An act implementing the 2004-2005 General Appropriations Act; providing legislative intent; providing accounting requirements for the state universities for the 2004-2005 fiscal year; amending s. 216.292, F.S.; authorizing the Department of Children and Family Services
 4 intent; providing accounting requirements for 5 the state universities for the 2004-2005 fiscal 6 year; amending s. 216.292, F.S.; authorizing
5 the state universities for the 2004-2005 fiscal 6 year; amending s. 216.292, F.S.; authorizing
6 year; amending s. 216.292, F.S.; authorizing
7 the Department of Children and Family Services
8 to transfer funds within the family safety
9 program; amending s. 381.0066, F.S.; continuing
10 the additional fee on new construction permits
11 for onsite sewage treatment and disposal
12 systems the proceeds of which are used for
13 system research, demonstration, and training
14 projects; amending s. 385.207, F.S.;
15 authorizing appropriation of funds in the
16 Epilepsy Services Trust Fund for epilepsy case
17 management services; amending s. 394.908, F.S.;
18 providing for substance abuse and mental health
19 funding equity as provided in the General
20 Appropriations Act; amending s. 20.19, F.S.;
21 requiring specific authority for transfer of
22 funds by the Department of Children and Family
23 Services; amending s. 381.79, F.S.; providing
24 conditions for disbursement of funds
25 appropriated for brain and spinal cord injury
26 research; amending s. 216.181, F.S.;
27 authorizing the Department of Law Enforcement
28 to transfer positions and associated budgets
29 and a certain percentage of salary rate between
30 budget entities and providing requirements with
31 respect thereto; amending s. 16.555, F.S.;

