state agency, subject to the rules governing lease procurements.
- 3. The department shall provide training for the awarded tenant brokers concerning the rules governing the procurement of leases.
- 4. Tenant brokers must comply with all applicable provisions of s. 475.278.
- 5. Real estate consultants and tenant brokers shall be compensated by the state agency, subject to the provisions of the term contract, and such compensation is subject to appropriation by the Legislature. A real estate consultant or tenant broker may not receive compensation directly from a lessor for services that are rendered under the term contract. Moneys paid to a real estate consultant or tenant broker are exempt from any charge imposed under s. 287.1345. Moneys paid by a lessor to the state agency under a facility leasing arrangement are not subject to the charges imposed under s. 215.20. All terms relating to the compensation of the real estate consultant or tenant broker shall be specified in the term contract and may not be supplemented or modified by the state agency using the contract.
- 6. The department shall conduct periodic customer-satisfaction surveys.
- 7. Each state agency shall report the following information to the department:

- a. The number of leases that adhere to the goal of the workspacemanagement initiative of 180 square feet per FTE.
- b. The quality of space leased and the adequacy of tenant-improvement funds.
- c. The timeliness of lease procurement, measured from the date of the agency's request to the finalization of the lease.
- d. Whether cost-benefit analyses were performed before execution of the lease in order to ensure that the lease is in the best interest of the state.
- e. The lease costs compared to market rates for similar types and classifications of space according to the official classifications of the Building Owners and Managers Association.

(4)

- (c) Because the state has a substantial financial investment in state-owned buildings, it is legislative policy and intent that when state-owned buildings meet the needs of state agencies, agencies must fully use such buildings before leasing privately owned buildings. By September 15, 2006, the Department of Management Services shall create a 5-year plan for implementing this policy. The department shall update this plan annually, detailing proposed departmental actions to meet the plan's goals and shall furnish this plan annually as part of the master leasing report. The department shall furnish this plan to the President of the Senate, the Speaker of the House of Representatives, and the Executive Office of the Governor by September 15 of each year. This paragraph expires July 1, 2008 2007.
- Section 19. The amendments to s. 255.25, Florida Statutes, made by this act shall expire July 1, 2008, and the text of that section shall revert to that in existence on June 30, 2007, 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 such text which expire pursuant to this section.
- Section 20. In order to implement Specific Appropriations 2915 through 2928 of the 2007-2008 General Appropriations Act, subsection (7) of section 255.503, Florida Statutes, is amended to read:
- 255.503 Powers of the Department of Management Services.—The Department of Management Services shall have all the authority necessary to carry out and effectuate the purposes and provisions of this act, including, but not limited to, the authority to:
- (7)(a) Sell, lease, release, or otherwise dispose of facilities in the pool in accordance with applicable law.
- (b) No later than the date upon which the department recommends to the Division of State Lands of the Department of Environmental Protection the disposition of any facility within the Florida Facilities Pool, the department shall provide to the President of the Senate, the Speaker of the House of Representatives, the Executive Office of the Governor, and the Division of Bond Finance of the State Board of Administration an analysis that includes:
- 1. The cost benefit of the proposed facility disposition, including the facility's current operating expenses, condition, and market value, and viable alternatives for work space for impacted state employees.
- 2. The effect of the proposed facility disposition on the financial status of the Florida Facilities Pool, including the effect on rental rates and coverage requirement for the bonds.

This paragraph expires July 1, 2008 2007.

- Section 21. Notwithstanding s. 403.7095, Florida Statutes, in order to implement Specific Appropriation 1907 of the 2007-2008 General Appropriations Act, the Department of Environmental Protection shall award:
- (1) \$9,428,773 in grants equally to counties having populations of fewer than 100,000 for waste tire, litter prevention, recycling and education, and general solid waste programs.
  - (2) \$2,941,932 to be used for Innovative Grants.

This section expires July 1, 2008.

- Section 22. In order to implement Specific Appropriations 2057 through 2082 of the 2007-2008 General Appropriations Act, subsection (5) of section 320.08058, Florida Statutes, is amended to read:
  - 320.08058 Specialty license plates.—
  - (5) FLORIDA PANTHER LICENSE PLATES.—
- (a) The department shall develop a Florida panther license plate as provided in this section. Florida panther license plates must bear the design of a Florida panther and the colors that department approves. In small letters, the word "Florida" must appear at the bottom of the plate.
- (b) The department shall distribute the Florida panther license plate annual use fee to in the following manner:
- 1. Eighty-five percent must be deposited in the Florida Panther Research and Management Trust Fund in the Fish and Wildlife Conservation Commission to be used for education and programs to protect the endangered Florida panther.
- 2. Fifteen percent, but no less than \$300,000, must be deposited in the Florida Communities Trust Fund to be used pursuant to the Florida Communities Trust Act.
- (c) A person or corporation that purchases 10,000 or more panther license plates shall pay an annual use fee of \$5 per plate and an annual processing fee of \$2 per plate, in addition to the applicable license tax required under s. 320.08.
- Section 23. The amendments to s. 320.08058, Florida Statutes, made by this act shall expire July 1, 2008, and the text of that section shall revert to that in existence on June 30, 2007, 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 the text which expire pursuant to this section.
- Section 24. In order to implement Specific Appropriation 1553A of the 2007-2008 General Appropriations Act, subsection (32) is added to section 581.031, Florida Statutes, to read:
- 581.031 Department; powers and duties.—The department has the following powers and duties:
- (32) To conduct or cause to be conducted those research projects on citrus disease, including, but not limited to, citrus canker and citrus greening, which are recommended by the Florida Citrus Production Research Advisory Council, within the limits of appropriations made specifically for such purpose. This subsection expires July 1, 2008.
- Section 25. In order to implement specific appropriations for salaries and benefits in the 2007-2008 General Appropriations Act, subsection (4) of section 110.1245, Florida Statutes, is amended to read:
- 110.1245 Savings sharing program; bonus payments; other awards.—
- (4)(a) Each department head is authorized to incur expenditures to award suitable framed certificates, pins, or other tokens of recognition to state employees who demonstrate satisfactory service in the agency or to the state, in appreciation and recognition of such service. Such awards may not cost in excess of \$100 each plus applicable taxes.
- (b) Notwithstanding paragraph (a), and for the 2007-2008 fiscal year only, agencies may additionally use funds for cash awards to state employees who demonstrate satisfactory service in the agency or to the state, in appreciation and recognition of such service. Awards may not exceed \$100 to any employee and shall be allocated from an agency's existing budget. An employee may not receive awards pursuant to this paragraph in excess of \$100 total during the fiscal year. By March 1, 2008, agencies that elect to make cash awards shall report to the Governor and Cabinet, the President of the Senate, and the Speaker of the House of Representatives the dollar value and number of such awards given. If available, any additional information concerning employee satisfaction and feedback should be provided. This paragraph expires July 1, 2008.

Section 26. In order to implement specific appropriations for salaries and benefits in the 2007-2008 General Appropriations Act, paragraph (a) of subsection (12) of section 110.123, Florida Statutes, is amended to read:

- 110.123 State group insurance program.—
- (12) HEALTH SAVINGS ACCOUNTS.—The department is authorized to establish health savings accounts for full-time and part-time state employees in association with a health insurance plan option authorized by the Legislature and conforming to the requirements and limitations of federal provisions relating to the Medicare Prescription Drug, Improvement, and Modernization Act of 2003.
- (a)1. A member participating in this health insurance plan option shall be eligible to receive an employer contribution into the employee's health savings account from the State Employees Health Insurance Trust Fund in an amount to be determined by the Legislature. A member is not eligible for an employer contribution upon termination of employment. For the 2007-2008 2006-2007 fiscal year, the state's monthly contribution for employees having individual coverage shall be \$41.66 and the monthly contribution for employees having family coverage shall be \$83.33.
- 2. A member participating in this health insurance plan option shall be eligible to deposit the member's own funds into a health savings account.
- Section 27. In order to implement Specific Appropriations 1426 through 1602 of the 2007-2008 General Appropriations Act, section 570.20, Florida Statutes, is amended to read:
  - 570.20 General Inspection Trust Fund.—
- (1) All donations and all inspection fees and other funds authorized and received from whatever source in the enforcement of the inspection laws administered by the department shall be paid into the General Inspection Trust Fund of Florida, which is created in the office of the Chief Financial Officer. All expenses incurred in carrying out the provisions of the inspection laws shall be paid from this fund as other funds are paid from the State Treasury. A percentage of all revenue deposited in this fund, including transfers from any subsidiary accounts, shall be deposited in the General Revenue Fund pursuant to chapter 215, except that funds collected for marketing orders shall pay at the rate of 3 percent.
- (2) For the 2007-2008 fiscal year only and notwithstanding any other provision of law to the contrary, in addition to the spending authorized in subsection (1), moneys in the General Inspection Trust Fund may be appropriated for programs operated by the department which are related to the programs authorized by this chapter. This subsection expires July 1, 2008.
- Section 28. In order to implement Specific Appropriation 2761 of the 2007-2008 General Appropriations Act, paragraph (b) of subsection (9) of section 320.08058, Florida Statutes, is amended to read:
  - 320.08058 Specialty license plates.—
- (9) FLORIDA PROFESSIONAL SPORTS TEAM LICENSE PLATES.—
- (b) The license plate annual use fees are to be annually distributed as follows:
- 1. Fifty-five percent of the proceeds from the Florida Professional Sports Team plate must be deposited into the Professional Sports Development Trust Fund within the Office of Tourism, Trade, and Economic Development. These funds must be used solely to attract and support major sports events in this state. As used in this subparagraph, the term "major sports events" means, but is not limited to, championship or all-star contests of Major League Baseball, the National Basketball Association, the National Football League, the National Hockey League, the men's and women's National Collegiate Athletic Association Final Four basketball championship, or a horseracing or dogracing Breeders' Cup. All funds must be used to support and promote major sporting events, and the uses must be approved by the Florida Sports Foundation.
- 2. The remaining proceeds of the Florida Professional Sports Team license plate must be allocated to the Florida Sports Foundation, a direct-support organization of the Office of Tourism, Trade, and Economic Development. These funds must be deposited into the Professional Sports Development Trust Fund within the Office of Tourism, Trade, and Economic Development. These funds must be used by the

- Florida Sports Foundation to promote the economic development of the sports industry; to distribute licensing and royalty fees to participating professional sports teams; to promote education programs in Florida schools that provide an awareness of the benefits of physical activity and nutrition standards; to partner with the Department of Education and the Department of Health to develop a program that recognizes schools whose students demonstrate excellent physical fitness or fitness improvement; to institute a grant program for communities bidding on minor sporting events that create an economic impact for the state; to distribute funds to Florida-based charities designated by the Florida Sports Foundation and the participating professional sports teams; and to fulfill the sports promotion responsibilities of the Office of Tourism, Trade, and Economic Development.
- 3. The Florida Sports Foundation shall provide an annual financial audit in accordance with s. 215.981 of its financial accounts and records by an independent certified public accountant pursuant to the contract established by the Office of Tourism, Trade, and Economic Development as specified in s. 288.1229(5). The auditor shall submit the audit report to the Office of Tourism, Trade, and Economic Development for review and approval. If the audit report is approved, the office shall certify the audit report to the Auditor General for review.
- 4. For the 2007-2008 2006-2007 fiscal year only and notwithstanding the provisions of subparagraphs 1. and 2., proceeds from the Professional Sports Development Trust Fund may also be used for operational expenses of the Florida Sports Foundation and financial support of the Sunshine State Games. This subparagraph expires July 1, 2008 2007.
- Section 29. In order to implement Specific Appropriation 2266 of the 2007-2008 General Appropriations Act, subsection (1) of section 339.08, Florida Statutes, is amended to read:
  - 339.08 Use of moneys in State Transportation Trust Fund.—
- (1) The department shall expend moneys in the State Transportation Trust Fund accruing to the department, in accordance with its annual budget. The use of such moneys shall be restricted to the following purposes:
- (a) To pay administrative expenses of the department, including administrative expenses incurred by the several state transportation districts, but excluding administrative expenses of commuter rail authorities that do not operate rail service.
  - (b) To pay the cost of construction of the State Highway System.
  - (c) To pay the cost of maintaining the State Highway System.
- (d) To pay the cost of public transportation projects in accordance with chapter 341 and ss. 332.003-332.007.
- (e) To reimburse counties or municipalities for expenditures made on projects in the State Highway System as authorized by s. 339.12(4) upon legislative approval.
- (f) To pay the cost of economic development transportation projects in accordance with s. 288.063.
- (g) To lend or pay a portion of the operating, maintenance, and capital costs of a revenue-producing transportation project that is located on the State Highway System or that is demonstrated to relieve traffic congestion on the State Highway System.
- (h) To match any federal-aid funds allocated for any other transportation purpose, including funds allocated to projects not located in the State Highway System.
- (i) To pay the cost of county road projects selected in accordance with the Small County Road Assistance Program created in s. 339.2816.
- (j) To pay the cost of county or municipal road projects selected in accordance with the County Incentive Grant Program created in s. 339.2817 and the Small County Outreach Program created in s. 339.2818.
- (k) To provide loans and credit enhancements for use in constructing and improving highway transportation facilities selected in accordance with the state-funded infrastructure bank created in s. 339.55.

- (l) To pay the cost of projects on the Florida Strategic Intermodal System created in s. 339.61.
- $\,$  (m) To pay the cost of transportation projects selected in accordance with the Transportation Regional Incentive Program created in s. 339.2819.
- (n) To pay administrative expenses incurred in accordance with applicable laws for a multicounty transportation or expressway authority created under chapter 343 or chapter 348, where jurisdiction for the authority includes a portion of the State Highway System and the administrative expenses are in furtherance of the duties and responsibilities of the authority in the development of improvements to the State Highway System. This paragraph expires July 1, 2008.
  - (o)(n) To pay other lawful expenditures of the department.

Section 30. In order to implement Specific Appropriations 1621AB, 1621AD, 1621AR, and 1621AS of the 2007-2008 General Appropriations Act, subsection (5) of section 216.292, Florida Statutes, is amended to read:

### 216.292 Appropriations nontransferable; exceptions.—

- (5)(a) A transfer of funds may not result in the initiation of a fixed capital outlay project that has not received a specific legislative appropriation, except that federal funds for fixed capital outlay projects for the Department of Military Affairs, which do not carry a continuing commitment on future appropriations by the Legislature, may be approved by the Executive Office of the Governor for the purpose received, subject to the notice and objection procedures set forth in s. 216.177.
- (b) Notwithstanding paragraph (a), and for the 2007-2008 2006-2007 fiscal year only, the Governor may recommend the initiation of fixed capital outlay projects funded by grants awarded by the Federal Emergency Management Agency for FEMA Disaster Declarations 1539-DR-FL, 1545-DR-FL, 1551-DR-FL, 1561-DR-FL, 1595-DR-FL, 1602-DR-FL, 1609-DR-FL, and EM3259-FL. All actions taken pursuant to the authority granted in this paragraph are subject to review and approval by the Legislative Budget Commission. This paragraph expires July 1, 2008 2007.
- Section 31. In order to implement Specific Appropriation 2231 of the 2007-2008 General Appropriations Act, subsection (5) of section 339.135, Florida Statutes, is amended to read:
- 339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—
- (5)(a) ADOPTION OF THE WORK PROGRAM.—The original approved budget for operational and fixed capital expenditures for the department shall be the Governor's budget recommendation and the first year of the tentative work program, as both are amended by the General Appropriations Act and any other act containing appropriations. In accordance with the appropriations act, the department shall, prior to the beginning of the fiscal year, adopt a final work program which shall only include the original approved budget for the department for the ensuing fiscal year together with any roll forwards approved pursuant to paragraph (6)(c) and the portion of the tentative work program for the following 4 fiscal years revised in accordance with the original approved budget for the department for the ensuing fiscal year together with said roll forwards. The adopted work program may include only those projects submitted as part of the tentative work program developed under the provisions of subsection (4) plus any projects which are separately identified by specific appropriation in the General Appropriations Act and any roll forwards approved pursuant to paragraph (6)(c). However, any transportation project of the department which is identified by specific appropriation in the General Appropriations Act shall be deducted from the funds annually distributed to the respective district pursuant to paragraph (4)(a). In addition, the department shall not in any year include any project or allocate funds to a program in the adopted work program that is contrary to existing law for that particular year. Projects shall not be undertaken unless they are listed in the adopted work program.
- (b) Notwithstanding paragraph (a), and for the 2007-2008 fiscal year only, the Department of Transportation shall transfer funds to the Office of Tourism, Trade, and Economic Development in an amount equal to

- \$25,400,000 for the purpose of funding economic development transportation projects. This transfer shall not reduce, delete, or defer any existing projects funded, as of July 1, 2007, in the Department of Transportation's 5-year work program. This paragraph expires July 1, 2008.
- (c) Notwithstanding paragraph (a), and for the 2007-2008 fiscal year only, the Department of Transportation shall provide funds for the Seaport Strategic Planning and Financing Task Force in an amount not to exceed \$75,000; the preliminary engineering and environmental plans and activities for the construction of an interchange on Suncoast Parkway and Lutz Fern Road in an amount not to exceed \$975,000; the Rehabilitation of Local Bridges in an amount not to exceed \$300,000; and the East Winterberry Bridge Replacement in an amount not to exceed \$500,000. To fund these specific appropriations, the Department of Transportation shall not reduce, delete, or defer any existing projects funded as of July 1, 2007, in the 5-year work program. This paragraph expires July 1, 2008.
- Section 32. (1) In order to implement Specific Appropriation 2188 of the 2007-2008 General Appropriations Act, there is created the Seaport Strategic Planning and Financing Task Force. The purpose of the task force is to develop a strategic plan for Florida's seaports which will be used to guide future policy development and financial investments to enhance the state's economic competitiveness with other states and internationally in the global economy.
- (2) The Seaport Strategic Planning and Financing Task Force shall specifically address the need for greater integration of the seaport program authorized in chapter 311, Florida Statutes, into the state's intermodal transportation system and the need to make the seaport project selection process and project funding structure more responsive to market forces. In its deliberations, the task force shall consider the findings and recommendations of the final report prepared by the Department of Transportation dated July 2006, entitled "Evaluate Florida's 14 Deepwater Seaports' Economic Performance and the Return on Investment of State Funds" (contract number C8A91).
- (3) The Seaport Strategic Planning and Financing Task Force shall be comprised of three members appointed by the President of the Senate and three members appointed by the Speaker of the House of Representatives, none of whom shall be registered lobbyists. The Secretary of Transportation and the director of the Governor's Office of Tourism, Trade, and Economic Development shall also serve as voting members of the task force. The President of the Senate and the Speaker of the House of Representatives shall jointly appoint the chair from among the membership.
- (4) The task force members shall serve without compensation. The task force shall be staffed by the Office of Program Policy Analysis and Government Accountability (OPPAGA). The Department of Transportation shall provide assistance to the task force as requested, including providing expert advice and funding assistance for OPPAGA to bring in national and international consultants as deemed necessary to meet the intent of this section.
- (5) The task force shall report its findings and recommendations, including any proposed statutory amendments or recommended policy changes, to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than January 1, 2008.

Section 33. In order to implement Section 36 of the 2007-2008 General Appropriations Act, subsection (13) of section 253.034, Florida Statutes, is amended to read:

### 253.034 State-owned lands; uses.—

- (13) Notwithstanding the provisions of this section, funds from the sale of property by the Department of Highway Safety and Motor Vehicles located in Palm Beach County are authorized to be deposited into the Highway Safety Operating Trust Fund to facilitate the exchange as provided in the General Appropriations Act, provided that at the conclusion of both exchanges the values are equalized. This subsection expires July 1, 2008 2007.
- Section 34. In order to implement Specific Appropriation 2188A of the 2007-2008 General Appropriations Act, subsection (3) of section 311.22, Florida Statutes, is amended to read:
- 311.22 Additional authorization for funding certain dredging projects.—

(3) For the 2007-2008 2006-2007 fiscal year only and notwithstanding the matching basis specified in subsection (1), funding for projects in subsection (1) shall require a minimum 25 percent match of funds received pursuant to this section. This subsection expires July 1, 2008 2007.

Section 35. In order to implement Specific Appropriation 1621AD of the 2007-2008 General Appropriations Act and notwithstanding s. 252.37(5)(b), Florida Statutes, local governments that failed to apply for a waiver under s. 252.37, Florida Statutes, within the first 18 months following the declaration of a disaster resulting from Hurricanes Charley, Frances, Ivan, and Jeanne may submit applications for consideration by the Executive Office of the Governor until September 1, 2007. The Executive Office of the Governor may approve a waiver, subject to the requirement for legislative notice and review under s. 216.177, Florida Statutes, of all or a portion of the required match for public assistance projects for local governments if the Executive Office of the Governor determines that such a match requirement cannot be provided, or that doing so would impose a documented hardship on the local government, and if the local government applies for the waiver by the date specified in this section.

Section 36. In order to implement Specific Appropriation 2467 of the 2007-2008 General Appropriations Act, subsections (8) and (9) are added to section 509.302, Florida Statutes, to read:

509.302 Director of education; personnel; employment duties; compensation.—

- (8) Revenue from administrative fines may be used to support this section. This subsection expires July 1, 2008.
- (9) Notwithstanding subsection (7), up to \$250,000 may be designated to support the school-to-career transition programs available through statewide organizations in the hospitality services field. This subsection expires July 1, 2008.

Section 37. In order to implement Specific Appropriation 35B of the 2007-2008 General Appropriations Act, paragraph (d) of subsection (3) of section 1013.64, Florida Statutes, is amended to read:

1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:

(3)

(d) Funds specifically appropriated for distribution pursuant to this subsection distributed to the district school boards shall be allocated solely based on the provisions of paragraphs (1)(a) and (2)(a) and paragraph (a) of this subsection. No individual school district projects shall be funded off the top of funds allocated to district school boards.

Section 38. The amendments to s. 1013.64, Florida Statutes, made by this act shall expire July 1, 2008, and the text of that section shall revert to that in existence on June 30, 2007, 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 the text which expire pursuant to this section.

Section 39. In order to implement Specific Appropriation 1858 of the 2007-2008 General Appropriations Act, subsection (6) of section 373.459, Florida Statutes, is amended to read:

373.459 Funds for surface water improvement and management.—

- (6)(a) The match requirement of subsection (2) shall not apply to the Suwannee River Water Management District, the Northwest Florida Water Management District, or a financially disadvantaged small local government as defined in s. 403.885(5).
- (b) Notwithstanding the requirements of subsection (3), the Ecosystem Management and Restoration Trust Fund and the Water Protection and Sustainability Trust Fund shall be used for the deposit of funds appropriated by the Legislature for the purposes of ss. 373.451-373.4595. The department shall administer all funds appropriated to or received for surface water improvement and management activities.

- Expenditure of the moneys shall be limited to the costs of details planning and plan and program implementation for priority surface water bodies. Moneys from the funds shall not be expended for planning for, or construction or expansion of, treatment facilities for domestic or industrial waste disposal.
- (e) Notwithstanding the requirements of subsection (4), the department shall authorize the release of money from the funds in accordance with the provisions of s. 373.501(2) and procedures in s. 373.59(4) and (5).
- (d) Notwithstanding the requirements of subsection (5), moneys in the Ecosystem Restoration and Management Trust Fund that are not needed to meet current obligations incurred under this section shall be transferred to the State Board of Administration, to the credit of the trust fund, to be invested in the manner provided by law. Interest received on such investments shall be credited to the trust fund.
  - (e) This subsection expires July 1, 2008 2007.

Section 40. In order to implement Specific Appropriations 1852A and 1859 of the 2007-2008 General Appropriations Act, subsection (3) is added to section 253.01, Florida Statutes, to read:

253.01 Internal Improvement Trust Fund established.—

(3) In addition to the uses allowed in subsection (2) for the 2007-2008 fiscal year, moneys in the Internal Improvement Trust Fund are authorized to be transferred to the Ecosystem Management and Restoration Trust Fund for grants and aids to local governments for water projects as provided in the General Appropriations Act. This subsection expires July 1, 2008.

Section 41. In order to implement Specific Appropriations 1852A and 1859 of the 2007-2008 General Appropriations Act, subsection (3) is added to section 403.890, Florida Statutes, to read:

403.890~ Water Protection and Sustainability Program; intent; goals; purposes.—

(3) In addition to the uses allowed in subsection (1) for the 2007-2008 fiscal year, interest earnings accumulated in the Water Protection and Sustainability Program Trust Fund shall be transferred to the Ecosystem Management and Restoration Trust Fund for grants and aids to local governments for water projects as provided in the General Appropriations Act. This subsection expires July 1, 2008.

Section 42. In order to implement Specific Appropriations 1852A and 1859 of the 2007-2008 General Appropriations Act, subsection (6) of section 201.15, Florida Statutes, as amended by chapters 2005-92, 2006-1, 2006-185, and 2006-231, Laws of Florida, is amended to read:

- 201.15 Distribution of taxes collected.—All taxes collected under this chapter shall be distributed as follows and shall be subject to the service charge imposed in s. 215.20(1), except that such service charge shall not be levied against any portion of taxes pledged to debt service on bonds to the extent that the amount of the service charge is required to pay any amounts relating to the bonds:
- (6) The lesser of two and twenty-eight hundredths percent of the remaining taxes collected under this chapter or \$36.1 million in each fiscal year shall be paid into the State Treasury to the credit of the Invasive Plant Control Trust Fund to carry out the purposes set forth in ss. 369.22 and 369.252 and for water projects as provided in the General Appropriations Act.

Section 43. The amendments to s. 201.15, Florida Statutes, made by this act shall expire July 1, 2008, and the text of that section shall revert to that in existence on June 30, 2007, 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 the text which expire pursuant to this section.

Section 44. In order to implement Specific Appropriations 1852A and 1859 of the 2007-2008 General Appropriations Act, moneys in the Invasive Plant Control Trust Fund are authorized to be transferred to the Ecosystem Management and Restoration Trust Fund for grants and aids to local governments for water projects as provided in the General Appropriations Act. This section expires July 1, 2008.

- Section 45. (1) In order to implement Specific Appropriation 1695 in the 2007-2008 General Appropriations Act, notwithstanding s. 420.9073, Florida Statutes, the Florida Housing Finance Corporation is directed to establish a Teachers' Down Payment Assistance Pilot Program. By rule, the corporation shall set forth criteria for project selection and funding.
- (2) In order to assist in the recruitment and retention of teachers, eligibility shall be limited to those local governments whose local housing assistance plans include the following:
- (a) Down payment assistance shall be provided to eligible persons who meet the following criteria, in addition to other requirements of the plan, the person shall:
  - 1. Be employed full time as a K-12 classroom teacher in this state;
- 2. Be state-certified in a critical need area of exceptional student education, mathematics, or science;
- 3. Declare his or her homestead and maintain residency at his or her homestead;
  - 4. Be employed in a full-time, permanent capacity; and
- 5. Demonstrate a 5-year minimum commitment to continued employment as a K-12 classroom teacher in a public school within the county of current employment.
- (b) Compliance with the eligibility criteria shall be verified on application and during the life of the loan by the school district in which the teacher is employed.
- (c) The program shall provide \$4,000 as down payment assistance if the municipality, county, or appropriate governmental subdivision or agency within which an eligible recipient resides waives all impact fees that occur incidental to the recipient's home purchase.
- (d) Any lien on the recipient's property securing the assistance provided under this program shall be released if the recipient fulfills the 5-year commitment.
- (3) Any undistributed funds remaining on June 1, 2008, shall be distributed along with other State Housing Initiative Partnership funds, as provided in s. 420.9073, Florida Statutes.
- Section 46. In order to implement Specific Appropriation 2814 of the 2007-2008 General Appropriations Act, section 322.025, Florida Statutes, is amended to read:

## 322.025 Driver improvement.—

- (1) The department may implement programs to improve the driving ability of the drivers of this state. Such programs may include, but shall not be limited to, safety awareness campaigns, driver training, and licensing improvement. Motorcycle driver improvement programs implemented pursuant to this section or s. 322.0255 shall be funded by the motorcycle safety education fee collected pursuant to s. 320.08(1)(c), which shall be deposited in the Highway Safety Operating Trust Fund of the department and appropriated for that purpose.
- (2) Notwithstanding the provisions of s. 283.58, when funds have been appropriated by the Legislature for the purpose of providing safety awareness materials, the department shall distribute to the public only materials that do not include advertisements. Safety materials shall include, but need not be limited to, Official Florida Driver Handbooks provided by the department to the motoring public for the purpose of education. The Official Florida Driver Handbook may be distributed by the Department of Highway Safety and Motor Vehicles only in accordance with this paragraph. Other governmental entities, including secondary public schools, wishing to obtain the Official Florida Driver Handbook must use those books provided by the department. This subsection expires July 1, 2008.
- Section 47. In order to implement Section 51 of the 2007-2008 General Appropriations Act, section 570.957, Florida Statutes, is created to read:

- (1) As used in this section, the term:
- (a) "Bioenergy" means useful, renewable energy produced from organic matter through the conversion of the complex carbohydrates in organic matter to energy. Organic matter may either be used directly as a fuel, processed into liquids and gases, or be a residue of processing and conversion.
- (b) "Department" means the Department of Agriculture and Consumer Services.
- (c) "Person" means an individual, partnership, joint venture, private or public corporation, association, firm, public service company, or any other public or private entity.
- (d) "Renewable energy" means electrical, mechanical, or thermal energy produced from a method that uses one or more of the following fuels or energy sources: hydrogen, biomass, solar energy, geothermal energy, wind energy, ocean energy, waste heat, or hydroelectric power.
- (2) The Farm-to-Fuel Grants Program is established within the department to provide renewable energy matching grants for demonstration, commercialization, research, and development projects relating to bioenergy projects.
- (a) Matching grants for bioenergy demonstration, commercialization, research, and development projects may be made to any of the following:
  - 1. Municipalities and county governments.
- 2. Established for-profit companies licensed to do business in the state.
  - 3. Universities and colleges in the state.
  - 4. Utilities located and operating within the state.
  - 5. Not-for-profit organizations.
- 6. Other qualified persons, as determined by the Department of Agriculture and Consumer Services.
- (b) The department may adopt rules to provide for allocation of grant funds by project type, application requirements, ranking of applications, and awarding of grants under this program.
- (c) Factors for consideration in awarding grants may include, but are not limited to, the degree to which:
- 1. The project produces bioenergy from Florida-grown crops or biomass.
- 2. The project demonstrates efficient use of energy and material resources.
- 3. Matching funds and in-kind contributions from an applicant are
- 4. The project has a reasonable assurance of enhancing the value of agricultural products or will expand agribusiness in the state.
- 5. Preliminary market and feasibility research has been conducted by the applicant or others and shows there is a reasonable assurance of a potential market.
- 6. The project stimulates in-state capital investment and economic development in metropolitan and rural areas, including the creation of jobs and the future development of a commercial market for bioenergy.
- 7. The project incorporates an innovative new technology or an innovative application of an existing technology.
- (d) In evaluating and awarding grants under this section, the department shall consult with and solicit input from the Department of Environmental Protection.
- (e) In determining the technical feasibility of grant applications, the department shall coordinate and actively consult with persons having expertise in renewable energy technologies.

- (f) In determining the economic feasibility of bioenergy grant applications, the department shall consult with the Office of Tourism, Trade, and Economic Development.
  - (3) This section expires July 1, 2008.

Section 48. In order to implement Sections 52, 53, and 54 of the 2007-2008 General Appropriations Act:

- (1) The Florida Building Commission shall convene a workgroup comprised of representatives from the Florida Energy Commission, the Department of Community Affairs, the Building Officials Association of Florida, the Florida Energy Office, the Florida Home Builders Association, the Association of Counties, the League of Cities, and other stakeholders to develop a model residential energy efficiency ordinance that provides incentives to meet energy efficiency standards. The commission must report back to the Legislature with a developed ordinance by March 1, 2008.
- (2) The Florida Building Commission shall, in consultation with the Florida Energy Commission, the Building Officials Association of Florida, the Florida Energy Office, the Florida Home Builders Association, the Association of Counties, the League of Cities, and other stakeholders, review the Florida Energy Code for Building Construction. Specifically, the commission shall revisit the analysis of cost-effectiveness that serves as the basis for energy efficiency levels for residential buildings, identify cost-effective means to improve energy efficiency in commercial buildings, and compare the code to the International Energy Conservation Code and the American Society of Heating Air-Conditioning and Refrigeration Engineers Standards 90.1 and 90.2. The commission shall provide a report with a standard to the Legislature by March 1, 2008, that may be adopted for the construction of all new residential, commercial, and government buildings.
- (3) The Florida Building Commission, in consultation with the Florida Solar Energy Center, the Florida Energy Commission, the Florida Energy Office, the United States Department of Energy, and the Florida Home Builders Association, shall develop and implement a public awareness campaign that promotes energy efficiency and the benefits of building green by January 1, 2008. The campaign shall include enhancement of an existing web site from which all citizens can obtain information pertaining to green building practices, calculate anticipated savings from use of those options, as well as learn about energy efficiency strategies that may be used in their existing home or when building a home. The campaign shall focus on the benefits of promoting energy efficiency to the purchasers of new homes, the various green building ratings available, and the promotion of various energy-efficient products through existing trade shows. The campaign shall also include strategies for utilizing print advertising, press releases, and television advertising to promote voluntary utilization of green building practices.
- (4) The Department of Environmental Protection shall develop a public awareness campaign that promotes the effective use of energy in the state and discourages all forms of energy waste. The campaign shall also include strategies for utilizing print advertising, press releases, and television advertising to promote energy education and the public dissemination of information on energy and its environmental, economic, and social impact.
  - (5) This section expires July 1, 2008.
- Section 49. In order to implement Section 48 of of the 2007-2008 General Appropriations Act:
- (1) Research and demonstration cellulosic ethanol plant.—There shall be constructed a multifaceted research and demonstration cellulosic ethanol plant designed to conduct research and to demonstrate and advance the commercialization of cellulose-to-ethanol technology, including technology licensed from the University of Florida, and to facilitate further research and testing of multiple cellulosic feedstocks in the state.
- (2) The University of Florida shall act as the owner and proprietor of the facility, which shall include a permanent research and development laboratory operated as a satellite facility of the Institute of Food and Agricultural Sciences at the University of Florida. This facility shall be used to convert the initially treated material to the final ethanol product.
- (3) The facility shall be located near an industrial site with infrastructure already developed to avoid or reduce significant capital costs

- for waste treatment and roads, shall be served by a range of suppliers and transportation companies, and shall be in good proximity to gasoline and ethanol blending facilities on either coast of the state. The industrial site shall have the capacity to provide steam and electric power, waste treatment, and a steady stream of feedstocks, including, but not limited to, bagasse, woody biomass, and cane field residues, to allow a commercial scale plant to operate year around.
- (4) The facility shall be located near preexisting onsite technical support staff and other resources for electrical, mechanical, and instrumentation services. In addition, the facility shall have access to preexisting onsite laboratory facilities and scientific personnel and shall include the critical aspects of connecting to existing facilities and meeting construction codes and permit requirements.
- (5) There shall be a scientific and technical advisory panel to advise on the technology to be applied.
- (6) Subject to the rights of any third parties arising under any licenses granted by the university or its affiliates prior to the effective date of this act, ownership of all patents, copyrights, trademarks, licenses, and rights or interests shall vest in the university on behalf of the state. The university, pursuant to s. 1004.23, Florida Statutes, shall have the right to use and the right to retain derived revenues subject to the continuing approval of the Legislature.
- (7) The Senior Vice President for the Institute of Food and Agricultural Sciences at the University of Florida shall ensure that applicable, nonproprietary research results and technologies from the plant authorized under this initiative are adapted, made available, and disseminated through its respective services, as appropriate.
- (8) Within 2 years after enactment of this act, the Senior Vice President for the Institute of Food and Agricultural Sciences at the University of Florida shall submit to the President of the Senate and the Speaker of the House of Representatives a report on the activities conducted under this section.
  - (9) This section expires on July 1, 2008.

Section 50. In order to implement Section 49 of the 2007-2008 General Appropriations Act, subsection (6) of section 377.804, Florida Statutes, is amended to read:

- 377.804 Renewable Energy Technologies Grants Program.—
- (6) The department shall coordinate and actively consult with the Department of Agriculture and Consumer Services during the review and approval process of grants relating to bioenergy projects for renewable energy technology, and the departments shall jointly determine the grant awards to these bioenergy projects. No grant funding shall be awarded to any bioenergy project without such joint approval. Factors for consideration in awarding grants may include, but are not limited to, the degree to which:
- (a) The project stimulates in state capital investment and economic development in metropolitan and rural areas, including the creation of jobs and the future development of a commercial market for bioenergy.
- (b) The project produces bioenergy from Florida-grown crops or biomass.
- (e) The project demonstrates efficient use of energy and material resources.
- (d) The project fosters overall understanding and appreciation of bioenergy technologies.
- (e) Matching funds and in-kind contributions from an applicant are available.
- (f) —The project duration and the timeline for expenditures are acceptable.
- (g) The project has a reasonable assurance of enhancing the value of agricultural products or will expand agribusiness in the state.
- (h) Preliminary market and feasibility research has been conducted by the applicant or others and shows there is a reasonable assurance of a potential market.

Section 51. In order to implement Specific Appropriations 2659, 2661, 2662, and 2665 of the 2007-2008 General Appropriations Act, for the 2007-2008 fiscal year only and notwithstanding any conflicting requirements of section 4 of chapter 2006-12, Laws of Florida, the Department of Financial Services may expend \$846,021 of the funds appropriated by section 4 of chapter 2006-12, Laws of Florida, for salaries and related expenses.

Section 52. The amendments to s. 377.804, Florida Statutes, made by this act shall expire July 1, 2008, and the text of that section shall revert to that in existence on June 30, 2007, 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 such text which expire pursuant to this section.

Section 53. A section of this act that implements a specific appropriation or specifically identified proviso language in the 2007-2008 General Appropriations Act is void if the specific appropriation or specifically identified proviso language is vetoed. A section of this act that implements more than one specific appropriation or more than one portion of specifically identified proviso language in the 2007-2008 General Appropriations Act is void if all the specific appropriations or portions of specifically identified proviso language are vetoed.

Section 54. If any other act passed in 2007 contains a provision that is substantively the same as a provision in this act, but that removes or is otherwise not subject to the future repeal applied to such provision by this act, the Legislature intends that the provision in the other act shall take precedence and shall continue to operate, notwithstanding the future repeal provided by this act.

Section 55. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 56. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2007; or, if this act fails to become a law until after that date, it shall take effect upon becoming a law and shall operate retroactively to July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act implementing the 2007-2008 General Appropriations Act; providing legislative intent; providing for use of specified calculations with respect to the Florida Education Finance Program; requiring that funds appropriated for forensic mental health treatment services be allocated to the areas of the state having the greatest demand for services and treatment capacity; requiring the Department of Children and Family Services to ensure that certain information regarding child welfare cases is entered into the Florida Safe Families Network; requiring that the department coordinate with the Office of the State Courts Administrator and the Statewide Guardian Ad Litem Office in order to provide judges, magistrates, and guardians ad litem with access to such information; requiring that the department report its progress on providing such access to the Governor and Legislature; providing for future expiration; amending s. 253.03, F.S.; requiring the Department of Environmental Protection to lease the South Florida Evaluation and Treatment Center to Miami-Dade County for a specified term; requiring Miami-Dade County to sublease the facility to the existing lessee until the new South Florida Evaluation and Treatment Center is completed; authorizing the Department of Corrections and the Department of Juvenile Justice to make certain expenditures to defray costs incurred by a municipality or county as a result of opening or operating a facility under authority of the respective department; amending s. 216.262, F.S.; providing for additional positions to operate additional prison bed capacity under certain circumstances; amending s. 216.292, F.S.; authorizing certain transfers of appropriations for operations from general revenue between budget categories and entities of the criminal conflict and civil regional counsels and the budget category for child dependency and civil conflict cases within the Justice Administrative Commission; providing for future expiration of such provisions; authorizing the Department of Legal Affairs to expend appropriated funds on programs funded in the preceding fiscal year; amending s. 932.7055, F.S.; providing for the expenditure of funds in a special law enforcement trust fund established by the governing body of a municipality; amending s. 985.686, F.S.; providing that the responsibility of counties to pay the costs of juvenile

detention exclude certain medical and mental health care costs: authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and for purposes of aligning amounts paid for human resource management services; reenacting s. 287.17(3)(a) and (6), F.S.; authorizing the use of state aircraft for commuting; providing for the future expiration of certain amendments to such provisions; amending s. 255.249, F.S.; requiring the Department of Management Services to annually publish and furnish to the Governor and the Legislature a master leasing report; deleting provisions requiring the department to submit a report of leases that are due to expire and amendments and supplements to and waivers of the terms and conditions of lease agreements; requiring state agencies to provide information concerning space needs to the Department of Management Services; delaying the expiration of provisions requiring that specified clauses, which may not be amended, supplemented, or waived, be included in the terms and conditions of a lease; authorizing the Department of Management Services to contract for services in carrying out the strategic leasing plan; providing for future expiration of such provisions; amending s. 255.25, F.S.; authorizing state agencies to use the services of a tenant broker; authorizing the department to procure a term contract for real estate consulting and brokerage services; providing requirements for such contract; providing for future expiration of such provisions; requiring an annual report to the Legislature and the Governor; amending s. 255.503, F.S.; requiring that the department provide an analysis to the Legislature, the Governor, and the Division of Bond Finance of the State Board of Administration relating to the disposition of a facility within the Florida Facilities Pool; directing the Department of Environmental Protection to make specified awards of grant moneys for pollution-control purposes; amending s. 320.08058, F.S.; revising requirements for distributing the proceeds from the annual use fee for the Florida panther license plate; providing for future expiration of such revision; amending s. 581.031, F.S.; authorizing the Department of Agriculture and Consumer Services to conduct research projects concerning citrus disease; providing for future expiration of such authorization; amending s. 110.1245, F.S.; authorizing state agencies to make cash awards to state employees demonstrating satisfactory service to the agency or the state; providing limits on such awards; requiring a report with respect thereto; amending s. 110.123, F.S.; providing for the state's monthly contribution for employees under the state group insurance program; amending s. 570.20, F.S.; authorizing moneys in the General Inspection Trust Fund to be appropriated for certain programs operated by the Department of Agriculture and Consumer Services; amending s. 320.08058, F.S.; authorizing proceeds from the Professional Sports Development Trust Fund to be used for operational expenses of the Florida Sports Foundation and financial support of the Sunshine State Games; amending s. 339.08, F.S.; providing for administrative expenses from the State Transportation Trust Fund; amending s. 216.292, F.S.; authorizing the Governor to recommend fixed capital outlay projects funded by Federal Emergency Management Agency grants; providing for review by the Legislative Budget Commission; amending s. 339.135, F.S.; requiring the Department of Transportation to transfer funds to the Office of Tourism, Trade, and Economic Development for the purpose of funding economic development transportation projects; requiring the Department of Transportation to provide funds for additional specified projects; creating the Seaport Strategic Planning and Financing Task Force; providing for the purpose, duties, and membership of the task force; requiring the Office of Program Policy Analysis and Government Accountability to staff the task force and provide funding assistance; requiring the Department of Transportation to provide assistance to the task force; requiring the task force to report its findings and recommendations to the Governor and the Legislature; amending s. 253.034, F.S.; authorizing the deposit of funds from the sale of property located in Palm Beach County into the Highway Safety Operating Trust Fund by the Department of Highway Safety and Motor Vehicles; amending s. 311.22, F.S.; prescribing the required matching funds for dredging projects that meet specified conditions; extending the period for a local government to apply to the Executive Office of the Governor for a waiver of certain requirements governing matching funding for public assistance projects; amending s. 509.302, F.S.; authorizing certain administrative fines to be used to support the Hospitality Education Program and school-to-career transition programs; providing for future expiration of such provisions; amending s. 1013.64, F.S.; providing for funds for comprehensive educational plant needs to be specifically appropriated for distribution; providing for future expiration of such provisions; amending s. 373.459, F.S.; deleting provisions providing for the expenditure of moneys in the Ecosystem Management and Restoration Trust Fund and the Water Protection and Sustainability Trust Fund; providing for future expiration of provisions

exempting certain water management districts and local governments from a requirement to provide matching funds; amending s. 253.01, F.S.; authorizing moneys in the Internal Improvement Trust Fund to be used for grants and aids to local governments for water projects; providing for future expiration; amending s. 403.890, F.S.; providing for moneys in the Water Protection and Sustainability Program Trust fund to be used for grants and aids to local governments for water projects; providing for future expiration; amending s. 201.15, F.S.; providing for moneys in the Invasive Plant Control Trust Fund to be used for water projects; providing for future expiration of such provisions; authorizing the transfer of moneys in the Invasive Plant Control Trust Fund to the Ecosystem Management and Restoration Trust Fund for grants and aids to local governments for water projects; requiring the Florida Housing Finance Corporation to establish a Teachers' Down Payment Assistance Pilot Program; providing requirements for the program and conditions for a teacher to receive a specified amount as assistance for a down payment on homestead property; amending s. 322.025, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to distribute safety awareness materials that do not include advertisements; providing that such materials include Official Florida Driver Handbooks; requiring that other governmental entities, including public schools, use the books provided by the department; providing for future expiration; creating s. 570.957, F.S.; establishing the Farm-to-Fuel Grants Program within the Department of Agriculture and Consumer Services; providing definitions; specifying the use of renewable energy grants for projects relating to bioenergy; providing eligibility requirements; authorizing the department to adopt rules; providing criteria for grant award consideration; requiring the department to consult with the Department of Environmental Protection, the Office of Tourism, Trade, and Economic Development, and certain experts when evaluating applications; directing the Florida Building Commission to convene a workgroup to develop a model residential energy efficiency ordinance; requiring the commission to consult with specified entities to review the cost-effectiveness of energy efficiency measures in the construction of residential, commercial, and government buildings; requiring the commission to consult with specified entities to develop and implement a public awareness campaign; requiring the Department of Environmental Protection to develop a public awareness campaign to promote the effective use of energy in the state and discourage all forms of energy waste; requiring reports to the Legislature; providing for the construction and operation of a research and demonstration cellulosic ethanol plant; providing requirements and procedures therefor; amending s. 377.804, F.S.; deleting certain requirements for the review and approval of grants relating to bioenergy projects for renewable energy technology; providing for the future expiration of such provisions; authorizing the Department of Financial Services to expend certain funds for salaries and related expenses; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for severability; providing effective dates.

The Conference Committee Report was read and on motion by Senator Carlton was adopted. **SB 2802** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

## Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobo
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for CS for SB $^{450}$

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for CS for SB 450, same being:

An act relating to Florida Teachers Lead Program Stipend/Pre-K; extends Florida Teachers Lead Program Stipend to teachers of pre-kindergarten students in public schools and public charter schools who are funded through Florida Education Finance Program.

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/James E. "Jim" King, Jr.
s/Lisa Carlton
  Chair and at Large
                                    Vice Chair and at Large
s/JD Alexander
                                 s/Nancy Argenziano
s/Dave Aronberg
                                 s/Carey Baker
s/Michael S. "Mike" Bennett
                                 s/Larcenia J. Bullard
                                 s/Victor D. Crist
s/Lee Constantine
s/M. Mandy Dawson
                                 s/Alex Diaz de la Portilla
s/Paula Dockery
                                 s/Mike Fasano
                                 s/Rudy Garcia
s/Don Gaetz
s/Anthony C. "Tony" Hill, Sr.
                                 s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
                                 s/Charlie Justice
s/Alfred "Al" Lawson, Jr.
                                 s/Evelyn J. Lynn
s/Gwen Margolis
                                 s/Steve Oelrich
s/Durell Peaden, Jr.
                                 s/Nan H. Rich
s/Jeremy Ring
                                 s/Burt L. Saunders
                                 s/J. Alex Villalobos
s/Gary Siplin
s/Daniel Webster, at Large
                                 s/Frederica S. Wilson
s/Stephen R. Wise
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Managers on the part of the Senate

s/Ray Sansom s/Sandra "Sandy" Adams Chair and at Large s/Bob Allen Kevin C. Ambler s/Thad Altman s/Thomas "Tom" Anderson s/Frank Attkisson Gary Aubuchon Loranne Ausley s/Dennis K. Baxley, at Large s/Aaron P. Bean s/Dorothy Bendross-Mindingall s/Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Marsha L. Bowen, at Large Mary Brandenburg Ronald A. Brisé s/Donald D. "Don" Brown Susan Bucher s/Edward B. "Ed" Bullard s/Dean Cannon s/Jennifer Carroll Charles S. "Chuck" Chestnut s/Marti Coley s/Larry Cretul Fave B. Culp Joyce Cusack  $s/ \check{\mathit{Mike Davis}}$ Don Davis s/Charles S. "Charlie" Dean s/Carl J. Domino Greg Evers s/Terry L. Fields Keith Fitzgerald s/Anitere Flores James C. "Jim" Frishe Clay Ford s/Bill Galvano Luis R. Garcia Rene Garcia s/Andy Gardiner Dan Gelber, at Large Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Eduardo "Eddy" Gonzalez s/Denise Grimsley s/Adam Hasner, at Large s/Gayle B. Harrell s/D. Alan Hays s/Bill Heller s/Doug Holder s/Wilbert "Tee" Holloway Ed Homan s/Ed Hooper Dorothy L. Hukill Evan Jenne s/Will S. Kendrick Stan Jordan s/Martin David "Marty" Kiar s/Dick Kravitz Paige Kreegel s/Rick Kriseman John Legg s/Janet C. Long s/Marcelo Llorente Carlos Lopez-Cantera

Richard A. Machek s/Stan Mayfield Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan s/Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large s/Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson s/Anthony Trey Traviesa s/Shelley Vana s/Will W. Weatherford s/Juan C. Zapata

Mark Mahon s/Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson s/Joe H. Pickens s/Ralph Poppell s/Stephen L. Precourt Scott Randolph Betty Reed s/Garrett Richter  $s/Julio\ Robaina$ Dennis A. Ross Franklin Sands Robert C. "Rob" Schenck Michael J. Scionti David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman Trudi K. Williams

Managers on the part of the House

### Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Section 1012.71, Florida Statutes, is amended to read:

### 1012.71 The Florida Teachers Lead Program Stipend.—

- (1) Funding for the Florida Teachers Lead Program Stipend shall be as determined by the Legislature in the General Appropriations Act. Funds appropriated for the Florida Teachers Lead Program Stipend are provided to purchase classroom materials and supplies used in the instruction of students in prekindergarten kindergarten through grade 12 of the public school system who are funded from the Florida Education Finance Program, including public charter schools. From the funds appropriated, the Commissioner of Education shall calculate an amount for each school district by prorating the total of each school district's share of the total K-12 unweighted FTE student enrollment.
- (2) From the funds allocated to each district, the district school board shall calculate an identical amount for each classroom teacher which is his or her proportionate share of the amount allocated to the district for the total number of teachers in the district, including teachers in public charter schools. A job-share classroom teacher may receive a prorated share of the amount provided to a full-time classroom teacher. The district school board and each charter school board shall provide the funds no later than September 30 of each year directly to each teacher as a stipend to purchase, on behalf of the school district or charter school, classroom materials and supplies to be used in the instruction of students assigned to the teacher. Each teacher shall have sole discretion regarding which classroom materials and supplies best meet the needs of the students, when they are needed, and where they are acquired. The funds expended by individual teachers shall not be subject to state or local competitive bidding requirements. Disbursement of Florida Teachers Lead Program Stipend funds directly to each teacher and to each charter school shall complete the school district's expenditure of these
- (3) Each teacher shall sign a statement acknowledging receipt of the funds, agreeing to keep receipts to show the expenditure of the funds used to purchase classroom materials and supplies for use in the instruction of the students assigned to them, and agreeing to return any unused funds by the end of the regular school year. The statement to be signed and dated by each teacher for receipt of the Florida Teachers Lead Program Stipend shall include the wording: "I, \_\_(Name of teacher)\_, am employed by the . . . . County District School Board or by the (\_\_\_\_\_ Charter School) as a full-time classroom teacher. I acknowledge that Florida Teachers Lead Program Stipend funds are appropriated by the Legislature for the sole purpose of purchasing classroom materials and supplies to be used in the instruction of students assigned to me. In accepting custody of these funds, I agree to keep receipts for all expenditures. I understand that if I do not keep receipts showing these funds

were spent to purchase classroom materials and supplies for use with my students, it will be my personal responsibility to pay any federal taxes due on these funds. I also agree to return any unused funds to the district school board at the end of the regular school year for deposit into the School Advisory Council account of the school at which I was employed at the time of the receipt of the funds or for deposit into the district's teacher lead program account of the district in which the charter school is sponsored, as applicable."

- (4) Florida Teachers Lead Program Stipend funds shall be provided to each teacher in addition to any other funds appropriated for public school operations.
- (5) Any unused funds that which are returned to the district school board shall be deposited into the School Advisory Council account of the school at which the teacher returning the funds was employed at the time of the receipt of the funds or for deposit into the district's teacher lead program account of the district in which the charter school is sponsored, as applicable.
- (6) For purposes of this section, the term "classroom teacher" includes certified teachers employed by a public school district or a public charter school on or before September 1 of each year whose full-time or job-share job responsibility is the classroom instruction of students in prekindergarten kindergarten through grade 12, including and full-time media specialists and guidance counselors who serve students in prekindergarten kindergarten through grade 12 who are funded through the Florida Education Finance Program. A job-share classroom teacher is defined as two teachers whose combined full-time equivalent employment for the same teaching assignment equals one full-time classroom teacher. Only school district and public charter school personnel employed in these positions are eligible for the classroom materials and supply stipend from funds appropriated to implement the provisions of this section.

Section 2. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Florida Teachers Lead Program Stipend; amending s. 1012.71, F.S.; extending the stipend to teachers of prekindergarten students in public schools and public charter schools who are funded through the Florida Education Finance Program; providing an effective date.

The Conference Committee Report was read and on motion by Senator Rich was adopted. **CS for CS for SB 450** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-39

Margolis Mr. President Dockery Oelrich Alexander Fasano Peaden Aronberg Gaetz Atwater Garcia Posey Geller Baker Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Crist Justice Villalobos Dawson King Webster Deutch Lawson Wilson Diaz de la Portilla Wise Lynn

Nays—None

By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for SB 1046

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1046, same being:

An act relating to Education; provides that certain funds transferred to Education Enhancement TF may be used for recurring appropriations; revises funding model for exceptional student education programs to provide additional funds for students who are gifted in graded K through 8; provides formula for calculating supplemental allocation for juvenile justice education programs; repeals obsolete provisions limiting certain uses of proceeds from district school tax, etc.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/James E. "Jim" King, Jr.
s/Lisa Carlton
                                     Vice Chair and at Large
  Chair and at Large
                                   s/Nancy Argenziano
s/Carey Baker
s/JD Alexander
s/Dave Aronberg
                                   s/Larcenia J. Bullard
s/Michael S. "Mike" Bennett
s/Lee Constantine
                                   s/Victor D. Crist
s/M. Mandy Dawson
                                   s/Alex Diaz de la Portilla
s/Paula Dockery
                                   s/Mike Fasano
s/Don Gaetz
s/Anthony C. "Tony" Hill, Sr.
                                   s/Rudy\ Garcia
                                   s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
                                   s/Charlie Justice
s/Alfred "Al" Lawson, Jr.
                                   s/Evelyn J. Lynn
s/Gwen Margolis
                                   s/Steve Oelrich
s/Durell Peaden, Jr.
                                   s/Nan H. Rich
                                   s/Burt L. Saunders
s/Jeremy Ring
s/Gary Siplin
                                   s/J. Alex Villalobos
s/Daniel Webster, at Large
                                   s/Frederica S. Wilson
s/Stephen R. Wise
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## Managers on the part of the Senate

s/Rav Sansom Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson s/Gary Aubuchon s/Dennis K. Baxley, at Large Dorothy Bendross-Mindingall Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Coley Faye B. Culp Don Davis s/Charles S. "Charlie" Dean **Greg Evers** s/Keith Fitzgerald Clay Ford s/Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long Richard A. Machek s/Stan Mayfield

s/Bob Allen Kevin C. Ambler  $s/Frank\ Attkisson$ Loranne Ausley s/Aaron P. Bean s/Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Čusack s/Mike Davis Carl J. Domino s/Terry L. Fields s/Anitere Flores James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez Denise Grimslev s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz Rick Kriseman s/Marcelo Llorente Carlos Lopez-Cantera Mark Mahon s/Seth McKeel

s/Sandra "Sandy" Adams

Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan s/Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large s/Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson s/Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford s/Juan C. Zapata

s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson s/Joe H. Pickens s/Ralph Poppell s/Stephen L. Precourt s/Scott Randolph Betty Reed s/Garrett Richter s/Julio Robaina Dennis A. Ross Franklin Sands Robert C. "Rob" Schenck Michael J. Scionti David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman Trudi K. Williams

Managers on the part of the House

# Conference Committee Amendment (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (c) of subsection (2) of section 551.106, Florida Statutes, is amended to read:

551.106 License fee; tax rate; penalties.—

### (2) TAX ON SLOT MACHINE REVENUES.—

- (c)1. Funds transferred to the Educational Enhancement Trust Fund under paragraph (b) shall be used to supplement public education funding statewide and shall not be used for recurring appropriations.
- 2. If necessary to comply with any covenant established pursuant to s. 1013.68(4), s. 1013.70(1), or s. 1013.737(3), funds transferred to the Educational Enhancement Trust Fund under paragraph (b) shall first be available to pay debt service on lottery bonds issued to fund school construction in the event lottery revenues are insufficient for such purpose or to satisfy debt service reserve requirements established in connection with lottery bonds. Moneys available pursuant to this subparagraph are subject to annual appropriation by the Legislature.

Section 2. Subsection (5) of section 1003.03, Florida Statutes, is amended to read:

1003.03 Maximum class size.—

### (5) TEAM-TEACHING STRATEGIES.—

- (a) School districts may use teaching strategies that include the assignment of more than one teacher to a classroom of students and that were implemented before July 1, 2005. Effective July 1, 2005, school districts may implement additional teaching strategies that include the assignment of more than one teacher to a classroom of students for the following purposes only:
  - 1. Pairing teachers for the purpose of staff development.
  - 2. Pairing new teachers with veteran teachers.
  - 3. Reducing turnover among new teachers.
- 4. Pairing teachers who are teaching out-of-field with teachers who are in-field.
  - 5. Providing for more flexibility and innovation in the classroom.
- $6. \ \ \,$  Improving learning opportunities for students, including students who have disabilities.
- (b) Teaching strategies, including team teaching, co-teaching, or inclusion teaching, implemented on or after July 1, 2005, pursuant to paragraph (a) may be implemented subject to the following restrictions:

- 1. Reasonable limits shall be placed on the number of students in a classroom so that classrooms are not overcrowded. Teacher-to-student ratios within a curriculum area or grade level must not exceed constitutional limits.
- 2. At least one member of the team must have at least 3 years of teaching experience.
  - 3. At least one member of the team must be teaching in-field.
- $4. \;\;$  The teachers must be trained in team-teaching methods within 1 year after assignment.
  - (c) As used in this subsection, the term:
- 1. "Team teaching" or "co-teaching" means two or more teachers are assigned to a group of students and each teacher is responsible for all of the students during the entire class period. In order to be considered team teaching or co-teaching, each teacher is responsible for planning, delivering, and evaluating instruction for all students in the class or subject for the entire class period.
- 2. "Inclusion teaching" means two or more teachers are assigned to a group of students, but one of the teachers is responsible for only one student or a small group of students in the classroom.

The use of strategies implemented as outlined in this subsection meets the letter and intent of the Florida Constitution and the Florida Statutes which relate to implementing class-size reduction, and this subsection applies retroactively. A school district may not be penalized financially or otherwise as a result of the use of any legal strategy, including, but not limited to, those set forth in subsection (3) and this subsection.

- Section 3. Paragraph (e) of subsection (1) of section 1011.62, Florida Statutes, is amended, present paragraphs (p), (q), (r), (s), and (t) of that subsection are redesignated as paragraphs (q), (r), (s), (t), and (u), respectively, a new paragraph (p) is added to that subsection, and paragraph (b) of subsection (6) and subsection (7) of that section are amended, to read:
- 1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
- (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
  - (e) Funding model for exceptional student education programs.—
- 1.a. The funding model uses basic, at-risk, support levels IV and V for exceptional students and career Florida Education Finance Program cost factors, and a guaranteed allocation for exceptional student education programs. Exceptional education cost factors are determined by using a matrix of services to document the services that each exceptional student will receive. The nature and intensity of the services indicated on the matrix shall be consistent with the services described in each exceptional student's individual educational plan.
- b. In order to generate funds using one of the two weighted cost factors, a matrix of services must be completed at the time of the student's initial placement into an exceptional student education program and at least once every 3 years by personnel who have received approved training. Nothing listed in the matrix shall be construed as limiting the services a school district must provide in order to ensure that exceptional students are provided a free, appropriate public education.
- c. Students identified as exceptional, in accordance with chapter 6A-6, Florida Administrative Code, who do not have a matrix of services as specified in sub-subparagraph b. shall generate funds on the basis of full-time-equivalent student membership in the Florida Education Finance Program at the same funding level per student as provided for basic students. Additional funds for these exceptional students will be provided through the guaranteed allocation designated in subparagraph 2.
- 2. For students identified as exceptional who do not have a matrix of services and students who are gifted in grades K through 8, there is

- created a guaranteed allocation to provide these students with a free appropriate public education, in accordance with s. 1001.42(4)(m) and rules of the State Board of Education, which shall be allocated annually to each school district in the amount provided in the General Appropriations Act. These funds shall be in addition to the funds appropriated on the basis of FTE student membership in the Florida Education Finance Program, and the amount allocated for each school district shall not be recalculated during the year. These funds shall be used to provide special education and related services for exceptional students and students who are gifted in grades K through 8. Beginning with the 2007-2008 fiscal year, a district's expenditure of funds from the guaranteed allocation for students in grades 9 through 12 who are gifted may not be greater than the amount expended during the 2006-2007 fiscal year for gifted students in grades 9 through 12.
- (p) Calculation of supplemental allocation for juvenile justice education programs.—Beginning with the 2007-2008 General Appropriations Act, the total K-12 weighted full-time equivalent student membership in juvenile justice education programs in each school district shall be multiplied by the amount of the state average class-size-reduction factor multiplied by the district's cost differential. An amount equal to the sum of this calculation shall be allocated in the FEFP to each school district to supplement other sources of funding for students in juvenile justice education programs.

### (6) CATEGORICAL FUNDS.—

- (b) If a district school board finds and declares in a resolution adopted at a regular meeting of the school board that the funds received for any of the following categorical appropriations are urgently needed to maintain school board specified academic classroom instruction, the school board may consider and approve an amendment to the school district operating budget transferring the identified amount of the categorical funds to the appropriate account for expenditure:
  - 1. Funds for student transportation.
  - 2. Funds for in-service educational personnel training.
  - 2.3. Funds for safe schools.
  - 4. Funds for public school technology.
  - 3.5. Funds for supplemental academic instruction.
  - (7) DETERMINATION OF SPARSITY SUPPLEMENT.—
- (a) Annually, in an amount to be determined by the Legislature through the General Appropriations Act, there shall be added to the basic amount for current operation of the FEFP qualified districts a sparsity supplement which shall be computed as follows:

Sparsity Factor = 
$$\frac{1101.8918}{2700 + \text{district}} - 0.1101$$
sparsity
index

except that districts with a sparsity index of 1,000 or less shall be computed as having a sparsity index of 1,000, and districts having a sparsity index of 7,308 and above shall be computed as having a sparsity factor of zero. A qualified district's full-time equivalent student membership shall equal or be less than that prescribed annually by the Legislature in the appropriations act. The amount prescribed annually by the Legislature shall be no less than 17,000, but no more than 24,000.

- (b) The district sparsity index shall be computed by dividing the total number of full-time equivalent students in all programs in the district by the number of senior high school centers in the district, not in excess of three, which centers are approved as permanent centers by a survey made by the Department of Education.
- (c) If the sparsity supplement calculated in paragraph (a) and paragraph (b) for an eligible district is less than \$100 per full-time equivalent student, the district's supplement shall be increased to \$100 per FTE or to the minimum amount per FTE designated in the General Appropriations Act.
- (d)(e) Each district's allocation of sparsity supplement funds shall be adjusted in the following manner:

- 1. A maximum discretionary levy per FTE value for each district shall be calculated by dividing the value of each district's maximum discretionary levy by its FTE student count.
- 2. A state average discretionary levy value per FTE shall be calculated by dividing the total maximum discretionary levy value for all districts by the state total FTE student count.
- 3. A total potential funds per FTE for each district shall be calculated by dividing the total potential funds, not including Florida School Recognition Program funds and the minimum guarantee, for each district by its FTE student count.
- 4. A state average total potential funds per FTE shall be calculated by dividing the total potential funds, not including Florida School Recognition Program funds and the minimum guarantee, for all districts by the state total FTE student count.
- 5. For districts that have a levy value per FTE as calculated in subparagraph 1. higher than the state average calculated in subparagraph 2., a sparsity wealth adjustment shall be calculated as the product of the difference between the state average levy value per FTE calculated in subparagraph 2. and the district's levy value per FTE calculated in subparagraph 1. and the district's FTE student count and -1. However, no district shall have a sparsity wealth adjustment that, when applied to the total potential funds calculated in subparagraph 3., would cause the district's total potential funds per FTE to be less than the state average calculated in subparagraph 4.
- 6. Each district's sparsity supplement allocation shall be calculated by adding the amount calculated as specified in paragraphs (a) and (b) and the wealth adjustment amount calculated in this paragraph.
- Section 4. Paragraph (b) of subsection (5) of section 1011.71, Florida Statutes, is repealed.

Section 5. Gifted student education.—

- (1) By December 1, 2007, the Office of Program Policy Analysis and Government Accountability shall submit a report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Commissioner of Education on gifted services and programming provided to public school students in kindergarten through grade 12. The report shall include findings based on the following:
  - (a) A survey of each school district to identify:
- 1. The methods used to identify gifted students and the grade levels and number of schools using each method.
- 2. The number of gifted students identified under each of the methods specified under subparagraph 1. during the 2005-2006 and 2006-2007 school years.
- 3. Whether the district implements a plan under rule 6A-6.03019(2)(b), Florida Administrative Code, to increase the participation of students from underrepresented groups in gifted programming and the number of students by grade level who were identified as gifted under such a plan in the 2005-2006 and 2006-2007 school years.
- 4. The types of services and programming provided to gifted students according to grade level, the number of schools in which the services and programming are offered, and the number of students by grade level who received the services and programming during the 2005-2006 and 2006-2007 school years. Services and programming identified for high school students shall be limited to courses coded with state course code numbers identifying the courses as honors or gifted.
- 5. The amount of the exceptional student education guaranteed allocation expended by the district during the 2005-2006 and 2006-2007 school years for gifted services and programming according to each grade level and school within the district.
- (b) An assessment of the advantages and disadvantages of current Florida law that classifies gifted students as exceptional students.
- (c) A review of the practices of other states for identifying gifted students and for providing and funding gifted services and programming.

(2) The report shall include, but need not be limited to, a summary, discussion, and evaluation of the findings under subsection (1); recommendations for the improvement of gifted identification practices and services and programming provided to students in kindergarten through grade 12 who are gifted or otherwise academically talented; and proposed statutory changes to implement the report's recommendations.

Section 6. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to education; amending s. 551.106, F.S.; providing that certain funds transferred to the Educational Enhancement Trust Fund may be used for recurring appropriations; amending s. 1003.03, F.S.; defining the terms "team teaching," "co-teaching," and "inclusion teaching" for purposes of provisions authorizing the use of various teaching strategies in order to implement requirements for class-size reduction; amending s. 1011.62, F.S.; revising the funding model for exceptional student education programs to provide additional funds for students who are gifted in graded K through 8; providing a formula for calculating a supplemental allocation for juvenile justice education programs; deleting certain categorical appropriations that a district school board may, pursuant to resolution, transfer and use for academic classroom instruction; providing for an increase in a district's sparsity supplement under certain conditions; repealing s. 1011.71(5)(b), F.S., relating to obsolete provisions limiting certain uses of proceeds from the district school tax; requiring the Office of Program Policy Analysis and Government Accountability to submit a report relating to gifted student education to the Governor, the Legislature, and the Commissioner of Education; providing report requirements; providing an effective date.

The Conference Committee Report was read and on motion by Senator Wise was adopted. **CS for SB 1046** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for SB 1060

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1060, same being:

An act relating to Educational Facilities; deletes provisions regarding distribution of proceeds from excise tax on documents to Public Education Capital Outlay and Debt Service Trust Fund; revises date by which distribution company must remit taxes on gross receipts from sale of utility services; prescribes life to be used for certain facilities in calculating distributions from such trust fund; clarifies those K-12 students on whose behalf distributions will be made from such trust fund.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

```
s/Lisa Carlton
                                     s/James E. "Jim" King, Jr.
                                       Vice Chair and at Large
  Chair and at Large
s/JD Alexander
                                     s/Nancy Argenziano
                                     s/Carey Baker
s/Dave Aronberg
                                    s/Larcenia\ J.\ Bullard
s/Michael S. "Mike" Bennett
s/Lee Constantine
                                     s/Victor D. Crist
s/M. Mandy Dawson
                                     s/Alex Diaz de la Portilla
s/Paula Dockery
                                     s/Mike\ Fasano
s/Don Gaetz
                                     s/Rudy Garcia
s/Anthony C. "Tony" Hill, Sr.
                                     s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
s/Alfred "Al" Lawson, Jr.
s/Gwen Margolis
                                     s/Charlie\ Justice
                                     s/Evelyn J. Lynn
                                    s/Steve Oelrich
s/Nan H. Rich
s/Durell Peaden, Jr.
s/Jeremy Ring
                                     s/Burt L. Saunders
s/Gary Siplin
                                     s/J. Alex Villalobos
s/Daniel Webster, at Large
                                     s/Frederica S. Wilson
s/Stephen R. Wise
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### Managers on the part of the Senate

s/Ray Sansom Chair and at Large s/Thad Altman Thomas "Tom" Anderson Gary Aubuchon s/Dennis K. Baxley, at Large Dorothy Bendross-Mindingall Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Coley Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers s/Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long Richard A. Machek s/Stan Mayfield Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan s/Curtis B. Richardson David Rivera, at Large

Yolly Roberson

s/Sandra "Sandy" Adams  $s/Bob\ Allen$ Kevin C. Ambler Frank Attkisson Loranne Ausley s/Aaron P. Bean s/Ellyn Setnor Bogdanoff, at Large Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Čusack s/Mike Davis s/Carl J. Domino s/Terry L. Fields s/Anitere Flores James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson  $s/Eduardo\ "Eddy"\ Gonzalez$ Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente Carlos Lopez-Cantera Mark Maĥon Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson  $s/Pat\ Patterson$ s/Joe H. Pickens Ralph Poppell s/Stephen L. Precourt s/Scott Randolph Betty Reed s/Garrett Richter s/Julio Robaina Dennis A. Ross

Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large s/Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson s/Anthony Trey Traviesa s/Shelley Vana s/Will W. Weatherford s/Juan C. Zapata

Franklin Sands
Robert C. "Rob" Schenck
Michael J. Scionti
s/David Simmons
s/William D. Snyder
Geraldine F. "Geri" Thompson
Perry E. Thurston
Baxter G. Troutman
s/James W. "Jim" Waldman
Trudi K. Williams

Managers on the part of the House

### Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

- Section 1. Paragraph (d) of subsection (1) of section 201.15, Florida Statutes, as amended by chapters 2005-92, 2006-1, 2006-185, and 2006-231, Laws of Florida, is amended to read:
- 201.15 Distribution of taxes collected.—All taxes collected under this chapter shall be distributed as follows and shall be subject to the service charge imposed in s. 215.20(1), except that such service charge shall not be levied against any portion of taxes pledged to debt service on bonds to the extent that the amount of the service charge is required to pay any amounts relating to the bonds:
- (1) Sixty-two and sixty-three hundredths percent of the remaining taxes collected under this chapter shall be used for the following purposes:
- (d) The remainder of the moneys distributed under this subsection, after the required payments under paragraphs (a), (b), and (c), shall be paid into the State Treasury to the credit of:
- 1. The State Transportation Trust Fund in the Department of Transportation in the amount of \$541.75 million in each fiscal year, to be paid in quarterly installments and used for the following specified purposes, notwithstanding any other law to the contrary:
- a. For the purposes of capital funding for the New Starts Transit Program, authorized by Title 49, U.S.C. s. 5309 and specified in s. 341.051, 10 percent of these funds;
- b. For the purposes of the Small County Outreach Program specified in s. 339.2818, 5 percent of these funds;
- c. For the purposes of the Strategic Intermodal System specified in ss. 339.61, 339.62, 339.63, and 339.64, 75 percent of these funds after allocating for the New Starts Transit Program described in subsubparagraph a. and the Small County Outreach Program described in sub-subparagraph b.; and
- d. For the purposes of the Transportation Regional Incentive Program specified in s. 339.2819, 25 percent of these funds after allocating for the New Starts Transit Program described in sub-subparagraph a. and the Small County Outreach Program described in sub-subparagraph b.
- 2. The Water Protection and Sustainability Program Trust Fund in the Department of Environmental Protection in the amount of \$100 million in each fiscal year, to be paid in quarterly installments and used as required by s. 403.890.
- 3. The Public Education Capital Outlay and Debt Service Trust Fund in the Department of Education in the amount of \$105 million in each fiscal year, to be paid in monthly installments with \$75 million used to fund the Classrooms for Kids Program created in s. 1013.735, and \$30 million to be used to fund the High Growth County District Capital Outlay Assistance Grant Program created in s. 1013.738. If required, new facilities constructed under the Classrooms for Kids Program must meet the requirements of s. 1013.372.
- 3.4. The Grants and Donations Trust Fund in the Department of Community Affairs in the amount of \$3.25 million in each fiscal year to be paid in monthly installments, with \$3 million to be used to fund technical assistance to local governments and school boards on the requirements and implementation of this act and \$250,000 to be used to fund the Century Commission established in s. 163.3247.

Moneys distributed pursuant to this paragraph may not be pledged for debt service unless such pledge is approved by referendum of the voters.

Section 2. Paragraph (c) of subsection (1) of section 203.01, Florida Statutes, is amended to read:

 $203.01\,$  Tax on gross receipts for utility and communications services.—

(1)

- (c)1. The tax shall be levied against the total amount of gross receipts received by a distribution company for its sale of utility services if the utility service is delivered to the retail consumer by a distribution company and the retail consumer pays the distribution company a charge for utility service which includes a charge for both the electricity and the transportation of electricity to the retail consumer. The distribution company shall report and remit to the Department of Revenue by the 20th last day of each month the taxes levied pursuant to this paragraph during the preceding month.
- 2. To the extent practicable, the Department of Revenue must distribute all receipts of taxes remitted under this chapter to the Public Education Capital Outlay and Debt Service Trust Fund in the same month as the department collects such taxes.
- Section 3. Paragraph (a) of subsection (1), paragraph (a) of subsection (3), and subsection (7) of section 1013.64, Florida Statutes, are amended to read:
- 1013.64 Funds for comprehensive educational plant needs; construction cost maximums for school district capital projects.—Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows:
- (1)(a) Funds for remodeling, renovation, maintenance, repairs, and site improvement for existing satisfactory facilities shall be given priority consideration by the Legislature for appropriations allocated to the boards from the total amount of the Public Education Capital Outlay and Debt Service Trust Fund appropriated. These funds shall be calculated pursuant to the following basic formula: the building value times the building age over the sum of the years' digits assuming a 50-year building life. For modular noncombustible facilities, a 35-year life shall be used, and for relocatable facilities, a 20-year life shall be used. "Building value" is calculated by multiplying each building's total assignable square feet times the appropriate net-to-gross conversion rate found in state board rules and that product times the current average new construction cost. "Building age" is calculated by multiplying the prior year's building age times 1 minus the prior year's sum received from this subsection divided by the prior year's building value. To the net result shall be added the number 1. Each board shall receive the percentage generated by the preceding formula of the total amount appropriated for the purposes of this section.
- (3)(a) Each district school board shall receive an amount from the Public Education Capital Outlay and Debt Service Trust Fund to be calculated by computing the capital outlay full-time equivalent membership as determined by the department. Such membership must include, but is not limited to:
- 1. K-12 students for whom the school district provides the educational facility, except hospital and homebound part-time students; and
- 2. Students who are career education students, and adult disabled students and who are enrolled in school district career centers. The capital outlay full-time equivalent membership shall be determined for kindergarten through the 12th grade and for career centers by averaging the unweighted full-time equivalent student membership for the second and third surveys and comparing the results on a school-by-school basis with the Florida Inventory for School Houses. The capital outlay full-time equivalent membership by grade level organization shall be used in making the following calculations: The capital outlay full-time equivalent membership by grade level organization for the 4th prior year must be used to compute the base-year allocation. The capital outlay full-time equivalent membership by grade-level organization for the prior year must be used to compute the growth over the highest of the 3 years preceding the prior year. From the total amount appropriated by the Legislature pursuant to this subsection, 40 percent shall be allocated

among the base capital outlay full-time equivalent membership and 60 percent among the growth capital outlay full-time equivalent membership. The allocation within each of these groups shall be prorated to the districts based upon each district's percentage of base and growth capital outlay full-time membership. The most recent 4-year capital outlay full-time equivalent membership data shall be used in each subsequent year's calculation for the allocation of funds pursuant to this subsection. If a change, correction, or recomputation of data during any year results in a reduction or increase of the calculated amount previously allocated to a district, the allocation to that district shall be adjusted correspondingly. If such recomputation results in an increase or decrease of the calculated amount, such additional or reduced amounts shall be added to or reduced from the district's future appropriations. However, no change, correction, or recomputation of data shall be made subsequent to 2 years following the initial annual allocation.

(7) Moneys distributed to the Public Education Capital Outlay and Debt Service Trust Fund pursuant to s. 201.15(1)(d) to fund the Classrooms for Kids Program created in s. 1013.735 and the High Growth County District Capital Outlay Assistance Grant Program created in s. 1013.738 shall be distributed as provided by those sections.

Section 4. Paragraph (a) of subsection (2) of section 1013.65, Florida Statutes, is amended to read:

1013.65~ Educational and ancillary plant construction funds; Public Education Capital Outlay and Debt Service Trust Fund; allocation of funds.—

(2)(a) The Public Education Capital Outlay and Debt Service Trust Fund shall be comprised of the following sources, which are hereby appropriated to the trust fund:

- 1. Proceeds, premiums, and accrued interest from the sale of public education bonds and that portion of the revenues accruing from the gross receipts tax as provided by s. 9(a)(2), Art. XII of the State Constitution, as amended, interest on investments, and federal interest subsidies.
- 2. General revenue funds appropriated to the fund for educational capital outlay purposes.
- 3. All capital outlay funds previously appropriated and certified forward pursuant to s. 216.301.

4.a. Funds paid pursuant to s. 201.15(1)(d).

b. The sum of \$41.75 million of such funds shall be appropriated annually for expenditure to fund the Classrooms for Kids Program created in s. 1013.735 and shall be distributed as provided by that section.

Section 5. Subsection (4) of section 1013.738, Florida Statutes, is amended to read:

1013.738 High Growth District Capital Outlay Assistance Grant Program.—

(4) Moneys distributed to the Public Education Capital Outlay and Debt Service Trust Fund pursuant to s. 201.15(1)(d) for the High Growth District Capital Outlay Assistance Grant Program created in this section shall be distributed as provided by this section.

Section 6. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to educational facilities; amending s. 201.15, F.S.; deleting provisions relating to distribution of proceeds from the excise tax on documents to the Public Education Capital Outlay and Debt Service Trust Fund; amending s. 203.01, F.S.; revising the date by which a distribution company must remit taxes on gross receipts from the sale of utility services; prescribing an aspirational date for remission of gross receipts taxes to such trust fund; amending s. 1013.64, F.S.; prescribing the life to be used for certain facilities in calculating distributions from such trust fund; clarifying those K-12 students on whose behalf distributions will be made from such trust fund; deleting provisions relating to distributions from such trust fund for specified programs; amending s. 1013.65, F.S.; deleting reference to certain moneys paid into such trust fund and to moneys set aside for distribution to a

s/Sandra "Sandy" Adams

specified program; amending s. 1013.738, F.S.; deleting a provision relating to distributions from such trust fund for a specified program; providing an effective date.

The Conference Committee Report was read and on motion by Senator King was adopted. **CS for SB 1060** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Navs-None		

By direction of the President the following Conference Committee Report was read:

### CONFERENCE COMMITTEE REPORT ON CS for SB 1064

The Honorable Ken Pruitt President of the Senate May 1, 2007

President of the Senate

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1064, same being:

An act relating to Facility Enhancement Challenge Grant Programs; amends specified provision regarding Community College Facility Enhancement Challenge Grant Program; requires that project be approved by State Board of Education or Legislature; requires that unexpended private matching funds revert to direct-support organization capital facilities matching account of community college; provides for future termination of Alec P. Courtelis Capital Facilities Matching Trust Fund.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

```
s/James E. "Jim" King, Jr.
s/Lisa Carlton
  Chair and at Large
                                     Vice Chair and at Large
s/JD Alexander
                                   s/Nancy Argenziano
s/Dave Aronberg
                                   s/Carey Baker
s/Michael S. "Mike" Bennett
                                   s/Larcenia J. Bullard
s/Lee Constantine
                                   s/Victor D. Crist
s/M. Mandy Dawson
                                   s/Alex Diaz de la Portilla
s/Paula Dockery
                                   s/Mike Fasano
                                   s/Rudy Garcia
s/Don Gaetz
s/Anthony C. "Tony" Hill, Sr.
                                   s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
s/Alfred "Al" Lawson, Jr.
                                   s/Charlie Justice
                                   s/Evelyn J. Lynn
s/Gwen Margolis
                                   s/Steve Oelrich
s/Durell Peaden, Jr.
                                   s/Nan H. Rich
s/Jeremy Ring
                                   s/Burt L. Saunders
s/Gary Siplin
                                   s/J. Alex Villalobos
s/Daniel Webster, at Large
                                   s/Frederica S. Wilson
s/Stephen R. Wise
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Managers on the part of the Senate

s/Ray Sanson Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson Gary Aubuchon s/Dennis K. Baxley, at Large Dorothy Bendross-Mindingall Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Coley Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers s/Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel John Legg s/Janet C. Long Richard A. Machek s/Stan Mayfield Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis s/Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan s/Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large s/Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson s/Anthony Trey Traviesa s/Shelley Vana s/Will W. Weatherford s/Juan C. Zapata

Bob Allen Kevin C. Ambler s/Frank Attkisson Loranne Ausley s/Aaron P. Bean s/Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut Larry Cretul Joyce Cusack s/Mike Davis Carl J. Domino s/Terry L. Fields s/Anitere Flores James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper s/Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente Carlos Lopez-Cantera Mark Mahon s/Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson Joe H. Pickens  $s/Ralph\ Poppell$ s/Stephen L. Precourt s/Scott Randolph Betty Reed s/Garrett Richter s/Julio Robaina Dennis A. Ross s/Franklin Sands Robert C. "Rob" Schenck Michael J. Scionti David Simmons William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman Trudi K. Williams

Managers on the part of the House

Conference Committee Amendment (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsections (9) and (11) of section 1011.32, Florida Statutes, are amended to read:

1011.32 Community College Facility Enhancement Challenge Grant Program.—

(9) In order for a project to be eligible under this program, it must be survey recommended under the provisions of s. 1013.31 and included in the community college's 5-year capital improvement plan, and it must receive prior approval from the State Board of Education or the Legislature.

