1 A bill to be entitled 2 An act relating to aquaculture; amending s. 3 253.002, F.S.; providing duties of the 4 Department of Agriculture and Consumer Services with respect to certain state lands; amending 5 6 s. 253.01, F.S.; providing for disposition of 7 fees for aquaculture leases; amending s. 253.67, F.S.; revising definitions; amending s. 8 9 253.71, F.S.; revising aquaculture lease contract fee and performance requirements; 10 amending s. 253.72, F.S.; providing 11 12 requirements for the marking of leased areas; amending s. 253.75, F.S.; requiring the Board 13 14 of Trustees of the Internal Improvement Trust 15 Fund to request comments by the Fish and Wildlife Conservation Commission regarding 16 17 certain submerged land leases; amending s. 18 270.22, F.S.; conforming disposition of rental 19 fees for aquaculture leases; amending s. 20 328.76, F.S.; providing for use of certain 21 commercial vessel registration fees for 22 aquaculture law enforcement and quality control 23 programs; amending s. 370.06, F.S.; deleting authority of the Department of Agriculture and 24 25 Consumer Services to issue certain special 26 activity licenses under ch. 370, F.S.; 27 clarifying requirements relating to the 28 educational seminar for applicants for an 29 Apalachicola Bay oyster harvesting license; amending s. 370.07, F.S.; providing for the 30 distribution of funds from the Florida 31

Saltwater Products Promotional Trust Fund; 1 2 providing for transfer of responsibilities 3 relating to the Apalachicola Bay oyster 4 surcharge from the Department of Environmental 5 Protection to the Department of Agriculture and 6 Consumer Services; amending s. 370.16, F.S.; 7 revising regulation of noncultured shellfish harvesting; providing for protection of 8 9 shellfish and aquaculture products; repealing 10 s. 370.16(1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (13), (16), (17), (19), 11 12 (22), (24), (25), (26), and (27), F.S., 13 relating to regulation and enforcement of 14 oyster and shellfish leases by the Department 15 of Environmental Protection, protection and development of oyster and shellfish resources, 16 17 and regulation of processing for commercial use; amending ss. 370.161 and 372.071, F.S.; 18 19 conforming cross-references; amending s. 372.6673, F.S.; requiring collection of a 20 marketing assessment fee for alligator products 21 22 marketing and education; amending s. 372.6674, 23 F.S.; requiring collection of a marketing and assessment fee; amending s. 373.046, F.S.; 24 revising regulatory responsibility under pt. IV 25 26 of ch. 373, F.S., for aquacultural activities; 27 amending ss. 403.814, 409.2598, and 500.03, F.S.; conforming cross-references; amending ss. 28 29 570.18 and 570.29, F.S.; conforming provisions relating to organization of the Department of 30 Agriculture and Consumer Services; creating s. 31

1 570.61, F.S.; providing powers and duties of 2 the Division of Aquaculture of the Department 3 of Agriculture and Consumer Services; creating 4 s. 570.62, F.S.; providing for appointment and 5 duties of a division director; repealing s. 6 370.26(3)-(5), F.S., and amending s. 597.003, 7 F.S.; requiring a portion of profits from 8 aquaculture contracts to be set aside for 9 funding certain aquaculture projects; amending s. 370.26, F.S.; transferring certain 10 responsibilities relating to aquaculture 11 12 development from the Department of Environmental Protection to the Department of 13 14 Agriculture and Consumer Services; amending s. 15 597.004, F.S.; revising provisions relating to aquaculture certificates of registration; 16 17 amending s. 597.0041, F.S.; providing an 18 administrative fine; providing penalties; 19 amending s. 597.005, F.S.; requiring review of 20 aquaculture legislative budget requests by the 21 Aquaculture Review Council; amending s. 22 597.006, F.S.; revising membership of the 23 Aquaculture Interagency Coordinating Council; creating s. 597.010, F.S.; providing for 24 25 regulation and enforcement of shellfish leases 26 by the Department of Agriculture and Consumer Services; providing for continuation of leases 27 previously issued under ch. 370, F.S.; 28 29 providing for rental fees, fee adjustments, 30 late fees, and forfeiture for nonpayment of fees; providing a lease surcharge for certain 31

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purposes; providing for rules; providing cultivation requirements for leased lands; restricting the inheriting or transfer of leases; requiring a deposit for investigations relating to petitions for cancellation of leases to natural reefs; providing for inclusion of natural reefs in leased areas under certain circumstances; restricting leases available in Franklin County; providing prohibitions; providing for shellfish protection and development; providing for special activity licenses for harvest or cultivation of oysters, clams, mussels, and crabs; providing for uncultured shellfish harvesting seasons in Apalachicola Bay; restricting harvest of shellfish by mechanical means; providing a penalty; providing for enhancement of oyster and clam industries by the counties; prohibiting dredging of dead shells; providing for cooperation with the United States Fish and Wildlife Service; providing requirements for vessels harvesting, gathering, or transporting oysters or clams for commercial purposes; providing a definition; renumbering and amending s. 370.071, F.S.; providing that regulation of shellfish processors includes processors processing scallops; providing for a fee for licensure or certification of processing facilities; authorizing an administrative fine for violation of rules relating to regulation of

shellfish processors; amending s. 190.003, F.S.; including the owner of a long-term ground lease from a governmental entity within the definition of a "landowner"; amending s. 190.005, F.S.; providing that the establishment of a community development district must contain the consent of all landowners whose lands are to be included in the district; amending s. 190.021, F.S.; providing that certain ad valorem taxes and non-ad valorem assessments on property of a governmental entity are not a lien on the entity's underlying fee interest; amending s. 190.012, F.S.; authorizing community development districts to fund certain environmental costs under certain circumstances; declaring legislative intent; providing an effective date.

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

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Section 1. Section 253.002, Florida Statutes, is amended to read:

253.002 Department of Environmental Protection, and water management districts, and Department of Agriculture and Consumer Services; duties with respect to state lands.--

(1) The Department of Environmental Protection shall perform all staff duties and functions related to the acquisition, administration, and disposition of state lands, title to which is or will be vested in the Board of Trustees of the Internal Improvement Trust Fund. However, upon the

effective date of rules adopted pursuant to s. 373.427, a water management district created under s. 373.069 shall 2 3 perform the staff duties and functions related to the review 4 of any application for authorization to use board of 5 trustees-owned submerged lands necessary for an activity regulated under part IV of chapter 373 for which the water 6 7 management district has permitting responsibility as set forth 8 in an operating agreement adopted pursuant to s. 373.046(4); 9 and effective July 1, 2000, the Department of Agriculture and Consumer Services shall perform the staff duties and functions 10 related to the review of applications and compliance with 11 12 lease conditions for use of board of trustees-owned submerged lands under leases issued pursuant to ss. 253.67-253.75 and s. 13 14 597.010. Unless expressly prohibited by law, the board of 15 trustees may delegate to the department any statutory duty or obligation relating to the acquisition, administration, or 16 17 disposition of lands, title to which is or will be vested in 18 the board of trustees. The board of trustees may also delegate 19 to any water management district created under s. 373.069 the 20 authority to take final agency action, without any action on behalf of the board, on applications for authorization to use 21 board of trustees-owned submerged lands for any activity 22 23 regulated under part IV of chapter 373 for which the water management district has permitting responsibility as set forth 24 in an operating agreement adopted pursuant to s. 373.046(4). 25 26 This water management district responsibility under this 27 subsection shall be subject to the department's general supervisory authority pursuant to s. 373.026(7). The board of 28 29 trustees may also delegate to the Department of Agriculture and Consumer Services the authority to take final agency 30 action on behalf of the board on applications to use board of 31

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trustees-owned submerged lands for any activity for which that department has responsibility pursuant to ss. 253.67-253.75 and s. 597.010. However, the board of trustees shall retain the authority to take final agency action on establishing any areas for leasing, new leases, expanding existing lease areas, or changing the type of lease activity in existing leases.

Upon issuance of an aquaculture lease or other real property transaction relating to aquaculture, the Department of Agriculture and Consumer Services must send a copy of the document and the accompanying survey to the Department of Environmental Protection.

(2) Delegations to the department, or a water management district, or the Department of Agriculture and Consumer Services of authority to take final agency action on applications for authorization to use submerged lands owned by the board of trustees, without any action on behalf of the board of trustees, shall be by rule. Until rules adopted pursuant to this subsection become effective, existing delegations by the board of trustees shall remain in full force and effect. However, the board of trustees is not limited or prohibited from amending these delegations. By December 31, 1995,The board of trustees shall adopt by rule any delegations of its authority to take final agency action without action by the board of trustees on applications for authorization to use board of trustees-owned submerged lands. Any final agency action, without action by the board of trustees, taken by the department, or a water management district, or the Department of Agriculture and Consumer Services on applications to use board of trustees-owned submerged lands shall be subject to the provisions of s. 373.4275. Notwithstanding any other provision of this

subsection, the board of trustees, the Department of Legal Affairs, and the department retain the concurrent authority to 2 3 assert or defend title to submerged lands owned by the board 4 of trustees. Section 2. Paragraph (b) of subsection (1) of section 5 6 253.01, Florida Statutes, is amended to read: 7 253.01 Internal Improvement Trust Fund established.--8 (1)9 (b) All revenues received from application fees charged by the Division of State Lands for the use in any 10 manner, lease, conveyance, or release of any interest in or 11 12 for the sale of state lands, except revenues from such fees 13 charged by the Department of Agriculture and Consumer Services 14 for aquaculture leases under ss.s.253.71(2) and 597.010, 15 must be deposited into the Internal Improvement Trust Fund. The fees charged by the division for reproduction of records 16 17 relating to state lands must also be placed into the fund. Revenues received by the Department of Agriculture and 18 19 Consumer Services for aquaculture leases under ss. 253.71(2) 20 and 597.010 shall be deposited in the General Inspection Trust Fund of the Department of Agriculture and Consumer Services. 21 22 Section 3. Section 253.67, Florida Statutes, is 23 amended to read: 253.67 Definitions.--As used in ss. 253.67-253.75: 24 25 "Aquaculture" means the cultivation of aquatic 26 organisms. 27 (2) "Board" means the Board of Trustees of the Internal Improvement Trust Fund. 28 29 "Department" means the Department of Agriculture 30 and Consumer Services Environmental Protection. 31

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(4) "Water column" means the vertical extent of water, including the surface thereof, above a designated area of submerged bottom land.