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1	authorizing use of the Crime Stoppers Trust
2	Fund to pay for salaries and benefits and other
3	expenses of the Department of Legal Affairs;
4	amending s. 216.262, F.S.; providing for
5	additional positions to operate additional
6	prison bed capacity under certain
7	circumstances; authorizing the Department of
8	Law Enforcement to use certain moneys to
9	provide bonuses to employees for meritorious
10	performance, subject to review; amending s.
11	287.161, F.S.; requiring the Department of
12	Management Services to charge all persons
13	receiving transportation from the executive
14	aircraft pool a specified rate; amending s.
15	110.12315, F.S.; providing copayment
16	requirements for the state employees'
17	prescription drug program; establishing the
18	rate of increase for legislative salaries;
19	providing for the budget of the Council for
20	Education Policy Research and Improvement to be
21	administered by the Auditor General; providing
22	that the council is otherwise independent;
23	authorizing the Executive Office of the
24	Governor to transfer funds between departments
25	for purposes of aligning amounts paid for risk
26	management premiums and for purposes of
27	aligning amounts paid for human resource
28	management services; amending s. 110.1239,
29	F.S.; providing requirements for the funding of
30	the state group health insurance program;
31	amending s. 112.061, F.S.; providing for
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1	computation of travel time and reimbursement
2	for public officers' and employees' travel;
3	amending s. 215.96, F.S.; requiring the
4	Financial Management Information Board to
5	provide certain policies, procedures, and
6	processes for integration of central
7	administrative and financial information
8	systems; requiring a task force; specifying
9	membership and responsibilities; requiring
10	recommendations on specific information systems
11	and projects; amending s. 601.15, F.S.;
12	permitting the Florida Citrus Commission to
13	reduce certain statutory tax rates by majority
14	vote; directing the Department of Environmental
15	Protection to make specified awards of grant
16	moneys for pollution control purposes;
17	providing for an agreement between the
18	Department of Agriculture and Consumer Services
19	and the Department of Transportation for the
20	construction and operation of an agricultural
21	interdiction station in Escambia County;
22	amending s. 375.041, F.S.; providing for use of
23	funds allocated to the Land Acquisition Trust
24	Fund for water quality issues; amending s.
25	375.045, F.S.; providing for use of certain
26	moneys from the Florida Preservation 2000 Trust
27	Fund for the Florida Forever Trust Fund;
28	providing directives to the State Technology
29	Office with respect to information technology;
30	amending s. 373.4137, F.S.; providing for water
31	management districts to use specified funds in
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1	certain surface water improvement and
2	management or invasive plant control projects;
3	amending s. 718.501, F.S.; reducing the number
4	of days for the Division of Florida Land Sales,
5	Condominiums, and Mobile Homes of the
6	Department of Business and Professional
7	Regulation to acknowledge and investigate
8	complaints; amending s. 320.08058, F.S.;
9	authorizing proceeds from the Professional
10	Sports Development Trust Fund to be used for
11	operational expenses of the Florida Sports
12	Foundation and financial support of the
13	Sunshine State Games; amending s. 445.048,
14	F.S.; continuing and expanding the Passport to
15	Economic Progress demonstration project;
16	amending s. 27.701, F.S.; providing for a pilot
17	program using a registry of attorneys instead
18	of the capital collateral regional counsel in
19	the northern region of the state; requiring
20	certain qualification; requiring a report;
21	amending s. 27.709, F.S.; expanding the
22	jurisdiction of the Commission on Capital
23	Cases; amending s. 27.711, F.S.; providing for
24	compensation of counsel in the pilot program;
25	providing for limitations on such counsel;
26	amending s. 27.702, F.S.; requiring reports
27	from attorneys participating in the pilot
28	program; providing for continuity of health and
29	life insurance coverage of employees
30	transferring from county employment to
31	employment in the state courts system, the
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1	office of a state attorney, or the office of a
2	public defender; providing responsibilities of
3	former and new employers; amending s. 413.4021,
4	F.S.; requiring additional revenues from the
5	tax collection enforcement diversion program to
6	be used for the personal care attendant pilot
7	program and for state attorney contracts;
8	providing for the effect of a veto of a
9	specific appropriation or proviso to which
10	implementing provisions refer; providing
11	applicability to other legislation;
12	incorporating by reference specified
13	performance measures and standards directly
14	linked to the appropriations made in the
15	2003-2004 General Appropriations Act, as
16	required by the Government Performance and
17	Accountability Act of 1994; providing for
18	severability; providing for retroactive
19	application; providing effective dates.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. It is the intent of the Legislature that
24	the implementing and administering provisions of this act
25	apply to the General Appropriations Act for fiscal year
26	2004-2005.
27	Section 2. In order to implement Specific
28	Appropriations 13-18, 21, 23, 27B, and 156-165 of the
29	2004-2005 General Appropriations Act:
30	(1) Each university that has not made the transition,
31	effective July 1, 2004, from the state accounting system
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1	(FLAIR) shall utilize the state accounting system for fiscal
2	year 2004-2005 but is not required to provide funds to the
3	Department of Financial Services for its utilization.
4	(2) Notwithstanding the provisions of sections
5	216.181, 216.292, and 1011.4105, Florida Statutes, and
6	pursuant to section 216.351, Florida Statutes, funds
7	appropriated or reappropriated to the state universities in
8	the 2004-2005 General Appropriations Act, or any other act
9	passed by the 2004 Legislature containing appropriations,
10	shall be distributed to each university according to the
11	2004-2005 fiscal year operating budget approved by the
12	university board of trustees. Each university board of
13	trustees shall have authority to amend the operating budget as
14	circumstances warrant. The operating budget may utilize
15	traditional appropriation categories or it may consolidate the
16	appropriations into a special category appropriation account.
17	The Chief Financial Officer, upon the request of the
18	university board of trustees, shall record by journal transfer
19	the distribution of the appropriated funds and releases
20	according to the approved operating budget to the
21	appropriation accounts established for disbursement purposes
22	for each university within the state accounting system
23	(FLAIR).
24	(3) Notwithstanding the provisions of sections
25	216.181, 216.292, and 1011.4105, Florida Statutes, and
26	pursuant to section 216.351, Florida Statutes, each university
27	board of trustees shall include in an approved operating
28	budget the revenue in trust funds supported by student and
29	other fees as well as the trust funds within the Contract,
30	Grants, and Donations, Auxiliary Enterprises, and Sponsored
31	Research budget entities. The university board of trustees
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1	shall have the authority to amend the operating budget as
2	circumstances warrant. The operating budget may utilize
3	traditional appropriation categories or it may consolidate the
4	trust fund spending authority into a special category
5	appropriation account. The Chief Financial Officer, upon the
б	request of the university board of trustees, shall record the
7	distribution of the trust fund spending authority and releases
8	according to the approved operating budget to the
9	appropriation accounts established for disbursement purposes
10	for each university within the state accounting system
11	(FLAIR).
12	(4) Notwithstanding those provisions of sections
13	216.181, 216.292, and 1011.4105, Florida Statutes, which are
14	inconsistent with the provisions of this subsection and
15	pursuant to section 216.351, Florida Statutes, fixed capital
16	outlay funds appropriated or reappropriated in the 2004-2005
17	General Appropriations Act, or any other act passed by the
18	2004 Legislature containing fixed capital outlay
19	appropriations, for universities that have made the
20	transition, effective July 1, 2004, from the state accounting
21	system (FLAIR) shall be administered by the Department of
22	Education and shall be distributed to the universities as
23	needed for projects based upon estimated invoices to be paid
24	during the following 30 days or as required by bond documents.
25	For undisbursed fixed capital outlay appropriations from prior
26	fiscal years for universities that have made the transition,
27	effective July 1, 2004, from the state accounting system
28	(FLAIR), the Executive Office of the Governor and the Chief
29	Financial Officer shall have authority to transfer such
30	undisbursed fixed capital outlay appropriations into
31	appropriations under the Department of Education for
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distribution to the universities as needed for projects based 1 2 on estimated invoices to be paid during the following 30 days 3 or as required by bond documents. Expenditure of fixed capital 4 outlay appropriations shall be consistent with legislative 5 policy and intent. 6 This section expires July 1, 2005. (5) 7 Section 3. In order to implement Specific Appropriations 303, 306, and 308 of the 2004-2005 General 8 9 Appropriations Act, subsection (12) of section 216.292, Florida Statutes, is amended to read: 10 216.292 Appropriations nontransferable; exceptions.--11 12 (12) For the 2004-2005 2003-2004 fiscal year only and notwithstanding the other provisions of this section, the 13 14 Department of Children and Family Services may transfer funds 15 within the family safety program identified in the General Appropriations Act from identical funding sources between the 16 17 following appropriation categories without limitation as long 18 as such a transfer does not result in an increase to the total 19 recurring general revenue or trust fund cost of the agency in the subsequent fiscal year: adoption services and subsidy; 20 family foster care; and emergency shelter care. Such transfers 21 must be consistent with legislative policy and intent and must 22 23 not adversely affect achievement of approved performance outcomes or outputs in the family safety program. Notice of 24 proposed transfers under this authority must be provided to 25 26 the Executive Office of the Governor and the chairs of the legislative appropriations committees at least 5 working days 27 before their implementation. This subsection expires July 1, 28 29 $2005 \frac{2004}{2004}$. 30 Section 4. In order to implement Specific Appropriation 545 of the 2004-2005 General Appropriations Act, 31 8 CODING: Words stricken are deletions; words underlined are additions.