- (11) Any private matching project funds for a project which that are unexpended after the a project is completed shall revert to the community college's direct-support organization capital facilities matching account. Fifty percent of such unexpended funds shall be reserved for the community college which originally received the private contribution for the purpose of providing private matching funds for future facility construction projects as provided in this section. The balance of any such unexpended state matching funds shall be returned to the fund from which those funds were appropriated General Revenue Fund.
  - Section 2. Section 1013.79, Florida Statutes, is amended to read:
- 1013.79 University Facility Enhancement Challenge Grant Program.—
- (1) The Legislature recognizes that the universities do not have sufficient physical facilities to meet the current demands of their instructional and research programs. It further recognizes that, to strengthen and enhance universities, it is necessary to provide facilities in addition to those currently available from existing revenue sources. It further recognizes that there are sources of private support that, if matched with state support, can assist in constructing much-needed facilities and strengthen the commitment of citizens and organizations in promoting excellence throughout the state universities. Therefore, it is the intent of the Legislature to establish a trust fund to provide the opportunity for each university to receive support for challenge grants for instructional and research-related capital facilities within the university.
- (2) There is hereby established the Alec P. Courtelis University Facility Enhancement Challenge Grant Program for the purpose of assisting universities build high priority instructional and research-related capital facilities, including common areas connecting such facilities. The associated foundations that serve the universities shall solicit gifts from private sources to provide matching funds for capital facilities. For the purposes of this act, private sources of funds shall not include any federal, state, or local government funds that a university may receive.
- (3)(a) There is established the Alec P. Courtelis Capital Facilities Matching Trust Fund to facilitate for the purpose of providing matching funds from private contributions for the development of high priority instructional and research-related capital facilities, including common areas connecting such facilities, within a university. All appropriated funds deposited into the trust fund shall be invested pursuant to s. 17.61. Interest income accruing to that portion of the trust fund shall increase the total funds available for the challenge grant program.
- (b) Effective July 1, 2009, the Alec P. Courtelis Capital Facilities Matching Trust Fund is terminated.
- (c) The State Board of Education shall pay any outstanding debts and obligations of the terminated fund as soon as practicable, and the Chief Financial Officer shall close out and remove the terminated funds from various state accounting systems using generally accepted accounting principles concerning warrants outstanding, assets, and liabilities.
- (d) By June 30, 2008, all private funds and associated interest earnings held in the Alec P. Courtelis Capital Facilities Matching Trust Fund shall be transferred to the originating university's individual program account.
- (4) Each university shall establish, pursuant to s. 1011.42, a facilities matching grant program account as a depository for private contributions provided under this section. Once a project is under contract, funds appropriated as state matching funds may be transferred to the university's account once the Board of Governors certifies receipt of the private matching funds pursuant to subsection (5). State funds that are not needed as matching funds for the project for which appropriated shall be transferred, together with any accrued interest, back to the state fund from which such funds were appropriated. The transfer of unneeded state funds shall occur within 30 days after final completion of the project or within 30 days after a determination that the project will not be completed. The Legislature may appropriate funds to be transferred to the trust fund. The Public Education Capital Outlay and Debt Service Trust Fund or the, Capital Improvement Trust Fund, Division of Sponsored Research Trust Fund, and Contracts and Grants Trust Fund shall not be used as the source of the state match for private contributions. All appropriated funds deposited into the trust fund shall be invested pursuant to the provisions of s. 17.61. Interest income accruing to that portion of the trust fund shall increase the total funds available for the challenge

- grant program. Interest income accruing from the private donations shall be returned to the participating foundation upon completion of the project. The State Board of Education shall administer the trust fund and all related construction activities.
- (5)(4) A Ne project may not shall be initiated unless all private funds for planning, construction, and equipping the facility have been received and deposited in the separate university program account designated for this purpose trust fund and the state's share for the minimum amount of funds needed to begin the project has been appropriated by the Legislature. The Board of Governors shall establish a method for validating the receipt and deposit of private matching funds. The Legislature may appropriate the state's matching funds in one or more fiscal years for the planning, construction, and equipping of an eligible facility. However, these requirements shall not preclude the university from expending available funds from private sources to develop a prospectus, including preliminary architectural schematics or and/or models, for use in its efforts to raise private funds for a facility. Additionally, any private sources of funds expended for this purpose are eligible for state matching funds should the project materialize as provided for in this section.
- (6)(5) To be eligible to participate in the Alec P. Courtelis *University Facility Enhancement Challenge Grant Program* Capital Facilities Matching Trust Fund, a university shall raise a contribution equal to one-half of the total cost of a facilities construction project from private nongovernmental sources which shall be matched by a state appropriation equal to the amount raised for a facilities construction project subject to the General Appropriations Act.
- (7)(6) If the state's share of the required match is insufficient to meet the requirements of subsection (6) (5), the university shall renegotiate the terms of the contribution with the donors. If the project is terminated, each private donation, plus accrued interest, reverts to the foundation for remittance to the donor.
- (8)(7) By October September 1 of each year, the State Board of Governors Education shall transmit to the Legislature a list of projects that which meet all eligibility requirements to participate in the Alec P. Courtelis University Facility Enhancement Challenge Grant Program Capital Facilities Matching Trust Fund and a budget request that which includes the recommended schedule necessary to complete each project.
- (9)(8) In order for a project to be eligible under this program, it must be included in the university 5-year capital improvement plan and must receive prior approval from the State Board of Governors or Education and the Legislature.
- $(10)(9)\;$  A Ne university's project  $may\;not$  shall be removed from the approved 3-year PECO priority list because of its successful participation in this program until approved by the Legislature and provided for in the General Appropriations Act. When such a project is completed and removed from the list, all other projects shall move up on the 3-year PECO priority list. A university shall not use PECO funds, including the Capital Improvement Trust Fund fee and the building fee, to complete a project under this section.
- (10) Any project funds that are unexpended after a project is completed shall revert to the Capital Facilities Matching Trust Fund. Fifty percent of such unexpended funds shall be reserved for the university which originally received the private contribution for the purpose of providing private matching funds for future facility construction projects as provided in this section. The balance of such unexpended funds shall be available to any state university for future facility construction projects conducted pursuant to this section.
- (11) The surveys, architectural plans, facility, and equipment shall be the property of the State of Florida. A facility constructed pursuant to this section may be named in honor of a donor at the option of the university and the State Board of Governors Education. No facility shall be named after a living person without prior approval by the Legislature.
- Section 3. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to facility enhancement challenge grant programs; amending s. 1011.32, F.S., relating to the Community College

Facility Enhancement Challenge Grant Program; requiring that a project be approved by the State Board of Education or the Legislature; requiring that unexpended private matching funds revert to the directsupport organization capital facilities matching account of the community college; requiring that unexpended state matching funds revert to the trust fund from which the funds were appropriated; amending s. 1013.79, F.S., relating to the University Facility Enhancement Challenge Grant Program; providing for the future termination of the Alec P. Courtelis Capital Facilities Matching Trust Fund; prescribing procedures for terminating the trust fund; requiring each state university to establish a facilities matching grant program account for the deposit of private contributions; providing for the transfer of state funds with respect to the account; removing certain sources of state funds for use in matching private contributions; requiring the Board of Governors of the State University System to establish a method for validating the receipt and deposit of private matching funds; requiring the Board of Governors rather than the State Board of Education to approve projects under the Alec P. Courtelis University Facility Enhancement Challenge Grant Program; deleting provisions providing for the reversion of trust fund moneys to conform to changes made by the act; providing for the Board of Governors to approve the naming of a facility in honor of a donor; providing an effective date.

The Conference Committee Report was read and on motion by Senator King was adopted. **CS for SB 1064** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

### Yeas-38

Nays—None

Mr. President	Fasano	Oelrich
Alexander	Gaetz	Peaden
Aronberg	Garcia	Posey
Atwater	Geller	Rich
Baker	Haridopolos	Ring
Bennett	Hill	Saunders
Bullard	Jones	Siplin
Carlton	Joyner	Storms
Constantine	Justice	Villalobos
Crist	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Dockery	Margolis	

By direction of the President the following Conference Committee Report was read:

### CONFERENCE COMMITTEE REPORT ON CS for SB 1088

The Honorable Ken Pruitt President of the Senate May 2, 2007

The Honorable Marco Rubio

Speaker, House of Representatives Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1088 same being:  $\frac{1}{2}$ 

An act relating to due process; provides for offices of criminal conflict and civil regional counsel to be appointed to represent persons in certain cases in which public defender is unable to provide representation; provides for private counsel to be appointed only when public defender and regional counsel are unable to provide representation; creates office of criminal conflict and civil regional counsel within boundaries of each of five district courts of appeal, etc.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/Lisa Carlton s/James E. "Jim" King, Jr. Vice Chair and at Large Chair and at Large s/JD Alexander s/Nancy Argenziano s/Dave Aronberg s/Carey Baker s/Larcenia J. Bullard s/Michael S. "Mike" Bennett s/Lee Constantine s/Victor D. Crist s/M. Mandy Dawson s/Alex Diaz de la Portilla s/Paula Dockery s/Mike Fasano s/Don Gaetz s/Rudy Garcia s/Anthony C. "Tony" Hill, Sr. s/Dennis L. Jones, D.C. s/Arthenia L. Joyner s/Alfred "Al" Lawson, Jr. s/Charlie Justice s/Evelyn J. Lynn s/Gwen Margolis s/Steve Oelrich s/Durell Peaden, Jr. s/Nan H. Rich s/Jeremy Ring s/Burt L. Saunders s/Gary Siplin s/J. Alex Villalobos s/Daniel Webster, at Large s/Frederica S. Wilson s/Stephen R. Wise

## Managers on the part of the Senate

s/Ray Sanson Chair and at Large s/Thad Altman Thomas "Tom" Anderson s/Gary Aubuchon s/Dennis K. Baxley, at Large Dorothy Bendross-Mindingall Marsha L. Bowen, at Large Mary Brandenburg Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Coley s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers s/Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan s/Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield s/Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis s/Frank Peterman Juan-Carlos "J.C." Planas s/Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan Curtis B. Richardson David Rivera, at Large s/Yolly Roberson s/Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa s/Shelley Vana

s/Sandra "Sandy" Adams  $s/Bob\ Allen$ s/Kevin C. Ambler s/Frank Attkisson Loranne Ausley Aaron P. Bean Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Čusack s/Mike Davis s/Carl J. Domino s/Terry L. Fields s/Anitere Flores s/James C. "Jim" Frishe s/Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez s/Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente s/Carlos Lopez-Cantera s/Mark Mahon Seth McKeel David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson Joe H. Pickens Ralph Poppell s/Stephen L. Precourt Scott Randolph Betty Reed Garrett Richter s/Julio Robaina s/Dennis A. Ross s/Franklin Sands Robert C. "Rob" Schenck Michael J. Scionti s/David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson s/Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman

s/Will W. Weatherford Juan C. Zapata

s/Trudi K. Williams

Managers on the part of the House

Conference Committee Amendment (with title amendment)—Delete everything after the enacting clause and insert:

- Section 1. Effective October 1, 2007, subsections (1), (2), (3), (7), and (9) of section 27.40, Florida Statutes, are amended to read:
- 27.40 Court-appointed counsel; circuit registries; minimum requirements; appointment by court.—
- (1) Counsel shall be appointed to represent any individual in a criminal or civil proceeding entitled to court-appointed counsel under the Federal or State Constitution or as authorized by general law. The court shall appoint a public defender to represent indigent persons as authorized in s. 27.51. The office of criminal conflict and civil regional counsel shall be appointed to represent persons in those cases in which provision is made for court-appointed counsel but the public defender is unable to provide representation due to a conflict of interest or is not authorized to provide representation.
- (2)(a) Private counsel shall be appointed to represent persons indigents in those cases in which provision is made for court-appointed counsel but the office of criminal conflict and civil regional counsel public defender is unable to provide representation due to a conflict of interest or is not authorized to provide representation.
- (b)(2) Private counsel appointed by the court to provide representation shall be selected from a registry of individual attorneys maintained under this section established by the circuit Article V indigent services committee or procured through a competitive bidding process.
  - (3) In utilizing a registry:
- (a) The chief judge of the circuit Each circuit Article V indigent services committee shall compile and maintain a list of attorneys in private practice, by county and by category of cases and provide the list to the clerk of court in each county. From October 1, 2005, through September 30, 2007, the list of attorneys compiled by the Eleventh Judicial Circuit shall provide the race, gender, and national origin of assigned attorneys. To be included on a registry, attorneys shall certify that they meet any minimum requirements established in general law for court appointment, are available to represent indigent defendants in cases requiring court appointment of private counsel, and are willing to abide by the terms of the contract for services. To be included on a registry, an attorney also must enter into a contract for services with the Justice Administrative Commission. Failure to comply with the terms of the contract for services may result in termination of the contract and removal from the registry. Each attorney on the registry shall be responsible for notifying the clerk of the court eircuit Article V indigent services committee and the Justice Administrative Commission of any change in his or her status. Failure to comply with this requirement shall be cause for termination of the contract for services and removal from the registry until the
- (b) The court shall appoint attorneys in rotating order in the order in which names appear on the applicable registry, unless the court makes a finding of good cause on the record for appointing an attorney out of order. The clerk of court shall maintain the registry and provide to the court the name of the attorney for appointment. An attorney not appointed in the order in which his or her name appears on the list shall remain next in order.
- (c) If it finds the number of attorneys on the registry in a county or circuit for a particular category of cases is inadequate, the circuit Article V indigent services committee shall notify the chief judge of the particular circuit in writing. The chief judge shall provide to the clerk of court submit the names of at least three private attorneys who have with relevant experience. The clerk of court shall send an application to each of these attorneys to register for appointment.
- (d) Quarterly, each chief judge eireuit Article V indigent services eommittee shall provide a current copy of each registry to the Chief Justice of the Supreme Court, the chief judge, the state attorney and public defender in each judicial circuit, the office of criminal conflict and civil regional counsel, the clerk of court in each county, and the Justice

- Administrative Commission, and the Indigent Services Advisory Board. From October 1, 2005, through September 30, 2007, the report submitted by the Eleventh Judicial Circuit shall include the race, gender, and national origin of all attorneys listed in and appointed under the registry.
- (7)(a) A private An attorney appointed by the court from the registry to represent a defendant or other client is entitled to payment as provided in pursuant to s. 27.5304. An attorney appointed by the court who is not on the registry list may be compensated under s. 27.5304 if the court finds in the order of appointment that there were no registry attorneys available for representation for that case., only upon full performance by the attorney of specified duties, approval of payment by the court, except for payment based on a flat fee per case as provided in s. 27.5304; and attorney submission of a payment request to the Justice Administrative Commission. Upon being permitted to withdraw from a case, a courtappointed attorney shall submit a copy of the order to the Justice Administrative Commission at the time it is issued by the court. If an attorney is permitted to withdraw or is otherwise removed from representation prior to full performance of the duties specified in this section for reasons other than breach of duty, the trial court shall approve payment of attorney's fees and costs for work performed in an amount not to exceed the amounts specified in s. 27.5304. Withdrawal from a case prior to full performance of the duties specified shall create a rebuttable presumption that the attorney is not entitled to the entire flat fee for those cases paid on a flat-fee-per-case basis.
- (b) The attorney shall maintain appropriate documentation, including contemporaneous a current and detailed hourly accounting of time spent representing the defendant or other client. If the attorney fails to maintain such contemporaneous and detailed hourly records, the attorney waives the right to seek compensation in excess of the flat fee established in s. 27.5304 and the General Appropriations Act. These records and documents are subject to review by the Justice Administrative Commission, subject to the attorney-client privilege and work product privilege.
- (9) A circuit Article V indigent services committee or Any interested person may advise the court of any circumstance affecting the quality of representation, including, but not limited to, false or fraudulent billing, misconduct, failure to meet continuing legal education requirements, solicitation to receive compensation from the defendant or other client the attorney is appointed to represent, or failure to file appropriate motions in a timely manner.
- (10) The attorney shall provide information in the form specified by the Justice Administrative Commission pursuant to s. 27.405, subject to the attorney-client privilege and work product privilege.
- Section 2. Effective October 1, 2007, section 27.405, Florida Statutes, is created to read:
- 27.405 Court-appointed counsel; Justice Administrative Commission tracking and reporting.—
- (1) The Justice Administrative Commission shall separately track expenditures and performance measures for private court-appointed counsel for the each of the categories of criminal or civil cases in which private counsel may be appointed.
- (2) The commission shall prepare and issue on a quarterly basis a statewide report comparing actual year-to-date expenditures to budget amounts for each of the judicial circuits. The commission shall prepare and issue on an annual basis a statewide report comparing performance measures for each of the judicial circuits. The commission shall distribute copies of the quarterly and annual reports to the Governor, the Chief Justice of the Supreme Court, the President of the Senate, and the Speaker of the House of Representatives.
- (3) From October 1, 2005, through September 30, 2007, the commission shall also track and issue a report on the race, gender, and national origin of private court-appointed counsel for the Eleventh Judicial Circuit.
- Section 3. Effective October 1, 2007, section 27.425, Florida Statutes, is created to read:
- 27.425 Due process service rates; responsibilities of chief judge.—

- (1) The chief judge of each circuit shall recommend compensation rates for state-funded due process service providers in cases in which the court has appointed private counsel or declared a person indigent for costs. For purposes of this section, due process compensation rates do not include attorney's fees for legal representation of the client.
- (2) Annually, the chief judge shall submit proposed due process compensation rates to the Office of the State Courts Administrator for inclusion in the legislative budget request for the state courts system.
- (3) The maximum rates shall be specified annually in the General Appropriations Act. For the 2007-2008 fiscal year, the maximum rates shall be the rates in effect on June 30, 2007.
- (4) The total amount expended for providers of due process services in eligible cases may not exceed the amount budgeted in the General Appropriations Act for the particular due process service.
  - Section 4. Section 27.511, Florida Statutes, is created to read:
- 27.511 Offices of criminal conflict and civil regional counsel; legislative intent; qualifications; appointment; duties.—
- (1) It is the intent of the Legislature to provide adequate representation to persons entitled to court-appointed counsel under the Federal or State Constitution or as authorized by general law. It is the further intent of the Legislature to provide adequate representation in a fiscally sound manner, while safeguarding constitutional principles. Therefore, an office of criminal conflict and civil regional counsel is created within the geographic boundaries of each of the five district courts of appeal. The regional counsel shall be appointed as set forth in subsection (3) for each of the five regional offices. The offices shall commence fulfilling their constitutional and statutory purpose and duties on October 1, 2007.
- (2) Each office of criminal conflict and civil regional counsel shall be assigned to the Justice Administrative Commission for administrative purposes. The commission shall provide administrative support and service to the offices to the extent requested by each regional counsel within the available resources of the commission. The regional counsel and the offices are not subject to control, supervision, or direction by the commission in the performance of their duties, but the employees of the offices shall be governed by the classification plan and the salary and benefits plan for the commission.
- (3) Each regional counsel must be, and must have been for the preceding 5 years, a member in good standing of The Florida Bar or a similar organization in another state. Each regional counsel shall be appointed by the Governor and is subject to confirmation by the Senate. The Supreme Court Judicial Nominating Commission shall recommend to the Governor three qualified candidates for appointment to each of the five regional counsel positions. The Governor shall appoint the regional counsel for the five regions from among the recommendations, or, if it is in the best interest of the fair administration of justice, the Governor may reject the nominations and request that the Supreme Court Judicial Nominating Commission submit three new nominees. The regional counsel shall be appointed to a term of 4 years, the first term beginning on July 1, 2007. Vacancies shall be filled in the same manner as appointments.
- (4) Each regional counsel shall serve on a full-time basis and may not engage in the private practice of law while holding office. Assistant regional counsel shall give priority and preference to their duties as assistant regional counsel and may not otherwise engage in the practice of criminal law or in civil proceedings for which the state compensates attorneys for representation.
- (5) Effective October 1, 2007, when the Office of the Public Defender, at any time during the representation of two or more defendants, determines that the interests of those accused are so adverse or hostile that they cannot all be counseled by the public defender or his or her staff without a conflict of interest, or that none can be counseled by the public defender or his or her staff because of a conflict of interest, and the court grants the public defender's motion to withdraw, the office of criminal conflict and civil regional counsel shall be appointed and shall provide legal services, without additional compensation, to any person determined to be indigent under s. 27.52, who is:
  - (a) Under arrest for, or charged with, a felony;
  - (b) Under arrest for, or charged with:

- 1. A misdemeanor authorized for prosecution by the state attorney;
- 2. A violation of chapter 316 punishable by imprisonment;
- 3. Criminal contempt; or
- 4. A violation of a special law or county or municipal ordinance ancillary to a state charge, or if not ancillary to a state charge, only if the office of criminal conflict and civil regional counsel contracts with the county or municipality to provide representation pursuant to ss. 27.54 and 125.69.

The office of criminal conflict and civil regional counsel may not provide representation pursuant to this paragraph if the court, prior to trial, files in the cause an order of no imprisonment as provided in s. 27.512;

- (c) Alleged to be a delinquent child pursuant to a petition filed before a circuit court;
- (d) Sought by petition filed in such court to be involuntarily placed as a mentally ill person under part I of chapter 394, involuntarily committed as a sexually violent predator under part V of chapter 394, or involuntarily admitted to residential services as a person with developmental disabilities under chapter 393;
- (e) Convicted and sentenced to death, for purposes of handling an appeal to the Supreme Court; or
  - (f) Is appealing a matter in a case arising under paragraphs (a)-(d).
- (6)(a) Effective October 1, 2007, the office of criminal conflict and civil regional counsel has primary responsibility for representing persons entitled to court-appointed counsel under the Federal or State Constitution or as authorized by general law in civil proceedings, including, but not limited to, proceedings under s. 393.12 and chapters 39, 390, 392, 397, 415, 743, 744, and 984.
- (b) If constitutional principles or general law provide for courtappointed counsel in civil proceedings, the court shall first appoint the regional counsel unless general law specifically provides for appointment of the public defender, in which case the court shall appoint the regional counsel if the public defender has a conflict of interest.
- (c) Notwithstanding paragraph (b) or any provision of chapter 744 to the contrary, when chapter 744 provides for appointment of counsel, the court, in consultation with the clerk of court and prior to appointing counsel, shall determine, if possible, whether the person entitled to representation is indigent, using the best available evidence.
- 1. If the person is indigent, the court shall appoint the regional counsel. If at any time after appointment the regional counsel determines that the person is not indigent and that there are sufficient assets available for the payment of legal representation under s. 744.108, the regional counsel shall move the court to reassign the case to a private attorney.
- 2. If the person is not indigent or if the court and the clerk are not able to determine whether the person is indigent at the time of appointment, the court shall appoint a private attorney. If at any time after appointment the private attorney determines that the person is indigent and that there are not sufficient assets available for the payment of legal representation under s. 744.108, the private attorney shall move the court to reassign the case to the regional counsel. When a case is reassigned, the private attorney may seek compensation from the Justice Administrative Commission for representation not recoverable from any assets of the person in an amount approved by the court as a pro rata portion of the compensation limits prescribed in the General Appropriations Act.
- (d) The regional counsel may not represent any plaintiff in a civil action brought under the Florida Rules of Civil Procedure, the Federal Rules of Civil Procedure, or federal statutes, and may not represent a petitioner in a rule challenge under chapter 120, unless specifically authorized by law.
- (7) The court may not appoint the office of criminal conflict and civil regional counsel to represent, even on a temporary basis, any person who is not indigent, except to the extent that appointment of counsel is specifically provided for in chapters 390, 394, 415, 743, and 744 without regard to the indigent status of the person entitled to representation.

- (8) The office of criminal conflict and civil regional counsel shall handle all circuit court appeals within the state courts system and any authorized appeals to the federal courts which are required in cases in which the office of criminal conflict and civil regional counsel is appointed under this section.
- When direct appellate proceedings prosecuted by the office of criminal conflict and civil regional counsel on behalf of an accused and challenging a judgment of conviction and sentence of death terminate in an affirmance of such conviction and sentence, whether by the Supreme Court or by the United States Supreme Court or by expiration of any deadline for filing such appeal in a state or federal court, the office of criminal conflict and civil regional counsel shall notify the accused of his or her rights pursuant to Rule 3.850, Florida Rules of Criminal Procedure, including any time limits pertinent thereto, and shall advise such person that representation in any collateral proceedings is the responsibility of the capital collateral regional counsel. The office of criminal conflict and civil regional counsel shall forward all original files on the matter to the capital collateral regional counsel, retaining such copies for his or her files as may be desired or required by law. However, the trial court shall retain the power to appoint the office of criminal conflict and civil regional counsel or other attorney not employed by the capital collateral regional counsel to represent such person in proceedings for relief by executive clemency pursuant to ss. 27.40 and 27.5303.
- Section 5. Effective July 1, 2007, subsection (1) of section 27.512, Florida Statutes, is amended to read:

### 27.512 Order of no imprisonment.—

- (1) In each case in which the court determines that it will not sentence the defendant to imprisonment if convicted, the court shall issue an order of no imprisonment and the court may not appoint the public defender or other counsel to represent the defendant. If the court issues an order of no imprisonment following the appointment of the public defender or other counsel, the court shall immediately terminate the appointed counsel's public defender's services. However, if at any time the court withdraws the order of no imprisonment with respect to an indigent defendant, the court shall appoint the public defender to represent the defendant.
- Section 6. Effective October 1, 2007, subsections (2), (3), (4), (5), (6), and (7) of section 27.52, Florida Statutes, are amended to read:

### 27.52 Determination of indigent status.—

- (2) DETERMINATION BY THE CLERK.—The clerk of the court shall determine whether an applicant seeking appointment of a public defender is indigent based upon the information provided in the application and the criteria prescribed in this subsection.
- (a)1. An applicant, including an applicant who is a minor or an adult tax-dependent person, is indigent if the applicant's income is equal to or below 200 percent of the then-current federal poverty guidelines prescribed for the size of the household of the applicant by the United States Department of Health and Human Services or if the person is receiving Temporary Assistance for Needy Families-Cash Assistance, poverty-related veterans' benefits, or Supplemental Security Income (SSI).
- 2. There is a presumption that the applicant is not indigent if the applicant owns, or has equity in, any intangible or tangible personal property or real property or the expectancy of an interest in any such property having a net equity value of \$2,500 or more, excluding the value of the person's homestead and one vehicle having a net value not exceeding \$5,000.
- (b) Based upon its review, the clerk shall make one of the following determinations:
  - 1. The applicant is not indigent.
  - 2. The applicant is indigent.
- (c)1. If the clerk determines that the applicant is indigent, the clerk shall submit the determination to the office of the public defender and immediately file the determination in the case file.
- 2. If the public defender is unable to provide representation due to a conflict pursuant to s. 27.5303, the public defender shall move the

- court for withdrawal from representation and appointment of the office of criminal conflict and civil regional private counsel.
- (d) The duty of the clerk in determining whether an applicant is indigent shall be limited to receiving the application and comparing the information provided in the application to the criteria prescribed in this subsection. The determination of indigent status is a ministerial act of the clerk and not a decision based on further investigation or the exercise of independent judgment by the clerk. The clerk may contract with third parties to perform functions assigned to the clerk under this section
- (e) The applicant may seek review of the clerk's determination that the applicant is not indigent in the court having jurisdiction over the matter at the next scheduled hearing. If the applicant seeks review of the clerk's determination of indigent status, the court shall make a final determination as provided in subsection (4).
- (3) APPOINTMENT OF COUNSEL ON INTERIM BASIS.—If the clerk of the court has not made a determination of indigent status at the time a person requests appointment of a public defender, the court shall make a preliminary determination of indigent status, pending further review by the clerk, and may, by court order, appoint a public defender, the office of criminal conflict and civil regional counsel, or private counsel on an interim basis.

### (4) REVIEW OF CLERK'S DETERMINATION.—

- (a) If the clerk of the court determines that the applicant is not indigent, and the applicant seeks review of the clerk's determination, the court shall make a final determination of indigent status by reviewing the information provided in the application against the criteria prescribed in subsection (2) and by considering the following additional factors:
- 1. Whether the applicant has been released on bail in an amount of \$5,000 or more.
- 2. Whether a bond has been posted, the type of bond, and who paid the bond.
- 3. Whether paying for private counsel in an amount that exceeds the limitations in s. 27.5304, or other due process services creates a substantial hardship for the applicant or the applicant's family.
- 4. Any other relevant financial circumstances of the applicant or the applicant's family.
- (b) Based upon its review, the court shall make one of the following determinations and, if the applicant is indigent, shall appoint a public defender, the office of criminal conflict and civil regional counsel, or, if appropriate, private counsel:
  - 1. The applicant is not indigent.
  - 2. The applicant is indigent.
- (5) INDIGENT FOR COSTS.—A person who is eligible to be represented by a public defender under s. 27.51 but who is represented by private counsel not appointed by the court for a reasonable fee as approved by the court, on a pro bono basis, or who is proceeding pro se, may move the court for a determination that he or she is indigent for costs and eligible for the provision of due process services, as prescribed by ss. 29.006 and 29.007, funded by the state.
  - (a) The person must submit to the court:
  - 1. The completed application prescribed in subsection (1).
- 2. In the case of a person represented by counsel, an affidavit attesting to the estimated amount of attorney's fees and the source of payment for these fees.
  - (b) In reviewing the motion, the court shall consider:
- 1. Whether the applicant applied for a determination of indigent status under subsection (1) and the outcome of such application.
- 2. The extent to which the person's income equals or exceeds the income criteria prescribed in subsection (2).

- 3. The additional factors prescribed in subsection (4).
- 4. Whether the applicant is proceeding pro se.
- 5. When the applicant retained private counsel.
- 6. The amount of any attorney's fees and who is paying the fees.
- $\mbox{ (c)} \;\;$  Based upon its review, the court shall make one of the following determinations:
  - 1. The applicant is not indigent for costs.
  - 2. The applicant is indigent for costs.
- (d) The provision of due process services based upon a determination that a person is indigent for costs under this subsection must be effectuated pursuant to a court order, a copy of which the clerk shall provide to counsel representing the person, or to the person directly if he or she is proceeding pro se, for use in requesting payment of due process expenses through the Justice Administrative Commission. *Private* counsel representing a person declared indigent for costs shall execute the Justice Administrative Commission's contract for counsel representing persons determined to be indigent for costs.
- (6) DUTIES OF PARENT OR LEGAL GUARDIAN.—A nonindigent parent or legal guardian of an applicant who is a minor or an adult taxdependent person shall furnish the minor or adult tax-dependent person with the necessary legal services and costs incident to a delinquency proceeding or, upon transfer of such person for criminal prosecution as an adult pursuant to chapter 985, a criminal prosecution in which the person has a right to legal counsel under the Constitution of the United States or the Constitution of the State of Florida. The failure of a parent or legal guardian to furnish legal services and costs under this section does not bar the appointment of legal counsel pursuant to this section, s. 27.40, or s. 27.5303. When the public defender, the office of criminal conflict and civil regional counsel, a private court-appointed conflict counsel, or a private attorney is appointed to represent a minor or an adult tax-dependent person in any proceeding in circuit court or in a criminal proceeding in any other court, the parents or the legal guardian shall be liable for payment of the fees, charges, and costs of the representation even if the person is a minor being tried as an adult. Liability for the fees, charges, and costs of the representation shall be imposed in the form of a lien against the property of the nonindigent parents or legal guardian of the minor or adult tax-dependent person. The lien is enforceable as provided in s. 27.561 or s. 938.29.
- (7) FINANCIAL DISCREPANCIES; FRAUD; FALSE INFORMATION.—
- (a) If the court learns of discrepancies between the application or motion and the actual financial status of the person found to be indigent or indigent for costs, the court shall determine whether the public defender, office of criminal conflict and civil regional counsel, or private attorney shall continue representation or whether the authorization for any other due process services previously authorized shall be revoked. The person may be heard regarding the information learned by the court. If the court, based on the information, determines that the person is not indigent or indigent for costs, the court shall order the public defender, office of criminal conflict and civil regional counsel, or private attorney to discontinue representation and revoke the provision of any other authorized due process services.
- (b) If the court has reason to believe that any applicant, through fraud or misrepresentation, was improperly determined to be indigent or indigent for costs, the matter shall be referred to the state attorney. Twenty-five percent of any amount recovered by the state attorney as reasonable value of the services rendered, including fees, charges, and costs paid by the state on the person's behalf, shall be remitted to the Department of Revenue for deposit into the Grants and Donations Trust Fund within the Justice Administrative Commission. Seventy-five percent of any amount recovered shall be remitted to the Department of Revenue for deposit into the General Revenue Fund.
- (c) A person who knowingly provides false information to the clerk or the court in seeking a determination of indigent status under this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

- Section 7. Effective July 1, 2007, section 27.525, Florida Statutes, is amended to read:
- 27.525 Indigent Criminal Defense Trust Fund.—The Indigent Criminal Defense Trust Fund is hereby created, to be administered by the Justice Administrative Commission. Funds shall be credited to the trust fund as provided in s. 27.52, to be used for the purposes of indigent criminal defense as appropriated by the Legislature to the public defender or the office of criminal conflict and civil regional counsel set forth therein. The Justice Administrative Commission shall account for these funds on a circuit basis, and appropriations from the fund shall be proportional to each circuit's collections.
- Section 8. Effective July 1, 2007, subsections (4) and (5) are added to section 27.53, Florida Statutes, to read:
- 27.53 . Appointment of assistants and other staff; method of payment.—
- (4) The five criminal conflict and civil regional counsel may employ and establish, in the numbers authorized by the General Appropriations Act, assistant regional counsel and other staff and personnel in each judicial district pursuant to s. 29.006, who shall be paid from funds appropriated for that purpose. Notwithstanding s. 790.01, s. 790.02, or s. 790.25(2)(a), an investigator employed by an office of criminal conflict and civil regional counsel, while actually carrying out official duties, is authorized to carry concealed weapons if the investigator complies with s. 790.25(3)(o). However, such investigators are not eligible for membership in the Special Risk Class of the Florida Retirement System. The five regional counsel shall jointly develop recommended modifications to the classification plan and the salary and benefits plan for the Justice Administrative Commission. The recommendations shall be submitted to the commission, the office of the President of the Senate, and the office of the Speaker of the House of Representatives by September 15, 2007, for the regional offices' initial establishment and before January 1 of each year thereafter. Such recommendations shall be developed in accordance with policies and procedures of the Executive Office of the Governor established in s. 216.181. Each assistant regional counsel appointed by the regional counsel under this section shall serve at the pleasure of the regional counsel. Each investigator employed by the regional counsel shall have full authority to serve any witness subpoena or court order issued by any court or judge in a criminal case in which the regional counsel has been appointed to represent the accused.
- (5) The appropriations for the offices of criminal conflict and civil regional counsel shall be determined by a funding formula and other factors that are considered appropriate in a manner to be determined by this section and the General Appropriations Act.
- Section 9. Effective July 1, 2007, section 27.5301, Florida Statutes, is amended to read:
- 27.5301 Salaries of public defenders, and assistant public defenders, criminal conflict and civil regional counsel, and assistant regional counsel.—
- (1) The salaries of public defenders shall be as provided in the General Appropriations Act and shall be paid in equal monthly installments.
- (2) The salary for each assistant public defender shall be set by the public defender of the same judicial circuit in an amount not to exceed 100 percent of that public defender's salary and shall be paid from funds appropriated for that purpose. Assistant public defenders who serve in less than a full-time capacity shall be compensated for services performed in an amount to be in proportion to the salary allowed for full-time services.
- (3) The salary of the criminal conflict and civil regional counsel shall be as provided in the General Appropriations Act and shall be paid in equal monthly installments.
- (4) The salary for each assistant regional counsel shall be set by the regional counsel in an amount not to exceed 100 percent of the regional counsel's salary and shall be paid from funds appropriated for that purpose. Assistant regional counsel who serve in less than a full-time capacity shall be compensated for services performed in an amount that is in proportion to the salary allowed for full-time services.
- Section 10. Effective October 1, 2007, section 27.5303, Florida Statutes, is amended to read:

27.5303 Public defenders; criminal conflict and civil regional counsel: conflict of interest.—

- (1)(a) If, at any time during the representation of two or more defendants, a public defender determines that the interests of those accused are so adverse or hostile that they cannot all be counseled by the public defender or his or her staff without conflict of interest, or that none can be counseled by the public defender or his or her staff because of a conflict of interest, then the public defender shall file a motion to withdraw and move the court to appoint other counsel. If requested by the Justice Administrative Commission, the public defender shall submit a copy of the motion to the Justice Administrative Commission at the time it is filed with the court. The Justice Administrative Commission shall have standing to appear before the court to contest any motion to withdraw due to a conflict of interest. The Justice Administrative Commission may contract with other public or private entities or individuals to appear before the court for the purpose of contesting any motion to withdraw due to a conflict of interest. The court shall review and may inquire or conduct a hearing into the adequacy of the public defender's representations regarding a conflict of interest without requiring the disclosure of any confidential communications. The court shall deny the motion to withdraw if the court finds the grounds for withdrawal are insufficient or the asserted conflict is not prejudicial to the indigent client. If the court grants the motion to withdraw, the court shall appoint one or more attorneys to represent the accused, as provided in s. 27.40. The public defender shall submit to the Justice Administrative Commission a copy of the order granting the motion to withdraw within 30 days after the motion is granted. The commission shall report quarterly to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the number of orders granting motions to withdraw for each circuit.
- (b) If, at any time during the representation of two or more persons in a criminal or civil proceeding, a criminal conflict and civil regional counsel determines that the interests of those clients are so adverse or hostile that they cannot all be counseled by the regional counsel or his or her staff without conflict of interest, or that none can be counseled by the regional counsel or his or her staff because of a conflict of interest, the regional counsel shall file a motion to withdraw and move the court to appoint other counsel. If requested by the Justice Administrative Commission, the regional counsel shall submit a copy of the motion to the Justice Administrative Commission at the time it is filed with the court. The court shall review and may inquire or conduct a hearing into the adequacy of the regional counsel's representations regarding a conflict of interest without requiring the disclosure of any confidential communications. The court shall deny the motion to withdraw if the court finds the grounds for withdrawal are insufficient or the asserted conflict is not prejudicial to the client. If the court grants the motion to withdraw, the court shall appoint one or more private attorneys to represent the person as provided in s. 27.40. The clerk of court shall inform the regional office and the commission when the court appoints private counsel.
- (c)(b) Upon its own motion, the court shall appoint such other counsel when the facts developed upon the face of the record and court files in the case disclose a conflict of interest. The clerk eourt shall advise the appropriate public defender or criminal conflict and civil regional counsel and clerk of court, in writing, with an electronic a copy to the Justice Administrative Commission, if so requested by the Justice Administrative Commission, when the court makes making the motion and appoints appointing one or more attorneys to represent the accused. The court shall specify the basis for the conflict.
- (d)(e) In no case shall the court approve a withdrawal by the public defender or criminal conflict and civil regional counsel based solely upon inadequacy of funding or excess workload of the public defender or regional counsel.
- (e)(d) In determining whether or not there is a conflict of interest, the public defender or regional counsel shall apply the standards contained in the Uniform Standards for Use in Conflict of Interest Cases found in appendix C to the Final Report of the Article V Indigent Services Advisory Board dated January 6, 2004. Before a motion to withdraw is filed under this section, the public defender or regional counsel serving the circuit, or his or her designee, must:
- 1. Determine if there is a viable alternative to withdrawal from representation which would remedy the conflict of interest and, if its exists, implement that alternative; and

- 2. Approve in writing the filing of the motion to withdraw.
- (2) The court shall appoint conflict counsel pursuant to s. 27.40, first appointing the office of criminal conflict and civil regional counsel and, if the office is found to have a conflict, appointing private counsel. The appointed private attorney may not be affiliated with the public defender, or any assistant public defender, the regional counsel, or any assistant regional counsel in his or her official capacity or any other private attorney appointed to represent a codefendant. The public defender or regional counsel may not participate in case-related decisions, performance evaluations, or expense determinations in conflict cases.
- (3) Private court-appointed counsel shall be compensated as provided in s. 27.5304.
- (4)(a) If a defendant is convicted and the death sentence is imposed, the appointed attorney shall continue representation through appeal to the Supreme Court. The attorney shall be compensated as provided in s. 27.5304. If the attorney first appointed is unable to handle the appeal, the court shall appoint another attorney and that attorney shall be compensated as provided in s. 27.5304.
- (b) The public defender or an attorney appointed pursuant to this section may be appointed by the court rendering the judgment imposing the death penalty to represent an indigent defendant who has applied for executive clemency as relief from the execution of the judgment imposing the death penalty.
- (c) When the appointed attorney in a capital case has completed the duties imposed by this section, the attorney shall file a written report in the trial court stating the duties performed by the attorney and apply for discharge.

Section 11. Section 27.5304, Florida Statutes, is amended to read:

27.5304 Private court-appointed counsel; compensation.—

- (1) Private court-appointed counsel shall be compensated by the Justice Administrative Commission as provided in an amount not to exceed the fee limits established in this section and the General Appropriations Act. The flat fees prescribed in this section are limitations on compensation. The specific flat fee amounts for compensation shall be established annually in the General Appropriations Act. The attorney also shall be reimbursed for reasonable and necessary expenses in accordance with s. 29.007. If the attorney is representing a defendant charged with more than one offense in the same case, the attorney shall be compensated at the rate provided for the most serious offense for which he or she represented the defendant. This section does not allow stacking of the fee limits established by this section. Private court-appointed counsel providing representation under an alternative model shall enter into a uniform contract with the Justice Administrative Commission and shall use the Justice Administrative Commission's uniform procedures and forms in support of billing for attorney's fees, costs, and related expenses. Failure to comply with the terms of the contract for services may result in termination of the contract.
- (2) The Justice Administrative Commission shall review an intended billing by private court-appointed counsel for attorney's fees based on a flat fee per case for completeness and compliance with contractual and; statutory, and circuit Article V indigent services committee requirements. The commission may approve the intended bill for a flat fee per case for payment without approval by the court if the intended billing is correct. An intended billing that seeks compensation for any amount exceeding the flat fee established for a particular type of representation, as prescribed in the General Appropriations Act, shall comply with subsections (11) and (12). For all other intended billings, prior to filing a motion for an order approving payment of attorney's fees, costs, or related expenses, the private court-appointed counsel shall deliver a copy of the intended billing, together with supporting affidavits and all other necessary documentation, to the Justice Administrative Commission. The Justice Administrative Commission shall review the billings, affidavit, and documentation for completeness and compliance with contractual and statutory requirements. If the Justice Administrative Commission objects to any portion of the proposed billing, the objection and reasons therefor shall be communicated to the private court-appointed counsel. The private court-appointed counsel may thereafter file his or her motion for order approving payment of attorney's fees, costs, or related expenses together with supporting affidavits and all other necessary documentation. The motion must specify whether the Justice Ad-

ministrative Commission objects to any portion of the billing or the sufficiency of documentation and shall attach the Justice Administrative Commission's letter stating its objection. The attorney shall have the burden to prove the entitlement to attorney's fees, costs, or related expenses. A copy of the motion and attachments shall be served on the Justice Administrative Commission at least 5 business days prior to the date of a hearing. The Justice Administrative Commission shall have standing to appear before the court to contest any motion for order approving payment of attorney's fees, costs, or related expenses and may participate in a hearing on the motion by use of telephonic or other communication equipment unless ordered otherwise. The Justice Administrative Commission may contract with other public or private entities or individuals to appear before the court for the purpose of contesting any motion for order approving payment of attorney's fees, costs, or related expenses. The fact that the Justice Administrative Commission has not objected to any portion of the billing or to the sufficiency of the documentation is not binding on the court.

- (3) The court retains primary authority and responsibility for determining the reasonableness of all billings for attorney's fees, costs, and related expenses, subject to statutory limitations. Private court-appointed counsel is entitled to compensation upon final disposition of a case, except as provided in subsections (7), (8), and (10).
- (4) The attorney shall submit a bill for attorney's fees, costs, and related expenses within 90 days after the disposition of the case at the lower court level, notwithstanding any appeals. The Justice Administrative Commission shall provide by contract with the attorney for imposition of a penalty of 15 percent of the allowable attorney's fees, costs, and related expenses for a bill that is submitted more than 90 days after the disposition of the case at the lower court level, notwithstanding any appeals. Before final disposition of a case, a private court-appointed counsel may file a motion for fees, costs, and related expenses for services completed up to the date of the motion in any case or matter in which legal services have been provided by the attorney for more than 1 year. The amount approved by the court may not exceed 80 percent of the fees earned, or costs and related expenses incurred, to date, or an amount proportionate to the maximum fees permitted under this section based on legal services provided to date, whichever is less. The court may grant the motion if counsel shows that failure to grant the motion would work a particular hardship upon counsel.
- (5)(3) The compensation for representation in a criminal proceeding shall not exceed the following:
- (a)1. For misdemeanors and juveniles represented at the trial level: \$1,000.
- 2. For noncapital, nonlife felonies represented at the trial level: \$2.500.
- 3. For life felonies represented at the trial level: \$3,000.
- 4. For capital cases represented at the trial level: \$15,000 \$3,500. For purposes of this subparagraph, a "capital case" is any offense for which the potential sentence is death and the state has not waived seeking the death penalty.
  - 5. For representation on appeal: \$2,000.
- (b) If a death sentence is imposed and affirmed on appeal to the Supreme Court, the appointed attorney shall be allowed compensation, not to exceed \$1,000, for attorney's fees and costs incurred in representing the defendant as to an application for executive clemency, with compensation to be paid out of general revenue from funds budgeted to the Department of Corrections.
- (4) By January 1 of each year, the Article V Indigent Services Advisory Board shall recommend to the Legislature any adjustments to the compensation provisions of this section.
- (6)(5) For compensation for representation pursuant to a court appointment in a proceeding under chapter 39:
- (a) At the trial level, compensation for representation for dependency proceedings shall not exceed \$1,000 for the first year following the date of appointment and shall not exceed \$200 each year thereafter. Compensation shall be paid based upon representation of a parent irrespective of the number of case numbers that may be assigned or the number of

- children involved, including any children born during the pendency of the proceeding. Any appeal, except for an appeal from an adjudication of dependency, shall be completed by the trial attorney and is considered compensated by the flat fee for dependency proceedings.
- 1. Counsel may bill the flat fee not exceeding \$1,000 following disposition or upon dismissal of the petition.
- 2. Counsel may bill the annual flat fee not exceeding \$200 following the first judicial review in the second year following the date of appointment and each year thereafter as long as the case remains under protective supervision.
- 3. If the court grants a motion to reactivate protective supervision, the attorney shall receive the annual flat fee not exceeding \$200 following the first judicial review and up to an additional \$200 each year thereafter.
- 4. If, during the course of dependency proceedings, a proceeding to terminate parental rights is initiated, compensation shall be as set forth in paragraph (b). If counsel handling the dependency proceeding is not authorized to handle proceedings to terminate parental rights, the counsel must withdraw and new counsel must be appointed.
- (b) At the trial level, compensation for representation in termination of parental rights proceedings shall not exceed \$1,000 for the first year following the date of appointment and shall not exceed \$200 each year thereafter. Compensation shall be paid based upon representation of a parent irrespective of the number of case numbers that may be assigned or the number of children involved, including any children born during the pendency of the proceeding. Any appeal, except for an appeal from an order granting or denying termination of parental rights, shall be completed by trial counsel and is considered compensated by the flat fee for termination of parental rights proceedings. If the individual has dependency proceedings ongoing as to other children, those proceedings are considered part of the termination of parental rights proceeding is ongoing.
- 1. Counsel may bill the flat fee not exceeding \$1,000 30 days after rendition of the final order. Each request for payment submitted to the Justice Administrative Commission must include the trial counsel's certification that:
- a. Counsel discussed grounds for appeal with the parent or that counsel attempted and was unable to contact the parent; and
- b. No appeal will be filed or that a notice of appeal and a motion for appointment of appellate counsel, containing the signature of the parent, have been filed.
- 2. Counsel may bill the annual flat fee not exceeding \$200 following the first judicial review in the second year after the date of appointment and each year thereafter as long as the termination of parental rights proceedings are still ongoing.
- (c) For appeals from an adjudication of dependency, compensation may not exceed \$1,000.
- 1. Counsel may bill a flat fee not exceeding \$750 upon filing the initial brief or the granting of a motion to withdraw.
- 2. If a brief is filed, counsel may bill an additional flat fee not exceeding \$250 upon rendition of the mandate.
- (d) For an appeal from an adjudication of termination of parental rights, compensation may not exceed \$2,000.
- 1. Counsel may bill a flat fee not exceeding \$1,000 upon filing the initial brief or the granting of a motion to withdraw.
- 2. If a brief is filed, counsel may bill an additional flat fee not exceeding \$1,000 upon rendition of the mandate. If counsel is entitled to receive compensation for representation pursuant to court appointment in a termination of parental rights proceeding under chapter 39, such compensation shall not exceed \$1,000 at the trial level and \$2,500 at the appellate level.
- (7)(b) Counsel entitled to receive compensation from the state for representation pursuant to court appointment in a proceeding under chapter 384, chapter 390, or chapter 392, chapter 393, chapter 394,

chapter 397, chapter 415, chapter 743, chapter 744, or chapter 984 shall receive reasonable compensation not to exceed the limits prescribed in the General Appropriations Act as fixed by the court making the appointment.

- (8)(6) A private attorney appointed in lieu of the public defender or the criminal conflict and civil regional counsel to represent an indigent defendant may not reassign or subcontract the case to another attorney or allow another attorney to appear at a critical stage of a case who is not on the registry developed under s. 27.40.
- (7) Private court-appointed counsel representing a parent in a dependency case that is open may submit a request for payment to the Justice Administrative Commission at the following intervals:
- (a) Upon entry of an order of disposition as to the parent being represented.
  - (b) Upon conclusion of a 12-month permanency review.
  - (e) Following a judicial review hearing.

In no case, however, may counsel submit requests under this subsection more than once per quarter, unless the court finds extraordinary circumstances justifying more frequent submission of payment requests.

- (9)(8) Private court-appointed counsel representing an individual in an appeal to a district court of appeal or the Supreme Court may submit a request for payment to the Justice Administrative Commission at the following intervals:
- (a) Upon the filing of an appellate brief, including, but not limited to, a reply brief.
  - (b) When the opinion of the appellate court is finalized.
- (10)(9) Private court-appointed counsel may not bill for preparation of invoices whether or not the case is paid on the basis of an hourly rate or by flat fee.
- (10) The Justice Administrative Commission shall develop a schedule to provide partial payment of criminal attorney fees for cases that are not resolved within 6 months. The schedule must provide that the aggregate payments shall not exceed limits established by law. Any partial payment made pursuant to this subsection shall not exceed the actual value of services provided to date. Any partial payment shall be proportionate to the value of services provided based on payment rates included in the contract, not to exceed any limit provided by law.
- (11) It is the intent of the Legislature that the flat fees prescribed under this section and the General Appropriations Act comprise the full and complete compensation for private court-appointed counsel. It is further the intent of the Legislature that the fees in this section are prescribed for the purpose of providing counsel with notice of the limit on the amount of compensation for representation in particular proceedings.
- (a) If court-appointed counsel moves to withdraw prior to the full performance of his or her duties through the completion of the case, the court shall presume that the attorney is not entitled to the payment of the full flat fee established under this section and the General Appropriations Act.
- (b) If court-appointed counsel is allowed to withdraw from representation prior to the full performance of his or her duties through the completion of the case and the court appoints a subsequent attorney, the total compensation for the initial and any and all subsequent attorneys may not exceed the flat fee established under this section and the General Appropriations Act, except as provided in subsection (12).

This subsection constitutes notice to any subsequently appointed attorney that he or she will not be compensated the full flat fee.

- (12) The Legislature recognizes that on rare occasions an attorney may receive a case that requires extraordinary and unusual effort.
- (a) If counsel seeks compensation that exceeds the limits prescribed under this section and the General Appropriations Act, he or she must file a motion with the chief judge for an order approving payment of attorney's fees in excess of these limits.

- 1. Prior to filing the motion, the counsel shall deliver a copy of the intended billing, together with supporting affidavits and all other necessary documentation, to the Justice Administrative Commission.
- 2. The Justice Administrative Commission shall review the billings, affidavit, and documentation for completeness and compliance with contractual and statutory requirements. If the Justice Administrative Commission objects to any portion of the proposed billing, the objection and reasons therefor shall be communicated in writing to the private courappointed counsel. The counsel may thereafter file his or her motion, which must specify whether the commission objects to any portion of the billing or the sufficiency of documentation, and shall attach the commission's letter stating its objection.
- (b) Following receipt of the motion to exceed the fee limits, the chief judge or a designee shall hold an evidentiary hearing.
- 1. At the hearing, the attorney seeking compensation must prove by competent and substantial evidence that the case required extraordinary and unusual efforts. The chief judge or designee shall consider criteria such as the number of witnesses, the complexity of the factual and legal issues, and the length of trial. The fact that a trial was conducted in a case does not, by itself, constitute competent substantial evidence of an extraordinary and unusual effort. In a criminal case, relief under this section may not be granted if the number of work hours does not exceed 75 or the number of the state's witnesses deposed does not exceed 20.
- 2. The chief judge or designee shall enter a written order detailing his or her findings and identifying the extraordinary nature of the time and efforts of the attorney in the case which warrant exceeding the flat fee established by this section and the General Appropriations Act.
- (c) A copy of the motion and attachments shall be served on the Justice Administrative Commission at least 5 business days prior to the date of a hearing. The Justice Administrative Commission shall have standing to appear before the court, including at the hearing under paragraph (b), to contest any motion for an order approving payment of attorney's fees, costs, or related expenses and may participate in a hearing on the motion by use of telephonic or other communication equipment unless ordered otherwise. The Justice Administrative Commission may contract with other public or private entities or individuals to appear before the court for the purpose of contesting any motion for an order approving payment of attorney's fees, costs, or related expenses. The fact that the Justice Administrative Commission has not objected to any portion of the billing or to the sufficiency of the documentation is not binding on the court.
- (d) If the chief judge or designee finds that counsel has proved by competent and substantial evidence that the case required extraordinary and unusual efforts, the chief judge or designee shall order the compensation to be paid to the attorney at a percentage above the flat fee rate, depending on the extent of the unusual and extraordinary effort required. The percentage shall be only the rate necessary to ensure that the fees paid are not confiscatory under common law. The percentage may not exceed 200 percent of the established flat fee, absent a specific finding that 200 percent of the flat fee in the case would be confiscatory. If the chief judge or designee determines that 200 percent of the flat fee would be confiscatory, he or she shall order the amount of compensation using an hourly rate not to exceed \$75 per hour for a noncapital case and \$100 per hour for a capital case. However, the compensation calculated by using the hourly rate shall be only that amount necessary to ensure that the total fees paid are not confiscatory.
- (e) Any order granting relief under this subsection must be attached to the final request for a payment submitted to the Justice Administrative Commission.
- (f) The Justice Administrative Commission shall provide to the Office of the State Courts Administrator data concerning the number of cases approved for compensation in excess of the limitation and the amount of these awards by circuit and by judge. The Office of the State Courts Administrator shall report the data quarterly to the President of the Senate, the Speaker of the House of Representatives, the Chief Justice of the Supreme Court, and the chief judge of each circuit.

Section 12. Effective July 1, 2007, section 27.54, Florida Statutes, is amended to read:

- 27.54 Limitation on payment of expenditures for public defender's office other than by the state.—
- (1) All payments for the salary of the public defender and the criminal conflict and civil regional counsel and for the necessary expenses of office, including salaries of assistants and staff, shall be considered as being for a valid public purpose. Travel expenses shall be paid in accordance with the provisions of s. 112.061.
- (2) A county or municipality may contract with, or appropriate or contribute funds to, the operation of the offices of the various public defenders and regional counsel as provided in this subsection. A public defender or regional counsel defending violations of special laws or county or municipal ordinances punishable by incarceration and not ancillary to a state charge shall contract with counties and municipalities to recover the full cost of services rendered on an hourly basis or reimburse the state for the full cost of assigning one or more full-time equivalent attorney positions to work on behalf of the county or municipality. Notwithstanding any other provision of law, in the case of a county with a population of less than 75,000, the public defender or regional counsel shall contract for full reimbursement, or for reimbursement as the parties otherwise agree. In local ordinance violation cases, the county or municipality shall pay for due process services that are approved by the court, including deposition costs, deposition transcript costs, investigative costs, witness fees, expert witness costs, and interpreter costs. The person charged with the violation shall be assessed a fee for the services of a public defender or regional counsel and other costs and fees paid by the county or municipality, which assessed fee may be reduced to a lien, in all instances in which the person enters a plea of guilty or no contest or is found to be in violation or guilty of any count or lesser included offense of the charge or companion case charges, regardless of adjudication. The court shall determine the amount of the obligation. The county or municipality may recover assessed fees through collections court or as otherwise permitted by law, and any fees recovered pursuant to this section shall be forwarded to the applicable county or municipality as reimbursement.
- (a) A contract for reimbursement on an hourly basis shall require a county or municipality to reimburse the public defender *or regional counsel* for services rendered at a rate of \$50 per hour. If an hourly rate is specified in the General Appropriations Act, that rate shall control.
- (b) A contract for assigning one or more full-time equivalent attorney positions to perform work on behalf of the county or municipality shall assign one or more full-time equivalent positions based on estimates by the public defender or regional counsel of the number of hours required to handle the projected workload. The full cost of each full-time equivalent attorney position on an annual basis shall be \$50, or the amount specified in the General Appropriations Act, multiplied by the legislative budget request standard for available work hours for one full-time equivalent attorney position, or, in the absence of that standard, 1,854 hours. The contract may provide for funding full-time equivalent positions in one-quarter increments.
- (c) Any payments received pursuant to this subsection shall be deposited into the Grants and Donations Trust Fund within the Justice Administrative Commission for appropriation by the Legislature.
- (3) No public defender, or assistant public defender, regional counsel, or assistant regional counsel shall receive from any county or municipality any supplemental salary, except as provided in this section.
- (4) Unless expressly authorized by law or in the General Appropriations Act, public defenders and regional counsel are prohibited from spending state-appropriated funds on county funding obligations under s. 14, Art. V of the State Constitution beginning January 1, 2005. This includes expenditures on communications services and facilities as defined in s. 29.008. This does not prohibit a public defender from spending funds for these purposes in exceptional circumstances when necessary to maintain operational continuity in the form of a short-term advance pending reimbursement from the county. If a public defender or regional counsel provides short-term advance funding for a county responsibility as authorized by this subsection, the public defender or regional counsel shall request full reimbursement from the board of county commissioners prior to making the expenditure or at the next meeting of the board of county commissioners after the expenditure is made. The total of all short-term advances authorized by this subsection shall not exceed 2 percent of the public defender's or regional counsel's approved operating

budget in any given year. No short-term advances authorized by this subsection shall be permitted until all reimbursements arising from advance funding in the prior state fiscal year have been received by the public defender or regional counsel. All reimbursement payments received by the public defender or regional counsel shall be deposited into the General Revenue Fund. Notwithstanding the provisions of this subsection, the public defender or regional counsel may expend funds for the purchase of computer systems, including associated hardware and software, and for personnel related to this function.

Section 13. Effective October 1, 2007, section 27.59, Florida Statutes, is amended to read:

27.59 Access to prisoners.—The public defenders, and assistant public defenders, *criminal conflict and civil regional counsel*, and assistant regional counsel shall be empowered to inquire of all persons who are incarcerated in lieu of bond and to tender them advice and counsel at any time, but the provisions of this section shall not apply with respect to persons who have engaged private counsel.

Section 14. Effective October 1, 2007, section 28.24, Florida Statutes, is amended to read:

28.24 Service charges by clerk of the circuit court.—The clerk of the circuit court shall charge for services rendered by the clerk's office in recording documents and instruments and in performing the duties enumerated in amounts not to exceed those specified in this section. Notwithstanding any other provision of this section, the clerk of the circuit court shall provide without charge to the state attorney, public defender, guardian ad litem, public guardian, attorney ad litem, criminal conflict and civil regional counsel, and private court-appointed counsel paid by the state, and to the authorized staff acting on behalf of each, access to and a copy of any public record, if the requesting party is entitled by law to view the exempt or confidential record, as maintained by and in the custody of the clerk of the circuit court as provided in general law and the Florida Rules of Judicial Administration. The clerk of the circuit court may provide the requested public record in an electronic format in lieu of a paper format when capable of being accessed by the requesting entity.

Charges

- (1) For examining, comparing, correcting, verifying, and certifying transcripts of record in appellate proceedings, prepared by attorney for appellant or someone else other than clerk per page . . . . . . . . . 4.50

- - (6) For making microfilm copies of any public records:
- (7) For copying any instrument in the public records by other than photographic process, per page . . . . . . . . . . . . . . 6.00
- (8) For writing any paper other than herein specifically mentioned, same as for copying, including signing and sealing . . . . . . . . 6.00
  - (9) For indexing each entry not recorded . . . . . . . . . . 1.00
- (10) For receiving money into the registry of court:

(a)1. First \$500, percent	. 3
2. Each subsequent \$100, percent	1.5
(b) Eminent domain actions, per deposit \$150	.00
(11) For examining, certifying, and recording plats and for recording plats and for recording plats are supported by 8½ inches:	ing
(a) First page	.00
(b) Each additional page	.00
(12) For recording, indexing, and filing any instrument not methan 14 inches by $8\frac{1}{2}$ inches, including required notice to property a praiser where applicable:	
(a) First page or fraction thereof 5	.00
(b) Each additional page or fraction thereof 4	.00
(c) For indexing instruments recorded in the official records who	ich

(d) An additional service charge shall be paid to the clerk of the circuit court to be deposited in the Public Records Modernization Trust Fund for each instrument listed in s. 28.222, except judgments received from the courts and notices of lis pendens, recorded in the official records:

contain more than four names, per additional name . . . . . . . . 1.00

 1. First page
 1.00

 2. Each additional page
 0.50

Said fund shall be held in trust by the clerk and used exclusively for equipment and maintenance of equipment, personnel training, and technical assistance in modernizing the public records system of the office. In a county where the duty of maintaining official records exists in an office other than the office of the clerk of the circuit court, the clerk of the circuit court is entitled to 25 percent of the moneys deposited into the trust fund for equipment, maintenance of equipment, training, and technical assistance in modernizing the system for storing records in the office of the clerk of the circuit court. The fund may not be used for the payment of travel expenses, membership dues, bank charges, staffrecruitment costs, salaries or benefits of employees, construction costs, general operating expenses, or other costs not directly related to obtaining and maintaining equipment for public records systems or for the purchase of furniture or office supplies and equipment not related to the storage of records. On or before December 1, 1995, and on or before December 1 of each year immediately preceding each year during which the trust fund is scheduled for legislative review under s. 19(f)(2), Art. III of the State Constitution, each clerk of the circuit court shall file a report on the Public Records Modernization Trust Fund with the President of the Senate and the Speaker of the House of Representatives. The report must itemize each expenditure made from the trust fund since the last report was filed; each obligation payable from the trust fund on that date; and the percentage of funds expended for each of the following: equipment, maintenance of equipment, personnel training, and technical assistance. The report must indicate the nature of the system each clerk uses to store, maintain, and retrieve public records and the degree to which the system has been upgraded since the creation of the trust fund.

- (e) An additional service charge of \$4 per page shall be paid to the clerk of the circuit court for each instrument listed in s. 28.222, except judgments received from the courts and notices of lis pendens, recorded in the official records. From the additional \$4 service charge collected:
- 1. If the counties maintain legal responsibility for the costs of the court-related technology needs as defined in s. 29.008(1)(f)2. and (h), 10 cents shall be distributed to the Florida Association of Court Clerks and Comptroller, Inc., for the cost of development, implementation, operation, and maintenance of the clerks' Comprehensive Case Information System, in which system all clerks shall participate on or before January 1, 2006; \$1.90 shall be retained by the clerk to be deposited in the Public Records Modernization Trust Fund and used exclusively for funding court-related technology needs of the clerk as defined in s. 29.008(1)(f)2. and (h); and \$2 shall be distributed to the board of county commissioners to be used exclusively to fund court-related technology, and court technology needs as defined in s. 29.008(1)(f)2. and (h) for the state trial

courts, state attorney, and public defender, and criminal conflict and civil regional counsel in that county. If the counties maintain legal responsibility for the costs of the court-related technology needs as defined in s. 29.008(1)(f)2. and (h), notwithstanding any other provision of law, the county is not required to provide additional funding beyond that provided herein for the court-related technology needs of the clerk as defined in s. 29.008(1)(f)2. and (h). All court records and official records are the property of the State of Florida, including any records generated as part of the Comprehensive Case Information System funded pursuant to this paragraph and the clerk of court is designated as the custodian of such records, except in a county where the duty of maintaining official records exists in a county office other than the clerk of court or comptroller, such county office is designated the custodian of all official records, and the clerk of court is designated the custodian of all court records. The clerk of court or any entity acting on behalf of the clerk of court, including an association, shall not charge a fee to any agency as defined in s. 119.011, the Legislature, or the State Court System for copies of records generated by the Comprehensive Case Information System or held by the clerk of court or any entity acting on behalf of the clerk of court, including an association.

- 2. If the state becomes legally responsible for the costs of court-related technology needs as defined in s. 29.008(1)(f)2. and (h), whether by operation of general law or by court order, \$4 shall be remitted to the Department of Revenue for deposit into the General Revenue Fund.

- (23) Upon receipt of an application for a marriage license, for preparing and administering of oath; issuing, sealing, and recording of the marriage license; and providing a certified copy . . . . . . . . . . . . . . . . 30.00

- (b) For receiving and disbursing all partial payments, other than restitution payments, for which an administrative processing service charge is not imposed pursuant to s. 28.246, per month . . . . . . 5.00
- (27) Postal charges incurred by the clerk of the circuit court in any mailing by certified or registered mail shall be paid by the party at whose instance the mailing is made.

- (28) For furnishing an electronic copy of information contained in a computer database: a fee as provided for in chapter 119.
- Section 15. Effective October 1, 2007, section 28.345, Florida Statutes, is amended to read:
- 28.345 Exemption from court-related fees and charges.—Notwith-standing any other provision of this chapter or law to the contrary, judges and those court staff acting on behalf of judges, state attorneys, guardians ad litem, public guardians, attorneys ad litem, court-appointed private counsel, *criminal conflict and civil regional counsel*, and public defenders, acting in their official capacity, and state agencies, are exempt from all court-related fees and charges assessed by the clerks of the circuit courts.
- Section 16. Effective July 1, 2007, section 29.001, Florida Statutes, is amended to read:
  - 29.001 State courts system elements and definitions.—
- (1) For the purpose of implementing s. 14, Art. V of the State Constitution, the state courts system is defined to include the enumerated elements of the Supreme Court, district courts of appeal, circuit courts, county courts, and certain supports thereto. The offices of public defenders and state attorneys are defined to include the enumerated elements of the 20 state attorneys' offices and the enumerated elements of the 20 public defenders' offices and five offices of criminal conflict and civil regional counsel. Court-appointed counsel are defined to include the enumerated elements for counsel appointed to ensure due process in criminal and civil proceedings in accordance with state and federal constitutional guarantees. Funding for the state courts system, the state attorneys' offices, the public defenders' offices, the offices of criminal conflict and civil regional counsel, and other court-appointed counsel shall be provided from state revenues appropriated by general law.
- (2) Although a program or function currently may be funded by the state or prescribed or established in general law, this does not designate the program or function as an element of the state courts system, state attorneys' offices, public defenders' offices, or the offices of the circuit and county court clerks performing court-related functions as described in s. 14, Art. V of the State Constitution.
- Section 17. Effective July 1, 2007, section 29.006, Florida Statutes, is amended to read:
- 29.006 Public defenders and Indigent defense costs.—For purposes of implementing s. 14, Art. V of the State Constitution, the elements of the public defenders' offices and criminal conflict and civil regional counsel offices to be provided from state revenues appropriated by general law are as follows:
- (1) The public defender of each judicial circuit and assistant public defenders and other staff as determined by general law. *The regional counsel of each judicial district, the assistant regional counsel, and other staff as determined by general law.*
- (2) Reasonable court reporting and transcription services necessary to meet constitutional or statutory requirements, including the cost of transcribing and copying depositions of witnesses and the cost of foreign language and sign-language interpreters and translators.
- (3) Witnesses, including expert witnesses, summoned to appear for an investigation, preliminary hearing, or trial in a case when the witnesses are summoned on behalf of an indigent defendant, and any other expert witnesses required in a court hearing by law or whomever the public defender or regional counsel deems necessary for the performance of his or her duties.
- (4) Mental health professionals appointed pursuant to s. 394.473 and required in a court hearing involving an indigent, and mental health professionals appointed pursuant to s. 916.115(2) and required in a court hearing involving an indigent.
- (5) Reasonable transportation services in the performance of constitutional and statutory responsibilities. Motor vehicles owned by counties and provided exclusively to public defenders as of July 1, 2003, and any additional vehicles owned by the counties and provided exclusively to public defenders during fiscal year 2003-2004 shall be transferred by title to the state effective July 1, 2004.

- (6) Travel expenses reimbursable under s. 112.061 reasonably necessary in the performance of constitutional and statutory responsibilities.
- (7) Reasonable library and electronic legal research services, other than a public law library.
  - (8) Reasonable pretrial consultation fees and costs.
- Section 18. Effective October 1, 2007, section 29.007, Florida Statutes, is amended to read:
- 29.007 Court-appointed counsel.—For purposes of implementing s. 14, Art. V of the State Constitution, the elements of court-appointed counsel to be provided from state revenues appropriated by general law are as follows:
- (1) Private attorneys appointed by the court to handle cases where the defendant is indigent and cannot be represented by the public defender or the office of criminal conflict and civil regional counsel under ss. 27.42 and 27.53.
- (2) When the office of criminal conflict and civil regional counsel has a conflict of interest, private attorneys appointed by the court to represent indigents or other classes of litigants in civil proceedings requiring court-appointed counsel in accordance with state and federal constitutional guarantees and federal and state statutes.
- (3) Reasonable court reporting and transcription services necessary to meet constitutional or statutory requirements, including the cost of transcribing and copying depositions of witnesses and the cost of foreign language and sign-language interpreters and translators.
- (4) Witnesses, including expert witnesses, summoned to appear for an investigation, preliminary hearing, or trial in a case when the witnesses are summoned on behalf of an indigent, and any other expert witnesses approved by the court.
- (5) Mental health professionals appointed pursuant to s. 394.473 and required in a court hearing involving an indigent, mental health professionals appointed pursuant to s. 916.115(2) and required in a court hearing involving an indigent, and any other mental health professionals required by law for the full adjudication of any civil case involving an indigent person.
  - (6) Reasonable pretrial consultation fees and costs.
- (7) Travel expenses reimbursable under s. 112.061 reasonably necessary in the performance of constitutional and statutory responsibilities.
- Subsections (3), (4), (5), (6), and (7) apply when court-appointed counsel is appointed; when the court determines that the litigant is indigent for costs; or when the litigant is acting pro se and the court determines that the litigant is indigent for costs at the trial or appellate level. This section applies in any situation in which the court appoints counsel to protect a litigant's due process rights. The Justice Administrative Commission shall approve uniform contract forms for use in processing payments for due process services under this section. In each case in which a private attorney represents a person determined by the court to be indigent for costs, the attorney shall execute the commission's contract for private attorneys representing persons determined to be indigent for costs.
- Section 19. Effective July 1, 2007, subsections (1) and (2) of section 29.008, Florida Statutes, are amended to read:
  - 29.008 County funding of court-related functions.—
- (1) Counties are required by s. 14, Art. V of the State Constitution to fund the cost of communications services, existing radio systems, existing multiagency criminal justice information systems, and the cost of construction or lease, maintenance, utilities, and security of facilities for the circuit and county courts, public defenders' offices, state attorneys' offices, guardian ad litem offices, and the offices of the circuit and county courts performing court-related functions. For purposes of this section, the term "circuit and county courts" includes shall include the offices and staffing of the guardian ad litem programs, and the term "public defenders' offices" includes the offices of criminal conflict and civil regional counsel. The county designated under s. 35.05(1) as the headquarters for each appellate district shall fund these costs for the

appellate division of the public defender's office in that county. For purposes of implementing these requirements, the term:

- "Facility" means reasonable and necessary buildings and office space and appurtenant equipment and furnishings, structures, real estate, easements, and related interests in real estate, including, but not limited to, those for the purpose of housing legal materials for use by the general public and personnel, equipment, or functions of the circuit or county courts, public defenders' offices, state attorneys' offices, and court-related functions of the office of the clerks of the circuit and county courts and all storage. The term "facility" includes all wiring necessary for court reporting services. The term also includes access to parking for such facilities in connection with such court-related functions that may be available free or from a private provider or a local government for a fee. The office space provided by a county may not be less than the standards for space allotment adopted by the Department of Management Services, except this requirement applies only to facilities that are leased, or on which construction commences, after June 30, 2003. County funding must include physical modifications and improvements to all facilities as are required for compliance with the Americans with Disabilities Act. Upon mutual agreement of a county and the affected entity in this paragraph, the office space provided by the county may vary from the standards for space allotment adopted by the Department of Management Services.
- 1. As of July 1, 2005, equipment and furnishings shall be limited to that appropriate and customary for courtrooms, hearing rooms, jury facilities, and other public areas in courthouses and any other facility occupied by the courts, state attorneys, and public defenders, guardians ad litem, and criminal conflict and civil regional counsel. Court reporting equipment in these areas or facilities is not a responsibility of the county.
- 2. Equipment and furnishings under this paragraph in existence and owned by counties on July 1, 2005, except for that in the possession of the clerks, for areas other than courtrooms, hearing rooms, jury facilities, and other public areas in courthouses and any other facility occupied by the courts, state attorneys, and public defenders, shall be transferred to the state at no charge. This provision does not apply to any communication services as defined in paragraph (f).
- (b) "Construction or lease" includes, but is not limited to, all reasonable and necessary costs of the acquisition or lease of facilities for all judicial officers, staff, jurors, volunteers of a tenant agency, and the public for the circuit and county courts, the public defenders' offices, state attorneys' offices, and for performing the court-related functions of the offices of the clerks of the circuit and county courts. This includes expenses related to financing such facilities and the existing and future cost and bonded indebtedness associated with placing the facilities in use.
- (c) "Maintenance" includes, but is not limited to, all reasonable and necessary costs of custodial and groundskeeping services and renovation and reconstruction as needed to accommodate functions for the circuit and county courts, the public defenders' offices, and state attorneys' offices and for performing the court-related functions of the offices of the clerks of the circuit and county court and for maintaining the facilities in a condition appropriate and safe for the use intended.
- (d) "Utilities" means all electricity services for light, heat, and power; natural or manufactured gas services for light, heat, and power; water and wastewater services and systems, stormwater or runoff services and systems, sewer services and systems, all costs or fees associated with these services and systems, and any costs or fees associated with the mitigation of environmental impacts directly related to the facility.
- (e) "Security" includes but is not limited to, all reasonable and necessary costs of services of law enforcement officers or licensed security guards and all electronic, cellular, or digital monitoring and screening devices necessary to ensure the safety and security of all persons visiting or working in a facility; to provide for security of the facility, including protection of property owned by the county or the state; and for security of prisoners brought to any facility. This includes bailiffs while providing courtroom and other security for each judge and other quasi-judicial officers.
- (f) "Communications services" are defined as any reasonable and necessary transmission, emission, and reception of signs, signals, writings, images, and sounds of intelligence of any nature by wire, radio,

- optical, audio equipment, or other electromagnetic systems and includes all facilities and equipment owned, leased, or used by judges, clerks, public defenders, state attorneys, guardians ad litem, criminal conflict and civil regional counsel, and all staff of the state courts system, state attorneys' offices, public defenders' offices, and clerks of the circuit and county courts performing court-related functions. Such system or services shall include, but not be limited to:
- 1. Telephone system infrastructure, including computer lines, telephone switching equipment, and maintenance, and facsimile equipment, wireless communications, cellular telephones, pagers, and video teleconferencing equipment and line charges. Each county shall continue to provide access to a local carrier for local and long distance service and shall pay toll charges for local and long distance service.
- 2. All computer networks, systems and equipment, including computer hardware and software, modems, printers, wiring, network connections, maintenance, support staff or services including any countyfunded support staff located in the offices of the circuit court, county courts, state attorneys, and public defenders, guardians ad litem, and criminal conflict and civil regional counsel; training, supplies, and line charges necessary for an integrated computer system to support the operations and management of the state courts system, the offices of the public defenders, the offices of the state attorneys, the guardian ad litem offices, the offices of criminal conflict and civil regional counsel, and the offices of the clerks of the circuit and county courts; and the capability to connect those entities and reporting data to the state as required for the transmission of revenue, performance accountability, case management, data collection, budgeting, and auditing purposes. The integrated computer system shall be operational by July 1, 2006, and, at a minimum, permit the exchange of financial, performance accountability, case management, case disposition, and other data across multiple state and county information systems involving multiple users at both the state level and within each judicial circuit and be able to electronically exchange judicial case background data, sentencing scoresheets, and video evidence information stored in integrated case management systems over secure networks. Once the integrated system becomes operational, counties may reject requests to purchase communication services included in this subparagraph not in compliance with standards, protocols, or processes adopted by the board established pursuant to s. 29.0086.
  - 3. Courier messenger and subpoena services.
- 4. Auxiliary aids and services for qualified individuals with a disability which are necessary to ensure access to the courts. Such auxiliary aids and services include, but are not limited to, sign language interpretation services required under the federal Americans with Disabilities Act other than services required to satisfy due-process requirements and identified as a state funding responsibility pursuant to ss. 29.004, 29.005, 29.006, and 29.007, real-time transcription services for individuals who are hearing impaired, and assistive listening devices and the equipment necessary to implement such accommodations.
- (g) "Existing radio systems" includes, but is not limited to, law enforcement radio systems that are used by the circuit and county courts, the offices of the public defenders, the offices of the state attorneys, and for court-related functions of the offices of the clerks of the circuit and county courts. This includes radio systems that were operational or under contract at the time Revision No. 7, 1998, to Art. V of the State Constitution was adopted and any enhancements made thereafter, the maintenance of those systems, and the personnel and supplies necessary for operation.
- (h) "Existing multiagency criminal justice information systems" includes, but is not limited to, those components of the multiagency criminal justice information system as defined in s. 943.045, supporting the offices of the circuit or county courts, the public defenders' offices, the state attorneys' offices, or those portions of the offices of the clerks of the circuit and county courts performing court-related functions that are used to carry out the court-related activities of those entities. This includes upgrades and maintenance of the current equipment, maintenance and upgrades of supporting technology infrastructure and associated staff, and services and expenses to assure continued information sharing and reporting of information to the state. The counties shall also provide additional information technology services, hardware, and software as needed for new judges and staff of the state courts system, state attorneys' offices, public defenders' offices, guardian ad litem offices, and

the offices of the clerks of the circuit and county courts performing court-related functions

- (2) Counties shall pay reasonable and necessary salaries, costs, and expenses of the state courts system, including associated staff and expenses, to meet local requirements.
- (a) Local requirements are those specialized programs, nonjudicial staff, and other expenses associated with specialized court programs, specialized prosecution needs, specialized defense needs, or resources required of a local jurisdiction as a result of special factors or circumstances. Local requirements exist:
- 1. When imposed pursuant to an express statutory directive, based on such factors as provided in paragraph (b); or

#### 2. When:

- a. The county has enacted an ordinance, adopted a local program, or funded activities with a financial or operational impact on the circuit or a county within the circuit; or
- b. Circumstances in a given circuit or county result in or necessitate implementation of specialized programs, the provision of nonjudicial staff and expenses to specialized court programs, special prosecution needs, specialized defense needs, or the commitment of resources to the court's jurisdiction.
- (b) Factors and circumstances resulting in the establishment of a local requirement include, but are not limited to:
  - 1. Geographic factors;
  - Demographic factors;
  - Labor market forces;
  - 4. The number and location of court facilities; or
  - 5. The volume, severity, complexity, or mix of court cases.
- (c) Local requirements under subparagraph (a)2. must be determined by the following method:
- 1. The chief judge of the circuit, in conjunction with the state attorney, and the public defender, and the criminal conflict and civil regional counsel only on matters that impact their offices, shall identify all local requirements within the circuit or within each county in the circuit and shall identify the reasonable and necessary salaries, costs, and expenses to meet these local requirements.
- 2. On or before June 1 of each year, the chief judge shall submit to the board of county commissioners a tentative budget request for local requirements for the ensuing fiscal year. The tentative budget must certify a listing of all local requirements and the reasonable and necessary salaries, costs, and expenses for each local requirement. The board of county commissioners may, by resolution, require the certification to be submitted earlier.
- 3. The board of county commissioners shall thereafter treat the certification in accordance with the county's budgetary procedures. A board of county commissioners may:
- Determine whether to provide funding, and to what extent it will provide funding, for salaries, costs, and expenses under this section;
- b. Require a county finance officer to conduct a preaudit review of any county funds provided under this section prior to disbursement;
- c. Require review or audit of funds expended under this section by the appropriate county office; and
- d. Provide additional financial support for the courts system, state attorneys, or public defenders, or criminal conflict and civil regional counsel.
- (d) Counties may satisfy these requirements by entering into interlocal agreements for the collective funding of these reasonable and necessary salaries, costs, and expenses.

- Section 20. Effective July 1, 2007, subsections (1), (2), (3), and (5) of section 29.015, Florida Statutes, are amended to read:
- 29.015 Contingency fund; limitation of authority to transfer funds in contracted due process services appropriation categories.—
- (1) An appropriation may be provided in the General Appropriations Act in the Justice Administrative Commission to serve as a contingency fund for the purpose of alleviating deficits in contracted due process services appropriation categories, including private court-appointed counsel appropriation categories, that may occur from time to time due to extraordinary *cases* events that lead to unexpected expenditures.
- (2) In the event that a state attorney, or public defender, or criminal conflict and civil regional counsel incurs a deficit in a contracted due process services appropriation category or conflict counsel category, the following steps shall be taken in order:
- (a) The state attorney, expublic defender, or regional counsel shall first attempt to identify surplus funds from other appropriation categories within his or her office and submit a budget amendment pursuant to chapter 216 to transfer funds from within the office.
- (b) In the event that the state attorney, or public defender, or regional counsel is unable to identify surplus funds from within his or her office, he or she shall certify this to the Justice Administrative Commission along with a complete explanation of the circumstances which led to the deficit and steps the office has taken to reduce or alleviate the deficit. The Justice Administrative Commission shall inquire as to whether any other office has surplus funds in its contracted due process services appropriation categories which can be transferred to the office that is experiencing the deficit. If other offices indicate that surplus funds are available within the same budget entity appropriation category, the Justice Administrative Commission shall transfer the amount needed to fund the deficit and notify the Governor and the chair and vice chair of the Legislative Budget Commission 14 days prior to a transfer pursuant to the notice, review, and objection provisions of s. 216.177. If funds appropriated for this purpose are available in a different budget entity, the Justice Administrative Commission shall request a budget amendment pursuant to chapter 216.
- (c) If no office indicates that surplus funds are available to alleviate the deficit, the Justice Administrative Commission may request a budget amendment to transfer funds from the contingency fund. Such transfers shall be in accordance with all applicable provisions of chapter 216 and shall be subject to review and approval by the Legislative Budget Commission. The Justice Administrative Commission shall submit the documentation provided by the office explaining the circumstances that led to the deficit and the steps taken by the office and the Justice Administrative Commission to identify surplus funds to the Legislative Budget Commission.
- (3) In the event that there is a deficit in a statewide contracted due process services appropriation category provided for private court-appointed counsel necessary due to withdrawal of the public defender and criminal conflict and civil regional counsel due to an ethical conflict, the following steps shall be taken in order:
- (a) The Justice Administrative Commission shall first attempt to identify surplus funds from other contracted due process services appropriation categories within the Justice Administrative Commission and submit a budget amendment pursuant to chapter 216 to transfer funds from within the commission.
- (b) In the event that the Justice Administrative Commission is unable to identify surplus funds from within the commission, the commission shall inquire of each of the public defenders and regional counsel as to whether any office has surplus funds in its contracted due process services appropriations categories which can be transferred. If any public defender or regional counsel office or offices indicate that surplus funds are available, the Justice Administrative Commission shall request a budget amendment to transfer funds from the office or offices to alleviate the deficit upon agreement of the contributing office or offices.
- (c) If no public defender or regional counsel office has surplus funds available to alleviate the deficit, the Justice Administrative Commission may request a budget amendment to transfer funds from the contingency fund. Such transfers shall be in accordance with all applicable provisions of chapter 216 and shall be subject to review and approval by

the Legislative Budget Commission. The Justice Administrative Commission shall submit the documentation provided by the office explaining the circumstances that led to the deficit and the steps taken by the Justice Administrative Commission to identify surplus funds to the Legislative Budget Commission.

(5) Notwithstanding any provisions in chapter 216 to the contrary, no office shall transfer funds from a contracted due process services appropriation category or from a contingency fund category authorized in this section except as specifically authorized in this section. In addition, funds shall not be transferred from a state attorney office to alleviate a deficit in a public defender office or an office of criminal conflict and civil regional counsel, and funds shall not be transferred from a public defender office or regional counsel office to alleviate a deficit in a state attorney office.

