## HOUSE AMENDMENT

Bill No. CS for SB 1092, 1st Eng.

Amendment No. 1 (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 11 Representative(s) Safley offered the following: 12 13 Amendment (with title amendment) 14 Remove from the bill: Everything after the enacting clause 15 16 and insert in lieu thereof: 17 Section 1. Paragraph (f) of subsection (1) and subsection (13) of section 440.15, Florida Statutes, are 18 19 amended, and subsection (14) is added to said section, to 20 read: 21 440.15 Compensation for disability.--Compensation for 22 disability shall be paid to the employee, subject to the 23 limits provided in s. 440.12(2), as follows: 24 (1) PERMANENT TOTAL DISABILITY.--25 (f)1. If permanent total disability results from 26 injuries that occurred subsequent to June 30, 1955, and for which the liability of the employer for compensation has not 27 been discharged under s. 440.20(12), the injured employee 28 29 shall receive additional weekly compensation benefits equal to 30 5 percent of her or his weekly compensation rate, as 31 established pursuant to the law in effect on the date of her 1 File original & 9 copies hfs0004 04/20/98 11:59 am 01092-0048-590045

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or his injury, multiplied by the number of calendar years 1 2 since the date of injury. The weekly compensation payable and 3 the additional benefits payable under this paragraph, when 4 combined, may not exceed the maximum weekly compensation rate 5 in effect at the time of payment as determined pursuant to s. 6 440.12(2). Entitlement to these supplemental payments shall 7 cease at age 62 if the employee is eligible for social security benefits under 42 U.S.C. s.ss.402 or s.and 423, 8 whether or not the employee has applied for such benefits. 9 10 These supplemental benefits shall be paid by the division out 11 of the Workers' Compensation Administration Trust Fund when 12 the injury occurred subsequent to June 30, 1955, and before 13 July 1, 1984. These supplemental benefits shall be paid by the 14 employer when the injury occurred on or after July 1, 1984. 15 Supplemental benefits are not payable for any period prior to October 1, 1974. 16

17 2.a. The division shall provide by rule for the periodic reporting to the division of all earnings of any 18 nature and social security income by the injured employee 19 20 entitled to or claiming additional compensation under subparagraph 1. Neither the division nor the employer or 21 carrier shall make any payment of those additional benefits 22 provided by subparagraph 1. for any period during which the 23 24 employee willfully fails or refuses to report upon request by 25 the division in the manner prescribed by such rules.

26 b. The division shall provide by rule for the periodic 27 reporting to the employer or carrier of all earnings of any 28 nature and social security income by the injured employee 29 entitled to or claiming benefits for permanent total 30 disability. The employer or carrier is not required to make 31 any payment of benefits for permanent total disability for any

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1 period during which the employee willfully fails or refuses to 2 report upon request by the employer or carrier in the manner 3 prescribed by such rules or if any employee who is receiving 4 permanent total disability benefits refuses to apply for or 5 cooperate with the employer or carrier in applying for social 6 security benefits.

3. When an injured employee receives a full or partial
lump-sum advance of the employee's permanent total disability
compensation benefits, the employee's benefits under this
paragraph shall be computed on the employee's weekly
compensation rate as reduced by the lump-sum advance.

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(13) REPAYMENT.--

13 (a) If an employee has received a sum as an indemnity 14 benefit under any classification or category of benefit under 15 this chapter to which she or he is not entitled, the employee 16 is liable to repay that sum to the employer or the carrier or 17 to have that sum deducted from future benefits, regardless of the classification of benefits, payable to the employee under 18 this chapter; however, a partial payment of the total 19 20 repayment may not exceed 20 percent of the amount of the biweekly payment. 21

22 (b)1. With respect to workers' compensation benefits payable before July 1, 1998, to the extent liability for 23 24 repayment under this subsection is based on the combination of 25 workers' compensation benefits and other benefits exceeding 100 percent of the employee's average weekly wage at the time 26 27 of the injury, the employee is not required to repay the difference to the employer or carrier unless otherwise 28 29 required by a contract that was in force at the time of the 30 injury. However, an employer or carrier is not required to refund to the employee amounts actually recouped under this 31

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subsection prior to July 1, 1998. 1 2 2. As used in this paragraph, "other benefits" means 3 social security benefits under 42 U.S.C. s. 402 or s. 423 and 4 employer-funded benefits, including, but not limited to, 5 nondisability retirement or pension benefits as described in б subsection (14). 7 3. Nothing in this paragraph limits the applicability 8 of subsection (10). (14) COORDINATION OF BENEFITS. -- Unless otherwise 9 10 specifically provided by contract, workers' compensation benefits that are otherwise payable under this chapter must be 11 12 reduced to the extent the combination of workers' compensation 13 benefits and social security benefits under 42 U.S.C. s. 402 14 or s. 423, and employer-funded benefits other than 15 nondisability retirement or pension benefits, provided to the employee and his or her dependents exceeds 100 percent of the 16 17 employee's average weekly wage at the time of injury. A benefit shall be considered employer funded when the employer 18 has contributed more than 50 percent of the cost of the 19 20 benefit. "Workers' compensation benefits" excludes 21 supplemental payments for permanent total disability pursuant 22 to paragraph (1)(f). 23 Section 2. Section 440.49, Florida Statutes, is 24 amended to read: 25 440.49 Limitation of liability for subsequent injury through Special Disability Trust Fund .--26 27 (1) LEGISLATIVE INTENT.--Whereas it is often difficult for workers with disabilities to achieve employment or to 28 29 become reemployed following an injury, and it is the desire of 30 the Legislature to facilitate the return of these workers to 31 the workplace, it is the purpose of this section to encourage 4