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paragraph (k) of subsection (2) of section 381.0066, Florida 1 2 Statutes, is amended to read: 3 381.0066 Onsite sewage treatment and disposal systems; fees.--4 5 (2) The minimum fees in the following fee schedule 6 apply until changed by rule by the department within the 7 following limits: 8 (k) Research: An additional \$5 fee shall be added to 9 each new system construction permit issued during fiscal years 10 1996-2005 1996-2004 to be used for onsite sewage treatment and disposal system research, demonstration, and training 11 12 projects. Five dollars from any repair permit fee collected under this section shall be used for funding the hands-on 13 14 training centers described in s. 381.0065(3)(j). 15 16 The funds collected pursuant to this subsection must be 17 deposited in a trust fund administered by the department, to 18 be used for the purposes stated in this section and ss. 19 381.0065 and 381.00655. 20 Section 5. In order to implement Specific Appropriation 510 of the 2004-2005 General Appropriations Act, 21 subsection (6) of section 385.207, Florida Statutes, is 22 23 amended to read: 385.207 Care and assistance of persons with epilepsy; 24 establishment of programs in epilepsy control .--25 26 (6) For the 2004-2005 2003-2004 fiscal year only, 27 funds in the Epilepsy Services Trust Fund may be appropriated for epilepsy case management services. This subsection expires 28 29 July 1, 2005 2004. Section 6. In order to implement Specific 30 Appropriations 356-388 of the 2004-2005 General Appropriations 31 9 CODING: Words stricken are deletions; words underlined are additions.

Act, subsection (8) of section 394.908, Florida Statutes, is 1 2 amended to read: 3 394.908 Substance abuse and mental health funding 4 equity; distribution of appropriations.--In recognition of the 5 historical inequity among service districts of the former 6 Department of Health and Rehabilitative Services in the 7 funding of substance abuse and mental health services, and in order to rectify this inequity and provide for equitable 8 9 funding in the future throughout the state, the following funding process shall be adhered to: 10 (8) For fiscal year 2004-2005 2003-2004 only, and 11 12 notwithstanding the provisions of this section, all new funds received in excess of fiscal year 2003-2004 2002-2003 13 14 recurring appropriations shall be allocated in accordance with 15 the provisions of the General Appropriations Act; however, no district shall receive an allocation of recurring funds less 16 17 than its initial approved operating budget, plus any 18 distributions of lump sum appropriations or reductions in 19 unfunded budget, for fiscal year 2003-2004 2002-2003. This subsection expires July 1, 2005 2004. 20 21 Section 7. In order to implement Specific 22 Appropriation 275 of the 2004-2005 General Appropriations Act, 23 paragraph (b) of subsection (5) of section 20.19, Florida Statutes, is amended to read: 24 20.19 Department of Children and Family 25 26 Services.--There is created a Department of Children and 27 Family Services. 28 (5) SERVICE DISTRICTS.--29 (b)1. The secretary shall appoint a district 30 administrator for each of the service districts. The district administrator shall serve at the pleasure of the secretary and 31 10 CODING: Words stricken are deletions; words underlined are additions.

shall perform such duties as assigned by the secretary. 1 2 Subject to the approval of the secretary, such duties shall 3 include transferring up to 10 percent of the total district 4 budget, the provisions of ss. 216.292 and 216.351 5 notwithstanding. 6 2. For the 2004-2005 2003-2004 fiscal year only, the 7 transfer authority provided in this subsection must be 8 specifically appropriated in the 2004-2005 2003-2004 General 9 Appropriations Act and shall be pursuant to the requirements of s. 216.292. This subparagraph expires July 1, 2005 2004. 10 Section 8. In order to implement Specific 11 12 Appropriation 588AB of the 2004-2005 General Appropriations 13 Act, subsection (7) of section 381.79, Florida Statutes, is 14 amended to read: 15 381.79 Brain and Spinal Cord Injury Program Trust 16 Fund.--17 (7) For the 2004-2005 2003-2004 fiscal year and notwithstanding the provisions of this section, the department 18 19 shall disburse all funds appropriated for brain and spinal 20 cord injury research in Specific Appropriation 588AB 598A of 21 the 2004-2005 2003-2004 General Appropriations Act in equal 22 payments at the end of each quarter. This subsection expires 23 July 1, 2005 2004. Section 9. In order to implement Specific 24 25 Appropriations 1142-1208M of the 2004-2005 General 26 Appropriations Act, subsection (17) of section 216.181, Florida Statutes, is amended to read: 27 28 216.181 Approved budgets for operations and fixed 29 capital outlay .--(17) Notwithstanding any other provision of this 30 section to the contrary, and for the 2004-2005 2003-2004 31 11 CODING: Words stricken are deletions; words underlined are additions.