Section 21. Effective October 1, 2007, section 29.018, Florida Statutes, is amended to read:

29.018 Cost sharing of due-process services; legislative intent.—It is the intent of the Legislature to provide state-funded due-process services to the state courts system, state attorneys, public defenders, criminal conflict and civil regional counsel, and private court-appointed counsel in the most cost-effective and efficient manner. The state courts system, state attorneys, public defenders, criminal conflict and civil regional counsel, and the Justice Administrative Commission on behalf of private court-appointed counsel may enter into contractual agreements to share, on a pro rata basis, the costs associated with court reporting services, court interpreter and translation services, court experts, and all other due-process services funded by the state pursuant to this chapter. These costs shall be budgeted within the funds appropriated to each of the affected users of services.

Section 22. Subsection (1) of section 39.815, Florida Statutes, is amended to read:

#### 39.815 Appeal.—

(1) Any child, any parent or guardian ad litem of any child, any other party to the proceeding who is affected by an order of the court, or the department may appeal to the appropriate district court of appeal within the time and in the manner prescribed by the Florida Rules of Appellate Procedure. The district court of appeal shall give an appeal from an order terminating parental rights priority in docketing and shall render a decision on the appeal as expeditiously as possible. Appointed counsel shall be compensated as provided in s. 27.5304(6) s. 27.5304(5).

Section 23. Subsections (5) and (6) of section 43.16, Florida Statutes, are amended to read:

- 43.16  $\,$  Justice Administrative Commission; membership, powers and duties.—
- (5) The duties of the commission shall include, but not be limited to, the following:
- (a) The maintenance of a central state office for administrative services and assistance when possible to and on behalf of the state attorneys and public defenders of Florida, the capital collateral regional counsel of Florida, the criminal conflict and civil regional counsel, and the Guardian Ad Litem Program.
- (b) Each state attorney, and public defender, and criminal conflict and civil regional counsel and the Guardian Ad Litem Program shall continue to prepare necessary budgets, vouchers that which represent valid claims for reimbursement by the state for authorized expenses, and other things incidental to the proper administrative operation of the office, such as revenue transmittals to the Chief Financial Officer and automated systems plans, but will forward same to the commission for recording and submission to the proper state officer. However, when requested by a state attorney, or a public defender, a criminal conflict and civil regional counsel, or the Guardian Ad Litem Program, the commission will either assist in the preparation of budget requests, voucher schedules, and other forms and reports or accomplish the entire project involved.
- (6) The provisions contained in this section shall be supplemental to those of chapter 27, relating to state attorneys, and public defenders, criminal conflict and civil regional counsel, and capital collateral re-

gional counsel; to those of chapter 39, relating to the Guardian Ad Litem Program; or to other laws pertaining hereto.

Section 24. Effective October 1, 2007, section 57.082, Florida Statutes, is amended to read:

57.082 Determination of civil indigent status.—

- (1) APPLICATION TO THE CLERK.—A person seeking appointment of an a private attorney in a civil case eligible for court-appointed counsel, or seeking relief from prepayment of fees and costs under s. 57.081, based upon an inability to pay must apply to the clerk of the court for a determination of civil indigent status using an application form developed by the Florida Clerks of Court Operations Corporation with final approval by the Supreme Court.
- (a) The application must include, at a minimum, the following financial information:
- 1. Net income, consisting of total salary and wages, minus deductions required by law, including court-ordered support payments.
- 2. Other income, including, but not limited to, social security benefits, union funds, veterans' benefits, workers' compensation, other regular support from absent family members, public or private employee pensions, unemployment compensation, dividends, interest, rent, trusts, and gifts.
- 3. Assets, including, but not limited to, cash, savings accounts, bank accounts, stocks, bonds, certificates of deposit, equity in real estate, and equity in a boat or a motor vehicle or in other tangible property.
  - 4. All liabilities and debts.

The application must include a signature by the applicant which attests to the truthfulness of the information provided. The application form developed by the corporation must include notice that the applicant may seek court review of a clerk's determination that the applicant is not indigent, as provided in this section.

- (b) The clerk shall assist a person who appears before the clerk and requests assistance in completing the application, and the clerk shall notify the court if a person is unable to complete the application after the clerk has provided assistance.
- (c) The clerk shall accept an application that is signed by the applicant and submitted on his or her behalf by a private attorney who is representing the applicant in the applicable matter.
- (2) DETERMINATION BY THE CLERK.—The clerk of the court shall determine whether an applicant seeking such designation is indigent based upon the information provided in the application and the criteria prescribed in this subsection.
- (a)1. An applicant, including an applicant who is a minor or an adult tax-dependent person, is indigent if the applicant's income is equal to or below 200 percent of the then-current federal poverty guidelines prescribed for the size of the household of the applicant by the United States Department of Health and Human Services.
- 2. There is a presumption that the applicant is not indigent if the applicant owns, or has equity in, any intangible or tangible personal property or real property or the expectancy of an interest in any such property having a net equity value of \$2,500 or more, excluding the value of the person's homestead and one vehicle having a net value not exceeding \$5,000.
- (b) Based upon its review, the clerk shall make one of the following determinations:
  - 1. The applicant is not indigent.
- 2. The applicant is indigent.
- (c) If the clerk determines that the applicant is indigent, the clerk shall immediately file the determination in the case record.
- (d) The duty of the clerk in determining whether an applicant is indigent is limited to receiving the application and comparing the information provided in the application to the criteria prescribed in this

subsection. The determination of indigent status is a ministerial act of the clerk and may not be based on further investigation or the exercise of independent judgment by the clerk. The clerk may contract with third parties to perform functions assigned to the clerk under this section.

- (e) The applicant may seek review of the clerk's determination that the applicant is not indigent in the court having jurisdiction over the matter by filing a petition to review the clerk's determination of nonindigent status, for which a filing fee may not be charged. If the applicant seeks review of the clerk's determination of indigent status, the court shall make a final determination as provided in subsection (4).
- (3) APPOINTMENT OF COUNSEL ON AN INTERIM BASIS.—If the clerk of the court has not made a determination of indigent status at the time a person requests appointment of an a private attorney in a civil case eligible for court-appointed counsel, the court shall make a preliminary determination of indigent status, pending further review by the clerk, and may, by court order, appoint private counsel on an interim basis.

## (4) REVIEW OF THE CLERK'S DETERMINATION.—

- (a) If the clerk of the court determines that the applicant is not indigent and the applicant seeks review of the clerk's determination, the court shall make a final determination of indigent status by reviewing the information provided in the application against the criteria prescribed in subsection (2) and by considering the following additional factors:
- 1. Whether paying for private counsel or other fees and costs creates a substantial hardship for the applicant or the applicant's family.
- 2. Whether the applicant is proceeding pro se or is represented by a private attorney for a fee or on a pro bono basis.
  - 3. When the applicant retained private counsel.
  - 4. The amount of any attorney's fees and who is paying the fees.
- $5. \;\;$  Any other relevant financial circumstances of the applicant or the applicant's family.
- (b) Based upon its review, the court shall make one of the following determinations and shall, if appropriate, appoint private counsel:
  - 1. The applicant is not indigent.
  - 2. The applicant is indigent.
- (5) APPOINTMENT OF COUNSEL.—In appointing counsel after a determination that a person is indigent under this section, the court shall first appoint the office of criminal conflict and civil regional counsel, as provided in s. 27.511, unless specific provision is made in law for the appointment of the public defender in the particular civil proceeding.
- (6)(5) PROCESSING CHARGE; PAYMENT PLANS.—A person who the clerk or the court determines is indigent for civil proceedings under this section shall be enrolled in a payment plan under s. 28.246 and shall be charged a one-time administrative processing charge under s. 28.24(26)(c). A monthly payment amount, calculated based upon all fees and all anticipated costs, is presumed to correspond to the person's ability to pay if it does not exceed 2 percent of the person's annual net income, as defined in subsection (1), divided by 12. The person may seek review of the clerk's decisions regarding a payment plan established under s. 28.246 in the court having jurisdiction over the matter. A case may not be impeded in any way, delayed in filing, or delayed in its progress, including the final hearing and order, due to nonpayment of any fees by an indigent person.
- (7)(6) FINANCIAL DISCREPANCIES; FRAUD; FALSE INFORMATION.—
- (a) If the court learns of discrepancies between the application and the actual financial status of the person found to be indigent, the court shall determine whether the status and any relief provided as a result of that status shall be revoked. The person may be heard regarding the information learned by the court. If the court, based on the information, determines that the person is not indigent, the court shall revoke the provision of any relief under this section.

- (b) If the court has reason to believe that any applicant, through fraud or misrepresentation, was improperly determined to be indigent, the matter shall be referred to the state attorney. Twenty-five percent of any amount recovered by the state attorney as reasonable value of the services rendered, including fees, charges, and costs paid by the state on the person's behalf, shall be remitted to the Department of Revenue for deposit into the Grants and Donations Trust Fund within the Justice Administrative Commission. Seventy-five percent of any amount recovered shall be remitted to the Department of Revenue for deposit into the General Revenue Fund.
- (c) A person who knowingly provides false information to the clerk or the court in seeking a determination of indigent status under this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 25. Paragraph (y) of subsection (2) of section 110.205, Florida Statutes, is amended to read:

110.205 Career service; exemptions.—

- (2) EXEMPT POSITIONS.—The exempt positions that are not covered by this part include the following:
- (y) All officers and employees of the Justice Administrative Commission, Office of the State Attorney, Office of the Public Defender, regional offices of capital collateral counsel, offices of criminal conflict and civil regional counsel, and Statewide Guardian Ad Litem Office, including the circuit guardian ad litem programs.

Section 26. Effective October 1, 2007, subsection (2) of section 125.69, Florida Statutes, is amended to read:

125.69 Penalties; enforcement by code inspectors.—

(2) Each county is authorized and required to pay any attorney appointed by the court to represent a defendant charged with a criminal violation of a special law or county ordinance not ancillary to a state charge if the defendant is indigent and otherwise entitled to court-appointed counsel under the Constitution of the United States or the Constitution of the State of Florida. In these cases, the court shall appoint counsel to represent the defendant in accordance with s. 27.40, and shall order the county to pay the reasonable attorney's fees, costs, and related expenses of the defense. The county may contract with the public defender or the office of criminal conflict and civil regional counsel for of the judicial circuit in which the county is located to serve as court-appointed counsel pursuant to s. 27.54.

Section 27. Paragraph (qq) of subsection (1) of section 216.011, Florida Statutes, is amended to read:

216.011 Definitions.—

- (1) For the purpose of fiscal affairs of the state, appropriations acts, legislative budgets, and approved budgets, each of the following terms has the meaning indicated:
- (qq) "State agency" or "agency" means any official, officer, commission, board, authority, council, committee, or department of the executive branch of state government. For purposes of this chapter and chapter 215, "state agency" or "agency" includes, but is not limited to, state attorneys, public defenders, *criminal conflict and civil regional counsel*, capital collateral regional counsel, the Justice Administrative Commission, the Florida Housing Finance Corporation, and the Florida Public Service Commission. Solely for the purposes of implementing s. 19(h), Art. III of the State Constitution, the terms "state agency" or "agency" include the judicial branch.

Section 28. Effective October 1, 2007, subsection (2) of section 744.331, Florida Statutes, is amended to read:

744.331 Procedures to determine incapacity.—

- (2) ATTORNEY FOR THE ALLEGED INCAPACITATED PERSON.—
- (a) When a court appoints an attorney for an alleged incapacitated person, the court must appoint the office of criminal conflict and civil regional counsel or a private an attorney as prescribed in s. 27.511(6). A

private attorney must be one who is included in the attorney registry compiled pursuant to s. 27.40 ss. 27.40 and 27.42 by the circuit's Article V indigent services committee. Appointments of private attorneys must be made on a rotating basis, taking into consideration conflicts arising under this chapter.

- (b) The court shall appoint an attorney for each person alleged to be incapacitated in all cases involving a petition for adjudication of incapacity. The alleged incapacitated person may substitute her or his own attorney for the attorney appointed by the court.
- (c) Any attorney representing an alleged incapacitated person may not serve as guardian of the alleged incapacitated person or as counsel for the guardian of the alleged incapacitated person or the petitioner.
- (d) Effective January 1, 2007, an attorney seeking to be appointed by a court for incapacity and guardianship proceedings must have completed a minimum of 8 hours of education in guardianship. A court may waive the initial training requirement for an attorney who has served as a court-appointed attorney in incapacity proceedings or as an attorney of record for guardians for not less than 3 years. The education requirement of this paragraph does not apply to the office of criminal conflict and civil regional counsel until July 1, 2008.

Section 29. Effective October 1, 2007, section 938.29, Florida Statutes, is amended to read:

938.29 Legal assistance; lien for payment of attorney's fees or costs.—

- (1)(a) A defendant determined to be guilty of a criminal act by a court or jury or through a plea of guilty or nolo contendere and who has received the assistance of the public defender's office, a special assistant public defender, the office of criminal conflict and civil regional counsel, or a private conflict attorney, or who has received due process services after being found indigent for costs under s. 27.52, shall be liable for payment of attorney's fees and costs. The court shall determine the amount of the obligation. Such costs shall include, but not be limited to, the cost of depositions; cost of transcripts of depositions, including the cost of defendant's copy, which transcripts are certified by the defendant's attorney as having served a useful purpose in the disposition of the case; investigative costs; witness fees; the cost of psychiatric examinations; or other reasonable costs specially incurred by the state and the clerk of court for the defense of the defendant in criminal prosecutions. Costs shall not include expenses inherent in providing a constitutionally guaranteed jury trial or expenditures in connection with the maintenance and operation of government agencies that must be made by the public irrespective of specific violations of law. Any costs assessed pursuant to this paragraph shall be reduced by any amount assessed against a defendant pursuant to s. 938.05.
- (b) Upon entering a judgment of conviction, the defendant shall be liable to pay the costs in full after the judgment of conviction becomes final
- (c) The defendant shall pay the application fee under s. 27.52(1)(b) and attorney's fees and costs in full or in installments, at the time or times specified. The court may order payment of the assessed application fee and attorney's fees and costs as a condition of probation, of suspension of sentence, or of withholding the imposition of sentence. The first \$40 from attorney's fees and costs collected under this section shall be transferred monthly by the clerk to the Department of Revenue for deposit into the Indigent Criminal Defense Trust Fund. All remaining attorney's fees and costs collected under this section shall be deposited into the General Revenue Fund.
- (2)(a) There is created in the name of the state a lien, enforceable as hereinafter provided, upon all the property, both real and personal, of any person who:
- 1. Has received any assistance from any public defender of the state, from any special assistant public defender, from any office of criminal conflict and civil regional counsel, or from any private conflict attorney, or who has received due process services after being found indigent for costs: or
- 2. Is a parent of an accused minor or an accused adult tax-dependent person who is being, or has been, represented by any public defender of

the state, by any special assistant public defender, by any office of criminal conflict and civil regional counsel, or by a private conflict attorney, or who is receiving or has received due process services after being found indigent for costs.

Such lien constitutes a claim against the defendant-recipient or parent and his or her estate, enforceable according to law.

- (b) A judgment showing the name and residence of the defendant-recipient or parent shall be recorded in the public record, without cost, by the clerk of the circuit court in the county where the defendant-recipient or parent resides and in each county in which such defendant-recipient or parent then owns or later acquires any property. Such judgments shall be enforced on behalf of the state by the clerk of the circuit court of the county in which assistance was rendered.
- (3) The clerk of the circuit court within the county wherein the defendant-recipient was tried or received the services of a public defender, special assistant public defender, office of criminal conflict and civil regional counsel, or appointed private legal counsel, or received due process services after being found indigent for costs, shall enforce, satisfy, compromise, settle, subordinate, release, or otherwise dispose of any debt or lien imposed under this section. A defendant-recipient or parent, liable to pay attorney's fees or costs and who is not in willful default in the payment thereof, may, at any time, petition the court which entered the order for deferral of the payment of attorney's fees or costs or of any unpaid portion thereof.
- (4) No lien thus created shall be foreclosed upon the homestead of such defendant-recipient or parent, nor shall any defendant-recipient or parent liable for payment of attorney's fees or costs be denied any of the protections afforded any other civil judgment debtor.
- (5) The court having jurisdiction of the defendant-recipient shall, at such stage of the proceedings as the court may deem appropriate, determine the value of the services of the public defender, special assistant public defender, office of criminal conflict and civil regional counsel, or appointed private legal counsel and costs, at which time the defendant-recipient or parent, after adequate notice thereof, shall have opportunity to be heard and offer objection to the determination, and to be represented by counsel, with due opportunity to exercise and be accorded the procedures and rights provided in the laws and court rules pertaining to civil cases at law.

Section 30. Effective October 1, 2007, section 27.42, Florida Statutes, is repealed.

- Section 31. (1) The Legislature finds that the creation of offices of criminal conflict and civil regional counsel and the other provisions of this act are necessary and best steps toward enhancing the publicly funded provision of legal representation and other due process services under constitutional and statutory principles in a fiscally responsible and effective manner.
- (2) It is the intent of the Legislature to facilitate the orderly transition to the creation and operation of the offices of criminal conflict and civil regional counsel, as provided in this act, in order to enhance and fiscally support the system of court-appointed representation for eligible individuals in criminal and civil proceedings. To that end, the Legislature intends that the five criminal conflict and civil regional counsel be appointed as soon as practicable after this act becomes law, to assume a term beginning on July 1, 2007. Once appointed, the regional counsel shall use the period between July 1, 2007, and October 1, 2007, to complete the administrative and organizational activities related to establishment of their offices, including, but not limited to, hiring authorized assistant regional counsel and other staff. It is the further intent of the Legislature that the regional offices begin assuming representation of eligible individuals, as provided in this act, on October 1, 2007. If a court finds that a regional office is not sufficiently operational by that date to assume representation in a particular case, it is the intent of the Legislature that the court appoint private counsel for that case. However, it is also the intent of the Legislature that each regional office be fully operational no later than January 1, 2008. The Justice Administrative Commission shall assist the regional counsel as necessary in establishing their offices. In addition, it is the intent of the Legislature that the various agencies and organizations that comprise the state judicial system also assist with the transition from current law to the creation and operation of the regional offices.

(3) In furtherance of its findings and intent, the Legislature intends to monitor and review the implementation of this act over a period of 3 years, identify any impediments to successful implementation, and evaluate if the delivery of legal representation and due process services as prescribed in this act should be revised.

Section 32. Each private attorney with an active court appointment as of the effective date of this act in a case for which the attorney will seek compensation from the state shall report the case number and type of case to the Justice Administrative Commission by July 15, 2007, unless he or she has already provided this information to the commission. If there is a shortfall in appropriations for court-appointed counsel, the commission shall give priority in payment to those attorneys who have fully complied with the reporting requirement of this section.

Section 33. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 34. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to due process; amending s. 27.40, F.S.; providing for offices of criminal conflict and civil regional counsel to be appointed to represent persons in certain cases in which the public defender is unable to provide representation; providing for private counsel to be appointed only when the public defender and the regional counsel are unable to provide representation; providing for the clerk of court to maintain the registry of attorneys available for appointment; providing for compensation of appointed counsel who are not on the registry; requiring attorneys to maintain records in order to claim extraordinary compensation; requiring attorneys to provide information in a form prescribed by the Justice Administrative Commission; creating s. 27.405, F.S.; requiring the Justice Administrative Commission to track expenditures and performance measures of court-appointed counsel; requiring reports concerning expenditures, performance measures, and certain characteristics of court-appointed counsel; creating s. 27.425, F.S.; requiring the chief circuit judge to recommend compensation rates for providers of due process services; providing for rates to be prescribed in the General Appropriations Act; creating s. 27.511, F.S.; creating an office of criminal conflict and civil regional counsel within the boundaries of each of the five district courts of appeal; providing legislative intent; directing the Justice Administrative Commission to provide administrative support to the offices; prescribing qualifications for and providing for appointment of the regional counsel; providing prohibitions related to the practice of law; requiring that the criminal conflict and civil regional counsel be appointed when the public defender has a conflict of interest in specified cases; prohibiting appointment of the office in certain circumstances; providing for appellate representation; providing for the regional counsel to provide representation in certain civil proceedings; providing exceptions for certain guardianship cases; amending s. 27.512, F.S., relating to orders of no imprisonment; conforming provisions to the creation of the regional offices; amending s. 27.52, F.S., relating to the determination of indigent status; conforming provisions to the creation of the regional offices; amending s. 27.525, F.S.; revising the purposes of the Indigent Criminal Defense Trust Fund; amending s. 27.53, F.S.; authorizing the regional counsel to employ assistant regional counsel; authorizing certain investigators to carry concealed weapons and serve process under certain conditions; requiring the regional counsel to recommend modifications to classification and pay plans; providing for appropriations to be determined by a funding formula; amending s. 27.5301, F.S.; providing for salaries for the regional counsel and assistant counsel; amending s. 27.5303, F.S., relating to conflicts of interest in the representation of indigent defendants; conforming provisions to changes made by the act; eliminating the authority for the Justice Administrative Commission to contest motions to withdraw; requiring public defenders to submit orders granting motions to withdraw to the commission; requiring the commission to report on such orders; providing for the regional counsel to file a motion to withdraw from a criminal or civil case due to a conflict of interest; providing procedures and criteria; amending s. 27.5304, F.S., relating to compensation of private court-appointed counsel, to conform; providing that compensation is based upon a flat fee prescribed in the General Appropriations Act; revising and eliminating certain procedures relating to billings; requiring bills to be submitted within a specified time; providing for penalties for bills submitted after a specified time; raising the maximum fee for representation in capital cases; providing a definition of the term "capital case"; prescribing fee limits for representation in certain dependency proceedings; providing that state compensation for court-appointed attorneys in specified civil cases may not exceed certain limits; prescribing conditions, procedures, and amounts for paying compensation to counsel in excess of established limits; requiring counsel to file a motion and submit documentation; providing for a hearing; requiring a written order and findings; requiring the Office of State Courts Administrator to report data on compensation exceeding prescribed limits; amending s. 27.54, F.S., relating to payments for public defenders; conforming provisions to the creation of the offices of criminal conflict and civil regional counsel; amending s. 27.59, F.S.; authorizing the regional counsel to have access to prisoners; amending s. 28.24, F.S.; requiring the clerk of court to provide certain services to the criminal conflict and civil regional counsel without charge; expanding the authorized use of certain service-charge revenues distributed to counties to include technology for the regional counsel; amending s. 28.345, F.S.; exempting the regional counsel from certain court-related fees and charges; amending s. 29.001, F.S.; providing for the public defenders' offices to include the criminal conflict and civil regional counsel for purposes of implementing provisions of the State Constitution; providing for state funding; amending ss. 29.006 and 29.007, F.S., relating to indigent defense costs and court-appointed counsel; conforming provisions to the creation of the regional counsel; amending s. 29.008, F.S.; requiring counties to provide certain funding related to the offices of the guardian ad litem and the criminal conflict and civil regional counsel; revising definitions related to county funding responsibilities; revising methods for determining certain local funding requirements, to conform; amending s. 29.015, F.S., relating to deficits in due-process funds; conforming provisions to the creation of the regional counsel; revising procedures for use of certain contingency funds; amending s. 29.018, F.S., relating to cost sharing of due-process services; conforming provisions to the creation of the regional counsel; amending s. 39.815, F.S.; conforming a cross-reference; amending s. 43.16, F.S.; authorizing the Justice Administrative Commission to provide administrative assistance to criminal conflict and civil regional counsel; revising the application of provisions to conform to changes made by the act; amending s. 57.082, F.S.; revising provisions governing the determination of civil indigent status in order to include the appointment of public attorneys in addition to private attorneys; requiring the court to appoint the office of criminal conflict and civil regional counsel in certain civil cases; amending s. 110.205, F.S.; exempting officers and employees of the regional offices from the state career service system; amending s. 125.69, F.S.; authorizing counties to contract with the regional counsel to represent defendants charged with violations of ordinances; amending s. 216.011, F.S.; providing that the regional offices are state agencies for state budgeting purposes; amending s. 744.331, F.S.; providing for the appointment of the office of criminal conflict and civil regional counsel or a private attorney for alleged incapacitated persons; providing a temporary exception from certain education requirements for regional counsel; amending s. 938.29, F.S.; providing that certain defendants are liable for regional counsel fees and certain due-process costs; providing for disbursement of collected costs and fees; creating a lien against the property of persons who receive regional counsel representation and other due-process services; creating a lien against certain parents for fees and costs; providing for enforcement by the clerk and valuation of fees and costs by the court; repealing s. 27.42, F.S., relating to circuit Article V indigent services committees; providing legislative findings and intent regarding implementation of the act; requiring attorneys to report on active courtappointed cases; providing payment priority for attorneys complying with the reporting requirement; providing for severability; providing effective dates.

The Conference Committee Report was read and on motion by Senator Crist was adopted. **CS for SB 1088** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-39

Mr. President Bennett Dawson
Alexander Bullard Deutch
Aronberg Carlton Diaz de la Portilla
Atwater Constantine Dockery
Baker Crist Fasano

Nays-None

Ring Gaetz King Garcia Lawson Saunders Siplin Geller Lynn Margolis Storms Haridopolos Hill Oelrich Villalobos Jones Peaden Webster Wilson Joyner Posey Rich Wise Justice

By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for SB 1134

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1134, same being:

An act relating to Transportation; requires nonprofit youth organizations that contract with Department of Transportation for purpose of operating youth work experience programs to certify that program participants are residents of state and possess valid identification; specifies criteria for Department of Transportation to consider in awarding contracts to such organizations; requires that said organizations submit certain reports and audits to Department of Transportation and demonstrate participation in peer assessment or review process revises Department of Transportation's requirement to share certain costs of fixed-guideway system projects; provides that certain construction projects be advertised for bids in local newspapers; revises surety bond requirements for construction or maintenance contracts; raises limit on outstanding bonds to fund turnpike projects.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/James E. "Jim" King, Jr.
s/Lisa Carlton
  Chair and at Large
                                    Vice Chair and at Large
s/JD Alexander
                                 s/Nancy Argenziano
s/Dave Aronberg
                                 s/Carey Baker
                                 s/Larcenia\ J.\ Bullard
s/Michael S. "Mike" Bennett
s/Lee Constantine
                                 s/Victor D. Crist
                                 s/Alex Diaz de la Portilla
s/M. Mandy Dawson
s/Paula Dockery
                                 s/Mike Fasano
                                 s/Rudy Garcia
s/Don Gaetz
s/Anthony C. "Tony" Hill, Sr.
                                 s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
                                 s/Charlie Justice
s/Alfred "Al" Lawson, Jr.
                                 s/Evelyn J. Lynn
s/Gwen Margolis
                                 s/Steve Oelrich
s/Durell Peaden, Jr.
                                 s/Nan H. Rich
s/Jeremy Ring
                                 s/Burt L. Saunders
s/Gary Siplin
                                 s/J. Alex Villalobos
s/Daniel Webster, at Large
                                 s/Frederica S. Wilson
s/Stephen R. Wise
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## Managers on the part of the Senate

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s/Ray Sansom
                                s/Sandra "Sandy" Adams
Chair and at Large
                                Bob Allen
                                Kevin C. Ambler
s/Thad Altman
s/Thomas "Tom" Anderson
                                s/Frank Attkisson
s/Gary Aubuchon
                                Loranne Ausley
s/Dennis K. Baxley, at Large
                                s/Aaron P. Bean
Dorothy Bendross-Mindingall
                                Ellyn Setnor Bogdanoff, at Large
s/Marsha L. Bowen, at Large
                                s/Debbie Boyd
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Mary Brandenburg Ronald A. Brisé Donald D. "Don" Brown s/Edward B. "Ed" Bullard Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Jennifer Carroll s/Marti Coley s/Larry Cretul s/Faye B. Culp s/Joyce Cusack s/Mike Davis Don Davis s/Charles S. "Charlie" Dean s/Carl J. Domino s/Terry L. Fields Greg Evers s/Anitere Flores James C. "Jim" Frishe Luis R. Garcia s/Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Eduardo "Eddy" Gonzalez s/Michael J. Grant s/Denise Grimslev Gayle B.Harrell s/Adam Hasner, at Large s/D. Alan Hays s/Bill Heller s/Doug Holder s/Wilbert "Tee" Holloway Ed Homan s/Ed Hooper Dorothy L. Hukill Evan Jenne s/Will S. Kendrick Stan Jordan s/Martin David "Marty" Kiar s/Dick Kravitz s/Rick Kriseman Paige Kreegel s/John Legg s/Marcelo Llorente s/Janet C. Long s/Richard A. Machek s/Carlos Lopez-Cantera Mark Mahon s/Stan Mayfield Seth McKeel s/Matthew J. "Matt" Meadows s/David J. Mealor Dave Murzin s/Mitch Needelman s/Peter Nehr Bryan Nelson s/Jimmy T. Patronis s/Pat Patterson s/Frank Peterman s/Joe H. Pickens s/Ralph Poppell Juan-Carlos "J.C." Planas Ari Abraham Porth s/Stephen L. Precourt s/William L. "Bill" Proctor Scott Randolph s/Betty Reed Ron Reagan Curtis B. Richardson s/Garrett Richter David Rivera, at Large s/Julio Robaina Yolly Roberson s/Dennis A. Ross Maria Lorts Sachs s/Franklin Sands s/Robert C. "Rob" Schenck s/Ron Saunders, at Large Elaine J. Schwartz Michael J. Scionti John P. "Jack" Seiler, at Large s/David Simmons Kelly Skidmore s/William D. Snyder Priscilla Taylor Geraldine F. "Geri" Thompson s/Nicholas R. "Nick" Thompson Perry E. Thurston Anthony Trey Traviesa Baxter G. Troutman s/Shelley Vana s/Will W. Weatherford s/James W. "Jim" Waldman s/Trudi K. Williams Juan C. Zapata

Managers on the part of the House

## Conference Committee Amendment (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (1) of section 215.615, Florida Statutes, is amended to read:

#### 215.615 Fixed-guideway transportation systems funding.—

- (1) The issuance of revenue bonds by the Division of Bond Finance, on behalf of the Department of Transportation, pursuant to s. 11, Art. VII of the State Constitution, is authorized, pursuant to the State Bond Act, to finance or refinance fixed capital expenditures for fixed-guideway transportation systems, as defined in s. 341.031, including facilities appurtenant thereto, costs of issuance, and other amounts relating to such financing or refinancing. Such revenue bonds shall be matched on a 50-50 basis with funds from sources other than revenues of the Department of Transportation, in a manner acceptable to the Department of Transportation. The Division of Bond Finance is authorized to consider innovative financing techniques that technologies which may include, but are not limited to, innovative bidding and structures of potential financings findings that may result in negotiated transactions.
- (a) The department and any participating commuter rail authority or regional transportation authority established under chapter 343,

local governments, or local governments collectively by interlocal agreement having jurisdiction of a fixed-guideway transportation system may enter into an interlocal agreement to promote the efficient and costeffective financing or refinancing of fixed-guideway transportation system projects by revenue bonds issued pursuant to this subsection. The terms of such interlocal agreements shall include provisions for the Department of Transportation to request the issuance of the bonds on behalf of the parties; shall provide that the department's share may be up to 50 percent of the eligible project cost, which may include a share of the annual each party to the agreement is contractually liable for an equal share of funding an amount equal to the debt service requirements of such bonds; and shall include any other terms, provisions, or covenants necessary to the making of and full performance under such interlocal agreement. Repayments made to the department under any interlocal agreement are not pledged to the repayment of bonds issued hereunder, and failure of the local governmental authority to make such payment shall not affect the obligation of the department to pay debt service on the bonds.

- (b) Revenue bonds issued pursuant to this subsection shall not constitute a general obligation of, or a pledge of the full faith and credit of, the State of Florida. Bonds issued pursuant to this section shall be payable from funds available pursuant to s. 206.46(3), or other funds available to the project, subject to annual appropriation. The amount of revenues available for debt service shall never exceed a maximum of 2 percent of all state revenues deposited into the State Transportation Trust Fund.
- (c) The projects to be financed or refinanced with the proceeds of the revenue bonds issued hereunder are designated as state fixed capital outlay projects for purposes of s. 11(d), Art. VII of the State Constitution, and the specific projects to be financed or refinanced shall be determined by the Department of Transportation in accordance with state law and appropriations from the State Transportation Trust Fund. Each project to be financed with the proceeds of the bonds issued pursuant to this subsection must first be approved by the Legislature by an act of general law.
- (d) Any complaint for validation of bonds issued pursuant to this section shall be filed in the circuit court of the county where the seat of state government is situated, the notice required to be published by s. 75.06 shall be published only in the county where the complaint is filed, and the complaint and order of the circuit court shall be served only on the state attorney of the circuit in which the action is pending.
- (e) The state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder, that it will not repeal or impair or amend these provisions in any manner that will materially and adversely affect the rights of such holders as long as bonds authorized by this subsection are outstanding.
- (f) This subsection supersedes any inconsistent provisions in existing law.

Notwithstanding this subsection, the lien of revenue bonds issued pursuant to this subsection on moneys deposited into the State Transportation Trust Fund shall be subordinate to the lien on such moneys of bonds issued under ss. 215.605, 320.20, and 215.616, and any pledge of such moneys to pay operating and maintenance expenses under s. 206.46(5) and chapter 348, as may be amended.

- Section 2. Section 334.351, Florida Statutes, is amended to read:
- 334.351 Youth work experience program; findings and intent; authority to contract; limitation.—
- (1) The Legislature finds and declares that young men and women of the state should be given an opportunity to obtain public service work and training experience that protects and conserves the valuable resources of the state and promotes participation in other community enhancement projects. Notwithstanding the requirements of chapters 287 and 337, the Department of Transportation is authorized to contract with public agencies and nonprofit organizations for the performance of work related to the construction and maintenance of transportation-related facilities by youths enrolled in youth work experience programs. The total amount of contracts entered into by the department under this section in any fiscal year may not exceed the amount specifically appropriated by the Legislature for this program.

- (2) Each nonprofit youth organization that provides services under a contract with the department must certify that each young person enrolled in its work experience program is a resident of this state and possesses a valid Florida driver's license or identification card.
- (3) When selecting a nonprofit youth organization to perform work on transportation-related facilities and before awarding a contract under this section, the department must consider the following criteria:
- (a) The number of participants receiving life-management skills training:
- (b) The number of participants receiving high school diplomas or GEDs;
  - (c) The number of participants receiving scholarships;
  - (d) The number of participants receiving bonuses;
  - (e) The number of participants who have secured full-time jobs; and
- (f) The other programs or services that support the development of disadvantaged youths.
- (4) Each nonprofit youth organization under contract with the department must:
- (a) Submit an annual report to the department by January 1 of each year. The report must include, but need not be limited to, the applicable performance of the organization when measured by the criteria in subsection (3) for the organization's most recently completed fiscal year.
- (b) Submit an independent audit of the organization's financial records to the department each year. The organization's contract with the department must allow the department the right to inspect the organization's financial and program records.
- (c) Demonstrate participation in a peer assessment or review process, such as the Excellence in Corps Operations of the National Association of Service and Conservation Corps.
- Section 3. Paragraph (a) of subsection (3) of section 337.11, Florida Statutes, is amended to read:
- 337.11 Contracting authority of department; bids; emergency repairs, supplemental agreements, and change orders; combined design and construction contracts; progress payments; records; requirements of vehicle registration.—
- (3)(a) On all construction contracts of \$250,000 or less, as well as any construction contract of less than \$500,000 for which the department has waived prequalification pursuant to s. 337.14, the department shall advertise for bids in a newspaper having general circulation in the county where the proposed work is located. Publication shall be at least once a week for no less than 2 consecutive weeks, and the first publication shall be no less than 14 days prior to the date on which bids are to be received.
- Section 4. Subsection (1) of section 337.14, Florida Statutes, is amended to read:
- 337.14 Application for qualification; certificate of qualification; restrictions; request for hearing.—
- (1) Any person desiring to bid for the performance of any construction contract in excess of \$250,000 which the department proposes to let must first be certified by the department as qualified pursuant to this section and rules of the department. The rules of the department shall address the qualification of persons to bid on construction contracts in excess of \$250,000 and shall include requirements with respect to the equipment, past record, experience, financial resources, and organizational personnel of the applicant necessary to perform the specific class of work for which the person seeks certification. The department is authorized to limit the dollar amount of any contract upon which a person is qualified to bid or the aggregate total dollar volume of contracts such person is allowed to have under contract at any one time. Each applicant seeking qualification to bid on construction contracts in excess of \$250,000 shall furnish the department a statement under oath, on such forms as the department may prescribe, setting forth detailed information as required on the application. Each application for certification shall be accompanied by the latest annual financial statement of the

applicant completed within the last 12 months. If the annual financial statement shows the financial condition of the applicant more than 4 months prior to the date on which the application is received by the department, then an interim financial statement must also be submitted. The interim financial statement must cover the period from the end date of the annual statement and must show the financial condition of the applicant no more than 4 months prior to the date on which the application is received by the department. Each required annual or interim financial statement must be audited and accompanied by the opinion of a certified public accountant or a public accountant approved by the department. The information required by this subsection is confidential and exempt from the provisions of s. 119.07(1). The department shall act upon the application for qualification within 30 days after the department determines that the application is complete. The department may waive the requirements of this subsection for projects having a contract price of \$500,000 or less if the department determines that the project is of a noncritical nature and noncompliance with the subsection will not endanger public health, safety, or property.

Section 5. Paragraph (a) of subsection (1) of section 337.18, Florida Statutes, is amended to read:

337.18  $\,$  Surety bonds for construction or maintenance contracts; requirement with respect to contract award; bond requirements; defaults; damage assessments.—

(1)(a) A surety bond shall be required of the successful bidder in an amount equal to the awarded contract price. However, the department may choose, in its discretion and applicable only to multiyear maintenance contracts, to allow for incremental annual contract bonds that cumulatively total the full, awarded multiyear contract price. For a project for which the contract price is \$250,000 \$150,000 or less, the department may waive the requirement for all or a portion of a surety bond if it determines the project is of a noncritical nature and nonperformance will not endanger public health, safety, or property. If the Secretary of Transportation or the secretary's designee determines that it is in the best interests of the department to do so and that a reduced bonding requirement for a project will not endanger public health, safety, or property, the department may waive the requirement of a surety bond in an amount equal to the awarded contract price for a project having a contract price of \$250 million or more, and, in its place, may set a surety bond amount that is a portion of the total contract price and provide an alternate means of security for the balance of the contract amount which is not covered by the surety bond or provide for incremental surety bonding and provide an alternate means of security for the balance of the contract amount which is not covered by the surety bond. Such alternate means of security may include letters of credit, United States bonds and notes, parent company guarantees, and cash collateral. The department may require alternate means of security if a surety bond is waived. The surety on such bond shall be a surety company authorized to do business in the state. All bonds shall be payable to the department and conditioned for the prompt, faithful, and efficient performance of the contract according to plans and specifications and within the time period specified, and for the prompt payment of all persons defined in s. 713.01 furnishing labor, material, equipment, and supplies for work provided in the contract; however, whenever an improvement, demolition, or removal contract price is \$25,000 or less, the security may, in the discretion of the bidder, be in the form of a cashier's check, bank money order of any state or national bank, certified check, or postal money order. The department shall adopt rules to implement this subsection. Such rules shall include provisions under which the department shall refuse to accept bonds on contracts when a surety wrongfully fails or refuses to settle or provide a defense for claims or actions arising under a contract for which the surety previously furnished a bond.

Section 6. Subsection (1) of section 338.2275, Florida Statutes, is amended to read:

338.2275 Approved turnpike projects.—

(1) Legislative approval of the department's tentative work program that contains the turnpike project constitutes approval to issue bonds as required by s. 11(f), Art. VII of the State Constitution. No more than \$10 Turnpike projects approved to be included in future tentative work programs include, but are not limited to, projects contained in the 2003-2004 tentative work program. A maximum of \$4.5 billion of bonds may be outstanding issued to fund approved turnpike projects.

Section 7. Subsection (9) of section 479.07, Florida Statutes, is amended to read:

479.07 Sign permits.—

- (9)(a) A permit shall not be granted for any sign for which a permit had not been granted by the effective date of this act unless such sign is located at least:
- 1. One thousand five hundred feet from any other permitted sign on the same side of the highway, if on an interstate highway.
- 2. One thousand feet from any other permitted sign on the same side of the highway, if on a federal-aid primary highway.

The minimum spacing provided in this paragraph does not preclude the permitting of V-type, back-to-back, side-to-side, stacked, or double-faced signs at the permitted sign site.

- (b) A permit shall not be granted for a sign pursuant to this chapter to locate such sign on any portion of the interstate or federal-aid primary highway system, which sign:
- 1. Exceeds 50 feet in sign structure height above the crown of the main-traveled way, if outside an incorporated area;
- 2. Exceeds 65 feet in sign structure height above the crown of the main-traveled way, if inside an incorporated area; or
- 3. Exceeds 950 square feet of sign facing including all embellishments.
- (c) Notwithstanding subparagraph (a)1., there is established a pilot program in Orange and Osceola Counties under which the distance between permitted signs on the same side of an interstate highway may be reduced to 1,000 feet if all other requirements of this chapter are met and if:
- 1. The local government has adopted a plan, program, resolution, ordinance, or other policy encouraging the voluntary removal of signs in a downtown, historic, redevelopment, infill, or other designated area which also provides for a new or replacement sign to be erected on an interstate highway within that jurisdiction if a sign in the designated area is removed;
- 2. The sign owner and the local government mutually agree to the terms of the removal and replacement; and
- 3. The local government notifies the department of its intention to allow such removal and replacement as agreed upon pursuant to subparagraph 2.

The department shall maintain statistics tracking the use of the provisions of this pilot program based on the notifications received by the department from local governments under this paragraph.

(d)(e) Nothing in this subsection shall be construed so as to cause a sign which was conforming on October 1, 1984, to become nonconforming.

Section 8. The Department of Highway Safety and Motor Vehicles shall implement a secure print-on-demand electronic temporary license plate registration, record retention, and issue system for use by every department-authorized issuer of temporary license plates by the end of the 2007-2008 fiscal year. Secure print-on-demand for this purpose means validating state registration data using higher levels of commercially accepted data encryption methods from the point of department connectivity to the license plate printer. The temporary license plate media used for this purpose shall be a nonpermeable material that maintains its structural integrity, including graphic and data adhesion, in all weather conditions after being placed on a vehicle. For public safety in general and for the safety of law enforcement officers, placement of temporary license plates on the outside of the vehicle and in the provided license plate mount when available is encouraged. The department may adopt rules as necessary to implement this program in the 2007-2008 fiscal year. The department may provide such exemptions as may be feasibly required.

Section 9. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to transportation; amending s. 215.615, F.S.; revising the Department of Transportation's requirement to share certain costs of fixed-guideway system projects; revising criteria for an interlocal agreement to establish bond financing for fixed-guideway system projects; revising provisions for sources of funds for the payment of bonds; amending s. 334.351, F.S.; requiring nonprofit youth organizations that contract with the Department of Transportation for the purpose of operating youth work experience programs to certify that the program participants are residents of the state and possess valid identification; specifying criteria for the department to consider in awarding contracts to such organizations; requiring that the nonprofit youth organizations submit certain reports and audits to the department and demonstrate participation in a peer assessment or review process; amending s. 337.11, F.S.; providing that certain construction projects be advertised for bids in local newspapers; amending s. 337.14, F.S.; authorizing the department to waive specified prequalification requirements for certain transportation projects under certain conditions; amending s. 337.18, F.S.; revising surety bond requirements for construction or maintenance contracts; providing for incremental annual surety bonds for multiyear maintenance contracts under certain conditions; revising the threshold for transportation projects eligible for a waiver of surety bond requirements; authorizing the department to provide for phased surety bond coverage or an alternate means of security for a portion of the contract amount in lieu of the surety bond; amending s. 338.2275, F.S.; raising the limit on outstanding bonds to fund turnpike projects; amending s. 479.07, F.S.; establishing a pilot program in specified counties authorizing a reduction in the distance between permitted signs on the same side of an interstate highway; providing requirements for the local government and the sign owner with respect to participating in the pilot program; requiring that the department maintain statistics concerning the program; requiring the Department of Highway Safety and Motor Vehicles to implement by a certain date a system whereby departmentauthorized issuers of temporary license plates may issue print-ondemand electronic temporary license plates; specifying requirements for the material used for the temporary plates; authorizing the department to adopt rules and provide exemptions as required; providing an effective

The Conference Committee Report was read and on motion by Senator Fasano was adopted. **CS for SB 1134** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

## Yeas—39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for SB 1100

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1100, same being:

An act relating to Securities Transactions Regulation; increases registration and filing fees for associated persons; deletes provisions providing for assessment fee to be allocated to Securities Guaranty Fund; repeals provisions re allocation and disbursement of assessment fees and Investment Fraud Restoration Financing Corporation; revises formula for transferring revenues received as assessment fees into said fund.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/Lisa Carlton
                                   s/James E. "Jim" King, Jr.
  Chair and at Large
                                     Vice Chair and at Large
s/JD Alexander
                                   s/Nancy Argenziano
                                  s/Carey Baker
s/Dave Aronberg
s/Michael S. "Mike" Bennett
                                  s/Larcenia J. Bullard
                                  s/Victor D. Crist
s/Lee Constantine
s/M. Mandy Dawson
                                   s/Alex Diaz de la Portilla
s/Paula Dockery
                                  s/Mike Fasano
                                  s/Rudy Garcia
s/Don Gaetz
s/Anthony C. "Tony" Hill, Sr.
                                  s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
s/Alfred "Al" Lawson, Jr.
                                   s/Charlie Justice
                                  s/Evelyn J. Lynn
s/Gwen Margolis
                                  s/Steve Oelrich
s/Durell Peaden, Jr.
                                   s/Nan H. Rich
                                  s/Burt L. Saunders
s/Jeremy Ring
s/Gary Siplin
                                  s/J. Alex Villalobos
s/Daniel Webster, at Large
                                  s/Frederica S. Wilson
s/Stephen R. Wise
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## Managers on the part of the Senate

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s/Sandra "Sandy" Adams
s/Ray Sansom
                                   s/Bob Allen
Chair and at Large
                                   s/Kevin C. Ambler
s/Thad Altman
s/Thomas "Tom" Anderson
                                   s/Frank\ Attkisson
s/Gary Aubuchon
                                   Loranne Ausley
s/Dennis K. Baxley, at Large
                                   s/Aaron P. Bean
s/Dorothy Bendross-Mindingall
                                   Ellyn Setnor Bogdanoff, at Large
s/Marsha L. Bowen, at Large
                                   s/Debbie Boyd
Mary Brandenburg
s/Donald D. "Don" Brown
s/Edward B. "Ed" Bullard
                                   s/Ronald A. Brisé
                                   Susan Bucher
                                   s/Dean Cannon
s/Jennifer Carroll
                                   s/Charles S. "Chuck" Chestnut
s/Marti Coley
                                   s/Larry Cretul
s/Faye B. Culp
                                   Jovce Čusack
Don Davis
                                   s/Mike Davis
s/Charles S. "Charlie" Dean
                                   s/Carl J. Domino
Greg Evers
                                   s/Terry L. Fields
Keith Fitzgerald
                                   Anitere Flores
                                   James C. "Jim" Frishe
Luis R. Garcia
s/Clay Ford
s/Bill Galvano
Rene Garcia
                                   s/Andy Gardiner
                                   Joseph A. "Joe" Gibbons s/Hugh H. Gibson
Dan Gelber, at Large
s/Audrey Gibson
                                   s/Eduardo "Eddy" Gonzalez
s/Richard "Rich" Glorioso
s/Michael J. Grant
s/Gayle B.Harrell
                                   s/Denise Grimsley
                                   s/Adam Hasner, at Large
s/D. Alan Hays
                                   s/Bill Heller
Doug Holder
                                   s/Wilbert "Tee" Holloway
Ed Homan
                                   s/Ed Hooper
Dorothy L. Hukill
                                   Evan Jenne
Stan Jordan
                                   s/Will S. Kendrick
s/Martin David "Marty" Kiar
                                   s/Dick Kravitz
Paige Kreegel
                                   s/Rick Kriseman
s/John Legg
                                   s/Marcelo Llorente
s/Janet C. Long
Richard A. Machek
                                   s/Carlos Lopez-Cantera
                                   s/Mark Mahon
s/Stan Mayfield
                                   Seth McKeel
Matthew J. "Matt" Meadows
                                   s/David J. Mealor
                                   s/Mitch Needelman
Dave Murzin
s/Peter Nehr
                                   Bryan Nelson
s/Jimmy T. Patronis
                                   s/Pat Patterson
Frank Peterman
                                   s/Joe H. Pickens
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Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan s/Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford Juan C. Zapata

s/Ralph Poppell s/Stephen L. Precourt s/Scott Randolph s/Betty Reed s/Garrett Richter s/Julio Robaina s/Dennis A. Ross Franklin Sands Robert C. "Rob" Schenck Michael J. Scionti David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman s/Trudi K. Williams

Managers on the part of the House

## Conference Committee Amendment (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (10) of section 517.12, Florida Statutes, is amended to read:

517.12 Registration of dealers, associated persons, investment advisers, and branch offices.—

(10) An applicant for registration shall pay an assessment fee of \$200, in the case of a dealer or investment adviser, or \$50 \$40, in the case of an associated person. The assessment fee of an associated person shall be reduced to \$30, but only after the office determines, by final order, that sufficient funds have been allocated to the Securities Guaranty Fund pursuant to s. 517.1203 to satisfy all valid claims filed in accordance with s. 517.1203(2) and after all amounts payable under any service contract entered into by the office pursuant to s. 517.1204, and all notes, bonds, certificates of indebtedness, other obligations, or evidences of indebtedness secured by such notes, bonds, certificates of indebtedness, or other obligations, have been paid or provision has been made for the payment of such amounts, notes, bonds, certificates of indebtedness, other obligations, or evidences of indebtedness. An associated person may be assessed an additional fee to cover the cost for the fingerprint cards to be processed by the office. Such fee shall be determined by rule of the commission. Each dealer and each investment adviser shall pay an assessment fee of \$100 for each office in this state. Such fees become the revenue of the state, except for those assessments provided for under s. 517.131(1) until such time as the Securities Guaranty Fund satisfies the statutory limits, and are not returnable in the event that registration is withdrawn or not granted.

Section 2. Sections 517.1203 and 517.1204, Florida Statutes, are repealed.

Section 3. Subsection (1) of section 517.131, Florida Statutes, is amended to read:

## 517.131 Securities Guaranty Fund.—

(1)(a) The Chief Financial Officer shall establish a Securities Guaranty Fund. An amount not exceeding 20 percent of all revenues received as assessment fees pursuant to s. 517.12(10) and (11) for dealers and investment advisers or s. 517.1201 for federal covered advisers and an amount not exceeding 10 percent of all revenues received as assessment fees pursuant to s. 517.12(10) and (11) for associated persons shall be allocated to the fund. An additional amount not exceeding 3.5 percent of all revenues received as assessment fees for associated persons pursuant to s. 517.12(10) and (11) shall be allocated to the Securities Guaranty Fund but only after the office determines, by final order, that sufficient funds have been allocated to the fund pursuant to s. 517.1203 to satisfy all valid claims filed in accordance with s. 517.1203(2) and after all amounts payable under any service contract entered into by the office pursuant to s. 517.1204, and all notes, bonds, certificates of indebtedness, other obligations, or evidences of indebtedness secured by such notes, bonds, certificates of indebtedness, or other obligations, have been paid or provision has been made for the payment of such amounts, notes, bonds, certificates of indebtedness, other obligations, or evidences of indebtedness. This assessment fee shall be part of the regular license fee and shall be transferred to or deposited in the Securities Guaranty Fund.

(b) If the fund at any time exceeds \$1.5 million, *transfer* allocation of assessment fees to this fund shall be discontinued at the end of that license year, and *transfer* of such assessment fees shall not be *resumed* reimposed unless the fund is reduced below \$1 million by disbursement made in accordance with s. 517.141.

Section 4. Section 517.315, Florida Statutes, is amended to read:

517.315 Fees.—All fees and charges of any nature collected by the office pursuant to this chapter *shall be disbursed as follows:* 

- (1) The office shall transfer the amount of fees required to be deposited into the Securities Guaranty Fund pursuant to s. 517.131;
- (2) After the transfer required in subsection (1), the office shall transfer \$20 of the \$50 assessment fee collected from each associated person under s. 517.12(10) and (11) to the Regulatory Trust Fund; and
- (3) All remaining fees shall be deposited into the General Revenue Fund., except the fees and charges collected pursuant to s. 517.131, shall be paid into the State Treasury and credited to the General Revenue Fund; and an appropriation shall be made annually of necessary funds for the administration of the provisions of this chapter.

Section 5. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the regulation of securities transactions; amending s. 517.12, F.S.; increasing the registration and filing fees for associated persons; deleting provisions providing for an assessment fee to be allocated to the Securities Guaranty Fund; repealing ss. 517.1203 and 517.1204, F.S., relating to the allocation and disbursement of assessment fees and the Investment Fraud Restoration Financing Corporation; amending s. 517.131, F.S.; revising the formula for transferring revenues received as assessment fees into the Securities Guaranty Fund; amending s. 517.315, F.S.; revising requirements for the Office of Financial Regulation with respect to the deposit of fees collected under ch. 517, F.S.; providing an effective date.

The Conference Committee Report was read and on motion by Senator Alexander was adopted. **CS for SB 1100** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—39

Mr. President Dockery Margolis Alexander Oelrich Fasano Aronberg Gaetz Peaden Garcia Posey Atwater Baker Geller Rich Haridopolos Bennett Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Justice Villalobos Crist Dawson King Webster Deutch Lawson Wilson Diaz de la Portilla Wise Lynn Nays-None

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## By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for SB 1104

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1104, same being:

An act relating to Vessels/Registration Fee; imposes additional surcharge on vessel registration fee to be deposited into Marine Resources Conservation Trust Fund within Florida Fish and Wildlife Conservation Commission; authorizes commission to retain percentage of funds to cover certain costs of grant program; requires that program for removal of derelict vessels established by commission be funded in part from Marine Resources Conservation Trust Fund.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/James E. "Jim" King, Jr.
s/Lisa Carlton
  Chair and at Large
                                     Vice Chair and at Large
                                   s/Nancy Argenziano
s/Carey Baker
s/JD Alexander
s/Dave Aronberg
                                   s/Larcenia J. Bullard
s/Michael S. "Mike" Bennett
s/Lee Constantine
                                   s/Victor D. Crist
s/M. Mandy Dawson
                                   s/Alex Diaz de la Portilla
s/Paula Dockery
                                   s/Mike Fasano
s/Don Gaetz
s/Anthony C. "Tony" Hill, Sr.
                                   s/Rudy\ Garcia
                                   s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
                                   s/Charlie Justice
s/Alfred "Al" Lawson, Jr.
                                   s/Evelyn J. Lynn
s/Gwen Margolis
                                   s/Steve Oelrich
s/Durell Peaden, Jr.
                                   s/Nan H. Rich
                                   s/Burt L. Saunders
s/Jeremy Ring
s/Gary Siplin
                                   s/J. Alex Villalobos
s/Daniel Webster, at Large
                                   s/Frederica S. Wilson
s/Stephen R. Wise
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## Managers on the part of the Senate

s/Ray Sanson Chair and at Large s/Thad Altman Thomas "Tom" Anderson s/Gary Aubuchon s/Dennis K. Baxley, at Large s/Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large s/Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Coley s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers s/Keith Fitzgerald s/Clay Ford Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar s/Paige Kreegel s/John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield

Bob Allen s/Kevin C. Ambler s/Frank Attkisson Loranne Ausley Aaron P. Bean Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Čusack s/Mike Davis s/Carl J. Domino Terry L. Fields s/Anitere Flores James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez s/Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente Carlos Lopez-Cantera s/Mark Mahon Seth McKeel

s/Sandra "Sandy" Adams

s/Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis s/Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan s/Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford Juan C. Zapata

s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson s/Joe H. Pickens Ralph Poppell s/Stephen L. Precourt s/Scott Randolph Betty Reed Garrett Richter s/Julio Robaina Dennis A. Ross s/Franklin Sands s/Robert C. "Rob" Schenck Michael J. Scionti s/David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston s/Baxter G. Troutman s/James W. "Jim" Waldman s/Trudi K. Williams

Managers on the part of the House

## Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Subsection (9) of section 328.72, Florida Statutes, is amended to read:

328.72 Classification; registration; fees and charges; surcharge; disposition of fees; fines; marine turtle stickers.—

- (9)(a) SURCHARGE.—In addition, there is hereby levied and imposed on each vessel registration fee imposed under subsection (1) a surcharge in the amount of \$1, which shall be collected in the same manner as the fee and deposited into the State Agency Law Enforcement Radio System Trust Fund of the Department of Management Services.
- (b) In addition, there is levied and imposed on each vessel registration fee imposed under subsection (1) a surcharge in the amount of \$2, which shall be collected in the same manner as the fee and deposited into the Marine Resources Conservation Trust Fund within the Fish and Wildlife Conservation Commission for the purpose of funding the derelict vessel grant program established under s. 376.15(2). From these funds the Fish and Wildlife Conservation Commission may retain up to 10 percent to cover the administrative costs of the grant program.

Section 2. Subsection (2) of section 376.15, Florida Statutes, is amended to read:

## 376.15 Derelict vessels; removal from public waters.—

- (2)(a) The Fish and Wildlife Conservation Commission and its officers and all law enforcement officers as specified in s. 327.70 are authorized and empowered to remove any derelict vessel as defined in s. 823.11(1) from public waters. All costs incurred by the commission or other law enforcement agency in the removal of any abandoned or derelict vessel shall be recoverable against the owner of the vessel. The Department of Legal Affairs shall represent the commission in such actions.
- (b) The commission may establish a program to provide grants to local governments for the removal of derelict vessels from the public waters of the state. The program shall be funded from the Florida Coastal Protection Trust Fund and the Marine Resources Conservation Trust Fund. Notwithstanding the provisions in s. 216.181(11), funds available for grants may only be authorized by appropriations acts of the Legislature.
- (c) The commission shall adopt by rule procedures for submitting a grant application and criteria for allocating available funds. Such criteria shall include, but not be limited to, the following:
- 1. The number of derelict vessels within the jurisdiction of the applicant.

- 2. The threat posed by such vessels to public health or safety, the environment, navigation, or the aesthetic condition of the general vicin-
- 3. The degree of commitment of the local government to maintain waters free of abandoned and derelict vessels and to seek legal action against those who abandon vessels in the waters of the state.
- This section shall constitute the authority for such removal but is not intended to be in contravention of any applicable federal act.

Section 3. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to vessels; amending s. 328.72, F.S.; imposing an additional surcharge on the vessel registration fee to be deposited into the Marine Resources Conservation Trust Fund within the Fish and Wildlife Conservation Commission; authorizing the commission to retain a percentage of the funds to cover certain costs of the grant program; amending s. 376.15, F.S.; requiring that a program for the removal of derelict vessels established by the commission be funded in part from the Marine Resources Conservation Trust Fund; providing an effective date.

The Conference Committee Report was read and on motion by Senator Alexander was adopted. CS for SB 1104 passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

#### Yeas-38

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	
Nays—None		

By direction of the President the following Conference Committee Report was read:

## **CONFERENCE COMMITTEE REPORT ON SB 1420**

The Honorable Ken Pruitt President of the Senate

May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on Senate Bill 1420, same being:

An act relating to Employee Benefits; provides for resolution of certain collective bargaining issues at impasse between State of Florida and certified bargaining units of state employees.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/James E. "Jim" King, Jr. s/Lisa Carlton Chair and at Large Vice Chair and at Large s/JD Alexander s/Nancy Argenziano s/Dave Aronberg s/Carey Baker

s/Michael S. "Mike" Bennett s/Larcenia J. Bullard s/Victor D. Crist s/Lee Constantine s/M. Mandy Dawson s/Alex Diaz de la Portilla  $s/Mike\ Fasano$ s/Paula Dockery s/Don Gaetz s/Rudy Garcia s/Anthony C. "Tony" Hill, Sr. s/Dennis L. Jones, D.C. s/Arthenia L. Joyner s/Charlie Justice s/Alfred "Al" Lawson, Jr. s/Evelyn J. Lynn s/Gwen Margolis s/Steve Oelrich s/Durell Peaden, Jr. s/Nan H. Rich s/Jeremy Ring s/Burt L. Saunders s/Gary Siplin s/J. Alex Villalobos s/Daniel Webster, at Large s/Frederica S. Wilson s/Stephen R. Wise

Managers on the part of the Senate s/Ray Sansom Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson Gary Aubuchon s/Dennis K. Baxley, at Large Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard s/Jennifer Carroll s/Marti Colev s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean **Greg Evers** Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield s/Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis s/Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Kelly Skidmore Priscilla Taylor s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford Juan C. Zapata

s/Sandra "Sandy" Adams s/Bob Allen s/Kevin C. Ambler s/Frank Attkisson Loranne Ausley s/Aaron P. Bean Ellyn Setnor Bogdanoff, at Large Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Cusack s/Mike Davis s/Carl J. Domino s/Terry L. Fields s/Anitere Flores James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez s/Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente s / Carlos Lopez-CanteraMark Mahon Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson s/Joe H. Pickens Ralph Poppell s/Stephen L. Precourt s/Scott Randolph Betty Reed s/Garrett Richter s/Julio Robaina s/Dennis A. Ross s/Franklin Sands s/Robert C. "Rob" Schenck Michael J. Scionti  $s/David\ Simmons$ s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman s/Trudi K. Williams

Managers on the part of the House

Conference Committee Amendment (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. All noneconomic collective bargaining issues at impasse for the 2007-2008 fiscal year between the State of Florida and the legal representatives of the certified bargaining units for state employees shall be resolved as follows:

- (1) Collective bargaining issues at impasse between the State of Florida and the Florida State Fire Service Association regarding Article 16 "Retirement," Article 20 "Training and Education," Article 23 "Hours of Work and Overtime," and Article 24 "On Call, Assignment, Call Back and Residency" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (2) Collective bargaining issues at impasse between the State of Florida and the American Federation of State, County and Municipal Employees, Florida Council 79 regarding Article 5 "Union Activities and Employee Representation," Article 8 "Workforce Reduction," Article 9 "Vacant (formerly known as "Reassignment and Transfer"), Article 10 "Vacant (formerly known as "Promotion")," Article 15 "Length of Service Preference," Article 18 "Leaves of Absence, Hours of Work, Disability Leave," Article 24 "On Call, Assignment and Call Back," Article 28 "Travel Expenses," AFSCME Proposed New Article "Professional and Occupational Employee Licensure and Continuing Education," and AFSCME Proposed New Article "Special Risk Retirement" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement.
- (3) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association Security Services Unit regarding Article 7 "Discipline and Discharge" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement. All collective bargaining issues at impasse regarding Article 23 "Hours of Work and Overtime" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement with respect to Article 23, Sections 1(A), 1(C), 2(B)(2)(b) and 2(G) and shall be resolved in accordance with the State of Florida's offer of March 20, 2007, with respect to Sections 2(B)(2)(a), 2(B)(2)(c), and 2(B)(2)(d).
- (4) Collective bargaining issues at impasse between the State of Florida and the Police Benevolent Association Law Enforcement Unit regarding Article 9 "Reassignment, Transfer, Change in Duty Station and Promotion," Article 10 "Disciplinary Action," Article 12 "Personnel Records," Article 14 "Performance Review," and Article 36 "Awards" shall be resolved by maintaining the status quo under the language of the current collective bargaining agreement. All collective bargaining issues at impasse regarding Article 18, Section 6 "Hours of Work, Leave, and Job-Connected Disability" shall be resolved in accordance with the State of Florida's offer of February 2, 2007.
- (5) Collective bargaining issues at impasse between the Department of the Lottery and the Federation of Public Employees regarding Article 4 "Grievance Procedure, Non-Disciplinary Cases" shall be resolved in accordance with the Department of the Lottery's Proposal 4-2 dated March 12, 2007.
- (6) All other mandatory collective bargaining issues at impasse for the 2007-2008 fiscal year which are not addressed by this act or the General Appropriations Act for the 2007-2008 fiscal year shall be resolved consistent with the personnel rules in effect on May 4, 2007, and by otherwise maintaining the status quo under the language of the current collective bargaining agreements.

Section 2. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to state employment; providing for the resolution of certain collective bargaining issues at impasse between the State of Florida and certified bargaining units of state employees; providing an effective date.

The Conference Committee Report was read and on motion by Senator Carlton was adopted. SB 1420 passed as amended by the Conference

Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Nays-None

By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for SB 1116

The Honorable Ken Pruitt President of the Senate May 2, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1116, same being:

An act relating Health Care; provides for calculation of payments made to hospitals serving disproportionate share of low-income patients; prohibits Agency for Health Care Administration from distributing moneys under regional perinatal intensive care centers disproportionate share program for 2007-2008 fiscal year; provides exception to behavioral health care services delivered through specialty prepaid plan for certain children.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/Lisa Carlton
                                  s/James E. "Jim" King, Jr.
  Chair and at Large
                                    Vice Chair and at Large
s/JD Alexander
                                 s/Nancy Argenziano
                                 s/Carey Baker
s/Dave Aronberg
s/Michael S. "Mike" Bennett
                                 s/Larcenia J. Bullard
                                 s/Victor D. Crist
s/Lee Constantine
s/M. Mandy Dawson
                                 s/Alex Diaz de la Portilla
s/Paula Dockery
                                 s/Mike Fasano
s/Don Gaetz
                                 s/Rudy Garcia
s/Anthony C. "Tony" Hill, Sr.
                                 s/Dennis L. Jones, D.C.
                                 s/Charlie Justice
s/Arthenia L. Joyner
s/Alfred "Al" Lawson, Jr.
                                 s/Evelyn J. Lynn
s/Gwen Margolis
                                 s/Steve Oelrich
s/Durell Peaden, Jr.
                                  s/Nan H. Rich
                                 s/Burt L. Saunders
s/Jeremy Ring
                                 s/J. Alex Villalobos
s/Gary Siplin
s/Daniel Webster, at Large
                                 s/Frederica S. Wilson
s/Stephen R. Wise
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Managers on the part of the Senate

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s/Ray Sanson s/Sandra "Sandy" Adams
Chair and at Large s/Bob Allen
s/Thad Altman s/Kevin C. Ambler
s/Thomas "Tom" Anderson s/Frank Attkisson
s/Gary Aubuchon s/Loranne Ausley
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Dennis K. Baxley, at Large s/Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown Edward B. "Ed" Bullard s/Jennifer Carroll Marti Coley s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long Richard A. Machek s/Stan Mavfield s/Matthew J. "Matt" Meadows s/Dave Murzin s/Peter Nehr s/Jimmy T. Patronis Frank Peterman Juan-Carlos "J.C." Planas s/Ari Abraham Porth s/William L. "Bill" Proctor s/Ron Reagan Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large s/Elaine J. Schwartz John P. "Jack" Seiler, at Large s/Kelly Skidmore s/Priscilla Taylor Nicholas R. "Nick" Thompson s/Anthony Trey Traviesa s/Shelley Vana s/Will W. Weatherford s/Juan C. Zapata

s/Aaron P. Bean s/Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut  $s/Larry\ Cretul$ Joyce Cusack Mike Davis s/Carl J. Domino Terry L. Fields s/Anitere Flores James C. "Jim" Frishe s/Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez s/Denise Grimsley s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente Carlos Lopez-Cantera s/Mark Mahon s/Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson Joe H. Pickens Ralph Poppell Stephen L. Precourt Scott Randolph Betty Reed Garrett Richter  $s/Julio\ Robaina$ Dennis A. Ross Franklin Sands s/Robert C. "Rob" Schenck Michael J. Scionti s/David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman s/Trudi K. Williams

Managers on the part of the House

## Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Subsections (6), (7), and (12) of section 381.0302, Florida Statutes, are amended to read:

## 381.0302 Florida Health Services Corps.—

(6) The department may provide loan repayment assistance and travel and relocation reimbursement to *dentists*, allopathic and osteopathic medical residents with primary care specialties during their last 2 years of residency training or upon completion of residency training, and to physician assistants and nurse practitioners with primary care specialties, in return for an agreement to serve a minimum of 2 years in the Florida Health Services Corps. During the period of service, the maximum amount of annual financial payments shall not be greater than the annual total of loan repayment assistance and tax subsidies authorized by the National Health Services Corps loan repayment program.

- (7) The financial penalty for noncompliance with participation requirements for persons who have received financial payments under subsection (5) or subsection (6) shall be determined in the same manner as in the National Health Services Corps scholarship program. In addition, noncompliance with participation requirements shall also result in ineligibility for professional licensure or renewal of licensure under chapter 458, chapter 459, chapter 460, part I of chapter 464, chapter 465, or chapter 466. For a participant who is unable to participate for reasons of disability, the penalty is the actual amount of financial assistance provided to the participant. Financial penalties shall be deposited in the Administrative Florida Health Services Corps Trust Fund and shall be used to provide additional scholarship and financial assistance.
- (12) Funds appropriated under this section shall be deposited in the Florida Health Services Corps Trust Fund, which shall be administered by the department. The department may use funds appropriated for the Florida Health Services Corps as matching funds for federal service-obligation scholarship programs for health care practitioners, such as the Demonstration Grants to States for Community Scholarship Grants program. If funds appropriated under this section are used as matching funds, federal criteria shall be followed whenever there is a conflict between provisions in this section and federal requirements.

Section 2. Paragraph (a) of subsection (4) of section 394.9082, Florida Statutes, is amended to read:

394.9082 Behavioral health service delivery strategies.—

## (4) CONTRACT FOR SERVICES.—

(a) The Department of Children and Family Services and the Agency for Health Care Administration may contract for the provision or management of behavioral health services with a managing entity in at least two geographic areas. Both the Department of Children and Family Services and the Agency for Health Care Administration must contract with the same managing entity in any distinct geographic area where the strategy operates. This managing entity shall be accountable at a minimum for the delivery of behavioral health services specified and funded by the department and the agency. The geographic area must be of sufficient size in population and have enough public funds for behavioral health services to allow for flexibility and maximum efficiency. Notwithstanding the provisions of s. 409.912(4)(b)1., At least one service delivery strategy must be in one of the service districts in the catchment area of G. Pierce Wood Memorial Hospital.

Section 3. Paragraph (c) of subsection (5) of section 409.905, Florida Statutes, is amended to read:

409.905 Mandatory Medicaid services.—The agency may make payments for the following services, which are required of the state by Title XIX of the Social Security Act, furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically necessary and in accordance with state and federal law. Mandatory services rendered by providers in mobile units to Medicaid recipients may be restricted by the agency. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

- (5) HOSPITAL INPATIENT SERVICES.—The agency shall pay for all covered services provided for the medical care and treatment of a recipient who is admitted as an inpatient by a licensed physician or dentist to a hospital licensed under part I of chapter 395. However, the agency shall limit the payment for inpatient hospital services for a Medicaid recipient 21 years of age or older to 45 days or the number of days necessary to comply with the General Appropriations Act.
- (c) The Agency for Health Care Administration shall adjust a hospital's current inpatient per diem rate to reflect the cost of serving the Medicaid population at that institution if:
- 1. The hospital experiences an increase in Medicaid caseload by more than 25 percent in any year, primarily resulting from the closure of a hospital in the same service area occurring after July 1, 1995, and;

- 2. the hospital's Medicaid per diem rate is at least 25 percent below the Medicaid per patient cost for that year; or
- 2.3. The hospital is located in a county that has five or fewer hospitals, began offering obstetrical services on or after September 1999, and has submitted a request in writing to the agency for a rate adjustment after July 1, 2000, but before September 30, 2000, in which case such hospital's Medicaid inpatient per diem rate shall be adjusted to cost, effective July 1, 2002.

No later than October 1 of each year, the agency must provide estimated costs for any adjustment in a hospital inpatient per diem pursuant to this paragraph to the Executive Office of the Governor, the House of Representatives General Appropriations Committee, and the Senate Appropriations Committee. Before the agency implements a change in a hospital's inpatient per diem rate pursuant to this paragraph, the Legislature must have specifically appropriated sufficient funds in the General Appropriations Act to support the increase in cost as estimated by the agency.

Section 4. Subsection (22) of section 409.906, Florida Statutes, is amended, and subsection (26) is added to that section, to read:

409.906 Optional Medicaid services.—Subject to specific appropriations, the agency may make payments for services which are optional to the state under Title XIX of the Social Security Act and are furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any optional service that is provided shall be provided only when medically necessary and in accordance with state and federal law. Optional services rendered by providers in mobile units to Medicaid recipients may be restricted or prohibited by the agency. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. If necessary to safeguard the state's systems of providing services to elderly and disabled persons and subject to the notice and review provisions of s. 216.177, the Governor may direct the Agency for Health Care Administration to amend the Medicaid state plan to delete the optional Medicaid service known as "Intermediate Care Facilities for the Developmentally Disabled." Optional services may include:

- (22) PSYCHIATRIC STATE HOSPITAL SERVICES.—The agency may pay for all-inclusive psychiatric inpatient hospital care provided to a recipient age 65 or older in a state treatment facility or in a qualified private free-standing specialty mental hospital.
- (26) ANESTHESIOLOGIST ASSISTANT SERVICES.—The agency may pay for all services provided to a recipient by an anesthesiologist assistant licensed under s. 458.3475 or s. 459.023. Reimbursement for such services must be not less than 80 percent of the reimbursement that would be paid to a physician who provided the same services.
  - Section 5. Section 409.9061, Florida Statutes, is repealed.
- Section 6. Paragraph (b) of subsection (2) and subsection (13) of section 409.908, Florida Statutes, are amended to read:

409.908 Reimbursement of Medicaid providers.—Subject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based on cost reporting and submits a cost report late and that cost report would have been used to set a lower reimbursement rate for a rate semester, then the provider's rate for that semester shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent.

(2)

- (b) Subject to any limitations or directions provided for in the General Appropriations Act, the agency shall establish and implement a Florida Title XIX Long-Term Care Reimbursement Plan (Medicaid) for nursing home care in order to provide care and services in conformance with the applicable state and federal laws, rules, regulations, and quality and safety standards and to ensure that individuals eligible for medical assistance have reasonable geographic access to such care.
- 1. Changes of ownership or of licensed operator may or may not qualify for increases in reimbursement rates associated with the change of ownership or of licensed operator. The agency may amend the Title XIX Long Term Care Reimbursement Plan to provide that the initial nursing home reimbursement rates, for the operating, patient care, and MAR components, associated with related and unrelated party changes of ownership or licensed operator filed on or after September 1, 2001, are equivalent to the previous owner's reimbursement rate.
- 1.2. The agency shall amend the long-term care reimbursement plan and cost reporting system to create direct care and indirect care subcomponents of the patient care component of the per diem rate. These two subcomponents together shall equal the patient care component of the per diem rate. Separate cost-based ceilings shall be calculated for each patient care subcomponent. The direct care subcomponent of the per diem rate shall be limited by the cost-based class ceiling, and the indirect care subcomponent may be limited by the lower of the cost-based class ceiling, the target rate class ceiling, or the individual provider target.
- 2.3. The direct care subcomponent shall include salaries and benefits of direct care staff providing nursing services including registered nurses, licensed practical nurses, and certified nursing assistants who deliver care directly to residents in the nursing home facility. This excludes nursing administration, minimum data set, and care plan coordinators, staff development, and staffing coordinator.
- 3.4. All other patient care costs shall be included in the indirect care cost subcomponent of the patient care per diem rate. There shall be no costs directly or indirectly allocated to the direct care subcomponent from a home office or management company.
- 4.5. On July 1 of each year, the agency shall report to the Legislature direct and indirect care costs, including average direct and indirect care costs per resident per facility and direct care and indirect care salaries and benefits per category of staff member per facility.
- 5.6. In order to offset the cost of general and professional liability insurance, the agency shall amend the plan to allow for interim rate adjustments to reflect increases in the cost of general or professional liability insurance for nursing homes. This provision shall be implemented to the extent existing appropriations are available.

It is the intent of the Legislature that the reimbursement plan achieve the goal of providing access to health care for nursing home residents who require large amounts of care while encouraging diversion services as an alternative to nursing home care for residents who can be served within the community. The agency shall base the establishment of any maximum rate of payment, whether overall or component, on the available moneys as provided for in the General Appropriations Act. The agency may base the maximum rate of payment on the results of scientifically valid analysis and conclusions derived from objective statistical data pertinent to the particular maximum rate of payment.

- (13) Medicare premiums for persons eligible for both Medicare and Medicaid coverage shall be paid at the rates established by Title XVIII of the Social Security Act. For Medicare services rendered to Medicaid-eligible persons, Medicaid shall pay Medicare deductibles and coinsurance as follows:
- (a) Medicaid shall make no payment toward deductibles and coinsurance for any service that is not covered by Medicaid.
- (a)(b) Medicaid's financial obligation for deductibles and coinsurance payments shall be based on Medicare allowable fees, not on a provider's billed charges.

(b)(e) Medicaid will pay no portion of Medicare deductibles and coinsurance when payment that Medicare has made for the service equals or exceeds what Medicaid would have paid if it had been the sole payor. The combined payment of Medicare and Medicaid shall not exceed the amount Medicaid would have paid had it been the sole payor. The Legislature finds that there has been confusion regarding the reimbursement for services rendered to dually eligible Medicare beneficiaries. Accordingly, the Legislature clarifies that it has always been the intent of the Legislature before and after 1991 that, in reimbursing in accordance with fees established by Title XVIII for premiums, deductibles, and coinsurance for Medicare services rendered by physicians to Medicaid eligible persons, physicians be reimbursed at the lesser of the amount billed by the physician or the Medicaid maximum allowable fee established by the Agency for Health Care Administration, as is permitted by federal law. It has never been the intent of the Legislature with regard to such services rendered by physicians that Medicaid be required to provide any payment for deductibles, coinsurance, or copayments for Medicare cost sharing, or any expenses incurred relating thereto, in excess of the payment amount provided for under the State Medicaid plan for such service. This payment methodology is applicable even in those situations in which the payment for Medicare cost sharing for a qualified Medicare beneficiary with respect to an item or service is reduced or eliminated. This expression of the Legislature is in clarification of existing law and shall apply to payment for, and with respect to provider agreements with respect to, items or services furnished on or after the effective date of this act. This paragraph applies to payment by Medicaid for items and services furnished before the effective date of this act if such payment is the subject of a lawsuit that is based on the provisions of this section, and that is pending as of, or is initiated after, the effective date of this act.

## (c)(d) Notwithstanding paragraphs (a)-(b) (a)-(e):

- 1. Medicaid payments for Nursing Home Medicare part A coinsurance shall be limited to the lesser of the Medicare coinsurance amount or the Medicaid nursing home per diem rate less any amount paid by Medicare, but only up to the Medicare coinsurance. The Medicaid per diem rate shall be the rate in effect for the dates of service of the crossover claims and may not be subsequently adjusted due to subsequent per diem rate adjustments.
- 2. Medicaid shall pay all deductibles and coinsurance for Medicareeligible recipients receiving freestanding end stage renal dialysis center services.
- 3. Medicaid payments for general hospital inpatient services shall be limited to the Medicare deductible per spell of illness and coinsurance. Medicaid shall make no payment toward coinsurance for Medicare general hospital inpatient services.
- 4. Medicaid shall pay all deductibles and coinsurance for Medicare emergency transportation services provided by ambulances licensed pursuant to chapter 401.
- Section 7. Paragraph (a) of subsection (2) of section 409.911, Florida Statutes, is amended to read:
- 409.911 Disproportionate share program.—Subject to specific allocations established within the General Appropriations Act and any limitations established pursuant to chapter 216, the agency shall distribute, pursuant to this section, moneys to hospitals providing a disproportionate share of Medicaid or charity care services by making quarterly Medicaid payments as required. Notwithstanding the provisions of s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients.
- (2) The Agency for Health Care Administration shall use the following actual audited data to determine the Medicaid days and charity care to be used in calculating the disproportionate share payment:
- (a) The average of the 2001, 2002, and 2003 2000, 2001, and 2002 audited disproportionate share data to determine each hospital's Medicaid days and charity care for the 2007-2008 2006-2007 state fiscal year.
- Section 8. Section 409.9112, Florida Statutes, is amended to read:
- 409.9112 Disproportionate share program for regional perinatal intensive care centers.—In addition to the payments made under s.

409.911, the Agency for Health Care Administration shall design and implement a system of making disproportionate share payments to those hospitals that participate in the regional perinatal intensive care center program established pursuant to chapter 383. This system of payments shall conform with federal requirements and shall distribute funds in each fiscal year for which an appropriation is made by making quarterly Medicaid payments. Notwithstanding the provisions of s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients. For the state fiscal year 2007-2008 2005-2006, the agency shall not distribute moneys under the regional perinatal intensive care centers disproportionate share program.

(1) The following formula shall be used by the agency to calculate the total amount earned for hospitals that participate in the regional perinatal intensive care center program:

#### TAE = HDSP/THDSP

Where:

TAE = total amount earned by a regional perinatal intensive care center.

HDSP = the prior state fiscal year regional perinatal intensive care center disproportionate share payment to the individual hospital.

THDSP = the prior state fiscal year total regional perinatal intensive care center disproportionate share payments to all hospitals.

(2) The total additional payment for hospitals that participate in the regional perinatal intensive care center program shall be calculated by the agency as follows:

$$TAP = TAE \times TA$$

Where:

TAP = total additional payment for a regional perinatal intensive care center.

TAE = total amount earned by a regional perinatal intensive care center.

TA = total appropriation for the regional perinatal intensive care center disproportionate share program.

- (3) In order to receive payments under this section, a hospital must be participating in the regional perinatal intensive care center program pursuant to chapter 383 and must meet the following additional requirements:
- (a) Agree to conform to all departmental and agency requirements to ensure high quality in the provision of services, including criteria adopted by departmental and agency rule concerning staffing ratios, medical records, standards of care, equipment, space, and such other standards and criteria as the department and agency deem appropriate as specified by rule.
- (b) Agree to provide information to the department and agency, in a form and manner to be prescribed by rule of the department and agency, concerning the care provided to all patients in neonatal intensive care centers and high-risk maternity care.
- (c) Agree to accept all patients for neonatal intensive care and highrisk maternity care, regardless of ability to pay, on a functional spaceavailable basis.
- (d) Agree to develop arrangements with other maternity and neonatal care providers in the hospital's region for the appropriate receipt and transfer of patients in need of specialized maternity and neonatal intensive care services.
- (e) Agree to establish and provide a developmental evaluation and services program for certain high-risk neonates, as prescribed and defined by rule of the department.
- (f) Agree to sponsor a program of continuing education in perinatal care for health care professionals within the region of the hospital, as specified by rule.
- (g) Agree to provide backup and referral services to the department's county health departments and other low-income perinatal providers

within the hospital's region, including the development of written agreements between these organizations and the hospital.