Section 4. Paragraph (a) of subsection (2) and subsection (4) of section 253.71, Florida Statutes, are amended to read:

253.71 The lease contract.--When the board has determined that the proposed lease is not incompatible with the public interest and that the applicant has demonstrated his or her capacity to perform the operations upon which the application is based, it may proceed to consummate a lease contract having the following features in addition to others deemed desirable by the board:

- (2) RENTAL FEES. --
- (a) The lease contract shall specify such amount of rental per acre of leased bottom as may be agreed to by the parties and shall take the form of fixed rental to be paid throughout the term of the lease. Beginning January 1, 1990, a surcharge of \$5 per acre, or any fraction of an acre, per annum shall be levied upon each lease according to the guidelines set forth in s. 597.010(7)370.16(4)(b). Beginning January 1, 2001, the surcharge shall be increased to \$10 per acre, or any fraction of an acre, per annum.
- (4) PERFORMANCE REQUIREMENTS.--Failure of the lessee to perform effective cultivation shall constitute ground for cancellation of the lease and forfeiture to the state of all the works, improvements, and animal and plant life in and upon the leased land and water column. Effective cultivation shall consist of the grow out of the aquaculture product according to the <u>business plan provided in the lease contract</u> guidelines set forth in s. 370.16(4)(e).

Section 5. Section 253.72, Florida Statutes, is amended to read:

253.72 Marking of leased areas; restrictions on public use.--

- (1) The board shall require all lessees to stake off and mark the areas under lease according to the conditions of the lease agreement and rules of the board, by appropriate ranges, monuments, stakes, buoys, and fences, so placed as not to interfere unnecessarily with navigation and other traditional uses of the surface. All lessees shall cause the area under lease and the names of the lessees to be shown by signs appropriately placed pursuant to regulations of the board.
- (2) Except to the extent necessary to permit the effective development of the species of animal or plant life being cultivated by the lessee, the public shall be provided with means of reasonable ingress and egress to and from the leased area for traditional water activities such as boating, swimming, and fishing. All limitations upon the use by the public of the areas under lease that are authorized by the terms of the lease shall be clearly posted by the lessee pursuant to rules regulations by the board. Any person willfully violating posted restrictions commits shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
- (3) To assist in protecting shellfish aquaculture products produced on leases authorized pursuant to this chapter and chapter <u>597</u> 370, harvesting shellfish is prohibited within a distance of 25 feet outside lawfully marked lease boundaries or within setback and access corridors

within specifically designated high-density aquaculture lease areas and aquaculture use zones.

Section 6. Subsection (1) of section 253.75, Florida Statutes, is amended to read:

253.75 Studies and recommendations by the department and the Fish and Wildlife Conservation Commission; designation of recommended traditional and other use zones; supervision of aquaculture operations.--

(1) Prior to the granting of any lease under this act, the board shall request comments a recommendation by the department, when the application relates to tidal bottoms, and by the Fish and Wildlife Conservation Commission, when the application relates to bottom land covered by fresh or salt water. Such comments recommendations shall be based on such factors as an assessment of the probable effect of the proposed lease leasing arrangement on the lawful rights of riparian owners, navigation, commercial and sport fishing, and the conservation of fish or other wildlife or other programs under the constitutional or statutory authority of the Fish and Wildlife Conservation Commission natural resources, including beaches and shores.

Section 7. Subsection (2) of section 270.22, Florida Statutes, is amended to read:

270.22 Proceeds of state lands to go into Internal Improvement Trust Fund; exception.--

(2) Rental fees for aquaculture leases pursuant to s. 253.71(2) shall be deposited into the <u>General Inspection Trust Fund of the Department of Agriculture and Consumer Services</u>

Marine Resources Conservation Trust Fund of the Department of Environmental Protection. Such fees generated by shellfish-related aquaculture leases shall be used for

shellfish-related aquaculture activities, including research, lease compliance inspections, mapping, and siting.

Section 8. Section 328.76, Florida Statutes, is amended to read:

328.76 Marine Resources Conservation Trust Fund; vessel registration funds; appropriation and distribution.--

- administrative costs, all funds collected from the registration of vessels through the Department of Highway Safety and Motor Vehicles and the tax collectors of the state shall be deposited in the Marine Resources Conservation Trust Fund for recreational channel marking; public launching facilities; law enforcement and quality control programs; aquatic weed control; manatee protection, recovery, rescue, rehabilitation, and release; and marine mammal protection and recovery. The funds collected pursuant to s. 328.72(1) shall be transferred as follows:
- (a) In each fiscal year, an amount equal to \$1 for each vessel registered in this state shall be transferred to the Save the Manatee Trust Fund for manatee and marine mammal research, protection, and recovery in accordance with the provisions of s. 370.12(4)(a).
- (b) In addition, in each fiscal year, an amount equal to 50 cents for each vessel registered in this state shall be transferred to the Save the Manatee Trust Fund in accordance with the provisions of s. 370.12(4)(b) for use by those facilities approved to rescue, rehabilitate, and release manatees as authorized pursuant to the Fish and Wildlife Service of the United States Department of the Interior.
- (c) Two dollars from each noncommercial vessel registration fee, except that for class A-1 vessels, shall be

transferred to the Invasive Plant Control Trust Fund for aquatic weed research and control.

- (d) Forty percent of the registration fees from commercial vessels shall be used for law enforcement and quality control programs.
- $\underline{(d)}_{(e)}$ Forty percent of the registration fees from commercial vessels shall be transferred to the Invasive Plant Control Trust Fund for aquatic plant research and control.
- (e) Forty percent of the registration fees from commercial vessels shall be transferred by the Department of Highway Safety and Motor Vehicles, on a monthly basis, to the General Inspection Trust Fund of the Department of Agriculture and Consumer Services. These funds shall be used for shellfish and aquaculture law enforcement and quality control programs.
- (2) All funds collected pursuant to s. 370.06(2) shall be deposited in the Marine Resources Conservation Trust Fund. Such funds shall be used to pay the cost of implementing the saltwater products license program. Additional proceeds from the licensing revenue shall be distributed among the following program functions:
- (a) No more than 15 percent shall go to marine law enforcement;
- (b) <u>Twenty-five</u> No more than 25 percent shall go to the Florida Saltwater Products Promotion Trust Fund within the Department of Agriculture and Consumer Services, on a monthly <u>basis</u>, for the purpose of providing marketing and extension services including industry information and education; and
- (c) The remainder shall go to the Fish and Wildlife Conservation Commission, for use in marine research and statistics development, including quota management.

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Section 9. Paragraph (c) of subsection (4) and paragraph (e) of subsection (5) of section 370.06, Florida Statutes, are amended to read:

370.06 Licenses.--

(4) SPECIAL ACTIVITY LICENSES. --

- (c) The Department of Agriculture and Consumer
 Services is authorized to issue special activity licenses, in
 accordance with s. 370.071, to permit the harvest or
 cultivation of oysters, clams, mussels, and crabs when such
 activities relate to quality control, sanitation, public
 health regulations, innovative technologies for aquaculture
 activities, or the protection of shellfish resources provided
 in this chapter.
 - (5) APALACHICOLA BAY OYSTER HARVESTING LICENSE. --
- (e) Each person who applies for an Apalachicola Bay oyster harvesting license shall, before receiving the license for the first time, attend an educational seminar of not more than 16 hours length, developed and conducted jointly by the Department of Environmental Protection's Apalachicola National Estuarine Research Reserve, the Division of Law Enforcement of the Fish and Wildlife Conservation Commission, and the Department of Agriculture and Consumer Services' Apalachicola District Shellfish Environmental Assessment Laboratory. The seminar shall address, among other things, oyster biology, conservation of the Apalachicola Bay, sanitary care of oysters, small business management, and water safety. The seminar shall be offered five times per year, and each person attending shall receive a certificate of participation to present when obtaining an Apalachicola Bay oyster harvesting The educational seminar is not required for renewal of an Apalachicola Bay oyster harvesting license.

Section 10. Paragraph (j) of subsection (2) and paragraphs (f), (h), (i), and (k) of subsection (3) of section 370.07, Florida Statutes, are amended to read:

370.07 Wholesale and retail saltwater products dealers; regulation.--

- (2) LICENSES; AMOUNT, TRUST FUND. --
- other funds derived from the Federal Government or from any other source, shall be deposited in a Florida Saltwater Products Promotion Trust Fund to be administered by the Department of Agriculture and Consumer Services for the sole purpose of promoting all fish and saltwater products produced in this state, except that 4 percent of the total wholesale and retail saltwater products dealer's license fees collected shall be deposited into the Marine Resources Conservation Trust Fund administered by the Fish and Wildlife Conservation Commission for the purpose of processing wholesale and retail saltwater products dealer's licenses.
 - (3) APALACHICOLA BAY OYSTER SURCHARGE.--
- (f) The Department of Revenue shall collect the surcharge for transfer into the <u>General Inspection Trust Fund</u> of the Department of Agriculture and Consumer Services <u>Marine Resources Conservation Trust Fund of the Department of Environmental Protection</u>.
- (h) Annually, the Department of Agriculture and Consumer Services and the Fish and Wildlife Conservation

 Commission Environmental Protection shall furnish the Department of Revenue with a current list of wholesale dealers in the state.
- (i) Collections received by the Department of Revenue from the surcharge shall be transferred quarterly to the

General Inspection Trust Fund of the Department of Agriculture and Consumer Services Department of Environmental Protection

Marine Resources Conservation Trust Fund, less the costs of administration.

