Bill No. CS for CS for SB 1456 Amendment No. ____ CHAMBER ACTION <u>Senate</u> House 1 2 3 4 5 6 7 8 9 10 11 Senator Bronson moved the following amendment: 12 13 Senate Amendment (with title amendment) On page 27, between lines 26 and 27, 14 15 16 insert: 17 Section 14. Section 373.4137, Florida Statutes, is 18 amended to read: 19 373.4137 Mitigation requirements.--(1) The Legislature finds that environmental 20 21 mitigation for the impact of transportation projects proposed 22 by the Department of Transportation can be more effectively achieved by regional, long-range mitigation planning rather 23 24 than on a project-by-project basis. It is the intent of the 25 Legislature that mitigation to offset the adverse effects of 26 these transportation projects be funded by the Department of 27 Transportation and be carried out by the Department of 28 Environmental Protection and the water management districts,

including the use of mitigation banks established pursuant to

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(2) Environmental impact inventories for

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this part.

transportation projects proposed by the Department of
Transportation shall be developed as follows:

3 (a) <u>Each June 1</u> Beginning July 1996, the Department of 4 Transportation shall submit annually to the Department of 5 Environmental Protection and the water management districts a 6 copy of its adopted work program and an inventory of habitats 7 addressed in the rules adopted pursuant to this part and s. 404 of the Clean Water Act, 33 U.S.C. s. 1344, which may be 8 9 impacted by its plan of construction for transportation 10 projects in the <u>next</u> first 3 years of the adopted work program. The Department of Transportation may also include in 11 12 its inventory the habitat impacts of any future transportation project_identified in the adopted work program.For the July 13 14 1996 submittal, The inventory may exclude those projects which 15 have received permits pursuant to this part and s. 404 of the Clean Water Act, 33 U.S.C. s. 1344, projects for which 16 17 mitigation planning or design has commenced, or projects for which mitigation has been implemented in anticipation of 18 future permitting needs. 19

20 (b) The environmental impact inventory shall include a 21 description of these habitat impacts, including their location, acreage, and type; state water quality 22 classification of impacted wetlands and other surface waters; 23 24 any other state or regional designations for these habitats; 25 and a survey of threatened species, endangered species, and species of special concern affected by the proposed project. 26 27 (3) To fund the mitigation plan for the projected 28 impacts identified in the inventory described in subsection (2), beginning July 1, 1997, the Department of Transportation 29 30 shall identify funds quarterly in an escrow account within the 31 State Transportation Trust Fund established by the Department

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of Transportation for the benefit of the Department of 1 2 Environmental Protection. Any interest earnings from the 3 escrow account shall be returned to the Department of 4 Transportation. The Department of Environmental Protection 5 shall request a transfer of funds from the escrow account to the Ecosystem Management and Restoration Trust Fund no sooner б 7 than 30 days prior to the date the funds are needed to pay for activities contained in the mitigation programs. The amount 8 9 transferred each year by the Department of Transportation 10 shall correspond to a cost per acre of \$75,000 multiplied by the projected acres of impact identified in the inventory 11 12 described in subsection (2) within the water management 13 district for that year. The water management district may draw from the trust fund no sooner than 30 days prior to the 14 15 date funds are needed to pay for activities associated with 16 development or implementation of the mitigation plan described 17 in subsection (4). Activities associated with the development of the mitigation plan include, but are not limited to, 18 design, engineering, production, and staff support. Each July 19 20 1, beginning in 1998, the cost per acre shall be adjusted by 21 the percentage change in the average of the Consumer Price Index issued by the United States Department of Labor for the 22 most recent 12-month period ending September 30, compared to 23 24 the base year average, which is the average for the 12-month 25 period ending September 30, 1996. At the end of each year, the projected acreage of impact shall be reconciled with the 26 27 acreage of impact of projects as permitted pursuant to this part and s. 404 of the Clean Water Act, 33 U.S.C. s. 1344, and 28 the following year's transfer of funds shall be adjusted 29 30 accordingly to reflect the overtransfer or undertransfer of 31 funds from the preceding year. The Department of Environmental