- (h) Agree to arrange for transportation for high-risk obstetrical patients and neonates in need of transfer from the community to the hospital or from the hospital to another more appropriate facility.
- (4) Hospitals which fail to comply with any of the conditions in subsection (3) or the applicable rules of the department and agency shall not receive any payments under this section until full compliance is achieved. A hospital which is not in compliance in two or more consecutive quarters shall not receive its share of the funds. Any forfeited funds shall be distributed by the remaining participating regional perinatal intensive care center program hospitals.
  - Section 9. Section 409.9113, Florida Statutes, is amended to read:
- 409.9113 Disproportionate share program for teaching hospitals.— In addition to the payments made under ss. 409.911 and 409.9112, the Agency for Health Care Administration shall make disproportionate share payments to statutorily defined teaching hospitals for their increased costs associated with medical education programs and for tertiary health care services provided to the indigent. This system of payments shall conform with federal requirements and shall distribute funds in each fiscal year for which an appropriation is made by making quarterly Medicaid payments. Notwithstanding s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients. For the state fiscal year 2007-2008 2006-2007, the agency shall distribute the moneys provided in the General Appropriations Act to statutorily defined teaching hospitals and family practice teaching hospitals under the teaching hospital disproportionate share program. The funds provided for statutorily defined teaching hospitals shall be distributed in the same proportion as the state fiscal year 2003-2004 teaching hospital disproportionate share funds were distributed. The funds provided for family practice teaching hospitals shall be distributed equally among family practice teaching hospitals.
- (1) On or before September 15 of each year, the Agency for Health Care Administration shall calculate an allocation fraction to be used for distributing funds to state statutory teaching hospitals. Subsequent to the end of each quarter of the state fiscal year, the agency shall distribute to each statutory teaching hospital, as defined in s. 408.07, an amount determined by multiplying one-fourth of the funds appropriated for this purpose by the Legislature times such hospital's allocation fraction. The allocation fraction for each such hospital shall be determined by the sum of three primary factors, divided by three. The primary factors are:
- (a) The number of nationally accredited graduate medical education programs offered by the hospital, including programs accredited by the Accreditation Council for Graduate Medical Education and the combined Internal Medicine and Pediatrics programs acceptable to both the American Board of Internal Medicine and the American Board of Pediatrics at the beginning of the state fiscal year preceding the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction that the hospital represents of the total number of programs, where the total is computed for all state statutory teaching hospitals
- (b) The number of full-time equivalent trainees in the hospital, which comprises two components:
- 1. The number of trainees enrolled in nationally accredited graduate medical education programs, as defined in paragraph (a). Full-time equivalents are computed using the fraction of the year during which each trainee is primarily assigned to the given institution, over the state fiscal year preceding the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction that the hospital represents of the total number of full-time equivalent trainees enrolled in accredited graduate programs, where the total is computed for all state statutory teaching hospitals.
- 2. The number of medical students enrolled in accredited colleges of medicine and engaged in clinical activities, including required clinical clerkships and clinical electives. Full-time equivalents are computed using the fraction of the year during which each trainee is primarily assigned to the given institution, over the course of the state fiscal year preceding the date on which the allocation fraction is calculated. The

numerical value of this factor is the fraction that the given hospital represents of the total number of full-time equivalent students enrolled in accredited colleges of medicine, where the total is computed for all state statutory teaching hospitals.

The primary factor for full-time equivalent trainees is computed as the sum of these two components, divided by two.

- (c) A service index that comprises three components:
- 1. The Agency for Health Care Administration Service Index, computed by applying the standard Service Inventory Scores established by the Agency for Health Care Administration to services offered by the given hospital, as reported on Worksheet A-2 for the last fiscal year reported to the agency before the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction that the given hospital represents of the total Agency for Health Care Administration Service Index values, where the total is computed for all state statutory teaching hospitals.
- 2. A volume-weighted service index, computed by applying the standard Service Inventory Scores established by the Agency for Health Care Administration to the volume of each service, expressed in terms of the standard units of measure reported on Worksheet A-2 for the last fiscal year reported to the agency before the date on which the allocation factor is calculated. The numerical value of this factor is the fraction that the given hospital represents of the total volume-weighted service index values, where the total is computed for all state statutory teaching hospitals.
- 3. Total Medicaid payments to each hospital for direct inpatient and outpatient services during the fiscal year preceding the date on which the allocation factor is calculated. This includes payments made to each hospital for such services by Medicaid prepaid health plans, whether the plan was administered by the hospital or not. The numerical value of this factor is the fraction that each hospital represents of the total of such Medicaid payments, where the total is computed for all state statutory teaching hospitals.

The primary factor for the service index is computed as the sum of these three components, divided by three.

(2) By October 1 of each year, the agency shall use the following formula to calculate the maximum additional disproportionate share payment for statutorily defined teaching hospitals:

$$TAP = THAF \times A$$

Where:

TAP = total additional payment.

THAF = teaching hospital allocation factor.

A = amount appropriated for a teaching hospital disproportionate share program.

Section 10. Section 409.9117, Florida Statutes, is amended to read:

409.9117 Primary care disproportionate share program.—For the state fiscal year 2007-2008 2006-2007, the agency shall not distribute moneys under the primary care disproportionate share program.

- (1) If federal funds are available for disproportionate share programs in addition to those otherwise provided by law, there shall be created a primary care disproportionate share program.
- (2) The following formula shall be used by the agency to calculate the total amount earned for hospitals that participate in the primary care disproportionate share program:

## TAE = HDSP/THDSP

Where:

TAE = total amount earned by a hospital participating in the primary care disproportionate share program.

HDSP = the prior state fiscal year primary care disproportionate share payment to the individual hospital.

THDSP = the prior state fiscal year total primary care disproportionate share payments to all hospitals.

(3) The total additional payment for hospitals that participate in the primary care disproportionate share program shall be calculated by the agency as follows:

 $TAP = TAE \times TA$ 

Where:

May 3, 2007

TAP = total additional payment for a primary care hospital.

TAE = total amount earned by a primary care hospital.

 $TA = total \ appropriation for the primary care disproportionate share program.$ 

- (4) In the establishment and funding of this program, the agency shall use the following criteria in addition to those specified in s. 409.911, payments may not be made to a hospital unless the hospital agrees to:
- $\mbox{(a)}\;\; \mbox{Cooperate}$  with a Medicaid prepaid health plan, if one exists in the community.
- (b) Ensure the availability of primary and specialty care physicians to Medicaid recipients who are not enrolled in a prepaid capitated arrangement and who are in need of access to such physicians.
- (c) Coordinate and provide primary care services free of charge, except copayments, to all persons with incomes up to 100 percent of the federal poverty level who are not otherwise covered by Medicaid or another program administered by a governmental entity, and to provide such services based on a sliding fee scale to all persons with incomes up to 200 percent of the federal poverty level who are not otherwise covered by Medicaid or another program administered by a governmental entity, except that eligibility may be limited to persons who reside within a more limited area, as agreed to by the agency and the hospital.
- (d) Contract with any federally qualified health center, if one exists within the agreed geopolitical boundaries, concerning the provision of primary care services, in order to guarantee delivery of services in a nonduplicative fashion, and to provide for referral arrangements, privileges, and admissions, as appropriate. The hospital shall agree to provide at an onsite or offsite facility primary care services within 24 hours to which all Medicaid recipients and persons eligible under this paragraph who do not require emergency room services are referred during normal daylight hours.
- (e) Cooperate with the agency, the county, and other entities to ensure the provision of certain public health services, case management, referral and acceptance of patients, and sharing of epidemiological data, as the agency and the hospital find mutually necessary and desirable to promote and protect the public health within the agreed geopolitical boundaries.
- (f) In cooperation with the county in which the hospital resides, develop a low-cost, outpatient, prepaid health care program to persons who are not eligible for the Medicaid program, and who reside within the
- (g) Provide inpatient services to residents within the area who are not eligible for Medicaid or Medicare, and who do not have private health insurance, regardless of ability to pay, on the basis of available space, except that nothing shall prevent the hospital from establishing bill collection programs based on ability to pay.
- (h) Work with the Florida Healthy Kids Corporation, the Florida Health Care Purchasing Cooperative, and business health coalitions, as appropriate, to develop a feasibility study and plan to provide a low-cost comprehensive health insurance plan to persons who reside within the area and who do not have access to such a plan.
- (i) Work with public health officials and other experts to provide community health education and prevention activities designed to promote healthy lifestyles and appropriate use of health services.
- (j) Work with the local health council to develop a plan for promoting access to affordable health care services for all persons who reside within the area, including, but not limited to, public health services, primary care services, inpatient services, and affordable health insurance generally.

Any hospital that fails to comply with any of the provisions of this subsection, or any other contractual condition, may not receive payments under this section until full compliance is achieved.

Section 11. Paragraph (b) of subsection (4) of section 409.912, Florida Statutes, is amended, and subsections (53) and (54) are added to that section, to read:

409.912 Cost-effective purchasing of health care.—The agency shall purchase goods and services for Medicaid recipients in the most costeffective manner consistent with the delivery of quality medical care. To ensure that medical services are effectively utilized, the agency may, in any case, require a confirmation or second physician's opinion of the correct diagnosis for purposes of authorizing future services under the Medicaid program. This section does not restrict access to emergency services or poststabilization care services as defined in 42 C.F.R. part 438.114. Such confirmation or second opinion shall be rendered in a manner approved by the agency. The agency shall maximize the use of prepaid per capita and prepaid aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify trends that are outside the normal practice patterns of a provider's professional peers or the national guidelines of a provider's professional association. The vendor must be able to provide information and counseling to a provider whose practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. The agency may mandate prior authorization, drug therapy management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug classes, or particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform the Pharmaceutical and Therapeutics Committee of its decisions regarding drugs subject to prior authorization. The agency is authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. The agency may competitively bid single-source-provider contracts if procurement of goods or services results in demonstrated cost savings to the state without limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider turnover, provider profiling, provider licensure history, previous program integrity investigations and findings, peer review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers shall not be entitled to enrollment in the Medicaid provider network. The agency shall determine instances in which allowing Medicaid beneficiaries to purchase durable medical equipment and other goods is less expensive to the Medicaid program than long-term rental of the equipment or goods. The agency may establish rules to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies.

- (4) The agency may contract with:
- (b) An entity that is providing comprehensive behavioral health care services to certain Medicaid recipients through a capitated, prepaid arrangement pursuant to the federal waiver provided for by s. 409.905(5). Such an entity must be licensed under chapter 624, chapter 636, or chapter 641 and must possess the clinical systems and operational competence to manage risk and provide comprehensive behavioral health care to Medicaid recipients. As used in this paragraph, the term "comprehensive behavioral health care services" means covered mental health and substance abuse treatment services that are available to Medicaid recipients. The secretary of the Department of Children and Family Services shall approve provisions of procurements related to children in the department's care or custody prior to enrolling such children in a prepaid behavioral health plan. Any contract awarded

under this paragraph must be competitively procured. In developing the behavioral health care prepaid plan procurement document, the agency shall ensure that the procurement document requires the contractor to develop and implement a plan to ensure compliance with s. 394.4574 related to services provided to residents of licensed assisted living facilities that hold a limited mental health license. Except as provided in subparagraph 8., and except in counties where the Medicaid managed care pilot program is authorized pursuant to s. 409.91211, the agency shall seek federal approval to contract with a single entity meeting these requirements to provide comprehensive behavioral health care services to all Medicaid recipients not enrolled in a Medicaid managed care plan authorized under s. 409.91211 or a Medicaid health maintenance organization in an AHCA area. In an AHCA area where the Medicaid managed care pilot program is authorized pursuant to s. 409.91211 in one or more counties, the agency may procure a contract with a single entity to serve the remaining counties as an AHCA area or the remaining counties may be included with an adjacent AHCA area and shall be subject to this paragraph. Each entity must offer sufficient choice of providers in its network to ensure recipient access to care and the opportunity to select a provider with whom they are satisfied. The network shall include all public mental health hospitals. To ensure unimpaired access to behavioral health care services by Medicaid recipients, all contracts issued pursuant to this paragraph shall require each managed care company to report to the agency on an annual basis the percentage of the capitation paid to the managed care company which is expended for the provision of behavioral health care services. 80 percent of the capitation paid to the managed care plan, including health maintenance organizations, to be expended for the provision of behavioral health care services. In the event the managed care plan expends less than 80 percent of the capitation paid pursuant to this paragraph for the provision of behavioral health care services, the difference shall be returned to the agency. The agency shall provide the managed care plan with a certification letter indicating the amount of capitation paid during each calendar year for the provision of behavioral health care services pursuant to this section. The agency may reimburse for substance abuse treatment services on a fee-for-service basis until the agency finds that adequate funds are available for capitated, prepaid arrangements.

- 1. By January 1, 2001, the agency shall modify the contracts with the entities—providing—comprehensive—inpatient—and—outpatient—mental health care services to Medicaid recipients in Hillsborough, Highlands, Hardee, Manatee, and Polk Counties, to include substance abuse treatment services.
- 1.2. By July 1, 2003, the agency and the Department of Children and Family Services shall execute a written agreement that requires collaboration and joint development of all policy, budgets, procurement documents, contracts, and monitoring plans that have an impact on the state and Medicaid community mental health and targeted case management programs.
- 2.3. Except as provided in subparagraph 7. 8., by July 1, 2006, the agency and the Department of Children and Family Services shall contract with managed care entities in each AHCA area except area 6 or arrange to provide comprehensive inpatient and outpatient mental health and substance abuse services through capitated prepaid arrangements to all Medicaid recipients who are eligible to participate in such plans under federal law and regulation. In AHCA areas where eligible individuals number less than 150,000, the agency shall contract with a single managed care plan to provide comprehensive behavioral health services to all recipients who are not enrolled in a Medicaid health maintenance organization or a Medicaid capitated managed care plan authorized under s. 409.91211. The agency may contract with more than one comprehensive behavioral health provider to provide care to recipients who are not enrolled in a Medicaid capitated managed care plan authorized under s. 409.91211 or a Medicaid health maintenance organization in AHCA areas where the eligible population exceeds 150,000. In an AHCA area where the Medicaid managed care pilot program is authorized pursuant to s. 409.91211 in one or more counties, the agency may procure a contract with a single entity to serve the remaining counties as an AHCA area or the remaining counties may be included with an adjacent AHCA area and shall be subject to this paragraph. Contracts for comprehensive behavioral health providers awarded pursuant to this section shall be competitively procured. Both for-profit and not-for-profit corporations shall be eligible to compete. Managed care plans contracting with the agency under subsection (3) shall provide and receive payment for the same comprehensive behavioral health benefits as provided in AHCA rules, including handbooks incorporated by reference. In AHCA area 11, the agency shall contract with at least two

- comprehensive behavioral health care providers to provide behavioral health care to recipients in that area who are enrolled in, or assigned to, the MediPass program. One of the behavioral health care contracts shall be with the existing provider service network pilot project, as described in paragraph (d), for the purpose of demonstrating the cost-effectiveness of the provision of quality mental health services through a public hospital-operated managed care model. Payment shall be at an agreed-upon capitated rate to ensure cost savings. Of the recipients in area 11 who are assigned to MediPass under the provisions of s. 409.9122(2)(k), a minimum of 50,000 of those MediPass-enrolled recipients shall be assigned to the existing provider service network in area 11 for their behavioral care.
- 3.4. By October 1, 2003, the agency and the department shall submit a plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives which provides for the full implementation of capitated prepaid behavioral health care in all areas of the state.
- a. Implementation shall begin in 2003 in those AHCA areas of the state where the agency is able to establish sufficient capitation rates.
- b. If the agency determines that the proposed capitation rate in any area is insufficient to provide appropriate services, the agency may adjust the capitation rate to ensure that care will be available. The agency and the department may use existing general revenue to address any additional required match but may not over-obligate existing funds on an annualized basis.
- c. Subject to any limitations provided for in the General Appropriations Act, the agency, in compliance with appropriate federal authorization, shall develop policies and procedures that allow for certification of local and state funds.
- 4.5. Children residing in a statewide inpatient psychiatric program, or in a Department of Juvenile Justice or a Department of Children and Family Services residential program approved as a Medicaid behavioral health overlay services provider shall not be included in a behavioral health care prepaid health plan or any other Medicaid managed care plan pursuant to this paragraph.
- 5.6. In converting to a prepaid system of delivery, the agency shall in its procurement document require an entity providing only comprehensive behavioral health care services to prevent the displacement of indigent care patients by enrollees in the Medicaid prepaid health plan providing behavioral health care services from facilities receiving state funding to provide indigent behavioral health care, to facilities licensed under chapter 395 which do not receive state funding for indigent behavioral health care, or reimburse the unsubsidized facility for the cost of behavioral health care provided to the displaced indigent care patient.
- 6.7. Traditional community mental health providers under contract with the Department of Children and Family Services pursuant to part IV of chapter 394, child welfare providers under contract with the Department of Children and Family Services in areas 1 and 6, and inpatient mental health providers licensed pursuant to chapter 395 must be offered an opportunity to accept or decline a contract to participate in any provider network for prepaid behavioral health services.
- 7.8. For fiscal year 2004-2005, all Medicaid eligible children, except children in areas 1 and 6, whose cases are open for child welfare services in the HomeSafeNet system, shall be enrolled in MediPass or in Medicaid fee-for-service and all their behavioral health care services including inpatient, outpatient psychiatric, community mental health, and case management shall be reimbursed on a fee-for-service basis. Beginning July 1, 2005, such children, who are open for child welfare services in the HomeSafeNet system, shall receive their behavioral health care services through a specialty prepaid plan operated by community-based lead agencies either through a single agency or formal agreements among several agencies. The specialty prepaid plan must result in savings to the state comparable to savings achieved in other Medicaid managed care and prepaid programs. Such plan must provide mechanisms to maximize state and local revenues. The specialty prepaid plan shall be developed by the agency and the Department of Children and Family Services. The agency is authorized to seek any federal waivers to implement this initiative. Medicaid-eligible children whose cases are open for child welfare services in the HomeSafeNet system and who reside in AHCA area 10 shall be exempt from the specialty prepaid plan upon the development of a service delivery mechanism for area 10 children as specified in s. 409.91211(3)(dd).

- 8. The agency may implement a methodology based on encounter data to develop capitation rates for prepaid health plans contracted to provide behavioral health services pursuant to this paragraph and for health maintenance organizations contracted to provide behavioral health services pursuant to subsection (3). For contracts beginning in the first state fiscal year in which an encounter-based system is used in any agency service area, 90 percent of the capitation rate shall be based on the agency's fee-for-service methodology and 10 percent shall be based on the behavioral health encounter data system methodology. For contracts beginning in the second and third state fiscal years in which an encounterbased system is used in any agency service area, no less than 75 percent of the capitation rate shall be based on the agency's fee-for-service methodology and not more than 25 percent shall be based on the behavioral health encounter data system methodology. If the agency applies an encounter data system methodology in agency service areas 1 and 6 in state fiscal year 2007-2008, the 2007-2008 state fiscal year shall be considered the first year of the implementation.
- (53)(a) A pharmacist may not dispense a drug for immunosuppressive therapy following transplant unless the drug is the specific formulation and manufactured by the specific manufacturer as prescribed by the patient's physician.
- (b) A pharmacist may substitute a drug product that is generically equivalent for immunosuppressive therapy following transplant only if, before making the substitution, the pharmacist obtains a signed authorization from the prescribing physician.
- (54) Before seeking an amendment to the state plan for purposes of implementing programs authorized by the Deficit Reduction Act of 2005, the agency shall notify the Legislature.
- Section 12. Paragraph (dd) of subsection (3) of section 409.91211, Florida Statutes, is amended to read:
  - 409.91211 Medicaid managed care pilot program.—
- (3) The agency shall have the following powers, duties, and responsibilities with respect to the pilot program:
- (dd) To implement develop and recommend service delivery mechanisms within capitated managed care plans to provide Medicaid services as specified in ss. 409.905 and 409.906 to Medicaid-eligible children who are open for child welfare services in the HomeSafeNet system in foster eare. These services must be coordinated with community-based care providers as specified in s. 409.1671 s. 409.1675, where available, and be sufficient to meet the medical, developmental, behavioral, and emotional needs of these children. These service-delivery mechanisms must be implemented no later than July 1, 2008, in AHCA area 10 in order for the children in AHCA area 10 to remain exempt from the statewide plan under s. 409.912(4)(b)7.
- Section 13. Subsection (13) of section 409.9122, Florida Statutes, is amended to read:
- $409.9122\,$  Mandatory Medicaid managed care enrollment; programs and procedures.—
- (13) Effective July 1, 2003, the agency shall adjust the enrollee assignment process of Medicaid managed prepaid health plans for those Medicaid managed prepaid plans operating in Miami-Dade County which have executed a contract with the agency for a minimum of 8 consecutive years in order for the Medicaid managed prepaid plan to maintain a minimum enrollment level of 15,000 members per month. When assigning enrollees pursuant to this subsection, the agency shall give priority to providers that initially qualified under this subsection until such providers reach and maintain an enrollment level of 15,000 members per month. A prepaid health plan that has a statewide Medicaid enrollment of 25,000 or more members is not eligible for enrollee assignments under this subsection.
- Section 14. Subsection (2) of section 409.9124, Florida Statutes, is amended, and subsections (7) and (8) are added to that section, to read:
- 409.9124 Managed care reimbursement.—The agency shall develop and adopt by rule a methodology for reimbursing managed care plans.
- (2) Each year prior to establishing new managed care rates, the agency shall review all prior year adjustments for changes in trend, and

- shall reduce or eliminate those adjustments which are not reasonable and which reflect policies or programs which are not in effect. In addition, the agency shall apply only those policy reductions applicable to the fiscal year for which the rates are being set, which can be accurately estimated and verified by an independent actuary, and which have been implemented prior to or will be implemented during the fiscal year. The agency shall pay rates at per-member, per-month averages that do not exceed the amounts allowed for in the General Appropriations Act applicable to the fiscal year for which the rates will be in effect.
- (7) Effective January 1, 2008, the agency shall amend its rule pertaining to the methodology for reimbursing managed care plans created pursuant to this section, and for each agency area and eligibility category, the percentage of the payment limit shall be increased by 0.5 percentage point from the percentage of the payment limit specified in the 2006-2007 rule. The percentage of the payment limit may not exceed 100 percent for any agency area or eligibility category.
- (8) Effective January 1, 2009, the agency shall amend its rule pertaining to the methodology for reimbursing managed care plans created pursuant to this section, and for each agency area and eligibility category, the percentage of the payment limit shall be increased by 1.5 percentage points from the percentage of the payment limit specified in the 2007-2008 rule. The percentage of the payment limit may not exceed 100 percent for any agency area or eligibility category.
- Section 15. Subsection (36) of section 409.913, Florida Statutes, is amended to read:
- 409.913 Oversight of the integrity of the Medicaid program.—The agency shall operate a program to oversee the activities of Florida Medicaid recipients, and providers and their representatives, to ensure that fraudulent and abusive behavior and neglect of recipients occur to the minimum extent possible, and to recover overpayments and impose sanctions as appropriate. Beginning January 1, 2003, and each year thereafter, the agency and the Medicaid Fraud Control Unit of the Department of Legal Affairs shall submit a joint report to the Legislature documenting the effectiveness of the state's efforts to control Medicaid fraud and abuse and to recover Medicaid overpayments during the previous fiscal year. The report must describe the number of cases opened and investigated each year; the sources of the cases opened; the disposition of the cases closed each year; the amount of overpayments alleged in preliminary and final audit letters; the number and amount of fines or penalties imposed; any reductions in overpayment amounts negotiated in settlement agreements or by other means; the amount of final agency determinations of overpayments; the amount deducted from federal claiming as a result of overpayments; the amount of overpayments recovered each year; the amount of cost of investigation recovered each year; the average length of time to collect from the time the case was opened until the overpayment is paid in full; the amount determined as uncollectible and the portion of the uncollectible amount subsequently reclaimed from the Federal Government; the number of providers, by type, that are terminated from participation in the Medicaid program as a result of fraud and abuse; and all costs associated with discovering and prosecuting cases of Medicaid overpayments and making recoveries in such cases. The report must also document actions taken to prevent overpayments and the number of providers prevented from enrolling in or reenrolling in the Medicaid program as a result of documented Medicaid fraud and abuse and must recommend changes necessary to prevent
- (36) The agency shall provide to each Medicaid recipient or his or her representative an explanation of benefits in the form of a letter that is mailed to the most recent address of the recipient on the record with the Department of Children and Family Services. The explanation of benefits must include the patient's name, the name of the health care provider and the address of the location where the service was provided, a description of all services billed to Medicaid in terminology that should be understood by a reasonable person, and information on how to report inappropriate or incorrect billing to the agency or other law enforcement entities for review or investigation. The explanation of benefits may not be mailed for Medicaid independent laboratory services as described in s. 409.905(7) or for the Medicaid certified match services as described in ss. 409.9071 and 1011.70.
- Section 16. Paragraph (a) of subsection (9) of section 430.705, Florida Statutes, is amended to read:

430.705  $\,$  Implementation of the long-term care community diversion pilot projects.—

- (9) Community diversion pilot projects must:
- (a) Provide services for participants that are of sufficient quality, quantity, type, and duration to prevent or delay nursing facility placement. Services shall include hospice care by a licensed hospice.

Section 17. Present subsections (3) and (4) of section 458.319, Florida Statutes, are redesignated as subsections (4) and (5), respectively, and a new subsection (3) is added to that section, to read:

458.319 Renewal of license.—

(3) The Department of Health shall waive the biennial license renewal fee for up to 10,000 allopathic or osteopathic physicians, in the aggregate, who have a valid, active license to practice under this chapter or chapter 459; whose primary practice address, as reported under s. 456.041, is located within the state; and who submit to the department, prior to the applicable license renewal date, a sworn affidavit that the physician is prescribing medications exclusively through the use of electronic prescribing software at the physician's primary practice address. For purposes of this subsection, the term "electronic prescribing software" means, at a minimum, software that electronically generates and securely transmits, in real time, a patient prescription to a pharmacy. The department may adopt rules necessary to implement this subsection. This subsection expires July 1, 2008.

Section 18. Section 459.0092, Florida Statutes, is amended to read:

459.0092 Fees.—

- (1) The board shall set fees according to the following schedule:
- (a)(1) The fee for application or certification pursuant to ss. 459.007, 459.0075, and 459.0077 shall not exceed \$500.
- (b)(2) The fee for application and examination pursuant to s. 459.006 shall not exceed \$175 plus the actual per applicant cost to the department for purchase of the examination from the National Board of Osteopathic Medical Examiners or a similar national organization.
- (c)(3) The fee for biennial renewal of licensure or certification shall not exceed \$500.
- (2) The Department of Health shall waive the biennial license renewal fee for up to 10,000 allopathic or osteopathic physicians, in the aggregate, who have a valid, active license to practice under chapter 458 or this chapter; whose primary practice address, as reported under s. 456.041, is located within the state; and who submit to the department, prior to the applicable license renewal date, a sworn affidavit that the physician is prescribing medications exclusively through the use of electronic prescribing software at the physician's primary practice address. For purposes of this subsection, the term "electronic prescribing software" means, at a minimum, software that electronically generates and securely transmits, in real time, a patient prescription to a pharmacy. The department may adopt rules necessary to implement this subsection. This subsection expires July 1, 2008.

Section 19. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to health care; amending s. 381.0302, F.S.; authorizing the Department of Health to provide loan repayment assistance and travel and relocation reimbursement to dentists who agree to serve 2 years in the Florida Health Services Corps; requiring that financial penalties for noncompliance with requirements for participating in the corps be deposited into the Administrative Trust Fund; deleting provisions requiring the deposit of moneys into the Florida Health Services Corps Trust Fund; amending s. 394.9082, F.S.; conforming a cross-reference; amending s. 409.905, F.S.; revising circumstances under which the Agency for Health Care Administration adjusts a hospital's inpatient per diem rate under the Medicaid program; amending s. 409.906, F.S.; authorizing the Agency for Health Care Administration to pay for psychiatric inpatient hospital care to certain persons in certain treatment facilities or specialty hospitals; authorizing the agency to pay

for services provided by an anesthesiologist assistant; providing for reimbursement; repealing s. 409.9061, F.S., relating to the agency contracting with statewide laboratory services; amending s. 409.908, F.S.; deleting the provision that authorizes the agency to amend the Medicaid plan with regard to change of ownership or of the licensed operator of a nursing home; deleting the provision that prohibits Medicaid from making payment toward deductibles and coinsurance for services not covered by Medicaid; revising the calculation for Medicaid payments for Nursing Home Medicare part A coinsurance; limiting Medicaid payments for general hospital inpatient services to the Medicare deductible per spell of illness and coinsurance; amending s. 409.911, F.S.; revising the share data used to calculate the disproportionate share payments to hospitals; amending s. 409.9112, F.S.; revising the time period during which the agency is prohibited from distributing disproportionate share payments to regional perinatal intensive care centers; amending s. 409.9113, F.S.; requiring the agency to distribute moneys provided in the General Appropriations Act to statutorily defined teaching hospitals and family practice teaching hospitals under the teaching hospital disproportionate share program for the 2007-2008 fiscal year; amending s. 409.9117, F.S.; prohibiting the agency from distributing moneys under the primary care disproportionate share program for the 2007-2008 fiscal year; amending s. 409.912, F.S.; revising contract requirements for behavioral health care services for Medicaid recipients; exempting certain Medicaid-eligible children from the specialty prepaid plan upon the development of a service delivery system for such children; authorizing the agency to implement a methodology to develop capitation rates for prepaid health plans contracted to provide behavioral health services; prohibiting a pharmacist from dispensing a drug for immunosuppressive therapy; providing an exception; authorizing a pharmacist to substitute certain drugs for immunosuppressive therapy under certain conditions; requiring that the agency notify the Legislature before seeking an amendment to the state plan in order to implement programs authorized by the Deficit Reduction Act of 2005; amending s. 409.91211, F.S.; requiring the agency to implement delivery mechanisms to provide Medicaid services to Medicaid-eligible children who are open for child welfare services in the HomeSafeNet system; requiring that the services be sufficient to meet the medical, developmental, behavioral, and emotional needs of the children; directing the agency to implement the service delivery by a specified date; amending s. 409.9122, F.S.; requiring that the agency give priority to certain prepaid health plans when assigning enrollees under the Medicaid program; limiting the eligibility of certain providers to contract with the agency; amending s. 409.9124, F.S.; revising the methodology used by the agency in reimbursing managed care plans; specifying certain percentage increases in payment limits; amending s. 409.913, F.S.; prohibiting the explanation of certain Medicaid benefits from being mailed; amending s. 430.705, F.S.; including hospice care within the long-term care community diversion pilot projects; amending ss. 458.319 and 459.0092, F.S.; requiring the Department of Health to waive the biennial license renewal fee for up to a specified number of allopathic or osteopathic physicians; providing conditions for such waiver; authorizing the department to adopt rules; providing for future expiration; providing an effective date.

The Conference Committee Report was read and on motion by Senator Peaden was adopted. **CS for SB 1116** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Fasano Oelrich Alexander Aronberg Gaetz Peaden Posey Atwater Garcia Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Siplin Jones Constantine Joyner Storms Crist Justice Villalobos Webster Dawson King Wilson Deutch Lawson Diaz de la Portilla Wise Lynn

Nays-None

By direction of the President the following Conference Committee Report was read:

#### CONFERENCE COMMITTEE REPORT ON CS for SB 1124

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1124, same being:

An act relating to Home Services/Persons with Disabilities; requires Agency for Persons with Disabilities, in consultation with Agency for Health Care Administration, to develop and implement standards for three-tiered waiver system for purpose of serving clients with developmental disabilities; provides requirements and limitations regarding each tier; requires Agency for Persons with Disabilities to seek federal approval as necessary to implement waiver system; deletes authorization for agency to adopt certain emergency rules.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

```
s/Lisa Carlton
                                    s/James E. "Jim" King, Jr.
  Chair and at Large
                                       Vice Chair and at Large
s/JD Alexander
                                    s/Nancy Argenziano
s/Dave Aronberg
                                    s/Carey Baker
s/Michael S. "Mike" Bennett
                                    s/Larcenia J. Bullard
                                    s/Victor D. Crist
s/Lee Constantine
s/M. Mandy Dawson
                                    s/Alex Diaz de la Portilla
s/Paula Dockery
                                    s/Mike Fasano
s/Don Gaetz
                                    s/Rudy Garcia
s/Anthony C. "Tony" Hill, Sr. s/Arthonia L. Joyner
                                    s/Dennis L. Jones, D.C.
                                    s/Charlie Justice
s/Alfred "Al" Lawson, Jr.
                                    s/Evelyn J. Lynn
s/Gwen Margolis
s/Durell Peaden, Jr.
                                    s/Steve Oelrich
                                    s/Nan H. Rich
s/Jeremy Ring
                                    s/Burt L. Saunders
s/Gary Siplin
s/Daniel Webster, at Large
                                    s/J. Alex Villalobos
                                    s/Frederica S. Wilson
s/Stephen R. Wise
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Managers on the part of the Senate

s/Ray Sansom Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson s/Gary Aubuchon Dennis K. Baxley, at Large Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard Jennifer Carroll Marti Coley s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers s/Keith Fitzgerald s/Clay Ford Bill Galvano Rene Garcia Dan Gelber, at Large Audrey Gibson s/Richard "Rich" Glorioso Michael J. Grant s/Gayle B.Harrell

s/Sandra "Sandy" Adams Bob Allen s/Kevin C. Ambler  $s/Frank\ Attkisson$ s/Loranne Ausley s/Aaron P. Bean s/Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut Larry Cretul Joyce Cusack Mike Davis Carl J. Domino Terry L. Fields s/Anitere Flores James C. "Jim" Frishe s/Luis R. Garcia  $s/Andy\ Gardiner$ Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez Denise Grimsley s/Adam Hasner, at Large

s/D. Alan Havs s/Doug Holder Ed Homan Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth  $s/William\ L.\ "Bill"\ Proctor$ s/Ron Reagan Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large s/Elaine J. Schwartz John P. "Jack" Seiler, at Large s/Kelly Skidmore s/Priscilla Taylor s/Nicholas R. "Nick" Thompson s/Anthony Trey Traviesa s/Shelley Vana s/Will W. Weatherford s/Juan C. Zapata

s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente Carlos Lopez-Cantera s/Mark Mahon s/Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson Joe H. Pickens Ralph Poppell Stephen L. Precourt Scott Randolph Betty Reed s/Garrett Richter s/Julio Robaina Dennis A. Ross Franklin Sands Robert C. "Rob" Schenck Michael J. Scionti David Simmons s/William D. Snyder Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman Trudi K. Williams

Managers on the part of the House

Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Section 393.0661, Florida Statutes, is amended to read:

393.0661 Home and community-based services delivery system; comprehensive redesign.—The Legislature finds that the home and community-based services delivery system for persons with developmental disabilities and the availability of appropriated funds are two of the critical elements in making services available. Therefore, it is the intent of the Legislature that the Agency for Persons with Disabilities shall develop and implement a comprehensive redesign of the system.

- (1) The redesign of the home and community-based services system shall include, at a minimum, all actions necessary to achieve an appropriate rate structure, client choice within a specified service package, appropriate assessment strategies, an efficient billing process that contains reconciliation and monitoring components, a redefined role for support coordinators that avoids potential conflicts of interest, and ensures that family/client budgets are linked to levels of need.
- (a) The agency shall use an assessment instrument that is reliable and valid. The agency may contract with an external vendor or may use support coordinators to complete client assessments if it develops sufficient safeguards and training to ensure ongoing inter-rater reliability.
- (b) The agency, with the concurrence of the Agency for Health Care Administration, may contract for the determination of medical necessity and establishment of individual budgets.
- (2) A provider of services rendered to persons with developmental disabilities pursuant to a federally approved waiver shall be reimbursed according to a rate methodology based upon an analysis of the expenditure history and prospective costs of providers participating in the waiver program, or under any other methodology developed by the Agency for Health Care Administration, in consultation with the Agency for Persons with Disabilities, and approved by the Federal Government in accordance with the waiver.
- (3) The Agency for Health Care Administration, in consultation with the agency, shall seek federal approval and implement a four-tiered waiver system to serve clients with developmental disabilities in the developmental disabilities and family and supported living waivers. The

agency shall assign all clients receiving services through the developmental disabilities waiver to a tier based on a valid assessment instrument, client characteristics, and other appropriate assessment methods. All services covered under the current developmental disabilities waiver shall be available to all clients in all tiers where appropriate, except as otherwise provided in this subsection or in the General Appropriations Act.

- (a) Tier one shall be limited to clients who have service needs that cannot be met in Tier two, three, or four for intensive medical or adaptive needs and that are essential for avoiding institutionalization, or who possess behavioral problems that are exceptional in intensity, duration, or frequency and present a substantial risk of harm to themselves or others.
- (b) Tier two shall be limited to clients whose service needs include a licensed residential facility and greater than 5 hours per day in residential habilitation services or clients in supported living who receive greater than 6 hours a day of in-home support services. Total annual expenditures under tier two may not exceed \$55,000 per client each year.
- (c) Tier three shall include, but is not limited to, clients requiring residential placements, clients in independent or supported living situations, and clients who live in their family home. Total annual expenditures under tier three may not exceed \$35,000 per client each year.
- (d) Tier four is the family and supported living waiver. Tier four shall include, but is not limited to, clients in independent or supported living situations and clients who live in their family home. An increase to the number of services available to clients in this tier shall not take effect prior to July 1, 2008. Total annual expenditures under tier four may not exceed \$14,792 per client each year.
- (e) The Agency for Health Care Administration shall also seek federal approval to provide a consumer-directed option for persons with developmental disabilities which corresponds to the funding levels in each of the waiver tiers. The agency shall implement the four-tiered waiver system beginning with tiers one, three, and four and followed by tier two. The agency and the Agency for Health Care Administration may adopt any rules necessary to administer this subsection.
- (f) The agency shall seek federal waivers and amend contracts as necessary to make changes to services defined in federal waiver programs administered by the agency as follows:
- 1. Supported living coaching services shall not exceed 20 hours per month for persons who also receive in-home support services.
- 2. Limited support coordination services shall be the only type of support coordination service provided to persons under the age of 18 who live in the family home.
- 3. Personal care assistance services shall be limited to no more than 180 hours per calendar month and shall not include rate modifiers. Additional hours may be authorized only if a substantial change in circumstances occurs for the individual.
- 4. Residential habilitation services shall be limited to 8 hours per day. Additional hours may be authorized for persons who have intensive medical or adaptive needs and if such hours are essential for avoiding institutionalization, or for persons who possess behavioral problems that are exceptional in intensity, duration, or frequency and present a substantial risk of harming themselves or others. This restriction shall be in effect until the four-tiered waiver system is fully implemented.
- 5. Chore, nonresidential support services and homemaker services shall be eliminated. The agency shall expand the definition of in-home support services to enable the provider of the service to include activities previously provided in these eliminated services.
- 6. Massage therapy and psychological assessment services shall be eliminated.
- 7. The agency shall conduct supplemental cost plan reviews to verify the medical necessity of authorized services for plans that have increased by more than 8 percent during either of the two preceding fiscal years.
- 8. The agency shall implement a consolidated residential habilitation rate structure to increase savings to the state through a more cost-effective

payment method and establish uniform rates for intensive behavioral residential habilitation services.

- 9. Pending federal approval, the agency is authorized to extend current support plans for clients receiving services under Medicaid waivers for 1 year beginning July 1, 2007, or from the date approved, whichever is later. Clients who have a substantial change in circumstances which threatens their health and safety may be reassessed during this year in order to determine the necessity for a change in their support plan.
- (3) Pending the adoption of rate methodologies pursuant to non-emergency rulemaking under s. 120.54, the Agency for Health Care Administration may, at any time, adopt emergency rules under s. 120.54(4) in order to comply with subsection (4). In adopting such emergency rules, the agency need not make the findings required by s. 120.54(4)(a), and such rules shall be exempt from time limitations provided in s. 120.54(4)(c) and shall remain in effect until replaced by another emergency rule or the nonemergency adoption of the rate methodology.
- (4) Nothing in this section or in any administrative rule shall be construed to prevent or limit the Agency for Health Care Administration, in consultation with the Agency for Persons with Disabilities, from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or from limiting enrollment, or making any other adjustment necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act.
- (5) The Agency for Persons with Disabilities shall submit quarterly status reports to the Executive Office of the Governor, the chair of the Senate Ways and Means Committee or its successor, and the chair of the House Fiscal Council or its successor regarding the financial status of home and community-based services, including the number of enrolled individuals who are receiving services through one or more programs; the number of individuals who have requested services who are not enrolled but who are receiving services through one or more programs, with a description indicating the programs from which the individual is receiving services; the number of individuals who have refused an offer of services but who choose to remain on the list of individuals waiting for services; the number of individuals who have requested services but who are receiving no services; a frequency distribution indicating the length of time individuals have been waiting for services; and information concerning the actual and projected costs compared to the amount of the appropriation available to the program and any projected surpluses or deficits. If at any time an analysis by the agency, in consultation with the Agency for Health Care Administration, indicates that the cost of services is expected to exceed the amount appropriated, the agency shall submit a plan in accordance with subsection (4) to the Executive Office of the Governor, the chair of Senate Ways and Means Committee or its successor, and the chair of the House Fiscal Council or its successor to remain within the amount appropriated. The agency shall work with the Agency for Health Care Administration to implement the plan so as to remain within the appropriation.

Section 2. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to home and community-based services for persons with developmental disabilities; amending s. 393.0661, F.S.; requiring the Agency for Health Care Administration, in consultation with the Agency for Persons with Disabilities, to seek federal approval and implement a four-tiered waiver system for the purpose of serving clients with developmental disabilities; providing requirements and limitations with respect to each tier; authorizing the Agency for Health Care Administration and the Agency for Persons with Disabilities to adopt rules; requiring the Agency for Persons with Disabilities to seek federal waivers and amend contracts in order to implement the waiver system; providing requirements for changes to various services; deleting authorization for the Agency for Health Care Administration to adopt certain emergency rules; providing an effective date.

The Conference Committee Report was read and on motion by Senator Peaden was adopted. **CS for SB 1124** passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

Yeas—39		
Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

By direction of the President the following Conference Committee Report was read:

## CONFERENCE COMMITTEE REPORT ON CS for SB 1126

The Honorable Ken Pruitt

May 1, 2007

President of the Senate

Navs-None

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on CS for SB 1126, same being:

An act relating to Statewide Tobacco Education and Prevention; requires Department of Health to establish comprehensive statewide tobacco education and prevention program; requires Department of Health to contract with Area Health Education Center network and to expand smoking cessation initiative to each county; creates Tobacco Education and Prevention Advisory Council; provides for membership and terms of appointment; provides for reimbursement for per diem and travel expenses; requires Department of Health to submit annual report to Governor and Legislature.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the House recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/Lisa Carlton
                                 s/James E. "Jim" King, Jr.
                                    Vice Chair and at Large
  Chair and at Large
s/JD Alexander
                                 s/Nancy Argenziano
                                 s/Carey Baker
s/Dave Aronberg
                                 s/Larcenia J. Bullard
s/Michael S. "Mike" Bennett
s/Lee Constantine
                                 s/Victor D. Crist
                                 s/Alex Diaz de la Portilla
s/M. Mandy Dawson
s/Paula Dockery
                                 s/Mike\ Fasano
s/Don Gaetz
                                 s/Rudy Garcia
s/Anthony C. "Tony" Hill, Sr.
                                 s/Dennis L. Jones, D.C.
s/Arthenia L. Joyner
                                 s/Charlie Justice
s/Alfred "Al" Lawson, Jr.
                                 s/Evelyn J. Lynn
s/Gwen Margolis
                                  Steve Oelrich
s/Durell Peaden, Jr.
                                 s/Nan H. Rich
s/Jeremy Ring
                                 s/Burt L. Saunders
s/Gary Siplin
                                 s/J. Alex Villalobos
s/Daniel Webster, at Large
                                 s/Frederica S. Wilson
s/Stephen R. Wise
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## Managers on the part of the Senate

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s/Ray Sanson
                                s/Sandra "Sandy" Adams
Chair and at Large
                                s/Bob Allen
s/Thad Altman
                                s/Kevin C. Ambler
Thomas "Tom" Anderson
                                s/Frank Attkisson
Gary Aubuchon
                                s/Loranne Ausley
s/Dennis K. Baxley, at Large
                                s/Aaron P. Bean
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Dorothy Bendross-Mindingall Ellyn Setnor Bogdanoff, at Large s/Marsha L. Bowen, at Large s/Debbie Boyd Mary Brandenburg Ronald A. Brisé s/Donald D. "Don" Brown s/Susan Bucher s/Edward B. "Ed" Bullard s/Dean Cannon Charles S. "Chuck" Chestnut s/Jennifer Carroll s/Marti Coley s/Larry Cretul s/Faye B. Culp Joyce Cusack Don Davis s/Mike Davis s/Charles S. "Charlie" Dean s/Carl J. Domino Terry L. Fields Greg Evers Keith Fitzgerald Anitere Flores Clay Ford s/James C. "Jim" Frishe Bill Galvano Luis R. Garcia Rene Garcia s/Andy Gardiner Dan Gelber, at Large Joseph A. "Joe" Gibbons Audrey Gibson Hugh H. Gibson s/Richard "Rich" Glorioso Eduardo "Eddy" Gonzalez Michael J. Grant Denise Grimsley s/Gayle B.Harrell s/Adam Hasner, at Large s/D. Alan Hays s/Bill Heller Wilbert "Tee" Holloway Doug Holder Ed Homan s/Ed Hooper s/Dorothy L. Hukill Evan Jenne s/Stan Jordan Will S. Kendrick s/Martin David "Marty" Kiar s/Dick Kravitz Paige Kreegel s/Rick Kriseman John Legg Marcelo Llorente s/Janet C. Long s/Carlos Lopez-Cantera s/Richard A. Machek Mark Mahon s/Stan Mavfield s/Seth McKeel Matthew J. "Matt" Meadows s/David J. Mealor Dave Murzin Mitch Needelman s/Peter Nehr s/Bryan Nelson s/Jimmy T. Patronis Pat Patterson Joe H. Pickens Frank Peterman Juan-Carlos "J.C." Planas Ralph Poppell Ari Abraham Porth Stephen L. Precourt William L. "Bill" Proctor s/Scott Randolph Betty Reed s/Ron Reagan Curtis B. Richardson s/Garrett Richter David Rivera, at Large s/Julio Robaina s/Yolly Roberson Dennis A. Ross Maria Lorts Sachs Franklin Sands s/Ron Saunders, at Large s/Robert C. "Rob" Schenck s/Elaine J. Schwartz Michael J. Scionti John P. "Jack" Seiler, at Large s/David Simmons s/Kelly Skidmore s/William D. Snyder s/Priscilla Taylor Geraldine F. "Geri" Thompson Nicholas R. "Nick" Thompson Perry E. Thurston s/Anthony Trey Traviesa Baxter G. Troutman Shelley Vana s/James W. "Jim" Waldman s/Will W. Weatherford s/Trudi K. Williams s/Juan C. Zapata

Managers on the part of the House

## Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Section 381.84, Florida Statutes, is created to read:

381.84 Comprehensive Statewide Tobacco Education and Use Prevention Program.-

- (1) DEFINITIONS.—As used in this section and for purposes of the provisions of s. 27, Art. X of the State Constitution, the term:
- (a) "AHEC network" means an area health education center network established under s. 381.0402.
- (b) "CDC" means the United States Centers for Disease Control and Prevention.
- (c) "Council" means the Tobacco Education and Use Prevention Advisory Council.
  - (d) "Department" means the Department of Health.

- (e) "Tobacco" means, without limitation, tobacco itself and tobacco products that include tobacco and are intended or expected for human use or consumption, including, but not limited to, cigarettes, cigars, pipe tobacco, and smokeless tobacco.
  - (f) "Youth" means minors and young adults.
- (2) PURPOSE, FINDINGS, AND INTENT.—It is the purpose of this section to implement s. 27, Art. X of the State Constitution. The Legislature finds that s. 27, Art. X of the State Constitution requires the funding of a statewide tobacco education and use prevention program that focuses on tobacco use by youth. The Legislature further finds that the primary goals of the program are to reduce the prevalence of tobacco use among youth, adults, and pregnant women; reduce per capita tobacco consumption; and reduce exposure to environmental tobacco smoke. Further, it is the intent of the Legislature to base increases in funding for individual components of the program on the results of assessments and evaluations. Recognizing that some components will need to grow faster than inflation, it is the intent of the Legislature to fund portions of the program on a nonrecurring basis in the early years so that those components that are most effective can be supported as the program matures.
- (3) PROGRAM COMPONENTS AND REQUIREMENTS.—The department shall conduct a comprehensive, statewide tobacco education and use prevention program consistent with the recommendations for effective program components contained in the 1999 Best Practices for Comprehensive Tobacco Control Programs of the CDC, as amended by the CDC. The program shall include the following components, each of which shall focus on educating people, particularly youth and their parents, about the health hazards of tobacco and discouraging the use of tobacco:
- (a) Counter-marketing and advertising; cyberspace resource center.—
  The counter-marketing and advertising campaign shall include, at a minimum, Internet, print, radio, and television advertising and shall be funded with a minimum of one-third of the total annual appropriation required by s. 27, Art. X of the State Constitution. A cyberspace resource center for copyrighted materials and information concerning tobacco education and use prevention, including cessation, shall be maintained by the program. Such resource center must be accessible to the public, including parents, teachers, and students, at each level of public and private schools, universities, and colleges in the state and shall provide links to other relevant resources. The Internet address for the resource center must be incorporated in all advertising. The information maintained in the resource center shall be used by the other components of the program.
- (b) Cessation programs, counseling, and treatment.—This program component shall include two subcomponents:
- 1. A statewide toll-free cessation service, which may include counseling, referrals to other local resources and support services, and treatment to the extent funds are available for treatment services; and
- 2. A local community-based program to disseminate information about smoking cessation, how smoking cessation relates to prenatal care and obesity prevention, and other chronic tobacco-related diseases.
- (c) Surveillance and evaluation.—The program shall conduct ongoing epidemiological surveillance and shall contract for annual independent evaluations of the effectiveness of the various components of the program in meeting the goals as set forth in subsection (2).
- (d) Youth school programs.—School and after-school programs shall use current evidence-based curricula and programs that involve youth to educate youth about the health hazards of tobacco, help youth develop skills to refuse tobacco, and demonstrate to youth how to stop using tobacco.
- (e) Community programs and chronic disease prevention.—The department shall promote and support local community-based partnerships that emphasize programs involving youth, including programs for the prevention, detection, and early intervention of smoking-related chronic diseases.
- (f) Training.—The program shall include the training of health care practitioners, smoking-cessation counselors, and teachers by health professional students and other tobacco-use prevention specialists who are trained in preventing tobacco use and health education. Smoking-

- cessation counselors shall be trained by specialists who are certified in tobacco-use cessation.
- (g) Administration, statewide programs, and county health departments.—Each county health department is eligible to receive a portion of the annual appropriation, on a per capita basis, for coordinating tobacco education and use prevention programs within that county. Appropriated funds may be used to improve the infrastructure of the county health department to implement the comprehensive, statewide tobacco education and use prevention program. Each county health department shall prominently display in all treatment rooms and waiting rooms, countermarketing and advertisement materials in the form of wall posters, brochures, television advertising if televisions are used in the lobby or waiting room, and screensavers and Internet advertising if computer kiosks are available for use or viewing by people at the county health department.
- (h) Enforcement and awareness of related laws.—In coordination with the Department of Business and Professional Regulation, the program shall monitor the enforcement of laws, rules, and policies prohibiting the sale or other provision of tobacco to minors, as well as the continued enforcement of the Clean Indoor Air Act prescribed in chapter 386. The advertisements produced in accordance with paragraph (a) may also include information designed to make the public aware of these related laws and rules. The departments may enter into interagency agreements to carry out this program component.
- (i) AHEC smoking-cessation initiative.—For the 2007-2008 and 2008-2009 fiscal years only, the AHEC network shall expand the AHEC smoking-cessation initiative to each county within the state and perform other activities as determined by the department.
- (4) ADVISORY COUNCIL; MEMBERS, APPOINTMENTS, AND MEETINGS.—The Tobacco Education and Use Prevention Advisory Council is created within the department.
  - (a) The council shall consist of 23 members, including:
  - 1. The Secretary of Health, who shall serve as the chairperson.
- 2. One county health department director, appointed by the Secretary of Health.
- 3. Two members appointed by the Commissioner of Education, of whom one must be a school district superintendent.
- 4. The chief executive officer of the Florida Division of the American Cancer Society, or his or her designee.
- 5. The chief executive officer of the Greater Southeast Affiliate of the American Heart Association, or his or her designee.
- 6. The chief executive officer of the American Lung Association of Florida, or his or her designee.
- 7. The dean of the University of Miami School of Medicine, or his or her designee.
- 8. The dean of the University of Florida College of Medicine, or his or her designee.
- 9. The dean of the University of South Florida College of Medicine, or his or her designee.
- 10. The dean of the Florida State University College of Medicine, or his or her designee.
- 11. The dean of Nova Southeastern College of Osteopathic Medicine, or his or her designee.
- 12. The dean of the Lake Eric College of Osteopathic Medicine in Bradenton, Florida, or his or her designee.
- 13. The chief executive officer of the Campaign for Tobacco Free Kids, or his or her designee.
- 14. The chief executive officer of the Legacy Foundation, or his or her designee.

- 15. Four members appointed by the Governor, of whom two must have expertise in the field of tobacco-use prevention and education or smoking cessation and one individual who shall be between the ages of 16 and 21 at the time of his or her appointment.
- 16. Two members appointed by the President of the Senate, of whom one must have expertise in the field of tobacco-use prevention and education or smoking cessation.
- 17. Two members appointed by the Speaker of the House of Representatives, of whom one must have expertise in the field of tobacco-use prevention and education or smoking cessation.
- (b) The appointments shall be for 3-year terms and shall reflect the diversity of the state's population. A vacancy shall be filled by appointment by the original appointing authority for the unexpired portion of the term.
- (c) An appointed member may not serve more than two consecutive terms.
- (d) The council shall meet at least quarterly and upon the call of the chairperson. Meetings may be held via teleconference or other electronic means.
- (e) Members of the council shall serve without compensation, but are entitled to reimbursement for per diem and travel expenses pursuant to s. 112.061. Members who are state officers or employees or who are appointed by state officers or employees shall be reimbursed for per diem and travel expenses pursuant to s. 112.061 from the state agency through which they serve.
- (f) The department shall provide council members with information and other assistance as is reasonably necessary to assist the council in carrying out its responsibilities.
- (5) COUNCIL DUTIES AND RESPONSIBILITIES.—The council shall advise the Secretary of Health as to the direction and scope of the Comprehensive Statewide Tobacco Education and Use Prevention Program. The responsibilities of the council include, but are not limited to:
  - (a) Providing advice on program priorities and emphases.
  - (b) Providing advice on the overall program budget.
- (c) Providing advice on copyrighted material, trademark, and future transactions as they pertain to the tobacco education and use prevention program.
- (d) Reviewing broadcast material prepared for the Internet, portable media players, radio, and television as it relates to the advertising component of the tobacco education and use prevention program.
  - (e) Participating in periodic program evaluation.
- (f) Assisting in the development of guidelines to ensure fairness, neutrality, and adherence to the principles of merit and quality in the conduct of the program.
- (g) Assisting in the development of administrative procedures relating to solicitation, review, and award of contracts and grants in order to ensure an impartial, high-quality peer-review system.
- (h) Assisting in the development and supervision of peer-review panels.
- (i) Reviewing reports of peer-review panels and making recommendations for contracts and grants.
- (j) Reviewing the activities and evaluating the performance of the AHEC network to avoid duplicative efforts using state funds.
- (k) Recommending meaningful outcome measures through a regular review of tobacco-use prevention and education strategies and programs of other states and the Federal Government.
- (l) Recommending policies to encourage a coordinated response to tobacco use in this state, focusing specifically on creating partnerships within and between the public and private sectors.

- (6) CONTRACT REQUIREMENTS.—Contracts or grants for the program components or subcomponents described in paragraphs (3)(a)-(f) shall be awarded by the Secretary of Health, after consultation with the council, on the basis of merit, as determined by an open, competitive, peer-reviewed process that ensures objectivity, consistency, and high quality. The department shall award such grants or contracts no later than October 1 for each fiscal year. A recipient of a contract or grant for the program component described in paragraph (3)(c) is not eligible for a contract or grant award for any other program component described in subsection (3) in the same state fiscal year. A school or college of medicine that is represented on the council is not eligible to receive a contract or grant under this section. For the 2007-2008 and 2008-2009 fiscal years only, the department shall award a contract or grant in the amount of \$10 million to the AHEC network for the purpose of developing the components described in paragraph (3)(i). The AHEC network may apply for a competitive contract or grant after the 2008-2009 fiscal year.
- (a) In order to ensure that all proposals for funding are appropriate and are evaluated fairly on the basis of merit, the Secretary of Health, in consultation with the council, shall appoint a peer-review panel of independent, qualified experts in the field of tobacco control to review the content of each proposal and establish its priority score. The priority scores shall be forwarded to the council and must be considered in determining which proposals will be recommended for funding.
- (b) The council and the peer-review panel shall establish and follow rigorous guidelines for ethical conduct and adhere to a strict policy with regard to conflicts of interest. A member of the council or panel may not participate in any discussion or decision with respect to a research proposal by any firm, entity, or agency with which the member is associated as a member of the governing body or as an employee or with which the member has entered into a contractual arrangement. Meetings of the council and the peer-review panels are subject to chapter 119, s. 286.011, and s. 24, Art. I of the State Constitution.
- (c) In each contract or grant agreement, the department shall limit the use of food and promotional items to no more than 2.5 percent of the total amount of the contract or grant and limit overhead or indirect costs to no more than 7.5 percent of the total amount of the contract or grant. The department, in consultation with the Department of Financial Services, shall publish guidelines for appropriate food and promotional items.
- (d) In each advertising contract, the department shall limit the total of production fees, buyer commissions, and related costs to no more than 10 percent of the total contract amount.
- (e) Notwithstanding the competitive process for contracts prescribed in this subsection, each county health department is eligible for core funding, on a per capita basis, to implement tobacco education and use prevention activities within that county.
- (7) ANNUAL REPORT REQUIRED.—By January 31 of each year, the department shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report that evaluates the program's effectiveness in reducing and preventing tobacco use and that recommends improvements to enhance the program's effectiveness. The report must contain, at a minimum, an annual survey of youth attitudes and behavior toward tobacco, as well as a description of the progress in reducing the prevalence of tobacco use among youth, adults, and pregnant women; reducing per capita tobacco consumption; and reducing exposure to environmental tobacco smoke.
- (8) LIMITATION ON ADMINISTRATIVE EXPENSES.—From the total funds appropriated for the Comprehensive Statewide Tobacco Education and Use Prevention Program in the General Appropriations Act, an amount of up to 5 percent may be used by the department for administrative expenses.
- (9) RULEMAKING AUTHORIZED.—By January 1, 2008, the department shall adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section.
  - Section 2. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to tobacco education and prevention; creating s.

381.84, F.S.: requiring the Department of Health to conduct a statewide tobacco education and use prevention program; providing definitions; providing legislative purpose and findings; establishing components of the program; creating the Tobacco Education and Use Prevention Advisory Council; providing membership and duties of the council; providing reimbursement for travel and other expenses for council members; requiring the Secretary of Health to award contracts in consultation with the council; providing for the appointment of a peer-review panel to review proposals for funding; specifying the use of funds appropriated under the program; requiring an annual report by the department to the Governor and the Legislature; providing rulemaking authority; providing an effective date.

The Conference Committee Report was read and on motion by Senator Peaden was adopted. CS for SB 1126 passed as amended by the Conference Committee Report and was certified to the House together with the Conference Committee Report. The vote on passage was:

#### Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Nays-None

## REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Honorable Ken Pruitt President, The Florida Senate May 3, 2007

Dear Mr. President:

The following executive appointments were referred to the Senate Committee on Ethics and Elections for action pursuant to Rule 12.7(1) of the Rules of the Florida Senate:

Office and Appointment	For Term Ending
Florida Public Service Commission	
Appointees: Argenziano, Nancy	01/01/2011
Skop, Nathan A.	01/01/2011
Board of Trustees, Florida A & M University	
Appointee: Parks, Daryl D.	01/06/2011

As required by Rule 12.7(1), the committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointees.

After due consideration of the findings of such inquiry and the evidence presented at the public hearing, the Committee on Ethics and Elections respectfully advises and recommends pursuant to the authority granted in Article IV, Section 6 (a), Florida Constitution, and in accordance with Section 114.05(1), Florida Statutes:

- (1) the executive appointments of the above-named appointees, to the office and for the term indicated, be confirmed by the Senate;
- (2) Senate action on said appointments be taken prior to the adjournment of the 2007 Regular Session; and
- (3) there is no necessity known to the committee for the deliberations on said appointments to be held in executive session.

Respectfully Submitted, Lee Constantine, Chair

On motion by Senator Constantine, the report was adopted and the Senate confirmed the appointments identified in the foregoing report of the committee to the offices and for the terms indicated in accordance with the recommendation of the committee. The vote was:

Yeas—39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Nays-None

## CLAIM BILL CALENDAR

On motion by Senator Rich, by unanimous consent-

CS for CS for HB 593-A bill to be entitled An act for the relief of Minouche Noel, and Jean and Flora Noel, parents of Minouche Noel; providing an appropriation to compensate Minouche Noel, and Jean and Flora Noel, parents of Minouche Noel, individually, for injuries and damages sustained due to the negligence of Children's Medical Services of the former Department of Health and Rehabilitative Services; providing for the use of funds; providing for reversion of funds to the state; providing for payment of professional services and costs incurred by attorneys and lobbyists; providing an effective date.

-was taken up out of order and read the second time by title. On motion by Senator Rich, by two-thirds vote CS for CS for HB 593 was read the third time by title, passed and certified to the House. The vote on passage was:

Webster

Yeas—27

Mr. President Aronberg Bullard	Haridopolos Hill Jones	Posey Rich Ring
Constantine Crist	Joyner Justice	Saunders Siplin
Deutch	Lawson	Storms
Diaz de la Portilla	Lynn	Villalobos
Garcia	Margolis	Wilson
Geller	Peaden	Wise
Nays—11		
Alexander	Carlton	King
Atwater	Dockery	Oelrich

Fasano

Gaetz

Vote after roll call:

Baker

Bennett

Yea to Nay—Haridopolos

## SPECIAL ORDER CALENDAR, continued

Consideration of CS for CS for CS for CS for SB 2804 and CS for SB 2382 was deferred.

The Senate resumed consideration of-

CS for SB 492—A bill to be entitled An act relating to the investigations of law enforcement and correctional officers; amending s. 112.532, F.S.; requiring that all identifiable witnesses to a complaint against an officer be interviewed, whenever possible, prior to the investigative interview of the accused officer; requiring that the accused officer be furnished with the complaint and witness statements prior to the investigative interview; providing for waiver of the right to review witness statements and provide a statement by an officer; providing for tolling of the limitations period during an emergency or natural disaster; providing an effective date.

-which was previously considered May 2 with pending Amendment 1 (270242) by Senator Fasano.

#### **MOTION**

On motion by Senator Fasano, the rules were waived to allow the following amendment to be considered:

Senator Fasano moved the following amendment to Amendment 1 which was adopted:

Amendment 1A (150528)—On page 2, delete line 2 and insert: correctional officer must, within 5 business days after receiving the

Amendment 1 as amended was adopted.

Pending further consideration of CS for SB 492 as amended, on motion by Senator Fasano, by two-thirds vote CS for HB 123 was withdrawn from the Committee on Criminal Justice.

On motion by Senator Fasano, the rules were waived and by twothirds vote-

CS for HB 123—A bill to be entitled An act relating to the investigations of law enforcement and correctional officers; amending s. 112.532, F.S.; requiring that all identifiable witnesses to a complaint against a law enforcement or correctional officer be interviewed, whenever possible, prior to the investigative interview of the accused officer; requires that the accused officer be furnished with the complaint and witness statements prior to any investigative interview of that officer; providing for waiver of the right to review witness statements by an officer; providing for tolling of the limitations period during emergencies or natural disasters; amending s. 112.533, F.S.; requiring a political subdivision that initiates or receives a complaint against a law enforcement officer or correctional officer to forward the complaint to the officer's employer within a specified period; providing a definition; providing an effective

-a companion measure, was substituted for CS for SB 492 as amended and by two-thirds vote read the second time by title. On motion by Senator Fasano, by two-thirds vote CS for HB 123 was read the third time by title, passed and certified to the House. The vote on passage was:

## Yeas-39

Mr. President	Dockery	Margolis
1111111100140110	Dockery	0
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

CS for SB 1728—A bill to be entitled An act relating to littering; amending s. 403.413, F.S.; requiring that any labor required of specified offenders be performed within the same municipality, or county if the violation is committed in an unincorporated area, as the offense; revising terminology; providing an effective date.

was read the second time by title. On motion by Senator Rich, by two-thirds vote **CS for SB 1728** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-38

Mr. President	Fasano	Oelrich
Alexander	Gaetz	Peaden
Aronberg	Garcia	Posey
Atwater	Geller	Rich
Baker	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Dockery	Margolis	

Nays—None

CS for SB 2544—A bill to be entitled An act relating to sexual offenses; amending s. 775.082, F.S.; requiring life sentences for certain third or subsequent offenders; providing an effective date.

—was read the second time by title.

## MOTION

On motion by Senator Storms, the rules were waived to allow the following amendment to be considered:

Senator Storms moved the following amendment:

Amendment 1 (783074)(with title amendment)—On page 2, lines 6-9, delete those lines and insert:

b. For a life felony committed on or after July 1, 2007, which is a person's second or subsequent violation of s. 800.04(5)(b), by a term of imprisonment for life.

Section 2. Section 794.0115, Florida Statutes, is amended to read:

794.0115 Dangerous sexual felony offender; mandatory sentencing.—

- (1) This section may be cited as the "Dangerous Sexual Felony Offender Act.
- (2) Any person who is convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4), or (5), (6)(b), or (7)(c); s. 825.1025(2), or (3), or (4); s. 827.071(2), (3), or (4), or (5); or s. 847.0145; or of any similar offense under a former designation, which offense the person committed when he or she was 18 years of age or older, and the person:
- (a) Caused serious personal injury to the victim as a result of the commission of the offense;
- (b) Used or threatened to use a deadly weapon during the commission of the offense;
- (c) Victimized more than one person during the course of the criminal episode applicable to the offense;
- (d) Committed the offense while under the jurisdiction of a court for a felony offense under the laws of this state, for an offense that is a felony in another jurisdiction, or for an offense that would be a felony if that offense were committed in this state; or
- (e) Has previously been convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4), or (5), (6)(b), or (7)(c); s. 825.1025(2), or (3), or (4); s. 827.071(2), (3), or (4), or (5); s. 847.0145; of any offense under a former statutory designation which is similar in elements to an offense described in this paragraph; or of any offense that is a felony in another jurisdiction, or would be a felony if that offense were committed in this state, and which is similar in elements to an offense described in this paragraph,

is a dangerous sexual felony offender, who must be sentenced to a mandatory minimum term of 25 years imprisonment up to, and including, life imprisonment.

(3)(a) Any person who:

- 1. Is convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4), (5), (6)(b), or (7)(c); s. 825.1025(2), (3), or (4); s. 827.071(2), (3), (4), or (5); or s. 847.0145 and was 18 years of age or older at the time of the offense; and
- 2. Has been twice previously been convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4),(5), (6)(b), or (7)(c); s. 825.1025(2), (3) or (4); s. 827.071(2), (3), (4) or (5); or s. 847.0145,

must be sentenced to a mandatory minimum term of life imprisonment.

- (b) For purposes of this subsection, any offense listed in this subsection includes any offense under a former designation which is similar in elements to an offense described in this subsection and any offense that is a felony in another jurisdiction, or would be a felony if that offense were committed in this state, and that is similar in elements to an offense described in this subsection.
- (4)(3) "Serious personal injury" means great bodily harm or pain, permanent disability, or permanent disfigurement.
- (5)(4) The offense described in subsection (2) or subsection (3) which is being charged must have been committed after the date of commission of the last prior conviction for an offense that is a prior conviction described in paragraph (2)(e) or subsection (3).
- (6)(5) It is irrelevant that a factor listed in subsection (2) is an element of an offense described in that subsection. It is also irrelevant that such an offense was reclassified to a higher felony degree under s. 794.023 or any other law.
- (7)(6) Notwithstanding s. 775.082(3), chapter 958, any other law, or any interpretation or construction thereof, a person subject to sentencing under this section must be sentenced to the mandatory term of imprisonment provided under this section. If the mandatory minimum term of imprisonment imposed under this section exceeds the maximum sentence authorized under s. 775.082, s. 775.084, or chapter 921, the mandatory minimum term of imprisonment under this section must be imposed. If the mandatory minimum term of imprisonment under this section is less than the sentence that could be imposed under s. 775.082, s. 775.084, or chapter 921, the sentence imposed must include the mandatory minimum term of imprisonment under this section.
- (8)(7) A defendant sentenced to a mandatory minimum term of imprisonment under this section is not eligible for statutory gain-time under s. 944.275 or any form of discretionary early release, other than pardon or executive elemency, or conditional medical release under s. 947.149, before serving the minimum sentence.
  - Section 3. Section 775.0847, Florida Statutes, is created to read:

775.0847 Sexual offenses; reclassification.—

- (1) The penalty for any misdemeanor or felony under s. 794.075, s. 800.02, s. 800.03, s. 810.14, s. 810.145, or s. 877.26 shall be reclassified, and the offender subject to an enhanced penalty, as follows:
- (a) If the offender has previously been convicted of a violation of s. 794.075, s. 800.02, s. 800.03, s. 810.14, s. 810.145, or s. 877.26, the offense shall be reclassified as a felony of the third degree.
- (b) If the offender has twice previously been convicted of a violation of s. 794.075, s. 800.02, s. 800.03, s. 810.14, s. 810.145, or s. 877.26, the offense shall be reclassified as a felony of the second degree and the offender must be sentenced to a minimum mandatory term of imprisonment of 5 years.
- (c) If the offender has previously been convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 794.065(1); s. 796.03; s. 800.04(4), (5), (6)(b), or (7)(c); s. 825.1025(2), (3), or (4); s. 827.071(2), (3), (4), or (5); or s. 847.0145, the offense shall be reclassified as a second degree felony and the offender must be sentenced to a minimum mandatory term of imprisonment of 5 years.
- (2) For purposes of this section, any offense listed in this section includes any offense under a former designation which is similar in elements to an offense described in this section and any offense that is a

misdemeanor or felony in another jurisdiction, or would be a misdemeanor or felony if that offense were committed in this state, and that is similar in elements to an offense described in this section.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, lines 3 and 4, delete those lines and insert: 775.082, F.S.; requiring life sentences for certain second or subsequent offenders; amending s. 794.0115, F.S.; adding offenses to dangerous sexual felony offender law; requiring mandatory minimum life sentences for certain offenders; creating s. 775.0847, F.S.; providing enhanced penalties for certain sexual offenses; providing mandatory minimum sentences;

On motion by Senator Storms, further consideration of CS for SB 2544 with pending Amendment 1 (783074) was deferred.

# MESSAGES FROM THE HOUSE OF REPRESENTATIVES

By direction of the President the following Conference Committee Report was read:

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 7063, as amended by the Conference Committee Report.

William S. Pittman III, Chief Clerk

## **CONFERENCE COMMITTEE REPORT ON HB 7063**

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

An act relating to Excise Taxes On Fuel and Other Pollutants; provides for transfer of specified amount from Inland Protection Trust Fund to Coastal Protection Trust Fund for specified purposes.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/Lisa Carlton s/James E. "Jim" King, Jr. Chair and at Large Vice Chair and at Large s/JD Alexander s/Nancy Argenziano s/Carev Baker s/Dave Aronberg s/Michael S. "Mike" Bennett s/Larcenia J. Bullard s/Lee Constantine s/Victor D. Crist s/M. Mandy Dawson s/Alex Diaz de la Portilla s/Paula Dockery  $s/Mike\ Fasano$ s/Don Gaetz s/Rudy Garcia s/Anthony C. "Tony" Hill, Sr. s/Dennis L. Jones, D.C. s/Arthenia L. Joyner s/Charlie Justice s/Alfred "Al" Lawson, Jr. s/Evelyn J. Lynn s/Gwen Margolis s/Steve Oelrich s/Durell Peaden, Jr. s/Nan H. Rich s/Jeremy Ring s/Burt L. Saunders s/Gary Siplin s/J. Alex Villalobos s/Daniel Webster, at Large s/Frederica S. Wilson s/Stephen R. Wise

Managers on the part of the Senate

s/Ray Sansom s/Sandra "Sandy" Adams
Chair and at Large Bob Allen
s/Thad Altman s/Kevin C. Ambler
Thomas "Tom" Anderson s/Frank Attkisson
s/Gary Aubuchon Loranne Ausley
s/Dennis K. Baxley, at Large s/Aaron P. Bean

Dorothy Bendross-Mindingall Ellyn Setnor Bogdanoff, at Large s/Marsha L. Bowen, at Large s/Debbie Boyd s/Mary Brandenburg Ronald A. Brisé s/Donald D. "Don" Brown Susan Bucher s/Edward B. "Ed" Bullard s/Dean Cannon s/Jennifer Carroll Charles S. "Chuck" Chestnut s/Marti Coley s/Larry Cretul s/Faye B. Culp Joyce Čusack s/Mike Davis Don Davis s/Charles S. "Charlie" Dean s/Carl J. Domino s/Terry L. Fields Greg Evers s/Keith Fitzgerald s/Anitere Flores James C. "Jim" Frishe s/Clay Ford s/Bill Galvano Luis R. Garcia Rene Garcia  $s/Andy\ Gardiner$ Joseph A. "Joe" Gibbons s/Hugh H. Gibson Dan Gelber, at Large s/Audrey Gibson  $s/Eduardo\ "Eddy"\ Gonzalez$ Richard "Rich" Glorioso s/Michael J. Grant Denise Grimslev s/Gayle B.Harrell s/Adam Hasner, at Large s/D. Alan Hays s/Bill Heller s/Doug Holder s/Wilbert "Tee" Holloway Ed Homan s/Ed Hooper Dorothy L. Hukill Evan Jenne  $s/Will\ S.\ Kendrick$ Stan Jordan s/Martin David "Marty" Kiar s/Dick Kravitz s/Paige Kreegel s/Rick Kriseman John Legg s/Marcelo Llorente s/Janet C. Long  $s/Carlos\ Lopez\text{-}Cantera$ s/Richard A. Machek s/Mark Mahon Seth McKeel s/Stan Mayfield s/Matthew J. "Matt" Meadows s/David J. Mealor s/Dave Murzin s/Mitch Needelman s/Peter Nehr Bryan Nelson s/Jimmy T. Patronis s/Pat Patterson s/Frank Peterman Joe H. Pickens Juan-Carlos "J.C." Planas Ralph Poppell Ari Abraham Porth s/Stephen L. Precourt s/William L. "Bill" Proctor s/Scott Randolph s/Ron Reagan Betty Reed s/Curtis B. Richardson s/Garrett Richter David Rivera, at Large s/Julio Robaina Yolly Roberson s/Dennis A. Ross Franklin Sands Maria Lorts Sachs s/Robert C. "Rob" Schenck s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Michael J. Scionti David Simmons Kelly Skidmore s/William D. Snyder Geraldine F. "Geri" Thompson Priscilla Taylor Perry E. Thurston
Baxter G. Troutman
s/James W. "Jim" Waldman s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford s/Trudi K. Williams Juan C. Zapata

Managers on the part of the House

# Conference Committee Amendment (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (5) is added to section 206.9935, Florida Statutes, to read:

206.9935 Taxes imposed.—

(5) The sum of \$5 million or 2.5 percent, whichever is greater, of the amount credited to the Inland Protection Trust Fund pursuant to subsection (3) shall be transferred to the Florida Coastal Protection Trust Fund and used for the purposes authorized in s. 376.11.

Section 2. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to excise taxes on fuel and other pollutants; amending s. 206.9935, F.S.; providing for transferring certain amounts from the Inland Protection Trust Fund to the Florida Coastal Protection Trust Fund for certain purposes; providing an effective date.

The Conference Committee Report was read and on motion by Senator Alexander was adopted. **HB 7063** passed as amended by the Conference Committee Report and the action of the Senate was certified to the House. The vote on passage was:

Yeas—39 Margolis Mr. President Dockery Oelrich Alexander Fasano Gaetz Peaden Aronberg Atwater Garcia Posey Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Villalobos Crist Justice Dawson King Webster Deutch Lawson Wilson Diaz de la Portilla Wise Lynn Nays-None

By direction of the President the following Conference Committee Report was read:

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 7069, as amended by the Conference Committee Report.

William S. Pittman III, Chief Clerk

### CONFERENCE COMMITTEE REPORT ON HB 7069

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 7069, same being:

An act relating to Pari-mutuel Wagering Trust Fund; provides for use of certain funds received from regulation of slot machine facilities

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1.
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

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s/Lisa Carlton
                                   s/James E. "Jim" King, Jr.
  Chair and at Large
                                     Vice Chair and at Large
s/JD Alexander
                                   s/Nancy Argenziano
s/Dave Aronberg
                                   s/Carey Baker
                                   s/Larcenia\ J.\ Bullard
s/Michael S. "Mike" Bennett
s/Lee Constantine
                                   s/Victor D. Crist
s/M. Mandy Dawson
                                   s/Alex Diaz de la Portilla
s/Paula Dockery
                                   s/Mike Fasano
s/Don Gaetz
                                   s/Rudy Garcia
s/Anthony C. "Tony" Hill, Sr.
s/Arthenia L. Joyner
                                   s/Dennis L. Jones, D.C.
                                   s/Charlie Justice
s/Alfred "Al" Lawson, Jr.
                                   s/Evelyn J. Lynn
                                   s/Steve Oelrich
s/Gwen Margolis
s/Durell Peaden, Jr.
                                   s/Nan H. Rich
                                   s/Burt L. Saunders
s/Jeremy Ring
s/Gary Siplin
                                   s/J. Alex Villalobos
s/Daniel Webster, at Large
                                   s/Frederica S. Wilson
s/Stephen R. Wise
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Managers on the part of the Senate

s/Sandra "Sandy" Adams s/Ray Sansom Chair and at Large s/Bob Allen Thad Altman s/Kevin C. Ambler s/Thomas "Tom" Anderson s/Frank Attkisson s/Gary Aubuchon Loranne Ausley Dennis K. Baxley, at Large s/Aaron P. Bean Dorothy Bendross-Mindingall Ellyn Setnor Bogdanoff, at Large s/Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Debbie Boyd s/Ronald A. Brisé Susan Bucher s/Edward B. "Ed" Bullard Dean Cannon s/Charles S. "Chuck" Chestnut s/Jennifer Carroll s/Marti Coley Larry Cretul Joyce Cusack s/Faye B. Culp Don Davis s/Mike Davis s/Charles S. "Charlie" Dean s/Carl J. Domino Terry L. Fields Greg Evers Keith Fitzgerald Anitere Flores s/Clay Ford James C. "Jim" Frishe Bill Ğalvano Luis R. Garcia Rene Garcia s/Andy Gardiner Dan Gelber, at Large Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Eduardo "Eddy" Gonzalez Denise Grimsley s/Gayle B.Harrell s/Adam Hasner, at Large s/Bill Heller D. Alan Hays s/Doug Holder s/Wilbert "Tee" Holloway Ed Homan s/Ed Hooper Dorothy L. Hukill Evan Jenne Stan Jordan s/Will S. Kendrick s/Martin David "Marty" Kiar s/Dick Kravitz Paige Kreegel s/Rick Kriseman s/John Legg Marcelo Llorente s/Janet C. Long Richard A. Machek Carlos Lopez-Cantera s/Mark Mahon s/Stan Mayfield Seth McKeel Matthew J. "Matt" Meadows Dave Murzin s/David J. Mealor Mitch Needelman s/Peter Nehr Bryan Nelson s/Jimmy T. Patronis s/Frank Peterman s/Pat Patterson Joe H. Pickens Juan-Carlos "J.C." Planas s/Ralph Poppell Ari Abraham Porth s/William L. "Bill" Proctor s/Stephen L. Precourt Scott Randolph s/Ron Reagan Betty Reed s/Curtis B. Richardson s/Garrett Richter David Rivera, at Large s/Julio Robaina Yolly Roberson Dennis A. Ross Maria Lorts Sachs s/Franklin Sands s/Robert C. "Rob" Schenck Michael J. Scionti s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large s/David Simmons Kelly Skidmore  $s/William\ D.\ Snyder$ Geraldine F. "Geri" Thompson Priscilla Taylor s/Nicholas R. "Nick" Thompson Perry E. Thurston Anthony Trey Traviesa Baxter G. Troutman Shelley Vana s/Will W. Weatherford s/James W. "Jim" Waldman s/Trudi K. Williams Juan C. Zapata

Managers on the part of the House

### Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Subsection (2) of section 550.135, Florida Statutes, is amended, and subsection (3) is added to that section, to read:

550.135 Division of moneys derived under this law.—All moneys that are deposited with the Chief Financial Officer to the credit of the Pari-mutuel Wagering Trust Fund shall be distributed as follows:

(2) All unappropriated funds in excess of \$1.5 million in the Parimutuel Wagering Trust Fund, *collected pursuant to this chapter*, shall be deposited with the Chief Financial Officer to the credit of the General Revenue Fund.

(3) The slot machine license fee, the slot machine occupational license fee, and the compulsive or addictive gambling prevention program fee collected pursuant to ss. 551.106, 551.107(2)(a)1., and 551.118 shall be used to fund the direct and indirect operating expenses of the division's slot machine regulation operations and to provide funding for relevant enforcement activities in accordance with authorized appropriations. Funds deposited into the Pari-mutuel Wagering Trust Fund pursuant to ss. 551.106, 551.107(2)(a)1., and 551.118 shall be reserved in the trust fund for slot machine regulation operations. On June 30, any unappropriated funds in excess of those necessary for incurred obligations and subsequent year cash flow for slot machine regulation operations shall be deposited with the Chief Financial Officer to the credit of the General Revenue Fund.

Section 2. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the Pari-mutuel Wagering Trust Fund; amending s. 550.135, F.S.; providing for the use of certain funds received from the regulation of slot machine facilities; requiring that unappropriated funds in excess of incurred obligations and funds necessary for cash flow in the subsequent year be deposited into the General Revenue Fund at the end of the fiscal year; providing an effective date.

The Conference Committee Report was read and on motion by Senator Alexander was adopted. **HB 7069** passed as amended by the Conference Committee Report and the action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
	v	Ü
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

By direction of the President the following Conference Committee Report was read:

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 7065, as amended by the Conference Committee Report.

William S. Pittman III, Chief Clerk

## **CONFERENCE COMMITTEE REPORT ON HB 7065**

The Honorable Ken Pruitt President of the Senate May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

An act relating to Medicaid; requires Agency for Health Care Administration to implement federal waivers to administer integrated, fixed-payment delivery program for Medicaid recipients 60 years of age or older or dually eligible for Medicare and Medicaid; requires counties to participate in Medicaid payments for certain nursing home or intermediate facilities care for both health maintenance members and fee-for-service beneficiaries.

Having met, and after full and free conference, do recommend to their respective houses as follows:

- 1. That the Senate recede from its Amendment 1.
- That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/Lisa Carlton s/James E. "Jim" King, Jr. Chair and at Large Vice Chair and at Large s/JD Alexander s/Nancy Argenziano s/Carey Baker s/Dave Aronberg s/Larcenia J. Bullard s/Michael S. "Mike" Bennett s/Lee Constantine s/Victor D. Crist s/Alex Diaz de la Portilla s/M. Mandy Dawson s/Paula Dockery s/Mike Fasano s/Rudy Garcia s/Don Gaetz s/Anthony C. "Tony" Hill, Sr. s/Dennis L. Jones, D.C. s/Arthenia L. Joyner s/Alfred "Al" Lawson, Jr. s/Charlie Justice s/Evelyn J. Lynn s/Steve Oelrich Gwen Margolis s/Nan H. Rich s/Durell Peaden, Jr. s/Burt L. Saunders s/Jeremy Ring s/Gary Siplin s/J. Alex Villalobos s/Daniel Webster, at Large s/Frederica S. Wilson s/Stephen R. Wise

### Managers on the part of the Senate

s/Ray Sansom Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson Gary Aubuchon Dennis K. Baxley, at Large Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large Mary Brandenburg s/Donald D. "Don" Brown s/Edward B. "Ed" Bullard Jennifer Carroll s/Marti Coley s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean Greg Evers Keith Fitzgerald s/Clay Ford Bill Galvano s/Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder s/Ed Homan s/Dorothy L. Hukill s/Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield Matthew J. "Matt" Meadows s/Dave Murzin s/Peter Nehr s/Jimmy T. Patronis Frank Peterman Juan-Carlos "J.C." Planas s/Ari Abraham Porth William L. "Bill" Proctor s/Ron Reagan Curtis B. Richardson

David Rivera, at Large

Yolly Roberson

s/Sandra "Sandy" Adams Bob Allen s/Kevin C. Ambler s/Frank Attkisson s/Loranne Ausley s/Aaron P. Bean s/Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Čusack Mike Davis  $s/Carl\ J.\ Domino$ Terry L. Fields s/Anitere Flores s/James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner Joseph A. "Joe" Gibbons s/Hugh H. Gibson  $s/Eduardo\ "Eddy"\ Gonzalez$ Denise Grimsley s/Adam Hasner, at Large s/Bill Heller Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente Carlos Lopez-Cantera  $s/Mark\ \hat{M}ahon$ s/Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson s/Pat Patterson Joe H. Pickens s/Ralph Poppell s/Stephen L. Precourt Scott Randolph Betty Reed s/Garrett Richter s/Julio Robaina Dennis A. Ross

Maria Lorts Sachs
Ron Saunders, at Large
s/Elaine J. Schwartz
John P. "Jack" Seiler, at Large
s/Kelly Skidmore
s/Priscilla Taylor
s/Nicholas R. "Nick" Thompson
s/Anthony Trey Traviesa
Shelley Vana
s/Will W. Weatherford
s/Juan C. Zapata

s/Franklin Sands
Robert C. "Rob" Schenck
Michael J. Scionti
s/David Simmons
s/William D. Snyder
Geraldine F. "Geri" Thompson
Perry E. Thurston
Baxter G. Troutman
s/James W. "Jim" Waldman
s/Trudi K. Williams

Managers on the part of the House

## Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Subsection (5) of section 409.912, Florida Statutes, is amended to read:

409.912 Cost-effective purchasing of health care.—The agency shall purchase goods and services for Medicaid recipients in the most costeffective manner consistent with the delivery of quality medical care. To ensure that medical services are effectively utilized, the agency may, in any case, require a confirmation or second physician's opinion of the correct diagnosis for purposes of authorizing future services under the Medicaid program. This section does not restrict access to emergency services or poststabilization care services as defined in 42 C.F.R. part 438.114. Such confirmation or second opinion shall be rendered in a manner approved by the agency. The agency shall maximize the use of prepaid per capita and prepaid aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify trends that are outside the normal practice patterns of a provider's professional peers or the national guidelines of a provider's professional association. The vendor must be able to provide information and counseling to a provider whose practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. The agency may mandate prior authorization, drug therapy management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug classes, or particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform the Pharmaceutical and Therapeutics Committee of its decisions regarding drugs subject to prior authorization. The agency is authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. The agency may competitively bid single-source-provider contracts if procurement of goods or services results in demonstrated cost savings to the state without limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider turnover, provider profiling, provider licensure history, previous program integrity investigations and findings, peer review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers shall not be entitled to enrollment in the Medicaid provider network. The agency shall determine instances in which allowing Medicaid beneficiaries to purchase durable medical equipment and other goods is less expensive to the Medicaid program than long-term rental of the equipment or goods. The agency may establish rules to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies.

(5) By December 1, 2005, The Agency for Health Care Administration, in partnership with the Department of Elderly Affairs, shall create an integrated, fixed-payment delivery program system for Medicaid recipients who are 60 years of age or older or dually eligible for Medicare

and Medicaid. The Agency for Health Care Administration shall implement the integrated program system initially on a pilot basis in two areas of the state. The pilot areas shall be Area 7 and Area 11 of the Agency for Health Care Administration. In one of the areas Enrollment in the pilot areas shall be on a voluntary basis and in accordance with approved federal waivers and this section. The agency and its program contractors and providers shall not enroll any individual in the integrated program because the individual or the person legally responsible for the individual fails to choose to enroll in the integrated program. Enrollment in the integrated program shall be exclusively by affirmative choice of the eligible individual or by the person legally responsible for the individual. The integrated program must transfer all Medicaid services for eligible elderly individuals who choose to participate into an integrated-care management model designed to serve Medicaid recipients in the community. The integrated program must combine all funding for Medicaid services provided to individuals who are 60 years of age or older or dually eligible for Medicare and Medicaid into the integrated program system, including funds for Medicaid home and community-based waiver services; all Medicaid services authorized in ss. 409.905 and 409.906, excluding funds for Medicaid nursing home services unless the agency is able to demonstrate how the integration of the funds will improve coordinated care for these services in a less costly manner; and Medicare coinsurance and deductibles for persons dually eligible for Medicaid and Medicare as prescribed in s. 409.908(13).

- (a) Individuals who are 60 years of age or older or dually eligible for Medicare and Medicaid and enrolled in the developmental disabilities waiver program, the family and supported-living waiver program, the project AIDS care waiver program, the traumatic brain injury and spinal cord injury waiver program, the consumer-directed care waiver program, and the program of all-inclusive care for the elderly program, and residents of institutional care facilities for the developmentally disabled, must be excluded from the integrated program system.
- (b) Managed care The program must use a competitive procurement process to select entities who meet or exceed the agency's minimum standards are eligible to operate the integrated program system. Entities eligible to participate submit bids include managed care organizations licensed under chapter 641, including entities eligible to participate in the nursing home diversion program, other qualified providers as defined in s. 430.703(7), community care for the elderly lead agencies, and other state-certified community service networks that meet comparable standards as defined by the agency, in consultation with the Department of Elderly Affairs and the Office of Insurance Regulation, to be financially solvent and able to take on financial risk for managed care. Community service networks that are certified pursuant to the comparable standards defined by the agency are not required to be licensed under chapter 641. Managed care entities who operate the integrated program shall be subject to s. 408.7056. Eligible entities shall choose to serve enrollees who are dually eligible for Medicare and Medicaid, enrollees who are 60 years of age or older, or both.
- (c) The agency must ensure that the capitation-rate-setting methodology for the integrated program system is actuarially sound and reflects the intent to provide quality care in the least restrictive setting. The agency must also require integrated-program integrated-system providers to develop a credentialing system for service providers and to contract with all Gold Seal nursing homes, where feasible, and exclude, where feasible, chronically poor-performing facilities and providers as defined by the agency. The integrated program must develop and maintain an informal provider grievance system that addresses provider payment and contract problems. The agency shall also establish a formal grievance system to address those issues that were not resolved through the informal grievance system. The integrated program system must provide that if the recipient resides in a noncontracted residential facility licensed under chapter 400 or chapter 429 at the time of enrollment in the integrated program system is initiated, the recipient must be permitted to continue to reside in the noncontracted facility as long as the recipient desires. The integrated program system must also provide that, in the absence of a contract between the integrated-program integrated-system provider and the residential facility licensed under chapter 400 or chapter 429, current Medicaid rates must prevail. The integrated-program provider must ensure that electronic nursing home claims that contain sufficient information for processing are paid within 10 business days after receipt. Alternately, the integrated-program provider may establish a capitated payment mechanism to prospectively pay nursing homes at the beginning of each month. The agency and the Department of Elderly Affairs must jointly develop procedures to manage the

services provided through the integrated *program* system in order to ensure quality and recipient choice.

- (d) Within 24 months after implementation, The Office of Program Policy Analysis and Government Accountability, in consultation with the Auditor General, shall comprehensively evaluate the pilot project for the integrated, fixed-payment delivery program system for Medicaid recipients created under this subsection who are 60 years of age or older. The evaluation shall begin as soon as Medicaid recipients are enrolled in the managed care pilot program plans and shall continue for 24 months thereafter. The evaluation must include assessments of each managed care plan in the integrated program with regard to cost savings; consumer education, choice, and access to services; coordination of care; and quality of care. The evaluation must describe administrative or legal barriers to the implementation and operation of the pilot program and include recommendations regarding statewide expansion of the pilot program. The office shall submit its an evaluation report to the Governor, the President of the Senate, and the Speaker of the House of Representatives no later than December 31, 2009 June 30, 2008.
- (e) The agency may seek federal waivers or Medicaid state plan amendments and adopt rules as necessary to administer the integrated program system. The agency may implement the approved federal waivers and other provisions as specified in this subsection must receive specific authorization from the Legislature prior to implementing the waiver for the integrated system.
- (f) No later than December 31, 2007, the agency shall provide a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives containing an analysis of the merits and challenges of seeking a waiver to implement a voluntary program that integrates payments and services for dually enrolled Medicare and Medicaid recipients who are 65 years of age or older.

Section 2. Paragraph (d) of subsection (1) of section 408.040, Florida Statutes, is amended to read:

408.040 Conditions and monitoring.—

(1)

(d) If a nursing home is located in a county in which a long-term care community diversion pilot project has been implemented under s. 430.705 or in a county in which an integrated, fixed-payment delivery program system for Medicaid recipients who are 60 years of age or older or dually eligible for Medicare and Medicaid has been implemented under s. 409.912(5), the nursing home may request a reduction in the percentage of annual patient days used by residents who are eligible for care under Title XIX of the Social Security Act, which is a condition of the nursing home's certificate of need. The agency shall automatically grant the nursing home's request if the reduction is not more than 15 percent of the nursing home's annual Medicaid-patient-days condition. A nursing home may submit only one request every 2 years for an automatic reduction. A requesting nursing home must notify the agency in writing at least 60 days in advance of its intent to reduce its annual Medicaid-patient-days condition by not more than 15 percent. The agency must acknowledge the request in writing and must change its records to reflect the revised certificate-of-need condition. This paragraph expires June 30, 2011.

Section 3. Paragraph (b) of subsection (1) of section 409.915, Florida Statutes, is amended to read:

409.915 County contributions to Medicaid.—Although the state is responsible for the full portion of the state share of the matching funds required for the Medicaid program, in order to acquire a certain portion of these funds, the state shall charge the counties for certain items of care and service as provided in this section.

- (1) Each county shall participate in the following items of care and service:
- (b) For both health maintenance members and fee-for-service beneficiaries, payments for nursing home or intermediate facilities care in excess of \$170 per month, with the exception of skilled nursing care for children under age 21.

Section 4. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to Medicaid; amending s. 409.912, F.S.; requiring the Agency for Health Care Administration to implement federal waivers to administer an integrated, fixed-payment delivery program for Medicaid recipients 60 years of age or older or dually eligible for Medicare and Medicaid; providing for voluntary enrollment in the program in specified locations, in accordance with certain requirements; providing eligibility for managed care entities to operate the program; providing for entities to choose to serve certain enrollees; providing for the establishment of informal and formal provider grievance systems; requiring payment of certain nursing home claims within a time certain; providing a timeframe for evaluation of the program by the Office of Program Policy Analysis and Government Accountability; extending the deadline for submission of the evaluation report; authorizing the agency to seek Medicaid state plan amendments; requiring the agency to submit a report to the Governor and the Legislature; amending s. 408.040, F.S.; conforming terminology to changes made by the act; amending s. 409.915, F.S.; requiring counties to participate in Medicaid payments for certain nursing home or intermediate facilities care for both health maintenance members and fee-for-service beneficiaries; providing an effective date.

The Conference Committee Report was read and on motion by Senator Peaden was adopted. **HB 7065** passed as amended by the Conference Committee Report and the action of the Senate was certified to the House. The vote on passage was:

#### Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays-None		

By direction of the President the following Conference Committee Report was read:

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Report as an entirety and passed HB 7085, as amended by the Conference Committee Report.

William S. Pittman III, Chief Clerk

# **CONFERENCE COMMITTEE REPORT ON HB 7085**

The Honorable Ken Pruitt President of the Senate

May 1, 2007

The Honorable Marco Rubio Speaker, House of Representatives

Dear Mr. President and Mr. Speaker:

Your Conference Committee on the disagreeing votes of the two houses on HB 7085, same being:

An act relating to Retirement; revises payroll contribution rates for membership classes of FRS for state fiscal years effective July 1, 2007, and July 1, 2008.

Having met, and after full and free conference, do recommend to their respective houses as follows:

1. That the Senate recede from its Amendment 1.

That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.

s/James E. "Jim" King, Jr. s/Lisa Carlton Chair and at Large Vice Chair and at Large s/JD Alexander s/Nancy Argenziano s/Dave Aronberg s/Carey Baker s/Michael S. "Mike" Bennett  $s/Larcenia\ J.\ Bullard$ s/Lee Constantine s/Victor D. Crist s/Alex Diaz de la Portilla s/M. Mandy Dawson s/Paula Dockery s/Mike Fasano s/Rudy Garcia s / Don. Gaetz s/Anthony C. "Tony" Hill, Sr. s/Dennis L. Jones, D.C. s/Arthenia L. Joyner s/Charlie Justice s/Alfred "Al" Lawson, Jr. s/Evelyn J. Lynn s/Gwen Margolis s/Steve Oelrich s/Nan H. Rich s/Durell Peaden, Jr. s/Burt L. Saunders s/Jeremy Ring s/Gary Siplin s/J. Alex Villalobos s/Daniel Webster, at Large s/Frederica S. Wilson s/Stephen R. Wise

Managers on the part of the Senate

s/Ray Sansom Chair and at Large s/Thad Altman s/Thomas "Tom" Anderson Gary Aubuchon Dennis K. Baxley, at Large Dorothy Bendross-Mindingall s/Marsha L. Bowen, at Large Mary Brandenburg Donald D. "Don" Brown s/Edward B. "Ed" Bullard  $s/Jennifer\ Carroll$ s/Marti Coley s/Faye B. Culp Don Davis s/Charles S. "Charlie" Dean **Greg Evers** Keith Fitzgerald s/Clay Ford s/Bill Galvano Rene Garcia Dan Gelber, at Large s/Audrey Gibson s/Richard "Rich" Glorioso s/Michael J. Grant s/Gayle B.Harrell s/D. Alan Hays s/Doug Holder Ed Homan s/Dorothy L. Hukill Stan Jordan s/Martin David "Marty" Kiar Paige Kreegel s/John Legg s/Janet C. Long s/Richard A. Machek s/Stan Mayfield s/Matthew J. "Matt" Meadows Dave Murzin s/Peter Nehr s/Jimmy T. Patronis Frank Peterman Juan-Carlos "J.C." Planas Ari Abraham Porth s/William L. "Bill" Proctor  $s/Ron\ Reagan$ Curtis B. Richardson David Rivera, at Large Yolly Roberson Maria Lorts Sachs s/Ron Saunders, at Large Elaine J. Schwartz John P. "Jack" Seiler, at Large Kelly Skidmore

s/Sandra "Sandy" Adams s/Bob Allen s/Kevin C. Ambler s/Frank Attkisson Loranne Ausley s/Aaron P. Bean Ellyn Setnor Bogdanoff, at Large s/Debbie Boyd Ronald A. Brisé Susan Bucher s/Dean Cannon Charles S. "Chuck" Chestnut s/Larry Cretul Joyce Cusack s/Mike Davis s/Carl J. Domino s/Terry L. Fields Anitere Flores James C. "Jim" Frishe Luis R. Garcia s/Andy Gardiner s/Joseph A. "Joe" Gibbons s/Hugh H. Gibson s/Eduardo "Eddy" Gonzalez s/Denise Grimslev s/Adam Hasner, at Large s/Bill Heller s/Wilbert "Tee" Holloway s/Ed Hooper Evan Jenne s/Will S. Kendrick s/Dick Kravitz s/Rick Kriseman s/Marcelo Llorente s/Carlos Lopez-Cantera Mark Mahon Seth McKeel s/David J. Mealor s/Mitch Needelman Bryan Nelson Pat Patterson s/Joe H. Pickens s/Ralph Poppell s/Stephen L. Precourt s/Scott Randolph Betty Reed s/Garrett Richter s/Julio Robaina s/Dennis A. Ross s/Franklin Sands s/Robert C. "Rob" Schenck s/Michael J. Scionti s/David Simmons

s/William D. Snyder

Priscilla Taylor s/Nicholas R. "Nick" Thompson Anthony Trey Traviesa Shelley Vana s/Will W. Weatherford Juan C. Zapata s/Geraldine F. "Geri" Thompson Perry E. Thurston Baxter G. Troutman s/James W. "Jim" Waldman s/Trudi K. Williams

Managers on the part of the House

Conference Committee Amendment (with title amendment)— Delete everything after the enacting clause and insert:

Section 1. Section 121.71, Florida Statutes, is amended to read:

121.71 Uniform rates; process; calculations; levy.—

- (1) In conducting the system actuarial study required under s. 121.031, the actuary shall follow all requirements specified thereunder to determine, by Florida Retirement System employee membership class, the dollar contribution amounts necessary for the forthcoming fiscal year for the defined benefit program. In addition, the actuary shall determine, by Florida Retirement System membership class, based on an estimate for the forthcoming fiscal year of the gross compensation of employees participating in the optional retirement program, the dollar contribution amounts necessary to make the allocations required under ss. 121.72 and 121.73. For each employee membership class and subclass, the actuarial study shall establish a uniform rate necessary to fund the benefit obligations under both Florida Retirement System retirement plans, by dividing the sum of total dollars required by the estimated gross compensation of members in both plans.
- (2) Based on the uniform rates set forth in subsection (3), employers shall make monthly contributions to the Division of Retirement, which shall initially deposit the funds into the Florida Retirement System Contributions Clearing Trust Fund. A change in a contribution rate is effective the first day of the month for which a full month's employer contribution may be made on or after the beginning date of the change.
- (3) Required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System for both retirement plans are as follows:

	Percentage of Gross Compensation, Effective	Percentage of Gross Compensation, Effective
Membership Class	July 1, 2007 2006	July 1, 2008 2007
Regular Class	8.69%	9.59% <del>9.55%</del>
Special Risk Class	19.76%	22.01% <del>21.96%</del>
Special Risk	11.39%	$11.90\% \ \frac{12.65\%}{}$
Administrative Support Class		
Elected Officers' Class—	13.32%	14.99% <del>14.80%</del>
Legislators, Governor,		
Lt. Governor,		
Cabinet Officers,		
State Attorneys,		
Public Defenders		
Elected Officers' Class— Justices, Judges	18.40%	20.46% <del>20.44%</del>
Elected Officers' Class— County Elected Officers	15.37%	17.15% <del>17.08%</del>
Senior Management Class	11.96%	13.35% <del>13.29%</del>
DROP	9.80%	10.89%

(4) The state actuary shall recognize and use an appropriate level of available excess assets of the Florida Retirement System Trust Fund to offset the difference between the normal costs of the Florida Retirement System and the statutorily prescribed contribution rates.

Section 2. The Legislature finds that a proper and legitimate state purpose is served when employees and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees and retirees, are extended the basic protections afforded by governmental retirement systems. These persons must be provided benefits that are fair and adequate and that are managed, administered, and funded in an actuarially sound manner, as required by Section 14, Article X of the State Constitution, and part VII of chapter 112, Florida

Statutes. Therefore, the Legislature determines and declares that this act fulfills an important state interest.

Section 3. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to retirement; amending s. 121.71, F.S.; revising the payroll contribution rates for the membership classes of the Florida Retirement System for the state fiscal years effective July 1, 2007, and July 1, 2008; providing a declaration of important state interest; providing an effective date.

The Conference Committee Report was read and on motion by Senator Lawson was adopted. **HB 7085** passed as amended by the Conference Committee Report and the action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Nays-None

# LOCAL BILL CALENDAR

**CS for HB 1415**—A bill to be entitled An act relating to the West Orange Airport Authority, Orange County; amending chapter 99-482, Laws of Florida; amending the boundaries of the West Orange Airport Authority; providing an effective date.

—was read the second time by title. On motion by Senator Webster, by two-thirds vote **CS for HB 1415** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Nays-None

## SPECIAL ORDER CALENDAR, continued

Consideration of CS for CS for SB 1602 was deferred.

On motion by Senator Justice, by two-thirds vote **CS for HB 1051** was withdrawn from the Committees on Health Regulation; Community Affairs; and Finance and Tax.

On motion by Senator Justice, by two-thirds vote-

CS for HB 1051—A bill to be entitled An act relating to property tax exemptions for totally and permanently disabled persons; amending s. 196.101, F.S.; providing for certification of total and permanent disability due to blindness for purposes of such exemption; specifying a certification form; providing an effective date.

—a companion measure, was substituted for **CS for SB 1744** and by two-thirds vote read the second time by title. On motion by Senator Justice, by two-thirds vote **CS for HB 1051** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
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Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

CS for CS for SB 2746—A bill to be entitled An act relating to physical education; amending s. 1001.11, F.S.; requiring the Commissioner of Education to provide professional development in physical education; amending s. 1003.01, F.S.; defining the term "physical education"; amending s. 1003.455, F.S.; requiring specified periods of physical education for certain students; authorizing principals to designate instructional personnel to teach physical education; requiring the State Board of Education to review and revise the Sunshine State Standards regarding physical education; requiring public schools to have an automated external defibrillator on school grounds; encouraging public and private partnerships to furnish the defibrillators; providing an effective date.

—was read the second time by title.

Amendments were considered and adopted to conform CS for CS for SB 2746 to CS for CS for HB 967.

Pending further consideration of **CS for CS for SB 2746** as amended, on motion by Senator Constantine, by two-thirds vote **CS for CS for HB 967** was withdrawn from the Committees on Education Pre-K - 12; and Health Policy.

On motion by Senator Constantine, by two-thirds vote—

CS for CS for HB 967—A bill to be entitled An act relating to physical education; amending s. 1001.11, F.S.; requiring the Commissioner of Education to dedicate resources to provide professional development to physical education teachers and curricula developers; amending s. 1003.01, F.S.; defining the term "physical education"; amending s. 1003.455, F.S.; requiring district school boards to provide specified physical education for certain students; requiring reporting for funding purposes and auditing of records; requiring the State Board of Education to review and revise the Sunshine State Standards related to physical education; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 2746 as amended and by two-thirds vote read the second time by title.

Senator Wise moved the following amendment which was adopted:

Amendment 1 (705142)(with title amendment)—Lines 20-25, delete those lines and insert:

(7) The commissioner shall make prominently available on the department's website the following: links to the Internet-based clearing-house for professional development regarding physical education which is established under s. 1012.98(4)(d); the school wellness and physical

education policies and other resources required under s. 1003.453(1) and (2); and other Internet sites that provide professional development for elementary teachers of physical education as defined in s. 1003.01(16). These links must provide elementary teachers with information concerning current physical

And the title is amended as follows:

Delete lines 4 and 5 and insert: provide Internet access to information concerning professional development in physical education;

On motion by Senator Constantine, by two-thirds vote **CS for CS for HB 967** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-39

Mr. President	Dockery	Margolis
	•	U
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Navs-None

By Senator Storms-

CS for CS for SB 1602—A bill to be entitled An act relating to parental notice of abortion; amending s. 390.01114, F.S.; providing that in a hearing relating to waiving the requirement for parental notice, the court consider certain additional factors, including whether the minor's decision to terminate her pregnancy was due to intimidation or undue influence; providing for severability; providing an effective date.

—was read the second time by title.

## SENATOR WEBSTER PRESIDING

# MOTION

On motion by Senator Margolis, the rules were waived to allow the following amendment to be considered:

Senator Margolis moved the following amendment:

Amendment 1 (214624)—On page 2, lines 20-30, delete those lines and insert:

- 1. The minor's:
- Age.
- b. Overall intelligence.
- c. Credibility and demeanor as a witness.
- d. Ability to understand the medical risks associated with the procedure as well as the emotional consequences.
  - e. Consideration of options other than abortion.
  - f. Future educational and life plans.
- g. Employment and other responsibilities related to the care of the child.

### **MOTION**

On motion by Senator Geller, the rules were waived to allow the following amendment to be considered:

Senator Geller moved the following substitute amendment which failed:

Amendment 2 (772832)(with title amendment)—On page 2, line 18 through page 3, line 2, delete those lines and insert: it must dismiss the petition. Factors the court shall consider include the minor's:

- Age.
- 2. Overall intelligence.
- 3. Credibility and demeanor as a witness.
- 4. Ability to understand the medical risks associated with the procedure as well as the emotional consequences.
  - 5. Consideration of options other than abortion.
  - 6. Future educational and life plans.
- 7. Employment and other responsibilities related to the care of the child.

And the title is amended as follows:

On page 1, lines 6-8, delete those lines and insert: additional factors;

The question recurred on Amendment 1 which failed.

### MOTION

On motion by Senator Margolis, the rules were waived to allow the following amendment to be considered:

Senators Margolis and Aronberg offered the following amendment which was moved by Senator Margolis and adopted:

**Amendment 3 (254678)**—On page 1, lines 25-27, delete those lines and insert: petitioner is pregnant and notice has not been waived. The court shall advise

# MOTION

On motion by Senator Aronberg, the rules were waived to allow the following amendment to be considered:

Senator Aronberg moved the following amendment which was adopted:

Amendment 4 (454686)—On page 2, lines 28-30, delete those lines and insert:

g. Ability to understand and comprehend the medical risks of terminating her pregnancy and to apply that understanding to her decision.

Pursuant to Rule 4.19, **CS for CS for SB 1602** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

## BILLS ON THIRD READING, continued

The Senate resumed consideration of—

CS for CS for CS for SB 1928—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; requiring the commission to monitor transportation authorities and conduct periodic reviews of each authority; prohibiting a member of the commission from entering into the day-to-day operation of a monitored authority; amending s. 112.061, F.S.; authorizing metropolitan planning organizations and certain separate entities to establish per diem and travel reimbursement rates; amending s. 120.52, F.S.; excluding expressway authorities under ch. 349, F.S., from the definition of the term "agency" for certain purposes; amending s. 349.03, F.S.; revising provisions for officers and employees of the Jacksonville Transportation Authority; amending s. 349.04, F.S.; providing for the adoption of rules by the Jacksonville Transportation Authority for certain purposes; amending s. 121.021, F.S.; defining the term "metropolitan planning organization" for purposes of the Florida Retirement System Act; revising definitions to include M.P.O.'s and positions in M.P.O.'s; amending s. 121.051, F.S.; providing for M.P.O.'s to participate in the Florida Retirement System; amending s. 121.055,

F.S.; requiring certain M.P.O. staff positions to be in the Senior Management Service Class; amending s. 121.061, F.S.; providing for enforcement of certain employer funding contributions required under the Florida Retirement System; authorizing deductions of amounts owed from certain funds distributed to an M.P.O.; authorizing the governing body of an M.P.O. to file and maintain an action in court to require an employer to remit retirement or social security member contributions or employer matching payments; amending s. 121.081, F.S.; providing for M.P.O. officers and staff to claim credit for past service for retirement benefits; creating s. 163.3182, F.S.; providing for the creation of transportation concurrency backlog authorities; providing powers and responsibilities of such authorities; providing for transportation concurrency backlog plans; providing for the issuance of revenue bonds for certain purposes; providing for the establishment of a local trust fund within each county or municipality having an identified transportation concurrency backlog; providing exemptions from transportation concurrency requirements; providing for the satisfaction of concurrency requirements; providing for dissolution of transportation concurrency backlog authorities; amending s. 212.055, F.S.; renaming the charter county transit system surtax; expanding eligibility to levy the surtax to all charter counties; deleting a provision prohibiting a school district, county, or municipality from issuing bonds more than once each year pledging the proceeds of certain discretionary taxes; amending s. 215.615, F.S.; revising the Department of Transportation's requirement to share certain costs of fixed-guideway system projects; revising criteria for an interlocal agreement to establish bond financing for fixedguideway system projects; revising provisions for sources of funds for the payment of bonds; amending s. 311.22, F.S.; revising funding for certain dredging projects; amending s. 316.2123, F.S.; authorizing a county to designate certain unpaved roadways where an ATV may be operated; providing conditions for such operation; amending s. 316.605, F.S.; providing height and placement requirements for vehicle license plates; prohibiting display that obscures identification of the letters and numbers on a license plate; providing penalties; amending s. 316.650, F.S.; revising procedures for disposition of citations issued for failure to pay toll; providing that the citation will not be submitted to the court and no points will be assessed on the driver's license if the person cited elects to make payment directly to the governmental entity that issued the citation; providing for reporting of the citation by the governmental entity to the Department of Highway Safety and Motor Vehicles; amending s. 318.14, F.S.; providing for the amount required to be paid under certain procedures for disposition of a citation issued for failure to pay toll; providing for the person cited to request a court hearing; amending s. 318.18, F.S.; revising penalties for failure to pay a prescribed toll; providing for disposition of amounts received by the clerk of court; removing procedures for withholding of adjudication; providing for suspension of a driver's license under certain circumstances; revising authorized uses of revenue received by a county from a certain surcharge; revising penalty provisions to provide for certain criminal penalties; imposing a surcharge to be paid for specified traffic-related criminal offenses and all moving traffic violations; providing for distribution of the proceeds of the surcharge to be used for the state agency law enforcement radio system; providing for future expiration; amending s. 318.21, F.S.; revising distribution provisions to provide for distribution of the surcharge; providing for future expiration; amending s. 320.061, F.S.; prohibiting interfering with the legibility, angular visibility, or detectability of any feature or detail on a license plate or interfering with the ability to photograph or otherwise record any feature or detail on a license plate; providing penalties; amending s. 332.007, F.S.; authorizing the Department of Transportation to provide funds for certain general aviation projects under certain circumstances; extending the timeframe that the department is authorized to provide operational and maintenance assistance to certain airports and may redirect the use of certain funds to security-related or economic-impact projects related to the events of September 11, 2001; amending s. 332.14, F.S.; providing that certain members of the Secure Airports for Florida's Economy Council shall be nonvoting members; authorizing certain members to overrule certain actions of the council; amending s. 334.351, F.S.; amending s. 334.351, F.S.; requiring nonprofit youth organizations that contract with the Department of Transportation for the purpose of operating youth work experience programs to certify that the program participants are residents of the state and possess valid identification; specifying criteria for the department to consider in awarding contracts to such organizations; requiring that the nonprofit youth organizations submit certain reports and audits to the department and demonstrate participation in a peer assessment or review process; amending s. 336.025, F.S.; deleting a prohibition against local governments issuing certain bonds secured by revenues from local option fuel taxes more than

once a year; amending s. 336.41, F.S.; revising an exception to competitive-bid requirements for certain county road construction and reconstruction projects; increasing the value threshold under which the exception applies; defining the term "construction aggregate materials"; providing legislative intent; prohibiting a local government from approving or denying a land use zoning change, comprehensive plan amendment, land use permit, ordinance, or order regarding construction aggregate materials without considering information provided by the Department of Transportation and considering the effect of such decision; prohibiting an agency from imposing a moratorium on the mining and extraction of construction aggregate materials of longer than a specified period; providing that limerock environmental resource permitting and reclamation applications are eligible to be expedited; establishing the Strategic Aggregates Review Task Force; providing for membership, staffing, reporting, and expiration; providing for support and the coordination of data and information for the task force; requiring that the task force report its findings to the Governor and the Legislature; providing report requirements; providing for the dissolution of the task force; creating s. 337.026, F.S.; authorizing the Department of Transportation to pursue procurement techniques relating to construction aggregate materials; authorizing the department to enter into agreements for construction aggregate materials; providing exceptions; providing requirements for such exceptions; amending s. 337.11, F.S.; providing that certain construction projects be advertised for bids in local newspapers; amending s. 337.14, F.S.; authorizing the department to waive specified pregualification requirements for certain transportation projects under certain conditions; amending s. 337.18, F.S.; revising surety bond requirements for construction or maintenance contracts; providing for incremental annual surety bonds for multiyear maintenance contracts under certain conditions; revising the threshold for transportation projects eligible for a waiver of surety bond requirements; authorizing the department to provide for phased surety bond coverage or an alternate means of security for a portion of the contract amount in lieu of the surety bond; amending s. 338.161, F.S.; providing for the Department of Transportation and certain toll agencies to enter into agreements with public or private entities for additional uses of electronic toll collection products and services; authorizing feasibility studies by the department or a toll agency of additional uses of electronic toll devices for legislative consideration; amending s. 338.2275, F.S.; raising the limit on outstanding bonds to fund turnpike projects; removing a provision authorizing the department to acquire the Sawgrass Expressway from the Broward County Expressway Authority; amending s. 338.231, F.S.; extending the timeframe for application of requirement that the department program in the tentative work program certain funds relative to the share of toll collections attributable to users of the turnpike system in certain areas; removing a reference to conform; amending s. 339.08, F.S.; allowing moneys in the State Transportation Trust Fund to be used to pay the cost of the Enhanced Bridge Program for Sustainable Transportation; amending s. 339.175, F.S.; revising intent; providing the method of creation and operation of M.P.O.'s required to be designated pursuant to federal law; specifying that an M.P.O. is separate from the state or the governing body of a local government that is represented on the governing board of the M.P.O. or that is a signatory to the interlocal agreement creating the M.P.O.; providing specified powers and privileges to the M.P.O.; providing for the designation and duties of certain officials; revising requirements for voting membership; defining the term "elected officials of a general-purpose local government" to exclude certain constitutional officers for voting membership purposes; providing for the appointment of alternates and advisers; providing that members of an M.P.O. technical advisory committee shall serve at the pleasure of the M.P.O.; providing for the appointment of an executive or staff director and other personnel; authorizing an M.P.O. to enter into contracts with public or private entities to accomplish its duties and functions; providing for the training of certain persons who serve on an M.P.O. for certain purposes; requiring that certain plans, programs, and amendments that affect projects be approved by each M.P.O. on a recorded roll call vote, or hand-counted vote, of a majority of the membership present; amending s. 339.2819, F.S.; revising the share of matching funds for a public transportation project provided from the Transportation Regional Incentive Program; creating s. 339.282, F.S.; providing legislative findings; providing that property owners or developers who voluntarily contribute right-of-way and physically construct or expand a state transportation facility or segment may receive certain credits against any future transportation concurrency requirements under certain conditions; creating s. 339.285, F.S.; creating the Enhanced Bridge Program for Sustainable Transportation within the Department of Transportation; providing for the use of funds in the program; providing project guidelines for program

funding; amending s. 339.55, F.S.; providing for the use of State Infrastructure Bank loans for certain damaged transportation facilities in areas officially declared to be in a state of emergency; providing criteria; amending s. 341.071, F.S.; requiring certain public transit providers to annually report potential productivity and performance enhancements; amending s. 343.81, F.S.; prohibiting elected officials from serving on the Northwest Florida Transportation Corridor Authority; providing for application of the prohibition to apply to persons appointed to serve on the authority after a certain date; amending s. 343.82, F.S.; directing the authority to plan for and study the feasibility of constructing, operating, and maintaining a bridge or bridges, and appurtenant structures, spanning Choctawhatchee Bay or Santa Rosa Sound; authorizing the authority to construct, operate, and maintain said bridges and structures; amending s. 334.30, F.S.; authorizing the Department of Transportation to enter into agreements with private entities for the building, operation, ownership, or financing of transportation facilities; revising criteria for approving agreements; amending s. 338.234, F.S.; granting the Florida Turnpike Enterprise, its lessees, and licensees an exemption from paying commercial rental tax on capital improvements; amending s. 348.0004, F.S.; authorizing certain transportation-related authorities to enter into agreements with private entities for the building, operation, ownership, or financing of transportation facilities; amending s. 348.0012, F.S.; revising provisions for certain exemptions from the Florida Expressway Authority Act; amending s. 348.754, F.S.; authorizing the Orlando-Orange County Expressway Authority to waive payment and performance bonds on certain construction contracts if the contract is awarded pursuant to an economic development program for the encouragement of local small businesses; providing criteria for participation in the program; providing criteria for the bond waiver; providing for certain determinations by the authority's executive director or a designee as to the suitability of a project; providing for certain payment obligations if a payment and performance bond is waived; requiring the authority to record notice of the obligation; limiting eligibility to bid on the projects; providing for the authority to conduct bond eligibility training for certain businesses; requiring the authority to submit biennial reports to the Orange County legislative delegation; amending ss. 163.3177, 339.176, and 341.828, F.S.; correcting cross-references; amending s. 2, ch. 89-383, Laws of Florida; providing for certain alterations to and along Red Road in Miami-Dade County for transportation safety purposes; amending s. 479.01, F.S.; defining the term "wall mural"; creating s. 479.156, F.S.; providing for the regulation of wall murals by municipalities and counties; requiring that certain wall murals be located in areas zoned for industrial or commercial use; requiring that the local regulation of wall murals be consistent with specified criteria; requiring the Department of Transportation to approve a wall mural under certain conditions; amending s. 316.1951, F.S.; revising provisions relating to parking vehicles on public property for the purpose of displaying the vehicles for sale, hire, or rental; providing exceptions; prohibiting certain acts in the sale of motor vehicles; providing an effective date.

—which was previously considered as amended May 2.

On motion by Senator Baker, by two-thirds vote **CS for CS for HB 985** was withdrawn from the Committees on Transportation; Community Affairs; Governmental Operations; and Transportation and Economic Development Appropriations.

On motion by Senator Baker, the rules were waived and by two-thirds vote—  $\,$ 

CS for CS for HB 985—A bill to be entitled An act relating to transportation and infrastructure; amending s. 20.23, F.S.; providing that the salary and benefits of the executive director of the Florida Transportation Commission shall be set in accordance with the Senior Management Service; amending s. 112.061, F.S.; authorizing metropolitan planning organizations and certain separate entities to establish per diem and travel reimbursement rates; amending s. 120.52, F.S.; excluding expressway authorities under ch. 349, F.S., from the definition of the term 'agency" for certain purposes; amending s. 349.03, F.S.; revising provisions for officers and employees of the Jacksonville Transportation Authority; amending s. 349.04, F.S.; providing for the adoption of rules by the Jacksonville Transportation Authority for certain purposes; amending s. 121.021, F.S.; defining the term "metropolitan planning organization" for purposes of the Florida Retirement System Act; revising definitions to include M.P.O.'s and positions in M.P.O.'s; amending s. 121.051, F.S.; providing for M.P.O.'s to participate in the Florida Retirement System; amending s. 121.055, F.S.; requiring certain M.P.O. staff positions to be in the Senior Management Service Class; amending s.

121.061, F.S.: providing for enforcement of certain employer funding contributions required under the Florida Retirement System; authorizing deductions of amounts owed from certain funds distributed to an M.P.O.; authorizing the governing body of an M.P.O. to file and maintain an action in court to require an employer to remit retirement or social security member contributions or employer matching payments; amending s. 121.081, F.S.; providing for M.P.O. officers and staff to claim credit for past service for retirement benefits; amending s. 212.055, F.S.; deleting a prohibition against local governments issuing certain bonds secured by revenues from local infrastructure taxes more than once a year; amending s. 215.615, F.S.; revising the Department of Transportation's requirement to share certain costs of fixed-guideway system projects; revising criteria for an interlocal agreement to establish bond financing for fixed-guideway system projects; revising provisions for sources of funds for the payment of bonds; amending s. 316.2123, F.S.; authorizing a county to designate certain unpaved roadways where an ATV may be operated; providing conditions for such operation; amending s. 316.605, F.S.; providing height and placement requirements for vehicle license plates; prohibiting display that obscures identification of the letters and numbers on a license plate; providing penalties; amending s. 316.650, F.S.; revising procedures for disposition of citations issued for failure to pay toll; providing that the citation will not be submitted to the court and no points will be assessed on the driver's license if the person cited elects to make payment directly to the governmental entity that issued the citation; providing for reporting of the citation by the governmental entity to the Department of Highway Safety and Motor Vehicles; amending s. 318.14, F.S.; providing for the amount required to be paid under certain procedures for disposition of a citation issued for failure to pay toll; providing for the person cited to request a court hearing; amending s. 318.18, F.S.; revising penalties for failure to pay a prescribed toll; providing for disposition of amounts received by the clerk of court; removing procedures for withholding of adjudication; providing for suspension of a driver's license under certain circumstances; revising authorized uses of revenue received by a county from a certain surcharge; revising penalty provisions to provide for certain criminal penalties; imposing a surcharge to be paid for specified traffic-related criminal offenses and all moving traffic violations; providing for distribution of the proceeds of the surcharge to be used for the state agency law enforcement radio system; providing for future expiration; amending s. 318.21, F.S.; revising distribution provisions to provide for distribution of the surcharge; providing for future expiration; amending s. 320.061, F.S.; prohibiting interfering with the legibility, angular visibility, or detectability of any feature or detail on a license plate or interfering with the ability to photograph or otherwise record any feature or detail on a license plate; providing penalties; amending s. 332.007, F.S.; authorizing the Department of Transportation to provide funds for certain general aviation projects under certain circumstances; extending the timeframe that the department is authorized to provide operational and maintenance assistance to certain airports and may redirect the use of certain funds to security-related or economic-impact projects related to the events of September 11, 2001; amending s. 332.14, F.S.; providing that certain members of the Secure Airports for Florida's Economy Council shall be nonvoting members; authorizing certain members to overrule certain actions of the council; amending s. 336.025, F.S.; deleting a prohibition against local governments issuing certain bonds secured by revenues from local option fuel taxes more than once a year; amending s. 336.41, F.S.; revising an exception to competitive-bid requirements for certain county road construction and reconstruction projects; increasing the value threshold under which the exception applies; defining the term "construction aggregate materials"; providing legislative intent; prohibiting a local government from approving or denying a land use zoning change, comprehensive plan amendment, land use permit, ordinance, or order regarding construction aggregate materials without considering information provided by the Department of Transportation and considering the effect of such decision; prohibiting an agency from imposing a moratorium on the mining and extraction of construction aggregate materials of longer than a specified period; providing that limerock environmental resource permitting and reclamation applications are eligible to be expedited; establishing the Strategic Aggregates Review Task Force; providing for membership, staffing, reporting, and expiration; providing for support and the coordination of data and information for the task force; requiring that the task force report its findings to the Governor and the Legislature; providing report requirements; providing for the dissolution of the task force; creating s. 337.026, F.S.; authorizing the Department of Transportation to pursue innovative contractual or engineering techniques relating to construction aggregate materials; authorizing the department to enter into agreements for construction aggregate materials; providing exceptions;

providing requirements for such exceptions; amending s. 337.11, F.S.; providing that certain construction projects be advertised for bids in local newspapers; amending s. 337.14, F.S.; authorizing the department to waive specified prequalification requirements for certain transportation projects under certain conditions; amending s. 337.18, F.S.; revising surety bond requirements for construction or maintenance contracts; providing for incremental annual surety bonds for multiyear maintenance contracts under certain conditions; revising the threshold for transportation projects eligible for a waiver of surety bond requirements; authorizing the department to provide for phased surety bond coverage or an alternate means of security for a portion of the contract amount in lieu of the surety bond; amending s. 338.161, F.S.; providing for the Department of Transportation and certain toll agencies to enter into agreements with public or private entities for additional uses of electronic toll collection products and services; authorizing feasibility studies by the department or a toll agency of additional uses of electronic toll devices for legislative consideration; amending s. 338.2275, F.S.; raising the limit on outstanding bonds to fund turnpike projects; removing a provision authorizing the department to acquire the Sawgrass Expressway from the Broward County Expressway Authority; amending s. 338.231, F.S.; authorizing the department to set certain fees for the collection of unpaid tolls; requiring public notice and public hearing of the proposed fees; extending the timeframe for application of requirement that the department program in the tentative work program certain funds relative to the share of toll collections attributable to users of the turnpike system in certain areas; removing a reference to conform; amending s. 339.135, F.S.; requiring the department to notify certain local government officials of certain proposed amendments to its adopted work program; providing for comments from the local government that would be affected by the amendment; providing procedures for approval of the amendment; amending s. 339.175, F.S.; revising intent; providing the method of creation and operation of M.P.O.'s required to be designated pursuant to federal law; specifying that an M.P.O. is separate from the state or the governing body of a local government that is represented on the governing board of the M.P.O. or that is a signatory to the interlocal agreement creating the M.P.O.; providing specified powers and privileges to the M.P.O.; providing for the designation and duties of certain officials; revising requirements for voting membership; defining the term "elected officials of a general-purpose local government" to exclude certain constitutional officers for voting membership purposes; providing for the appointment of alternates and advisers; providing that members of an M.P.O. technical advisory committee shall serve at the pleasure of the M.P.O.; providing for the appointment of an executive or staff director and other personnel; authorizing an M.P.O. to enter into contracts with public or private entities to accomplish its duties and functions; providing for the training of certain persons who serve on an M.P.O. for certain purposes; requiring that certain plans, programs, and amendments that affect projects be approved by each M.P.O. on a recorded roll call vote, or hand-counted vote, of a majority of the membership present; amending s. 339.2819, F.S.; revising the share of matching funds for a public transportation project provided from the Transportation Regional Incentive Program; creating s. 339.282, F.S.; providing for certain transportation-related contributions by a property owner or developer to be applied toward future transportation concurrency requirements; amending s. 339.55, F.S.; providing for the use of State Infrastructure Bank loans for certain damaged transportation facilities in areas officially declared to be in a state of emergency; providing criteria; amending s. 339.63, F.S.; providing criteria for Strategic Intermodal System designations; amending s. 341.071, F.S.; requiring an annual report by certain public transit providers to be submitted by a certain date and to address certain potential productivity and performance enhancements; amending s. 343.81, F.S.; prohibiting elected officials from serving on the Northwest Florida Transportation Corridor Authority; providing for application of the prohibition to apply to persons appointed to serve on the authority after a certain date; amending s. 343.82, F.S.; directing the authority to plan for and study the feasibility of constructing, operating, and maintaining a bridge or bridges, and appurtenant structures, spanning Choctawhatchee Bay or Santa Rosa Sound; authorizing the authority to construct, operate, and maintain said bridges and structures; amending s. 348.0004, F.S.; authorizing certain transportation-related authorities to enter into agreements with private entities for the building, operation, ownership, or financing of transportation facilities; amending s. 348.0012, F.S.; revising provisions for certain exemptions from the Florida Expressway Authority Act; amending s. 348.243, F.S.; correcting a cross-reference; amending s. 348.754, F.S.; authorizing the Orlando-Orange County Expressway Authority to waive payment and performance bonds on certain construction contracts if the contract is awarded pursuant to an economic development program for

the encouragement of local small businesses; providing criteria for participation in the program; providing criteria for the bond waiver; providing for certain determinations by the authority's executive director or a designee as to the suitability of a project; providing for certain payment obligations if a payment and performance bond is waived; requiring the authority to record notice of the obligation; limiting eligibility to bid on the projects; providing for the authority to conduct bond eligibility training for certain businesses; requiring the authority to submit biennial reports to the Orange County legislative delegation; amending ss. 163.3177, 339.176, and 341.828, F.S.; correcting cross-references; amending s. 334.30, F.S.; revising legislative intent; authorizing the Department of Transportation to advance certain projects in the Strategic Intermodal System Plan using funds provided by public-private partnerships or private entities; authorizing the department to lease toll facilities to private entities; providing criteria for such leasing agreements; providing that procurements of public-private partnerships are not subject to specified provisions unless they are part of the procurement agreement or the public-private agreement; extending the unsolicited private proposal advertisement period; providing criteria for qualification of public-private partnerships as part of the procurement process; requiring the department to perform cost-benefit, value-for-money analyses of the proposed public-private partnership; providing for certain innovative financing techniques for public-private partnerships; authorizing the department to enter into public-private partnership agreements that include extended terms under certain conditions; requiring certain projects to be prioritized for selection; providing public-private partnership agreement term limits; limiting the amount of certain funds that may be obligated for public-private projects; providing for the disposition of certain toll revenues; removing a provision for the speed of a certain fixed-guideway transportation system; amending s. 338.165, F.S.; providing for toll rate increases that are tied to certain inflation indicators; providing for increases beyond inflation amounts; amending s. 348.0003, F.S.; revising provisions relating to membership of the governing bodies of specified expressway authorities; providing for termination of the existing governing bodies of such authorities and creation of new governing bodies; providing for membership and terms of office; revising members' financial disclosure requirements; amending s. 348.0004, F.S.; prohibiting specified expressway authorities from contracting with lobbyists; amending s. 479.01, F.S.; defining the term "wall mural"; creating s. 479.156, F.S.; providing for regulation of wall murals by municipalities or counties; requiring that certain wall murals be located in areas zoned for industrial or commercial use; requiring local regulation of wall murals to be consistent with specified criteria; requiring certain wall murals to be approved the Department of Transportation and the Federal Highway Administration; providing that wall murals shall not be considered when determining specified requirements of new or existing signs; amending s. 2 of ch. 89-383, Laws of Florida; providing for certain alterations to and along Red Road in Miami-Dade County for transportation safety purposes; directing the Department of Transportation to conduct a study on the access roads to pari-mutuel facilities and Indian reservation lands where gaming activities occur; providing for the content of the study; requiring a report to the Governor and the Legislature; creating s. 163.3182, F.S.; providing for the creation of transportation concurrency backlog authorities; providing definitions; providing powers and responsibilities of such authorities; providing for transportation concurrency backlog plans; providing for the issuance of revenue bonds for certain purposes; providing for the establishment of a local trust fund within each county or municipality with an identified transportation concurrency backlog; providing exemptions from transportation concurrency requirements; providing for the satisfaction of concurrency requirements; providing for dissolution of transportation concurrency backlog authorities; providing an effective date.

—a companion measure, was substituted for **CS** for **CS** for **CS** for **SB** 1928 as amended and by two-thirds vote read the second time by title

### MOTION

On motion by Senator Baker, the rules were waived to allow the following amendment to be considered:

Senator Baker moved the following amendment:

Amendment 1 (671544)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraphs (b) and (c) of subsection (2) of section 20.23, Florida Statutes, are amended to read:

- 20.23 Department of Transportation.—There is created a Department of Transportation which shall be a decentralized agency.
  - (2)
  - (b) The commission shall have the primary functions to:
- 1. Recommend major transportation policies for the Governor's approval, and assure that approved policies and any revisions thereto are properly executed.
- 2. Periodically review the status of the state transportation system including highway, transit, rail, seaport, intermodal development, and aviation components of the system and recommend improvements therein to the Governor and the Legislature.
- 3. Perform an in-depth evaluation of the annual department budget request, the Florida Transportation Plan, and the tentative work program for compliance with all applicable laws and established departmental policies. Except as specifically provided in s. 339.135(4)(c)2., (d), and (f), the commission may not consider individual construction projects, but shall consider methods of accomplishing the goals of the department in the most effective, efficient, and businesslike manner.
- 4. Monitor the financial status of the department on a regular basis to assure that the department is managing revenue and bond proceeds responsibly and in accordance with law and established policy.
- 5. Monitor on at least a quarterly basis, the efficiency, productivity, and management of the department, using performance and production standards developed by the commission pursuant to s. 334.045.
- 6. Perform an in-depth evaluation of the factors causing disruption of project schedules in the adopted work program and recommend to the Legislature and the Governor methods to eliminate or reduce the disruptive effects of these factors.