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the employment, reemployment, and accommodation of the 1 2 physically disabled by reducing an employer's insurance 3 premium for reemploying an injured worker, to decrease 4 litigation between carriers on apportionment issues, and to 5 protect employers from excess liability for compensation and 6 medical expense when an injury to a physically disabled worker 7 merges with, aggravates, or accelerates her or his preexisting 8 permanent physical impairment to cause either a greater 9 disability or permanent impairment, or an increase in 10 expenditures for temporary compensation or medical benefits than would have resulted from the injury alone. The division 11 12 or the administrator shall inform all employers of the 13 existence and function of the fund and shall interpret 14 eligibility requirements liberally. However, this subsection 15 shall not be construed to create or provide any benefits for 16 injured employees or their dependents not otherwise provided 17 by this chapter. The entitlement of an injured employee or her or his dependents to compensation under this chapter shall be 18 determined without regard to this subsection, the provisions 19 of which shall be considered only in determining whether an 20 21 employer or carrier who has paid compensation under this 22 chapter is entitled to reimbursement from the Special Disability Trust Fund. 23 24 (2) DEFINITIONS.--As used in this section, the term: 25 (a) "Permanent physical impairment" means and is limited to the conditions listed in paragraph (6)(a). 26 27 "Preferred worker" means a worker who, because of (b) a permanent impairment resulting from a compensable injury or 28 29 occupational disease, is unable to return to the worker's 30 regular employment. 31 (C) "Merger" describes or means that: 5

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If the permanent physical impairment had not 1 1. 2 existed, the subsequent accident or occupational disease would 3 not have occurred; 4 2. The permanent disability or permanent impairment 5 resulting from the subsequent accident or occupational disease 6 is materially and substantially greater than that which would 7 have resulted had the permanent physical impairment not existed, and the employer has been required to pay, and has 8 9 paid, permanent total disability or permanent impairment 10 benefits for that materially and substantially greater 11 disability; 12 3. The preexisting permanent physical impairment is 13 aggravated or accelerated as a result of the subsequent injury 14 or occupational disease, or the preexisting impairment has 15 contributed, medically and circumstantially, to the need for temporary compensation, medical, or attendant care and the 16 17 employer has been required to pay, and has paid, temporary compensation, medical, or attendant care benefits for the 18 aggravated preexisting permanent impairment; or 19 4. Death would not have been accelerated if the 20 permanent physical impairment had not existed. 21 22 (d) "Excess permanent compensation" means that compensation for permanent impairment, or permanent total 23 24 disability or death benefits, for which the employer or carrier is otherwise entitled to reimbursement from the 25 Special Disability Trust Fund. 26 27 "Administrator" means the entity selected by the (e) 28 commission to review, allow, deny, compromise, controvert, and 29 litigate claims of the Special Disability Trust Fund." "Corporation" means the Special Disability Trust 30 (f) Fund Financing Corporation, as created under subsection (14). 31 6 04/20/98 11:59 am File original & 9 copies hfs0004 01092-0048-590045

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"Commission" means the Special Disability Trust 1 (q) 2 Fund Privatization Commission, as created under subsection 3 (13). 4 (3) DEDUCTIBLE. -- Reimbursement may not be obtained for 5 the first \$10,000 of benefits paid which otherwise qualify for 6 reimbursement under this section. This deductible does not 7 apply to claims by employers for reimbursement under 8 subparagraph (b)3. (4) PERMANENT IMPAIRMENT OR PERMANENT TOTAL 9 10 DISABILITY, TEMPORARY BENEFITS, MEDICAL BENEFITS, OR ATTENDANT 11 CARE AFTER OTHER PHYSICAL IMPAIRMENT. --12 (a) Permanent impairment.--If an employee who has a 13 preexisting permanent physical impairment incurs a subsequent 14 permanent impairment from injury or occupational disease 15 arising out of, and in the course of, her or his employment 16 which merges with the preexisting permanent physical 17 impairment to cause a permanent impairment, the employer shall, in the first instance, pay all benefits provided by 18 this chapter; but, subject to the limitations specified in 19 20 subsection (6), such employer shall be reimbursed from the Special Disability Trust Fund created by subsection (8) for 50 21 percent of all impairment benefits which the employer has been 22 required to provide pursuant to s. 440.15(3)(a) as a result of 23 24 the subsequent accident or occupational disease. 25 (b) Permanent total disability.--If an employee who has a preexisting permanent physical impairment incurs a 26 27 subsequent permanent impairment from injury or occupational disease arising out of, and in the course of, her or his 28 29 employment which merges with the preexisting permanent physical impairment to cause permanent total disability, the 30 31 employer shall, in the first instance, pay all benefits 7

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1 provided by this chapter; but, subject to the limitations 2 specified in subsection (6), such employer shall be reimbursed 3 from the Special Disability Trust Fund created by subsection 4 (8) for 50 percent of all compensation for permanent total 5 disability.