fiscal year only, the Department of Law Enforcement may 1 transfer up to 20 positions and associated budget between 2 3 budget entities, provided the same funding source is used throughout each transfer. The department may also transfer up 4 5 to 10 percent of the initial approved salary rate between budget entities, provided the same funding source is used 6 7 throughout each transfer. The department must provide notice 8 to the Executive Office of the Governor, the chair of the 9 Senate Budget Committee, and the chair of the House Committee on Criminal Justice Appropriations for all transfers of 10 positions or salary rate. This subsection expires July 1, 2005 11 12 $\frac{2004}{2004}$. 13 Section 10. In order to implement Specific 14 Appropriation 1232 of the 2004-2005 General Appropriations 15 Act, paragraph (b) of subsection (3) of section 16.555, 16 Florida Statutes, is amended to read: 17 16.555 Crime Stoppers Trust Fund; rulemaking .--18 (3) 19 (b) For the 2004-2005 2003-2004 state fiscal year 20 only, and notwithstanding any provision of this section to the 21 contrary, moneys in the trust fund may also be used to pay for salaries and benefits and other expenses of the department. 22 23 This paragraph expires July 1, 2005 2004. 24 Section 11. In order to implement Specific Appropriations 655-751 and 781-794 of the 2004-2005 General 25 26 Appropriations Act, subsection (4) of section 216.262, Florida Statutes, is amended to read: 27 28 216.262 Authorized positions.--29 (4) Notwithstanding the provisions of this chapter on increasing the number of authorized positions, and for the 30 2004-2005 2003-2004 fiscal year only, if the actual inmate 31 12 CODING: Words stricken are deletions; words underlined are additions.

1	population of the Department of Corrections exceeds the inmate
2	population projections of the July 9, 2003, Criminal Justice
3	Estimating Conference by 1 percent for 2 consecutive months or
4	2 percent for any month, the Executive Office of the Governor
5	shall immediately notify the Criminal Justice Estimating
6	Conference, which shall convene as soon as possible to revise
7	the estimates. The Department of Corrections may then submit a
8	budget amendment requesting the establishment of positions in
9	excess of the number authorized by the Legislature and
10	additional appropriations from the General Revenue Fund or the
11	Working Capital Fund sufficient to provide for essential staff
12	and other resources to provide classification, security, food
13	services, health services, and other variable expenses within
14	the institutions to accommodate the estimated increase in the
15	inmate population. All actions taken pursuant to the authority
16	granted in this subsection shall be subject to review and
17	approval by the Legislative Budget Commission. This subsection
18	expires July 1, <u>2005</u> 2004 .
19	Section 12. Consistent with the provisions of section
20	216.163, Florida Statutes, in accordance with
21	performance-based program budgeting requirements, and
22	notwithstanding the provisions of section 216.181, Florida
23	Statutes, the Department of Law Enforcement may transfer up to
24	one-half of 1 percent of the funds in Specific Appropriations
25	1142, 1167, 1176, 1183, 1195B, 1195D, 1196, 1202, 1208B, and
26	1208G of the 2004-2005 General Appropriations Act for salary
27	bonuses for departmental employees at the discretion of the
28	executive director, provided that such bonuses are given only
29	to selected employees for meritorious performance, instead of
30	being given as across-the-board bonuses for all employees. The
31	department, after consultation with the Executive Office of
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the Governor, shall provide a plan to the chairs of the 1 2 legislative appropriations committees responsible for 3 producing the General Appropriations Act for review before 4 awarding such bonuses. This section expires July 1, 2005. 5 Section 13. In order to implement Specific 6 Appropriation 2068 of the 2004-2005 General Appropriations 7 Act, subsection (4) of section 287.161, Florida Statutes, is 8 amended to read: 9 287.161 Executive aircraft pool; assignment of aircraft; charge for transportation. --10 (4) Notwithstanding the requirements of subsections 11 12 (2) and (3) and for the 2004-2005 2003-2004 fiscal year only, the Department of Management Services shall charge all persons 13 14 receiving transportation from the executive aircraft pool a rate not less than the mileage allowance fixed by the 15 Legislature for the use of privately owned vehicles. Fees 16 17 collected for persons traveling by aircraft in the executive aircraft pool shall be deposited into the Bureau of Aircraft 18 19 Trust Fund and shall be expended for costs incurred to operate the aircraft management activities of the department. It is 20 the intent of the Legislature that the executive aircraft pool 21 22 be operated on a full cost recovery basis, less available 23 funds. This subsection expires July 1, 2005 2004. Section 14. In order to implement Section 8 of the 24 25 2004-2005 General Appropriations Act, subsection (7) of 26 section 110.12315, Florida Statutes, is amended to read: 27 110.12315 Prescription drug program.--The state employees' prescription drug program is established. This 28 29 program shall be administered by the Department of Management Services, according to the terms and conditions of the plan as 30 established by the relevant provisions of the annual General 31 14