- 7. Recommend to the Governor and the Legislature improvements to the department's organization in order to streamline and optimize the efficiency of the department. In reviewing the department's organization, the commission shall determine if the current district organizational structure is responsive to Florida's changing economic and demographic development patterns. The initial report by the commission must be delivered to the Governor and Legislature by December 15, 2000, and each year thereafter, as appropriate. The commission may retain such experts as are reasonably necessary to effectuate this subparagraph, and the department shall pay the expenses of such experts.
- 8. Monitor the efficiency, productivity, and management of the authorities created under chapters 343 and 348, including any authority formed using the provisions of part I of chapter 348. The commission shall also conduct periodic reviews of each authority's operations and budget, acquisition of property, management of revenue and bond proceeds, and compliance with applicable laws and generally accepted accounting principles.
- (c) The commission or a member thereof may not enter into the day-to-day operation of the department or a monitored authority and is specifically prohibited from taking part in:
  - 1. The awarding of contracts.
- 2. The selection of a consultant or contractor or the prequalification of any individual consultant or contractor. However, the commission may recommend to the secretary standards and policies governing the procedure for selection and prequalification of consultants and contractors
  - 3. The selection of a route for a specific project.
  - 4. The specific location of a transportation facility.
  - 5. The acquisition of rights-of-way.
- 6. The employment, promotion, demotion, suspension, transfer, or discharge of any department personnel.
- 7. The granting, denial, suspension, or revocation of any license or permit issued by the department.

- Section 2. Subsection (14) of section 112.061, Florida Statutes, is amended to read:
- 112.061  $\,$  Per diem and travel expenses of public officers, employees, and authorized persons.—
- (14) APPLICABILITY TO COUNTIES, COUNTY OFFICERS, DISTRICT SCHOOL BOARDS, AND SPECIAL DISTRICTS, AND METRO-POLITAN PLANNING ORGANIZATIONS.—
- (a) The following entities may establish rates that vary from the per diem rate provided in paragraph (6)(a), the subsistence rates provided in paragraph (6)(b), or the mileage rate provided in paragraph (7)(d) if those rates are not less than the statutorily established rates that are in effect for the 2005-2006 fiscal year:
- 1. The governing body of a county by the enactment of an ordinance or resolution;
- 2. A county constitutional officer, pursuant to s. 1(d), Art. VIII of the State Constitution, by the establishment of written policy;
- 3. The governing body of a district school board by the adoption of rules;  $\Theta$
- 4. The governing body of a special district, as defined in s. 189.403(1), except those special districts that are subject to s. 166.021(10), by the enactment of a resolution; or
- 5. Any metropolitan planning organization created pursuant to s. 339.175 or any other separate legal or administrative entity created pursuant to s. 339.175 of which a metropolitan planning organization is a member, by the enactment of a resolution.
- (b) Rates established pursuant to paragraph (a) must apply uniformly to all travel by the county, county constitutional officer and entity governed by that officer, district school board, or special district, or metropolitan planning organization.
- (c) Except as otherwise provided in this subsection, counties, county constitutional officers and entities governed by those officers, district school boards, and special districts, and metropolitan planning organizations, other than those subject to s. 166.021(10), remain subject to the requirements of this section.
- Section 3. Subsection (1) of section 120.52, Florida Statutes, is amended to read:
  - 120.52 Definitions.—As used in this act:
  - (1) "Agency" means:
- (a) The Governor in the exercise of all executive powers other than those derived from the constitution.
  - (b) Each:
- 1. State officer and state department, and each departmental unit described in s. 20.04.
  - 2. Authority, including a regional water supply authority.
  - 3. Board.
- 4. Commission, including the Commission on Ethics and the Fish and Wildlife Conservation Commission when acting pursuant to statutory authority derived from the Legislature.
  - 5. Regional planning agency.
- Multicounty special district with a majority of its governing board comprised of nonelected persons.
  - 7. Educational units.
  - $8. \quad Entity \ described \ in \ chapters \ 163, 373, 380, and 582 \ and \ s. \ 186.504.$
- (c) Each other unit of government in the state, including counties and municipalities, to the extent they are expressly made subject to this act by general or special law or existing judicial decisions.

This definition does not include any legal entity or agency created in whole or in part pursuant to chapter 361, part II, any metropolitan planning organization created pursuant to s. 339.175, any separate legal or administrative entity created pursuant to s. 339.175 of which a metropolitan planning organization is a member, an expressway authority pursuant to chapter 348 or transportation authority under chapter 349, any legal or administrative entity created by an interlocal agreement pursuant to s. 163.01(7), unless any party to such agreement is otherwise an agency as defined in this subsection, or any multicounty special district with a majority of its governing board comprised of elected persons; however, this definition shall include a regional water supply authority.

Section 4. Subsection (3) of section 349.03, Florida Statutes, is amended to read:

 $349.03 \quad Jackson ville\ Transportation\ Authority. --$ 

(3) The terms of appointed members shall be for 4 years deemed to have commenced on June 1 of the year in which they are appointed. Each member shall hold office until a successor has been appointed and has qualified. A vacancy during a term shall be filled by the respective appointing authority only for the balance of the unexpired term. Any member appointed to the authority for two consecutive full terms shall not be eligible for appointment to the next succeeding term. One of the members so appointed shall be designated annually by the members as chair of the authority, one member shall be designated annually as the vice chair of the authority, one member shall be designated annually as the secretary of the authority, and one member shall be designated annually as the treasurer of the authority. The members of the authority shall not be entitled to compensation, but shall be reimbursed for travel expenses or other expenses actually incurred in their duties as provided by law. Four voting members of the authority shall constitute a quorum, and no resolution adopted by the authority shall become effective unless with the affirmative vote of at least four members. The authority shall may employ an executive director, and the executive director may hire such staff, permanent or temporary, as he or she may determine and may organize the staff of the authority into such departments and units as he or she may determine divisions as it deems necessary. The executive director ## may appoint department directors, deputy directors, division chiefs, and staff assistants to the executive director, as he or she may determine. In so appointing the executive director, the authority may fix the compensation of such appointee those appointees, who shall serve at the pleasure of the authority. All employees of the authority shall be exempt from the provisions of part II of chapter 110. The authority may employ such financial advisers and consultants, technical experts, engineers, and agents and employees, permanent or temporary, as it may require and may fix the compensation and qualifications of such persons, firms, or corporations. The authority may delegate to one or more of its agents or employees such of its powers as it shall deem necessary to carry out the purposes of this chapter, subject always to the supervision and control of the governing body of the authority.

Section 5. Paragraph (n) is added to subsection (2) of section 349.04, Florida Statutes, to read:

349.04 Purposes and powers.—

- (2) The authority is hereby granted, and shall have and may exercise all powers necessary, appurtenant, convenient, or incidental to the carrying out of the aforesaid purposes, including, but without being limited to, the right and power:
- (n) To adopt rules to carry out the powers and obligations herein granted, which set forth a purpose, necessary definitions, forms, general conditions and procedures, and fines and penalties, including, without limitation, suspension or debarment, and charges for nonperformance, with respect to any aspect of the work or function of the authority for the permitting, planning, funding, design, acquisition, construction, equipping, operation, and maintenance of transportation facilities, transit and highway, within the state, provided or operated by the authority or others in cooperation with or at the direction of the authority, and for carrying out all other purposes of the authority set forth or authorized in this chapter.
- Section 6. Subsection (11), paragraph (a) of subsection (42), and paragraph (b) of subsection (52) of section 121.021, Florida Statutes, are amended, and subsection (62) is added to that section, to read:

- 121.021 Definitions.—The following words and phrases as used in this chapter have the respective meanings set forth unless a different meaning is plainly required by the context:
- (11) "Officer or employee" means any person receiving salary payments for work performed in a regularly established position and, if employed by a city, a metropolitan planning organization, or a special district, employed in a covered group.
- (42)(a) "Local agency employer" means the board of county commissioners or other legislative governing body of a county, however styled, including that of a consolidated or metropolitan government; a clerk of the circuit court, sheriff, property appraiser, tax collector, or supervisor of elections, provided such officer is elected or has been appointed to fill a vacancy in an elective office; a community college board of trustees or district school board; or the governing body of any city, metropolitan planning organization created pursuant to s. 339.175 or any other separate legal or administrative entity created pursuant to s. 339.175, or special district of the state which participates in the system for the benefit of certain of its employees.
  - (52) "Regularly established position" is defined as follows:
- (b) In a local agency (district school board, county agency, community college, city, *metropolitan planning organization*, or special district), the term means a regularly established position which will be in existence for a period beyond 6 consecutive months, except as provided by rule.
- (62) "Metropolitan planning organization" means an entity created by an interlocal agreement pursuant to s. 339.175 or any other entity created pursuant to s. 339.175.
- Section 7. Paragraph (b) of subsection (2) of section 121.051, Florida Statutes, is amended to read:
  - 121.051 Participation in the system.—
  - (2) OPTIONAL PARTICIPATION.—
- (b)1. The governing body of any municipality, metropolitan planning organization, or special district in the state may elect to participate in the system upon proper application to the administrator and may cover all or any of its units as approved by the Secretary of Health and Human Services and the administrator. The department shall adopt rules establishing provisions for the submission of documents necessary for such application. Prior to being approved for participation in the Florida Retirement System, the governing body of any such municipality, metropolitan planning organization, or special district that has a local retirement system shall submit to the administrator a certified financial statement showing the condition of the local retirement system as of a date within 3 months prior to the proposed effective date of membership in the Florida Retirement System. The statement must be certified by a recognized accounting firm that is independent of the local retirement system. All required documents necessary for extending Florida Retirement System coverage must be received by the department for consideration at least 15 days prior to the proposed effective date of coverage. If the municipality, metropolitan planning organization, or special district does not comply with this requirement, the department may require that the effective date of coverage be changed.
- 2. Any city, metropolitan planning organization, or special district that has an existing retirement system covering the employees in the units that are to be brought under the Florida Retirement System may participate only after holding a referendum in which all employees in the affected units have the right to participate. Only those employees electing coverage under the Florida Retirement System by affirmative vote in said referendum shall be eligible for coverage under this chapter, and those not participating or electing not to be covered by the Florida Retirement System shall remain in their present systems and shall not be eligible for coverage under this chapter. After the referendum is held, all future employees shall be compulsory members of the Florida Retirement System.
- 3. The governing body of any city, *metropolitan planning organiza*tion, or special district complying with subparagraph 1. may elect to provide, or not provide, benefits based on past service of officers and employees as described in s. 121.081(1). However, if such employer elects

- to provide past service benefits, such benefits must be provided for all officers and employees of its covered group.
- 4. Once this election is made and approved it may not be revoked, except pursuant to subparagraphs 5. and 6., and all present officers and employees electing coverage under this chapter and all future officers and employees shall be compulsory members of the Florida Retirement System.
- 5. Subject to the conditions set forth in subparagraph 6., the governing body of any hospital licensed under chapter 395 which is governed by the board of a special district as defined in s. 189.403(1) or by the board of trustees of a public health trust created under s. 154.07, hereinafter referred to as "hospital district," and which participates in the system, may elect to cease participation in the system with regard to future employees in accordance with the following procedure:
- a. No more than 30 days and at least 7 days before adopting a resolution to partially withdraw from the Florida Retirement System and establish an alternative retirement plan for future employees, a public hearing must be held on the proposed withdrawal and proposed alternative plan.
- b. From 7 to 15 days before such hearing, notice of intent to withdraw, specifying the time and place of the hearing, must be provided in writing to employees of the hospital district proposing partial withdrawal and must be published in a newspaper of general circulation in the area affected, as provided by ss. 50.011-50.031. Proof of publication of such notice shall be submitted to the Department of Management Services.
- c. The governing body of any hospital district seeking to partially withdraw from the system must, before such hearing, have an actuarial report prepared and certified by an enrolled actuary, as defined in s. 112.625(3), illustrating the cost to the hospital district of providing, through the retirement plan that the hospital district is to adopt, benefits for new employees comparable to those provided under the Florida Retirement System.
- d. Upon meeting all applicable requirements of this subparagraph, and subject to the conditions set forth in subparagraph 6., partial withdrawal from the system and adoption of the alternative retirement plan may be accomplished by resolution duly adopted by the hospital district board. The hospital district board must provide written notice of such withdrawal to the division by mailing a copy of the resolution to the division, postmarked no later than December 15, 1995. The withdrawal shall take effect January 1, 1996.
- 6. Following the adoption of a resolution under sub-subparagraph 5.d., all employees of the withdrawing hospital district who were participants in the Florida Retirement System prior to January 1, 1996, shall remain as participants in the system for as long as they are employees of the hospital district, and all rights, duties, and obligations between the hospital district, the system, and the employees shall remain in full force and effect. Any employee who is hired or appointed on or after January 1, 1996, may not participate in the Florida Retirement System, and the withdrawing hospital district shall have no obligation to the system with respect to such employees.
- Section 8. Paragraph (l) is added to subsection (1) of section 121.055, Florida Statutes, to read:
- 121.055 Senior Management Service Class.—There is hereby established a separate class of membership within the Florida Retirement System to be known as the "Senior Management Service Class," which shall become effective February 1, 1987.

(1)

- (l) For each metropolitan planning organization that has opted to become part of the Florida Retirement System, participation in the Senior Management Service Class shall be compulsory for the executive director or staff director of that metropolitan planning organization.
- Section 9. Paragraphs (a) and (c) of subsection (2) of section 121.061, Florida Statutes, are amended to read:
  - 121.061 Funding.—

- (2)(a) Should any employer other than a state employer fail to make the retirement and social security contributions, both member and employer contributions, required by this chapter, then, upon request by the administrator, the Department of Revenue or the Department of Financial Services, as the case may be, shall deduct the amount owed by the employer from any funds to be distributed by it to the county, city, metropolitan planning organization, special district, or consolidated form of government. The amounts so deducted shall be transferred to the administrator for further distribution to the trust funds in accordance with this chapter.
- (c) The governing body of each county, city, *metropolitan planning organization*, special district, or consolidated form of government participating under this chapter or the administrator, acting individually or jointly, is hereby authorized to file and maintain an action in the courts of the state to require any employer to remit any retirement or social security member contributions or employer matching payments due the retirement or social security trust funds under the provisions of this chapter.
- Section 10. Paragraphs (a), (b), and (e) of subsection (1) of section 121.081, Florida Statutes, are amended to read:
- 121.081 Past service; prior service; contributions.—Conditions under which past service or prior service may be claimed and credited are:
- (1)(a) Past service, as defined in s. 121.021(18), may be claimed as creditable service by officers or employees of a city, metropolitan planning organization, or special district that become a covered group under this system. The governing body of a covered group in compliance with s. 121.051(2)(b) may elect to provide benefits with respect to past service earned prior to January 1, 1975, in accordance with this chapter, and the cost for such past service shall be established by applying the following formula: The member contribution for both regular and special risk members shall be 4 percent of the gross annual salary for each year of past service claimed, plus 4-percent employer matching contribution, plus 4 percent interest thereon compounded annually, figured on each year of past service, with interest compounded from date of annual salary earned until July 1, 1975, and 6.5 percent interest compounded annually thereafter until date of payment. Once the total cost for a member has been figured to date, then after July 1, 1975, 6.5 percent compounded interest shall be added each June 30 thereafter on any unpaid balance until the cost of such past service liability is paid in full. The following formula shall be used in calculating past service earned prior to January 1, 1975: (Annual gross salary multiplied by 8 percent) multiplied by the 4 percent or 6.5 percent compound interest table factor, as may be applicable. The resulting product equals cost to date for each particular year of past service.
- (b) Past service earned after January 1, 1975, may be claimed by officers or employees of a city, metropolitan planning organization, or special district that becomes a covered group under this system. The governing body of a covered group may elect to provide benefits with respect to past service earned after January 1, 1975, in accordance with this chapter, and the cost for such past service shall be established by applying the following formula: The employer shall contribute an amount equal to the contribution rate in effect at the time the service was earned, multiplied by the employee's gross salary for each year of past service claimed, plus 6.5 percent interest thereon, compounded annually, figured on each year of past service, with interest compounded from date of annual salary earned until date of payment.
- (e) Past service, as defined in s. 121.021(18), may be claimed as creditable service by a member of the Florida Retirement System who formerly was an officer or employee of a city, metropolitan planning organization, or special district, notwithstanding the status or form of the retirement system, if any, of that city, metropolitan planning organization, or special district and irrespective of whether officers or employees of that city, metropolitan planning organization, or special district now or hereafter become a covered group under the Florida Retirement System. Such member may claim creditable service and be entitled to the benefits accruing to the regular class of members as provided for the past service claimed under this paragraph by paying into the retirement trust fund an amount equal to the total actuarial cost of providing the additional benefit resulting from such past-service credit, discounted by the applicable actuarial factors to date of retirement.

Section 11. Paragraph (e) is added to subsection (15) of section 163.3180, Florida Statutes, to read:

163.3180 Concurrency.—

(15)

- (e) By December 1, 2007, the Department of Transportation, in consultation with the state land planning agency and interested local governments, may designate a study area for conducting a pilot project to determine the benefits of and barriers to establishing a regional multimodal transportation concurrency district that extends over more than one local government jurisdiction. If designated:
- 1. The study area must be in a county that has a population of at least 1,000 persons per square mile, be within an urban service area, and have the consent of the local governments within the study area. The Department of Transportation and the state land planning agency shall provide technical assistance.
- 2. The local governments within the study area and the Department of Transportation, in consultation with the state land planning agency, shall cooperatively create a multimodal transportation plan that meets the requirements of this section. The multimodal transportation plan must include viable local funding options and incorporate community design features, including a range of mixed land uses and densities and intensities, which will reduce the number of automobile trips or vehicle miles of travel while supporting an integrated, multimodal transportation system.
- 3. To effectuate the multimodal transportation concurrency district, participating local governments may adopt appropriate comprehensive plan amendments.
- 4. The Department of Transportation, in consultation with the state land planning agency, shall submit a report by March 1, 2009, to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the status of the pilot project. The report must identify any factors that support or limit the creation and success of a regional multimodal transportation district including intergovernmental coordination.

Section 12. Section 163.3182, Florida Statutes, is created to read:

163.3182 Transportation concurrency backlogs.—

- (1) DEFINITIONS.—For purposes of this section, the term:
- (a) "Transportation concurrency backlog area" means the geographic area within the unincorporated portion of a county or within the municipal boundary of a municipality designated in a local government comprehensive plan for which a transportation concurrency backlog authority is created pursuant to this section. A transportation concurrency backlog area created within the corporate boundary of a municipality shall be made pursuant to an interlocal agreement between a county, a municipality or municipalities, and any affected taxing authority or authorities.
- (b) "Authority" or "transportation concurrency backlog authority" means the governing body of a county or municipality within which an authority is created.
- (c) "Governing body" means the council, commission, or other legislative body charged with governing the county or municipality within which a transportation concurrency backlog authority is created pursuant to this section.
- (d) "Transportation concurrency backlog" means an identified deficiency where the existing extent of traffic volume exceeds the level of service standard adopted in a local government comprehensive plan for a transportation facility.
- (e) "Transportation concurrency backlog plan" means the plan adopted as part of a local government comprehensive plan by the governing body of a county or municipality acting as a transportation concurrency backlog authority.
- (f) "Transportation concurrency backlog project" means any designated transportation project identified for construction within the jurisdiction of a transportation concurrency backlog authority.

- (g) "Debt service millage" means any millage levied pursuant to s. 12, Art. VII of the State Constitution.
- (h) "Increment revenue" means the amount calculated pursuant to subsection (5).
- (i) "Taxing authority" means a public body that levies or is authorized to levy an ad valorem tax on real property located within a transportation concurrency backlog area, except a school district.

# $\begin{array}{ll} (2) & CREATION \ OF \ TRANSPORTATION \ CONCURRENCY \ BACKLOG \ AUTHORITIES.-- \end{array}$

- (a) A county or municipality may create a transportation concurrency backlog authority if it has an identified transportation concurrency backlog.
- (b) Acting as the transportation concurrency backlog authority within the authority's jurisdictional boundary, the governing body of a county or municipality shall adopt and implement a plan to eliminate all identified transportation concurrency backlogs within the authority's jurisdiction using funds provided pursuant to subsection (5) and as otherwise provided pursuant to this section.
- (3) POWERS OF A TRANSPORTATION CONCURRENCY BACK-LOG AUTHORITY.—Each transportation concurrency backlog authority has the powers necessary or convenient to carry out the purposes of this section, including the following powers in addition to others granted in this section:
- (a) To make and execute contracts and other instruments necessary or convenient to the exercise of its powers under this section.
- (b) To undertake and carry out transportation concurrency backlog projects for transportation facilities that have a concurrency backlog within the authority's jurisdiction. Concurrency backlog projects may include transportation facilities that provide for alternative modes of travel including sidewalks, bikeways, and mass transit which are related to a backlogged transportation facility.
- (c) To invest any transportation concurrency backlog funds held in reserve, sinking funds, or any such funds not required for immediate disbursement in property or securities in which savings banks may legally invest funds subject to the control of the authority and to redeem such bonds as have been issued pursuant to this section at the redemption price established therein, or to purchase such bonds at less than redemption price. All such bonds redeemed or purchased shall be canceled.
- (d) To borrow money, apply for and accept advances, loans, grants, contributions, and any other forms of financial assistance from the Federal Government or the state, county, or any other public body or from any sources, public or private, for the purposes of this part, to give such security as may be required, to enter into and carry out contracts or agreements, and to include in any contracts for financial assistance with the Federal Government for or with respect to a transportation concurrency backlog project and related activities such conditions imposed pursuant to federal laws as the transportation concurrency backlog authority considers reasonable and appropriate and which are not inconsistent with the purposes of this section.
- (e) To make or have made all surveys and plans necessary to the carrying out of the purposes of this section, to contract with any persons, public or private, in making and carrying out such plans, and to adopt, approve, modify, or amend such transportation concurrency backlog plans.
- (f) To appropriate such funds and make such expenditures as are necessary to carry out the purposes of this section, and to enter into agreements with other public bodies, which agreements may extend over any period notwithstanding any provision or rule of law to the contrary.

# (4) TRANSPORTATION CONCURRENCY BACKLOG PLANS.—

- (a) Each transportation concurrency backlog authority shall adopt a transportation concurrency backlog plan as a part of the local government comprehensive plan within 6 months after the creation of the authority. The plan shall:
- 1. Identify all transportation facilities that have been designated as deficient and require the expenditure of moneys to upgrade, modify, or mitigate the deficiency.

- 2. Include a priority listing of all transportation facilities that have been designated as deficient and do not satisfy concurrency requirements pursuant to s. 163.3180, and the applicable local government comprehensive plan.
- 3. Establish a schedule for financing and construction of transportation concurrency backlog projects that will eliminate transportation concurrency backlogs within the jurisdiction of the authority within 10 years after the transportation concurrency backlog plan adoption. The schedule shall be adopted as part of the local government comprehensive plan.
- (b) The adoption of the transportation concurrency backlog plan shall be exempt from the provisions of s. 163.3187(1).
- (5) ESTABLISHMENT OF LOCAL TRUST FUND.—The transportation concurrency backlog authority shall establish a local transportation concurrency backlog trust fund upon creation of the authority. Each local trust fund shall be administered by the transportation concurrency backlog authority within which a transportation concurrency backlog has been identified. Beginning in the first fiscal year after the creation of the authority, each local trust fund shall be funded by the proceeds of an ad valorem tax increment collected within each transportation concurrency backlog area to be determined annually and shall be 25 percent of the difference between:
- (a) The amount of ad valorem tax levied each year by each taxing authority, exclusive of any amount from any debt service millage, on taxable real property contained within the jurisdiction of the transportation concurrency backlog authority and within the transportation backlog area; and
- (b) The amount of ad valorem taxes which would have been produced by the rate upon which the tax is levied each year by or for each taxing authority, exclusive of any debt service millage, upon the total of the assessed value of the taxable real property within the transportation concurrency backlog area as shown on the most recent assessment roll used in connection with the taxation of such property of each taxing authority prior to the effective date of the ordinance funding the trust fund.

## (6) EXEMPTIONS.—

- (a) The following public bodies or taxing authorities are exempt from the provision of this section:
- 1. A special district that levies ad valorem taxes on taxable real property in more than one county.
- 2. Special district for which the sole available source of revenue is the authority to levy ad valorem taxes at the time an ordinance is adopted under this section. However, revenues or aid that may be dispensed or appropriated to a district as defined in s. 388.011 at the discretion of an entity other than such district shall not be deemed available.
  - 3. A library district.
- 4. A neighborhood improvement district created under the Safe Neighborhoods Act.
  - 5. A metropolitan transportation authority.
  - 6. A water management district created under s. 373.069.
  - 7. A community redevelopment agency.
- (b) A transportation concurrency exemption authority may also exempt from this section a special district that levies ad valorem taxes within the transportation concurrency backlog area pursuant to s. 163.387(2)(d).
- (7) TRANSPORTATION CONCURRENCY SATISFACTION.—Upon adoption of a transportation concurrency backlog plan as a part of the local government comprehensive plan, and the plan going into effect, the area subject to the plan shall be deemed to have achieved and maintained transportation level of service standards, and to have met requirements for financial feasibility for transportation facilities, and for the purpose of proposed development transportation concurrency has been satisfied. Proportionate fair share mitigation shall be limited to ensure that a development inside a transportation concurrency backlog area is not responsible for the additional costs of eliminating backlogs.

(8) DISSOLUTION.—Upon completion of all transportation concurrency backlog projects, a transportation concurrency backlog authority shall be dissolved and its assets and liabilities shall be transferred to the county or municipality within which the authority is located. All remaining assets of the authority must be used for implementation of transportation projects within the jurisdiction of the authority. The local government comprehensive plan shall be amended to remove the transportation concurrency backlog plan.

Section 13. Subsection (14) is added to section 163.3191, Florida Statutes, to read:

163.3191 Evaluation and appraisal of comprehensive plan.—

(14) The requirement of subsection (10) prohibiting a local government from adopting amendments to the local comprehensive plan until the evaluation and appraisal report update amendments have been adopted and transmitted to the state land planning agency does not apply to a plan amendment proposed for adoption by the appropriate local government as defined in s. 163.3178(2)(k) in order to integrate a port comprehensive master plan with the coastal management element of the local comprehensive plan as required by s. 163.3178(2)(k) if the port comprehensive master plan or the proposed plan amendment does not cause or contribute to the failure of the local government to comply with the requirements of the evaluation and appraisal report.

Section 14. Paragraph (e) of subsection (2) of section 212.055, Florida Statutes, are amended to read:

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

### (2) LOCAL GOVERNMENT INFRASTRUCTURE SURTAX.—

(e) School districts, counties, and municipalities receiving proceeds under the provisions of this subsection may pledge such proceeds for the purpose of servicing new bond indebtedness incurred pursuant to law. Local governments may use the services of the Division of Bond Finance of the State Board of Administration pursuant to the State Bond Act to issue any bonds through the provisions of this subsection. In no case may a jurisdiction issue bonds pursuant to this subsection more frequently than once per year. Counties and municipalities may join together for the issuance of bonds authorized by this subsection.

Section 15. Subsection (1) of section 215.615, Florida Statutes, is amended to read:

215.615 Fixed-guideway transportation systems funding.—

- (1) The issuance of revenue bonds by the Division of Bond Finance, on behalf of the Department of Transportation, pursuant to s. 11, Art. VII of the State Constitution, is authorized, pursuant to the State Bond Act, to finance or refinance fixed capital expenditures for fixed-guideway transportation systems, as defined in s. 341.031, including facilities appurtenant thereto, costs of issuance, and other amounts relating to such financing or refinancing. Such revenue bonds shall be matched on a 50-50 basis with funds from sources other than revenues of the Department of Transportation, in a manner acceptable to the Department of Transportation. The Division of Bond Finance is authorized to consider innovative financing techniques, technologies which may include, but are not limited to, innovative bidding and structures of potential financings findings that may result in negotiated transactions. The following conditions apply to the issuance of revenue bonds for fixed-guideway transportation systems:
- (a) The department and any participating commuter rail authority or regional transportation authority established under chapter 343, local governments, or local governments collectively by interlocal agreement having jurisdiction of a fixed-guideway transportation system may

enter into an interlocal agreement to promote the efficient and costeffective financing or refinancing of fixed-guideway transportation system projects by revenue bonds issued pursuant to this subsection. The terms of such interlocal agreements shall include provisions for the Department of Transportation to request the issuance of the bonds on behalf of the parties; shall provide that after reimbursement pursuant to interlocal agreement, the department's share may be up to 50 percent of the eligible project cost, which may include a share of annual each party to the agreement is contractually liable for an equal share of funding an amount equal to the debt service requirements of such bonds; and shall include any other terms, provisions, or covenants necessary to the making of and full performance under such interlocal agreement. Repayments made to the department under any interlocal agreement are not pledged to the repayment of bonds issued hereunder, and failure of the local governmental authority to make such payment shall not affect the obligation of the department to pay debt service on the bonds.

- (b) Revenue bonds issued pursuant to this subsection shall not constitute a general obligation of, or a pledge of the full faith and credit of, the State of Florida. Bonds issued pursuant to this section shall be payable from funds available pursuant to s. 206.46(3), or other funds available to the project, subject to annual appropriation. The amount of revenues available for debt service shall never exceed a maximum of 2 percent of all state revenues deposited into the State Transportation Trust Fund.
- (c) The projects to be financed or refinanced with the proceeds of the revenue bonds issued hereunder are designated as state fixed capital outlay projects for purposes of s. 11(d), Art. VII of the State Constitution, and the specific projects to be financed or refinanced shall be determined by the Department of Transportation in accordance with state law and appropriations from the State Transportation Trust Fund. Each project to be financed with the proceeds of the bonds issued pursuant to this subsection must first be approved by the Legislature by an act of general law.
- (d) Any complaint for validation of bonds issued pursuant to this section shall be filed in the circuit court of the county where the seat of state government is situated, the notice required to be published by s. 75.06 shall be published only in the county where the complaint is filed, and the complaint and order of the circuit court shall be served only on the state attorney of the circuit in which the action is pending.
- (e) The state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder, that it will not repeal or impair or amend these provisions in any manner that will materially and adversely affect the rights of such holders as long as bonds authorized by this subsection are outstanding.
- (f) This subsection supersedes any inconsistent provisions in existing law.

Notwithstanding this subsection, the lien of revenue bonds issued pursuant to this subsection on moneys deposited into the State Transportation Trust Fund shall be subordinate to the lien on such moneys of bonds issued under ss. 215.605, 320.20, and 215.616, and any pledge of such moneys to pay operating and maintenance expenses under s. 206.46(5) and chapter 348, as may be amended.

Section 16. Subsection (1) of section 311.22, Florida Statutes, is amended to read:

311.22 Additional authorization for funding certain dredging projects.—

(1) The Florida Seaport Transportation and Economic Development Council shall establish a program to fund dredging projects in counties having a population of fewer than 300,000 according to the last official census. Funds made available under this program may be used to fund approved projects for the dredging or deepening of channels, turning basins, or harbors on a 25-percent local 50-50 matching basis with any port authority, as such term is defined in s. 315.02(2), which complies with the permitting requirements in part IV of chapter 373 and the local financial management and reporting provisions of part III of chapter 218

Section 17. Section 316.2123, Florida Statutes, is amended to read:

316.2123 Operation of an ATV on certain roadways.—

- (1) The operation of an ATV, as defined in s. 317.0003, upon the public roads or streets of this state is prohibited, except that an ATV may be operated during the daytime on an unpaved roadway where the posted speed limit is less than 35 miles per hour by a licensed driver or by a minor under the supervision of a licensed driver. The operator must provide proof of ownership pursuant to chapter 317 upon request by a law enforcement officer.
- (2) A county is exempt from this section if the governing body of the county, by majority vote, following a noticed public hearing, votes to exempt the county from this section. Alternatively, a county may, by majority vote after such a hearing, designate certain unpaved roadways where an ATV may be operated during the daytime as long as each such designated roadway has a posted speed limit of less than 35 miles per hour and is appropriately marked to indicate permissible ATV use.
- (3) Any ATV operation that is permitted under subsection (1) or subsection (2) may be undertaken only by a licensed driver or a minor who is under the direct supervision of a licensed driver. The operator must provide proof of ownership under chapter 317 upon the request of a law enforcement officer.

Section 18. Subsection (1) of section 316.605, Florida Statutes, is amended to read:

316.605 Licensing of vehicles.—

(1) Every vehicle, at all times while driven, stopped, or parked upon any highways, roads, or streets of this state, shall be licensed in the name of the owner thereof in accordance with the laws of this state unless such vehicle is not required by the laws of this state to be licensed in this state and shall, except as otherwise provided in s. 320.0706 for front-end registration license plates on truck tractors and s. 320.086(5) which exempts display of license plates on described former military vehicles, display the license plate or both of the license plates assigned to it by the state, one on the rear and, if two, the other on the front of the vehicle, each to be securely fastened to the vehicle outside the main body of the vehicle not higher than 60 inches and not lower than 12 inches from the ground and no more than 24 inches to the left or right of the centerline of the vehicle, and in such manner as to prevent the plates from swinging, and all letters, numerals, printing, writing, and other identification marks upon the plates regarding the word "Florida," the registration decal, and the alphanumeric designation shall be clear and distinct and free from defacement, mutilation, grease, and other obscuring matter, so that they will be plainly visible and legible at all times 100 feet from the rear or front. Vehicle license plates shall be affixed and displayed in such a manner that the letters and numerals shall be read from left to right parallel to the ground. No vehicle license plate may be displayed in an inverted or reversed position or in such a manner that the letters and numbers and their proper sequence are not readily identifiable. Nothing shall be placed upon the face of a Florida plate except as permitted by law or by rule or regulation of a governmental agency. No license plates other than those furnished by the state shall be used. However, if the vehicle is not required to be licensed in this state, the license plates on such vehicle issued by another state, by a territory, possession, or district of the United States, or by a foreign country, substantially complying with the provisions hereof, shall be considered as complying with this chapter. A violation of this subsection is a noncriminal traffic infraction, punishable as a nonmoving violation as provided in chapter 318.

Section 19. Paragraph (b) of subsection (3) of section 316.650, Florida Statutes, is amended to read:

316.650 Traffic citations.—

(3)

(b) If a traffic citation is issued pursuant to s. 316.1001, a traffic enforcement officer may deposit the original and one copy of such traffic citation or, in the case of a traffic enforcement agency that has an automated citation system, may provide an electronic facsimile with a court having jurisdiction over the alleged offense or with its traffic violations bureau within 45 days after the date of issuance of the citation to the violator. If the person cited for the violation of s. 316.1001 makes the election provided by s. 318.14(12) and pays the \$25 fine, or such other amount as imposed by the governmental entity owning the applicable toll facility, plus the amount of the unpaid toll that is shown on the traffic citation directly to the governmental entity that issued the citation, or on

whose behalf the citation was issued, in accordance with s. 318.14(12), the traffic citation will not be submitted to the court, the disposition will be reported to the department by the governmental entity that issued the citation, or on whose behalf the citation was issued, and no points will be assessed against the person's driver's license.

Section 20. Subsection (12) of section 318.14, Florida Statutes, is amended to read:

318.14 Noncriminal traffic infractions; exception; procedures.—

(12) Any person cited for a violation of s. 316.1001 may, in lieu of making an election as set forth in subsection (4) or s. 318.18(7), elect to pay a his or her fine of \$25, or such other amount as imposed by the governmental entity owning the applicable toll facility, plus the amount of the unpaid toll that is shown on the traffic citation directly to the governmental entity that issued the citation, or on whose behalf the citation was issued, within 30 days after the date of issuance of the citation. Any person cited for a violation of s. 316.1001 who does not elect to pay the fine *imposed* by the governmental entity owning the applicable toll facility plus the amount of the unpaid toll that is shown on the traffic citation directly to the governmental entity that issued the citation, or on whose behalf the citation was issued, as described in this subsection section shall have an additional 45 days after the date of the issuance of the citation in which to request a court hearing or to pay the civil penalty and delinquent fee, if applicable, as provided in s. 318.18(7), either by mail or in person, in accordance with subsection (4).

Section 21. Section 318.18, Florida Statutes, is amended to read:

318.18 Amount of eivil penalties.—The penalties required for a non-criminal disposition pursuant to s. 318.14 or a criminal offense listed in s. 318.17 are as follows:

- (1) Fifteen dollars for:
- (a) All infractions of pedestrian regulations.
- (b) All infractions of s. 316.2065, unless otherwise specified.
- (c) Other violations of chapter 316 by persons 14 years of age or under who are operating bicycles, regardless of the noncriminal traffic infraction's classification.
  - (2) Thirty dollars for all nonmoving traffic violations and:
  - (a) For all violations of s. 322.19.
- (b) For all violations of ss. 320.0605, 320.07(1), 322.065, and 322.15(1). Any person who is cited for a violation of s. 320.07(1) shall be charged a delinquent fee pursuant to s. 320.07(4).
- 1. If a person who is cited for a violation of s. 320.0605 or s. 320.07 can show proof of having a valid registration at the time of arrest, the clerk of the court may dismiss the case and may assess a dismissal fee of up to \$7.50. A person who finds it impossible or impractical to obtain a valid registration certificate must submit an affidavit detailing the reasons for the impossibility or impracticality. The reasons may include, but are not limited to, the fact that the vehicle was sold, stolen, or destroyed; that the state in which the vehicle is registered does not issue a certificate of registration; or that the vehicle is owned by another person.
- 2. If a person who is cited for a violation of s. 322.03, s. 322.065, or s. 322.15 can show a driver's license issued to him or her and valid at the time of arrest, the clerk of the court may dismiss the case and may assess a dismissal fee of up to \$7.50.
- 3. If a person who is cited for a violation of s. 316.646 can show proof of security as required by s. 627.733, issued to the person and valid at the time of arrest, the clerk of the court may dismiss the case and may assess a dismissal fee of up to \$7.50. A person who finds it impossible or impractical to obtain proof of security must submit an affidavit detailing the reasons for the impracticality. The reasons may include, but are not limited to, the fact that the vehicle has since been sold, stolen, or destroyed; that the owner or registrant of the vehicle is not required by s. 627.733 to maintain personal injury protection insurance; or that the vehicle is owned by another person.

- (c) For all violations of ss. 316.2935 and 316.610. However, for a violation of s. 316.2935 or s. 316.610, if the person committing the violation corrects the defect and obtains proof of such timely repair by an affidavit of compliance executed by the law enforcement agency within 30 days from the date upon which the traffic citation was issued, and pays \$4 to the law enforcement agency, thereby completing the affidavit of compliance, then upon presentation of said affidavit by the defendant to the clerk within the 30-day time period set forth under s. 318.14(4), the fine must be reduced to \$7.50, which the clerk of the court shall retain.
  - (d) For all violations of s. 316.126(1)(b), unless otherwise specified.
- (3)(a) Except as otherwise provided in this section, \$60 for all moving violations not requiring a mandatory appearance.
- (b) For moving violations involving unlawful speed, the fines are as follows:

For speed exceeding the limit by:	Fine:
1-5 m.p.h	rning
6-9 m.p.h	. \$25
10-14 m.p.h	\$100
15-19 m.p.h	\$125
20-29 m.p.h	\$150
30 m.p.h. and above	\$250

- (c) Notwithstanding paragraph (b), a person cited for exceeding the speed limit by up to 5 m.p.h. in a legally posted school zone will be fined \$50. A person exceeding the speed limit in a school zone shall pay a fine double the amount listed in paragraph (b).
- (d) A person cited for exceeding the speed limit in a posted construction zone, which posting must include notification of the speed limit and the doubling of fines, shall pay a fine double the amount listed in paragraph (b). The fine shall be doubled for construction zone violations only if construction personnel are present or operating equipment on the road or immediately adjacent to the road under construction.
- (e) A person cited for exceeding the speed limit in an enhanced penalty zone shall pay a fine amount of \$50 plus the amount listed in paragraph (b). Notwithstanding paragraph (b), a person cited for exceeding the speed limit by up to 5 m.p.h. in a legally posted enhanced penalty zone shall pay a fine amount of \$50.
- (f) If a violation of s. 316.1301 or s. 316.1303 results in an injury to the pedestrian or damage to the property of the pedestrian, an additional fine of up to \$250 shall be paid. This amount must be distributed pursuant to s. 318.21.
- (g) A person cited for exceeding the speed limit within a zone posted for any electronic or manual toll collection facility shall pay a fine double the amount listed in paragraph (b). However, no person cited for exceeding the speed limit in any toll collection zone shall be subject to a doubled fine unless the governmental entity or authority controlling the toll collection zone first installs a traffic control device providing warning that speeding fines are doubled. Any such traffic control device must meet the requirements of the uniform system of traffic control devices.
- (h) A person cited for a second or subsequent conviction of speed exceeding the limit by 30 miles per hour and above within a 12-month period shall pay a fine that is double the amount listed in paragraph (b). For purposes of this paragraph, the term "conviction" means a finding of guilt as a result of a jury verdict, nonjury trial, or entry of a plea of guilty. Moneys received from the increased fine imposed by this paragraph shall be remitted to the Department of Revenue and deposited into the Department of Health Administrative Trust Fund to provide financial support to certified trauma centers to assure the availability and accessibility of trauma services throughout the state. Funds deposited into the Administrative Trust Fund under this section shall be allocated as follows:
- 1. Fifty percent shall be allocated equally among all Level I, Level II, and pediatric trauma centers in recognition of readiness costs for maintaining trauma services.

- 2. Fifty percent shall be allocated among Level I, Level II, and pediatric trauma centers based on each center's relative volume of trauma cases as reported in the Department of Health Trauma Registry.
- (4) The penalty imposed under s. 316.545 shall be determined by the officer in accordance with the provisions of ss. 316.535 and 316.545.
- (5)(a) One hundred dollars for a violation of s. 316.172(1)(a), failure to stop for a school bus. If, at a hearing, the alleged offender is found to have committed this offense, the court shall impose a minimum civil penalty of \$100. In addition to this penalty, for a second or subsequent offense within a period of 5 years, the department shall suspend the driver's license of the person for not less than 90 days and not more than 6 months.
- (b) Two hundred dollars for a violation of s. 316.172(1)(b), passing a school bus on the side that children enter and exit when the school bus displays a stop signal. If, at a hearing, the alleged offender is found to have committed this offense, the court shall impose a minimum civil penalty of \$200. In addition to this penalty, for a second or subsequent offense within a period of 5 years, the department shall suspend the driver's license of the person for not less than 180 days and not more than 1 year.
- (6) One hundred dollars or the fine amount designated by county ordinance, plus court costs for illegally parking, under s. 316.1955, in a parking space provided for people who have disabilities. However, this fine will be waived if a person provides to the law enforcement agency that issued the citation for such a violation proof that the person committing the violation has a valid parking permit or license plate issued pursuant to s. 316.1958, s. 320.0842, s. 320.0843, s. 320.0845, or s. 320.0848 or a signed affidavit that the owner of the disabled parking permit or license plate was present at the time the violation occurred, and that such a parking permit or license plate was valid at the time the violation occurred. The law enforcement officer, upon determining that all required documentation has been submitted verifying that the required parking permit or license plate was valid at the time of the violation, must sign an affidavit of compliance. Upon provision of the affidavit of compliance and payment of a dismissal fee of up to \$7.50 to the clerk of the circuit court, the clerk shall dismiss the citation.
- (7) Mandatory \$100 fine One hundred dollars for each a violation of s. 316.1001 plus the amount of the unpaid toll shown on the traffic citation for each citation issued. The clerk of the court shall forward \$25 of the \$100 fine received, plus the amount of the unpaid toll that is shown on the citation, to the governmental entity that issued the citation, or on whose behalf the citation was issued. If a plea arrangement is reached prior to the date set for a scheduled evidentiary hearing and adjudication is withheld, there shall be a mandatory fine assessed per citation of not less than \$50 and not more than \$100, plus the amount of the unpaid toll for each citation issued. The clerk of the court shall forward \$25 of the fine imposed plus the amount of the unpaid toll that is shown on the citation to the governmental entity that issued the citation or on whose behalf the citation was issued. The court shall have specific authority to consolidate issued citations for the same defendant for the purpose of sentencing and aggregate jurisdiction. In addition, the department shall suspend for 60 days the driver's license of a person who is convicted of 10 violations of s. 316.1001 within a 36-month period. However, a person may elect to pay \$30 to the clerk of the court, in which case adjudication is withheld, and no points are assessed under s. 322.27. Upon receipt of the fine, the clerk of the court must retain \$5 for administrative purposes and must forward the \$25 to the governmental entity that issued the citation. Any funds received by a governmental entity for this violation may be used for any lawful purpose related to the operation or maintenance of a toll facility.
- (8)(a) Any person who fails to comply with the court's requirements or who fails to pay the civil penalties specified in this section within the 30-day period provided for in s. 318.14 must pay an additional civil penalty of \$12, \$2.50 of which must be remitted to the Department of Revenue for deposit in the General Revenue Fund, and \$9.50 of which must be remitted to the Department of Revenue for deposit in the Highway Safety Operating Trust Fund. The department shall contract with the Florida Association of Court Clerks, Inc., to design, establish, operate, upgrade, and maintain an automated statewide Uniform Traffic Citation Accounting System to be operated by the clerks of the court which shall include, but not be limited to, the accounting for traffic infractions by type, a record of the disposition of the citations, and an

accounting system for the fines assessed and the subsequent fine amounts paid to the clerks of the court. On or before December 1, 2001, the clerks of the court must provide the information required by this chapter to be transmitted to the department by electronic transmission pursuant to the contract.

- (b) Any person who fails to comply with the court's requirements as to civil penalties specified in this section due to demonstrable financial hardship shall be authorized to satisfy such civil penalties by public works or community service. Each hour of such service shall be applied, at the rate of the minimum wage, toward payment of the person's civil penalties; provided, however, that if the person has a trade or profession for which there is a community service need and application, the rate for each hour of such service shall be the average standard wage for such trade or profession. Any person who fails to comply with the court's requirements as to such civil penalties who does not demonstrate financial hardship may also, at the discretion of the court, be authorized to satisfy such civil penalties by public works or community service in the same manner.
- (c) If the noncriminal infraction has caused or resulted in the death of another, the person who committed the infraction may perform 120 community service hours under s. 316.027(4), in addition to any other penalties.
  - (9) One hundred dollars for a violation of s. 316.1575.
  - (10) Twenty-five dollars for a violation of s. 316.2074.
- (11)(a) In addition to the stated fine, court costs must be paid in the following amounts and shall be deposited by the clerk into the fine and forfeiture fund established pursuant to s. 142.01:

For pedestrian infractions\$	3.
For nonmoving traffic infractions	16.
For moving traffic infractions	30.

- (b) In addition to the court cost required under paragraph (a), up to \$3 for each infraction shall be collected and distributed by the clerk in those counties that have been authorized to establish a criminal justice selection center or a criminal justice access and assessment center pursuant to the following special acts of the Legislature:
  - 1. Chapter 87-423, Laws of Florida, for Brevard County.
  - 2. Chapter 89-521, Laws of Florida, for Bay County.
  - 3. Chapter 94-444, Laws of Florida, for Alachua County.
  - 4. Chapter 97-333, Laws of Florida, for Pinellas County.

Funds collected by the clerk pursuant to this paragraph shall be distributed to the centers authorized by those special acts.

- (c) In addition to the court cost required under paragraph (a), a \$2.50 court cost must be paid for each infraction to be distributed by the clerk to the county to help pay for criminal justice education and training programs pursuant to s. 938.15. Funds from the distribution to the county not directed by the county to fund these centers or programs shall be retained by the clerk and used for funding the court-related services of the clerk
- (d) In addition to the court cost required under paragraph (a), a \$3 court cost must be paid for each infraction to be distributed as provided in s. 938.01 and a \$2 court cost as provided in s. 938.15 when assessed by a municipality or county.
- (12) Two hundred dollars for a violation of s. 316.520(1) or (2). If, at a hearing, the alleged offender is found to have committed this offense, the court shall impose a minimum civil penalty of \$200. For a second or subsequent adjudication within a period of 5 years, the department shall suspend the driver's license of the person for not less than 1 year and not more than 2 years.
- (13) In addition to any penalties imposed for noncriminal traffic infractions pursuant to this chapter or imposed for criminal violations listed in s. 318.17, a board of county commissioners or any unit of local government which is consolidated as provided by s. 9, Art. VIII of the State Constitution of 1885, as preserved by s. 6(e), Art. VIII of the Constitution of 1968:

- (a) May impose by ordinance a surcharge of up to \$15 for any infraction or violation to fund state court facilities. The court shall not waive this surcharge. Up to 25 percent of the revenue from such surcharge may be used to support local law libraries provided that the county or unit of local government provides a level of service equal to that provided prior to July 1, 2004, which shall include the continuation of library facilities located in or near the county courthouse or annexes.
- (b) That imposed increased fees or service charges by ordinance under s. 28.2401, s. 28.241, or s. 34.041 for the purpose of securing payment of the principal and interest on bonds issued by the county before July 1, 2003, to finance state court facilities, may impose by ordinance a surcharge for any infraction or violation for the exclusive purpose of securing payment of the principal and interest on bonds issued by the county before July 1, 2003, to fund state court facilities until the date of stated maturity. The court shall not waive this surcharge. Such surcharge may not exceed an amount per violation calculated as the quotient of the maximum annual payment of the principal and interest on the bonds as of July 1, 2003, divided by the number of traffic citations for county fiscal year 2002-2003 certified as paid by the clerk of the court of the county. Such quotient shall be rounded up to the next highest dollar amount. The bonds may be refunded only if savings will be realized on payments of debt service and the refunding bonds are scheduled to mature on the same date or before the bonds being refunded. Notwithstanding any of the foregoing provisions of this paragraph that limit the use of surcharge revenues, if the revenues generated as a result of the adoption of this ordinance exceed the debt service on the bonds, the surplus revenues may be used to pay down the debt service on the bonds; fund other state-court-facility construction projects as may be certified by the chief judge as necessary to address unexpected growth in caseloads, emergency requirements to accommodate public access, threats to the safety of the public, judges, staff, and litigants, or other exigent circumstances; or support local law libraries in or near the county courthouse or annexes.

A county may not impose both of the surcharges authorized under paragraphs (a) and (b) concurrently. The clerk of court shall report, no later than 30 days after the end of the quarter, the amount of funds collected under this subsection during each quarter of the fiscal year. The clerk shall submit the report, in a format developed by the Office of State Courts Administrator, to the chief judge of the circuit, the Governor, the President of the Senate, and the Speaker of the House of Representatives.

- (14) In addition to any penalties imposed for noncriminal traffic infractions under this chapter or imposed for criminal violations listed in s. 318.17, any unit of local government that is consolidated as provided by s. 9, Art. VIII of the State Constitution of 1885, as preserved by s. 6(e), Art. VIII of the State Constitution of 1968, and that is granted the authority in the State Constitution to exercise all the powers of a municipal corporation, and any unit of local government operating under a home rule charter adopted pursuant to ss. 10, 11, and 24, Art. VIII of the State Constitution of 1885, as preserved by s. 6(e), Art. VIII of the State Constitution of 1968, that is granted the authority in the State Constitution to exercise all the powers conferred now or hereafter by general law upon municipalities, may impose by ordinance a surcharge of up to \$15 for any infraction or violation. Revenue from the surcharge shall be transferred to such unit of local government for the purpose of replacing fine revenue deposited into the clerk's fine and forfeiture fund under s. 142.01. The court may not waive this surcharge. Proceeds from the imposition of the surcharge authorized in this subsection shall not be used for the purpose of securing payment of the principal and interest on bonds. This subsection, and any surcharge imposed pursuant to this subsection, shall stand repealed September 30, 2007.
- (15) One hundred twenty-five dollars for a violation of s. 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to stop at a traffic signal. Sixty dollars shall be distributed as provided in s. 318.21, and the remaining \$65 shall be remitted to the Department of Revenue for deposit into the Administrative Trust Fund of the Department of Health.
- (16) One hundred dollars for a violation of s. 316.622(3) or (4), for a vehicle that fails to display a sticker authorizing it to transport migrant or seasonal farm workers or fails to display standardized notification instructions requiring passengers to fasten their seat belts. Two hundred dollars for a violation of s. 316.622(1) or (2), for operating a farm labor vehicle that fails to conform to vehicle safety standards or lacks seat belt assemblies at each passenger position.

- (17) In addition to any penalties imposed, a surcharge of \$3 must be paid for all criminal offenses listed in s. 318.17 and for all noncriminal moving traffic violations under chapter 316. Revenue from the surcharge shall be remitted to the Department of Revenue and deposited quarterly into the State Agency Law Enforcement Radio System Trust Fund of the Department of Management Services for the state agency law enforcement radio system, as described in s. 282.1095. This subsection expires July 1, 2012. The Department of Management Services may retain funds sufficient to recover the costs and expenses incurred for the purposes of managing, administering, and overseeing the Statewide Law Enforcement Radio System. The Department of Management Services working in conjunction with the Joint Task Force on State Agency Law Enforcement Communications shall determine and direct the purposes for which these funds are used to enhance and improve the radio system.
- Section 22. Subsection (17) is added to section 318.21, Florida Statutes, to read:
- 318.21 Disposition of civil penalties by county courts.—All civil penalties received by a county court pursuant to the provisions of this chapter shall be distributed and paid monthly as follows:
- (17) Notwithstanding subsections (1) and (2), the proceeds from the surcharge imposed under s. 318.18(17) shall be distributed as provided in that subsection. This subsection expires July 1, 2012.
  - Section 23. Section 320.061, Florida Statutes, is amended to read:
- 320.061 Unlawful to alter motor vehicle registration certificates, license plates, mobile home stickers, or validation stickers or to obscure license plates; penalty.—No person shall alter the original appearance of any registration license plate, mobile home sticker, validation sticker, or vehicle registration certificate issued for and assigned to any motor vehicle or mobile home, whether by mutilation, alteration, defacement, or change of color or in any other manner. No person shall apply or attach any substance, reflective matter, illuminated device, spray, coating, covering, or other material onto or around any license plate that interferes with the legibility, angular visibility, or detectability of any feature or detail on the license plate or interferes with the ability to record any feature or detail on the license plate. Any person who violates the provisions of this section commits is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
- Section 24. Notwithstanding any provision to the contrary, the second paragraph contained in Specific Appropriation 2188 of the 2007-2008 General Appropriations Act shall not take effect but is repealed.
- Section 25. Paragraph (c) of subsection (6) and subsection (8) of section 332.007, Florida Statutes, are amended to read:
- 332.007 Administration and financing of aviation and airport programs and projects; state plan.—
- (6) Subject to the availability of appropriated funds, the department may participate in the capital cost of eligible public airport and aviation development projects in accordance with the following rates, unless otherwise provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act:
- (c) When federal funds are not available, the department may fund up to 80 percent of master planning and eligible aviation development projects at publicly owned, publicly operated airports. If federal funds are available, the department may fund up to 80 percent of the nonfederal share of such projects. Such funding is limited to airports that have no scheduled commercial service.
- (8) Notwithstanding any other provision of law to the contrary, the department is authorized to fund security projects at provide operational and maintenance assistance to publicly owned public-use airports. Such assistance shall be to comply with enhanced federal security requirements or to address related economic impacts from the events of September 11, 2001. For projects in the current adopted work program, or projects added using the available budget of the department, airports may request the department change the project purpose in accordance with this provision notwithstanding the provisions of s. 339.135(7). For purposes of this subsection, the department may fund up to 100 percent of eligible project costs that are not funded by the Federal Government. Prior to releasing any funds under this section, the department shall review and approve the expenditure plans submitted by the airport. The

department shall inform the Legislature of any change that it approves under this subsection. This subsection shall expire on June 30, 2012 2007.

Section 26. Subsection (4) of section 332.14, Florida Statutes, is amended to read:

- 332.14 Secure Airports for Florida's Economy Council.—
- (4) The council shall adopt bylaws governing the manner in which the business of the council will be conducted. The bylaws shall specify the procedure by which the chair of the council is elected. The council shall meet at the call of its chair, at the request of a majority of its membership, or at such times as may be prescribed in its bylaws. However, the council must meet at least twice a year. Except for the members under paragraphs (2)(d), (e), and (f), all members of the council are voting members. A majority of voting members of the council constitutes a quorum for the purpose of transacting the business of the council. A vote of the majority of the members present is sufficient for any action of the council, except that a member representing the Department of Transportation, the Department of Community Affairs, the Department of Law Enforcement, or the Office of Tourism, Trade, and Economic Development may vote to overrule any action of the council approving a project pursuant to paragraph (7)(a). The bylaws of the council may require a greater vote for a particular action.
  - Section 27. Section 334.351, Florida Statutes, is amended to read:
- 334.351 Youth work experience program; findings and intent; authority to contract; limitation.—
- (1) The Legislature finds and declares that young men and women of the state should be given an opportunity to obtain public service work and training experience that protects and conserves the valuable resources of the state and promotes participation in other community enhancement projects. Notwithstanding the requirements of chapters 287 and 337, the Department of Transportation is authorized to contract with public agencies and nonprofit organizations for the performance of work related to the construction and maintenance of transportation-related facilities by youths enrolled in youth work experience programs. The total amount of contracts entered into by the department under this section in any fiscal year may not exceed the amount specifically appropriated by the Legislature for this program.
- (2) Each nonprofit youth organization that provides services under a contract with the department must certify that each young person enrolled in its work experience program is a resident of this state and possesses a valid Florida driver's license or identification card.
- (3) When selecting a nonprofit youth organization to perform work on transportation-related facilities and before awarding a contract under this section, the department must consider the following criteria:
- $\begin{tabular}{ll} (a) & The number of participants receiving life-management skills \\ training; \end{tabular}$
- (b) The number of participants receiving high school diplomas or  $\emph{GEDs}$ :
  - (c) The number of participants receiving scholarships;
  - (d) The number of participants receiving bonuses;
  - (e) The number of participants who have secured full-time jobs; and
- (f) The other programs or services that support the development of disadvantaged youths.
- (4) Each nonprofit youth organization under contract with the department must:
- (a) Submit an annual report to the department by January 1 of each year. The report must include, but need not be limited to, the applicable performance of the organization when measured by the criteria in subsection (3) for the organization's most recently completed fiscal year.
- (b) Submit an independent audit of the organization's financial records to the department each year. The organization's contract with the department must allow the department the right to inspect the organization's financial and program records.

- (c) Demonstrate participation in a peer assessment or review process, such as the Excellence in Corps Operations of the National Association of Service and Conservation Corps.
- Section 28. Paragraph (c) of subsection (1) of section 336.025, Florida Statutes, is amended to read:
- 336.025 . County transportation system; levy of local option fuel tax on motor fuel and diesel fuel.—

(1)

- (c) Local governments may use the services of the Division of Bond Finance of the State Board of Administration pursuant to the State Bond Act to issue any bonds through the provisions of this section and may pledge the revenues from local option fuel taxes to secure the payment of the bonds. In no case may a jurisdiction issue bonds pursuant to this section more frequently than once per year. Counties and municipalities may join together for the issuance of bonds issued pursuant to this section.
- Section 29. Subsection (3) of section 336.41, Florida Statutes, is amended to read:
- 336.41 Counties; employing labor and providing road equipment; accounting; when competitive bidding required.—
- (3) All construction and reconstruction of roads and bridges, including resurfacing, full scale mineral seal coating, and major bridge and bridge system repairs, to be performed utilizing the proceeds of the 80-percent portion of the surplus of the constitutional gas tax shall be let to contract to the lowest responsible bidder by competitive bid, except for:
  - (a) Construction and maintenance in emergency situations, and
- (b) In addition to emergency work, construction and reconstruction, including resurfacing, mineral seal coating, and bridge repairs, having a total cumulative annual value not to exceed 5 percent of its 80-percent portion of the constitutional gas tax or \$400,000 \\$250,000, whichever is greater, and
- (c) Construction of sidewalks, curbing, accessibility ramps, or appurtenances incidental to roads and bridges if each project is estimated in accordance with generally accepted cost-accounting principles to have total construction project costs of less than \$400,000 or as adjusted by the percentage change in the Construction Cost Index from January 1, 2008,
- for which the county may utilize its own forces. However, if, after proper advertising, no bids are received by a county for a specific project, the county may use its own forces to construct the project, notwithstanding the limitation of this subsection. Nothing in this section shall prevent the county from performing routine maintenance as authorized by law.
  - Section 30. Construction aggregate materials.—
- (1) DEFINITIONS.—"Construction aggregate materials" means crushed stone, limestone, dolomite, limerock, shell rock, cemented coquina, sand for use as a component of mortars, concrete, bituminous mixtures, or underdrain filters, and other mined resources providing the basic material for concrete, asphalt, and road base.
- (2) LEGISLATIVE INTENT.—The Legislature finds that there is a strategic and critical need for an available supply of construction aggregate materials within the state and that a disruption of the supply would cause a significant detriment to the state's construction industry, transportation system, and overall health, safety, and welfare.
- (3) LOCAL GOVERNMENT DECISIONMAKING.—No local government shall approve or deny a proposed land use zoning change, comprehensive plan amendment, land use permit, ordinance, or order regarding construction aggregate materials without considering any information provided by the Department of Transportation regarding the effect such change, amendment, permit decision, ordinance, or order would have on the availability, transportation, and potential extraction of construction aggregate materials on the local area, the region, and the state. The failure of the Department of Transportation to provide this information shall not be a basis for delay or invalidation of the local government action. No local government may impose a moratorium, or combination of moratoria, of more than 12 months' duration on the

- mining or extraction of construction aggregate materials, commencing on the date the vote was taken to impose the moratorium. January 1, 2007, shall serve as the commencement of the 12-month period for moratoria already in place as of July 1, 2007.
- (4) EXPEDITED PERMITTING.—Due to the state's critical infrastructure needs and the potential shortfall in available construction aggregate materials, limerock environmental resource permitting and reclamation applications filed after March 1, 2007, are eligible for the expedited permitting processes contained in s. 403.973, Florida Statutes. Challenges to state agency action in the expedited permitting process for establishment of a limerock mine in this state under s. 403.973, Florida Statutes, are subject to the same requirements as challenges brought under s. 403.973(15)(a), Florida Statutes, except that, notwithstanding s. 120.574, Florida Statutes, summary proceedings must be conducted within 30 days after a party files the motion for summary hearing, regardless of whether the parties agree to the summary proceeding.
  - (5) STRATEGIC AGGREGATES REVIEW TASK FORCE.—
- (a) The Strategic Aggregates Review Task Force is created to evaluate the availability and disposition of construction aggregate materials and related mining and land use practices in this state.
- (b) The task force shall be appointed by August 1, 2007, and shall be composed of the following 19 members:
- 1. The President of the Senate, the Speaker of the House of Representatives, and the Governor shall each appoint one member from each of the following groups:
  - a. The mining industry.
  - b. The construction industry.
- c. The transportation industries, including seaports, trucking, railroads, or roadbuilders.
- d. Elected officials representing counties identified by the Department of Transportation as limestone or sand resource areas. Rural, midsize, and urban counties shall each have one elected official on the task force.
  - e. Environmental advocacy groups.
  - $2. \ \ The \ Secretary \ of \ Environmental \ Protection \ or \ designee.$
  - 3. The Secretary of Community Affairs or designee.
  - 4. The Secretary of Transportation or designee.
  - 5. One member appointed by the Florida League of Cities, Inc.
- (c) Members of the commission shall serve without compensation. Travel and per diem expenses for members who are not state employees shall be paid by the Department of Transportation in accordance with s. 112.061, Florida Statutes.
- (d) The Department of Transportation shall organize and provide administrative support for the task force and coordinate with other state agencies and local governments in obtaining and providing such data and information as may be needed by the task force to complete its evaluation. The department may conduct any supporting studies as are required to obtain needed information or otherwise assist the task force in its review and deliberations.
- (e) The Department of Transportation shall collect and provide information to the task force relating to construction aggregate materials and the amount of such materials used by the department on state road infrastructure projects and shall provide any technical and supporting information relating to the use of such materials as is available to the department.
- (f) The task force shall report its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives by February 1, 2008. The report must identify locations with significant concentrations of construction aggregate materials and recommend actions intended to ensure the continued extraction and availability of construction aggregate materials.

- (g) The task force shall be dissolved on July 1, 2008.
- Section 31. Section 337.026, Florida Statutes, is created to read:
- 337.026 Authority of department to enter into agreements for construction aggregate materials.—
- (1) The department may pursue procurement techniques that will provide the department with reliable and economic supplies of construction aggregate materials and control time and cost increases on construction projects.
- (2) The department may enter into agreements with private or public entities. Such agreements may include, but are not limited to, department acquisition of materials or resources or long-term leases for a term not to exceed 99 years that will advance the state's transportation needs.
- (3) To the maximum extent practical, the department must use the existing process to award and administer such procurement techniques. When techniques authorized by this section are to be used, the department is not required to adhere to provisions of law that would prevent, preclude, or prohibit it from using this procurement technique. However, prior to using this procurement technique, the department must document in writing the need for the exception and identify the benefits the traveling public and the affected community are anticipated to receive.
- Section 32. No local governmental entity shall impose or enforce any ordinance or regulation upon the owner of a license or permit to operate a motor vehicle insured pursuant to s. 627.733(1)(b) which restricts the transfer of the permit, license or the shares of the corporation that owns the permit or licenses to another person.
- Section 33. Paragraph (a) of subsection (3) of section 337.11, Florida Statutes, is amended to read:
- 337.11 Contracting authority of department; bids; emergency repairs, supplemental agreements, and change orders; combined design and construction contracts; progress payments; records; requirements of vehicle registration.—
- (3)(a) On all construction contracts of \$250,000 or less, and any construction contract of less than \$500,000 for which the department has waived prequalification under s. 337.14, the department shall advertise for bids in a newspaper having general circulation in the county where the proposed work is located. Publication shall be at least once a week for no less than 2 consecutive weeks, and the first publication shall be no less than 14 days prior to the date on which bids are to be received.
- Section 34. Subsection (1) of section 337.14, Florida Statutes, is amended to read:
- 337.14 Application for qualification; certificate of qualification; restrictions; request for hearing.—
- (1) Any person desiring to bid for the performance of any construction contract in excess of \$250,000 which the department proposes to let must first be certified by the department as qualified pursuant to this section and rules of the department. The rules of the department shall address the qualification of persons to bid on construction contracts in excess of \$250,000 and shall include requirements with respect to the equipment, past record, experience, financial resources, and organizational personnel of the applicant necessary to perform the specific class of work for which the person seeks certification. The department is authorized to limit the dollar amount of any contract upon which a person is qualified to bid or the aggregate total dollar volume of contracts such person is allowed to have under contract at any one time. Each applicant seeking qualification to bid on construction contracts in excess of \$250,000 shall furnish the department a statement under oath, on such forms as the department may prescribe, setting forth detailed information as required on the application. Each application for certification shall be accompanied by the latest annual financial statement of the applicant completed within the last 12 months. If the annual financial statement shows the financial condition of the applicant more than 4 months prior to the date on which the application is received by the department, then an interim financial statement must also be submitted. The interim financial statement must cover the period from the end date of the annual statement and must show the financial condition of the applicant no more than 4 months prior to the date on which the application is received by the department. Each required annual or

- interim financial statement must be audited and accompanied by the opinion of a certified public accountant or a public accountant approved by the department. The information required by this subsection is confidential and exempt from the provisions of s. 119.07(1). The department shall act upon the application for qualification within 30 days after the department determines that the application is complete. The department may waive the requirements of this subsection for projects having a contract price of \$500,000 or less if the department determines that the project is of a noncritical nature and the waiver will not endanger public health, safety, or property.
- Section 35. Paragraph (a) of subsection (1) of section 337.18, Florida Statutes, is amended to read:
- 337.18 Surety bonds for construction or maintenance contracts; requirement with respect to contract award; bond requirements; defaults; damage assessments.—
- (1)(a) A surety bond shall be required of the successful bidder in an amount equal to the awarded contract price. However, the department may choose, in its discretion and applicable only to multiyear maintenance contracts, to allow for incremental annual contract bonds that cumulatively total the full, awarded, multiyear contract price. For a project for which the contract price is \$250,000 \$150,000 or less, the department may waive the requirement for all or a portion of a surety bond if it determines the project is of a noncritical nature and nonperformance will not endanger public health, safety, or property. If the secretary or his designee determines that it is in the best interests of the department to reduce the bonding requirement for a project and that to do so will not endanger public health, safety, or property, the department may waive the requirement of a surety bond in an amount equal to the awarded contract price for a project having a contract price of \$250 million or more and, in its place, may set a surety bond amount that is a portion of the total contract price and provide an alternate means of security for the balance of the contract amount that is not covered by the surety bond or provide for incremental surety bonding and provide an alternate means of security for the balance of the contract amount that is not covered by the surety bond. Such alternative means of security may include letters of credit, United States bonds and notes, parent company guarantees, and cash collateral. The department may require alternate means of security if a surety bond is waived. The surety on such bond shall be a surety company authorized to do business in the state. All bonds shall be payable to the department and conditioned for the prompt, faithful, and efficient performance of the contract according to plans and specifications and within the time period specified, and for the prompt payment of all persons defined in s. 713.01 furnishing labor, material, equipment, and supplies for work provided in the contract; however, whenever an improvement, demolition, or removal contract price is \$25,000 or less, the security may, in the discretion of the bidder, be in the form of a cashier's check, bank money order of any state or national bank, certified check, or postal money order. The department shall adopt rules to implement this subsection. Such rules shall include provisions under which the department shall refuse to accept bonds on contracts when a surety wrongfully fails or refuses to settle or provide a defense for claims or actions arising under a contract for which the surety previously furnished a bond.
  - Section 36. Section 338.161, Florida Statutes, is amended to read:
- 338.161 Authority of department or toll agencies to advertise and promote electronic toll collection; expanded uses of electronic toll collection system; studies authorized.—
- (1) The department is authorized to incur expenses for paid advertising, marketing, and promotion of toll facilities and electronic toll collection products and services. Promotions may include discounts and free products.
- (2) The department is authorized to receive funds from advertising placed on electronic toll collection products and promotional materials to defray the costs of products and services.
- (3)(a) The department or any toll agency created by statute may incur expenses to advertise or promote its electronic toll collection system to consumers on or off the turnpike or toll system.
- (b) If the department or any toll agency created by statute finds that it can increase nontoll revenues or add convenience or other value for its customers, the department or toll agency may enter into agreements with

any private or public entity allowing the use of its electronic toll collection system to pay parking fees for vehicles equipped with a transponder or similar device. The department or toll agency may initiate feasibility studies of additional future uses of its electronic toll collection system and make recommendations to the Legislature to authorize such uses.

Section 37. Subsections (1), (3), and (4) of section 338.2275, Florida Statutes, are amended to read:

338.2275 Approved turnpike projects.—

- (1) Legislative approval of the department's tentative work program that contains the turnpike project constitutes approval to issue bonds as required by s. 11(f), Art. VII of the State Constitution. No more than \$10 billion of bonds may be outstanding to fund approved turnpike projects. Turnpike projects approved to be included in future tentative work programs include, but are not limited to, projects contained in the 2003-2004 tentative work program. A maximum of \$4.5 billion of bonds may be issued to fund approved turnpike projects.
- (3) Subject to verification of economic feasibility by the department in accordance with s. 338.221(8), the department shall acquire the assets and assume the liabilities of the Sawgrass Expressway as a candidate project from the Broward County Expressway Authority. The agreement to acquire the Sawgrass Expressway shall be subject to the terms and covenants of the Broward County Expressway Authority Bond Series 1984 and 1986A lease-purchase agreements and shall not act to the detriment of the bondholders nor decrease the quality of the bonds. The department shall provide for the cost of operations and maintenance expenses and for the replacement of future Broward County gasoline tax funds pledged for the payment of principal and interest on such bonds. The department shall repay, to the extent possible, Broward County gasoline tax funds used since July 6, 1988, for debt service on such bonds. For the purpose of calculating the economic feasibility of this project, the department is authorized to exclude operations and maintenance expenses accumulated between July 6, 1988, and the date of the agreement. Upon performance of all terms of the agreement between the parties, the Sawgrass Expressway will become a part of the turnpike system
- (3)(4) Bonds may not be issued to fund a turnpike project until the department has made a final determination that the project is economically feasible in accordance with s. 338.221, based on the most current information available.
- Section 38. Subsections (3), (4), and (6) of section 338.231, Florida Statutes, are amended to read:
- 338.231 Turnpike tolls, fixing; pledge of tolls and other revenues.—The department shall at all times fix, adjust, charge, and collect such tolls for the use of the turnpike system as are required in order to provide a fund sufficient with other revenues of the turnpike system to pay the cost of maintaining, improving, repairing, and operating such turnpike system; to pay the principal of and interest on all bonds issued to finance or refinance any portion of the turnpike system as the same become due and payable; and to create reserves for all such purposes.
- (3) The department shall publish a proposed change in the toll rate for the use of an existing toll facility, in the manner provided for in s. 120.54, which will provide for public notice and the opportunity for a public hearing before the adoption of the proposed rate change. When the department is evaluating a proposed turnpike toll project under s. 338.223 and has determined that there is a high probability that the project will pass the test of economic feasibility predicated on proposed toll rates, the toll rate that is proposed to be charged after the project is constructed must be adopted during the planning and project development phase of the project, in the manner provided for in s. 120.54, including public notice and the opportunity for a public hearing. For such a new project, the toll rate becomes effective upon the opening of the project to traffic.
- (4) For the period July 1, 1998, through June 30, 2017 2007, the department shall, to the maximum extent feasible, program sufficient funds in the tentative work program such that the percentage of turnpike toll and bond financed commitments in Dade County, Broward County, and Palm Beach County as compared to total turnpike toll and bond financed commitments shall be at least 90 percent of the share of net toll collections attributable to users of the turnpike system in Dade County, Broward County, and Palm Beach County as compared to total

- net toll collections attributable to users of the turnpike system. The requirements of this subsection do not apply when the application of such requirements would violate any covenant established in a resolution or trust indenture relating to the issuance of turnpike bonds.
- (6) In each fiscal year while any of the bonds of the Broward County Expressway Authority series 1984 and series 1986-A remain outstanding, the department is authorized to pledge revenues from the turnpike system to the payment of principal and interest of such series of bonds, the repayment of Broward County gasoline tax funds as provided in s. 338.2275(3), and the operation and maintenance expenses of the Sawgrass Expressway, to the extent gross toll revenues of the Sawgrass Expressway are insufficient to make such payments. The terms of an agreement relative to the pledge of turnpike system revenue will be negotiated with the parties of the 1984 and 1986 Broward County Expressway Authority lease-purchase agreements, and subject to the covenants of those agreements. The agreement shall establish that the Sawgrass Expressway shall be subject to the planning, management, and operating control of the department limited only by the terms of the lease-purchase agreements. The department shall provide for the payment of operation and maintenance expenses of the Sawgrass Expressway until such agreement is in effect. This pledge of turnpike system revenues shall be subordinate to the debt service requirements of any future issue of turnpike bonds, the payment of turnpike system operation and maintenance expenses, and subject to provisions of any subsequent resolution or trust indenture relating to the issuance of such turnpike bonds.

Section 39. Paragraph (j) of subsection (1) of section 339.08, Florida Statutes, is amended to read:

339.08 Use of moneys in State Transportation Trust Fund.—

- (1) The department shall expend moneys in the State Transportation Trust Fund accruing to the department, in accordance with its annual budget. The use of such moneys shall be restricted to the following purposes:
- (j) To pay the cost of county or municipal road projects selected in accordance with the County Incentive Grant Program created in s. 339.2817, and the Small County Outreach Program created in s. 339.2818, and the Enhanced Bridge Program for Sustainable Transportation created in s. 339.285.

Section 40. Section 339.175, Florida Statutes, is amended to read:

339.175 Metropolitan planning organization.—

(1) PURPOSE.—It is the intent of the Legislature to encourage and promote the safe and efficient management, operation, and development of surface transportation systems that will serve the mobility needs of people and freight and foster economic growth and development within and through urbanized areas of this state while minimizing transportation-related fuel consumption and air pollution through metropolitan transportation planning processes identified in this section. To accomplish these objectives, metropolitan planning organizations, referred to in this section as M.P.O.'s, shall develop, in cooperation with the state and public transit operators, transportation plans and programs for metropolitan areas. The plans and programs for each metropolitan area must provide for the development and integrated management and operation of transportation systems and facilities, including pedestrian walkways and bicycle transportation facilities that will function as an intermodal transportation system for the metropolitan area, based upon the prevailing principles provided in s. 334.046(1). The process for developing such plans and programs shall provide for consideration of all modes of transportation and shall be continuing, cooperative, and comprehensive, to the degree appropriate, based on the complexity of the transportation problems to be addressed. To ensure that the process is integrated with the statewide planning process, M.P.O.'s shall develop plans and programs that identify transportation facilities that should function as an integrated metropolitan transportation system, giving emphasis to facilities that serve important national, state, and regional transportation functions. For the purposes of this section, those facilities include the facilities on the Strategic Intermodal System designated under s. 339.63 and facilities for which projects have been identified pursuant to s. 339.2819(4).

(2)(1) DESIGNATION.—

May 3, 2007

- (a)1. An M.P.O. shall be designated for each urbanized area of the state; however, this does not require that an individual M.P.O. be designated for each such area. Such designation shall be accomplished by agreement between the Governor and units of general-purpose local government representing at least 75 percent of the population of the urbanized area; however, the unit of general-purpose local government that represents the central city or cities within the M.P.O. jurisdiction, as defined by the United States Bureau of the Census, must be a party to such agreement.
- 2. More than one M.P.O. may be designated within an existing metropolitan planning area only if the Governor and the existing M.P.O. determine that the size and complexity of the existing metropolitan planning area makes the designation of more than one M.P.O. for the area appropriate.
- (b) Each M.P.O. designated in a manner prescribed by Title 23 U.S.C. shall be created and operated under the provisions of this section pursuant to an interlocal agreement entered into pursuant to s. 163.01. The signatories to the interlocal agreement shall be the department and the governmental entities designated by the Governor for membership on the M.P.O. Each M.P.O. shall be considered separate from the state or the governing body of a local government that is represented on the governing board of the M.P.O. or that is a signatory to the interlocal agreement creating the M.P.O. and shall have such powers and privileges that are provided under s. 163.01. If there is a conflict between this section and s. 163.01, this section prevails.
- (c) The jurisdictional boundaries of an M.P.O. shall be determined by agreement between the Governor and the applicable M.P.O. The boundaries must include at least the metropolitan planning area, which is the existing urbanized area and the contiguous area expected to become urbanized within a 20-year forecast period, and may encompass the entire metropolitan statistical area or the consolidated metropolitan statistical area.
- (d) In the case of an urbanized area designated as a nonattainment area for ozone or carbon monoxide under the Clean Air Act, 42 U.S.C. ss. 7401 et seq., the boundaries of the metropolitan planning area in existence as of the date of enactment of this paragraph shall be retained, except that the boundaries may be adjusted by agreement of the Governor and affected metropolitan planning organizations in the manner described in this section. If more than one M.P.O. has authority within a metropolitan area or an area that is designated as a nonattainment area, each M.P.O. shall consult with other M.P.O.'s designated for such area and with the state in the coordination of plans and programs required by this section.
- (e) The governing body of the M.P.O. shall designate, at a minimum, a chair, vice chair, and agency clerk. The chair and vice chair shall be selected from among the member delegates comprising the governing board. The agency clerk shall be charged with the responsibility of preparing meeting minutes and maintaining agency records. The clerk shall be a member of the M.P.O. governing board, an employee of the M.P.O., or other natural person.

Each M.P.O. required under this section must be fully operative no later than 6 months following its designation.

# (3)(2) VOTING MEMBERSHIP.—

(a) The voting membership of an M.P.O. shall consist of not fewer than 5 or more than 19 apportioned members, the exact number to be determined on an equitable geographic-population ratio basis by the Governor, based on an agreement among the affected units of generalpurpose local government as required by federal rules and regulations. The Governor, in accordance with 23 U.S.C. s. 134, may also provide for M.P.O. members who represent municipalities to alternate with representatives from other municipalities within the metropolitan planning area that do not have members on the M.P.O. County commission members shall compose not less than one-third of the M.P.O. membership, except for an M.P.O. with more than 15 members located in a county with a 5-member five-member county commission or an M.P.O. with 19 members located in a county with no more than 6 county commissioners, in which case county commission members may compose less than onethird percent of the M.P.O. membership, but all county commissioners must be members. All voting members shall be elected officials of general-purpose local governments, except that an M.P.O. may include, as part of its apportioned voting members, a member of a statutorily

- authorized planning board, an official of an agency that operates or administers a major mode of transportation, or an official of the Florida Space Authority. As used in this section, the term "elected officials of a general-purpose local government" shall exclude constitutional officers, including sheriffs, tax collectors, supervisors of elections, property appraisers, clerks of the court, and similar types of officials. County commissioners The county commission shall compose not less than 20 percent of the M.P.O. membership if an official of an agency that operates or administers a major mode of transportation has been appointed to an M.P.O.
- (b) In metropolitan areas in which authorities or other agencies have been or may be created by law to perform transportation functions and are performing transportation functions that are not under the jurisdiction of a *general-purpose* general purpose local government represented on the M.P.O., they shall be provided voting membership on the M.P.O. In all other M.P.O.'s where transportation authorities or agencies are to be represented by elected officials from *general-purpose* general purpose local governments, the M.P.O. shall establish a process by which the collective interests of such authorities or other agencies are expressed and conveyed.
- (c) Any other provision of this section to the contrary notwithstanding, a chartered county with over 1 million population may elect to reapportion the membership of an M.P.O. whose jurisdiction is wholly within the county. The charter county may exercise the provisions of this paragraph if:
- 1. The M.P.O. approves the reapportionment plan by a three-fourths vote of its membership;
- 2. The M.P.O. and the charter county determine that the reapportionment plan is needed to fulfill specific goals and policies applicable to that metropolitan planning area; and
- 3. The charter county determines the reapportionment plan otherwise complies with all federal requirements pertaining to M.P.O. membership.

Any charter county that elects to exercise the provisions of this paragraph shall notify the Governor in writing.

(d) Any other provision of this section to the contrary notwithstanding, any county chartered under s. 6(e), Art. VIII of the State Constitution may elect to have its county commission serve as the M.P.O., if the M.P.O. jurisdiction is wholly contained within the county. Any charter county that elects to exercise the provisions of this paragraph shall so notify the Governor in writing. Upon receipt of such notification, the Governor must designate the county commission as the M.P.O. The Governor must appoint four additional voting members to the M.P.O., one of whom must be an elected official representing a municipality within the county, one of whom must be an expressway authority member, one of whom must be a person who does not hold elected public office and who resides in the unincorporated portion of the county, and one of whom must be a school board member.

## (4)(3) APPORTIONMENT.—

(a) The Governor shall, with the agreement of the affected units of general-purpose local government as required by federal rules and regulations, apportion the membership on the applicable M.P.O. among the various governmental entities within the area. At the request of a majority of the affected units of general-purpose local government comprising an M.P.O., the Governor and a majority of units of general-purpose local government serving on an M.P.O. shall cooperatively agree upon and prescribe who may serve as an alternate member and shall prescribe a method for appointing alternate members who may vote at any M.P.O. meeting that an alternate member attends in place of a regular member. The method shall be set forth as a part of the interlocal agreement describing the M.P.O.'s membership or in the M.P.O.'s operating procedures and bylaws. An appointed alternate member must be an elected official serving the same governmental entity or a general-purpose local government with jurisdiction within all or part of the area that the regular member serves. The governmental entity so designated shall appoint the appropriate number of members to the M.P.O. from eligible officials. Representatives of the department shall serve as nonvoting members of the M.P.O. governing board. Nonvoting advisers may be appointed by the M.P.O. as deemed necessary; however, to the maximum extent feasible, each M.P.O. shall seek to appoint nonvoting representatives of various multimodal forms of transportation not otherwise represented by

voting members of the M.P.O. An M.P.O. shall appoint nonvoting advisers representing major military installations located within the jurisdictional boundaries of the M.P.O. upon the request of the aforesaid major military installations and subject to the agreement of the M.P.O. All nonvoting advisers may attend and participate fully in governing board meetings but shall not have a vote and shall not be members of the governing board. The Governor shall review the composition of the M.P.O. membership in conjunction with the decennial census as prepared by the United States Department of Commerce, Bureau of the Census, and reapportion it as necessary to comply with subsection (3) (2)

- (b) Except for members who represent municipalities on the basis of alternating with representatives from other municipalities that do not have members on the M.P.O. as provided in paragraph (3)(a) (2)(a), the members of an M.P.O. shall serve 4-year terms. Members who represent municipalities on the basis of alternating with representatives from other municipalities that do not have members on the M.P.O. as provided in paragraph (3)(a) (2)(a) may serve terms of up to 4 years as further provided in the interlocal agreement described in paragraph (2)(b) (1)(b). The membership of a member who is a public official automatically terminates upon the member's leaving his or her elective or appointive office for any reason, or may be terminated by a majority vote of the total membership of the entity's governing board a county or city governing entity represented by the member. A vacancy shall be filled by the original appointing entity. A member may be reappointed for one or more additional 4-year terms.
- (c) If a governmental entity fails to fill an assigned appointment to an M.P.O. within 60 days after notification by the Governor of its duty to appoint, that appointment shall be made by the Governor from the eligible representatives of that governmental entity.
- (5)(4) AUTHORITY AND RESPONSIBILITY.—The authority and responsibility of an M.P.O. is to manage a continuing, cooperative, and comprehensive transportation planning process that, based upon the prevailing principles provided in s. 334.046(1), results in the development of plans and programs which are consistent, to the maximum extent feasible, with the approved local government comprehensive plans of the units of local government the boundaries of which are within the metropolitan area of the M.P.O. An M.P.O. shall be the forum for cooperative decisionmaking by officials of the affected governmental entities in the development of the plans and programs required by subsections (5), (6), (7), and (8), and (9).
- (6)(5) POWERS, DUTIES, AND RESPONSIBILITIES.—The powers, privileges, and authority of an M.P.O. are those specified in this section or incorporated in an interlocal agreement authorized under s. 163.01. Each M.P.O. shall perform all acts required by federal or state laws or rules, now and subsequently applicable, which are necessary to qualify for federal aid. It is the intent of this section that each M.P.O. shall be involved in the planning and programming of transportation facilities, including, but not limited to, airports, intercity and high-speed rail lines, seaports, and intermodal facilities, to the extent permitted by state or federal law.
  - (a) Each M.P.O. shall, in cooperation with the department, develop:
- 1. A long-range transportation plan pursuant to the requirements of subsection (7) (6);
- 2. An annually updated transportation improvement program pursuant to the requirements of subsection (8) (7); and
- 3. An annual unified planning work program pursuant to the requirements of subsection (9) (8).
- (b) In developing the long-range transportation plan and the transportation improvement program required under paragraph (a), each M.P.O. shall provide for consideration of projects and strategies that will:
- 1. Support the economic vitality of the metropolitan area, especially by enabling global competitiveness, productivity, and efficiency;
- 2. Increase the safety and security of the transportation system for motorized and nonmotorized users;
- 3. Increase the accessibility and mobility options available to people and for freight;

- 4. Protect and enhance the environment, promote energy conservation, and improve quality of life;
- 5. Enhance the integration and connectivity of the transportation system, across and between modes, for people and freight;
  - 6. Promote efficient system management and operation; and
  - 7. Emphasize the preservation of the existing transportation system.
- (c) In order to provide recommendations to the department and local governmental entities regarding transportation plans and programs, each M.P.O. shall:
- 1. Prepare a congestion management system for the metropolitan area and cooperate with the department in the development of all other transportation management systems required by state or federal law;
- 2. Assist the department in mapping transportation planning boundaries required by state or federal law;
- 3. Assist the department in performing its duties relating to access management, functional classification of roads, and data collection;
- 4. Execute all agreements or certifications necessary to comply with applicable state or federal law;
- 5. Represent all the jurisdictional areas within the metropolitan area in the formulation of transportation plans and programs required by this section; and
- 6. Perform all other duties required by state or federal law.
- (d) Each M.P.O. shall appoint a technical advisory committee, the members of which shall serve at the pleasure of the M.P.O. The membership of the technical advisory committee must include, whenever possible, that includes planners; engineers; representatives of local aviation authorities, port authorities, and public transit authorities or representatives of aviation departments, seaport departments, and public transit departments of municipal or county governments, as applicable; the school superintendent of each county within the jurisdiction of the M.P.O. or the superintendent's designee; and other appropriate representatives of affected local governments. In addition to any other duties assigned to it by the M.P.O. or by state or federal law, the technical advisory committee is responsible for considering safe access to schools in its review of transportation project priorities, long-range transportation plans, and transportation improvement programs, and shall advise the M.P.O. on such matters. In addition, the technical advisory committee shall coordinate its actions with local school boards and other local programs and organizations within the metropolitan area which participate in school safety activities, such as locally established community traffic safety teams. Local school boards must provide the appropriate M.P.O. with information concerning future school sites and in the coordination of transportation service.
- (e)1. Each M.P.O. shall appoint a citizens' advisory committee, the members of which serve at the pleasure of the M.P.O. The membership on the citizens' advisory committee must reflect a broad cross section of local residents with an interest in the development of an efficient, safe, and cost-effective transportation system. Minorities, the elderly, and the handicapped must be adequately represented.
- 2. Notwithstanding the provisions of subparagraph 1., an M.P.O. may, with the approval of the department and the applicable federal governmental agency, adopt an alternative program or mechanism to ensure citizen involvement in the transportation planning process.
- (f) The department shall allocate to each M.P.O., for the purpose of accomplishing its transportation planning and programming duties, an appropriate amount of federal transportation planning funds.
- (g) Each M.P.O. shall have an executive or staff director who reports directly to the M.P.O. governing board for all matters regarding the administration and operation of the M.P.O. and any additional personnel as deemed necessary. The executive director and any additional personnel may be employed either by an M.P.O. or by another governmental entity, such as a county, city, or regional planning council, that has a staff services agreement signed and in effect with the M.P.O. Each M.P.O. may employ personnel or may enter into contracts with local or state agencies, private planning firms, or other public

or private entities to accomplish its transportation planning and programming duties and administrative functions required by state or federal law

- (h) In order to enhance their knowledge, effectiveness, and participation in the urbanized area transportation planning process, each M.P.O. shall provide training opportunities and training funds specifically for local elected officials and others who serve on an M.P.O. The training opportunities may be conducted by an individual M.P.O. or through statewide and federal training programs and initiatives that are specifically designed to meet the needs of M.P.O. board members.
- (i)(h) A chair's coordinating committee is created, composed of the M.P.O.'s serving Hernando, Hillsborough, Manatee, Pasco, Pinellas, Polk, and Sarasota Counties. The committee must, at a minimum:
- $1. \;\;$  Coordinate transportation projects deemed to be regionally significant by the committee.
- 2. Review the impact of regionally significant land use decisions on the region.
- 3. Review all proposed regionally significant transportation projects in the respective transportation improvement programs which affect more than one of the M.P.O.'s represented on the committee.
- 4. Institute a conflict resolution process to address any conflict that may arise in the planning and programming of such regionally significant projects.
- (j)(i)1. The Legislature finds that the state's rapid growth in recent decades has caused many urbanized areas subject to M.P.O. jurisdiction to become contiguous to each other. As a result, various transportation projects may cross from the jurisdiction of one M.P.O. into the jurisdiction of another M.P.O. To more fully accomplish the purposes for which M.P.O.'s have been mandated, M.P.O.'s shall develop coordination mechanisms with one another to expand and improve transportation within the state. The appropriate method of coordination between M.P.O.'s shall vary depending upon the project involved and given local and regional needs. Consequently, it is appropriate to set forth a flexible methodology that can be used by M.P.O.'s to coordinate with other M.P.O.'s and appropriate political subdivisions as circumstances demand.
- 2. Any M.P.O. may join with any other M.P.O. or any individual political subdivision to coordinate activities or to achieve any federal or state transportation planning or development goals or purposes consistent with federal or state law. When an M.P.O. determines that it is appropriate to join with another M.P.O. or any political subdivision to coordinate activities, the M.P.O. or political subdivision shall enter into an interlocal agreement pursuant to s. 163.01, which, at a minimum, creates a separate legal or administrative entity to coordinate the transportation planning or development activities required to achieve the goal or purpose; provides provide the purpose for which the entity is created; provides provide the duration of the agreement and the entity, and specifies specify how the agreement may be terminated, modified, or rescinded; describes describe the precise organization of the entity, including who has voting rights on the governing board, whether alternative voting members are provided for, how voting members are appointed, and what the relative voting strength is for each constituent M.P.O. or political subdivision; provides provide the manner in which the parties to the agreement will provide for the financial support of the entity and payment of costs and expenses of the entity; provides provide the manner in which funds may be paid to and disbursed from the entity; and provides provide how members of the entity will resolve disagreements regarding interpretation of the interlocal agreement or disputes relating to the operation of the entity. Such interlocal agreement shall become effective upon its recordation in the official public records of each county in which a member of the entity created by the interlocal agreement has a voting member. This paragraph does not require any M.P.O.'s to merge, combine, or otherwise join together as a single M.P.O.
- (7)(6) LONG-RANGE TRANSPORTATION PLAN.—Each M.P.O. must develop a long-range transportation plan that addresses at least a 20-year planning horizon. The plan must include both long-range and short-range strategies and must comply with all other state and federal requirements. The prevailing principles to be considered in the long-range transportation plan are: preserving the existing transportation

- infrastructure; enhancing Florida's economic competitiveness; and improving travel choices to ensure mobility. The long-range transportation plan must be consistent, to the maximum extent feasible, with future land use elements and the goals, objectives, and policies of the approved local government comprehensive plans of the units of local government located within the jurisdiction of the M.P.O. The approved long-range transportation plan must be considered by local governments in the development of the transportation elements in local government comprehensive plans and any amendments thereto. The long-range transportation plan must, at a minimum:
- (a) Identify transportation facilities, including, but not limited to, major roadways, airports, seaports, spaceports, commuter rail systems, transit systems, and intermodal or multimodal terminals that will function as an integrated metropolitan transportation system. The longrange transportation plan must give emphasis to those transportation facilities that serve national, statewide, or regional functions, and must consider the goals and objectives identified in the Florida Transportation Plan as provided in s. 339.155. If a project is located within the boundaries of more than one M.P.O., the M.P.O.'s must coordinate plans regarding the project in the long-range transportation plan.
- (b) Include a financial plan that demonstrates how the plan can be implemented, indicating resources from public and private sources which are reasonably expected to be available to carry out the plan, and recommends any additional financing strategies for needed projects and programs. The financial plan may include, for illustrative purposes, additional projects that would be included in the adopted long-range transportation plan if reasonable additional resources beyond those identified in the financial plan were available. For the purpose of developing the long-range transportation plan, the M.P.O. and the department shall cooperatively develop estimates of funds that will be available to support the plan implementation. Innovative financing techniques may be used to fund needed projects and programs. Such techniques may include the assessment of tolls, the use of value capture financing, or the use of value pricing.
  - (c) Assess capital investment and other measures necessary to:
- 1. Ensure the preservation of the existing metropolitan transportation system including requirements for the operation, resurfacing, restoration, and rehabilitation of major roadways and requirements for the operation, maintenance, modernization, and rehabilitation of public transportation facilities; and
- 2. Make the most efficient use of existing transportation facilities to relieve vehicular congestion and maximize the mobility of people and goods.
- (d) Indicate, as appropriate, proposed transportation enhancement activities, including, but not limited to, pedestrian and bicycle facilities, scenic easements, landscaping, historic preservation, mitigation of water pollution due to highway runoff, and control of outdoor advertising.
- (e) In addition to the requirements of paragraphs (a)-(d), in metropolitan areas that are classified as nonattainment areas for ozone or carbon monoxide, the M.P.O. must coordinate the development of the long-range transportation plan with the State Implementation Plan developed pursuant to the requirements of the federal Clean Air Act.

In the development of its long-range transportation plan, each M.P.O. must provide the public, affected public agencies, representatives of transportation agency employees, freight shippers, providers of freight transportation services, private providers of transportation, representatives of users of public transit, and other interested parties with a reasonable opportunity to comment on the long-range transportation plan. The long-range transportation plan must be approved by the M.P.O.