6 (c) Temporary compensation and medical benefits; 7 aggravation or acceleration of preexisting condition or circumstantial causation. -- If an employee who has a 8 9 preexisting permanent physical impairment experiences an 10 aggravation or acceleration of the preexisting permanent 11 physical impairment as a result of an injury or occupational 12 disease arising out of and in the course of her or his 13 employment, or suffers an injury as a result of a merger as defined in subparagraph (1)(b)2., the employer shall provide 14 15 all benefits provided by this chapter, but, subject to the 16 limitations specified in subsection (7), the employer shall be 17 reimbursed by the Special Disability Trust Fund created by subsection (8) for 50 percent of its payments for temporary, 18 medical, and attendant care benefits. 19

WHEN DEATH RESULTS.--If death results from the 20 (5) subsequent permanent impairment contemplated in paragraph (c) 21 22 within 1 year after the subsequent injury, or within 5 years after the subsequent injury when disability has been 23 24 continuous since the subsequent injury, and it is determined 25 that the death resulted from a merger, the employer shall, in the first instance, pay the funeral expenses and the death 26 27 benefits prescribed by this chapter; but, subject to the limitations specified in subsection (6), she or he shall be 28 reimbursed from the Special Disability Trust Fund created by 29 30 subsection (8) for the last 50 percent of all compensation 31 allowable and paid for such death and for 50 percent of the

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amount paid as funeral expenses. 1 EMPLOYER KNOWLEDGE, EFFECT ON REIMBURSEMENT .--2 (6) 3 (a) Reimbursement is not allowed under this section 4 unless it is established that the employer knew of the 5 preexisting permanent physical impairment prior to the 6 occurrence of the subsequent injury or occupational disease, 7 and that the permanent physical impairment is one of the 8 following: 9 1. Epilepsy. 10 2. Diabetes. 3. Cardiac disease. 11 12 4. Amputation of foot, leg, arm, or hand. 13 5. Total loss of sight of one or both eyes or a partial loss of corrected vision of more than 75 percent 14 15 bilaterally. 16 6. Residual disability from poliomyelitis. 17 7. Cerebral palsy. 8. Multiple sclerosis. 18 9. Parkinson's disease. 19 10. Meniscectomy. 20 11. Patellectomy. 21 Ruptured cruciate ligament. 22 12. 23 13. Hemophilia. 24 14. Chronic osteomyelitis. 25 15. Surgical or spontaneous fusion of a major weight-bearing joint. 26 27 16. Hyperinsulinism. 17. Muscular dystrophy. 28 Thrombophlebitis. 29 18. 30 19. Herniated intervertebral disk. 31 20. Surgical removal of an intervertebral disk or 9 04/20/98 11:59 am File original & 9 copies hfs0004 01092-0048-590045

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1 spinal fusion.

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2 21. One or more back injuries or a disease process of 3 the back resulting in disability over a total of 120 or more 4 days, if substantiated by a doctor's opinion that there was a 5 preexisting impairment to the claimant's back.

22. Total deafness.

7 23. Mental retardation, provided the employee's 8 intelligence quotient is such that she or he falls within the 9 lowest 2 percentile of the general population. However, it 10 shall not be necessary for the employer to know the employee's 11 actual intelligence quotient or actual relative ranking in 12 relation to the intelligence quotient of the general 13 population.

24. Any permanent physical condition which, prior to
the industrial accident or occupational disease, constitutes a
20-percent impairment of a member or of the body as a whole.

17 25. Obesity, provided the employee is 30 percent or 18 more over the average weight designated for her or his height 19 and age in the Table of Average Weight of Americans by Height 20 and Age prepared by the Society of Actuaries using data from 21 the 1979 Build and Blood Pressure Study.

22 26. Any permanent physical impairment as defined in s.
23 440.15(3) which is a result of a prior industrial accident
24 with the same employer or the employer's parent company,
25 subsidiary, sister company, or affiliate located within the
26 geographical boundaries of this state.

(b) The Special Disability Trust Fund is not liablefor any costs, interest, penalties, or attorneys' fees.

(c) An employer's or carrier's right to apportionment or deduction pursuant to ss. 440.02(1), 440.15(5)(b), and 440.151(1)(c) does not preclude reimbursement from such fund,

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1 except when the merger comes within the definition of 2 subparagraph (2)(b)2. and such apportionment or deduction 3 relieves the employer or carrier from providing the materially 4 and substantially greater permanent disability benefits 5 otherwise contemplated in those paragraphs.