- (k) The Department of <u>Agriculture and Consumer</u>

 <u>Services</u> <u>Environmental Protection</u> shall use or distribute funds generated by this surcharge, less reasonable costs of collection and administration, to fund the following oyster management and restoration programs in Apalachicola Bay:
 - 1. The relaying and transplanting of live oysters.
- 2. Shell planting to construct or rehabilitate oyster bars.
- 3. Education programs for licensed oyster harvesters on oyster biology, aquaculture, boating and water safety, sanitation, resource conservation, small business management, and other relevant subjects.
- 4. Research directed toward the enhancement of oyster production in the bay and the water management needs of the bay.

Section 11. Subsections (1) through (11), (13), (16), (17), (19), (22), and (24) through (27) of section 370.16, Florida Statutes, are repealed, and subsections (12), (14), (15), (18), (20), (21), (23), and (28) of that section are amended to read:

- 370.16 <u>Noncultured shellfish harvesting</u> Oysters and shellfish; regulation.--
- (1)(12) PROTECTION OF OYSTER AND CLAM REEFS AND SHELLFISH AQUACULTURE PRODUCTS.--
- (a) The Department of Environmental Protection shall improve, enlarge, and protect the natural oyster and clam

 reefs of this state to the extent it may deem advisable and the means at its disposal will permit.

(a)(b) The Fish and Wildlife Conservation Commission shall, to the same extent, assist in protecting shellfish aquaculture products produced on leased or granted reefs in the hands of lessees or grantees from the state. Harvesting shellfish is prohibited within a distance of 25 feet outside lawfully marked lease boundaries or within setback and access corridors within specifically designated high-density aquaculture lease areas and aquaculture use zones.

 $\underline{\text{(b)}(c)}$ The department, in cooperation with the commission, shall provide the Legislature with recommendations as needed for the development and the proper protection of the rights of the state and private holders therein with respect to the oyster and clam business.

- (2)(14) SHELLFISH HARVESTING SEASONS; DAYS:SPECIAL PROVISIONS RELATING TO APALACHICOLA BAY.--
- (a) The Fish and Wildlife Conservation Commission shall by rule set the noncultured consider setting the shellfish harvesting seasons in the Apalachicola Bay.as follows:
- 1. The open season shall be from October 1 to July 31 of each year.
- 2. The entire bay, including private leased or granted grounds, shall be closed to shellfish harvesting from August 1 to September 30 of each year for the purpose of oyster relaying and transplanting and shell planting.
- (b) If the commission changes the harvesting seasons by rule as set forth in this subsection, for 3 years after the new rule takes effect, the commission, in cooperation with the Department of Agriculture and Consumer Services, shall monitor

the impacts of the new harvesting schedule on the bay and on local shellfish harvesters to determine whether the new harvesting schedule should be discontinued, retained, or modified. In monitoring the new schedule and in preparing its report, the commission shall consider the following information shall be considered:

- 1. Whether the bay benefits ecologically from the new harvesting schedule being closed to shellfish harvesting from August 1 to September 30 of each year.
- 2. Whether the new harvesting schedule enhances the enforcement of shellfish harvesting laws in the bay.
- 3. Whether the new harvesting schedule enhances natural shellfish production, oyster relay and planting programs, and shell planting programs in the bay.
- 4. Whether the new harvesting schedule has more than a short-term adverse economic impact, if any, on local shellfish harvesters.
- (c) The Fish and Wildlife Conservation Commission by rule shall consider restricting harvesting on shellfish grants or leases to the same days of the week as harvesting on public beds.
- (3)(15) REMOVING OYSTERS, CLAMS, OR MUSSELS FROM NATURAL REEFS; LICENSES, ETC., PENALTY.--
- (a) It is unlawful to use a dredge or any means or implement other than hand tongs in removing oysters from the natural or artificial state reefs. This restriction shall apply to all areas of the Apalachicola Bay for all shellfish harvesting, excluding private grounds leased or granted by the state prior to July 1, 1989, if the lease or grant specifically authorizes the use of implements other than hand tongs for harvesting. Except in the Apalachicola Bay, upon

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the payment of \$25 annually, for each vessel or boat using a dredge or machinery in the gathering of clams or mussels, a special activity license may be issued by the Fish and Wildlife Conservation Commission pursuant to s. 370.06 for such use to such person.

- (b) Special activity licenses issued to harvest shellfish by dredge or other mechanical means from privately held shellfish leases or grants in Apalachicola Bay shall include, but not be limited to, the following conditions:
- (b)1. The use of any mechanical harvesting device other than ordinary hand tongs for taking shellfish for any purpose from public shellfish beds in Apalachicola Bay shall be unlawful.
- (c)2. The possession of any mechanical harvesting device on the waters of Apalachicola Bay from 5 p.m. until sunrise shall be unlawful.
- 3. Leaseholders or grantees shall telephonically notify the Fish and Wildlife Conservation Commission no less than 48 hours prior to each day's use of a dredge or scrape in order to arrange for a commission officer to be present on the lease or grant area while a dredge or scrape is used on the lease or grant. Under no circumstances may a dredge or scrape be used without a commission officer present.
- 4. Only two dredges or scrapes per lease or grant may be possessed or operated at any time.
- (d) 5. Each vessel used for the transport or deployment of a dredge or scrape shall prominently display the lease or grant number or numbers, in numerals which are at least 12 inches high and 6 inches wide, in such a manner that the lease or grant number or numbers are readily identifiable from both the air and the water. The commission shall apply other

statutes, rules, or conditions necessary to protect the environment and natural resources from improper transport, deployment, and operation of a dredge or scrape. Any violation of this paragraph or of any other statutes, rules, or conditions referenced in the special activity license shall be considered a violation of the license and shall result in revocation of the license and forfeiture of the bond submitted to the commission as a prerequisite to the issuance of this license.

(e)(c) Oysters may be harvested from natural or public or private leased or granted grounds by common hand tongs or by hand, by scuba diving, free diving, leaning from vessels, or wading. In the Apalachicola Bay, this provision shall apply to all shellfish.

The commission shall apply other statutes, rules, or conditions necessary to protect the environment and natural resources from improper transport, deployment, and operation of a dredge or scrape. Any violation of this subsection or of any other statutes, rules, or conditions referenced in the special activity license shall be considered a violation of the license and shall result in revocation of the license and forfeiture of the bond submitted to the commission as a prerequisite to the issuance of this license.

(4)(18) FALSE RETURNS AS TO OYSTERS OR CLAMS HANDLED.—Each packer, canner, corporation, firm, commission person, or dealer in fish shall, on the first day of each month, make a return under oath to the Fish and Wildlife Conservation Commission, as to the number of oysters, clams, and shellfish purchased, caught, or handled during the preceding month. Whoever is found guilty of making any false

affidavit to any such report is guilty of perjury and punished as provided by law, and any person who fails to make such report shall be punished by a fine not exceeding \$500 or by imprisonment in the county jail not exceeding 6 months.

(5)(20) WATER PATROL FOR COLLECTION OF TAX.--

- establish and maintain necessary patrols of the salt waters of Florida, with authority to use such force as may be necessary to capture any vessel or person violating the provisions of the laws relating to oysters and clams, and may establish ports of entry at convenient locations where the severance or privilege tax levied on oysters and clams may be collected or paid and may make such rules and regulations as it may deem necessary for the enforcement of such tax.
- (b) Each person in any way dealing in shellfish harvesting from public reefs or beds shall keep a record, on blanks or forms prescribed by the commission, of all oysters, clams, and shellfish taken, purchased, used, or handled by him or her, with the name of the persons from whom purchased, if purchased, together with the quantity and the date taken or purchased, and shall exhibit this account at all times when requested so to do by the commission or any conservation agent; and he or she shall, on the first day of each month, make a return under oath to the commission as to the number of oysters, clams, and shellfish purchased, caught, or handled during the preceding month. The commission may require detailed returns whenever it deems them necessary.
- (6)(21) SEIZURE OF VESSELS AND CARGOES VIOLATING OYSTER AND CLAM LAWS, ETC.--Vessels, with their cargoes, violating the provisions of the laws relating to oysters and clams may be seized by anyone duly and lawfully authorized to

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make arrests under this section or by any sheriff or the sheriff's deputies, and taken into custody, and when not arrested by the sheriff or the sheriff's deputies, delivered to the sheriff of the county in which the seizure is made, and shall be liable to forfeiture, on appropriate proceedings being instituted by the Fish and Wildlife Conservation Commission, before the courts of that county. In such case the cargo shall at once be disposed of by the sheriff, for account of whom it may concern. Should the master or any of the crew of said vessel be found guilty of using dredges or other instruments in fishing oysters on natural reefs contrary to law, or fishing on the natural oyster or clam reefs out of season, or unlawfully taking oysters or clams belonging to a lessee, such vessel shall be declared forfeited by the court, and ordered sold and the proceeds of the sale shall be deposited with the Treasurer to the credit of the General Revenue Fund; any person guilty of such violations shall not be permitted to have any license provided for in this chapter within a period of 1 year from the date of conviction. Pending proceedings such vessel may be released upon the owner furnishing bond, with good and solvent security in double the value of the vessel, conditioned upon its being returned in good condition to the sheriff to abide the judgment of the court.