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Protection is authorized to transfer such funds from the 1 2 Ecosystem Management and Restoration Trust Fund to the water 3 management districts to carry out the mitigation programs. 4 (4) Prior to December <u>1 of each year</u> 31, 1996, each 5 water management district, in consultation with the Department of Environmental Protection, the United States Army Corps of 6 7 Engineers, and other appropriate federal, state, and local governments, and entities operating mitigation banks which 8 have obtained a permit pursuant to s. 373.4136, shall develop 9 10 a plan for the primary purpose of complying with the mitigation requirements adopted pursuant to this part and 33 11 12 U.S.C. s. 1344. This plan shall also address significant 13 aquatic and exotic plant problems within wetlands and other 14 surface waters. In developing such plans, the districts shall 15 utilize sound ecosystem management practices to address 16 significant water resource needs and shall focus on activities 17 of the department and the water management districts, such as surface water improvement and management projects and lands 18 identified for potential acquisition or restoration, to the 19 20 extent such activities comply with the mitigation requirements adopted under this part and 33 U.S.C. s. 1344. In determining 21 the activities to be included in such plans, the districts 22 shall also consider the purchase of credits from public or 23 24 private mitigation banks permitted under this part and shall 25 include such purchase as a part of the mitigation plan when such purchase would offset the impact of the transportation 26 27 project, provide equal benefits to the water resources than other mitigation options being considered, and provide the 28 most cost-effective mitigation option. The mitigation plan 29 30 shall be preliminarily approved by the water management 31 district governing board and shall be submitted to the

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secretary of the Department of Environmental Protection for 1 review and final approval. The preliminary approval by the 2 3 water management district governing board does not constitute 4 a decision that affects substantial interests as provided by 5 s. 120.569. At least 30 days prior to preliminary approval, 6 the water management district shall provide a copy of the 7 draft mitigation plan to any person who has requested a copy. (a) Each mitigation plan shall include a brief 8 explanation of why a mitigation bank was or was not chosen as 9 10 a mitigation option for each transportation project addressed in the plan, including an estimation and description of 11 12 identifiable costs of the mitigation bank and nonmitigation bank option to the extent practicable. 13 14 (b)(a) If the Department of Environmental Protection 15 and water management districts are unable to identify 16 mitigation that would offset the impacts of a project included 17 in the inventory, either due to the nature of the impact or the amount of funds available, that project shall not be 18 addressed in the mitigation plan and the project shall not be 19 subject to the provisions of this section. 20 21 (c)(b) Specific projects may be excluded from the environmental impact inventory and the mitigation plan and 22 shall not be subject to this section upon the agreement of the 23 24 Department of Transportation, the Department of Environmental 25 Protection, and the appropriate water management district that the inclusion of such projects would hamper the efficiency or 26 27 timeliness of the mitigation planning and permitting process. (d)(c) Those transportation projects that are proposed 28 to commence in fiscal year 1996-1997 shall not be addressed in 29 30 the mitigation plan, and the provisions of subsection (7) 31 shall not apply to these projects. The Department of

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Transportation may enter into interagency agreements with the 1 2 Department of Environmental Protection or any water management 3 district to perform mitigation planning and implementation for 4 these projects. (e) Surface water improvement and management or 5 aquatic or exotic plant control projects undertaken using the 6 \$12 mil<u>lion advance transferred from the Department of</u> 7 Transportation to the Department of Environmental Protection 8 in fiscal year 1996-1997 shall remain available for mitigation 9 10 until the \$12 million is fully credited up to and including fiscal year 2004-2005. When these projects are used as 11 12 mitigation, the \$12 million advance shall be reduced by \$75,000 per acre of impact mitigated. For any fiscal year 13 through and including fiscal year 2004-2005, to the extent the 14 cost of developing and implementing the mitigation plans is 15 less than the amount transferred from the Department of 16 17 Transportation to the Department of Environmental Protection pursuant to subsection (3), the difference shall be credited 18 towards the \$12 million advance. 19 20 (d) On July 1, 1996, the Department of Transportation 21 shall transfer to the Department of Environmental Protection 22 \$12 million from the State Transportation Trust Fund for the 23 purposes of the surface water improvement management program 24 and to address statewide aquatic and exotic plant problems 25 within wetlands and other surface waters. Such funds shall be considered an advance upon funds that the Department of 26 27 Transportation would provide for statewide mitigation during 28 the 1997-1998, 1998-1999, and 1999-2000 fiscal years. This 29 use of mitigation funds for surface water improvement 30 management projects or aquatic and exotic plant control may be 31 utilized as mitigation for transportation projects to the 6