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Appropriations Act and implementing legislation, subject to 1 2 the following conditions: 3 (7) Under the state employees' prescription drug 4 program copayments must be made as follows: 5 (a) Effective January 1, 2001, through December 31, 6 2003: 7 1. For generic drug with card.....\$7. 8 2. For preferred brand name drug with card.....\$20. 9 3. For nonpreferred brand name drug with card.....\$35. 10 4. For generic mail order drug.....\$10.50. 5. For preferred brand name mail order drug......\$30. 11 12 6. For nonpreferred brand name drug.....\$52.50. (a) (b) Effective January 1, 2004: 13 14 1. For generic drug with card.....\$10. For preferred brand name drug with card.....\$25. 15 2. 3. For nonpreferred brand name drug with card.....\$40. 16 17 4. For generic mail order drug.....\$20. 18 5. For preferred brand name mail order drug.....\$50. 19 6. For nonpreferred brand name drug.....\$80. 20 (b)(c) The Department of Management Services shall 21 create a preferred brand name drug list to be used in the 22 administration of the state employees' prescription drug 23 program. 24 25 This subsection expires July 1, 2005 2004. 26 Section 15. In order to implement Specific Appropriations 2573 and 2574 of the 2004-2005 General 27 28 Appropriations Act, and notwithstanding section 11.13(1)(b), 29 Florida Statutes, or any other law, the salary of members of 30 the Senate and the House of Representatives shall not be calculated according to that paragraph; instead, the annual 31 15

salaries of these members for the 2003-2004 fiscal year shall 1 2 not be increased for the 2004-2005 fiscal year. This section 3 expires June 30, 2005. 4 Section 16. In order to implement Specific 5 Appropriation 2589 of the 2004-2005 General Appropriations 6 Act, effective July 1, 2003, and notwithstanding the 7 provisions of section 1008.51, Florida Statutes, the budget 8 for the Council for Education Policy Research and Improvement 9 shall be administered by the Auditor General. However, the Council for Education Policy Research and Improvement shall 10 remain independent of the Auditor General for all programmatic 11 12 purposes, serving as a citizen board for conducting and reviewing education research, providing independent analysis 13 14 on education progress, and providing independent evaluation of education issues of statewide concern, as prescribed in 15 section 1008.51, Florida Statutes. All work products of the 16 17 Council for Education Policy Research and Improvement are 18 advisory in nature. This section expires July 1, 2005. 19 Section 17. In order to implement the appropriation of 20 funds in Special Categories-Risk Management Insurance of the 21 2004-2005 General Appropriations Act, and pursuant to the notice, review, and objection procedures of section 216.177, 22 Florida Statutes, the Executive Office of the Governor is 23 authorized to transfer funds appropriated in the appropriation 24 category "Special Categories-Risk Management Insurance" of the 25 26 2004-2005 General Appropriations Act between departments in order to align the budget authority granted with the premiums 27 28 paid by each department for risk management insurance. This 29 section expires July 1, 2005. Section 18. In order to implement the appropriation of 30 funds in Special Categories-Transfer to Department of 31 16

Management Services-Human Resources Services Purchased Per 1 2 Statewide Contract of the 2004-2005 General Appropriations 3 Act, and pursuant to the notice, review, and objection procedures of section 216.177, Florida Statutes, the Executive 4 5 Office of the Governor is authorized to transfer funds 6 appropriated in the appropriation category "Special 7 Categories-Transfer to Department of Management Services-Human 8 Resources Services Purchased Per Statewide Contract" of the 9 2004-2005 General Appropriations Act between departments in order to align the budget authority granted with the 10 assessments that must be paid by each agency to the Department 11 12 of Management Services for human resource management services. This section expires July 1, 2005. 13 14 Section 19. In order to implement Section 8 of the 2004-2005 General Appropriations Act, section 110.1239, 15 16 Florida Statutes, is amended to read: 17 110.1239 State group health insurance program funding.--For the 2004-2005 2003-2004 fiscal year only, it is 18 19 the intent of the Legislature that the state group health insurance program be managed, administered, operated, and 20 funded in such a manner as to maximize the protection of state 21 employee health insurance benefits. Inherent in this intent is 22 23 the recognition that the health insurance liabilities attributable to the benefits offered state employees should be 24 fairly, orderly, and equitably funded. Accordingly: 25 26 (1) The division shall determine the level of premiums 27 necessary to fully fund the state group health insurance 28 program for the next fiscal year. Such determination shall be 29 made after each Self-Insurance Estimating Conference as provided in s. 216.136(11), but not later than December 1 and 30 April 1 of each fiscal year. 31 17