(7) (23) DREDGING OF DEAD SHELLS PROHIBITED.--The dredging of dead shell deposits is prohibited in the state.

(8) (28) REQUIREMENTS FOR OYSTER VESSELS.--

(a) All vessels used for the harvesting, gathering, or transporting of <u>noncultured</u> oysters for commercial use shall be constructed and maintained to prevent contamination or deterioration of oysters. To this end, all such vessels shall

be provided with false bottoms and bulkheads fore and aft to prevent oysters from coming in contact with any bilge water. No dogs or other animals shall be allowed at any time on vessels used to harvest or transport oysters. A violation of any provision of this subsection shall result in at least the revocation of the violator's license.

(b) For the purpose of this subsection, "commercial use" shall be a quantity of more than 4 bushels, or more than 2 gallons, of shucked oysters, per person or per boat, or any number or quantity of oysters if the oysters are to be sold.

Section 12. Subsections (1) and (2) of section 370.161, Florida Statutes, are amended to read:

370.161 Oyster bottom land grants made pursuant to ch. 3293.--

- (1) All grants previously issued by the several boards of county commissioners under the authority of chapter 3293, 1881, Laws of Florida, shall be subject to provisions of s. 597.010 370.16, relating to the marking of such lands, the payment of rents, the cultivation of such lands and the forfeiture provisions.
- (2) Any grantee of lands referred to in subsection (1) shall mark such lands and begin cultivation thereof as set forth in s. 597.010 370.16, within 90 days after the effective date of this act. The rentals prescribed by s. 597.010 370.16, shall be payable immediately upon the effective date of this act and in accordance with the provisions of said section.

Section 13. Section 372.071, Florida Statutes, is amended to read:

372.071 Powers of arrest by agents of Department of Environmental Protection or Fish and Wildlife Conservation Commission.—Any certified law enforcement officer of the

Department of Environmental Protection or the Fish and Wildlife Conservation Commission, upon receiving information, relayed to her or him from any law enforcement officer stationed on the ground, on the water, or in the air, that a driver, operator, or occupant of any vehicle, boat, or airboat has violated any section of chapter 327, chapter 328, chapter 370, or this chapter, or s. 597.010 or s. 597.020, may arrest the driver, operator, or occupant for violation of said laws when reasonable and proper identification of the vehicle, boat, or airboat and reasonable and probable grounds to believe that the driver, operator, or occupant has committed or is committing any such offense have been communicated to the arresting officer by the other officer stationed on the ground, on the water, or in the air.

Section 14. Subsection (4) of section 372.6673, Florida Statutes, is amended to read:

372.6673 Taking and possession of alligators; trapping licenses; fees.--

(4) No person shall take any alligator egg occurring in the wild or possess any such egg unless such person has obtained, or is a licensed agent of another person who has obtained, an alligator egg collection permit. The alligator egg collection permit shall be required in addition to the alligator farming license provided in paragraph (2)(d). The commission is authorized to assess a fee for issuance of the alligator egg collection permit of up to \$5 per egg authorized to be taken or possessed pursuant to such permit. Irrespective of whether a fee is assessed, of which \$1 per egg collected and retained, excluding eggs collected on private wetland management areas, shall may be transferred from the alligator management program to the General Inspection Trust Fund, to be

administered by the Department of Agriculture and Consumer Services for the purpose of providing marketing and education services with respect to alligator products produced in this state, notwithstanding other provisions in this chapter.

Section 15. Subsection (2) of section 372.6674, Florida Statutes, is amended to read:

372.6674 Required tagging of alligators and hides; fees; revenues.—The tags provided in this section shall be required in addition to any license required under s. 372.6673.

validation tag(CITES tag) be affixed to the hide of any alligator taken from the wild and that such hide be possessed, purchased, sold, offered for sale, or transported in accordance with commission rule. The commission is authorized to assess a fee of up to \$30 for each alligator hide validation tag issued. Irrespective of whether a fee is assessed, of which \$5 per validated hide, excluding those validated from public hunt programs and alligator farms, shall may be transferred from the alligator management program to the General Inspection Trust Fund, to be administered by the Department of Agriculture and Consumer Services for the purpose of providing marketing and education services with respect to alligator products produced in this state, notwithstanding other provisions in this chapter.

Section 16. Subsection (5) of section 373.046, Florida Statutes, is amended to read:

373.046 Interagency agreements.--

(5) Notwithstanding the provisions of s. 403.927, when any operating agreement is developed pursuant to subsection (4), \div

1 (a) the department shall have regulatory 2 responsibility under part IV of this chapter for: 3 1. All saltwater aquaculture activities located on 4 sovereignty submerged land or in the water column above such 5 land and adjacent facilities directly related to the 6 aquaculture activity. 7 2. aquaculture activities that meet or exceed the 8 thresholds for aquaculture general permits authorized pursuant 9 to ss. 370.26 and 403.814. 10 3. Aquaculture activities within the Northwest Florida 11 Water Management District. 12 (b) Water management districts shall have regulatory responsibility under part IV of this chapter for aquaculture 13 14 activities not retained by the department in paragraph (a). 15 (c) Upon agreement by the applicant, the department, 16 and the applicable water management district, the department 17 and water management district may reassign the regulatory 18 responsibilities described in paragraphs (a) and (b), based on 19 the specific aquaculture operation, to achieve a more 20 efficient and effective permitting process. 21 Section 17. Subsection (11) of section 403.814, 22 Florida Statutes, is amended to read: 23 403.814 General permits; delegation.--(11) Upon agreement by the applicant, the department, 24 and the applicable water management district, the department 25 26 and water management district may reassign the regulatory responsibilities described in s. 373.046(5)(a) and (b), based 27 on the specific aquaculture operation, to achieve a more 28 29 efficient and effective permitting process. Section 18. Subsection (1) of section 409.2598, 30

Florida Statutes, is amended to read:

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409.2598 Suspension or denial of new or renewal licenses; registrations; certifications.--

The Title IV-D agency may petition the court that entered the support order or the court that is enforcing the support order to deny or suspend the license, registration, or certificate issued under chapter 231, chapter 370, chapter 372, chapter 409, part II of chapter 455, or chapter 559, or s. 328.42 or s. 597.010 of any obligor with a delinquent child support obligation or who fails, after receiving appropriate notice, to comply with subpoenas, orders to appear, orders to show cause, or similar orders relating to paternity or child support proceedings. However, a petition may not be filed until the Title IV-D agency has exhausted all other available remedies. The purpose of this section is to promote the public policy of the state as established in s. 409.2551.

Section 19. Paragraph (n) of subsection (1) of section 500.03, Florida Statutes, is amended to read:

500.03 Definitions of terms; construction; applicability.--

- (1)For the purpose of this chapter, the term:
- "Food establishment" means any factory, food outlet, or any other facility manufacturing, processing, packing, holding, or preparing food, or selling food at wholesale or retail. The term does not include any business or activity that is regulated under chapter 370, chapter 509, or chapter 601. The term also does not include any establishments that pack fruits and vegetables in their raw or natural states, including those fruits or vegetables that are washed, colored, or otherwise treated in their unpeeled, natural form before they are marketed.

Section 20. Section 570.18, Florida Statutes, is 1 2 amended to read: 3 570.18 Organization of departmental work. -- In the 4 assignment of functions to the 12 11 divisions of the department created in s. 570.29, the department shall retain 5 6 within the Division of Administration, in addition to 7 executive functions, those powers and duties enumerated in s. 570.30. The department shall organize the work of the other 9 11 10 divisions in such a way as to secure maximum efficiency in the conduct of the department. The divisions created in s. 10 570.29 are solely to make possible the definite placing of 11 12 responsibility. The department shall be conducted as a unit in which every employee, including each division director, is 13 14 assigned a definite workload, and there shall exist between 15 division directors a spirit of cooperative effort to accomplish the work of the department. 16 17 Section 21. Present subsections (4) through (11) of 18 section 570.29, Florida Statutes, are renumbered as 19 subsections (5) through (12), respectively, and a new subsection (4) is added to that section to read: 20 21 570.29 Departmental divisions.--The department shall include the following divisions: 22 23 (4) Aquaculture. 24 Section 22. Section 570.61, Florida Statutes, is 25 created to read: 26 570.61 Division of Aquaculture; powers and 27 duties .-- The powers and duties of the Division of Aquaculture 28 shall include, but are not limited to, administering the 29 aquaculture certification program; enforcing shellfish sanitation standards; administering the aquaculture and 30

shellfish lease programs; ensuring that shellfish processing

facilities comply with applicable food safety requirements; mitigating, creating, and enhancing natural shellfish harvesting areas; providing education to fishermen and aquaculturists; promoting aquaculture development; purchasing commodities as necessary to carry out the provisions of this section; receiving and accepting grants, aids, gifts, and donations; providing grants, aids, and other technical assistance; and ensuring the safety of Florida waters.

Section 23. Section 570.62, Florida Statutes, is created to read:

570.62 Director; duties.--

- (1) The director of the Division of Aquaculture shall be appointed by the commissioner and shall serve at the commissioner's pleasure.
- (2) The director shall supervise, direct, and coordinate the activities of the division, exercise such other powers and duties as authorized by the commissioner, and enforce the provisions of chapter 597, the rules adopted thereunder, and any other chapter or rule necessary to carry out the responsibilities of the division.