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extent that it complies with the mitigation requirements 1 2 adopted pursuant to this part and 33 U.S.C. s. 1344. To the 3 extent that such activities result in mitigation credit for 4 projects permitted in fiscal year 1996-1997, all or part of 5 the \$12 million funding for surface water improvement management projects or aquatic and exotic plant control in 6 7 fiscal year 1996-1997 shall be drawn from Department of 8 Transportation mitigation funding for fiscal year 1996-1997 rather than from mitigation funding for fiscal years 9 10 1997-1998, 1998-1999, and 1999-2000, in an amount equal to the 11 cost per acre of impact described in subsection (3), times the 12 acreage of impact that is mitigated by such plant control 13 activities. Any part of the \$12 million that does not result 14 in mitigation credit for projects permitted in fiscal year 15 1996-1997 shall remain available for mitigation credit during fiscal years 1997-1998, 1998-1999, or 1999-2000. 16 17 (5) The water management district shall be responsible for ensuring that mitigation requirements pursuant to 33 18 U.S.C. s. 1344 are met for the impacts identified in the 19 inventory described in subsection (2), by implementation of 20 the approved plan described in subsection (4) to the extent 21 funding is provided as funded by the Department of 22 Transportation. During the federal permitting process, the 23 24 water management district may deviate from the approved 25 mitigation plan in order to comply with federal permitting requirements. 26 27 (6) The mitigation plan shall be updated annually to reflect the most current Department of Transportation work 28 program, and may be amended throughout the year to anticipate 29 30 schedule changes or additional projects which may arise. Each 31 update <u>and amendment</u> of the mitigation plan shall be submitted 7

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1 to the secretary of the Department of Environmental Protection 2 for approval as described in subsection (4). However, such 3 approval shall not be applicable to a deviation as described 4 in subsection (5).

5 (7) Upon approval by the secretary of the Department 6 of Environmental Protection, the mitigation plan shall be 7 deemed to satisfy the mitigation requirements under this part 8 and any other mitigation requirements imposed by local, 9 regional, and state agencies for impacts identified in the 10 inventory described in subsection (2). The approval of the secretary shall authorize the activities proposed in the 11 mitigation plan, and no other state, regional, or local permit 12 13 or approval shall be necessary.

(8) This section shall not be construed to eliminate 14 15 the need for the Department of Transportation to comply with 16 the requirement to implement practicable design modifications, 17 including realignment of transportation projects, to reduce or eliminate the impacts of its transportation projects on 18 wetlands and other surface waters as required by rules adopted 19 20 pursuant to this part, or to diminish the authority under this 21 part to regulate other impacts, including water quantity or water quality impacts, or impacts regulated under this part 22 that are not identified in the inventory described in 23 24 subsection (2).

(9) The recommended mitigation plan shall be annually submitted to the Executive Office of the Governor and the Legislature through the legislative budget request of the Department of Environmental Protection in accordance with chapter 216. Any funds not directed to implement the mitigation plan should, to the greatest extent possible, be directed to fund aquatic and exotic plant problems within the