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(7) REIMBURSEMENT OF EMPLOYER.--

7 (a) The right to reimbursement as provided in this section is barred unless written notice of claim of the right 8 9 to such reimbursement is filed by the employer or carrier 10 entitled to such reimbursement with the division or administrator at Tallahassee within 2 years after the date the 11 12 employee last reached maximum medical improvement, or within 2 13 years after the date of the first payment of compensation for 14 permanent total disability, wage loss, or death, whichever is later. The notice of claim must contain such information as 15 16 the division by rule requires or as established by the 17 administrator; and the employer or carrier claiming reimbursement shall furnish such evidence in support of the 18 claim as the division or administrator reasonably may require. 19

(b) For notice of claims on the Special Disability Trust Fund filed on or after July 1, 1978, the Special Disability Trust Fund shall, within 120 days after receipt of notice that a carrier has paid, been required to pay, or accepted liability for excess compensation, serve notice of the acceptance of the claim for reimbursement.

(c) A proof of claim must be filed on each notice of claim on file as of June 30, 1997, within 1 year after July 1, 1997, or the right to reimbursement of the claim shall be barred. A notice of claim on file on or before June 30, 1997, may be withdrawn and refiled if, at the time refiled, the notice of claim remains within the limitation period specified

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in paragraph (a). Such refiling shall not toll, extend, or 1 2 otherwise alter in any way the limitation period applicable to the withdrawn and subsequently refiled notice of claim. Each 3 4 proof of claim filed shall be accompanied by a proof-of-claim 5 fee as provided in paragraph (9)(d). The Special Disability Trust Fund shall, within 120 days after receipt of the proof б 7 of claim, serve notice of the acceptance of the claim for 8 reimbursement. This paragraph shall apply to all claims 9 notwithstanding the provisions of subsection (12).

10 (d) Each notice of claim filed or refiled on or after July 1, 1997, must be accompanied by a notification fee as 11 12 provided in paragraph (9)(d). A proof of claim must be filed 13 within 1 year after the date the notice of claim is filed or 14 refiled, accompanied by a proof-of-claim fee as provided in 15 paragraph (9)(d), or the claim shall be barred. The 16 notification fee shall be waived if both the notice of claim 17 and proof of claim are submitted together as a single filing. The Special Disability Trust Fund shall, within 180 days after 18 receipt of the proof of claim, serve notice of the acceptance 19 of the claim for reimbursement. This paragraph shall apply to 20 all claims notwithstanding the provisions of subsection (12). 21

(e) For dates of accident on or after January 1, 1994, 22 the Special Disability Trust Fund shall, within 120 days of 23 24 receipt of notice that a carrier has been required to pay, and 25 has paid over \$10,000 in benefits, serve notice of the acceptance of the claim for reimbursement. Failure of the 26 27 Special Disability Trust Fund to serve notice of acceptance shall give rise to the right to request a hearing on the claim 28 29 for reimbursement. If the Special Disability Trust Fund 30 through its representative denies or controverts the claim, 31 the right to such reimbursement shall be barred unless an

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application for a hearing thereon is filed with the division 1 2 or administrator at Tallahassee within 60 days after notice to 3 the employer or carrier of such denial or controversion. When 4 such application for a hearing is timely filed, the claim 5 shall be heard and determined in accordance with the procedure prescribed in s. 440.25, to the extent that such procedure is 6 7 applicable, and in accordance with the workers' compensation rules of procedure. In such proceeding on a claim for 8 9 reimbursement, the Special Disability Trust Fund shall be made 10 the party respondent, and no findings of fact made with respect to the claim of the injured employee or the dependents 11 12 for compensation, including any finding made or order entered pursuant to s. 440.20(12), shall be res judicata. The Special 13 Disability Trust Fund may not be joined or made a party to any 14 15 controversy or dispute between an employee and the dependents 16 and the employer or between two or more employers or carriers 17 without the written consent of the fund. (f) When it has been determined that an employer or 18 carrier is entitled to reimbursement in any amount, the 19 20 employer or carrier shall be reimbursed annually from the Special Disability Trust Fund for the compensation and medical 21 benefits paid by the employer or carrier for which the 22 employer or carrier is entitled to reimbursement, upon filing 23 24 request therefor and submitting evidence of such payment in

25 accordance with rules prescribed by the division, which rules 26 may include parameters for annual audits. The Special 27 Disability Trust Fund shall pay the approved reimbursement

28 requests on a first-in, first-out basis reflecting the order 29 in which the reimbursement requests were received.

30 (8) PREFERRED WORKER PROGRAM.--The division <u>or</u>
 31 administrator shall issue identity cards to preferred workers

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upon request by qualified employees and shall reimburse an employer, from the Special Disability Trust Fund, for the cost of workers' compensation premium related to the preferred workers payroll for up to 3 years of continuous employment upon satisfactory evidence of placement and issuance of payroll and classification records and upon the employee's certification of employment.