Section 24. Paragraph (f) of subsection (1) of section 597.003, Florida Statutes, is amended, and paragraphs (1) and (k) are added to that subsection to read:

597.003 Powers and duties of Department of Agriculture and Consumer Services.--

- (1) The department is hereby designated as the lead agency in encouraging the development of aquaculture in the state and shall have and exercise the following functions, powers, and duties with regard to aquaculture:
- (f) Submit the list of research and development projects proposed to be funded through the department as

identified in the state aquaculture plan, along with the department's legislative budget request to the Governor, the President of the Senate, and the Speaker of the House of Representatives. If funded, these projects shall be contracted for by the Division of Aquaculture and shall require public-private partnerships, when appropriate. The contracts shall require a percentage of the profit generated by the project to be deposited into the General Inspection Trust Fund solely for funding aquaculture projects recommended by the Aquaculture Review Council.

- (k) Make available state lands and the water column for the purpose of producing aquaculture products when the aquaculture activity is compatible with state resource management goals, environmental protection, and propriety interest and when such state lands and waters are determined to be suitable for aquaculture development by the Board of Trustees of the Internal Improvement Trust Fund pursuant to s. 253.68; and be responsible for all saltwater aquaculture activities located on sovereignty submerged land or in the water column above such land and adjacent facilities directly related to the aquaculture activity.
- 1. The department shall act in cooperation with other state and local agencies and programs to identify and designate sovereignty lands and waters that would be suitable for aquaculture development.
- 2. The department shall identify and evaluate specific tracts of sovereignty submerged lands and water columns in various areas of the state to determine where such lands and waters are suitable for leasing for aquaculture purposes.

 Nothing in this subparagraph or subparagraph 1. shall preclude

the applicant from applying for sites identified by the 1 2 applicant. 3 3. The department shall provide assistance in developing technologies applicable to aquaculture activities, 4 evaluate practicable production alternatives, and provide 5 6 agreements to develop innovative culture practices. 7 (1) Act as a clearinghouse for aquaculture 8 applications, and act as a liaison between the Fish and 9 Wildlife Conservation Commission, the Division of State Lands, 10 the Department of Environmental Protection district offices, other divisions within the Department of Environmental 11 12 Protection, and the water management districts. The Department of Agriculture and Consumer Services shall be responsible for 13 14 regulating marine aquaculture producers, except as 15 specifically provided herein. Section 25. Subsections (3), (4), and (5) of section 16 17 370.26, Florida Statutes, are repealed. Section 26. Subsections (1), (2), and (4) and 18 19 paragraph (b) of subsection (5) of section 597.004, Florida Statutes, are amended to read: 20 21 597.004 Aquaculture certificate of registration.--22 (1) SHELLFISH CERTIFICATION. -- Any person engaging in shellfish aquaculture must be certified by the department. 23 The applicant for a certificate of registration shall submit 24 25 the following to the department: 26 (a) Applicant's name/title. 27 (b) Company name. (c) Complete mailing address. 28 29 (d) Legal property description of all aquaculture facilities. 30 31

(a) Any person engaging in nonshellfish aquaculture, except as otherwise provided in this section, must be certified by the department. The applicant for a certificate of registration for nonshellfish products shall submit the following to the department:

1. The information requested in subsection (1) above.

 $\underline{\text{(i)}_2}$. Documentation that the rules adopted herein have been complied with in accordance with $\operatorname{paragraph}_{\underline{(2)(a)}}$ below.

(2) RULES.--

(a)(b) The department, in consultation with the Department of Environmental Protection, the water management districts, environmental groups, and representatives from the affected farming groups, shall adopt rules to:

- 1. Specify the requirement of best-management practices to be implemented by holders of aquaculture certificates of registration.
- 2. Establish procedures for holders of aquaculture certificates of registration to submit the notice of intent to comply with best-management practices.
- 3. Establish schedules for implementation of best-management practices, and of interim measures that can be taken prior to adoption of best-management practices. Interim measures may include the continuation of regulatory requirements in effect on June 30, 1998.

Establish a system to assure the implementation of

(b) Rules adopted pursuant to this subsection shall

review by the Legislature. The rules shall be referred to the

appropriate committees of substance and scheduled for review during the first available regular session following adoption.

Except as otherwise provided by operation of law, such rules

shall remain in effect until rejected or modified by act of

(c) Notwithstanding any provision of law, the

Department of Environmental Protection is not authorized to

section to recover any costs or damages associated with contamination of groundwater or surface water, or the

and restoration of potable water supplies, where the

soon as practicable according to rules adopted by the

an aquaculture certificate of registration:

evaluation, assessment, or remediation of contamination of

groundwater or surface water, including sampling, analysis,

contamination of groundwater or surface water is determined to

be the result of aquaculture practices, provided the holder of

implement applicable best-management practices adopted by the

1. Provides the department with a notice of intent to

Implements applicable best-management practices as

institute proceedings against any person certified under this

become effective pursuant to the applicable provisions of

chapter 120, but must be submitted to the President of the

Senate and the Speaker of the House of Representatives for

best-management practices, including recordkeeping

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requirements.

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- 3. Implements practicable interim measures identified and adopted by the department which can be implemented immediately, or according to rules adopted by the department.
- (d) There is a presumption of compliance with state groundwater and surface water standards if the holder of an aquaculture certificate of registration implements best-management practices that have been verified by the Department of Environmental Protection to be effective at representative sites and complies with the following:
- 1. Provides the department with a notice of intent to implement applicable best-management practices adopted by the department;
- 2. Implements applicable best-management practices as soon as practicable according to rules adopted by the department; and
- 3. Implements practicable interim measures identified and adopted by the department which can be implemented immediately, or according to rules adopted by the department.
- (e) The department shall provide, by December 31, 1999, to the President of the Senate and the Speaker of the House of Representatives, a progress report concerning the development, implementation, and effectiveness of best-management practices to prevent contamination of groundwater and surface water.
- (f) This section does not limit federally delegated regulatory authority.
- (g) Any aquatic plant producer permitted by the department pursuant to s. 369.25 shall also be subject to the requirements of this section subsection.
- (h) Any alligator producer with an alligator farming license and permit to establish and operate an alligator farm

shall be issued an aquaculture certificate of registration
pursuant to this section subsection (1) above. This chapter
does not supersede the authority under chapter 372, chapter
373, or chapter 403 to regulate alligator farms and alligator
farmers.

- (4) IDENTIFICATION OF AQUACULTURE
 PRODUCTS.--Aquaculture products shall be identified while
 possessed, processed, transported, or sold as provided in this
 subsection, except those subject to the rules of the Fish and
 Wildlife Conservation Commission as they relate to alligators
 only.
- (a) Aquaculture products shall be identified by an aquaculture certificate of registration number from harvest to point of sale. Any person who possesses aquaculture products must show, by appropriate receipt, bill of sale, bill of lading, or other such manifest where the product originated.
- (b) Marine aquaculture products shall be transported in containers that separate such product from wild stocks, and shall be identified by tags or labels that are securely attached and clearly displayed.
- (c) Each aquaculture registrant who sells food products labeled as "aquaculture or farm raised" must have such products containerized and clearly labeled in accordance with s. 500.11. Label information must include the name, address, and aquaculture certification number. This requirement is designed to segregate the identity of wild and aquaculture products.
 - (5) SALE OF AQUACULTURE PRODUCTS. --
- (b) Aquaculture shellfish must be sold and handled in accordance with $\underline{s.\ 597.020}$ shellfish handling regulations of

the Department of Environmental Protection established to protect public health.

Section 27. Subsection (2) of section 597.0041, Florida Statutes, is amended, and subsection (4) is added to that section, to read:

597.0041 Prohibited acts; penalties.--

- (2)(a) Any person who violates any provision of this chapter or any rule promulgated hereunder is subject to a suspension or revocation of his or her certificate of registration or license under this chapter. The department may, in lieu of, or in addition to the suspension of revocation, impose on the violator an administrative fine in an amount not to exceed \$1,000 per violation per day.
- (b) Except as provided in subsection (4), any person who violates any provision of this chapter, or rule hereunder, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (4) Any person who violates any provision of s. 597.010 or s. 597.020, or any rule adopted under those sections, commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083 for the first offense; and for the second or any subsequent offense within a 12-month period, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 28. Paragraph (c) of subsection (3) of section 597.005, Florida Statutes, is amended to read:

597.005 Aquaculture Review Council.--

- (3) RESPONSIBILITIES.--The primary responsibilities of the Aquaculture Review Council are to:
 - (c) Submit to the commissioner on an annual basis:

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- 1. A prioritized list of research projects to be included in the department's legislative budget request. <u>Each year</u>, the council shall review the aquaculture legislative budget requests submitted to the department and rank them according to the state aquaculture plan.
- 2. Recommendations to be forwarded to the Speaker of the House of Representatives and the President of the Senate on legislation needed to help the aquaculture industry.
- 3. Recommendations on aquaculture projects, activities, research, and regulation and other needs to further the development of the aquaculture industry.

Section 29. Subsection (1) of section 597.006, Florida Statutes, is amended to read:

597.006 Aquaculture Interagency Coordinating Council.--

(1) CREATION. -- The Legislature finds and declares that there is a need for interagency coordination with regard to aquaculture by the following agencies: the Department of Agriculture and Consumer Services, the Office of Tourism, Trade, and Economic Development Department of Commerce, the Department of Community Affairs, the Department of Environmental Protection, the Department of Labor and Employment Security, the Fish and Wildlife Conservation Commission, the statewide consortium of universities under the Florida Institute of Oceanography, Florida Agricultural and Mechanical University, the Institute of Food and Agricultural Sciences at the University of Florida, and the Florida Sea Grant Program, and each water management district. It is therefore the intent of the Legislature to hereby create an Aquaculture Interagency Coordinating Council to act as an advisory body as defined in s. 20.03(9).