(8)(7) TRANSPORTATION IMPROVEMENT PROGRAM.—Each M.P.O. shall, in cooperation with the state and affected public transportation operators, develop a transportation improvement program for the area within the jurisdiction of the M.P.O. In the development of the transportation improvement program, each M.P.O. must provide the public, affected public agencies, representatives of transportation agency employees, freight shippers, providers of freight transportation services, private providers of transportation, representatives of users of public transit, and other interested parties with a reasonable opportunity to comment on the proposed transportation improvement program.

- (a) Each M.P.O. is responsible for developing, annually, a list of project priorities and a transportation improvement program. The prevailing principles to be considered by each M.P.O. when developing a list of project priorities and a transportation improvement program are: preserving the existing transportation infrastructure; enhancing Florida's economic competitiveness; and improving travel choices to ensure mobility. The transportation improvement program will be used to initiate federally aided transportation facilities and improvements as well as other transportation facilities and improvements including transit, rail, aviation, spaceport, and port facilities to be funded from the State Transportation Trust Fund within its metropolitan area in accordance with existing and subsequent federal and state laws and rules and regulations related thereto. The transportation improvement program shall be consistent, to the maximum extent feasible, with the approved local government comprehensive plans of the units of local government whose boundaries are within the metropolitan area of the M.P.O. and include those projects programmed pursuant to s. 339.2819(4).
- (b) Each M.P.O. annually shall prepare a list of project priorities and shall submit the list to the appropriate district of the department by October 1 of each year; however, the department and a metropolitan planning organization may, in writing, agree to vary this submittal date. The list of project priorities must be formally reviewed by the technical and citizens' advisory committees, and approved by the M.P.O., before it is transmitted to the district. The approved list of project priorities must be used by the district in developing the district work program and must be used by the M.P.O. in developing its transportation improvement program. The annual list of project priorities must be based upon project selection criteria that, at a minimum, consider the following:
  - 1. The approved M.P.O. long-range transportation plan;
  - 2. The Strategic Intermodal System Plan developed under s. 339.64.
  - 3. The priorities developed pursuant to s. 339.2819(4).
  - 4. The results of the transportation management systems; and
  - 5. The M.P.O.'s public-involvement procedures.
  - (c) The transportation improvement program must, at a minimum:
- 1. Include projects and project phases to be funded with state or federal funds within the time period of the transportation improvement program and which are recommended for advancement during the next fiscal year and 4 subsequent fiscal years. Such projects and project phases must be consistent, to the maximum extent feasible, with the approved local government comprehensive plans of the units of local government located within the jurisdiction of the M.P.O. For informational purposes, the transportation improvement program shall also include a list of projects to be funded from local or private revenues.
- 2. Include projects within the metropolitan area which are proposed for funding under 23 U.S.C. s. 134 of the Federal Transit Act and which are consistent with the long-range transportation plan developed under subsection (7) (6).
- 3. Provide a financial plan that demonstrates how the transportation improvement program can be implemented; indicates the resources, both public and private, that are reasonably expected to be available to accomplish the program; identifies any innovative financing techniques that may be used to fund needed projects and programs; and may include, for illustrative purposes, additional projects that would be included in the approved transportation improvement program if reasonable additional resources beyond those identified in the financial plan were available. Innovative financing techniques may include the assessment of tolls, the use of value capture financing, or the use of value pricing. The transportation improvement program may include a project or project phase only if full funding can reasonably be anticipated to be available for the project or project phase within the time period contemplated for completion of the project or project phase.
- 4. Group projects and project phases of similar urgency and anticipated staging into appropriate staging periods.
- 5. Indicate how the transportation improvement program relates to the long-range transportation plan developed under subsection (7) (6), including providing examples of specific projects or project phases that further the goals and policies of the long-range transportation plan.

- 6. Indicate whether any project or project phase is inconsistent with an approved comprehensive plan of a unit of local government located within the jurisdiction of the M.P.O. If a project is inconsistent with an affected comprehensive plan, the M.P.O. must provide justification for including the project in the transportation improvement program.
- 7. Indicate how the improvements are consistent, to the maximum extent feasible, with affected seaport, airport, and spaceport master plans and with public transit development plans of the units of local government located within the jurisdiction of the M.P.O. If a project is located within the boundaries of more than one M.P.O., the M.P.O.'s must coordinate plans regarding the project in the transportation improvement program.
- (d) Projects included in the transportation improvement program and that have advanced to the design stage of preliminary engineering may be removed from or rescheduled in a subsequent transportation improvement program only by the joint action of the M.P.O. and the department. Except when recommended in writing by the district secretary for good cause, any project removed from or rescheduled in a subsequent transportation improvement program shall not be rescheduled by the M.P.O. in that subsequent program earlier than the 5th year of such program.
- (e) During the development of the transportation improvement program, the M.P.O. shall, in cooperation with the department and any affected public transit operation, provide citizens, affected public agencies, representatives of transportation agency employees, freight shippers, providers of freight transportation services, private providers of transportation, representatives of users of public transit, and other interested parties with reasonable notice of and an opportunity to comment on the proposed program.
- (f) The adopted annual transportation improvement program for M.P.O.'s in nonattainment or maintenance areas must be submitted to the district secretary and the Department of Community Affairs at least 90 days before the submission of the state transportation improvement program by the department to the appropriate federal agencies. The annual transportation improvement program for M.P.O.'s in attainment areas must be submitted to the district secretary and the Department of Community Affairs at least 45 days before the department submits the state transportation improvement program to the appropriate federal agencies; however, the department, the Department of Community Affairs, and a metropolitan planning organization may, in writing, agree to vary this submittal date. The Governor or the Governor's designee shall review and approve each transportation improvement program and any amendments thereto.
- (g) The Department of Community Affairs shall review the annual transportation improvement program of each M.P.O. for consistency with the approved local government comprehensive plans of the units of local government whose boundaries are within the metropolitan area of each M.P.O. and shall identify those projects that are inconsistent with such comprehensive plans. The Department of Community Affairs shall notify an M.P.O. of any transportation projects contained in its transportation improvement program which are inconsistent with the approved local government comprehensive plans of the units of local government whose boundaries are within the metropolitan area of the M.P.O.
- (h) The M.P.O. shall annually publish or otherwise make available for public review the annual listing of projects for which federal funds have been obligated in the preceding year. Project monitoring systems must be maintained by those agencies responsible for obligating federal funds and made accessible to the M.P.O.'s.
- (9)(8) UNIFIED PLANNING WORK PROGRAM.—Each M.P.O. shall develop, in cooperation with the department and public transportation providers, a unified planning work program that lists all planning tasks to be undertaken during the program year. The unified planning work program must provide a complete description of each planning task and an estimated budget therefor and must comply with applicable state and federal law.

### (10)(9) AGREEMENTS.—

(a) Each M.P.O. shall execute the following written agreements, which shall be reviewed, and updated as necessary, every 5 years:

- 1. An agreement with the department clearly establishing the cooperative relationship essential to accomplish the transportation planning requirements of state and federal law.
- 2. An agreement with the metropolitan and regional intergovernmental coordination and review agencies serving the metropolitan areas, specifying the means by which activities will be coordinated and how transportation planning and programming will be part of the comprehensive planned development of the area.
- 3. An agreement with operators of public transportation systems, including transit systems, commuter rail systems, airports, seaports, and spaceports, describing the means by which activities will be coordinated and specifying how public transit, commuter rail, aviation, seaport, and aerospace planning and programming will be part of the comprehensive planned development of the metropolitan area.
- (b) An M.P.O. may execute other agreements required by state or federal law or as necessary to properly accomplish its functions.

# $(11)\!(\!10\!)$ METROPOLITAN PLANNING ORGANIZATION ADVISORY COUNCIL.—

- (a) A Metropolitan Planning Organization Advisory Council is created to augment, and not supplant, the role of the individual M.P.O.'s in the cooperative transportation planning process described in this section.
- (b) The council shall consist of one representative from each M.P.O. and shall elect a chairperson annually from its number. Each M.P.O. shall also elect an alternate representative from each M.P.O. to vote in the absence of the representative. Members of the council do not receive any compensation for their services, but may be reimbursed from funds made available to council members for travel and per diem expenses incurred in the performance of their council duties as provided in s. 112.061.
- $\left(c\right)$  The powers and duties of the Metropolitan Planning Organization Advisory Council are to:
- 1. Enter into contracts with individuals, private corporations, and public agencies.
- 2. Acquire, own, operate, maintain, sell, or lease personal property essential for the conduct of business.
- 3. Accept funds, grants, assistance, gifts, or bequests from private, local, state, or federal sources.
- 4. Establish bylaws and adopt rules pursuant to ss. 120.536(1) and 120.54 to implement provisions of law conferring powers or duties upon it.
- 5. Assist M.P.O.'s in carrying out the urbanized area transportation planning process by serving as the principal forum for collective policy discussion pursuant to law.
- 6. Serve as a clearinghouse for review and comment by M.P.O.'s on the Florida Transportation Plan and on other issues required to comply with federal or state law in carrying out the urbanized area transportation and systematic planning processes instituted pursuant to s. 339.155.
- 7. Employ an executive director and such other staff as necessary to perform adequately the functions of the council, within budgetary limitations. The executive director and staff are exempt from part II of chapter 110 and serve at the direction and control of the council. The council is assigned to the Office of the Secretary of the Department of Transportation for fiscal and accountability purposes, but it shall otherwise function independently of the control and direction of the department.
- 8. Adopt an agency strategic plan that provides the priority directions the agency will take to carry out its mission within the context of the state comprehensive plan and any other statutory mandates and directions given to the agency.
- (12)(11) APPLICATION OF FEDERAL LAW.—Upon notification by an agency of the Federal Government that any provision of this section

- conflicts with federal laws or regulations, such federal laws or regulations will take precedence to the extent of the conflict until such conflict is resolved. The department or an M.P.O. may take any necessary action to comply with such federal laws and regulations or to continue to remain eligible to receive federal funds.
- (13)(12) VOTING REQUIREMENTS.—Each long-range transportation plan required pursuant to subsection (7) (6), each annually updated Transportation Improvement Program required under subsection (8) (7), and each amendment that affects projects in the first 3 years of such plans and programs must be approved by each M.P.O. on a recorded roll call vote, or hand-counted vote, of a majority of the membership present.
- Section 41. Subsection (2) of section 339.2819, Florida Statutes, is amended to read:
  - 339.2819 Transportation Regional Incentive Program.—
- (2) The percentage of matching funds provided from the Transportation Regional Incentive Program shall be 50 percent of project costs, or up to 50 percent of the nonfederal share of the eligible project cost for a public transportation facility project.
- Section 42. Section 339.282, Florida Statutes, is created to read:
- 339.282 Transportation concurrency incentives.—The Legislature finds that allowing private-sector entities to finance, construct, and improve public transportation facilities can provide significant benefits to the citizens of this state by facilitating transportation of the general public without the need for additional public tax revenues. In order to encourage the more efficient and proactive provision of transportation improvements by the private sector, if a developer or property owner voluntarily contributes right-of-way and physically constructs or expands a state transportation facility or segment, and such construction or expansion improves traffic flow, capacity, or safety, the voluntary contribution may be applied as a credit for that property owner or developer against any future transportation concurrency requirements pursuant to chapter 163, provided such contributions and credits are set forth in a legally binding agreement executed by the property owner or developer, the local government of the jurisdiction in which the facility is located, and the department. If the developer or property owner voluntarily contributes right-of-way and physically constructs or expands a local government facility or segment and such construction or expansion meets the requirements in this section and is set forth in a legally binding agreement between the property owner or developer and the applicable local government, the contribution to the local government collector and the arterial system may be applied as credit against any future transportation concurrency requirements within the jurisdiction under chapter
  - Section 43. Section 339.285, Florida Statutes, is created to read:
- $339.285 \quad Enhanced \ Bridge \ Program \ for \ Sustainable \ Transportation. --$
- (1) There is created within the Department of Transportation the Enhanced Bridge Program for Sustainable Transportation for the purpose of providing funds to improve the sufficiency rating of local bridges and to improve congested roads on the State Highway System or local corridors on which high-cost bridges are located in order to improve a corridor or provide an alternative corridor.
- (2) Matching funds provided from the program may fund up to 50 percent of project costs.
- (3) The department shall allocate a minimum of 25 percent of funding available for the program for local bridge projects to replace, rehabilitate, paint, or install scour countermeasures to highway bridges located on public roads, other than those on the State Highway System. A project to be funded must, at a minimum:
- (a) Be classified as a structurally deficient bridge having a poor condition rating for the deck, superstructure, substructure component, or culvert;
  - (b) Have a sufficiency rating of 35 or below; and
  - (c) Have average daily traffic of at least 500 vehicles.

- (4) Special consideration shall be given to bridges that are closed to all traffic or that have a load restriction of less than 10 tons.
- (5) The department shall allocate remaining funding available for the program to improve highly congested roads on the State Highway System or local corridors on which high-cost bridges are located in order to improve the corridor or provide an alternative corridor. A project to be funded must, at a minimum:
- (a) Be on or provide direct relief to an existing corridor that is backlogged or constrained; and
- (b) Be a major bridge having an estimated cost greater than \$25 million.
- (6) Preference shall be given to bridge projects located on corridors that connect to the Strategic Intermodal System, created under s. 339.64, and that have been identified as regionally significant in accordance with s. 339.155(5)(c), (d), and (e).
- Section 44. Subsection (4) of section 339.55, Florida Statutes, is amended, and paragraph (c) is added to subsection (2) and paragraph (j) is added to subsection (7) of that section, to read:
  - 339.55 State-funded infrastructure bank.—
- (2) The bank may lend capital costs or provide credit enhancements for:
- (c)1. Emergency loans for damages incurred to public-use commercial deepwater seaports, public-use airports, and other public-use transit and intermodal facilities that are within an area that is part of an official state declaration of emergency pursuant to chapter 252 and all other applicable laws. Such loans:
- a. May not exceed 24 months in duration except in extreme circumstances, for which the Secretary of Transportation may grant up to 36 months upon making written findings specifying the conditions requiring a 36-month term.
- b. Require application from the recipient to the department that includes documentation of damage claims filed with the Federal Emergency Management Agency or an applicable insurance carrier and documentation of the recipient's overall financial condition.
- $c. \ \ \, Are\ subject\ to\ approval\ by\ the\ Secretary\ of\ Transportation\ and\ the\ Legislative\ Budget\ Commission.$
- 2. Loans provided under this paragraph must be repaid upon receipt by the recipient of eligible program funding for damages in accordance with the claims filed with the Federal Emergency Management Agency or an applicable insurance carrier, but no later than the duration of the loan.
- (4) Loans from the bank may bear interest at or below market interest rates, as determined by the department. Repayment of any loan from the bank shall commence not later than 5 years after the project has been completed or, in the case of a highway project, the facility has opened to traffic, whichever is later, and shall be repaid within in no more than 30 years, except for loans provided under paragraph (2)(c), which shall be repaid within 36 months.
- (7) The department may consider, but is not limited to, the following criteria for evaluation of projects for assistance from the bank:
- (j) The extent to which damage from a disaster that results in a declaration of emergency has impacted a public transportation facility's ability to maintain its previous level of service and remain accessible to the public or has had a major impact on the cash flow or revenue-generation ability of the public-use facility.
  - Section 45. Section 339.63, Florida Statutes, is amended to read:
  - 339.63 System facilities designated; additions and deletions.—
- (1) The initial Strategic Intermodal System shall include all facilities that meet the criteria recommended by the Strategic Intermodal Steering Committee in a report titled "Steering Committee Final Report: Recommendations for Designating Florida's Strategic Intermodal System" dated December 2002.

- (2) The Strategic Intermodal System and the Emerging Strategic Intermodal System include three different types of facilities that each form one component of an interconnected transportation system which types include:
- (a) Existing or planned hubs that are ports and terminals including airports, seaports, spaceports, passenger terminals, and rail terminals serving to move goods or people between Florida regions or between Florida and other markets in the United States and the rest of the world;
- (b) Existing or planned corridors that are highways, rail lines, waterways, and other exclusive-use facilities connecting major markets within Florida or between Florida and other states or nations; and
- (c) Existing or planned intermodal connectors that are highways, rail lines, waterways or local public transit systems serving as connectors between the components listed in paragraphs (a) and (b).
- (3) After Subsequent to the initial designation of the Strategic Intermodal System under pursuant to subsection (1), the department shall, in coordination with the metropolitan planning organizations, local governments, regional planning councils, transportation providers, and affected public agencies, add facilities to or delete facilities from the Strategic Intermodal System described in paragraphs (2)(b) and (2)(c) based upon criteria adopted by the department.
- (4) After the initial designation of the Strategic Intermodal System under subsection (1), the department shall, in coordination with the metropolitan planning organizations, local governments, regional planning councils, transportation providers, and affected public agencies, add facilities to or delete facilities from the Strategic Intermodal System described in paragraph (2)(a) based upon criteria adopted by the department. However, an airport that is designated as a reliever airport to a Strategic Intermodal System airport which has at least 75,000 itinerant operations per year, has a runway length of at least 5,500 linear feet, is capable of handling aircraft weighing at least 60,000 pounds with a dual wheel configuration which is served by at least one precision instrument approach, and serves a cluster of aviation-dependent industries, shall be designated as part of the Strategic Intermodal System by the the Secretary of Transportation upon the request of a reliever airport meeting this criteria. shall periodically add facilities to or delete facilities from the Strategic Intermodal System based upon adopted criteria.
- Section 46. Subsection (2) of section 341.071, Florida Statutes, is amended to read:
  - 341.071 Transit productivity and performance measures; reports.—
- (2) Each public transit provider shall establish productivity and performance measures, which must be approved by the department and which must be selected from measures developed pursuant to s. 341.041(3). Each provider shall by January 31 of each year report annually to the department relative to these measures. In approving these measures, the department shall give consideration to the goals and objectives of each system, the needs of the local area, and the role for public transit in the local area. The report shall also specifically address potential enhancements to productivity and performance which would have the effect of increasing farebox recovery ratio.
- Section 47. Paragraph (a) of subsection (2) of section 343.81, Florida Statutes, is amended to read:
  - 343.81 Northwest Florida Transportation Corridor Authority.—
- (2)(a) The governing body of the authority shall consist of eight voting members, one each from Escambia, Santa Rosa, Walton, Okaloosa, Bay, Gulf, Franklin, and Wakulla Counties, appointed by the Governor to a 4-year term. The appointees shall be residents of their respective counties and may not hold an elected office. Upon the effective date of his or her appointment, or as soon thereafter as practicable, each appointed member of the authority shall enter upon his or her duties. Each appointed member shall hold office until his or her successor has been appointed and has qualified. A vacancy occurring during a term shall be filled only for the balance of the unexpired term. Any member of the authority shall be eligible for reappointment. Members of the authority may be removed from office by the Governor for misconduct, malfeasance, misfeasance, or nonfeasance in office.
- Section 48. The amendments made by this act to s. 343.81, Florida Statutes, prohibiting the appointment of a person holding an elected

office to the Northwest Florida Transportation Corridor Authority shall not prohibit any member appointed prior to the effective date of this act from completing his or her current term, and the prohibition shall only apply to members appointed after the effective date of this act and shall not preclude the reappointment of any existing member.

Section 49. Subsection (2) of section 343.82, Florida Statutes, is amended to read:

### 343.82 Purposes and powers.—

- (2)(a) The authority is authorized to construct any feeder roads, reliever roads, connector roads, bypasses, or appurtenant facilities that are intended to improve mobility along the U.S. 98 corridor. The transportation improvement projects may also include all necessary approaches, roads, bridges, and avenues of access that are desirable and proper with the concurrence, where applicable, of the department if the project is to be part of the State Highway System or the respective county or municipal governing boards. Any transportation facilities constructed by the authority may be tolled.
- (b) Notwithstanding any special act to the contrary, the authority shall plan for and study the feasibility of constructing, operating, and maintaining a bridge or bridges spanning Choctawhatchee Bay or Santa Rosa Sound, or both, and access roads to such bridge or bridges, including studying the environmental and economic feasibility of such bridge or bridges and access roads, and such other transportation facilities that become part of such bridge system. The authority may construct, operate, and maintain the bridge system if the authority determines that the bridge system project is feasible and consistent with the authority's primary purpose and master plan.

## Section 50. Section 334.30, Florida Statutes, is amended to read:

- 334.30 Public-private transportation facilities.—The Legislature hereby finds and declares that there is a public need for *the* rapid construction of safe and efficient transportation facilities for the purpose of *traveling* travel within the state, and that it is in the public's interest to provide for the construction of additional safe, convenient, and economical transportation facilities.
- (1) The department may receive or solicit proposals and, with legislative approval as evidenced by approval of the project in the department's work program, enter into agreements with private entities, or consortia thereof, for the building, operation, ownership, or financing of transportation facilities which increase transportation capacity. Except as provided in s. 337.25, s. 337.251, s. 338.234, or s. 338.235, the department may not sell or lease any transportation facility owned by the department. The department may advance projects increasing transportation capacity and programmed in the adopted 5-year work program or projects increasing transportation capacity and greater than \$500 million in the 10-year Strategic Intermodal System Plan using funds provided by public-private partnerships or private entities to be reimbursed from department funds for the project as programmed in the adopted work program. The department shall by rule establish an application fee for the submission of unsolicited proposals under this section. The fee must be sufficient to pay the costs of evaluating the proposals. The department may engage the services of private consultants to assist in the evaluation. Before approval, the department must determine that the proposed project:
  - (a) Is in the public's best interest;
- (b) Would not require state funds to be used unless the project is on the State Highway System;  $\frac{1}{2}$
- (c) Would have adequate safeguards in place to ensure that no additional costs or service disruptions would be realized by the traveling public and *residents* eitizens of the state in the event of default or cancellation of the agreement by the department;
- (d) Would have adequate safeguards in place to ensure that the department or the private entity has the opportunity to add capacity to the proposed project and other transportation facilities serving similar origins and destinations; and
- (e) Would be owned by the department upon completion or termination of the agreement.

- The department shall ensure that all reasonable costs to the state, related to transportation facilities that are not part of the State Highway System, are borne by the private entity. The department shall also ensure that all reasonable costs to the state and substantially affected local governments and utilities, related to the private transportation facility, are borne by the private entity for transportation facilities that are owned by private entities. For projects on the State Highway System, the department may use state resources to participate in funding and financing the project as provided for under the department's enabling legislation.
- (2) Agreements entered into pursuant to this section may authorize the private entity to impose tolls or fares for the use of the facility. *The following provisions shall apply to such agreements:* However, the amount and use of toll or fare revenues shall be regulated by the department to avoid unreasonable costs to users of the facility.
- (a) The public-private partnership agreement must ensure that the transportation facility is properly operated, maintained, and renewed in accordance with department standards.
- (b) Any toll revenues shall be regulated by the department pursuant to s. 338.165(3). The regulations governing the future increase of toll or fare revenues shall be included in the public-private partnership agreement
- (c) The department shall include provisions in the public-private partnership agreement that ensure a negotiated portion of revenues from tolled or fare generating projects are returned to the department over the life of the public-private partnership agreement.
- (d) The private entity shall provide an investment grade traffic and revenue study prepared by an internationally recognized traffic and revenue expert that is accepted by the national bond rating agencies. The private entity shall also provide a finance plan that identifies the project cost, revenues by source, financing, major assumptions, internal rate of return on private investments, and whether any government funds are assumed to deliver a cost feasible project, and a total cash flow analysis beginning with implementation of the project and extending for the term of the agreement.
- (3) Each private transportation facility constructed pursuant to this section shall comply with all requirements of federal, state, and local laws; state, regional, and local comprehensive plans; department rules, policies, procedures, and standards for transportation facilities; and any other conditions which the department determines to be in the public's best interest.
- (4) The department may exercise any power possessed by it, including eminent domain, with respect to the development and construction of state transportation projects to facilitate the development and construction of transportation projects pursuant to this section. The department may provide services to the private entity. Agreements for maintenance, law enforcement, and other services entered into pursuant to this section shall provide for full reimbursement for services rendered for projects not on the State Highway System.
- (5) Except as herein provided, the provisions of this section are not intended to amend existing laws by granting additional powers to, or further restricting, local governmental entities from regulating and entering into cooperative arrangements with the private sector for the planning, construction, and operation of transportation facilities.
- (6) The procurement of public-private partnerships by the department shall follow the provisions of this section. Sections 337.025, 337.11, 337.14, 337.141, 337.145, 337.175, 337.18, 337.185, 337.19, 337.221, and 337.251 shall not apply to procurements under this section unless a provision is included in the procurement documents. The department shall ensure that generally accepted business practices for exemptions provided by this subsection are part of the procurement process or are included in the public-private partnership agreement.
- (a) The department may request proposals from private entities for public-private transportation projects or, if the department receives an unsolicited proposal, the department shall publish a notice in the Florida Administrative Weekly and a newspaper of general circulation at least once a week for 2 weeks stating that the department has received the proposal and will accept, for 120 60 days after the initial date of

publication, other proposals for the same project purpose. A copy of the notice must be mailed to each local government in the affected area.

- (b) Public-private partnerships shall be qualified by the department as part of the procurement process as outlined in the procurement documents, provided such process ensures that the private firm meets at least the minimum department standards for qualification in department rule for professional engineering services and road and bridge contracting prior to submitting a proposal under the procurement.
- (c) The department shall ensure that procurement documents include provisions for performance of the private entity and payment of subcontractors, including, but not limited to, surety bonds, letters of credit, parent company guarantees, and lender and equity partner guarantees. The department shall balance the structure of the security package for the public-private partnership that ensures performance and payment of subcontractors with the cost of the security to ensure the most efficient pricing.
- (d) After the public notification period has expired, the department shall rank the proposals in order of preference. In ranking the proposals, the department may consider factors that include, including, but are not limited to, professional qualifications, general business terms, innovative engineering or cost-reduction terms, finance plans, and the need for state funds to deliver the project. If the department is not satisfied with the results of the negotiations, the department may, at its sole discretion, terminate negotiations with the proposer. If these negotiations are unsuccessful, the department may go to the second-ranked and lowerranked firms, in order, using this same procedure. If only one proposal is received, the department may negotiate in good faith and, if the department is not satisfied with the results of the negotiations, the department may, at its sole discretion, terminate negotiations with the proposer. Notwithstanding this subsection, the department may, at its discretion, reject all proposals at any point in the process up to completion of a contract with the proposer.
- (7) The department may lend funds from the Toll Facilities Revolving Trust Fund, as outlined in s. 338.251, to private entities that construct projects on the State Highway System containing toll facilities that are approved under this section. To be eligible, a private entity must comply with s. 338.251 and must provide an indication from a nationally recognized rating agency that the senior bonds for the project will be investment grade, or must provide credit support such as a letter of credit or other means acceptable to the department, to ensure that the loans will be fully repaid. The state's liability for the funding of a facility is limited to the amount approved for that specific facility in the department's 5-year work program adopted pursuant to s. 339.135.
- (8) The department may use innovative finance techniques associated with a public-private partnership under this section, including, but not limited to, federal loans as provided in Title 23 and Title 49 of the Code of Federal Regulations, commercial bank loans, and hedges against inflation from commercial banks or other private sources.
- (9) The department may enter into public-private partnership agreements that include extended terms providing annual payments for performance based on the availability of service or the facility being open to traffic or based on the level of traffic using the facility. In addition to other provisions in this section, the following provisions shall apply:
- (a) The annual payments under such agreement shall be included in the department's tentative work program developed under s. 339.135 and the long-range transportation plan for the applicable metropolitan planning organization developed under s. 339.175. The department shall ensure that annual payments on multiyear public-private partnership agreements are prioritized ahead of new capacity projects in the development and updating of the tentative work program.
- (b) The annual payments are subject to annual appropriation by the Legislature as provided in the General Appropriations Act in support of the first year of the tentative work program.
- (10) The department shall provide a summary of new public-private partnership projects each year as part of the submittal of the Tentative Work Program pursuant to s. 339.135. This summary shall include identification of planned funding from the State Transportation Trust Fund beyond the 5-year Tentative Work Program period that are the public involvement process for project, including discussion of the planned use of future funds to deliver the project.

- (11) Prior to entering such agreement where funds are committed from the State Transportation Trust Fund, the project must be prioritized as follows:
- (a) The department, in coordination with the local metropolitan planning organization, shall prioritize projects included in the Strategic Intermodal System 10-year and long-range cost feasible plans.
- (b) The department, in coordination with the local metropolitan planning organization or local government where there is no metropolitan planning organization, shall prioritize projects, for facilities not on the Strategic Intermodal System, included in the metropolitan planning organization cost feasible transportation improvement plan and long-range transportation plan.
- (12) Public-private partnership agreements under this section shall be limited to a term not exceeding 50 years. Upon making written findings that an agreement under this section requires a term in excess of 50 years, the secretary of the department may authorize a term of up to 75 years. Agreements under this section shall not have a term in excess of 75 years unless specifically approved by the Legislature. The department shall identify each new project under this section with a term exceeding 75 years in the transmittal letter that accompanies the submittal of the tentative work program to the Governor and the Legislature in accordance with s. 339.135.
- (13) The department shall ensure that no more than 15 percent of total federal and state funding in any given year for the State Transportation Trust Fund shall be obligated collectively for all projects under this section.
- (8) A fixed guideway transportation system authorized by the department to be wholly or partially within the department's right of way pursuant to a lease granted under s. 337.251 may operate at any safe speed.
  - Section 51. Section 338.165, Florida Statutes, is amended to read:

338.165 Continuation of tolls.—

- (1) The department, any transportation or expressway authority or, in the absence of an authority, a county or counties may continue to collect the toll on a revenue-producing project after the discharge of any bond indebtedness related to such project and may increase such toll. All tolls so collected shall first be used to pay the annual cost of the operation, maintenance, and improvement of the toll project.
- (2) If the revenue-producing project is on the State Highway System, any remaining toll revenue shall be used for the construction, maintenance, or improvement of any road on the State Highway System within the county or counties in which the revenue-producing project is located, except as provided in s. 348.0004.
- (3) Notwithstanding any other provision of law, the department including the turnpike enterprise shall index toll rates on existing toll facilities to the annual Consumer Price Index or similar inflation indicators. Toll rate adjustments for inflation under this subsection may be made no more frequently than once a year and must be made no less frequently than once every 5 years as necessary to accommodate cash toll rate schedules. Toll rates may be increased beyond these limits as directed by bond documents, covenants, or governing body authorization or pursuant to department administrative rule.
- (4)(3) Notwithstanding any other law to the contrary, pursuant to s. 11, Art. VII of the State Constitution, and subject to the requirements of subsection (2), the Department of Transportation may request the Division of Bond Finance to issue bonds secured by toll revenues collected on the Alligator Alley, the Sunshine Skyway Bridge, the Beeline-East Expressway, the Navarre Bridge, and the Pinellas Bayway to fund transportation projects located within the county or counties in which the project is located and contained in the adopted work program of the department.
- (5)(4) If the revenue-producing project is on the county road system, any remaining toll revenue shall be used for the construction, maintenance, or improvement of any other state or county road within the county or counties in which the revenue-producing project is located, except as provided in s. 348.0004.

- (6)(5) Selection of projects on the State Highway System for construction, maintenance, or improvement with toll revenues shall be, with the concurrence of the department, consistent with the Florida Transportation Plan.
- (7) With the exception of subsection (3), this section does not apply to the turnpike system as defined under the Florida Turnpike Enterprise Law.
  - Section 52. Section 338.234, Florida Statutes, is amended to read:
- 338.234 Granting concessions or selling along the turnpike system; immunity from taxation.—
- (1) The department may enter into contracts or licenses with any person for the sale of services or products or business opportunities on the turnpike system, or the turnpike enterprise may sell services, products, or business opportunities on the turnpike system, which benefit the traveling public or provide additional revenue to the turnpike system. Services, business opportunities, and products authorized to be sold include, but are not limited to, motor fuel, vehicle towing, and vehicle maintenance services; food with attendant nonalcoholic beverages; lodging, meeting rooms, and other business services opportunities; advertising and other promotional opportunities, which advertising and promotions must be consistent with the dignity and integrity of the state; state lottery tickets sold by authorized retailers; games and amusements that operate by the application of skill, not including games of chance as defined in s. 849.16 or other illegal gambling games; Florida citrus, goods promoting the state, or handmade goods produced within the state; and travel information, tickets, reservations, or other related services. However, the department, pursuant to the grants of authority to the turnpike enterprise under this section, shall not exercise the power of eminent domain solely for the purpose of acquiring real property in order to provide business services or opportunities, such as lodging and meeting-room space on the turnpike system.
- (2) The effectuation of the authorized purposes of the Florida Intrastate Highway System and Florida Turnpike Enterprise, created under this chapter, is for the benefit of the people of the state, for the increase of their commerce and prosperity, and for the improvement of their health and living conditions and, because the system and enterprise perform essential government functions in effectuating such purposes, neither the turnpike enterprise nor any nongovernment lessee or licensee renting, leasing, or licensing real property from the turnpike enterprise, pursuant to an agreement authorized by this section are required to pay any commercial rental tax imposed under s. 212.031 on any capital improvements constructed, improved, acquired, installed, or used for such purposes.
- Section 53. Subsection (9) of section 348.0004, Florida Statutes, is amended to read:

# 348.0004 Purposes and powers.—

- (9) The Legislature declares that there is a public need for *the* rapid construction of safe and efficient transportation facilities for *traveling* travel within the state and that it is in the public's interest to provide for public-private partnership agreements to effectuate the construction of additional safe, convenient, and economical transportation facilities.
- (a) Notwithstanding any other provision of the Florida Expressway Authority Act, any expressway authority, transportation authority, bridge authority, or toll authority may receive or solicit proposals and enter into agreements with private entities, or consortia thereof, for the building, operation, ownership, or financing of expressway authority transportation facilities or new transportation facilities within the jurisdiction of the expressway authority which increase transportation capacity. An authority may not sell or lease any transportation facility owned by the authority. An expressway authority is authorized to adopt rules to implement this subsection and shall, by rule, establish an application fee for the submission of unsolicited proposals under this subsection. The fee must be sufficient to pay the costs of evaluating the proposals. An expressway authority may engage private consultants to assist in the evaluation. Before approval, an expressway authority must determine that a proposed project:
  - 1. Is in the public's best interest.
- $2. \;$  Would not require state funds to be used unless the project is on or provides increased mobility on the State Highway System.

- 3. Would have adequate safeguards to ensure that no additional costs or service disruptions would be realized by the traveling public and *residents* eitizens of the state in the event of default or the cancellation of the agreement by the expressway authority.
- 4. Would have adequate safeguards in place to ensure that the department, the authority, or the private entity has the opportunity to add capacity to the proposed project and other transportation facilities serving similar origins and destinations.
- 5. Would be owned by the authority upon completion or termination of the agreement.
- (b) An expressway authority shall ensure that all reasonable costs to the state which are, related to transportation facilities that are not part of the State Highway System, are borne by the private entity. An expressway authority shall also ensure that all reasonable costs to the state and substantially affected local governments and utilities related to the private transportation facility are borne by the private entity for transportation facilities that are owned by private entities. For projects on the State Highway System, the department may use state resources to participate in funding and financing the project as provided for under the department's enabling legislation.
- (c) The expressway authority may request proposals for publicprivate transportation projects or, if it receives an unsolicited proposal, it must publish a notice in the Florida Administrative Weekly and a newspaper of general circulation in the county in which it is located at least once a week for 2 weeks, stating that it has received the proposal and will accept, for 60 days after the initial date of publication, other proposals for the same project purpose. A copy of the notice must be mailed to each local government in the affected areas. After the public notification period has expired, the expressway authority shall rank the proposals in order of preference. In ranking the proposals, the expressway authority shall consider professional qualifications, general business terms, innovative engineering or cost-reduction terms, finance plans, and the need for state funds to deliver the proposal. If the expressway authority is not satisfied with the results of the negotiations, it may, at its sole discretion, terminate negotiations with the proposer. If these negotiations are unsuccessful, the expressway authority may go to the second and lower-ranked firms, in order, using the same procedure. If only one proposal is received, the expressway authority may negotiate in good faith, and if it is not satisfied with the results, it may, at its sole discretion, terminate negotiations with the proposer. Notwithstanding this paragraph, The expressway authority may, at its discretion, reject all proposals at any point in the process up to completion of a contract with the proposer.
- (d) The department may lend funds from the Toll Facilities Revolving Trust Fund, as outlined in s. 338.251, to public-private partnerships. To be eligible a private entity must comply with s. 338.251 and must provide an indication from a nationally recognized rating agency that the senior bonds for the project will be investment grade or must provide credit support, such as a letter of credit or other means acceptable to the department, to ensure that the loans will be fully repaid.
- (e) Agreements entered into pursuant to this subsection may authorize the public-private entity to impose tolls or fares for the use of the facility. However, the amount and use of toll or fare revenues shall be regulated by the expressway authority to avoid unreasonable costs to users of the facility.
- (f) Each public-private transportation facility constructed pursuant to this subsection shall comply with all requirements of federal, state, and local laws; state, regional, and local comprehensive plans; the expressway authority's rules, policies, procedures, and standards for transportation facilities; and any other conditions that the expressway authority determines to be in the public's best interest.
- (g) An expressway authority may exercise any power possessed by it, including eminent domain, to facilitate the development and construction of transportation projects pursuant to this subsection. An expressway authority may pay all or part of the cost of operating and maintaining the facility or may provide services to the private entity for which it receives full or partial reimbursement for services rendered.
- (h) Except as herein provided, this subsection is not intended to amend existing laws by granting additional powers to or further restricting the governmental entities from regulating and entering into coopera-

tive arrangements with the private sector for the planning, construction, and operation of transportation facilities. *Use of the powers granted in this subsection do not subject a statutorily created expressway authority, transportation authority, bridge authority, or toll authority, other than one created under this part, to any of the requirements of this part other than those contained in this subsection.* 

Section 54. Section 348.0012, Florida Statutes, is amended to read:

348.0012 Exemptions from applicability.—The Florida Expressway Authority Act does not apply:

- (1) In a county in which an expressway authority has been created pursuant to parts II-IX of this chapter, except as expressly provided in this part; or
  - (2) To a transportation authority created pursuant to chapter 349.

Section 55. Subsection (6) is added to section 348.754, Florida Statutes, to read:

## 348.754 Purposes and powers.—

- (6)(a) Notwithstanding s. 255.05, the Orlando-Orange County Expressway Authority may waive payment and performance bonds on construction contracts for the construction of a public building, for the prosecution and completion of a public work, or for repairs on a public building or public work that has a cost of \$500,000 or less and when the project is awarded pursuant to an economic development program for the encouragement of local small businesses that has been adopted by the governing body of the Orlando-Orange County Expressway Authority pursuant to a resolution or policy.
- (b) The authority's adopted criteria for participation in the economic development program for local small businesses requires that a participant:
  - 1. Be an independent business.
- 2. Be principally domiciled in the Orange County Standard Metropolitan Statistical Area.
  - 3. Employ 25 or fewer full-time employees.
- 4. Have gross annual sales averaging \$3 million or less over the immediately preceding 3 calendar years with regard to any construction element of the program.
- 5. Be accepted as a participant in the Orlando-Orange County Expressway Authority's microcontracts program or such other small business program as may be hereinafter enacted by the Orlando-Orange County Expressway Authority.
- 6. Participate in an educational curriculum or technical assistance program for business development that will assist the small business in becoming eligible for bonding.
- (c) The authority's adopted procedures for waiving payment and performance bonds on projects with values not less than \$200,000 and not exceeding \$500,000 shall provide that payment and performance bonds may only be waived on projects that have been set aside to be competitively bid on by participants in an economic development program for local small businesses. The authority's executive director or his or her designee shall determine whether specific construction projects are suitable for:
- 1. Bidding under the authority's microcontracts program by registered local small businesses; and
  - 2. Waiver of the payment and performance bond.

The decision of the authority's executive director or deputy executive director to waive the payment and performance bond shall be based upon his or her investigation and conclusion that there exists sufficient competition so that the authority receives a fair price and does not undertake any unusual risk with respect to such project.

(d) For any contract for which a payment and performance bond has been waived pursuant to the authority set forth in this section, the Orlando-Orange County Expressway Authority shall pay all persons defined in

- s. 713.01 who furnish labor, services, or materials for the prosecution of the work provided for in the contract to the same extent and upon the same conditions that a surety on the payment bond under s. 255.05 would have been obligated to pay such persons if the payment and performance bond had not been waived. The authority shall record notice of this obligation in the manner and location that surety bonds are recorded. The notice shall include the information describing the contract that s. 255.05(1) requires be stated on the front page of the bond. Notwithstanding that s. 255.05(9) generally applies when a performance and payment bond is required, s. 255.05(9) shall apply under this subsection to any contract on which performance or payment bonds are waived and any claim to payment under this subsection shall be treated as a contract claim pursuant to s. 255.05(9).
- (e) A small business that has been the successful bidder on six projects for which the payment and performance bond was waived by the authority pursuant to paragraph (a) shall be ineligible to bid on additional projects for which the payment and performance bond is to be waived. The local small business may continue to participate in other elements of the economic development program for local small businesses as long as it is eligible.
- (f) The authority shall conduct bond eligibility training for businesses qualifying for bond waiver under this subsection to encourage and promote bond eligibility for such businesses.
- (g) The authority shall prepare a biennial report on the activities undertaken pursuant to this subsection to be submitted to the Orange County legislative delegation. The initial report shall be due December 31, 2010.
- Section 56. Paragraph (a) of subsection (3) of section 163.3177, Florida Statutes, is amended to read:
- 163.3177 Required and optional elements of comprehensive plan; studies and surveys.—
- (3)(a) The comprehensive plan shall contain a capital improvements element designed to consider the need for and the location of public facilities in order to encourage the efficient utilization of such facilities and set forth:
- 1. A component which outlines principles for construction, extension, or increase in capacity of public facilities, as well as a component which outlines principles for correcting existing public facility deficiencies, which are necessary to implement the comprehensive plan. The components shall cover at least a 5-year period.
- 2. Estimated public facility costs, including a delineation of when facilities will be needed, the general location of the facilities, and projected revenue sources to fund the facilities.
- 3. Standards to ensure the availability of public facilities and the adequacy of those facilities including acceptable levels of service.
- 4. Standards for the management of debt.
- 5. A schedule of capital improvements which includes publicly funded projects, and which may include privately funded projects for which the local government has no fiscal responsibility, necessary to ensure that adopted level-of-service standards are achieved and maintained. For capital improvements that will be funded by the developer, financial feasibility shall be demonstrated by being guaranteed in an enforceable development agreement or interlocal agreement pursuant to paragraph (10)(h), or other enforceable agreement. These development agreements and interlocal agreements shall be reflected in the schedule of capital improvements if the capital improvement is necessary to serve development within the 5-year schedule. If the local government uses planned revenue sources that require referenda or other actions to secure the revenue source, the plan must, in the event the referenda are not passed or actions do not secure the planned revenue source, identify other existing revenue sources that will be used to fund the capital projects or otherwise amend the plan to ensure financial feasibility.
- 6. The schedule must include transportation improvements included in the applicable metropolitan planning organization's transportation improvement program adopted pursuant to s. 339.175(8)(7) to the extent that such improvements are relied upon to ensure concurrency and financial feasibility. The schedule must also be coordinated with the

applicable metropolitan planning organization's long-range transportation plan adopted pursuant to s. 339.175(7)(6).

Section 57. Section 339.176, Florida Statutes, is amended to read:

339.176 Voting membership for M.P.O. with boundaries including certain counties.—In addition to the voting membership established by s. 339.175(3)(2) and notwithstanding any other provision of law to the contrary, the voting membership of any Metropolitan Planning Organization whose geographical boundaries include any county as defined in s. 125.011(1) must include an additional voting member appointed by that city's governing body for each city with a population of 50,000 or more residents.

Section 58. Subsection (1) of section 341.828, Florida Statutes, is amended to read:

## 341.828 Permitting.—

(1) The authority, for the purposes of permitting, may utilize one or more permitting processes provided for in statute, including, but not limited to, the metropolitan planning organization long-range transportation planning process as defined in s. 339.175(6) and (7) and (8), in conjunction with the Department of Transportation's work program process as defined in s. 339.135, or any permitting process now in effect or that may be in effect at the time of permitting and will provide the most timely and cost-effective permitting process.

Section 59. Section 2 of chapter 89-383, Laws of Florida, is amended to read:

Section 2. Red Road is hereby designated as a state historic highway. No public funds shall be expended for:

- (1) The removal of any healthy tree which is not a safety hazard.
- (2) Any alteration of the physical dimensions or location of Red Road, the median strip thereof, the land adjacent thereto, or any part of the original composition of the entranceway, including the towers, the walls, and the lampposts.
- (3) Any construction on or along Red Road of any new structure, or any building, clearing, filling, or excavating on or along Red Road except for routine maintenance or alterations, modifications, or improvements to it and the adjacent right-of-way made for the purpose of enhancing life safety for vehicular or pedestrian use of Red Road if the number of traffic lanes is not altered work which is essential to the health, safety, or welfare of the environment.

Section 60. Subsection (27) is added to section 479.01, Florida Statutes, to read:

479.01 Definitions.—As used in this chapter, the term:

(27) "Wall mural" means a sign that is a painting or an artistic work composed of photographs or arrangements of color and that displays a commercial or noncommercial message, relies solely on the side of the building for rigid structural support, and is painted on the building or depicted on vinyl, fabric, or other similarly flexible material that is held in place flush or flat against the surface of the building. The term excludes a painting or work placed on a structure that is erected for the sole or primary purpose of signage.

Section 61. Section 479.156, Florida Statutes, is created to read:

479.156 Wall murals.—Notwithstanding any other provision of this chapter, a municipality or county may permit and regulate wall murals within areas designated by such government. If a municipality or county permits wall murals, a wall mural that displays a commercial message and is within 660 feet of the nearest edge of the right-of-way within an area adjacent to the interstate highway system or the federal-aid primary highway system shall be located in an area that is zoned for industrial or commercial use and the municipality or county shall establish and enforce regulations for such areas that, at a minimum, set forth criteria governing the size, lighting, and spacing of wall murals consistent with the intent of the Highway Beautification Act of 1965 and with customary use. A wall mural that is subject to municipal or county regulation and the Highway Beautification Act of 1965 must be approved by the Department of Transportation and the Federal Highway Administration and

may not violate the agreement between the state and the United States Department of Transportation or violate federal regulations enforced by the Department of Transportation under s. 479.02(1). The existence of a wall mural as defined in s. 479.01(27) shall not be considered in determining whether a sign as defined in s. 479.01(17), either existing or new, is in compliance with s. 479.07(9)(a).

Section 62. Section 316.1951, Florida Statutes, is amended to read:

316.1951 Parking for certain purposes prohibited; sale of motor vehicles; prohibited acts.—

- (1) It is unlawful for any person to park a motor vehicle, as defined in s. 320.01, for a continuous period in excess of 24 hours, after written notice, upon a public street or highway, upon a public parking lot, or other public property, or upon private property where the public has the right to travel by motor vehicle, for the principal purpose and intent of displaying the motor vehicle thereon for sale, hire, or rental unless the sale, hire, or rental of the motor vehicle is specifically authorized on such property by municipal or county regulation and the person is duly licensed as a motor vehicle dealer in accordance with s. 320.27, and the person is in compliance with all municipal or county licensing regulations
- (2) The provisions of subsection (1) do not prohibit a person from parking his or her own motor vehicle or his or her other personal property on any private real property which the person owns or leases or on private real property which the person does not own or lease, but for which he or she obtains the permission of the owner, or on the public street immediately adjacent thereto, for the principal purpose and intent of sale, hire, or rental.
- (3) Subsection (1) does not prohibit a licensed motor vehicle dealer from displaying for sale or offering for sale motor vehicles at locations other than the dealer's licensed location if the dealer has been issued a supplemental license for off-premises sales, as provided in s. 320.27(5), and has complied with the requirements in subsection (1). A vehicle displayed for sale by a licensed dealer at any location other than the dealer's licensed location is subject to immediate removal without warning.
- (4)(3) The Department of Highway Safety and Motor Vehicles shall adopt by rule a uniform written notice to be used to enforce this section. Each law enforcement agency in this state shall provide, at each agency's expense, the notice forms necessary to enforce this section.
- (5)(4) A law enforcement officer, compliance officer examiner, license inspector, or supervisor of the department may cause to be removed at the owner's expense any motor vehicle found upon a public street, public parking lot, other public property, or private property, where the public has the right to travel by motor vehicle, which is in violation of subsection (1), which has been parked in one location for more than 24 hours after a written notice has been issued. Every written notice issued pursuant to this section shall be affixed in a conspicuous place upon a vehicle by a law enforcement officer, compliance officer examiner, license inspector, or supervisor of the department. Any vehicle found in violation of subsection (1) within 30 10 days after a previous violation and written notice is shall be subject to immediate removal without an additional waiting period.
- (6) It is unlawful to offer a vehicle for sale if the vehicle identification number has been destroyed, removed, covered, altered, or defaced, as described in s. 319.33(1)(d). A vehicle found in violation of this subsection is subject to immediate removal without warning.
- (7) It is unlawful to knowingly attach to any motor vehicle a registration that was not assigned or lawfully transferred to the vehicle pursuant to s. 320.261. A vehicle found in violation of this subsection is subject to immediate removal without warning.
- (8) It is unlawful to display or offer for sale a vehicle that does not have a valid registration as provided in s. 320.02. A vehicle found in violation of this subsection is subject to immediate removal without warning. This subsection does not apply to vehicles and recreational vehicles being offered for sale through motor vehicle auctions as defined in s. 320.27(1)(c)4.
- (9) A vehicle is subject to immediate removal without warning if it bears a telephone number that has been displayed on three or more vehicles offered for sale within a 12-month period.

(10)(5) Any other provision of law to the contrary notwithstanding, a violation of subsection (1) shall subject the owner of such motor vehicle to towing fees reasonably necessitated by removal and storage of the motor vehicle.

(11)(6) This section does not prohibit the governing body of a municipality or county, with respect to streets, highways, or other property under its jurisdiction, from regulating the parking of motor vehicles for any purpose.

(12)(7) A violation of this section is a noncriminal traffic infraction, punishable as a nonmoving violation as provided in chapter 318, *unless otherwise mandated by general law*.

Section 63. This act shall take effect July 1, 2007.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; requiring the commission to monitor transportation authorities and conduct periodic reviews of each authority; prohibiting a member of the commission from entering into the day-to-day operation of a monitored authority; amending s. 112.061, F.S.; authorizing metropolitan planning organizations and certain separate entities to establish per diem and travel reimbursement rates; amending s. 120.52, F.S.; excluding expressway authorities under ch. 349, F.S., from the definition of the term "agency" for certain purposes; amending s. 349.03, F.S.; revising provisions for officers and employees of the Jacksonville Transportation Authority; amending s. 349.04, F.S.; providing for the adoption of rules by the Jacksonville Transportation Authority for certain purposes; amending s. 121.021, F.S.; defining the term "metropolitan planning organization" for purposes of the Florida Retirement System Act; revising definitions to include M.P.O.'s and positions in M.P.O.'s; amending s. 121.051, F.S.; providing for M.P.O.'s to participate in the Florida Retirement System; amending s. 121.055, F.S.; requiring certain M.P.O. staff positions to be in the Senior Management Service Class; amending s. 121.061, F.S.; providing for enforcement of certain employer funding contributions required under the Florida Retirement System; authorizing deductions of amounts owed from certain funds distributed to an M.P.O.; authorizing the governing body of an M.P.O. to file and maintain an action in court to require an employer to remit retirement or social security member contributions or employer matching payments; amending s. 121.081, F.S.; providing for M.P.O. officers and staff to claim credit for past service for retirement benefits; amending s. 163.3180, F.S.; authorizing the establishment of a study to evaluate the benefits and barriers of establishing a regional multimodal transportation concurrency district; creating s. 163.3182, F.S.; providing for the creation of transportation concurrency backlog authorities; providing powers and responsibilities of such authorities; providing for transportation concurrency backlog plans; providing for the issuance of revenue bonds for certain purposes; providing for the establishment of a local trust fund within each county or municipality having an identified transportation concurrency backlog; providing exemptions from transportation concurrency requirements; providing for the satisfaction of concurrency requirements; providing for dissolution of transportation concurrency backlog authorities; amending s. 163.3191, F.S.; exempting from a prohibition on plan amendments certain amendments to local comprehensive plans concerning the integration of port master plans; amending s. 212.055, F.S.; deleting a provision prohibiting a school district, county, or municipality from issuing bonds more than once each year pledging the proceeds of certain discretionary taxes; amending s. 215.615, F.S.; revising the Department of Transportation's requirement to share certain costs of fixed-guideway system projects; revising criteria for an interlocal agreement to establish bond financing for fixed-guideway system projects; revising provisions for sources of funds for the payment of bonds; amending s. 311.22, F.S.; revising funding for certain dredging projects; amending s. 316.2123, F.S.; authorizing a county to designate certain unpaved roadways where an ATV may be operated; providing conditions for such operation; amending s. 316.605, F.S.; providing height and placement requirements for vehicle license plates; prohibiting display that obscures identification of the letters and numbers on a license plate; providing penalties; amending s. 316.650, F.S.; revising procedures for disposition of citations issued for failure to pay toll; providing that the citation will not be submitted to the court and no points will be assessed on the driver's license if the person cited elects to make payment directly to the governmental entity that issued the citation; providing for reporting of the citation by the governmental entity to the Department of Highway Safety and Motor Vehicles; amending s. 318.14,

F.S.; providing for the amount required to be paid under certain procedures for disposition of a citation issued for failure to pay toll; providing for the person cited to request a court hearing; amending s. 318.18, F.S.; revising penalties for failure to pay a prescribed toll; providing for disposition of amounts received by the clerk of court; removing procedures for withholding of adjudication; providing for suspension of a driver's license under certain circumstances; revising authorized uses of revenue received by a county from a certain surcharge; revising penalty provisions to provide for certain criminal penalties; imposing a surcharge to be paid for specified traffic-related criminal offenses and all moving traffic violations; providing for distribution of the proceeds of the surcharge to be used for the state agency law enforcement radio system; providing for future expiration; amending s. 318.21, F.S.; revising distribution provisions to provide for distribution of the surcharge; providing for future expiration; amending s. 320.061, F.S.; prohibiting interfering with the legibility, angular visibility, or detectability of any feature or detail on a license plate or interfering with the ability to photograph or otherwise record any feature or detail on a license plate; providing penalties; repealing second paragraph contained in Specific Appropriation 2188 of the 2007-2008 General Appropriations Act; amending s. 332.007, F.S.; authorizing the Department of Transportation to provide funds for certain general aviation projects under certain circumstances; extending the timeframe that the department is authorized to provide operational and maintenance assistance to certain airports and may redirect the use of certain funds to security-related or economic-impact projects related to the events of September 11, 2001; amending s. 332.14, F.S.; providing that certain members of the Secure Airports for Florida's Economy Council shall be nonvoting members; authorizing certain members to overrule certain actions of the council; amending s. 334.351, F.S.; requiring nonprofit youth organizations that contract with the Department of Transportation for the purpose of operating youth work experience programs to certify that the program participants are residents of the state and possess valid identification; specifying criteria for the department to consider in awarding contracts to such organizations; requiring that the nonprofit youth organizations submit certain reports and audits to the department and demonstrate participation in a peer assessment or review process; amending s. 336.025, F.S.; deleting a prohibition against local governments issuing certain bonds secured by revenues from local option fuel taxes more than once a year; amending s. 336.41, F.S.; revising an exception to competitive-bid requirements for certain county road construction and reconstruction projects; increasing the value threshold under which the exception applies; defining the term "construction aggregate materials"; providing legislative intent; prohibiting a local government from approving or denying a land use zoning change, comprehensive plan amendment, land use permit, ordinance, or order regarding construction aggregate materials without considering information provided by the Department of Transportation and considering the effect of such decision; prohibiting an agency from imposing a moratorium on the mining and extraction of construction aggregate materials of longer than a specified period; providing that limerock environmental resource permitting and reclamation applications are eligible to be expedited; establishing the Strategic Aggregates Review Task Force; providing for membership, staffing, reporting, and expiration; providing for support and the coordination of data and information for the task force; requiring that the task force report its findings to the Governor and the Legislature; providing report requirements; providing for the dissolution of the task force; creating s. 337.026, F.S.; authorizing the Department of Transportation to pursue procurement techniques relating to construction aggregate materials; authorizing the department to enter into agreements for construction aggregate materials; providing exceptions; providing requirements for such exceptions; prohibiting local governmental entities from regulating the transfer of a license or permit for vehicles insured under certain statutes; amending s. 337.11, F.S.; providing that certain construction projects be advertised for bids in local newspapers; amending s. 337.14, F.S.; authorizing the department to waive specified prequalification requirements for certain transportation projects under certain conditions; amending s. 337.18, F.S.; revising surety bond requirements for construction or maintenance contracts; providing for incremental annual surety bonds for multivear maintenance contracts under certain conditions; revising the threshold for transportation projects eligible for a waiver of surety bond requirements; authorizing the department to provide for phased surety bond coverage or an alternate means of security for a portion of the contract amount in lieu of the surety bond; amending s. 338.161, F.S.; providing for the Department of Transportation and certain toll agencies to enter into agreements with public or private entities for additional uses of electronic toll collection products and services; authorizing feasibility studies by the department or a toll agency of additional uses of electronic

toll devices for legislative consideration; amending s. 338.2275, F.S.: raising the limit on outstanding bonds to fund turnpike projects; removing a provision authorizing the department to acquire the Sawgrass Expressway from the Broward County Expressway Authority; amending s. 338.231, F.S.; extending the timeframe for application of requirement that the department program in the tentative work program certain funds relative to the share of toll collections attributable to users of the turnpike system in certain areas; removing a reference to conform; amending s. 339.08, F.S.; allowing moneys in the State Transportation Trust Fund to be used to pay the cost of the Enhanced Bridge Program for Sustainable Transportation; amending s. 339.175, F.S.; revising intent; providing the method of creation and operation of M.P.O.'s required to be designated pursuant to federal law; specifying that an M.P.O. is separate from the state or the governing body of a local government that is represented on the governing board of the M.P.O. or that is a signatory to the interlocal agreement creating the M.P.O.; providing specified powers and privileges to the M.P.O.; providing for the designation and duties of certain officials; revising requirements for voting membership; defining the term "elected officials of a general-purpose local government" to exclude certain constitutional officers for voting membership purposes; providing for the appointment of alternates and advisers; providing that members of an M.P.O. technical advisory committee shall serve at the pleasure of the M.P.O.; providing for the appointment of an executive or staff director and other personnel; authorizing an M.P.O. to enter into contracts with public or private entities to accomplish its duties and functions; providing for the training of certain persons who serve on an M.P.O. for certain purposes; requiring that certain plans, programs, and amendments that affect projects be approved by each M.P.O. on a recorded roll call vote, or hand-counted vote, of a majority of the membership present; amending s. 339.2819, F.S.; revising the share of matching funds for a public transportation project provided from the Transportation Regional Incentive Program; creating s. 339.282, F.S.; providing legislative findings; providing that property owners or developers who voluntarily contribute right-of-way and physically construct or expand a state transportation facility or segment may receive certain credits against any future transportation concurrency requirements under certain conditions; creating s. 339.285, F.S.; creating the Enhanced Bridge Program for Sustainable Transportation within the Department of Transportation; providing for the use of funds in the program; providing project guidelines for program funding; amending s. 339.55, F.S.; providing for the use of State Infrastructure Bank loans for certain damaged transportation facilities in areas officially declared to be in a state of emergency; providing criteria; amending s. 339.63, F.S.; specifying criteria for types of facilities of the Strategic Intermodal System and the Emerging Strategic Intermodal System; directing the Department of Transportation to designate facilities to an intermodal system based on the criteria; directing the Secretary of Transportation to designate airports meeting specified criteria as part of the Strategic Intermodal System; amending s. 341.071, F.S.; requiring certain public transit providers to annually report potential productivity and performance enhancements; amending s. 343.81, F.S.; prohibiting elected officials from serving on the Northwest Florida Transportation Corridor Authority; providing for application of the prohibition to apply to persons appointed to serve on the authority after a certain date; amending s. 343.82, F.S.; directing the authority to plan for and study the feasibility of constructing, operating, and maintaining a bridge or bridges, and appurtenant structures, spanning Choctawhatchee Bay or Santa Rosa Sound; authorizing the authority to construct, operate, and maintain said bridges and structures; amending s. 334.30, F.S.; authorizing the Department of Transportation to advance certain projects in the Strategic Intermodal System Plan using funds provided by public-private partnerships or private entities; providing criteria for such leasing agreements; providing that procurements of public-private partnerships are not subject to specified provisions unless they are part of the procurement agreement or the public-private agreement; extending the unsolicited private proposal advertisement period; providing criteria for qualification of publicprivate partnerships as part of the procurement process; providing for certain innovative financing techniques for public-private partnerships; authorizing the department to enter into public-private partnership agreements that include extended terms under certain conditions; requiring the department to provide a summary of new public-private partnerships under certain conditions; requiring certain projects to be prioritized for selection; providing public-private partnership agreement term limits; limiting the amount of certain funds that may be obligated for public-private projects; removing a provision for the speed of a certain fixed-guideway transportation system; amending s. 338.165, F.S.; providing for toll rate increases that are tied to certain inflation indicators; providing for increases beyond inflation amounts; amending s.

338.234, F.S.; granting the Florida Turnpike Enterprise, its lessees, and licensees an exemption from paying commercial rental tax on capital improvements; amending s. 348.0004, F.S.; authorizing certain transportation-related authorities to enter into agreements with private entities for the building, operation, ownership, or financing of transportation facilities; amending s. 348.0012, F.S.; revising provisions for certain exemptions from the Florida Expressway Authority Act; amending s. 348.754, F.S.; authorizing the Orlando-Orange County Expressway Authority to waive payment and performance bonds on certain construction contracts if the contract is awarded pursuant to an economic development program for the encouragement of local small businesses; providing criteria for participation in the program; providing criteria for the bond waiver; providing for certain determinations by the authority's executive director or a designee as to the suitability of a project; providing for certain payment obligations if a payment and performance bond is waived; requiring the authority to record notice of the obligation; limiting eligibility to bid on the projects; providing for the authority to conduct bond eligibility training for certain businesses; requiring the authority to submit biennial reports to the Orange County legislative delegation; amending ss. 163.3177, 339.176, and 341.828, F.S.; correcting cross-references; amending s. 2, ch. 89-383, Laws of Florida; providing for certain alterations to and along Red Road in Miami-Dade County for transportation safety purposes; amending s. 479.01, F.S.; defining the term "wall mural"; creating s. 479.156, F.S.; providing for the regulation of wall murals by municipalities and counties; requiring that certain wall murals be located in areas zoned for industrial or commercial use; requiring that the local regulation of wall murals be consistent with specified criteria; requiring the Department of Transportation to approve a wall mural under certain conditions; amending s. 316.1951, F.S.; revising provisions relating to parking vehicles on public property for the purpose of displaying the vehicles for sale, hire, or rental; providing exceptions; prohibiting certain acts in the sale of motor vehicles; providing an effective date.

### **MOTION**

On motion by Senator Villalobos, the rules were waived to allow the following amendment to be considered:

Senator Villalobos moved the following amendment to **Amendment** 1 which was adopted:

Amendment 1A (471110)(with title amendment)—On page 108, between lines 3 and 4, insert:

Section 53. Paragraph (c) of subsection (4) of section 348.0003, Florida Statutes, is amended to read:

(4)

(c) Members of an authority shall be required to comply with the applicable financial disclosure requirements of s. 8, Art. II of the State Constitution ss. 112.3145, 112.3148, and 112.3149.

And the title is amended as follows:

On page 133, line 26, after the first semicolon (;) insert: amending s. 348.0003, F.S.; revising members' financial disclosure requirements;

# MOTION

On motion by Senator Geller, the rules were waived to allow the following amendment to be considered:

Senator Geller moved the following amendment to **Amendment 1** which was adopted:

Amendment 1B (214354)(with title amendment)—On page 63, between lines 26 and 27, insert:

Section 40. Subsection (1) of section 339.09, Florida Statutes, is amended to read:

339.09 Use of transportation tax revenues; restrictions.—

(1) Funds available to the department shall not be used for any nontransportation purpose. However, the department shall construct and maintain roads, parking areas, and other transportation facilities adjacent to and within the grounds of state institutions, public community colleges, farmers' markets, and wayside parks upon request of the

proper authorities. The department is encouraged and permitted to use funds to construct and maintain noise mitigation facilities or walls upon request of the proper authorities.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 130, line 6, after the semicolon (;) insert: authorizing the department to use funds for certain circumstances;

#### **MOTION**

On motion by Senator Crist, the rules were waived to allow the following amendment to be considered:

Senator Crist moved the following amendment to **Amendment 1** which was adopted:

Amendment 1C (804206)(with title amendment)—On page 122, between lines 7 and 8, insert:

Section 63. The Department of Management Services is appropriated spending authority for Fixed Capital Outlay funds up to \$33.5 million to issue bonds for the site development and construction of a First District Court of Appeals facility on a portion of parcel 3 at Capital Circle Office Center. Bond proceeds will be placed in the Public Facilities Financing Trust Fund. The buildings must be constructed using Leadership in Energy and Environmental Design standards for construction.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 135, line 12, after the semicolon (;) and insert: providing the Department of Management Services authority to issue bonds for the site development and construction of a First District Court of Appeals facility at a specified location;

#### MOTION

On motion by Senator Baker, the rules were waived to allow the following amendments to be considered:

Senator Baker moved the following amendments to **Amendment 1** which were adopted:

Amendment 1D (585656)—On page 108, line 23, after "authority" insert: , without providing the analysis required in s. 334.30(6)(e)2. to the Legislative Budget Commission created pursuant to s. 11.90 for review and approval prior to awarding a contract on a lease of an existing toll facility

Amendment 1E (885916)—On page 97, line 11 through page 102, line 14, delete those lines and insert:

- (1) The department may receive or solicit proposals and, with legislative approval as evidenced by approval of the project in the department's work program, enter into agreements with private entities, or consortia thereof, for the building, operation, ownership, or financing of transportation facilities. The department may advance projects programmed in the adopted 5-year work program or projects increasing transportation capacity and greater than \$500 million in the 10-year Strategic Intermodal Plan using funds provided by public-private partnerships or private entities to be reimbursed from department funds for the project as programmed in the adopted work program. The department shall by rule establish an application fee for the submission of unsolicited proposals under this section. The fee must be sufficient to pay the costs of evaluating the proposals. The department may engage the services of private consultants to assist in the evaluation. Before approval, the department must determine that the proposed project:
  - (a) Is in the public's best interest;
- (b) Would not require state funds to be used unless the project is on the State Highway System; and
- (c) Would have adequate safeguards in place to ensure that no additional costs or service disruptions would be realized by the traveling public and *residents* eitizens of the state in the event of default or cancellation of the agreement by the department;

- (d) Would have adequate safeguards in place to ensure that the department or the private entity has the opportunity to add capacity to the proposed project and other transportation facilities serving similar origins and destinations: and
- (e) Would be owned by the department upon completion or termination of the agreement.

The department shall ensure that all reasonable costs to the state, related to transportation facilities that are not part of the State Highway System, are borne by the private entity. The department shall also ensure that all reasonable costs to the state and substantially affected local governments and utilities, related to the private transportation facility, are borne by the private entity for transportation facilities that are owned by private entities. For projects on the State Highway System, the department may use state resources to participate in funding and financing the project as provided for under the department's enabling legislation.

- (2) Agreements entered into pursuant to this section may authorize the private entity to impose tolls or fares for the use of the facility. *The following provisions shall apply to such agreements:* However, the amount and use of toll or fare revenues shall be regulated by the department to avoid unreasonable costs to users of the facility.
- (a) With the exception of the Florida Turnpike System, the department may lease existing toll facilities through public-private partnerships. The public-private partnership agreement must ensure that the transportation facility is properly operated, maintained, and renewed in accordance with department standards.
- (b) The department may develop new toll facilities or increase capacity on existing toll facilities through public-private partnerships. The public-private partnership agreement must ensure that the toll facility is properly operated, maintained, and renewed in accordance with department standards.
- (c) Any toll revenues shall be regulated by the department pursuant to s. 338.165(3). The regulations governing the future increase of toll or fare revenues shall be included in the public-private partnership agreement
- (d) The department shall provide the analysis required in subsection (6)(e)2. of this section to the Legislative Budget Commission created pursuant to s. 11.90 for review and approval prior to awarding a contract on a lease of an existing toll facility.
- (e) The department shall include provisions in the public-private partnership agreement that ensure a negotiated portion of revenues from tolled or fare generating projects are returned to the department over the life of the public-private partnership agreement. In the case of a lease of an existing toll facility, the department shall receive a portion of funds upon closing on the agreements and shall also include provisions in the agreement to receive payment of a portion of excess revenues over the life of the public-private partnership.
- (f) The private entity shall provide an investment grade traffic and revenue study prepared by an internationally recognized traffic and revenue expert that is accepted by the national bond rating agencies. The private entity shall also provide a finance plan that identifies the project cost, revenues by source, financing, major assumptions, internal rate of return on private investments, and whether any government funds are assumed to deliver a cost feasible project, and a total cash flow analysis beginning with implementation of the project and extending for the term of the agreement.
- (3) Each private transportation facility constructed pursuant to this section shall comply with all requirements of federal, state, and local laws; state, regional, and local comprehensive plans; department rules, policies, procedures, and standards for transportation facilities; and any other conditions which the department determines to be in the public's best interest.
- (4) The department may exercise any power possessed by it, including eminent domain, with respect to the development and construction of state transportation projects to facilitate the development and construction of transportation projects pursuant to this section. The department may provide services to the private entity. Agreements for maintenance, law enforcement, and other services entered into pursuant to this

section shall provide for full reimbursement for services rendered for projects not on the State Highway System.

- (5) Except as herein provided, the provisions of this section are not intended to amend existing laws by granting additional powers to, or further restricting, local governmental entities from regulating and entering into cooperative arrangements with the private sector for the planning, construction, and operation of transportation facilities.
- (6) The procurement of public-private partnerships by the department shall follow the provisions of this section. Sections 337.025, 337.11, 337.14, 337.141, 337.145, 337.175, 337.18, 337.185, 337.19, 337.221, and 337.251 shall not apply to procurements under this section unless a provision is included in the procurement documents. The department shall ensure that generally accepted business practices for exemptions provided by this subsection are part of the procurement process or are included in the public-private partnership agreement.
- $(a)\,$  The department may request proposals from private entities for public-private transportation projects or, if the department receives an unsolicited proposal, the department shall publish a notice in the Florida Administrative Weekly and a newspaper of general circulation at least once a week for 2 weeks stating that the department has received the proposal and will accept, for 120 60 days after the initial date of publication, other proposals for the same project purpose. A copy of the notice must be mailed to each local government in the affected area.
- (b) Public-private partnerships shall be qualified by the department as part of the procurement process as outlined in the procurement documents, provided such process ensures that the private firm meets at least the minimum department standards for qualification in department rule for professional engineering services and road and bridge contracting prior to submitting a proposal under the procurement.
- (c) The department shall ensure that procurement documents include provisions for performance of the private entity and payment of subcontractors, including, but not limited to, surety bonds, letters of credit, parent company guarantees, and lender and equity partner guarantees. The department shall balance the structure of the security package for the public-private partnership that ensures performance and payment of subcontractors with the cost of the security to ensure the most efficient pricing.
- (d) After the public notification period has expired, the department shall rank the proposals in order of preference. In ranking the proposals, the department may consider factors that include, including, but are not limited to, professional qualifications, general business terms, innovative engineering or cost-reduction terms, finance plans, and the need for state funds to deliver the project. If the department is not satisfied with the results of the negotiations, the department may, at its sole discretion, terminate negotiations with the proposer. If these negotiations are unsuccessful, the department may go to the second-ranked and lowerranked firms, in order, using this same procedure. If only one proposal is received, the department may negotiate in good faith and, if the department is not satisfied with the results of the negotiations, the department may, at its sole discretion, terminate negotiations with the proposer. Notwithstanding this subsection, the department may, at its discretion, reject all proposals at any point in the process up to completion of a contract with the proposer.
- (e) The department shall provide an independent analysis of the proposed public-private partnership that demonstrates the cost-effectiveness and overall public benefit at the following times:
  - 1. Prior to moving forward with the procurement; and
  - 2. If the procurement moves forward, prior to awarding the contract.

#### **MOTION**

On motion by Senator Geller, the rules were waived to allow the following amendment to be considered:

Senators Geller and Atwater offered the following amendment to **Amendment 1** which was moved by Senator Geller and adopted:

Amendment 1F (171660)(with title amendment)—On page 55, lines 12-17, delete those lines and renumber subsequent subsections.

And the title is amended as follows:

On page 128, lines 25-27, delete those lines.

The vote was:

Yeas—24

Geller	Lynn
Haridopolos	Margolis
Hill	Posey
Jones	Rich
Joyner	Ring
Justice	Siplin
King	Wilson
Lawson	Wise
	Haridopolos Hill Jones Joyner Justice King

Nays-10

Mr. President Garcia Storms
Baker Oelrich Villalobos
Diaz de la Portilla Peaden Webster

Gaetz

Amendment 1 as amended was adopted.

On motion by Senator Baker, by two-thirds vote **CS for CS for HB 985** as amended was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas-37

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Aronberg	Gaetz	Posey
Atwater	Geller	Rich
Baker	Haridopolos	Ring
Bennett	Hill	Saunders
Bullard	Jones	Siplin
Carlton	Joyner	Storms
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	

Diaz de la Portilla Margolis

Nays-2

Garcia Villalobos

Vote after roll call:

Yea to Nay-Ring

## ABSTENTION FROM VOTING

The following companion bills are Florida Department of Transportation agency packages that cover a broad and comprehensive range of department issues:

CS for CS for CS for SB 1928/CS for CS for HB 985  $\,$ 

I intend to vote on these bills when they are considered by the Senate.

Because my family, and I, and our businesses, potentially could be involved in projects contemplated by or in any of these bills, I am taking the prudent course and, in an abundance of caution, disclosing these facts under Senate Rule 1.39, for publication in today's Senate Journal.

J.D. Alexander, 17th District

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 252, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for CS for SB 252—A bill to be entitled An act relating to the Uniform Commercial Code; repealing s. 15.091, F.S., relating to processing fees for filings of financial statements and other written documents under the Uniform Commerical Code; amending s. 671.101, F.S.; providing scope of chapter and a short title; amending s. 671.102, F.S.; authorizing certain timeframes to be fixed by agreement; amending s. 671.106, F.S.; making editorial changes; amending s. 671.107, F.S.; providing for the discharge of a claim or right under certain circumstances; amending s. 671.201, F.S.; providing, revising, and deleting definitions; amending ss. 671.202 and 671.203, F.S.; making editorial changes; amending s. 671.204, F.S.; revising criteria determining when an action is taken within a reasonable time and seasonably; amending s. 671.205, F.S.; defining "course of performance"; revising the definition of " course of dealing"; providing that course of performance and course of dealing may be used for certain purposes; revising uses for express terms of an agreement; specifying when course of performance, course of dealing, or usage of trade prevails; providing that course of performance is relevant to show a waiver or modification in certain circumstances; repealing s. 671.206, F.S., relating to statute of frauds for kinds of personal property not otherwise covered; amending s. 671.208, F.S.; making editorial changes; creating s. 671.209, F.S.; providing definitions; specifying when notice, knowledge, or notification becomes effective with the exercise of due diligence; creating s. 671.21, F.S.; providing that whenever the code creates certain presumptions, the trier of fact must find the existence of the fact presumed unless evidence is introduced which supports a finding of its nonexistence; creating s. 671.211, F.S.; providing in what instances a person gives value for rights; creating s. 671.212, F.S.; providing that the code modifies, limits, and supersedes certain provisions of the federal Electronic Signatures in Global and National Commerce Act; creating s. 671.213, F.S.; authorizing the subordination of certain obligations; authorizing the registry to use the fees collected to fund its operations; amending s. 679.525, F.S.; deleting the filing fees for electronically filing a financing statement or an amendment thereto; amending ss. 559.9232, 563.022, 668.50, 670.106, 670.204, 675.102, 680.518, 680.519, 680.527, and 680.528, F.S.; conforming cross-references; amending s. 713.901, F.S.; specifying fees under the Florida Uniform Federal Lien Registration Act previously provided through cross-reference; deleting a cross-reference to conform to changes made by the act; providing an effective date.

#### House Amendment 1 (316923)(with title amendment)—

On page 3, between lines 2 and 3, insert:

Section 1. Section 608.406, Florida Statutes, is amended to read:

608.406 Limited liability company name.—

- (1) A limited liability company name:
- (a) Must contain the words "limited liability company" or "limited eompany," or the abbreviation abbreviations "L.L.C." or "L.C.," or the designation designations "LLC" or "LC" as the last words of the name of every limited liability company formed under the provisions of this chapter. The word "limited" may be abbreviated as "Ltd.," and the word "company" may be abbreviated as "Co." Omission of the words "limited liability company" or "limited company," the abbreviation abbreviations "L.L.C." or "L.C.", " or the designation designations "LLC" or "LC" in the use of the name of the limited liability company shall render any person who knowingly participates in the omission, or knowingly acquiesces in the omission, liable for any indebtedness, damage, or liability caused by the omission.
- (b) May not contain language stating or implying that the limited liability company is organized for a purpose other than that permitted in this chapter and its articles of organization.
- (c) May not contain language stating or implying that the limited liability company is connected with a state or federal government agency or a corporation or other entity chartered under the laws of the United States.
- (2) The name of the limited liability company must be distinguishable on the records of the Division of Corporations of the Department of State, except for fictitious name registrations filed pursuant to s. 865.09 and general partnership registrations filed pursuant to s. 620.8105; however, a limited liability company may register under a name that is not otherwise distinguishable on the records of the Division of Corporations

with written consent of the owner entity provided the consent is filed with the Division of Corporations at the time of registration of such name.

- (3)(2) The name of the limited liability company shall be filed with the Department of State for public notice only and shall not alone create any presumption of ownership beyond that which is created under the common law. The Department of State shall record the name without regard to any other name recorded.
- (4) In the case of any limited liability company in existence prior to July 1, 2007, and registered with the Division of Corporations, the requirement in this section that the name of the entity be distinguishable from the names of other entities and filings shall not apply except when the limited liability company files documents on or after July 1, 2007, that would otherwise have affected its name.

Section 2. Paragraph (a) of subsection (1) of section 608.407, Florida Statutes, is amended to read:

608.407 Articles of organization.—

- (1) In order to form a limited liability company, articles of organization of a limited liability company shall be filed with the Department of State by one or more members or authorized representatives of the limited liability company. The articles of organization shall set forth:
- (a) The name of the limited liability company, which must satisfy the requirements of s. 608.406.

And the title is amended as follows:

On page 1, line 2,

remove: all of said line

and insert:

An act relating to business filings; amending s. 608.406, F.S.; deleting certain authorized words or abbreviations in limited liability company names; requiring a company name to be distinguishable on records maintained by the Division of Corporations of the Department of State; providing exceptions; deleting a name-recording requirement for the department; providing for nonapplication of certain requirements relating to distinguishability of company names in certain records under certain circumstances; amending s. 608.407, F.S.; requiring the name of a limited liability company in the company's articles of organization to satisfy certain requirements;

On motion by Senator Aronberg, the Senate concurred in the House amendment.

 ${
m CS}$  for  ${
m CS}$  for  ${
m SB}$  252 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Alexander Fasano Oelrich Aronberg Gaetz Peaden Atwater Garcia Posev Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Siplin Carlton Jones Constantine Joyner Storms Justice Villalobos Crist Dawson King Webster Lawson Wilson Deutch Diaz de la Portilla Lvnn Wise Nays-None

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 1160 & SB 2566, with amendment(s), and requests the concurrence of the Senate.

CS for CS for SB 1160 and SB 2566—A bill to be entitled An act relating to building and facility designations; providing for the designation of buildings and facilities at the University of Florida, the University of South Florida, and the University of Central Florida; directing the universities to erect suitable markers; designating the Department of Education office at 921 N. Davis Street in Jacksonville as the "Mary L. Singleton Education Office"; directing the Department of Education to erect suitable markers; designating the administration building at the Florida State Hospital in Chattahoochee as the "William DeWitt Rogers Administration Building"; directing the Department of Children and Family Services to erect suitable markers; designating the Florida Center for Nursing in Orlando as the "Florida Barbara B. Lumpkin Center for Nursing"; directing the Department of Health to erect suitable markers; providing an effective date.

#### House Amendment 1 (806795)(with title amendment)—

On page 5, between line(s) 29 and 30, insert:

Section 15. Ronald W. Reagan Presidential House designated; Florida International University to erect suitable markers.—

- (1) University House at Florida International University is designated as the "Ronald W. Reagan Presidential House."
- (2) Florida International University is authorized to erect suitable markers designating the Ronald W. Reagan Presidential House as described in subsection (1).

And the title is amended as follows:

On page 1, line(s) 5 and 6,

remove all of said lines and insert:

Florida, the University of South Florida, the University of Central Florida, and Florida International University; directing

On motion by Senator Dockery, the Senate concurred in the House amendment.  $\,$ 

CS for CS for SB 1160 and SB 2566 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-38

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dawson	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	
Nays—None		

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 1952, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for SB 1952—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 493.6203, F.S.; revising requirements for obtaining a Class "MA," Class "M," or Class "C" license as a private investigator; revising the requirements for Class "CC" licensure as an intern; amending s. 493.6401, F.S.; requiring a person who conducts Internet-based training or correspondence training for repossessor licensees to have a Class "RS" license; amending s.

493.6406, F.S.; providing requirements for training conducted by a repossession services school or training facility; revising the information required on a licensure application relating to such a school or facility; amending s. 501.921, F.S.; revising the name of the organization that provides standards and test procedures used by the department in adopting rules governing the formulation of antifreeze; amending s. 525.07, F.S.; revising a requirement for testing the accuracy of devices used to measure petroleum fuel; amending s. 526.51, F.S.; revising requirements for registering a brand of brake fluid for sale in the state; requiring an applicant that does not own the brand name of a brake fluid to submit a notarized affidavit to the department in order to register that product; revising the amount of the sample of brake fluid required to be submitted to the department; amending s. 527.04, F.S.; revising provisions requiring proof of liability insurance coverage prior to licensure under ch. 527, F.S., relating to the sale of liquefied petroleum gas; amending s. 527.07, F.S.; prohibiting a person other than the owner or other authorized person from removing gas from a liquefied petroleum gas container or receptacle for any gas or compound; providing an appropriation; providing an effective date.

#### House Amendment 1 (528133)(with title amendment)—

On page 5, between line(s) 20 and 21,

insert:

Section 5. Section 501.973, Florida Statutes, is

created to read:

501.973 Chambers of commerce.—

- (1) For the purposes of this section:
- (a) "Business entity" means any corporation, partnership, limited partnership, proprietorship, firm, enterprise, franchise, association, self-employed individual, or trust, whether fictitiously named or not, doing business in this state.
- (b) "Chamber of commerce" means a voluntary membership, duespaying organization of business and professional persons dedicated, as stated in the articles of incorporation or bylaws of the organization, to improving the economic climate and business development of the community, area, or region in which the organization is located and which:
- 1. Operates as an approved not-for-profit corporation under chapter 617 and as a corporation or association qualified for tax exempt status under s. 501(c)(3) or s. 501(c)(6) of the Internal Revenue Code of 1986, as amended.
- 2. Files any required corporation annual reports with the Secretary of State and, if applicable, required annual information returns with the United States Internal Revenue Service.
- 3. Is governed by a volunteer board of directors of at least seven members who are elected from among the membership of the organization and who serve without compensation.
- (2) A business entity, other than a chamber of commerce, shall not use the term "chamber of commerce" in its name or to describe itself, except for binational chambers of commerce recognized by the Office of International Affairs of the Department of State or chambers of commerce in existence on or before October 1, 1992. Any business entity which violates this subsection commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (3) This section imposes no requirement for oversight or regulation of a business entity name, trademark, trade name, or other requirement for filing or registration under any provision of law.
- (4) Subject to the provisions of s. 495.151, a chamber of commerce may sue any business entity that is not a chamber of commerce as defined in this section to enjoin such entity from using the term "chamber of commerce" in its name or to describe itself as a chamber of commerce in any business or commerce.

And the title is amended as follows:

On page 1, line(s) 21,

remove: All of said line

and insert:

formulation of antifreeze; creating s. 501.973, F.S.; providing definitions; prohibiting certain business entities from using the term "chamber of commerce" under certain circumstances; providing exceptions; providing a penalty, specifying nonimposition of certain requirements; authorizing chambers of commerce to sue certain business entities to enjoin use of certain terms; amending s. 525.07,

#### House Amendment 2 (691271)(with title amendment)—

On page 11, between line 2 and 3, insert:

Section 9. Section 576.092, Florida Statutes, is created to read:

576.092 Consumer Fertilizer Task Force.—

- (1) The Legislature finds that:
- (a) There is a need for better training and education regarding the proper use of consumer fertilizers.
- (b) There should exist a mechanism to help local governments promote and encourage the proper use of fertilizers, thereby eliminating or minimizing the potential for environmental impacts.
- (c) Local government regulation of fertilizer uses for nonagricultural applications should be based on sound science, including water quality, agronomics, and horticulture.
- (d) There is a need for education regarding the use of consumer fertilizers.
- (e) There is a need for improved standards regarding nonagricultural fertilizer use and application.
- (f) While the constituents in fertilizer are naturally occurring in the environment, the improper use of fertilizer can be one of many contributors to nonpoint source pollution.
- (g) The state's local governments are potentially subject to regulatory enforcement action by state or federal entities as a result of nonpoint source pollution caused by stormwater runoff.
- (2)(a) There is hereby created the Consumer Fertilizer Task Force within the Department of Agriculture and Consumer Services for the purposes of:
- 1. Assessing existing data and information regarding nutrient enrichment and surface waters due to fertilizer, assessing management strategies for reducing water quality impacts associated with fertilizer, and identifying additional research needs.
- 2. Developing statewide guidelines governing nonagricultural fertilizer use rates, formulations, and applications with attention to the geographic regions identified in Rule 5E-1.003, Florida Administrative Code.
- 3. Taking public input and testimony concerning the issues in this section.
- 4. Recommending methods to ensure local ordinances are based on best available data and science and to achieve uniformity among local government ordinances where possible, unless local ordinance variations are necessary to meet mandated state and federal water quality standards.
- 5. Developing model ordinances for municipalities and counties concerning the use of nonagricultural fertilizer.
- (b)1. The task force shall consist of 13 members who are technically qualified by training, education, or experience in water quality, horticultural, or agronomic science, and who shall be appointed as follows: three members appointed by the President of the Senate, one of whom shall be a representative from the Department of Environmental Protection, one of whom shall be a representative of the environmental community, and one of whom shall be a member of the Senate; three members appointed by the Speaker of the House of Representatives, one of whom shall be a representative from a water management district, one of whom shall be

- a representative of the University of Florida's Institute for Food and Agricultural Sciences, and one of whom shall be a member of the House of Representatives; five members appointed by the Commissioner of Agriculture, one of whom shall be a representative from the Department of Agriculture and Consumer Services, one of whom shall be a representative from the Office of Agricultural Water Policy, one of whom shall be a representative from the national fertilizer industry, one of whom shall be a representative from the Florida-based fertilizer industry, and one of whom shall be a registered landscape architect; one member appointed by the Florida League of Cities, Inc.; and one member appointed by the Florida Association of Counties.
- 2. Members shall choose a chair and vice chair from the membership of the task force.
- (3) Staffing for the task force shall be provided by the Department of Agriculture and Consumer Services.
- (4) The task force shall review and evaluate the issues identified in paragraph (2)(a) and take public testimony. A report of the recommendations and findings of the task force, including recommendations for statutory changes, if any, shall be submitted to the President of the Senate and the Speaker of the House of Representatives by January 15, 2008, and the task force shall be abolished upon the transmittal of the report.

And the title is amended as follows:

On page 2, line 9,

remove: all of said line

and insert:

receptacle for any gas or compound; creating s. 576.092, F.S.; creating the Consumer Fertilizer Task Force; providing legislative findings; providing for task force membership and appointment of a chair and vice chair; requiring the department to staff the task force; requiring a report to the Legislature by a time certain; providing for abolition of the task force; providing

On motion by Senator Diaz de la Portilla, the Senate concurred in the House amendment.

CS for SB 1952 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Villalobos
Dawson	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise
Nays—None		

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for CS for SB 2234, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for CS for CS for SB 2234—A bill to be entitled An act relating to regulation of building inspection professionals; amending s. 634.301, F.S.; redefining the terms "home warranty" or "warranty" for purposes of part II of ch. 634, F.S., relating to home warranty associations; creating pt. XV of ch. 468, F.S., relating to regulation of home inspectors;

providing a purpose; providing exemptions; providing definitions; authorizing the Department of Business and Professional Regulation to establish fees; limiting fee amounts; providing for a home inspector licensure examination; providing qualifications to take the licensure examination; providing requirements for the department to certify and license home inspectors; providing for licensure by endorsement; requiring continuing education for license renewal; providing criteria for continuing education; providing for inactivation of licenses; requiring the department to establish fees for the reactivation and renewal of inactive licenses; providing for certification of partnerships and corporations offering home inspection services; requiring a certificate of authorization for certain persons and entities practicing home inspection services; providing for prohibitions and penalties; providing grounds for disciplinary proceedings; authorizing the department to impose specified penalties; requiring home inspectors to provide a specified disclosure to consumers; requiring home inspectors to maintain a specified insurance policy; requiring home inspectors to provide a written report to homeowners upon completion of each home inspection; providing content requirements for home inspection reports; authorizing certain persons to qualify for home inspection licensure notwithstanding the requirements of this part; creating pt. XVI of ch. 468, F.S., relating to regulation of mold remediators and mold assessors; providing a purpose; providing exemptions; providing definitions; authorizing the department to establish fees; limiting fee amounts; providing for a mold assessor and mold remediator licensure examination; providing qualifications to take the licensure examinations; providing requirements for the department to certify and license home inspectors; providing for licensure by endorsement; requiring continuing education for license renewal; providing criteria for continuing education; providing for inactivation of licenses; requiring the department to establish fees for the reactivation and renewal of inactive licenses; providing for certification of partnerships and corporations offering mold assessment or mold remediation services; requiring a certificate of authorization for certain persons and entities practicing home inspection services; providing for prohibitions and penalties; providing grounds for disciplinary proceedings; authorizing the department to impose specified penalties; requiring mold assessors and mold remediators to maintain specified insurance policies; providing requirements for contracts to perform mold assessment or mold remediation; authorizing certain persons to qualify for mold assessment and mold remediation licensure notwithstanding the requirements of this part; authorizing additional positions and providing appropriations; providing an effective

## House Amendment 1 (748563)(with title amendment)—

On page 30, line 29, through page 31, line 11,

remove: all of said lines

And the title is amended as follows:

On page 3, line(s) 11-12,

remove: all of said lines

and insert:

providing an effective date.

On motion by Senator Wise, the Senate concurred in the House amendment.

CS for CS for CS for SB 2234 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas-38

Mr. President Diaz de la Portilla King Alexander Dockery Lawson Atwater Fasano Lynn Baker Gaetz Margolis Bennett Garcia Oelrich Bullard Geller Peaden Carlton Haridopolos Posey Constantine Hill Rich Crist Jones Ring Dawson Joyner Saunders Deutch Justice Siplin

Storms Webster Wise Villalobos Wilson

Nays—None

Vote after roll call:

Yea—Aronberg

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 2836, with amendment(s), and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

CS for CS for SB 2836—A bill to be entitled An act relating to the Florida Building Commission; requiring the commission to review the requirements in the National Electrical Code which relate to bonding and grounding systems for swimming pools; authorizing the commission to adopt a rule for bonding and grounding which is an alterative to that of the National Electric Code; creating s. 553.844, F.S.; providing legislative findings concerning the need to prevent property damage caused by hurricanes; requiring the Florida Building Commission to adopt amendments to the Florida Building Code, including requirements for buildings constructed before the implementation of the code; providing requirements for such amendments; providing requirements for buildings located in a wind-borne debris region; requiring the commission to make certain determinations before eliminating gravel and stone roofing systems; amending s. 468.609, F.S.; increasing the number of days a newly employed person can be a plan examiner or building inspector without certification; amending s. 553.73, F.S.; authorizing the commission to approve certain amendments to the code; amending s. 553.775, F.S.; providing that, upon written application by substantially affected persons, the Florida Building Commission must issue, or cause to be issued, a formal interpretation of the code; amending s. 553.791, F.S.; defining terms; requiring that certain forms be signed at the completion of a required inspection; requiring that a deficiency notice be posted at the job site whenever an element is found to be not in conformance with the building code or the permitting documents; providing for corrective actions; prohibiting the charging of certain fees; amending s. 553.841, F.S.; providing legislative intent regarding education and outreach for understanding the Florida Building Code; requiring the Department of Community Affairs to administer a compliance and mitigation program; requiring that the compliance and mitigation program be provided by a private, nonprofit corporation under contract with the department; requiring the department to consider certain criteria when selecting the corporation; requiring the commission to provide certain courses to accredit persons subject to the building code; authorizing the commission to adopt rules; amending s. 553.842, F.S.; providing for certification of products; authorizing the commission to impose penalties for violation of the product validation process; amending s. 633.081, F.S.; deleting the requirement that a certified firesafety inspector be a resident of Florida; requiring that a firesafety inspector be 18 years of age or older; establishing grounds under which an inspector's license may be suspended or revoked; amending s. 633.521, F.S.; providing for provisional permits for inspectors of certain fire protection systems; providing a time limitation for such permits; amending s. 633.537, F.S.; revising continuing education requirements; requiring the commission to review certain modifications recommended by the commission's technical advisory committee; authorizing the commission to adopt or modify the modifications in response to public comments; contingent upon appropriations, requiring the Office of Insurance Regulation, in consultation with the Department of Community Affairs and the Florida Building Commission, to conduct wind-loss mitigation studies; providing requirements for the studies; requiring a report to the Governor, the Legislature, the Chief Financial Officer, and the Commissioner of Insurance Regulation; authorizing the commission to adopt provisions preserving the use of gravel roof systems; directing the commission to work with others to review the Florida Energy Code and to compare that code to other energy efficiency codes; requiring the commission to deliver a report to the Legislature by a specified date; providing an appropriation; providing an effective date.