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SB 2502

1	(2) The Governor, in the Governor's recommended
2	budget, shall provide premium rates necessary for full funding
3	of the state group health insurance program, and the
4	Legislature shall provide in the General Appropriations Act
т 5	for a premium level necessary for full funding of the state
6	group health insurance program.
7	(3) For purposes of funding, any additional
8	appropriation amounts allocated to the state group health
9	insurance program by the Legislature shall be considered as a
10	state contribution and thus an increase in the state premiums.
11	(4) This section expires July 1, <u>2005</u> 2004 .
12	Section 20. In order to implement Sections 2-7 of the
13	2004-2005 General Appropriations Act, paragraph (c) of
14	subsection (5) and paragraph (d) of subsection (6) of section
15	112.061, Florida Statutes, are amended to read:
16	112.061 Per diem and travel expenses of public
17	officers, employees, and authorized persons
18	(5) COMPUTATION OF TRAVEL TIME FOR REIMBURSEMENTFor
19	purposes of reimbursement and methods of calculating
20	fractional days of travel, the following principles are
21	prescribed:
22	(c) For the <u>2004-2005</u> 2003-2004 fiscal year only and
23	notwithstanding the other provisions of this subsection, for
24	Class C travel, a state traveler shall not be reimbursed on a
25	per diem basis nor shall a traveler receive subsistence
26	allowance. This paragraph expires July 1, <u>2005</u> 2004 .
27	(6) RATES OF PER DIEM AND SUBSISTENCE ALLOWANCEFor
28	purposes of reimbursement rates and methods of calculation,
29	per diem and subsistence allowances are divided into the
30	following groups and rates:
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1	(d) For the <u>2004-2005</u> 2003-2004 fiscal year only and
2	notwithstanding the other provisions of this subsection, for
3	Class C travel, a state traveler shall not be reimbursed on a
4	per diem basis nor shall a traveler receive subsistence
5	allowance. This paragraph expires July 1, <u>2005</u> 2004 .
6	Section 21. In order to implement Specific
7	Appropriation 2321 of the 2004-2005 General Appropriations
8	Act, subsection (4) of section 215.96, Florida Statutes, is
9	amended to read:
10	215.96 Coordinating council and design and
11	coordination staff
12	(4) The Financial Management Information Board,
13	through the coordinating council, shall provide the necessary
14	planning, implementation, and integration policies,
15	coordination procedures, and reporting processes to facilitate
16	the successful and efficient integration of the central
17	administrative and financial management information systems,
18	including the Florida Accounting Information Resource system
19	(FLAIR), Cash Management System (CMS), and FLAIR/CMS
20	replacement project, the payroll system in the Department of
21	Financial Services, the Legislative Appropriations
22	System/Planning and Budgeting Subsystem (LAS/PBS), the State
23	Purchasing System (SPURS) and MyFlorida Marketplace project,
24	the Cooperative Personnel Employment Subsystem (COPES) and the
25	PeopleFirst Outsourcing project, and the State Unified Tax
26	system (SUNTAX).
27	(a) To fulfill this role, the coordinating council
28	shall establish an Enterprise Resource Planning Integration
29	Task Force, which shall consist of the coordinating council
30	members plus the Chief Information Officer in the State
31	Technology Office and the Executive Director or designee in
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1 the Department of Revenue, who shall serve with voting rights 2 on the task force. The nonvoting ex officio members of the 3 coordinating council shall be nonvoting members of the task 4 force.

5 (b) The task force shall be established by August 1, 6 2003, and shall remain in existence until the integration 7 goals have been achieved among the FLAIR/CMS Replacement 8 project, SPURS and MyFlorida Marketplace project, COPES and 9 PeopleFirst project, payroll system, LAS/PBS, and SUNTAX 10 system, or until June 30, 2005, whichever is later. The task force shall hold its initial meeting no later than September 11 12 1, 2003, and shall meet at the call of the chair or at least once every 60 days. In its initial meeting, task force members 13 14 shall:

Adopt a task force charter that identifies major
 objectives, activities, milestones and deliverables,
 significant assumptions, and constraints on the task force
 functions and major stakeholder groups interested in the
 outcome of the task force.

Consider and adopt processes by which information
 will be collected and business process and technical
 integration issues will be raised for analysis and
 recommendation by the task force.