Section 30. Section 597.010, Florida Statutes, is created to read:

597.010 Shellfish regulation; leases.--

- (1) LEASE, APPLICATION FORM.--When any qualified person desires to lease a part of the bottom, water column, or bed of any of the water of this state for the purpose of growing oysters or clams, as provided for in this section, he or she shall present to the department a written application pursuant to s. 253.69.
- (2) LANDS TO BE LEASED.--The lands leased shall be as compact as possible, taking into consideration the shape of the body of water and the condition of the bottom as to hardness, or soft mud or sand, or other conditions that would render the bottoms desirable or undesirable for the purpose of oyster or clam cultivation.
- (3) SURVEYS, PLATS, AND MAPS OF REEFS.--The department shall accept, adopt, and use official reports, surveys, and maps of oyster, clam, or other shellfish grounds made under the direction of any authority of the United States as prima facie evidence of the natural oyster and clam reefs and beds, for the purpose and intent of this chapter. The department may also make surveys of any natural oyster or clam reefs or beds when it deems such surveys necessary and where such surveys are made pursuant to an application for a lease, the cost thereof may be charged to the applicant as a part of the cost of his or her application.
- (4) EXECUTION OF LEASES; LESSEE TO STAKE OFF

 BOUNDARIES; PENALTY FOR FAILURE TO COMPLY WITH

 REGULATIONS.--When a survey of the lands to be leased has been completed pursuant to s. 253.69 and filed with the department, and the cost thereof paid by the applicant, the department may

execute in duplicate a lease of the water bottoms to the 1 2 applicant. One duplicate, with a plat or map of the water 3 bottoms so leased, shall be delivered to the applicant, and 4 the other, with a plat or map of the bottom so leased, shall 5 be retained by the department and registered in a lease book 6 which shall be kept exclusively for that purpose by the 7 department; thereafter the lessees shall enjoy the exclusive 8 use of the lands and all oysters and clams, shell, and cultch 9 grown or placed thereon shall be the exclusive property of such lessee as long as he or she shall comply with the 10 provisions of this chapter and chapter 253. The department 11 12 shall require the lessee to stake off and mark the water bottoms leased, by such ranges, monuments, stakes, buoys, 13 14 etc., so placed and made as not to interfere with the 15 navigation, as it may deem necessary to locate the same to the end that the location and limits of the lands embraced in such 16 17 lease be easily and accurately found and fixed, and such lessee shall keep the same in good condition during the open 18 19 and closed oyster or clam season. All leases shall be marked 20 according to the standards set forth in s. 253.72. The 21 department may stipulate in each individual lease contract the types, shape, depth, size, and height of marker or corner 22 23 posts. Failure on the part of the lessee to comply with the orders of the department to this effect within the time fixed 24 by it, and to keep the markers, etc., in good condition during 25 26 the open and closed oyster or clam season, shall subject such 27 lessee to a fine not exceeding \$100 for each and every such 28 offense. 29 (5) LEASES IN PERPETUITY; RENT.--(a) All leases issued previously under the provisions 30 of s. 370.16 shall be enforced under the authority of this 31

chapter, notwithstanding any other law to the contrary, and shall continue in perpetuity under such restrictions as stated in the lease agreement. The annual rental fee charged for all leases shall consist of the minimum rate of \$15 per acre, or any fraction of an acre, per year and shall be adjusted on January 1, 1995, and every 5 years thereafter, based on the 5-year average change in the Consumer Price Index. Rent shall be paid in advance of January 1 of each year or in the case of a new lease at the time of signing, regardless of who holds the lease.

- (b) All fees collected under this subsection and subsection (6) shall be deposited in the General Inspection Trust Fund and shall be used for shellfish aquaculture activities.
- stipulate that failure to timely pay the rent on or before

 January 1 of each year shall cause the department, at its

 discretion, to terminate and cancel the lease after the

 department has given the lessee 30 days' written notice of the

 nonpayment. If after receiving the notice the lessee chooses

 to keep the lease, the lessee shall pay the rental fee plus a

 \$50 late fee within the 30-day period. After the 30-day notice

 has expired, the department may take possession of the lease
 and all improvements, assets, clams, and oysters thereon.
- (7) SURCHARGE FOR IMPROVEMENT OR REHABILITATION.--A surcharge of \$10 per acre, or any fraction of an acre, per annum shall be levied upon each lease, other than a perpetual lease granted pursuant to chapter 370 prior to 1985, and deposited into the General Inspection Trust Fund. The purpose of the surcharge is to provide a mechanism to have financial resources immediately available for improvement of lease areas

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 and for cleanup and rehabilitation of abandoned or vacated lease sites. The department is authorized to adopt rules necessary to carry out the provisions of this subsection.

- (a) Moneys in the fund that are not needed currently for cleanup and rehabilitation of abandoned or vacated lease sites shall be deposited with the Treasurer to the credit of the fund and may be invested in such manner as is provided for by statute. Interest received on such investment shall be credited to the fund.
- (b) Funds within the General Inspection Trust Fund from receipts from the surcharge established in this section shall be disbursed for the following purposes and no others:
- 1. Administrative expenses, personnel expenses, and equipment costs of the department related to the improvement of lease areas, the cleanup and rehabilitation of abandoned or vacated aquaculture lease sites, and the enforcement of provisions of this section.
- 2. All costs involved in the improvement of lease areas and the cleanup and rehabilitation of abandoned or vacated lease sites.
- 3. All costs and damages which are the proximate results of lease abandonment or vacation.
 - 4. Reward payments made pursuant to s. 597.0045.
- The department shall recover to the use of the fund from the person or persons abandoning or vacating the lease, jointly and severally, all sums owed or expended from the fund.
 - (8) CULTIVATION REQUIREMENTS. --
- (a) Effective cultivation shall consist of the growing of the oysters or clams in a density suitable for commercial harvesting over the amount of bottom prescribed by law. This

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commercial density shall be accomplished by the planting of 1 2 seed oysters, shell, and cultch of various descriptions. 3 department may stipulate in each individual lease contract the 4 types, shape, depth, size, and height of cultch materials on lease bottoms according to the individual shape, depth, 5 6 location, and type of bottom of the proposed lease. Each 7 lessee leasing lands under the provisions of this section or 8 s. 253.71 shall begin, within 1 year after the date of such 9 lease, bona fide cultivation of the same, and shall, by the end of the second year after the commencement of such lease, 10 have placed under cultivation at least one-half of the leased 11 12 area and shall each year thereafter place in cultivation at 13 least one-fourth of the leased area until the whole, suitable 14 for bedding of oysters or clams, shall have been put in 15 cultivation. The cultivation requirements for perpetuity leases granted pursuant to chapter 370 prior to 1985 under 16 17 previously existing law shall comply with the conditions stated in the lease agreement, and the lessee or grantee is 18 19 authorized to plant the leased or granted submerged land in 20 both oysters and clams.

- (b) These stipulations apply to all leases granted after the effective date of this section. All leases existing prior to the effective date of this section will operate under the law that was in effect when the leases were granted.
- (c) When evidence is gathered by the department and such evidence conclusively shows a lack of effective cultivation, the department may revoke leases and return the bottoms in question to the public domain.
- (d) The department has the authority to adopt rules pertaining to the water column over shellfish leases. All cultch materials in place 6 months after the formal adoption

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and publication of rules establishing standards for cultch materials on shellfish leases that do not comply with such rules may be declared a nuisance by the department. The department has the authority to direct the lessee to remove such cultch in violation of this section. The department may cancel a lease upon the refusal by the lessee violating such rules to remove unlawful cultch materials, and all improvements, cultch, marketable oysters, and shell shall become the property of the state. The department has the authority to retain, dispose of, or remove such materials in the best interest of the state.

- (9) LEASES TRANSFERABLE, ETC.--The leases in chapters 253 and 370 shall be inheritable and transferable, in whole or in part, and shall also be subject to mortgage, pledge, or hypothecation and shall be subject to seizure and sale for debts as any other property, rights, and credits in this state, and this provision shall also apply to all buildings, betterments, and improvements thereon. Leases granted under this section cannot be transferred, by sale or barter, in whole or in part, without the written, express approval of the department, and such a transferee shall pay a \$50 transfer fee before department approval may be given. Leases inherited or transferred will be valid only upon receipt of the transfer fee and approval by the department. The department shall keep proper indexes so that all original leases and all subsequent changes and transfers can be easily and accurately ascertained.
- (10) CANCELLATION OF LEASES TO NATURAL REEFS OR

 BEDS.--Any person, within 6 months after the execution of any
 lease, may file a petition with the department for the purpose
 of determining whether a natural oyster or clam reef or bed

having an area of not less than 100 square yards existed 1 2 within the leased area on the date of the lease, with 3 sufficient natural or maternal oysters or clams thereon (not 4 including coon oysters) to have constituted a stratum 5 sufficient to have been resorted to by the public generally 6 for the purpose of gathering the same to sell for a 7 livelihood. The petition shall be in writing addressed to the 8 department, verified under oath, stating the location and 9 approximate area of the natural reef or bed and the claim or interest of the petitioner therein and requesting the 10 cancellation of the lease to the natural reef or bed. A 11 12 petition may not be considered unless it is accompanied by a 13 deposit of \$500 to defray the expense of the department's 14 investigation of the matter. Upon receipt of such petition, the department shall cause an investigation to be made into 15 16 the truth of the allegations of the petition, and, if found 17 untrue, the \$500 deposit shall be retained by the department to defray the expense of the investigation, but should the 18 19 allegations of the petition be found true and the leased 20 premises to contain a natural oyster or clam reef or bed, as 21 described in this subsection, the \$500 deposit shall be returned to the petitioner and the costs and expenses of the 22 23 investigation taxed against the lessee and the lease canceled to the extent of the natural reef or bed and the same shall be 24 marked with buoys and stakes and notices placed thereon 25 26 showing the same to be a public reef or bed, the cost of the 27 markers and notices to be taxed against the lessee. 28 (11) WHEN NATURAL REEFS OR BEDS MAY BE INCLUDED IN 29 LEASE.--(a) When an application for a submerged land lease for 30 31 cultivating shellfish is filed, and when a resource survey of

such lands identifies natural oyster or clam reefs or beds, the department shall determine if such reefs and beds are to be included in the leased area. The department, if it deems it to be in the best interest of the state, may include such natural reefs or beds in a lease. In those cases where a natural area is included in a lease, the department shall fix a reasonable value on the same, to be paid by the applicant for lease of such submerged land. No natural reefs shall be included in any shellfish or aquaculture lease granted in Franklin County.