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wetlands and other surface waters. 1 2 (10) By December 1, 1997, the Department of 3 Environmental Protection, in consultation with the water 4 management districts, shall submit a report to the Governor, 5 the President of the Senate, and the Speaker of the House of Representatives describing the implementation of this section, 6 7 including the use of public and private mitigation banks and 8 other types of mitigation approved in the mitigation plan. 9 The report shall also recommend any amendments to this section 10 necessary to improve the process for developing and implementing mitigation plans for the Department of 11 12 Transportation. The report shall also include a specific 13 section on how private and public mitigation banks are 14 utilized within the mitigation plans. 15 Section 15. Section 86 of chapter 93-213, Laws of 16 Florida, is amended to read: 17 Section 86. The Department of Environmental Regulation is authorized 54 career service positions for administering 18 the state NPDES program. Twenty-five career service positions 19 20 are authorized for startup of the program beginning July 1, 21 1993, and the remaining 29 career service positions beginning January 1, 1994. The state NPDES program staffing shall start 22 July 1, 1993, with completion targeted for 6 months following 23 24 United States Environmental Protection Agency authorization to 25 administer the National Pollutant Discharge Elimination System program. Implementation of positions is subject to review and 26 27 final approval by the secretary of the Department of 28 Environmental Regulation. The sum of \$3.2 million is hereby appropriated from the Pollution Recovery Trust Fund to cover 29 30 program startup costs. Such funds are to be repaid from a 31 [fund the Legislature deems appropriate, no later than July 1, 9 8:02 PM 04/27/98 s1456c2c-18k8u

 $\frac{2000}{2000}$ 1 2 Section 16. Subsections (8) and (9) are added to 3 section 373.139, Florida Statutes, to read: 4 (8) The Legislature declares that the Kissimmee River, 5 Florida Project as identified in the Project Cooperation 6 Agreement between the Department of the Army and the South 7 Florida Water Management District, dated March 22, 1994, and the C-111 Project as identified in the Central and Southern 8 Florida Flood Control Project Real Estate Design Memorandum 9 10 Canal 111, South Dade County, Florida are in the public interest, for a public purpose and are necessary for the 11 12 public health and welfare. Through July 1, 2000, the governing board of the district is empowered and authorized to acquire 13 fee title or easement by eminent domain for the limited 14 purpose of implementing the Kissimmee River, Florida Project 15 and the C-111 Project, more fully described above, and the 16 acquisition of real property, including by eminent domain, for 17 these objectives constitutes a public purpose for which it is 18 in the public interest to expend public funds. 19 (9) Through July 1, 2000, the South Florida Water 20 Management District may disburse state or district funds to 21 any agency or department of the Federal Government in any 22 agreement or arrangement to take property or any interest 23 therein by eminent domain, pursuant to federal law, unless 24 such arrangement diminishes or deprives a person or entity of 25 any right, privilege, or compensation that they would 26 27 otherwise have if the property or interest was taken by eminent domain under Florida law. This subsection shall not 28 apply to federal grant funds received by the state or 29 30 district. 31

SENATE AMENDMENT

Bill No. <u>CS for CS for SB 1456</u> Amendment No. ____

1 (Redesignate subsequent sections.) 2 3 4 5 And the title is amended as follows: On page 2, line 19, after the semicolon, 6 7 8 insert: 9 amending s. 373.4137, F.S.; requiring ongoing 10 annual submissions, to the Department of Environmental Protection and water management 11 12 districts, by the Department of Transportation 13 of its adopted work program and inventory of impacted habitats; authorizing inclusion of 14 15 habitat impacts of future transportation 16 projects; providing activities associated with 17 development of mitigation plans; requiring water management districts to consult with 18 entities operating mitigation banks when 19 20 developing mitigation plans; providing that a 21 water management district's preliminary approval of a mitigation plan does not 22 constitute a decision affecting substantial 23 24 interests; requiring mitigation plans to include certain information; authorizing 25 26 exclusion of certain projects from the 27 environmental impact inventory; extending certain mitigation funding through fiscal year 28 2004-2005; authorizing amendment of annual 29 30 mitigation plans for certain purposes; providing for uses of funds not directed to 31

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1	implement mitigation plans; deleting obsolete
2	provisions relating to a report; amending s. 86
3	of ch. 93-213, Laws of Florida; deleting a
4	scheduled repayment of funds previously
5	appropriated for startup costs of the National
6	Pollutant Discharge Elimination System program;
7	amending s. 373.139, F.S.; allowing the
8	disbursement of certain district funds or
9	assets in eminent domain proceedings under
10	certain circumstances for a specified period;
11	providing a declaration that the Kissimmee
12	River Project is in the public interest and for
13	a public purpose; authorizing certain eminent
14	domain proceedings;
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