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(9) SPECIAL DISABILITY TRUST FUND.--

There is established in the State Treasury a 9 (a) 10 special fund to be known as the "Special Disability Trust 11 Fund, " which shall be available only for the purposes stated 12 in this section; and the assets thereof may not at any time be 13 appropriated or diverted to any other use or purpose. The Treasurer shall be the custodian of such fund, and all moneys 14 15 and securities in such fund shall be held in trust by such 16 Treasurer and shall not be the money or property of the state. 17 The Treasurer is authorized to disburse moneys from such fund only when approved by the division or corporation and upon the 18 order of the Comptroller. The Treasurer shall deposit any 19 20 moneys paid into such fund into such depository banks as the division or corporation may designate and is authorized to 21 invest any portion of the fund which, in the opinion of the 22 division, is not needed for current requirements, in the same 23 24 manner and subject to all the provisions of the law with 25 respect to the deposits of state funds by such Treasurer. All interest earned by such portion of the fund as may be invested 26 27 by the Treasurer shall be collected by her or him and placed to the credit of such fund. 28

(b)1. The Special Disability Trust Fund shall be
maintained by annual assessments upon the insurance companies
writing compensation insurance in the state, the commercial

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self-insurers under ss. 624.462 and 624.4621, the assessable 1 2 mutuals under s. 628.601, and the self-insurers under this 3 chapter, which assessments shall become due and be paid 4 quarterly at the same time and in addition to the assessments 5 provided in s. 440.51. The division shall estimate annually in 6 advance the amount necessary for the administration of this 7 subsection and the maintenance of this fund and shall make such assessment in the manner hereinafter provided. 8 9 2. The annual assessment shall be calculated to 10 produce during the ensuing fiscal year an amount which, when 11 combined with that part of the balance in the fund on June 30 12 of the current fiscal year which is in excess of \$100,000, is 13 equal to the average of: The sum of disbursements from the fund during the 14 a. 15 immediate past 3 calendar years, and 16 Two times the disbursements of the most recent b. 17 calendar year. 18 19 Such amount shall be prorated among the insurance companies 20 writing compensation insurance in the state and the 21 self-insurers. The net premiums written by the companies for 22 3. workers' compensation in this state and the net premium 23 24 written applicable to the self-insurers in this state are the 25 basis for computing the amount to be assessed as a percentage of net premiums. Such payments shall be made by each insurance 26 27 company and self-insurer to the division for the Special 28 Disability Trust Fund in accordance with such regulations as 29 the division prescribes. 30 4. The Treasurer is authorized to receive and credit 31 to such Special Disability Trust Fund any sum or sums that may 15

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1 at any time be contributed to the state by the United States 2 under any Act of Congress, or otherwise, to which the state 3 may be or become entitled by reason of any payments made out 4 of such fund.

5 (c) Notwithstanding the Special Disability Trust Fund 6 assessment rate calculated pursuant to this section, the rate 7 assessed shall not exceed 4.52 percent.

(d) The Special Disability Trust Fund shall be 8 9 supplemented by a \$250 notification fee on each notice of 10 claim filed or refiled after July 1, 1997, and a \$500 fee on each proof of claim filed in accordance with subsection (7). 11 12 Revenues from the fee shall be deposited into the Special 13 Disability Trust Fund and are exempt from the deduction required by s. 215.20. The fees provided in this paragraph 14 15 shall not be imposed upon any insurer which is in receivership with the Department of Insurance. 16

17 (e) The Department of Labor and Employment Security or 18 administrator shall report annually on the status of the 19 Special Disability Trust Fund. The report shall update the 20 estimated undiscounted and discounted fund liability, as determined by an independent actuary the projected change in 21 fund liability, change in the total number of notices of claim 22 on file with the fund in addition to the number of newly filed 23 24 notices of claim, change in the number of proofs of claim 25 processed by the fund, and the fee revenues refunded and revenues applied to pay down the liability of the fund, the 26 27 average time required to reimburse accepted claims, and the average administrative costs per claim. The department or 28 29 administrator shall submit its <del>initial</del> report to the Governor, 30 the President of the Senate, and the Speaker of the House of Representatives by March 1, 1998, for the period ending 31 16

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February 1, 1998, with additional reports submitted by 1 2 December 1 of each year, 1998, and December 1, 1999. 3 (10) DIVISION ADMINISTRATION OF FUND; CLAIMS; ADVISORY 4 COMMITTEE; EXPENSES.--The division or administrator shall 5 administer the Special Disability Trust Fund with authority to 6 allow, deny, compromise, controvert, and litigate claims made 7 against it and to designate an attorney to represent it in 8 proceedings involving claims against the fund, including negotiation and consummation of settlements, hearings before 9 10 judges of compensation claims, and judicial review. The 11 division or administrator or the attorney designated by it 12 shall be given notice of all hearings and proceedings 13 involving the rights or obligations of such fund and shall have authority to make expenditures for such medical 14 15 examinations, expert witness fees, depositions, transcripts of testimony, and the like as may be necessary to the proper 16 17 defense of any claim. The division shall appoint an advisory committee composed of representatives of management, 18 compensation insurance carriers, and self-insurers to aid it 19 20 in formulating policies with respect to conservation of the 21 fund, who shall serve without compensation for such terms as specified by it, but be reimbursed for travel expenses as 22 provided in s. 112.061. All expenditures made in connection 23 24 with conservation of the fund, including the salary of the 25 attorney designated to represent it and necessary travel expenses, shall be allowed and paid from the Special 26 27 Disability Trust Fund as provided in this section upon the presentation of itemized vouchers therefor approved by the 28 29 division. (11) EFFECTIVE DATES.--This section does not apply to 30 31 any case in which the accident causing the subsequent injury 17