- (b) The department shall determine and settle all disputes as to boundaries between lessees. The department shall, in all cases, determine whether a particular submerged land area contains a natural reef or bed or whether it is suitable for raising oysters or clams.
- (12) FRANKLIN COUNTY LEASES.--On and after the effective date of this section, the only leases available in Franklin County shall be those issued pursuant to ss.

 253.67-253.75; chapter 370 leases shall no longer be available. The department shall require in the lease agreement such restrictions as it deems necessary to protect the environment, the existing leaseholders, and public fishery.
- (a) Any person who willfully takes oysters, shells, cultch, or clams bedded or planted by a licensee under this chapter, or grantee under the provisions of heretofore existing laws, or riparian owner who may have heretofore planted the same on his or her riparian bottoms, or any oysters or clams deposited by anyone making up a cargo for market, or who willfully carries or attempts to carry away the

same without permission of the owner thereof, or who willfully or knowingly removes, breaks off, destroys, or otherwise injures or alters any stakes, bounds, monuments, buoys, notices, or other designations of any natural oyster or clam reefs or beds or private bedding or propagating grounds, or who willfully injures, destroys, or removes any other protection around any oyster or clam reefs or beds, or who willfully moves any bedding ground stakes, buoys, marks, or designations placed by the department, commits a violation of this section.

- (b) Harvesting shellfish is prohibited within a distance of 25 feet outside lawfully marked lease boundaries or within setback and access corridors within specifically designated high-density aquaculture lease areas and aquaculture use zones.
 - (14) SHELLFISH DEVELOPMENT.--
- (a) The department shall improve, enlarge, and protect the natural oyster and clam reefs and beds of this state to the extent it may deem advisable and the means at its disposal will permit.
- (b) The Fish and Wildlife Conservation Commission shall, to the same extent, assist in protecting shellfish aquaculture products produced on leased or granted reefs and beds.
- (c) The department, in cooperation with the commission, shall provide the Legislature with recommendations as needed for the development and the proper protection of the rights of the state and private holders therein with respect to the oyster and clam business.
- (15) SPECIAL ACTIVITY LICENSES. -- The department is authorized to issue special activity licenses, in accordance

with s. 597.020, to permit the harvest or cultivation of oysters, clams, mussels, and crabs.

- (16) STAKING OFF WATER BOTTOMS OR BEDDING OYSTERS
 WITHOUT OBTAINING LEASE. -- Any person staking off the water
 bottoms of this state, or bedding oysters on the bottoms of
 the waters of this state, without previously leasing same as
 required by law commits a violation of this section, and shall
 acquire no rights by reason of such staking off. This
 provision does not apply to grants heretofore made under the
 provisions of any heretofore existing laws or to artificial
 beds made heretofore by a riparian owner or his or her
 grantees on the owner's riparian bottoms.
- (17) SHELLFISH HARVESTING SEASONS; SPECIAL PROVISIONS RELATING TO APALACHICOLA BAY.--
- (a) The Fish and Wildlife Conservation Commission shall by rule set the noncultured shellfish harvesting seasons in Apalachicola Bay.
- (b) If the commission changes the harvesting seasons by rule as set forth in this subsection, for 3 years after the new rule takes effect, the commission, in cooperation with the department, shall monitor the impacts of the new harvesting schedule on the bay and on local shellfish harvesters to determine whether the new harvesting schedule should be discontinued, retained, or modified. In monitoring the new schedule and in preparing its report, the following information shall be considered:
- $\underline{\mbox{1. Whether the bay benefits ecologically from the new}} \\ \mbox{harvesting schedule.}$
- 2. Whether the new harvesting schedule enhances the enforcement of shellfish harvesting laws in the bay.

- 3. Whether the new harvesting schedule enhances 1 natural shellfish production, oyster relay and planting 2 3 programs, and shell planting programs in the bay. 4 4. Whether the new harvesting schedule has more than a 5 short-term adverse economic impact, if any, on local shellfish 6 harvesters. 7 (18) REMOVING OYSTERS, CLAMS, OR MUSSELS FROM NATURAL 8 REEFS; LICENSES, ETC.; PENALTY. --9 (a) It is unlawful to use a dredge or any means or implement other than hand tongs in removing oysters from the 10 natural or artificial state reefs or beds. This restriction 11 12 shall apply to all areas of Apalachicola Bay for all shellfish 13 harvesting, excluding private grounds leased or granted by the 14 state prior to July 1, 1989, if the lease or grant 15 specifically authorizes the use of implements other than hand tongs for harvesting. Except in Apalachicola Bay, upon the 16
 - or s. 370.06 for such use to such person. (b) Approval by the department to harvest shellfish by dredge or other mechanical means from privately held shellfish leases or grants in Apalachicola Bay shall include, but not be limited to, the following conditions:

Wildlife Conservation Commission pursuant to subsection (15)

payment of \$25 annually, for each vessel or boat using a dredge or machinery in the gathering of clams or mussels, a

special activity license may be issued by the Fish and

1. The use of any mechanical harvesting device other than ordinary hand tongs for taking shellfish for any purpose from public shellfish beds in Apalachicola Bay shall be unlawful.

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- 2. The possession of any mechanical harvesting device on the waters of Apalachicola Bay from 5 p.m. until sunrise shall be unlawful.
 - 3. Leaseholders or grantees shall notify the department no less than 48 hours prior to each day's use of a dredge or scrape in order for the department to notify the Fish and Wildlife Conservation Commission that a mechanical harvesting device will be deployed.
 - 4. Only two dredges or scrapes per lease or grant may be possessed or operated at any time.
 - 5. Each vessel used for the transport or deployment of a dredge or scrape shall prominently display the lease or grant number or numbers, in numerals which are at least 12 inches high and 6 inches wide, in such a manner that the lease or grant number or numbers are readily identifiable from both the air and the water.

- Any violation of this paragraph or of any other statutes, rules, or conditions referenced in the lease agreement shall be considered a violation of the license and shall result in revocation of the lease or a denial of use or future use of a mechanical harvesting device.
- (c) Oysters may be harvested from natural or public or private leased or granted grounds by common hand tongs or by hand, by scuba diving, free diving, leaning from vessels, or wading. In Apalachicola Bay, this provision shall apply to all shellfish.
 - (19) FISHING FOR RELAYING OR TRANSPLANTING PURPOSES.--
- (a) The department shall designate areas for the taking of oysters and clams to be planted on leases, grants, and public areas. Oysters, clams, and mussels may be taken for

relaying or transplanting at any time during the year so long as, in the opinion of the department, the public health will not be endangered. The amount of oysters, clams, and mussels to be obtained for relaying or transplanting, the area relayed or transplanted to, and relaying or transplanting time periods shall be established in each case by the department.

- (b) Application for a special activity license issued pursuant to subsection (15) for obtaining oysters, clams, or mussels for relaying from closed public shellfish harvesting areas to open areas or certified controlled purification plants or for transplanting sublegal-sized oysters, clams, or mussels must be made to the department. In return, the department may assign an area and a period of time for the oysters, clams, or mussels to be relayed or transplanted to be taken. All relaying and transplanting operations shall take place under the direction of the department.
- (c) Relayed oysters, clams, or mussels shall not be subsequently harvested for any reason without written permission or public notice from the department.
- (20) OYSTER AND CLAM REHABILITATION. -- The board of county commissioners of the several counties may appropriate and expend such sums as it may deem proper for the purpose of planting or transplanting oysters, clams, oyster shell, clam shell, or cultch or to perform such other acts for the enhancement of the oyster and clam industries of the state, out of any sum in the county treasury not otherwise appropriated.
- (21) DREDGING OF DEAD SHELLS PROHIBITED.--The dredging of dead shell deposits is prohibited in the state.
- (22) COOPERATION WITH UNITED STATES FISH AND WILDLIFE SERVICE.--The department shall cooperate with the United

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States Fish and Wildlife Service, under existing federal laws, rules, and regulations, and is authorized to accept donations, grants, and matching funds from the Federal Government in order to carry out its oyster resource and development responsibilities. The department is further authorized to accept any and all donations including funds, oysters, or oyster shells.

(23) OYSTER AND CLAM SHELLS PROPERTY OF DEPARTMENT.--

(a) Except for oysters used directly in the half-shell trade, 50 percent of all shells from oysters and clams shucked commercially in the state shall be and remain the property of the department when such shells are needed and required for rehabilitation projects and planting operations, in cooperation with the Fish and Wildlife Conservation Commission, when sufficient resources and facilities exist for handling and planting such shell, and when the collection and handling of such shell is practicable and useful, except that bona fide holders of leases and grants may retain 75 percent of such shell as they produce for aquacultural purposes. Storage, transportation, and planting of shells so retained by lessees and grantees shall be carried out under the conditions of the lease agreement or with the written approval of the department and shall be subject to such reasonable time limits as the department may fix. In the event of an accumulation of an excess of shells, the department is authorized to sell shells only to private growers for use in oyster or clam cultivation on bona fide leases and grants. No profit shall accrue to the department in these transactions, and shells are to be sold for the estimated moneys spent by the department to gather and stockpile the shells. Planting of shells obtained from the department by purchase shall be subject to the

conditions set forth in the lease agreement or in the written approval as issued by the department. Any shells not claimed and used by private oyster cultivators 10 years after shells are gathered and stockpiled may be sold at auction to the highest bidder for any private use.