3. Elect a member to serve as vice chair. Any vacancy
in the vice chair position shall be filled by similar election
within 30 days after the date the vacancy is effective.
(c) The coordinating council shall provide

administrative and technical support to the task force as is reasonably necessary for the task force to effectively and timely carry out its duties and responsibilities. The cost of providing such support may be paid from funds appropriated for

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1	the operation of the council or the FLAIR/CMS Replacement
2	project. The task force also may contract for services to
3	obtain specific expertise to analyze, facilitate, and
4	formulate recommendations to address process and technical
5	integration problems that need to be resolved.
6	(d) Using information and input from project teams and
7	stakeholders responsible for the FLAIR/CMS Replacement
8	project, SPURS and MyFlorida Marketplace project, COPES and
9	PeopleFirst project, payroll system, LAS/PBS, and SUNTAX
10	system, the responsibilities of the task force shall include,
11	but not be limited to:
12	1. Identifying and documenting central administrative
13	and financial management policies, procedures, and processes
14	that need to be integrated and recommending steps for
15	implementation.
16	2. Collecting information from the subsystem owners
17	and project teams and developing and publishing a consolidated
18	list of enterprise resource planning functional and technical
19	integration requirements.
20	3. Publishing integration plans and timelines based on
21	information collected from task force members.
22	4. Forming committees, workgroups, and teams as
23	provided in subsection (3).
24	5. Developing recommendations for the Financial
25	Management Information Board which clearly describe any
26	business or technical problems that need to be addressed, the
27	options for resolving the problem, and the recommended
28	actions.
29	6. Developing and implementing plans for reporting
30	status of integration efforts.
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1	(e) The task force shall provide recommendations to
2	the Financial Management Information Board for review and
3	approval regarding the technical, procedural, policy, and
4	process requirements and changes that are needed to
5	successfully integrate, implement, and realize the benefits of
6	the enterprise resource planning initiatives associated with
7	the FLAIR/CMS Replacement project, SPURS and MyFlorida
8	Marketplace project, COPES and PeopleFirst project, payroll
9	system, LAS/PBS, and SUNTAX system. The first of these reports
10	should be provided no later than October 3, 2003.
11	(f) The task force shall monitor, review, and evaluate
12	the progress of the FLAIR/CMS Replacement project, SPURS and
13	MyFlorida Marketplace project, COPES and PeopleFirst project,
14	payroll system, LAS/PBS, and SUNTAX system, in implementing
15	the process and technical integration requirements and changes
16	approved by the Financial Management Information Board and in
17	achieving the necessary integration among the central
18	administrative and financial management information systems
19	represented on the task force. The task force shall prepare
20	and submit quarterly reports to the Executive Office of the
21	Governor, the chairs of the Senate Appropriations Committee
22	and the House Appropriations Committee, and the Financial
23	Management Information Board. Each quarterly report shall
24	identify and describe the technical, procedural, policy, and
25	process requirements and changes proposed and adopted by the
26	board and shall describe the status of the implementation of
27	these integration efforts, identify any problems, issues, or
28	risks that require executive-level action, and report actual
29	costs related to the Enterprise Resource Planning Integration
30	Task Force.
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1	(g) By January 15, 2004, and annually thereafter,
2	until it is disbanded, the Enterprise Resource Planning
3	Integration Task Force shall report to the Financial
4	Management Information Board, the Speaker of the House of
5	Representatives, and the President of the Senate the results
6	of the task force's monitoring, review, and evaluation of
7	enterprise resource planning integration activities and
8	requirements, and any recommendations for statutory changes to
9	be considered by the Legislature.
10	(h) This subsection expires July 1, <u>2005</u> 2004 .
11	Section 22. In order to implement Specific
12	Appropriation 2275 of the 2004-2005 General Appropriations
13	Act, paragraph (f) of subsection (3) of section 601.15,
14	Florida Statutes, is amended to read:
15	601.15 Advertising campaign; methods of conducting;
16	excise tax; emergency reserve fund; citrus research
17	(3)
18	(f) For the $2004-2005$ $2003-2004$ fiscal year only and
19	notwithstanding the provisions of this section $paragraph$ (e),
20	the commission, upon a majority vote, may reduce, for the
21	current or future citrus season, the tax rates specified in
22	this subsection. This paragraph expires July 1, 2005 2004 .
23	Section 23. Notwithstanding the provisions of section
24	403.7095, Florida Statutes, in order to implement Specific
25	Appropriation 1741 of the 2004-2005 General Appropriations
26	Act, the Department of Environmental Protection shall award:
27	(1) \$6,500,000 in grants equally to counties with
28	populations of fewer than 100,000 for waste tire, litter
29	prevention, recycling and education, and general solid waste
30	programs.
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1	(2) \$2,939,999 in waste tire grants to counties, on a	
2	per capita basis, with populations of 100,000 or more.	
3	(3) \$1,347,570 in competitive innovative grants to	
4	cities and counties on the prioritized list of projects	
5	submitted by the Department of Environmental Protection to the	
6	Legislature.	
7	Section 24. In order to implement Specific	
8	Appropriation 1403 of the 2004-2005 General Appropriations Act	
9	and notwithstanding any provision of chapter 287 or chapter	
10	337, Florida Statutes, from the funds appropriated to the	
11	Department of Agriculture and Consumer Services for the	
12	2002-2003, 2003-2004, and 2004-2005 fiscal years for the	
13	purpose of constructing and operating an agricultural	
14	interdiction station on Interstate 10 in Escambia County, the	
15	Department of Agriculture and Consumer Services shall enter	
16	into an agreement with the Department of Transportation	
17	wherein the Department of Transportation, on behalf of the	
18	Department of Agriculture and Consumer Services, shall proceed	
19	with the construction of the station under the authority	
20	established in chapter 337, Florida Statutes. The Department	
21	of Agriculture and Consumer Services shall be authorized to	
22	execute all contracts resulting from such Department of	
23	Transportation selection of contractors in compliance with	
24	chapter 337, Florida Statutes. This section expires July 1,	
25	2005.	
26	Section 25. In order to implement Specific	
27	Appropriation 1684 of the 2004-2005 General Appropriations	
28	Act, subsection (6) is added to section 375.041, Florida	
29	Statutes, to read:	
30	375.041 Land Acquisition Trust Fund	
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1	(6) For the 2004-2005 fiscal year only, funds
2	allocated to the Land Acquisition Trust Fund may also be
3	appropriated for water quality issues in the General
4	Appropriations Act. This subsection expires July 1, 2005.
5	Section 26. In order to implement Specific
6	Appropriation 1584A of the 2004-2005 General Appropriations
7	Act, subsection (5) is added to section 375.045, Florida
8	Statutes, to read:
9	375.045 Florida Preservation 2000 Trust Fund
10	(5) For the 2004-2005 fiscal year only, any
11	unobligated moneys in the Florida Preservation 2000 Trust Fund
12	resulting from interest earnings and from reversions of prior
13	appropriations to any agency may be appropriated to the
14	Florida Forever Trust Fund for use pursuant to s. 259.1051.
15	This subsection expires July 1, 2005.
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17	Upon a determination by the Department of Environmental
18	Protection that proceeds being held in the trust fund to
19	support distributions outside the Department of Environmental
20	Protection are not likely to be disbursed in accordance with
21	the foregoing considerations, the Department of Environmental
22	Protection shall petition the Governor and Cabinet to allow
23	for the immediate disbursement of such funds for the
24	acquisition of projects approved for purchase pursuant to the
25	provisions of chapter 259.
26	Section 27. In order to implement Specific
27	Appropriations 2652-2654 of the 2004-2005 General
28	Appropriations Act and for the 2004-2005 fiscal year only, the
29	State Technology Office is directed to implement the
30	provisions of subsection (2) of section 282.102, Florida
31	Statutes, related to rulemaking on best practices for
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acquiring, using, upgrading, modifying, replacing, or 1 disposing of information technology, no later than December 2 3 31, 2004. The State Technology Office is further directed to 4 include in the agency and state information technology 5 resource inventory lists required by sections 282.3063(2)(f) 6 and 282.310(2)(g), Florida Statutes, the methods used for 7 final disposition of the resources. This section expires July 8 1, 2005. 9 Section 28. In order to implement Specific Appropriations 1677-1703 of the 2004-2005 General 10 Appropriations Act, paragraph (c) of subsection (4) of section 11 12 373.4137, Florida Statutes, is amended to read: 373.4137 Mitigation requirements.--13 14 (4) Prior to December 1 of each year, each water 15 management district, in consultation with the Department of 16 Environmental Protection, the United States Army Corps of 17 Engineers, the Department of Transportation, transportation authorities established pursuant to chapter 348 or chapter 18 19 349, and other appropriate federal, state, and local governments, and other interested parties, including entities 20 operating mitigation banks, shall develop a plan for the 21 22 primary purpose of complying with the mitigation requirements 23 adopted pursuant to this part and 33 U.S.C. s. 1344. This plan shall also address significant invasive plant problems within 24 wetlands and other surface waters. In developing such plans, 25 26 the districts shall utilize sound ecosystem management 27 practices to address significant water resource needs and shall focus on activities of the Department of Environmental 28 29 Protection and the water management districts, such as surface water improvement and management (SWIM) waterbodies and lands 30 identified for potential acquisition for preservation, 31 26