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or death or the disablement or death from a subsequent 1 2 occupational disease occurred prior to July 1, 1955, or on or 3 after January 1, 1998. In no event shall the Special 4 Disability Trust Fund be liable for, or reimburse employers or 5 carriers for, any case in which the accident causing the subsequent injury or death or the disablement or death from a б 7 subsequent occupational disease occurred on or after January 8 1, 1998. The Special Disability Trust Fund shall continue to reimburse employers or carriers for subsequent injuries 9 10 occurring prior to January 1, 1998, and the division shall 11 continue to assess for and the division or administrator shall 12 fund reimbursements as provided in subsection (9) for this 13 purpose. (12) REIMBURSEMENT FROM THE SPECIAL DISABILITY TRUST 14 15 FUND. -- The applicable law for the purposes of determining entitlement to reimbursement from the Special Disability Trust 16 17 Fund is the law in effect on the date the accident occurred. (13)(a) The Special Disability Trust Fund 18 19 Privatization Commission is created to evaluate and determine 20 the feasibility of privatizing the Special Disability Trust Fund. The commission shall determine the liabilities of the 21 22 fund and the costs to presently administer the Special Disability Trust Fund. The commission shall develop and issue 23 24 a request for proposal to transfer the liabilities of the 25 Special Disability Trust Fund to an admitted insurer. The commission is authorized to select and contract with an 26 27 admitted insurer, only if the commission determines that such an arrangement would substantially reduce the costs and be 28 29 more effective than the current administration of the Special 30 Disability Trust Fund. 31 (b) Consistent with the closing of the fund provided 18

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in subsection (11), the Special Disability Trust Fund 1 2 Privatization Commission is authorized to contract with an 3 administrator to review, allow, deny, compromise, controvert, 4 and litigate claims of the Special Disability Trust Fund under this section. The Commission, in consultation with the 5 division, is authorized to contract with an admitted insurer 6 7 to assume the reimbursement obligations of the Special 8 Disability Trust Fund for claims which have previously have accepted for reimbursement by the Special Disability Trust 9 10 Fund and claims which are determined to be reimbursable by the Special Disability Trust Fund. On or before July 1, 1999, the 11 commission, in consultation with the division, may develop and 12 13 issue a request for proposal for the transfer and assumption of liabilities, and administration of certain functions 14 15 related to claims of the Special Disability Trust Fund. The administrator shall have experience in workers' compensation 16 17 claims management of sufficient scope and size to undertake the duties and responsibilities of this section and shall 18 19 demonstrate the ability to meet the criteria established by the commission, which shall include the ability to 20 substantially reduce the overall costs of reviewing and 21 reimbursing claims, and to settle and extinguish the 22 liabilities of the Special Disability Trust Fund in a more 23 24 cost efficient and more timely manner than presently provided 25 by the division. In the event liabilities on the Special Disabilities Trust Fund are transferred to and assumed by an 26 27 admitted insurer, such insurer shall provide the state with financial assurance as to the satisfaction of any such 28 29 liabilities or claims and the state and the Special Disability 30 Trust Fund shall have no further liability with respect to those liabilities and claims. The financial assurances may 31 19

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include, but are not limited to, cash reserves, reinsurance, 1 2 guarantees, or letters of credit. 3 The commission shall be composed of three members, (C) 4 one member selected by the Governor; one selected by the 5 Insurance Commissioner; and one selected by the State Board of б Administration. 7 (d) The commission is authorized to appoint and employ 8 such officers, agents, and employees as the commission deems advisable to operate and manage the affairs of the 9 10 corporation, which officers, agents, and employees may be 11 employees of the division or the State Board of 12 Administration. The commission shall contract with consultants 13 deemed necessary to determine the liabilities of the Special Disability Trust Fund, as of December 31, 1998, and the 14 15 feasibility of privatizing the Special Disability Trust Fund. (14) Florida Special Disability Trust Fund Financing 16 17 Corporation. --(a) The Legislature finds that: 18 19 The liabilities of the Special Disability Trust 1. Fund are substantial and that the extinguishment of these 20 liabilities in a cost effective and timely manner are of 21 22 paramount importance to the state. In connection therewith, in the event that the commission determines that it is more cost 23 24 effective and in the best interest of the Special Disabilities 25 Trust Fund and the state to finance the liabilities of the Special Disabilities Trust Fund through the issuance of bonds, 26 27 notes or other evidence of indebtedness, it shall request the assistance of the corporation to issue such bonds, notes or 28 29 other evidences of indebtedness. 30 The Legislature finds that the creation of a public 2. 31 benefits corporation and the issuance of bonds or other forms 20 File original & 9 copies 04/20/98