- (b) Whenever the department determines that it is unfeasible to collect oyster or clam shells, the shells become the property of the producer.
- (c) Whenever oyster or clam shells are owned by the department and it is not useful or feasible to use them in the rehabilitation projects, and when no leaseholder has exercised his or her option to acquire them, the department may sell such shells for the highest price obtainable. The shells thus sold may be used in any manner and for any purpose at the discretion of the purchaser.
- (d) Moneys derived from the sale of shell shall be deposited in the General Inspection Trust Fund for shellfish programs.
- (e) The department may publish notice, in a newspaper serving the county, of its intention to collect the oyster and clam shells and shall notify, by certified mail, each shucking establishment from which shells are to be collected. The notice shall contain the period of time the department intends to collect the shells in that county and the collection purpose.
- (24) OYSTER CULTURE.--The department, in cooperation with the Fish and Wildlife Conservation Commission and the Department of Environmental Protection, shall protect all clam beds, oyster beds, shellfish grounds, and oyster reefs from damage or destruction resulting from improper cultivation, propagation, planting, or harvesting and control the pollution

of the waters over or surrounding beds, grounds, or reefs, and to this end the Department of Health is authorized and directed to lend its cooperation to the department, to make available its laboratory testing facilities and apparatus.

- (25) REQUIREMENTS FOR OYSTER OR CLAM VESSELS.--
- (a) All vessels used for the harvesting, gathering, or transporting of oysters or clams for commercial purposes shall be constructed and maintained to prevent contamination or deterioration of shellfish. To this end, all such vessels shall be provided with false bottoms and bulkheads fore and aft to prevent onboard shellfish from coming in contact with any bilge water. No dogs or other animals shall be allowed at any time on vessels used to harvest or transport shellfish. A violation of any provision of this subsection shall result in at least the revocation of the violator's license.
- (b) For the purpose of this subsection, "harvesting, gathering, or transporting of oysters or clams for commercial purposes" means to harvest, gather, or transport oysters or clams with the intent to sell and shall apply to a quantity of two or more bags of oysters per vessel or more than one 5-gallon bucket of unshucked hard clams per person or more than two 5-gallon buckets of unshucked hard clams per vessel.

Section 31. Section 370.071, Florida Statutes, is transferred, renumbered as section 597.020, Florida Statutes, and amended to read:

597.020 370.071 Shellfish processors; regulation.--

(1) The department of Agriculture and Consumer
Services, hereinafter referred to as department, is authorized to adopt by rule regulations, specifications, and codes relating to sanitary practices for catching, cultivating, handling, processing, packaging, preserving, canning, smoking,

and storing of oysters, clams, mussels, <u>scallops</u>, and crabs. The department is also authorized to license <u>shellfish</u> <u>processors who handle</u> <u>aquaculture facilities used to culture</u> oysters, clams, mussels, <u>scallops</u>, and crabs when such activities relate to quality control, sanitary, and public health practices pursuant to this section <u>and chapter 500</u> and <u>s. 370.06(4)</u>. The department is also authorized to license or certify, for a fee determined by rule, facilities used for processing oysters, clams, mussels, <u>scallops</u>, and crabs, to <u>levy an administrative fine of up to \$1,000 per violation per day or to</u> suspend or revoke such licenses or certificates upon satisfactory evidence of any violation of rules adopted pursuant to this section, and to seize and destroy any adulterated or misbranded shellfish products as defined by rule.

- (2) A shellfish processing plant certification license is required to operate any facility in which oysters, clams, mussels, scallops, or crabs are processed, including but not limited to: an oyster, clam, or mussel, or scallop cannery; a shell stock dealership; an oyster, clam, or mussel, or scallop shucking plant; an oyster, clam, or mussel, or scallop repacking plant; an oyster, clam, or mussel, or scallop controlled purification plant; or a crab or soft-shell crab processing or shedding plant.
- (3) The department may suspend or revoke any shellfish processing plant certification license upon satisfactory evidence that the licensee has violated any regulation, specification, or code adopted under this section and may seize and destroy any shellfish product which is defined by rule to be an adulterated or misbranded shellfish product.

Section 32. Subsection (13) of section 190.003, Florida Statutes, is amended to read:

190.003 Definitions.--As used in this chapter, the term:

as appears by the deed record, including a trustee, a private corporation, and an owner of a condominium unit; it does not include a reversioner, remainderman, mortgagee, or any governmental entity, who shall not be counted and need not be notified of proceedings under this act. Landowner shall also mean the owner of a ground lease from a governmental entity, which leasehold interest has a remaining term, excluding all renewal options, in excess of 50 years.

Section 33. Paragraph (a) of subsection (1) of section 190.005, Florida Statutes, is amended to read:

190.005 Establishment of district.--

- (1) The exclusive and uniform method for the establishment of a community development district with a size of 1,000 acres or more shall be pursuant to a rule, adopted under chapter 120 by the Florida Land and Water Adjudicatory Commission, granting a petition for the establishment of a community development district.
- (a) A petition for the establishment of a community development district shall be filed by the petitioner with the Florida Land and Water Adjudicatory Commission. The petition shall contain:
- 1. A metes and bounds description of the external boundaries of the district. Any real property within the external boundaries of the district which is to be excluded from the district shall be specifically described, and the last known address of all owners of such real property shall

be listed. The petition shall also address the impact of the proposed district on any real property within the external boundaries of the district which is to be excluded from the district.

- 2. The written consent to the establishment of the district by all landowners whose the owner or owners of 100 percent of the real property is to be included in the district or documentation demonstrating that the petitioner has control by deed, trust agreement, contract, or option of 100 percent of the real property to be included in the district, and when real property to be included in the district is owned by a governmental entity and subject to a ground lease as described in s. 190.003(13), the written consent by such governmental entity.
- 3. A designation of five persons to be the initial members of the board of supervisors, who shall serve in that office until replaced by elected members as provided in s. 190.006.
 - 4. The proposed name of the district.
- 5. A map of the proposed district showing current major trunk water mains and sewer interceptors and outfalls if in existence.
- 6. Based upon available data, the proposed timetable for construction of the district services and the estimated cost of constructing the proposed services. These estimates shall be submitted in good faith but shall not be binding and may be subject to change.
- 7. A designation of the future general distribution, location, and extent of public and private uses of land proposed for the area within the district by the future land use plan element of the effective local government

comprehensive plan of which all mandatory elements have been adopted by the applicable general-purpose local government in compliance with the Local Government Comprehensive Planning and Land Development Regulation Act.

8. A statement of estimated regulatory costs in accordance with the requirements of s. 120.541.

Section 34. Subsection (10) is added to section 190.021, Florida Statutes, to read:

190.021 Taxes; non-ad valorem assessments.--

otherwise provided by law, no levy of ad valorem taxes or non-ad valorem assessments under this chapter, or chapter 170, 197 or otherwise, by a board of a district on property of a governmental entity that is subject to a ground lease as described in s. 190.003(13), shall constitute a lien or encumbrance on the underlying fee interest of such governmental entity.

Section 35. Subsection (1) of section 190.012, Florida Statutes, is amended to read:

190.012 Special powers; public improvements and community facilities.—The district shall have, and the board may exercise, subject to the regulatory jurisdiction and permitting authority of all applicable governmental bodies, agencies, and special districts having authority with respect to any area included therein, any or all of the following special powers relating to public improvements and community facilities authorized by this act:

(1) To finance, fund, plan, establish, acquire, construct or reconstruct, enlarge or extend, equip, operate, and maintain systems, facilities, and basic infrastructures for the following:

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- (a) Water management and control for the lands within the district and to connect some or any of such facilities with roads and bridges.
- (b) Water supply, sewer, and wastewater management, reclamation, and reuse or any combination thereof, and to construct and operate connecting intercepting or outlet sewers and sewer mains and pipes and water mains, conduits, or pipelines in, along, and under any street, alley, highway, or other public place or ways, and to dispose of any effluent, residue, or other byproducts of such system or sewer system.
- (c) Bridges or culverts that may be needed across any drain, ditch, canal, floodway, holding basin, excavation, public highway, tract, grade, fill, or cut and roadways over levees and embankments, and to construct any and all of such works and improvements across, through, or over any public right-of-way, highway, grade, fill, or cut.
- (d)1. District roads equal to or exceeding the specifications of the county in which such district roads are located, and street lights.
- 2. Buses, trolleys, transit shelters, ridesharing facilities and services, parking improvements, and related signage.
- (e) Investigation and remediation costs associated with the cleanup of actual or perceived environmental contamination within the district under the supervision or direction of a competent governmental authority unless the covered costs benefit any person who is a landowner within the district and who caused or contributed to the contamination.
- $\underline{\text{(f)}\text{(e)}}$ Conservation areas, mitigation areas, and wildlife habitat, including the maintenance of any plant or

animal species, and any related interest in real or personal property. (g)(f) Any other project within or without the boundaries of a district when a local government issued a development order pursuant to s. 380.06 or s. 380.061 approving or expressly requiring the construction or funding of the project by the district, or when the project is the subject of an agreement between the district and a governmental entity and is consistent with the local government comprehensive plan of the local government within which the project is to be located. Section 36. Notwithstanding any other law, the Legislature intends that this act represent its full and total intent with respect to legislation dealing with the same subject matter as this act at the same legislative session. Section 37. This act shall take effect July 1, 2000.

CODING: Words stricken are deletions; words underlined are additions.