#### House Amendment 1 (218733)(with title amendment)—

On page 4, line 20, through page 34, line 5,

remove all of said lines.

and insert:

- Section 2. (1) Before eliminating gravel or stone roofing systems in the Florida Building Code, the Florida Building Commission shall determine and document:
- (a) Whether there is a scientific basis or reason for eliminating this option;
- (b) Whether there is an available alternative that is equivalent in cost and durability;
- (c) Whether eliminating this option will unnecessarily restrict or eliminate business or consumer choice in roofing systems; and
- (d) In consultation with the Fish and Wildlife Conservation Commission, whether eliminating this option will negatively affect the nesting habitat of any species of nesting bird.
- (2) Notwithstanding s. 553.73, Florida Statutes, the Florida Building Commission may adopt provisions to preserve the use of gravel roof systems in future editions of the Florida Building Code, if necessary to address the determination of the issues addressed in this section.
- Section 3. Paragraph (d) of subsection (7) of section 468.609, Florida Statutes, is amended to read:
- 468.609 Administration of this part; standards for certification; additional categories of certification.—

(7)

- (d) A newly employed or hired person may perform the duties of a plans examiner or building code inspector for 120 90 days if a provisional certificate application has been submitted *if*, provided such person is under the direct supervision of a certified building code administrator who holds a standard certification and who has found such person qualified for a provisional certificate. However, Direct supervision and the determination of qualifications under this paragraph may also be provided by a building code administrator who holds a limited or provisional certificate in a any county having with a population of fewer less than 75,000 and in a any municipality located within such a county.
- Section 4. Subsection (7) of section 553.73, Florida Statutes, as amended by section 7 of chapter 2007-1, Laws of Florida, is amended to read:

## 553.73 Florida Building Code.—

- (7) Upon the conclusion of a triennial update to the Florida Building Code, Notwithstanding the provisions of subsection (3) or subsection (6), the commission may address issues identified in this subsection by amending the code pursuant only to the rule adoption procedures contained in chapter 120. Provisions of the Florida Building Code, including those contained in referenced standards and criteria, relating to wind resistance or the prevention of water intrusion may not be amended pursuant to this subsection to diminish those construction requirements; however, the commission may, subject to conditions in this subsection, amend the provisions to enhance those construction requirements. Following the approval of any amendments to the Florida Building Code by the commission and publication of the amendments on the commission's website, authorities having jurisdiction to enforce the Florida Building Code may enforce the amendments. The commission may approve amendments that are needed to address:
  - (a) Conflicts within the updated code;
- (b) Conflicts between the updated code and the Florida Fire Prevention Code adopted pursuant to chapter 633;
- (c) The omission of previously adopted Florida-specific amendments to the updated code if such omission is not supported by a specific recommendation of a technical advisory committee or particular action by the commission;  $\Theta$
- (d) Unintended results from the integration of previously adopted Florida-specific amendments with the model code; or-

- (e) Changes to federal or state law.
- Section 5. Present paragraphs (d) through (g) of subsection (3) of section 553.775, Florida Statutes, are redesignated as paragraphs (e) through (h), respectively, and a new paragraph (d) is added to that subsection, to read:
  - 553.775 Interpretations.—
- (3) The following procedures may be invoked regarding interpretations of the Florida Building Code:
- (d) Upon written application by any substantially affected person, contractor, or designer, or a group representing a substantially affected person, contractor, or designer, the commission shall issue or cause to be issued a formal interpretation of the Florida Building Code as prescribed by paragraph (c).
- Section 6. Subsections (1), (2), (4), (8), (9), (10), (11), (13), (15), and (18) of section 553.791, Florida Statutes, are amended to read:
  - 553.791 Alternative plans review and inspection.—
  - (1) As used in this section, the term:
- (a) "Applicable codes" means the Florida Building Code and any local technical amendments to the Florida Building Code but does not include the applicable minimum fire prevention and firesafety codes adopted pursuant to chapter 633.
- (b) "Audit" means the process to confirm that the building code inspection services have been performed by the private provider, including ensuring that the required affidavit for the plan review has been properly completed and affixed to the permit documents and that the minimum mandatory inspections required under the building code have been performed and properly recorded. The term does not mean that the local building official is required to replicate the plan review or inspection being performed by the private provider.
- (c)(b) "Building" means any construction, erection, alteration, demolition, or improvement of, or addition to, any structure for which permitting by a local enforcement agency is required.
- (d)(e) "Building code inspection services" means those services described in s. 468.603(6) and (7) involving the review of building plans to determine compliance with applicable codes and those inspections required by law of each phase of construction for which permitting by a local enforcement agency is required to determine compliance with applicable codes.
- (e)(d) "Duly authorized representative" means an agent of the private provider identified in the permit application who reviews plans or performs inspections as provided by this section and who is licensed as an engineer under chapter 471 or as an architect under chapter 481 or who holds a standard certificate under part XII of chapter 468.
- (f) "Immediate threat to public safety and welfare" means a building code violation that, if allowed to persist, constitutes an immediate hazard that could result in death, serious bodily injury, or significant property damage. This paragraph does not limit the authority of the local building official to issue a Notice of Corrective Action at any time during the construction of a building project or any portion of such project if the official determines that a condition of the building or portion thereof may constitute a hazard when the building is put into use following completion as long as the condition cited is shown to be in violation of the building code or approved plans.
- (g)(e) "Local building official" means the individual within the governing jurisdiction responsible for direct regulatory administration or supervision of plans review, enforcement, and inspection of any construction, erection, alteration, demolition, or substantial improvement of, or addition to, any structure for which permitting is required to indicate compliance with applicable codes and includes any duly authorized designee of such person.
- (h)(£) "Permit application" means a properly completed and submitted application for the requested building or construction permit, including:

- 1. The plans reviewed by the private provider.
- 2. The affidavit from the private provider required *under* pursuant to subsection (6).
  - 3. Any applicable fees.
- 4. Any documents required by the local building official to determine that the fee owner has secured all other government approvals required by law.
- (i)(g) "Private provider" means a person licensed as an engineer under chapter 471 or as an architect under chapter 481. For purposes of performing inspections under this section for additions and alterations that are limited to 1,000 square feet or less to residential buildings, the term "private provider" also includes a person who holds a standard certificate under part XII of chapter 468.
- (j)(h) "Request for certificate of occupancy or certificate of completion" means a properly completed and executed application for:
  - 1. A certificate of occupancy or certificate of completion.
- 2. A certificate of compliance from the private provider required under pursuant to subsection (11).
  - 3. Any applicable fees.
- 4. Any documents required by the local building official to determine that the fee owner has secured all other government approvals required by law.
- (k) "Stop-work order" means the issuance of any written statement, written directive, or written order which states the reason for the order and the conditions under which the cited work will be permitted to resume.
- (2) Notwithstanding any other provision of law or local government ordinance or local policy, the fee owner of a building or structure, or the fee owner's contractor upon written authorization from the fee owner, may choose to use a private provider to provide building code inspection services with regard to such building or structure and may make payment directly to the private provider for the provision of such services. All such services shall be the subject of a written contract between the private provider, or the private provider's firm, and the fee owner or the fee owner's contractor, upon written authorization of the fee owner. The fee owner may elect to use a private provider to provide plans review or required building inspections, or both. However, if the fee owner or the fee owner's contractor uses a private provider to provide plans review, the local building official, in his or her discretion and pursuant to duly adopted policies of the local enforcement agency, may require the fee owner or the fee owner's contractor to use a private provider to also provide required building inspections.
- (4) A fee owner or the fee owner's contractor using a private provider to provide building code inspection services shall notify the local building official at the time of permit application, or no less than 7 business days prior to the first scheduled inspection by the local building official or building code enforcement agency for a private provider performing required inspections of construction under this section, on a form to be adopted by the commission. This notice shall include the following information:
  - (a) The services to be performed by the private provider.
- (b) The name, firm, address, telephone number, and facsimile number of each private provider who is performing or will perform such services, his or her professional license or certification number, qualification statements or resumes, and, if required by the local building official, a certificate of insurance demonstrating that professional liability insurance coverage is in place for the private provider's firm, the private provider, and any duly authorized representative in the amounts required by this section.
- $\left(c\right)$  . An acknowledgment from the fee owner in substantially the following form:

I have elected to use one or more private providers to provide building code plans review and/or inspection services on the building or structure

that is the subject of the enclosed permit application, as authorized by s. 553.791, Florida Statutes. I understand that the local building official may not review the plans submitted or perform the required building inspections to determine compliance with the applicable codes, except to the extent specified in said law. Instead, plans review and/or required building inspections will be performed by licensed or certified personnel identified in the application. The law requires minimum insurance requirements for such personnel, but I understand that I may require more insurance to protect my interests. By executing this form, I acknowledge that I have made inquiry regarding the competence of the licensed or certified personnel and the level of their insurance and am satisfied that my interests are adequately protected. I agree to indemnify, defend, and hold harmless the local government, the local building official, and their building code enforcement personnel from any and all claims arising from my use of these licensed or certified personnel to perform building code inspection services with respect to the building or structure that is the subject of the enclosed permit application.

If the fee owner or the fee owner's contractor makes any changes to the listed private providers or the services to be provided by those private providers, the fee owner or the fee owner's contractor shall, within 1 business day after any change, update the notice to reflect such changes. A change of a duly authorized representative named in the permit application does not require a revision of the permit, and the building code enforcement agency shall not charge a fee for making the change. In addition, the fee owner or the fee owner's contractor shall post at the project site, prior to the commencement of construction and updated within 1 business day after any change, on a form to be adopted by the commission, the name, firm, address, telephone number, and facsimile number of each private provider who is performing or will perform building code inspection services, the type of service being performed, and similar information for the primary contact of the private provider on the project.

- (8) A private provider performing required inspections under this section shall inspect each phase of construction as required by the applicable codes. The private provider shall be permitted to send a duly authorized representative to the building site to perform the required inspections, provided all required reports and certifications are prepared by and bear the signature of the private provider or the private provider's duly authorized representative. The duly authorized representative must be an employee of the private provider entitled to receive unemployment compensation benefits under chapter 443. The contractor's contractual or legal obligations are not relieved by any action of the private provider.
- (9) A private provider performing required inspections under this section shall provide notice to the local building official of the date and approximate time of any such inspection no later than the prior business day by 2 p.m. local time or by any later time permitted by the local building official in that jurisdiction. The local building official may visit the building site as often as necessary to verify that the private provider is performing all required inspections. A deficiency notice must be posted at the job site by the private provider, the duly authorized representative of the private provider, or the building department whenever a noncomplying item related to the building code or the permitted documents is found. After corrections are made, the item must be reinspected by the private provider or representative before being concealed. Reinspection or reaudit fees shall not be charged by the local jurisdiction as a result of the local jurisdiction's audit inspection occurring before the performance of the private provider's inspection or for any other administrative matter not involving the detection of a violation of the building code or a permit requirement.
- (10) Upon completing the required inspections at each applicable phase of construction, the private provider shall record such inspections on a form acceptable to the local building official. The form must be signed by the provider or the provider's duly authorized representative. These inspection records shall reflect those inspections required by the applicable codes of each phase of construction for which permitting by a local enforcement agency is required. The private provider, before leaving the project site, shall post each completed inspection record, indicating pass or fail, at the site and provide the record to the local building official within 2 business days. The local building official may waive the requirement to provide a record of each inspection within 2 business days if the record is posted at the project site and all such inspection records are submitted with the certificate of compliance. Records of all required and completed inspections shall be maintained at the building site at all times and made available for review by the local

building official. The private provider shall report to the local enforcement agency any condition that poses an immediate threat to public safety and welfare.

(11) Upon completion of all required inspections, the private provider shall prepare a certificate of compliance, on a form acceptable to the local building official, summarizing the inspections performed and including a written representation, under oath, that the stated inspections have been performed and that, to the best of the private provider's knowledge and belief, the building construction inspected complies with the approved plans and applicable codes. The statement required of the private provider shall be substantially in the following form and shall be signed and sealed by a private provider as established in subsection (1):

To the best of my knowledge and belief, the building components and site improvements outlined herein and inspected under my authority have been completed in conformance with the approved plans and the applicable codes.

- (13) If the local building official determines that the building construction or plans do not comply with the applicable codes, the official may deny the permit or request for a certificate of occupancy or certificate of completion, as appropriate, or may issue a stop-work order for the project or any portion thereof as provided by law, if the official determines that the such noncompliance poses an immediate a threat to public safety and welfare, subject to the following:
- (a) The local building official shall be available to meet with the private provider within 2 business days to resolve any dispute after issuing a stop-work order or providing notice to the applicant denying a permit or request for a certificate of occupancy or certificate of completion.
- (b) If the local building official and private provider are unable to resolve the dispute, the matter shall be referred to the local enforcement agency's board of appeals, if one exists, which shall consider the matter at its next scheduled meeting or sooner. Any decisions by the local enforcement agency's board of appeals, or local building official if there is no board of appeals, may be appealed to the commission as provided by this chapter.
- (c) Notwithstanding any provision of this section, any decisions regarding the issuance of a building permit, certificate of occupancy, or certificate of completion may be reviewed by the local enforcement agency's board of appeals, if one exists. Any decision by the local enforcement agency's board of appeals, or local building official if there is no board of appeals, may be appealed to the commission as provided by this chapter, which shall consider the matter at the commission's next scheduled meeting.
- (15)(a) A Ne local enforcement agency, local building official, or local government may not adopt or enforce any laws, rules, procedures, policies, qualifications, or standards more stringent than those prescribed by this section.
- (b) A local enforcement agency, local building official, or local government may establish, for private providers and duly authorized representatives working within that jurisdiction, a system of registration to verify compliance with the licensure requirements of paragraph (1)(g) and the insurance requirements of subsection (16).
- (c) Nothing in This section *does not limit* limits the authority of the local building official to issue a stop-work order for a building project or any portion of *the project* such order, as provided by law, if the official determines that a condition on the building site constitutes an immediate threat to public safety and welfare.
- (18) Each local building code enforcement agency may audit the performance of building code inspection services by private providers operating within the local jurisdiction. Work on a building or structure may proceed after inspection and approval by a private provider if the provider has given notice of the inspection pursuant to subsection (9) and, subsequent to such inspection and approval, the work *shall* may not be delayed for completion of an inspection audit by the local building code enforcement agency.
  - Section 7. Section 553.841, Florida Statutes, is amended to read:

- 553.841 Building code compliance and mitigation program education and outreach program.—
- (1) The Legislature finds that knowledge and understanding by persons licensed in the design and construction industries of the importance and need for complying with the Florida Building Code is vital to the public health, safety, and welfare of this state, especially for mitigating damage caused by hurricanes to residents and visitors to the state. The Legislature further finds that the Florida Building Code can be effective only if all participants in the design and construction industries maintain a thorough knowledge of the code and additions thereto which improve construction standards to protect against storm and other damage. Consequently, the Legislature finds that there is a need for a program to provide ongoing education and outreach activities concerning compliance with the Florida Building Code and hurricane mitigation the effectiveness of the building codes of this state depends on the performance of all participants, as demonstrated through knowledge of the codes and commitment to compliance with code directives, and that to strengthen compliance by industry and enforcement by government, a building code education and outreach program is needed.
- (2) The Department of Community Affairs shall administer a program, designated as the Florida Building Code Compliance and Mitigation Program, to develop, coordinate, and maintain education and outreach to persons required to comply with the Florida Building Code and ensure consistent education, training, and communication of the code's requirements, including, but not limited to, methods for mitigation of storm-related damage. The program shall also operate a clearinghouse through which design, construction, and building code enforcement licensees, suppliers, and consumers in this state may find others in order to exchange information relating to mitigation and facilitate repairs in the aftermath of a natural disaster. There is created the Building Code Education and Outreach Council to coordinate, develop, and maintain education and outreach to ensure administration and enforcement of the Florida Building Code.
- (3) All services and materials under the Florida Building Code Compliance and Mitigation Program must be provided by a private, nonprofit corporation under contract with the department. The term of the contract shall be for 4 years, with the option of one 4-year renewal at the end of the contract term. The initial contract must be in effect no later than November 1, 2007. The private, nonprofit corporation must be an organization whose membership includes trade and professional organizations whose members consist primarily of persons and entities that are required to comply with the Florida Building Code and that are licensed under part XII of chapter 468, chapter 471, chapter 481, or chapter 489. When selecting the private, nonprofit corporation for the program, the department must give primary consideration to the corporation's demonstrated experience and the ability to:
- (a) Develop and deliver building code-related education, training, and outreach;
- (b) Directly access the majority of persons licensed in the occupations of design, construction, and building code enforcement individually and through established statewide trade and professional association networks;
- (c) Serve as a clearinghouse to deliver education and outreach throughout the state. The clearinghouse must serve as a focal point at which persons licensed to design, construct, and enforce building codes and suppliers and consumers can find each other in order to exchange information relating to mitigation and facilitate repairs in the aftermath of a natural disaster;
- (d) Accept input from the Florida Building Commission, licensing regulatory boards, local building departments, and the design and construction industries in order to improve its education and outreach programs; and
- (e) Promote design and construction techniques and materials for mitigating hurricane damage at a Florida-based trade conference that includes participants from the broadest possible range of design and construction trades and professions, including from those private and public-sector entities having jurisdiction over building codes and design and construction licensure. The Building Code Education and Outreach Council shall be composed of the following members:

- (a) Three representatives of the Florida Building Commission, one of whom must be a member of a Florida based organization of persons with disabilities or a nationally chartered organization of persons with disabilities having chapters in this state, selected by the commission;
- (b) One representative of the Florida Building Code Administrators and Inspectors Board, selected by that board;
- (e) One representative of the Construction Industry Licensing Board, selected by that board;
- (d) One representative of the Electrical Contractors' Licensing Board, selected by that board;
- (e) One representative of the Florida Board of Professional Engineers, selected by that board;
- (f) One architect representative of the Board of Architecture and Interior Design, selected by that board;
- (g) One interior designer representative of the Board of Architecture and Interior Design, selected by that board;
- (h) One representative of the Board of Landscape Architecture, selected by that board;
- (i) One representative from the office of the State Fire Marshal, selected by that office; and
- (j) One representative with experience and expertise in K-12 public school construction.

Each member of the board shall be appointed to a 2-year term and may be reappointed at the discretion of the appointing body. A chair shall be elected by majority vote of the council and shall serve a term of 1 year.

- (4) The Building Code Education and Outreach Council shall meet in Tallahassee no more than semiannually. The council may meet more often but not more than monthly, and such additional meetings shall be by telephone conference call. Travel costs, if any, shall be borne by the respective appointing entity. The Department of Community Affairs shall provide administrative support to the council; however, the department may contract with an entity that has previous experience with building code training, development, and coordination to provide administrative support for the council.
  - (5) The Building Code Education and Outreach Council shall:
- (a) Consider and determine any policies or procedures needed to administer ss. 489.109(3) and 489.509(3).
  - (b) Administer the provisions of this section.
- (e) Determine the areas of priority for which funds should be expended for education and outreach.
- (d) Review all proposed subjects for advanced courses concerning the Florida Building Code and recommend to the commission any related subjects that should be approved for advanced courses.
- (4)(6) The department, in administering the Florida Building Code Compliance and Mitigation Program, Building Code Education and Outreach Council shall maintain, update, develop, or cause to be developed:
- (a) A core curriculum that is prerequisite to the advanced module coursework.
  - (b) Advanced modules designed for use by each profession.
- (c) The core curriculum developed under this subsection must be approved by the commission and submitted to the Department of Business and Professional Regulation for approval. Advanced modules developed under this paragraph must be approved by the commission and submitted to the respective boards for approval.
- (5)(7) The core curriculum shall cover the information required to have all categories of participants appropriately informed as to their technical and administrative responsibilities in the effective execution of the code process by all individuals currently licensed under part XII of chapter 468, chapter 471, chapter 481, or chapter 489, except as

- otherwise provided in s. 471.017. The core curriculum shall be prerequisite to the advanced module coursework for all licensees and shall be completed by individuals licensed in all categories under part XII of chapter 468, chapter 471, chapter 481, or chapter 489 within the first 2-year period after initial licensure. Core course hours taken by licensees to complete this requirement shall count toward fulfillment of required continuing education units under part XII of chapter 468, chapter 471, chapter 481, or chapter 489.
- (6)(8) Each biennium, upon receipt of funds by the Department of Community Affairs from the Construction Industry Licensing Board and the Electrical Contractors' Licensing Board provided under ss. 489.109(3) and 489.509(3), the department ecuncil shall determine the amount of funds available for the Florida Building Code Compliance and Mitigation Program education and outreach projects from the proceeds of contractor licensing fees and identify, solicit, and accept funds from other sources for education and outreach projects.
- (7)(9) If the funds collected for education and outreach projects provided through the Florida Building Code Compliance and Mitigation Program in any state fiscal year do not require the use of all available funds, the unused funds shall be carried forward and allocated for use during the following fiscal year.
- (8) The Florida Building Commission shall provide by rule for the accreditation of courses related to the Florida Building Code by accreditors approved by the commission. The commission shall establish qualifications of accreditors and criteria for the accreditation of courses by rule. The commission may revoke the accreditation of a course by an accreditor if the accreditation is demonstrated to violate this part or the rules of the commission.
- (9) This section does not prohibit or limit the subject areas or development of continuing education or training on the Florida Building Code by any qualified entity.
- (10) The commission shall consider and approve or reject the recommendations made by the council for subjects for education and outreach concerning the Florida Building Code. Any rejection must be made with specificity and must be communicated to the council.
- (11) The commission shall adopt rules for establishing procedures and criteria for the approval of advanced courses. This section does not modify or climinate the continuing education course requirements or authority of any licensing board under part XII of chapter 468, chapter 471, chapter 481, or chapter 489.
- Section 8. Paragraph (a) of subsection (5) and subsection (7) of section 553.842, Florida Statutes, are amended, and subsection (16) is added to that section to read:
  - 553.842 Product evaluation and approval.—
- (5) Statewide approval of products, methods, or systems of construction may be achieved by one of the following methods. One of these methods must be used by the commission to approve the following categories of products: panel walls, exterior doors, roofing, skylights, windows, shutters, and structural components as established by the commission by rule.
- (a) Products for which the code establishes standardized testing or comparative or rational analysis methods shall be approved by submittal and validation of one of the following reports or listings indicating that the product or method or system of construction was evaluated to be in compliance with the Florida Building Code and that the product or method or system of construction is, for the purpose intended, at least equivalent to that required by the Florida Building Code:
- 1. A certification mark or listing of an approved certification agency, which may be used only for products for which the code designates standardized testing;
  - 2. A test report from an approved testing laboratory;
- 3. A product evaluation report based upon testing or comparative or rational analysis, or a combination thereof, from an approved product evaluation entity; or
- 4. A product evaluation report based upon testing or comparative or rational analysis, or a combination thereof, developed and signed and sealed by a professional engineer or architect, licensed in this state.

A product evaluation report or a certification mark or listing of an approved certification agency which demonstrates that the product or method or system of construction complies with the Florida Building Code for the purpose intended shall be equivalent to a test report and test procedure as referenced in the Florida Building Code.

- (7) For state approvals, validation shall be performed by validation entities approved by the commission. The commission shall adopt by rule criteria for approval of validation entities, which shall be third-party entities independent of the product's manufacturer and which shall certify to the commission the product's compliance with the code. The commission may adopt by rule a schedule of penalties to be imposed against approved validation entities that validate product applications in violation of this section or rules adopted under this section.
- (16) The commission may adopt a rule that identifies standards that are equivalent to or more stringent than those specifically adopted by the code, thereby allowing the use in this state of the products that comply with the equivalent standard.
- Section 9. Subsections (2) and (6) of section 633.081, Florida Statutes, are amended to read:
- 633.081 Inspection of buildings and equipment; orders; firesafety inspection training requirements; certification; disciplinary action.—The State Fire Marshal and her or his agents shall, at any reasonable hour, when the department has reasonable cause to believe that a violation of this chapter or s. 509.215, or a rule promulgated thereunder, or a minimum firesafety code adopted by a local authority, may exist, inspect any and all buildings and structures which are subject to the requirements of this chapter or s. 509.215 and rules promulgated thereunder. The authority to inspect shall extend to all equipment, vehicles, and chemicals which are located within the premises of any such building or structure.
- (2) Every firesafety inspection conducted pursuant to state or local firesafety requirements shall be by a person certified as having met the inspection training requirements set by the State Fire Marshal. Such person shall:
- $\mbox{\ \ (a)}\ \ \mbox{\ \ Be\ a\ high\ school\ graduate\ or\ the\ equivalent\ as\ determined\ by\ the\ department;}$
- (b) Not have been found guilty of, or having pleaded guilty or nolo contendere to, a felony or a crime punishable by imprisonment of 1 year or more under the law of the United States, or of any state thereof, which involves moral turpitude, without regard to whether a judgment of conviction has been entered by the court having jurisdiction of such cases;
- (c) Have her or his fingerprints on file with the department or with an agency designated by the department;
  - (d) Have good moral character as determined by the department;
  - (e) Be at least 18 years of age a resident of Florida;
- (f) Have satisfactorily completed the firesafety inspector certification examination as prescribed by the department; and
- (g)1. Have satisfactorily completed, as determined by the department, a firesafety inspector training program of not less than 200 hours, as established by the department and administered by such agencies and institutions as approved by the department for the purpose of providing basic certification training for firesafety inspectors; or
- 2. Have received in another state training which is determined by the department to be at least equivalent to that required by the department for approved firesafety inspector education and training programs in this state.
- (6) The State Fire Marshal may deny, refuse to renew, suspend, or revoke the certificate of a firesafety inspector or special state firesafety inspector if it finds that any of the following grounds exist:
- (a) Any cause for which issuance of a certificate could have been refused had it then existed and been known to the State Fire Marshal.
- (b) Violation of  $\frac{1}{2}$  any provision of this chapter or any rule or order of the State Fire Marshal.

- (c) Falsification of records relating to the certificate.
- (d) Having been found guilty of or having pleaded guilty or nolo contendere to a felony, whether or not a judgment of conviction has been entered.
  - (e) Failure to meet any of the renewal requirements.
- (f) Having been convicted of a crime in any jurisdiction which directly relates to the practice of fire code inspection, plan review, or administration.
- (g) Making or filing a report or record that the certificateholder knows to be false, or knowingly inducing another to file a false report or record, or knowingly failing to file a report or record required by state or local law, or knowingly impeding or obstructing such filing, or knowingly inducing another person to impede or obstruct such filing.
- (h) Failing to properly enforce applicable fire codes or permit requirements within this state which the certificateholder knows are applicable by committing willful misconduct, gross negligence, gross misconduct, repeated negligence, or negligence resulting in a significant danger to life or property.
- (i) Accepting labor, services, or materials at no charge or at a noncompetitive rate from any person who performs work that is under the enforcement authority of the certificateholder and who is not an immediate family member of the certificateholder. For the purpose of this paragraph, the term "immediate family member" means a spouse, child, parent, sibling, grandparent, aunt, uncle, or first cousin of the person or the person's spouse or any person who resides in the primary residence of the certificateholder.
- Section 10. Subsection (9) of section 633.521, Florida Statutes, is amended, and subsection (11) is added to that section, to read:
- 633.521 Certificate application and issuance; permit issuance; examination and investigation of applicant.—
- (9) It is the intent of the Legislature that the inspections and testing of automatic fire sprinkler systems for detached one-family dwellings, detached two-family dwellings, and mobile homes be accomplished by the owner, who is responsible for requesting service from a contractor when necessary. It is further intended that the NFPA-25 inspection of exposed underground piping and any attached appurtenances supplying a fire protection system be conducted by a Contractor I or Contractor II.
- (11) It is intended that a certificateholder, or a permitholder who is employed by a certificateholder, conduct inspections required by this chapter. It is understood that after July 1, 2008, employee turnover may result in a depletion of personnel who are certified under the NICET Subfield of Inspection and Testing of Fire Protection Systems Level II which is required for permitholders. The extensive training and experience necessary to achieve NICET Level II certification is recognized. A certificateholder may therefore obtain a provisional permit with an endorsement for inspection, testing, and maintenance of water-based fire extinguishing systems for an employee if the employee has initiated procedures for obtaining Level II certification from the National Institute for Certification in Engineering Technologies Sub-field of Inspection and Testing of Fire Protection Systems and achieved Level I certification. After 2 years of provisional certification, the employee must have achieved NICET Level II certification or cease performing inspections requiring Level II certification. The provisional permit is valid only for the  $\bar{2}$  calendar years after the date of issuance, may not be extended, and is not renewable. After the initial 2-year provisional permit expires, the certificateholder must wait 2 additional years before a new provisional permit may be issued. The intent is to prohibit the certificateholder from using employ-ees who never reach NICET Level II status by continuously obtaining provisional permits.
- Section 11. Subsection (4) of section 633.537, Florida Statutes, is amended to read:
- 633.537 Certificate; expiration; renewal; inactive certificate; continuing education.—
- (4) The renewal period for the permit class is the same as that for of the employing certificateholder. The continuing education requirements for permitholders are what is required to maintain NICET Sub-field of

Inspection and Testing of Fire Protection Systems Level II or higher certification plus 8 shall be 8 contact hours by June 30, 2006. An additional 16 contact hours of continuing education is required by June 30, 2008, and during each biennial renewal period thereafter. The continuing education curriculum from July 1, 2005, until July 1, 2008, shall be the preparatory curriculum for NICET II certification; after July 1, 2008, the technical curriculum is at the discretion of the State Fire Marshal and may be used to meet the maintenance of NICET Level II certification and 8 contact hours of continuing education requirements. It is the responsibility of the permitholder to maintain NICET II certification as a condition of permit renewal after July 1, 2008.

Section 12. The Florida Building Commission shall review modifications 2151, 2152, 2153 and 2492, reviewed by the commission's technical advisory committee. The commission shall take public comment on these modifications, including the need for the modifications, how the modifications will affect the health, safety, and welfare of the residents of this state, and the continuing need for any Florida-specific requirement of the code which the modifications seek to repeal. Notwithstanding s. 553.73, Florida Statutes, the commission may adopt or modify the modifications in response to the public comments subject only to the rule-adoption procedures of chapter 120, Florida Statutes, for inclusion in the next edition of the Florida Building Code.

And the title is amended as follows:

On page 1, line 9, through page 3, line 20,

remove all of said lines,

and insert: National Electric Code; requiring the commission to make certain determinations before eliminating gravel and stone roofing systems; amending s. 468.609, F.S.; increasing the number of days a newly employed person can be a plan examiner or building inspector without certification; amending s. 553.73, F.S.; authorizing the commission to approve certain amendments to the code; amending s. 553.775, F.S.; providing that, upon written application by substantially affected persons, the Florida Building Commission must issue, or cause to be issued, a formal interpretation of the code; amending s. 553.791, F.S.; defining terms; requiring that certain forms be signed at the completion of a required inspection; requiring that a deficiency notice be posted at the job site whenever an element is found to be not in conformance with the building code or the permitting documents; providing for corrective actions; prohibiting the charging of certain fees; amending s. 553.841, F.S.; providing legislative intent regarding education and outreach for understanding the Florida Building Code; requiring the Department of Community Affairs to administer a compliance and mitigation program; requiring that the compliance and mitigation program be provided by a private, nonprofit corporation under contract with the department; requiring the department to consider certain criteria when selecting the corporation; requiring the commission to provide certain courses to accredit persons subject to the building code; authorizing the commission to adopt rules; amending s. 553.842, F.S.; providing for certification of products; authorizing the commission to impose penalties for violation of the product validation process; amending s. 633.081, F.S.; deleting the requirement that a certified firesafety inspector be a resident of Florida; requiring that a firesafety inspector be 18 years of age or older; establishing grounds under which an inspector's license may be suspended or revoked; amending s. 633.521, F.S.; providing for provisional permits for inspectors of certain fire protection systems; providing a time limitation for such permits; amending s. 633.537, F.S.; revising continuing education requirements; requiring the commission to review certain modifications recommended by the commission's technical advisory committee; authorizing the commission to adopt or modify the modifications in response to public comments; authorizing the commission to adopt

## House Amendment 2 (638887)(with title amendment)—

On page 24, line 19,

remove all of said line,

and insert:

be approved by the commission and submitted to the respective And the title is amended as follows:

On page 2, line 19,

remove all of said line.

and insert:

selecting the corporation; deleting a requirement that the commission approve certain advanced modules; requiring the

Senator Constantine moved the following amendment which was adopted:

Senate Amendment 1 (963420) (with title amendment) to House Amendment 1—On page 20, delete line 510 and insert: must be approved by the commission and submitted to the

And the title is amended as follows:

On page 31, line 797, after the semicolon (;) insert: deleting a requirement that the commission approve certain advanced modules;

On motion by Senator Constantine, the Senate concurred in **House Amendment 1** as amended and requested the House to concur in the Senate amendment to the House amendment; and refused to concur in **House Amendment 2** to **CS for CS for SB 2836** and the House was requested to recede.

CS for CS for SB 2836 passed as amended and the action of the Senate was certified to the House. The vote on passage was:

Yeas-39

Mr. President Dockery Margolis Alexander Fasano Oelrich Peaden Aronberg Gaetz Atwater Garcia Posey Baker Geller Rich Bennett Haridopolos Ring Bullard Hill Saunders Carlton Jones Siplin Constantine Joyner Storms Crist Justice Villalobos Webster Dawson King Wilson Deutch Lawson Diaz de la Portilla Lynn Wise

## SPECIAL ORDER CALENDAR, continued

The Senate resumed consideration of—

**CS for SB 2544**—A bill to be entitled An act relating to sexual offenses; amending s. 775.082, F.S.; requiring life sentences for certain third or subsequent offenders; providing an effective date.

—which was previously considered this day with pending **Amendment 1** (783074) by Senator Storms.

## MOTION

Navs-None

On motion by Senator Joyner, the rules were waived to allow the following amendment to be considered:

Senator Joyner moved the following substitute amendment:

Amendment 2 (444232)(with title amendment)—On page 2, lines 6-8, delete those lines and insert:

b. For a life felony committed on or after July 1, 2007, which is a person's second or subsequent violation of s. 800.04(5)(b), by a term of imprisonment for life.

Section 2. Section 794.0115, Florida Statutes, is amended to read:

794.0115 Dangerous sexual felony offender; mandatory sentencing.—

(1) This section may be cited as the "Dangerous Sexual Felony Offender Act."

- (2) Any person who is convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4), or (5), (6)(b), or (7)(c); s. 825.1025(2), or (3), or (4); s. 827.071(2), (3), or (4), or (5); or s. 847.0145; or of any similar offense under a former designation, which offense the person committed when he or she was 18 years of age or older, and the person:
- (a) Caused serious personal injury to the victim as a result of the commission of the offense;
- (b) Used or threatened to use a deadly weapon during the commission of the offense;
- (c) Victimized more than one person during the course of the criminal episode applicable to the offense;
- (d) Committed the offense while under the jurisdiction of a court for a felony offense under the laws of this state, for an offense that is a felony in another jurisdiction, or for an offense that would be a felony if that offense were committed in this state; or
- (e) Has previously been convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4), er (5), (6)(b), or (7)(c); s. 825.1025(2), er (3), or (4); s. 827.071(2), (3), er (4), or (5); s. 847.0145; of any offense under a former statutory designation which is similar in elements to an offense described in this paragraph; or of any offense that is a felony in another jurisdiction, or would be a felony if that offense were committed in this state, and which is similar in elements to an offense described in this paragraph,

is a dangerous sexual felony offender, who must be sentenced to a mandatory minimum term of 25 years imprisonment up to, and including, life imprisonment.

(3)(a) Any person who:

- 1. Is convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4), (5), (6)(b), or (7)(c); s. 825.1025(2), (3), or (4); s. 827.071(2), (3), (4), or (5); or s. 847.0145 and was 18 years of age or older at the time of the offense; and
- 2. Has been twice previously been convicted of a violation of s. 787.025(2)(c); s. 794.011(2), (3), (4), (5), or (8); s. 796.03; s. 794.065(1); s. 800.04(4),(5), (6)(b), or (7)(c); s. 825.1025(2), (3) or (4); s. 827.071(2), (3), (4) or (5); or s. 847.0145,

must be sentenced to a mandatory minimum term of life imprisonment.

- (b) For purposes of this subsection, any offense listed in this subsection includes any offense under a former designation which is similar in elements to an offense described in this subsection and any offense that is a felony in another jurisdiction, or would be a felony if that offense were committed in this state, and that is similar in elements to an offense described in this subsection.
- (4)(3) "Serious personal injury" means great bodily harm or pain, permanent disability, or permanent disfigurement.
- (5)(4) The offense described in subsection (2) or subsection (3) which is being charged must have been committed after the date of commission of the last prior conviction for an offense that is a prior conviction described in paragraph (2)(e) or subsection (3).
- (6)(5) It is irrelevant that a factor listed in subsection (2) is an element of an offense described in that subsection. It is also irrelevant that such an offense was reclassified to a higher felony degree under s. 794.023 or any other law.
- (7)(6) Notwithstanding s. 775.082(3), chapter 958, any other law, or any interpretation or construction thereof, a person subject to sentencing under this section must be sentenced to the mandatory term of imprisonment provided under this section. If the mandatory minimum term of imprisonment imposed under this section exceeds the maximum sentence authorized under s. 775.082, s. 775.084, or chapter 921, the mandatory minimum term of imprisonment under this section must be imposed. If the mandatory minimum term of imprisonment under this section is less than the sentence that could be imposed under s. 775.082, s. 775.084, or chapter 921, the sentence imposed must include the mandatory minimum term of imprisonment under this section.

(8)(7) A defendant sentenced to a mandatory minimum term of imprisonment under this section is not eligible for statutory gain-time under s. 944.275 or any form of discretionary early release, other than pardon or executive elemency, or conditional medical release under s. 947.149, before serving the minimum sentence.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, lines 3 and 4, delete those lines and insert: 775.082, F.S.; requiring life sentences for certain second or subsequent offenders; amending s. 794.0115, F.S.; adding offenses to dangerous sexual felony offender law; requiring mandatory minimum life sentences for certain offenders;

On motion by Senator Storms, further consideration of **CS for SB 2544** with pending **Amendment 1** and **Substitute Amendment 2** was deferred.

CS for CS for CS for SB 2804—A bill to be entitled An act

relating to transportation; amending s. 215.615, F.S.; revising the Department of Transportation's requirement to share certain costs of fixedguideway system projects; revising criteria for an interlocal agreement to establish bond financing for fixed-guideway system projects; revising provisions for sources of funds for the payment of bonds; amending s. 318.18, F.S.; revising penalties for failure to pay a prescribed toll; providing for disposition of amounts received by the clerk of court; removing procedures for withholding of adjudication; providing for suspension of a driver's license under certain circumstances; revising penalty provisions to provide for certain criminal penalties; imposing a surcharge to be paid for specified traffic-related criminal offenses and all moving traffic violations; providing for distribution of the proceeds of the surcharge to be used for the state agency law enforcement radio system; providing for future expiration; amending s. 318.21, F.S.; revising distribution provisions to provide for distribution of the surcharge; providing for future expiration; amending s. 320.08056, F.S.; establishing an annual fee for the Support Our Troops license plate; providing for an organization's Internet domain name to appear on the plate; amending s. 320.08058, F.S.; creating the Support Our Troops license plates; providing for the design of the plates; providing for the distribution of annual use fees received from the sale of such plates; amending s. 311.22, F.S.; revising funding for certain dredging projects; amending s. 332.007, F.S.; authorizing the Department of Transportation to provide funds for certain general aviation projects under certain circumstances; extending the timeframe during which the department is authorized to provide operational and maintenance assistance to certain airports and may redirect the use of certain funds to security-related or economicimpact projects related to the events of September 11, 2001; amending s. 332.14, F.S., relating to the Secure Airports for Florida's Economy Council; providing for certain members of the council to be nonvoting members; amending s. 334.351, F.S.; requiring nonprofit youth organizations that contract with the Department of Transportation for the purpose of operating youth work experience programs to certify that the program participants are residents of the state and possess valid identification; specifying criteria for the department to consider in awarding contracts to such organizations; requiring that the nonprofit youth organizations submit certain reports and audits to the department and demonstrate participation in a peer assessment or review process; amending s. 337.11, F.S.; providing that certain construction projects be advertised for bids in local newspapers; amending s. 337.14, F.S.; authorizing the department to waive specified prequalification requirements for certain transportation projects under certain conditions; amending s. 337.18, F.S.; revising surety bond requirements for construction or maintenance contracts; providing for incremental annual surety bonds for multiyear maintenance contracts under certain conditions; revising the threshold for transportation projects eligible for a waiver of surety bond requirements; authorizing the department to provide for phased surety bond coverage or an alternate means of security for a portion of the contract amount in lieu of the surety bond; amending s. 338.221, F.S.; redefining the term "economically feasible" for purposes of certain turnpike projects; amending s. 338.2275, F.S.; deleting obsolete provisions relating to approved turnpike projects; revising the maximum amount of bonds that are available for turnpike projects; amending s. 338.234, F.S.; granting the Florida Turnpike Enterprise, its lessees, and licensees an exemption from requirements to pay commercial rental tax on capital improvements; creating s. 339.282, F.S.; creating the Enhanced Bridge Program

for Sustainable Transportation within the Department of Transportation; providing for the use of funds in the program; providing project guidelines for program funding; amending s. 339.08, F.S.; allowing moneys in the State Transportation Trust Fund to pay the cost of the Enhanced Bridge System; amending s. 339.55, F.S.; providing for the use of State Infrastructure Bank loans for certain damaged transportation facilities in areas officially declared to be in a state of emergency; providing criteria; amending s. 341.071, F.S.; requiring certain public transit providers to annually report potential productivity and performance enhancements; defining the term "construction aggregate materials"; providing legislative intent; prohibiting an agency from approving or denying a land use zoning change, comprehensive plan amendment, land use permit, ordinance, or order without consulting with the Department of Transportation and considering the effect of such decision; prohibiting a local government from imposing a moratorium on the mining or extraction of construction aggregate materials of longer than a specified period; providing that limerock environmental resource permitting and reclamation applications are eligible to be expedited; establishing the Strategic Aggregates Review Task Force; providing for membership, staffing, reporting, and expiration; amending s. 479.01, F.S.; defining the term "wall mural"; creating s. 479.156, F.S.; providing for regulation of wall murals by municipalities or counties; requiring that certain wall murals be located in areas zoned for industrial or commercial use; requiring that the local regulation of wall murals be consistent with specified criteria; requiring the Department of Transportation and the Federal Highway Administration to approve a wall mural under certain conditions; creating s. 337.026, F.S.; granting the department authority to enter into agreements for construction aggregate materials; amending s. 338.213, F.S.; extending a period in which a specified percentage of toll and bond financed commitments in Dade, Broward, and Palm Beach Counties must be a specific percentage of toll collections from turnpike usage in those counties; providing an effective date.

—was read the second time by title.

Senator Joyner moved the following amendment which was adopted:

Amendment 1 (513166) (with title amendment)—On page 18, line 11, after the period (.) insert: Notwithstanding any provisions that limit the use of surcharge revenues, if the revenues generated as a result of the adoption of this ordinance exceed the debt service on the bonds, the surplus revenues may be used to pay down the debt service on the bonds; to fund other state-court-facility construction projects certified by the chief judge as necessary to address unexpected growth in caseloads, emergency requirements to accommodate public access, threats to the safety of the public, judges, staff, and litigants, or other exigent circumstances; or to support local law libraries in or near the county courthouse or annexes.

And the title is amended as follows:

On page 1, line 23, after the first semicolon (;) insert: expanding authorized uses of revenue received by a county from the surcharge;

#### **MOTION**

On motion by Senator Webster, the rules were waived to allow the following amendment to be considered:

Senator Webster moved the following amendment which was adopted:

Amendment 2 (711166)(with title amendment)—On page 22, between lines 19 and 20, insert:

Section 7. Section 320.20, Florida Statutes, is amended to read:

- 320.20 Disposition of license tax moneys.—The revenue derived from the registration of motor vehicles, including any delinquent fees and excluding those revenues collected and distributed under the provisions of s. 320.081, must be distributed monthly, as collected, as follows:
- (1) The first proceeds, to the extent necessary to comply with the provisions of s. 18, Art. XII of the State Constitution of 1885, as adopted by s. 9(d), Art. XII, 1968 revised constitution, and the additional provisions of s. 9(d) and s. 1010.57, must be deposited in the district Capital Outlay and Debt Service School Trust Fund.
- (2) Twenty-five million dollars per year of such revenues must be deposited in the State Transportation Trust Fund, with priority use assigned to completion of the interstate highway system. However, any

excess funds may be utilized for general transportation purposes, consistent with the Department of Transportation's legislatively approved objectives.

- (3) Notwithstanding any other provision of law except subsections (1) and (2), on July 1, 1996, and annually thereafter, \$15 million shall be deposited in the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided for in chapter 311. Upon the issuance of bonds pursuant to s. 311.23 which legally defease all outstanding Florida Ports Financing Commission Series 1996 Bonds, such deposit shall be subject to appropriation. Such revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:
- (a) For any seaport intermodal access projects that are identified in the tentative work program of the Department of Transportation for the 2007-2008 to 2011-2012 fiscal years, up to the amounts needed to offset the funding requirements of this section.
- (b) For seaport intermodal access projects as described in s. 341.053(6) which are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3), funding shall require at least a 25 percent match of the funds received pursuant to this subsection. Matching funds shall come from any port funds, federal funds, local funds, or private funds.
- (c) For seaport projects as described in s. 311.07(3)(b), funds shall be provided on a 50-50 matching basis.
- (d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors, or the construction or rehabilitation of wharves, docks, or similar structures, funding shall require at least a 25 percent match of the funds received pursuant to this subsection. Matching funds shall come from any port funds, federal funds, local funds, or private funds. on a 50-50 matching basis to any port listed in s. 311.09(1) to be used for funding projects as described in s. 311.07(3)(b).

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds issued pursuant to s. 311.23; tax anticipation certificates, or any other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt shall not constitute a general obligation of the State of Florida. The state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not repeal or impair or amend in any manner that which will materially and adversely affects affect the rights of such holders so long as bonds authorized by this section are outstanding. Any revenues which are not pledged to the repayment of bonds as authorized by this section may be utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with s. 311.07. The Florida Seaport Transportation and Economic Development Council shall submit to the Department of Transportation a list of strategic transportation, economic development, and freight mobility projects that contribute to the economic growth of the state and that approve distribution of funds to ports for projects which have been approved pursuant to s. 311.09(5)-(9). The council and the Department of Transportation shall mutually agree upon the prioritization and selection of projects for funding. The Department of Transportation shall include the selected projects for funding in the tentative work program developed pursuant to s. 339.135. The council and the Department of Transportation are authorized to perform such acts as are required to facilitate and implement the provisions of this subsection, including the funding of approved projects through the use of other state funding programs, local contributions from seaports, and the creative use of federal funds. To better enable the ports to cooperate for to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to the provisions of chapter 311 and special acts, if any, pertaining to a port. The use of funds provided pursuant to this subsection are limited to eligible projects listed in this subsection. Income derived from a project completed with the use of program funds, beyond operating costs and debt service, shall be restricted to furthering further port capital improvements consistent with maritime purposes and for no other purpose. Use of such income for nonmaritime purposes is prohibited. The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection. The Department

of Transportation is authorized, pursuant to s. 311.23, to request the issuance of bonds pledging the revenues provided in this subsection and subsectionS (4) and (5) including bonds issued to refund the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. All bonds issued pursuant to this subsection shall mature by June 1, 2037. The revenues available under this subsection shall not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; provided, however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. No Refunding bonds secured by revenues available under this subsection may not be issued with a final maturity later than the final maturity of the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

- (4) Notwithstanding any other provision of law except subsections (1), (2), and (3), on July 1, 1999, and annually thereafter, \$10 million shall be deposited annually into in the State Transportation Trust Fund solely for the purposes of funding the Florida Seaport Transportation and Economic Development Program as provided in chapter 311 and for funding seaport intermodal access projects of statewide significance as provided in s. 341.053. Upon the issuance of bonds pursuant to s. 311.23 which legally defease all outstanding Florida Ports Financing Commission Series 1999 Bonds, such deposit shall be subject to appropriation. Such revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:
- (a) For any seaport intermodal access projects that are identified in the 1997-1998 Tentative Work Program of the Department of Transportation, up to the amounts needed to offset the funding requirements of this section.
- (b) For seaport intermodal access projects as described in s. 341.053(5) that are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3). Funding for such projects shall be on a matching basis as mutually determined by the Florida Seaport Transportation and Economic Development Council and the Department of Transportation, provided a minimum of 25 percent of total project funds comes shall come from any port funds, local funds, private funds, or specifically earmarked federal funds.
- (c) On a 50-50 matching basis for projects as described in s. 311.07(3)(b).
- (d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors,; or the *construction* or rehabilitation of wharves, docks, or similar structures. Funding for such projects shall require a 25-percent match of the funds received pursuant to this subsection. Matching funds *must* shall come from any port funds, federal funds, local funds, or private funds.

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds issued pursuant to s. 311.23, tax anticipation certificates, or any other form of indebtedness issued by an individual port or appropriate local government having jurisdiction thereof, or collectively by interlocal agreement among any of the ports, or used to purchase credit support to permit such borrowings. However, such debt does shall not constitute a general obligation of the state. This state does hereby covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not repeal or impair or amend this subsection in any manner that which will materially and adversely affects affect the rights of holders so long as bonds authorized by this subsection are outstanding. Any revenues that are not pledged to the repayment of bonds as authorized by this section may be used utilized for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with s. 311.07 and subsection (3). The Florida Seaport Transportation and Economic Development Council shall submit to the Department of Transportation a list of strategic transportation, economic development, and freight mobility projects that contribute to the economic growth of the state and approve distribution of funds to ports for projects that have been approved pursuant to s. 311.09(5)-(9), or that have been approved for seaport intermodal access projects identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3) and mutually

agreed upon by the FSTED Council and the Department of Transportation. The council and the Department of transportation shall mutually agree upon the prioritization and selection of projects for funding. The Department of Transportation shall include the selected projects for funding in the tentative work program developed pursuant to s. 339.135. All contracts for actual construction of projects authorized by this subsection must include a provision encouraging employment of participants in the welfare transition program. The goal for employment of participants in the welfare transition program is 25 percent of all new employees employed specifically for the project, unless the Department of Transportation and the Florida Seaport Transportation and Economic Development Council demonstrate that such a requirement would severely hamper the successful completion of the project. In such an instance, Workforce Florida, Inc., shall establish an appropriate percentage of employees that must be participants in the welfare transition program. The council and the Department of Transportation are authorized to perform such acts as are required to facilitate and implement the provisions of this subsection, including the funding of approved projects through the use of other state funding programs, local contributions from seaports, and the creative use of federal funds. To better enable the ports to cooperate for to their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) subject to the provisions of chapter 311 and special acts, if any, pertaining to a port. The use of funds provided pursuant to this subsection is limited to eligible projects listed in this subsection. The provisions of s. 311.07(4) do not apply to any funds received pursuant to this subsection. The Department of Transportation is authorized, pursuant to s. 311.23, to request the issuance of bonds pledging the revenues provided in subsections (3) and (5) and this subsection, including bonds issued to refund the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. All bonds issued pursuant to this subsection shall mature by June 1, 2037. The revenues available under this subsection shall not be pledged to the payment of any bonds other than the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds currently outstanding; provided, however, such revenues may be pledged to secure payment of refunding bonds to refinance the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds. No refunding bonds secured by revenues available under this subsection may be issued with a final maturity later than the final maturity of the Florida Ports Financing Commission Series 1996 and Series 1999 Bonds or which provide for higher debt service in any year than is currently payable on such bonds. Any revenue bonds or other indebtedness issued after July 1, 2000, other than refunding bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation pursuant to the State Bond Act.

- (5) Notwithstanding any other provision of law except subsections (1), (2), (3), and (4), on July 1, 2008, and annually thereafter, \$3 million shall be deposited into the State Transportation Trust Fund solely to fund the Florida Seaport Transportation and Economic Development Program as provided in chapter 311 and to fund seaport intermodal access projects of statewide significance as provided in s. 341.053. Such deposit shall be subject to appropriation. The revenues shall be distributed to any port listed in s. 311.09(1), to be used for funding projects as follows:
- (a) For any seaport intermodal access projects that are identified in the tentative work program of the Department of Transportation for the 2007-2008 to 2011-2012 fiscal years, up to the amounts needed to offset the funding requirements of this section.
- (b) For seaport intermodal access projects described in s.341.053(6) which are identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3), funding shall require at least a 25 percent match of the funds received pursuant to this subsection. Matching funds must come from any port funds, federal funds, local funds, or private funds.
  - (c) On a 50-50 matching basis for projects described in s. 311.07(3)(b).
- (d) For seaport intermodal access projects that involve the dredging or deepening of channels, turning basins, or harbors, or the construction or rehabilitation of wharves, docks, or similar structures, funding shall require at least a 25 percent match of the funds received pursuant to this subsection. Matching funds must come from any port funds, federal funds, local funds, or private funds.

Such revenues may be assigned, pledged, or set aside as a trust for the payment of principal or interest on bonds issued pursuant to s. 311.23. However, such debt does not constitute a general obligation of the state. The state covenants with holders of such bonds that it will not repeal or

impair or amend this subsection in any manner that materially and adversely affects the rights of holders so long as bonds authorized by this subsection are outstanding. Any revenues that are not pledged for the repayment of bonds may be used for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This is in addition to any amounts provided for and appropriated in accordance with s. 311.07 and subsections (3) and (4). The Florida Seaport Transportation and and Economic Development Council shall submit to the Department of Transportation a list of strategic transportation, economic development, and freight mobility projects that contribute to the economic growth of the state and that have been approved pursuant to s. 311.09(5)-(9), or that have been approved for seaport intermodal access projects identified in the 5-year Florida Seaport Mission Plan as provided in s. 311.09(3). The council and the Department of Transportation shall mutually agree upon the prioritization and selection of projects for funding. The Department of Transportation shall include the selected projects for funding in the tentative work program developed pursuant to s. 339.135. The council and the Department of Transportation may perform such acts as are required to facilitate and implement this subsection, including the funding of approved projects through the use of other state funding programs, local contributions from seaports, and the creative use of federal funds. To better enable the ports to cooperate for their mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d), subject to chapter 311 and any special acts pertaining to the port. The use of funds provided under this subsection is limited to eligible projects listed in this subsection. The Department of Transportation is authorized, pursuant to s. 311.23, to request the issuance of bonds pledging the revenues provided in subsections (3), (4), and (5). All bonds secured by revenues under subsection (5) shall mature by July 1, 2037.

- (6)(5)(a) Except as provided in paragraph (c), the remainder of such revenues must be deposited in the State Transportation Trust Fund.
- (b) Each month the Chief Financial Officer each month shall deposit in the State Transportation Trust Fund an amount, drawn from other funds in the State Treasury which are not immediately needed or are otherwise in excess of the amount necessary to meet the requirements of the State Treasury, which when added to such remaining revenues each month will equal one-twelfth of the amount of the anticipated annual revenues to be deposited in the State Transportation Trust Fund under paragraph (a) as determined by the Chief Financial Officer after consultation with the revenue estimating conference held pursuant to s. 216.136(3). The required transfers required thereunder may be suspended by action of the Legislative Budget Commission in the event of a significant shortfall of state revenues.
- (c) In any month in which the remaining revenues derived from the registration of motor vehicles exceed one-twelfth of those anticipated annual remaining revenues as determined by the Chief Financial Officer after consultation with the revenue estimating conference, the excess shall be credited to those state funds in the State Treasury from which the amount was originally drawn, up to the amount which was deposited in the State Transportation Trust Fund under paragraph (b). A final adjustment must be made in the last months of a fiscal year so that the total revenue deposited in the State Transportation Trust Fund each year equals the amount derived from the registration of motor vehicles, less the amount distributed under subsection (1). For the purposes of this paragraph and paragraph (b), the term "remaining revenues" means all revenues deposited into the State Transportation Trust Fund under paragraph (a) and subsections (2) and (3). In order for that interest earnings to continue to accrue to the General Revenue Fund, the Department of Transportation may not invest an amount equal to the cumulative amount of funds deposited in the State Transportation Trust Fund under paragraph (b) less funds credited under this paragraph as computed on a monthly basis. The amounts to be credited under this and the preceding paragraph must be calculated and certified to the Chief Financial Officer by the Executive Office of the Governor.

#### Section 8. Section 311.23, Florida Statutes, is created to read:

- 311.23 Florida Seaport Finance Corporation.—There is created a public benefits corporation, which is an instrumentality of the state, to be known as the Florida Seaport Finance Corporation.
- (1) The corporation shall operate under a five-member board of directors consisting of the Governor or a designee, the Chief Financial Officer or a designee, the Attorney General or a designee, the Director of the

- Division of Bond Finance of the State Board of Administration, and the Secretary of the Department of Transportation. The Director of the Division of Bond Finance shall be the chief executive officer of the corporation, shall direct and supervise the administrative affairs of the corporation and shall control, direct, and supervise the operation of the corporation. The corporation shall also have such other officers as are determined by the board of directors.
- (2) The corporation shall have all the powers of a corporate body under the laws of the state, including, but not limited to, chapters 607 and 617, to the extent not inconsistent with or restricted by the provisions of this section, including, but not limited to, the power to:
- (a) Adopt, amend, and repeal bylaws not inconsistent with this section.
  - (b) Sue and be sued.
  - (c) Adopt and use a common seal.
- (d) Acquire, purchase, hold, lease, and convey such real and personal property as is proper or expedient to carry out the purposes of the corporation and this section, and to sell, lease, or otherwise dispose of such property.
- (e) Elect or appoint and employ such officers, agents, and employees as the corporation deems advisable to operate and manage the affairs of the corporation, which officers, agents, and employees may be officers or employees of the Department of Transportation and the state agencies represented on the board of directors of the corporation.
- (f) At the request of the Department of Transportation, issue bonds for the purpose of financing or refinancing fixed capital outlay seaport projects as provided in s. 320.20(3) and (4).
- (g) Make and execute any and all contracts, trust agreements, and other instruments and agreements necessary or convenient to accomplish the purposes of the corporation and this section.
- (h) Select, retain, and employ professionals, contractors, or agents, which may include the Division of Bond Finance, as necessary or convenient to enable or assist the corporation in carrying out the purposes of the corporation and this section.
- (i) Do any act or thing necessary or convenient to carry out the purposes of the corporation and this section and the powers provided in this section.
- (3) The corporation is authorized to enter into one or more contracts with the Department of Transportation pursuant to which the corporation shall finance or refinance fixed capital outlay seaport projects as provided in s. 320.20(3), (4), and (5). The Department of Transportation may enter into one or more such contracts with the corporation and provide for payments under such contracts pursuant s. 320.20(3), (4), and (5) subject to annual appropriation by the Legislature. The proceeds from such contracts may be used for the administrative costs and expenses of the corporation after making payments as provided in subsection (4). In compliance with s. 287.0641 and other applicable provisions of law, the obligations of the Department of Transportation under such contracts do not constitute a general obligation of the state or a pledge of the faith and credit or taxing power of the state, and such obligations are not obligations of the State Board of Administration or the Department of Transportation, except as provided in this section, but shall be payable solely from amounts received pursuant to s. 320.20(3), (4), and (5), subject to annual appropriation by the Legislature. In compliance with this subsection and s. 287.0582, the contract must expressly include the following statement: "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature.'
- (4) The corporation may issue bonds payable from and secured by amounts payable to the corporation by the Department of Transportation under a contract entered into pursuant to subsection (3) for the purpose of financing or refinancing fixed capital outlay seaport projects as provided in s. 320.20(3), (4), and (5). Any such indebtedness of the corporation does not constitute a debt or obligation of the state or a pledge of the faith and credit or taxing power of the state, but is payable from and secured by payments made by the Department of Transportation under the contract. Bonds issued pursuant to this section are payable from, and

secured by a first lien on, funds available pursuant to s. 320.20(3), (4), and (5), subject to annual appropriation. The bonds are subject to the provisions of s. 320.20(3), (4), and (5). Such funds may be assigned and pledged as security and deposited in trust with the State Board of Administration pursuant to the terms of an agreement entered into among the Department of Transportation, the Division of Bond Finance, and the State Board of Administration.

- (5) The fulfillment of the purposes of the corporation promotes the health, safety, and general welfare of the people of the state and serves as essential governmental functions and a paramount public purpose.
- (6) The corporation is exempt from taxation and assessments of any nature whatsoever upon its income and any property, assets, or revenues acquired, received, or used in the furtherance of the purposes provided in this chapter. The bonds of the corporation incurred pursuant to subsection (4) and the interest and income thereon and all security agreements, letters of credit, liquidity facilities, or other obligations or instruments arising out of, entered into in connection therewith, or given to secure payment thereof are exempt from all taxation, provided such exemption does not apply to any tax imposed by chapter 220 on the interest, income, or profits on debt obligations owned by corporations.
- (7) The corporation may validate bonds issued pursuant to this section and the validity and enforceability of any contracts providing for payments pledged to the payment thereof by proceedings under chapter 75. The validation complaint shall be filed only in the Circuit Court for Leon County. The notice required to be published by s. 75.06 must be published in Leon County, and the complaint and order of the circuit court shall be served only on the State Attorney for the Second Judicial Circuit. Sections 75.04(2) and 75.06(2) do not apply to a complaint for validation filed under this subsection. The first bonds issued pursuant to this section shall be validated.
- (8) The corporation is not a special district for purposes of chapter 189 or a unit of local government for purposes of part III of chapter 218. The provisions of chapters 120 and 215, except the limitation on interest rates provided by s. 215.84 which applies to obligations of the corporation issued pursuant to this section, and part I of chapter 287, except ss. 287.0582 and 287.0641, do not apply to this section, the corporation, the contracts entered into pursuant to this section, or to bonds issued by the corporation as contemplated in this section.
- (9) In no event shall any of the benefits or earnings of the corporation inure to the benefit of any private person.
- (10) Upon dissolution of the corporation, title to all property owned by the corporation shall revert to the state.
- (11) The corporation may contract with the State Board of Administration to serve as trustee with respect to bonds issued by the corporation as contemplated by this section and to hold, administer, and invest proceeds of such bonds and other funds of the corporation and to perform other services required by the corporation. The State Board of Administration may perform such services and may contract with others to provide all or a part of such services and to recover its and such other costs and expenses thereof.
- (12) The Department of Transportation and any participating port that is governed by a public body, local governments, or local governments collectively by interlocal agreement having jurisdiction of a seaport project may enter into an interlocal agreement with the Department of Transportation to promote the efficient and cost-effective financing or refinancing of approved projects pursuant to this section. The terms of such interlocal agreements must include provisions for the Department of Transportation to request the issuance by the corporation of the bonds on behalf of the ports or local governments described above; may provide that each party to the agreement is contractually liable for a share of funding an amount equal to the debt service requirements of such bonds; and must include any other terms, provisions, or covenants necessary for full performance under such interlocal agreement. Repayments made to the Department of Transportation under any interlocal agreement are not pledged to the repayment of bonds issued under this section, and failure of the local governmental authority to make such payment does not affect the obligation of the Department of Transportation to make payment on any contract with the corporation.
- (13) There is no liability on the part of, and no cause of action shall arise against, any board members or employees of the corporation for any

actions taken by them in the performance of their duties under this section.

Section 9. The provisions of section 7 and 8 of this act do not affect the validity of the Florida Ports Financing Commission Series 1996 and 1999 Bonds.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 2, line 19, after the first semicolon (;) insert: amending s. 320.20, F.S.; prescribing when certain funds will become subject to appropriation; revising the distribution of license tax moneys deposited in the State Transportation Trust Fund for the funding of the Florida Seaport Transportation and Economic Development Program and certain seaport intermodal access projects; requiring the Florida Seaport Transportation and Economic Development Council to submit a list of certain freight mobility projects to the Department of Transportation; requiring that the council and the department agree upon the projects selected for funding; requiring the department to include the selected projects for funding in the tentative work program; providing that specified bonds shall be issued by the Division of Bond Finance at the request of the department; providing for funding the construction of wharves and docks; providing for funding certain seaport intermodal access projects; requiring match; providing for the issuance of bonds for such projects; creating s. 311.23, F.S.; creating the Florida Seaport Finance Corporation; providing for membership of its board of directors; providing its powers and duties; authorizing the issuance and validation of bonds; exempting the corporation from taxation; declaring that the corporation is not a special district; authorizing interlocal agreements; exempting board members and employees of the corporation from liability for certain acts; providing that certain provisions of this act do not affect the validity of specified Florida Ports Financing Commission bonds;-as amended was read the third time by title.

On motion by Senator Baker, by two-thirds vote CS for CS for CS for SB 2804 as amended was read the third time by title. On motion by Senator Baker, further consideration of CS for CS for CS for CS for SB 2804 as amended was deferred.

The Senate resumed consideration of-

**CS for SB 2544**—A bill to be entitled An act relating to sexual offenses; amending s. 775.082, F.S.; requiring life sentences for certain third or subsequent offenders; providing an effective date.

—which was previously considered this day with pending **Amendment 1 (783074)** by Senator Storms and **Substitute Amendment 2 (444232)** by Senator Joyner. **Substitute Amendment 2** was adopted. The vote was:

Yeas-23

Aronberg Dockery Margolis Bennett Geller Rich Bullard Hill Ring Carlton Jones Saunders Constantine Siplin Joyner Villalobos Crist Justice Wilson Dawson King Deutch Lynn

Nays-14

Mr. President Gaetz Posey
Alexander Garcia Storms
Baker Haridopolos Webster
Diaz de la Portilla Oelrich Wise
Fasano Peaden

Vote after roll call:

Yea to Nay-Crist

On motion by Senator Storms, further consideration of CS for SB 2544 as amended was deferred.

# MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Dockery, by two-thirds vote SB 1632, SB 1634 and SB 1636 were withdrawn from the committees of reference and further consideration.

## **MOTIONS**

On motion by Senator King, a deadline of one hour after the availability of engrossed bills was set for filing amendments to Bills on Third Reading to be considered Friday, May 4.

On motion by Senator King, by two-thirds vote all bills remaining on the Special Order Calendar this day were placed on the Special Order Calendar for Friday, May 4.

## REPORTS OF COMMITTEES

Pursuant to Rule 4.17(2), the President Pro Tempore, the Majority Leader, and the Minority Leader submit the following bills to be placed on the Special Order Calendar for Thursday, May 3, 2007: CS for SB 1602, CS for SB 1744, CS for CS for SB 2746

Respectfully submitted, Lisa Carlton, President Pro Tempore Daniel Webster, Majority Leader Steven A. Geller, Minority Leader

The Committee on Rules submits the following bill to be placed on the Local Bill Calendar for Thursday, May 3, 2007: CS for HB 1415

Respectfully submitted, James E. "Jim" King, Jr., Chair

The Committee on Health and Human Services Appropriations recommends the following pass: CS for CS for HB 593

The bill was placed on the calendar.

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

## FIRST READING

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed CS for HB 1051; has passed as amended CS for HB 123, CS for CS for HB 967, CS for CS for HB 985, HB 7087, HB 7177 and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

By the Government Efficiency and Accountability Council; and Representative Mealor and others—

**CS for HB 1051**—A bill to be entitled An act relating to property tax exemptions for totally and permanently disabled persons; amending s. 196.101, F.S.; providing for certification of total and permanent disability due to blindness for purposes of such exemption; specifying a certification form; providing an effective date.

—was referred to the Committees on Health Regulation; Community Affairs; and Finance and Tax.

By the Safety and Security Council; and Representative H. Gibson and others—  $\,$ 

**CS for HB 123**—A bill to be entitled An act relating to the investigations of law enforcement and correctional officers; amending s. 112.532, F.S.; requiring that all identifiable witnesses to a complaint against a

law enforcement or correctional officer be interviewed, whenever possible, prior to the investigative interview of the accused officer; requires that the accused officer be furnished with the complaint and witness statements prior to any investigative interview of that officer; providing for waiver of the right to review witness statements by an officer; providing for tolling of the limitations period during emergencies or natural disasters; amending s. 112.533, F.S.; requiring a political subdivision that initiates or receives a complaint against a law enforcement officer or correctional officer to forward the complaint to the officer's employer within a specified period; providing a definition; providing an effective date.

—was referred to the Committee on Criminal Justice.

By the Policy and Budget Council; Schools and Learning Council; and Representative Weatherford and others—

CS for CS for HB 967—A bill to be entitled An act relating to physical education; amending s. 1001.11, F.S.; requiring the Commissioner of Education to dedicate resources to provide professional development to physical education teachers and curricula developers; amending s. 1003.01, F.S.; defining the term "physical education"; amending s. 1003.455, F.S.; requiring district school boards to provide specified physical education for certain students; requiring reporting for funding purposes and auditing of records; requiring the State Board of Education to review and revise the Sunshine State Standards related to physical education; providing an effective date.

—was referred to the Committees on Education Pre-K - 12; and Health Policy.

By the Policy and Budget Council; Economic Expansion and Infrastructure Council; and Representative Glorioso and others—

CS for CS for HB 985-A bill to be entitled An act relating to transportation and infrastructure; amending s. 20.23, F.S.; providing that the salary and benefits of the executive director of the Florida Transportation Commission shall be set in accordance with the Senior Management Service; amending s. 112.061, F.S.; authorizing metropolitan planning organizations and certain separate entities to establish per diem and travel reimbursement rates; amending s. 120.52, F.S.; excluding expressway authorities under ch. 349, F.S., from the definition of the term "agency" for certain purposes; amending s. 349.03, F.S.; revising provisions for officers and employees of the Jacksonville Transportation Authority; amending s. 349.04, F.S.; providing for the adoption of rules by the Jacksonville Transportation Authority for certain purposes; amending s. 121.021, F.S.; defining the term "metropolitan planning organization" for purposes of the Florida Retirement System Act; revising definitions to include M.P.O.'s and positions in M.P.O.'s; amending s. 121.051, F.S.; providing for M.P.O.'s to participate in the Florida Retirement System; amending s. 121.055, F.S.; requiring certain M.P.O. staff positions to be in the Senior Management Service Class; amending s. 121.061, F.S.; providing for enforcement of certain employer funding contributions required under the Florida Retirement System; authorizing deductions of amounts owed from certain funds distributed to an M.P.O.; authorizing the governing body of an M.P.O. to file and maintain an action in court to require an employer to remit retirement or social security member contributions or employer matching payments; amending s. 121.081, F.S.; providing for M.P.O. officers and staff to claim credit for past service for retirement benefits; amending s. 212.055, F.S.; deleting a prohibition against local governments issuing certain bonds secured by revenues from local infrastructure taxes more than once a year; amending s. 215.615, F.S.; revising the Department of Transportation's requirement to share certain costs of fixed-guideway system projects; revising criteria for an interlocal agreement to establish bond financing for fixed-guideway system projects; revising provisions for sources of funds for the payment of bonds; amending s. 316.2123, F.S.; authorizing a county to designate certain unpaved roadways where an ATV may be operated; providing conditions for such operation; amending s. 316.605, F.S.; providing height and placement requirements for vehicle license plates; prohibiting display that obscures identification of the letters and numbers on a license plate; providing penalties; amending s. 316.650, F.S.; revising procedures for disposition of citations issued for failure to pay toll; providing that the citation will not be submitted to the court and

no points will be assessed on the driver's license if the person cited elects to make payment directly to the governmental entity that issued the citation; providing for reporting of the citation by the governmental entity to the Department of Highway Safety and Motor Vehicles; amending s. 318.14, F.S.; providing for the amount required to be paid under certain procedures for disposition of a citation issued for failure to pay toll; providing for the person cited to request a court hearing; amending s. 318.18, F.S.; revising penalties for failure to pay a prescribed toll; providing for disposition of amounts received by the clerk of court; removing procedures for withholding of adjudication; providing for suspension of a driver's license under certain circumstances; revising authorized uses of revenue received by a county from a certain surcharge; revising penalty provisions to provide for certain criminal penalties; imposing a surcharge to be paid for specified traffic-related criminal offenses and all moving traffic violations; providing for distribution of the proceeds of the surcharge to be used for the state agency law enforcement radio system; providing for future expiration; amending s. 318.21, F.S.; revising distribution provisions to provide for distribution of the surcharge; providing for future expiration; amending s. 320.061, F.S.; prohibiting interfering with the legibility, angular visibility, or detectability of any feature or detail on a license plate or interfering with the ability to photograph or otherwise record any feature or detail on a license plate; providing penalties; amending s. 332.007, F.S.; authorizing the Department of Transportation to provide funds for certain general aviation projects under certain circumstances; extending the timeframe that the department is authorized to provide operational and maintenance assistance to certain airports and may redirect the use of certain funds to security-related or economic-impact projects related to the events of September 11, 2001; amending s. 332.14, F.S.; providing that certain members of the Secure Airports for Florida's Economy Council shall be nonvoting members; authorizing certain members to overrule certain actions of the council; amending s. 336.025, F.S.; deleting a prohibition against local governments issuing certain bonds secured by revenues from local option fuel taxes more than once a year; amending s. 336.41, F.S.; revising an exception to competitive-bid requirements for certain county road construction and reconstruction projects; increasing the value threshold under which the exception applies; defining the term "construction aggregate materials"; providing legislative intent; prohibiting a local government from approving or denying a land use zoning change, comprehensive plan amendment, land use permit, ordinance, or order regarding construction aggregate materials without considering information provided by the Department of Transportation and considering the effect of such decision; prohibiting an agency from imposing a moratorium on the mining and extraction of construction aggregate materials of longer than a specified period; providing that limerock environmental resource permitting and reclamation applications are eligible to be expedited; establishing the Strategic Aggregates Review Task Force; providing for membership, staffing, reporting, and expiration; providing for support and the coordination of data and information for the task force; requiring that the task force report its findings to the Governor and the Legislature; providing report requirements; providing for the dissolution of the task force; creating s. 337.026, F.S.; authorizing the Department of Transportation to pursue innovative contractual or engineering techniques relating to construction aggregate materials; authorizing the department to enter into agreements for construction aggregate materials; providing exceptions; providing requirements for such exceptions; amending s. 337.11, F.S.; providing that certain construction projects be advertised for bids in local newspapers; amending s. 337.14, F.S.; authorizing the department to waive specified prequalification requirements for certain transportation projects under certain conditions; amending s. 337.18, F.S.; revising surety bond requirements for construction or maintenance contracts; providing for incremental annual surety bonds for multiyear maintenance contracts under certain conditions; revising the threshold for transportation projects eligible for a waiver of surety bond requirements; authorizing the department to provide for phased surety bond coverage or an alternate means of security for a portion of the contract amount in lieu of the surety bond; amending s. 338.161, F.S.; providing for the Department of Transportation and certain toll agencies to enter into agreements with public or private entities for additional uses of electronic toll collection products and services; authorizing feasibility studies by the department or a toll agency of additional uses of electronic toll devices for legislative consideration; amending s. 338.2275, F.S.; raising the limit on outstanding bonds to fund turnpike projects; removing a provision authorizing the department to acquire the Sawgrass Expressway from the Broward County Expressway Authority; amending s. 338.231, F.S.; authorizing the department to set certain fees for the collection of unpaid tolls; requiring public notice and public hearing of the proposed fees; extending the timeframe for application of requirement that the department program in the tentative work program certain funds relative to the share of toll collections attributable to users of the turnpike system in certain areas; removing a reference to conform; amending s. 339.135, F.S.; requiring the department to notify certain local government officials of certain proposed amendments to its adopted work program; providing for comments from the local government that would be affected by the amendment; providing procedures for approval of the amendment; amending s. 339.175, F.S.; revising intent; providing the method of creation and operation of M.P.O.'s required to be designated pursuant to federal law; specifying that an M.P.O. is separate from the state or the governing body of a local government that is represented on the governing board of the M.P.O. or that is a signatory to the interlocal agreement creating the M.P.O.; providing specified powers and privileges to the M.P.O.; providing for the designation and duties of certain officials; revising requirements for voting membership; defining the term "elected officials of a general-purpose local government" to exclude certain constitutional officers for voting membership purposes; providing for the appointment of alternates and advisers; providing that members of an M.P.O. technical advisory committee shall serve at the pleasure of the M.P.O.; providing for the appointment of an executive or staff director and other personnel; authorizing an M.P.O. to enter into contracts with public or private entities to accomplish its duties and functions; providing for the training of certain persons who serve on an M.P.O. for certain purposes; requiring that certain plans, programs, and amendments that affect projects be approved by each M.P.O. on a recorded roll call vote, or hand-counted vote, of a majority of the membership present; amending s. 339.2819, F.S.; revising the share of matching funds for a public transportation project provided from the Transportation Regional Incentive Program; creating s. 339.282, F.S.; providing for certain transportation-related contributions by a property owner or developer to be applied toward future transportation concurrency requirements; amending s. 339.55, F.S.; providing for the use of State Infrastructure Bank loans for certain damaged transportation facilities in areas officially declared to be in a state of emergency; providing criteria; amending s. 339.63, F.S.; providing criteria for Strategic Intermodal System designations; amending s. 341.071, F.S.; requiring an annual report by certain public transit providers to be submitted by a certain date and to address certain potential productivity and performance enhancements; amending s. 343.81, F.S.; prohibiting elected officials from serving on the Northwest Florida Transportation Corridor Authority; providing for application of the prohibition to apply to persons appointed to serve on the authority after a certain date; amending s. 343.82, F.S.; directing the authority to plan for and study the feasibility of constructing, operating, and maintaining a bridge or bridges, and appurtenant structures, spanning Choctawhatchee Bay or Santa Rosa Sound; authorizing the authority to construct, operate, and maintain said bridges and structures; amending s. 348.0004, F.S.; authorizing certain transportation-related authorities to enter into agreements with private entities for the building, operation, ownership, or financing of transportation facilities; amending s. 348.0012, F.S.; revising provisions for certain exemptions from the Florida Expressway Authority Act; amending s. 348.243, F.S.; correcting a cross-reference; amending s. 348.754, F.S.; authorizing the Orlando-Orange County Expressway Authority to waive payment and performance bonds on certain construction contracts if the contract is awarded pursuant to an economic development program for the encouragement of local small businesses; providing criteria for participation in the program; providing criteria for the bond waiver; providing for certain determinations by the authority's executive director or a designee as to the suitability of a project; providing for certain payment obligations if a payment and performance bond is waived; requiring the authority to record notice of the obligation; limiting eligibility to bid on the projects; providing for the authority to conduct bond eligibility training for certain businesses; requiring the authority to submit biennial reports to the Orange County legislative delegation; amending ss. 163.3177, 339.176, and 341.828, F.S.; correcting cross-references; amending s. 334.30, F.S.; revising legislative intent; authorizing the Department of Transportation to advance certain projects in the Strategic Intermodal System Plan using funds provided by public-private partnerships or private entities; authorizing the department to lease toll facilities to private entities; providing criteria for such leasing agreements; providing that procurements of public-private partnerships are not subject to specified provisions unless they are part of the procurement agreement or the public-private agreement; extending the unsolicited private proposal advertisement period; providing criteria for qualification of public-private partnerships as part of the procurement process; requiring the department to perform cost-benefit, value-for-money analyses of the proposed public-private partnership; providing for certain

innovative financing techniques for public-private partnerships; authorizing the department to enter into public-private partnership agreements that include extended terms under certain conditions; requiring certain projects to be prioritized for selection; providing public-private partnership agreement term limits; limiting the amount of certain funds that may be obligated for public-private projects; providing for the disposition of certain toll revenues; removing a provision for the speed of a certain fixed-guideway transportation system; amending s. 338.165, F.S.; providing for toll rate increases that are tied to certain inflation indicators; providing for increases beyond inflation amounts; amending s. 348.0003, F.S.; revising provisions relating to membership of the governing bodies of specified expressway authorities; providing for termination of the existing governing bodies of such authorities and creation of new governing bodies; providing for membership and terms of office; revising members' financial disclosure requirements; amending s. 348.0004, F.S.; prohibiting specified expressway authorities from contracting with lobbyists; amending s. 479.01, F.S.; defining the term "wall mural"; creating s. 479.156, F.S.; providing for regulation of wall murals by municipalities or counties; requiring that certain wall murals be located in areas zoned for industrial or commercial use; requiring local regulation of wall murals to be consistent with specified criteria; requiring certain wall murals to be approved the Department of Transportation and the Federal Highway Administration; providing that wall murals shall not be considered when determining specified requirements of new or existing signs; amending s. 2 of ch. 89-383, Laws of Florida; providing for certain alterations to and along Red Road in Miami-Dade County for transportation safety purposes; directing the Department of Transportation to conduct a study on the access roads to pari-mutuel facilities and Indian reservation lands where gaming activities occur; providing for the content of the study; requiring a report to the Governor and the Legislature; creating s. 163.3182, F.S.; providing for the creation of transportation concurrency backlog authorities; providing definitions; providing powers and responsibilities of such authorities; providing for transportation concurrency backlog plans; providing for the issuance of revenue bonds for certain purposes; providing for the establishment of a local trust fund within each county or municipality with an identified transportation concurrency backlog; providing exemptions from transportation concurrency requirements; providing for the satisfaction of concurrency requirements; providing for dissolution of transportation concurrency backlog authorities; providing an effective date.

—was referred to the Committees on Transportation; Community Affairs; Governmental Operations; and Transportation and Economic Development Appropriations.

By the Jobs and Entrepreneurship Council; and Representative Carroll—  $\,$ 

**HB 7087**—A bill to be entitled An act relating to financial services; amending s. 520.02, F.S.; defining the term "guaranteed asset protection product"; amending s. 520.07, F.S.; authorizing certain entities to offer optional guaranteed asset protection products under certain circumstances; prohibiting such entities from requiring purchase of such products as a condition for certain financial transactions; providing requirements for offering such products; providing limitations; amending s. 520.35, F.S.; revising a fee relating to certain revolving accounts; amending s. 624.605, F.S.; including debt cancellation products under casualty insurance; providing a definition; authorizing certain entities to offer debt cancellation products under certain circumstances; specifying such products as not constituting insurance; amending ss. 627.553 and 627.679, F.S.; revising limitations on the amount of authorized insurance for debtors; amending s. 627.681, F.S.; revising a limitation on the term of credit disability insurance; amending s. 655.005, F.S.; revising and providing definitions; amending s. 655.79, F.S.; specifying certain accounts as tenancies by the entireties; creating s. 655.967, F.S.; authorizing certain state-funded endowments to be maintained in trust accounts in Financial Institutions; creating s. 655.947, F.S.; authorizing financial institutions to offer debt cancellation products; authorizing a fee; providing a definition; providing requirements for financial institutions relating to debt cancellation products; requiring the Financial Services Commission to adopt rules; specifying that periodic payment options are not required to be offered for certain debt cancellation products; amending s. 655.954, F.S.; authorizing certain institutions to offer optional debt cancellation products with certain financial transactions; prohibiting requiring such products as a condition of such transactions;

updating definitions; amending s. 658.21, F.S.; revising ownership requirements for capital accounts at opening for a bank or trust company; providing capital investment requirements for owners of certain holding companies; amending s. 658.34, F.S.; revising requirements for shares of capital stock of banks and trust companies; providing restrictions on issuance or sale of certain stock under certain circumstances; amending s. 658.36, F.S.; requiring a state bank or trust company to file a written notice before increasing its capital stock; amending s. 658.44, F.S.; revising certain notice requirements relating to dissenting stockholders; revising criteria for determining the value of dissenting shares of certain entities; providing an effective date.

—was referred to the Committees on Banking and Insurance; and Commerce.

By the Policy and Budget Council; and Representative Sansom-

**HB 7177**—A bill to be entitled An act relating to the Florida Government Accountability Act; amending s. 11.902, F.S.; changing references of committee to commission and renaming the "Legislative Sunset Advisory Committee" as the "Legislative Sunset Commission"; amending s. 11.903, F.S.; conforming terminology; providing that each house may have one or more Legislative Sunset Advisory Committees to advise it regarding agency sunset reviews; requiring the appointment of a joint Legislative Sunset Commission; providing for commission membership; providing for appointments of co-chairs; providing for terms; amending s. 11.904, F.S.; providing for the employment of commission staff; providing the role of the Office of Program Policy Analysis and Government Accountability as it relates to the commission; providing that the Auditor General shall, upon request, assist the commission; conforming terminology; amending s. 11.905, F.S.; revising the schedule for reviewing state agencies and advisory committees; providing that the legislative presiding officers may change the review schedule; providing for notice in case of a change of the review schedule; amending s. 11.9055, F.S.; conforming terminology; providing conditions for an agency subject to review to be abolished; providing for continuance or reassignment of outstanding responsibilities of abolished agency; providing for continuation of sunset review under certain circumstances; amending s. 11.906, F.S.; conforming terminology; revising the timeframe for agency report submission to the commission; revising information to be provided in the report; providing for waiver of requirements by the commission; amending s. 11.907, F.S.; requiring the commission to conduct an independent review of agencies; providing that the commission may direct the Office of Program Policy Analysis and Government Accountability to conduct reviews of state agencies and their advisory committees; delineating requirements of such reviews; providing for commission to set timeframe for submission of reports on reviews; conforming terminology; amending s. 11.908, F.S.; conforming terminology; requiring the commission to review reports of any independent reviews directed by the commission; requiring the commission report to the presiding officers to include proposed legislation deemed necessary by the commission; amending s. 11.910, F.S.; revising criteria requirements for review by the commission; conforming terminology; amending s. 11.911, F.S.; conforming terminology; requiring the commission's report on an agency to propose legislation necessary to carry out its recommendations; amending s. 11.918, F.S.; conforming terminology; providing that the commission may exercise the powers of subpoena by law and any other powers vested in a standing committee of the Legislature; authorizing the commission to access or request information; requiring a state agency or officer to assist the commission when requested; repealing s. 11.919, F.S., relating to assistance of and access to state agencies; providing an effective date.

—was referred to the Committee on General Government Appropriations .

## RETURNING MESSAGES—FINAL ACTION

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed SB 2, CS for CS for SB 1232 and CS for CS for SB 1974.

William S. Pittman III, Chief Clerk

The bills contained in the foregoing messages were ordered enrolled.

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The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has accepted the Conference Committee Reports in their entirety and passed CS for CS for SB 450, CS for SB 1046, CS for SB 1060, CS for SB 1064, CS for SB 1088, CS for SB 1100, CS for SB 1104, CS for SB 1116, CS for SB 1124, CS for SB 1126, CS for SB 1134, SB 1420, SB 2800 and SB 2802 as amended by the Conference Committee Reports.

William S. Pittman III, Chief Clerk

The bills contained in the foregoing messages were ordered engrossed and then enrolled.

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed HB 549 as amended; and concurred in Senate Amendment(s) and passed CS for CS for HB 197, CS for CS for HB 275, CS for HB 509, CS for CS for HB 1325, CS for HB 1375 and HB 7181 as amended.

William S. Pittman III, Chief Clerk

## CORRECTION AND APPROVAL OF JOURNAL

The Journal of May 2 was corrected and approved.

## **CO-INTRODUCERS**

Senators Atwater—CS for SB 2498; Bullard—CS for SB 96, CS for SB 434, SR 1860; Crist—CS for CS for CS for SB 780, SB 840, CS for SB 988; Dawson—SB 52; Hill—SB 52; Joyner—SB 52; Lawson—SB 52; Lynn-CS for SB 434; Wilson—SB 52

## RECESS

On motion by Senator King, the Senate recessed at 4:27 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Friday, May 4 or upon call of the President.

#### BILL ACTION SUMMARY

## THURSDAY, MAY 3, 2007

$\mathbf{S}$	138	Concurred (442341); CS passed as amended 39-0 (442341)
$\mathbf{S}$	252	Concurred (316923); CS passed as amended 39-0 (316923)
$\mathbf{S}$	420	Concurred in 1 amendment(s) (976363); Refused to concur
		in 1 amendment(s); Requested House to recede; CS passed
		as amended 39-0 (976363)
$\mathbf{S}$	432	Read 3rd time; CS passed as amended 39-0 (365766)
$\mathbf{S}$	450	Conference Committee Report received; Conference Com-
		mittee Report adopted; Passed as amended by Conference
		Committee Report 39-0 (650516)
$\mathbf{S}$	464	Concurred (850651); CS passed as amended 39-0 (850651)
$\mathbf{S}$	492	Read 2nd time; Substituted CS for HB 123; Laid on Table,
		refer to CS for HB 123
$\mathbf{S}$	606	Read 3rd time; CS passed 37-0
$\mathbf{S}$	682	Concurred (696783, 413521); CS passed as amended 39-0
		(696783, 413521)
$\mathbf{S}$	770	Amendment(s) to House amendment(s) adopted; Con-
		curred in House amendment(s) as amended; CS passed as
		amended 39-0 (904139, 730534)
$\mathbf{S}$	900	Refused to concur, requested House to recede
$\mathbf{S}$	1046	Conference Committee Report received; Conference Com-
		mittee Report adopted; Passed as amended by Conference
		Committee Report 39-0 (061800)
$\mathbf{S}$	1060	Conference Committee Report received; Conference Com-
		mittee Report adopted; Passed as amended by Conference
		Committee Report 39-0 (461804)
$\mathbf{S}$	1064	Conference Committee Report received; Conference Com-
		mittee Report adopted; Passed as amended by Conference
~		Committee Report 38-0 (381926)
$\mathbf{S}$	1088	Conference Committee Report received; Conference Com-
		mittee Report adopted; Passed as amended by Conference
		Committee Report 39-0 (314540)

- Conference Committee Report received: Conference Committee Report adopted; Passed as amended by Conference Committee Report 39-0 (772168)
- $\mathbf{S}$ 1104 Conference Committee Report received; Conference Committee Report adopted; Passed as amended by Conference Committee Report 38-0 (801494)
- $\mathbf{S}$ 1116 Conference Committee Report received; Conference Committee Report adopted; Passed as amended by Conference Committee Report 39-0 (383444)
- $\mathbf{S}$ 1124 Conference Committee Report received; Conference Committee Report adopted; Passed as amended by Conference Committee Report 39-0 (302602)
- $\mathbf{S}$ 1126 Conference Committee Report received; Conference Committee Report adopted; Passed as amended by Conference Committee Report 39-0 (551180)
- $\mathbf{S}$ 1134 Conference Committee Report received; Conference Committee Report adopted; Passed as amended by Conference Committee Report 39-0 (582842)
  - 1152 Read 3rd time; Substituted HB 7177; Laid on Table, refer to HB 7177
- S Concurred (806795); CS passed as amended 38-0 (806795) 1160
- Concurred (237895); CS passed as amended 38-0 (237895)  $\mathbf{S}$ 1178 S 1420 Conference Committee Report received; Conference Com-
- mittee Report adopted; Passed as amended by Conference Committee Report 39-0 (681452)
- $\mathbf{S}$ Concurred (353739); CS passed as amended 39-0 (353739) 1488
- sssss1506 Concurred (202635); CS adopted as amended
- 1602 Read 2nd time
- Withdrawn from further consideration 1632
  - 1634 Withdrawn from further consideration
- 1636 Withdrawn from further consideration
- S 1728 Read 2nd time; Read 3rd time; CS passed 38-0
  - Substituted CS for HB 1051; Laid on Table, refer to CS for 1744 HB 1051
  - 1822 Read 2nd time; Read 3rd time; CS passed as amended 39-0 (033820)
- S 1928 Substituted CS for CS for HB 985; Laid on Table, refer to CS for CS for HB 985
- Concurred; CS passed as amended 39-0 (691271, 528133)  $\mathbf{S}$ 1952
- $\mathbf{S}$ 2084 Read 2nd time; Amendment pending adopted; Substituted HB 7087; Laid on Table, refer to HB 7087  $\mathbf{S}$ 
  - 2148 Read 3rd time; CS passed 39-0
- Read 3rd time; CS passed 39-0 2176
  - 2234 Concurred; CS passed as amended 38-0 (748563)
- 2482 Concurred (214927); CS passed as amended 39-0 (214927)
- $\begin{array}{c} s \\ s \\ s \\ s \end{array}$ Read 3rd time; CS passed 39-0 2534  $\mathbf{S}$ 
  - 2544 Read 2nd time; Amendment pending adopted
- S Read 2nd time; Substituted CS for CS for HB 967; Laid on 2746 Table, refer to CS for CS for HB 967
  - 2800 Conference Committee Report received; Conference Committee Report adopted; Passed as amended by Conference Committee Report 38-0 (433300)
- $\mathbf{S}$ 2802 Conference Committee Report received; Conference Committee Report adopted; Passed as amended by Conference Committee Report 39-0 (403404)
- $\mathbf{S}$ 2804 Read 2nd time; Read 3rd time
  - 2836 Amendment(s) to House amendment(s) adopted; Concurred in 1 amendment(s) (963420, 218733); Refused to concur in 1 amendment(s); Requested House to recede; CS passed as amended 39-0 (963420, 218733)
    - 2958 Read 2nd time; Adopted
  - 2972 Read 2nd time; Adopted
- sssss3000 Read 2nd time; Adopted
- Read 2nd time; Adopted 3002
- 3080 Read 2nd time; Adopted
- 3084 Read 2nd time; Adopted Η Read 3rd time; CS passed 39-0
- Substituted for CS for SB 492; Read 2nd time; Read 3rd Η 123 time; CS passed 39-0
  - 359 Read 3rd time; CS passed 39-0
- 397 Read 3rd time; CS passed as amended 38-0 Η
  - Read 2nd and 3rd times; CS passed 27-11 593
- Η 967 Substituted for CS for CS for 2746; Read 2nd time; Read 3rd time; CS passed as amended 39-0 (705142) Η
  - 981 Read 3rd time; CS passed as amended 38-0
- Η Substituted for CS for CS for CS for SB 1928; Read 2nd time; Read 3rd time; CS passed as amended 37-2 (885916, 804206, 671544, 585656, 471110, 214354, 171660)

$\mathbf{H}$	1047	Read 3rd time; CS passed 30-9			mittee Report adopted; Passed as amended by Conference
$\mathbf{H}$	1051	Substituted for CS for SB 1744; Read 2nd and 3rd times;			Committee Report 39-0 (204868)
		CS passed 39-0	Η	7077	Read 3rd time; Passed as amended 39-0 (653900, 232678)
Η	1155	Read 3rd time; Passed as amended 39-0	Η	7085	Conference Committee Report received; Conference Com-
$\mathbf{H}$	1269	Read 3rd time; CS passed 39-0			mittee Report adopted; Passed as amended by Conference
Н		Read 3rd time; CS passed 39-0			Committee Report 39-0 (842652)
H		Read 3rd time; CS passed 39-0	Η	7087	Substituted for CS for SB 2084; Read 2nd time; Read 3rd
H		Read 3rd time; CS passed 39-0			time; Passed as amended 38-1 (220468, 052818)
		, 1	Η	7123	Read 3rd time; CS passed as amended 39-0 (811862,
H		Read 3rd time; Passed 39-0			765528, 684780, 504390, 083580)
H	7063	Conference Committee Report received; Conference Com-	Η	7127	Read 3rd time; Passed 38-0
		mittee Report adopted; Passed as amended by Conference	Н	7145	Read 3rd time; Passed as amended 26-13
		Committee Report 39-0 (523572)	Н	7169	Read 3rd time; Passed 39-0
$\mathbf{H}$	7065	Conference Committee Report received; Conference Com-	Н	7177	Substituted for CS for SB 1152; Read 2nd time; Read 3rd
		mittee Report adopted; Passed as amended by Conference			time; Passed as amended 39-0 (805214)
		Committee Report 39-0 (323714)			inio, i abboa ab anionada 55 5 (000214)
Н	7069	Conference Committee Report received: Conference Com-	T	he follov	ving local bill was passed: HB 1415.

## JOURNAL OF THE SENATE

# Daily Indices for May 3, 2007

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 $\begin{array}{lll} BA-Bill\ Action & CS-Committee\ Substitute,\ First\ Reading \\ BP-Bill\ Passed & FR-First\ Reading \\ CO-Co-Introducers & MO-Motion \\ CR-Committee\ Report & RC-Reference\ Change \\ \end{array}$ 

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<b>CS/SB 96</b>	<b>CS/CS/SB 2250</b>
<b>CS/SB 138</b> (NC) 907, (BP) 908	CS/SB 2382
<b>CS/CS/SB 252</b> (BP) 1238, (NC) 1238	<b>CS/SB 2482</b> (NC) 912, (BP) 914
<b>CS/SB 420</b> (NC) 918, (BP) 919	<b>CS/SB 2498</b>
<b>CS/CS/SB 432</b> (BA) 903, (BP) 906	<b>CS/SB 2534</b> (BA) 907, (BP) 907
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CS/CS/SB 450 (BP) 1151	(BA) 1252
CS/SB 464 (BP) 909, (NC) 909	CS/CS/SB 2746 (BA) 1206, (CR) 1253
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CS/CS/SB 560 (BA) 907	SB 2802 (BP) 1150
<b>CS/SB 606</b> (BA) 879, (BP) 879	CS/CS/CS/SB 2804 (BA) 1197, (BA) 1248, (BA) 1252
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<b>CS/SB 988</b> (CO) 1256	<b>SR 3002</b> (BP) 878, (FR) 878
<b>CS/SB 1020</b>	<b>CS/SJR 3034</b>
CS/SB 1022 (BA) 907	<b>SR 3080</b> (BP) 878, (FR) 878
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