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of indebtedness under this section is consistent with the 1 2 underlying public purpose of reducing and ultimately eliminating the liabilities of the Special Disability Trust 3 4 Fund. The purpose of the corporation and the subsequent bond 5 issuance is to fund and pay the liabilities of the Special Disability Trust Fund, ensure the existence of a sufficient 6 7 funding source for reimbursements to employers and carriers, 8 and reduce the overall costs of the program provided by the state by employers and carriers. 9 10 (b) In the event the commission determines that it is 11 more cost effective and in the best interest of the Special 12 Disability Trust Fund, the state, insurers, and employers to 13 finance the liabilities of the Special Disability Trust Fund through the issuance of bonds, notes, or other evidences of 14 15 indebtedness, there is created a public benefits corporation to be known as the Special Disability Trust Fund Financing 16 17 Corporation. 1. The corporation shall operate under a three-member 18 19 board of directors consisting of the Governor or a designee, the Treasurer or a designee, and the Executive Director of the 20 State Board of Administration or a designee. 21 22 The corporation has all of the powers of 2. corporations under chapter 607 and under chapter 617. 23 24 The corporation may issue bonds, notes, or other 3. 25 evidences of indebtedness and engage in such other financial transactions as are necessary to provide sufficient funds to 26 achieve the purposes of this section. 27 The corporation may invest in any of the 28 4. 29 investments authorized under s. 215.47. 30 There shall be no liability on the part of, and no 5. 31 cause of action shall arise against, any board members or 21 File original & 9 copies 04/20/98 hfs0004 11:59 am 01092-0048-590045

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employees of the corporation or the state for any actions 1 2 taken by them in the performance of their duties under this 3 paragraph. 4 6. The corporation may appoint and employ such 5 officers, agents, and employees as the corporation deems 6 advisable to operate and manage the affairs of the 7 corporation, which officers, agents, and employees may be 8 employees of the division or the State Board of Administration. The administrative costs and fees incurred by 9 10 the corporation, and employee salaries, shall be paid from bond revenues. The corporation and the division shall have 11 12 the power to contract with each other for expenses incurred in connection with the transfer, assumption, and settlement of 13 liabilities of the Special Disability Trust Fund. 14 15 7. In addition to bonding, the corporation may also borrow from, or enter into other financing arrangements with, 16 17 any market sources at interest rates not exceeding prevailing 18 interest rates. (c)1. The proceeds of revenue bonds issued by this 19 corporation may be used to pay obligations of the Special 20 Disability Trust Fund made pursuant to this section; to 21 22 finance or replace previously existing borrowings or financial arrangements; to pay interest on bonds; to fund reserves for 23 24 the bonds; to pay expenses incident to the issuance or sale of any bonds issued under this subsection, or for such other 25 purposes related to the financial obligations of the Special 26 27 Disability Trust Fund as the corporation may determine. The corporation may pledge all or a portion of the revenues 28 29 collected under subsection (9) to secure such revenue bonds, 30 and may execute such agreements between the corporation and 31 the division, necessary or desirable in connection with the 22

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issuance of any revenue bonds. 1 2 2. The corporation may contract with the State Board 3 of Administration to serve as trustee with respect to debt 4 obligations issued by the corporation as provided by this section and to hold, administer, and invest proceeds of such 5 debt obligations and other funds of the corporation. The State 6 7 Board of Administration may perform such services and may contract with others to provide all or a part of such services 8 and to recover the costs and expenses of providing such 9 10 services. 11 (d)1. Revenue bonds may not be issued under this 12 subsection until validated under chapter 75. In any suit, 13 action, or proceeding involving the validity or enforceability of any bond issued under this subsection, or the security 14 15 therefor, any such bond reciting in substance that it has been issued by the corporation in connection with any purpose of 16 17 this section shall be conclusively deemed to have been carried 18 out in accordance with the mandates herein. In actions under chapter 75 to validate any bonds issued by the corporation, 19 the notice required by s. 75.06 shall be published only in 20 Leon County and in two newspapers of general circulation in 21 the state, and the complaint and order of the court shall be 22 served only on the State Attorney of the Second Judicial 23 Circuit. The validation of at least the first obligations 24 25 incurred pursuant to this subsection shall be appealed to the Supreme Court, to be handled on an expedited basis. 26 27 The state hereby covenants with holders of bonds of 2. the corporation that the state will not repeal or abrogate the 28 29 power of the division to levy the assessments and to collect the proceeds of the revenues pledged to the payment of such 30 31 bonds as long as any such bonds remain outstanding unless 23

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adequate provision has been made for the payment of such bonds 1 2 pursuant to the documents authorizing the issuance of such 3 bonds. 4 3. The corporation and its corporate existence shall 5 continue until terminated by law; however, no such law shall 6 take effect as long as the corporation has bonds outstanding 7 unless adequate provision has been made for the payment of 8 such bonds pursuant to the documents authorizing the issuance of such bonds. Upon termination of the existence of the 9 10 corporation, all of its rights and properties in excess of its 11 obligations shall pass to and be vested in the state. 12 (e)1. The funds, credit, property, or taxing power of 13 the state or political subdivisions of the state shall not be pledged for the payment of such bonds. The bonds of the 14 15 corporation are not a debt of the state or of any political subdivision, and neither the state nor any political 16 17 subdivision is liable on such bonds. The corporation does not 18 have the power to pledge the credit, the revenues, or the taxing power of the state or of any political subdivision. The 19 credit, revenues, or taxing power of the state or of any 20 political subdivision shall not be deemed to be pledged to the 21 22 payment of any bonds of the corporation. However, bonds issued under this subsection are declared to be for an essential 23 24 public and governmental purpose. 25 The property, revenues, and other assets of the 2. corporation; the transactions and operations of the 26 27 corporation and the income from such transactions and operations; and all bonds issued under this paragraph and the 28 29 interest on such bonds, which is exempt from income taxes of the United States, are exempt from taxation by the state and 30 any political subdivision, including, but not limited to, the 31 24

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intangibles tax under chapter 199, the income tax under 1 2 chapter 220, and the premium tax under the Florida Insurance 3 Code. This exemption does not apply to any tax imposed by 4 chapter 220 on interest income or profits on debt obligations owned by corporations other than the Special Disability Trust 5 Fund Financing Corporation. The corporation is not subject to б 7 the reporting requirements mandated by the Florida Insurance 8 Code. 9 (f) All bonds of the corporation shall be and 10 constitute legal investments without limitation for all public 11 bodies of this state; for all banks, trust companies, savings 12 banks, savings associations, savings and loan associations, 13 and investment companies; for all administrators, executors, 14 trustees, and other fiduciaries; for all insurance companies 15 and associations and other persons carrying on an insurance business; and for all other persons who are now or may 16 17 hereafter be authorized to invest in bonds or other 18 obligations of the state and shall be and constitute eligible securities to be deposited as collateral for the security of 19 any state, county, municipal, or other public funds. This 20 paragraph shall be considered as additional and supplemental 21 22 authority and shall not be limited without specific reference to this paragraph. 23 24 (g) In the event the commission selects an admitted 25 insurer to assume all or some of the liabilities of the Special Disability Trust Fund, all or any portion of the 26 27 monetary assets and claims liabilities held in and accruing to the Special Disability Trust Fund may, with the agreement of 28 29 the corporation or the administrator, be transferred to and 30 fully assumed by the corporation or the admitted insurer. As 31 provided in an agreement with the corporation or the admitted 25

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insurer, subsequent assessments under subsection (9) shall be 1 collected by the division, deposited into the Special 2 3 Disability Trust Fund, and used exclusively for the debt 4 service of the bonds issued by the corporation, the payment of 5 outstanding liabilities of the Special Disability Trust Fund not assumed by the corporation or the admitted insurer, and 6 7 expenses of the corporation. 8 (h) The administrator is prohibited from reviewing, auditing, litigating, reimbursing, or settling any pending or 9 10 future claim or liability of its affiliates or subsidiaries. 11 The administrator is required to subcontract the 12 responsibility of reviewing, auditing, litigating, 13 reimbursing, or settling such a claim or liability. The Auditor General is authorized to examine and 14 (i) 15 audit the records and accounts of the corporation. There is hereby appropriated \$200,000 from 16 Section 3. 17 the Special Disability Trust Fund to the Special Disability Trust Fund Privatization Commission to implement this act. 18 19 Section 4. This act shall take effect July 1 of the 20 year in which enacted. 21 22 23 24 And the title is amended as follows: 25 On page 1, lines 3-11 remove from the title of the bill: all of said lines 26 27 and insert in lieu thereof: 28 29 amending s. 440.15, F.S.; providing an 30 exception to certain benefit repayment 31 requirements for employees; providing a 26 File original & 9 copies 04/20/98 hfs0004 11:59 am 01092-0048-590045

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1	definition; providing application; providing a
2	method for determining workers' compensation
3	benefits when in combination with certain other
4	benefits; providing for the exclusion of
5	certain supplemental payments; amending s.
6	440.49, F.S., creating the Special Disability
7	Trust Fund Privatization Commission; providing
8	purpose; providing for members; providing
9	duties; creating the Special Disability Trust
10	Fund Financing Corporation; providing purposes;
11	providing for a board of directors; providing
12	powers and duties of the corporation;
13	authorizing the Division of Workers'
14	Compensation to enter into service contracts
15	for certain purposes; authorizing the
16	corporation to issue evidences of indebtedness;
17	authorizing the corporation to validate bond
18	obligations; exempting the corporation from
19	certain taxes and assessments; providing
20	application; providing for reversion of the
21	assets to the State upon dissolution of the
22	corporation; providing for the State Board of
23	Administration to be a trustee of the
24	corporation's securities; authorizing the
25	commission to issue a request for proposal for
26	administration of the claims of the fund;
27	authorizing the transfer and assumption of the
28	liabilities of the Special Disability Trust
29	Fund to an admitted insurer if it is determined
30	by the commission that such an arrangement
31	would be more cost effective than the current

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1	administration by the division; authorizing the
2	Auditor General to examine and audit the
3	records of the corporation; providing an
4	appropriation; providing an effective date.
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