restoration, and enhancement, to the extent that such 1 activities comply with the mitigation requirements adopted 2 3 under this part and 33 U.S.C. s. 1344. In determining the 4 activities to be included in such plans, the districts shall also consider the purchase of credits from public or private 5 mitigation banks permitted under s. 373.4136 and associated 6 7 federal authorization and shall include such purchase as a part of the mitigation plan when such purchase would offset 8 9 the impact of the transportation project, provide equal benefits to the water resources than other mitigation options 10 being considered, and provide the most cost-effective 11 12 mitigation option. The mitigation plan shall be preliminarily 13 approved by the water management district governing board and 14 shall be submitted to the secretary of the Department of 15 Environmental Protection for review and final approval. The 16 preliminary approval by the water management district 17 governing board does not constitute a decision that affects substantial interests as provided by s. 120.569. At least 30 18 19 days prior to preliminary approval, the water management district shall provide a copy of the draft mitigation plan to 20 any person who has requested a copy. 21 22 (c) Surface water improvement and management or 23 invasive plant control projects undertaken using the \$12 million advance transferred from the Department of 24 Transportation to the Department of Environmental Protection 25 26 in fiscal year 1996-1997 which meet the requirements for 27 mitigation under this part and 33 U.S.C. s. 1344 shall remain available for mitigation until the \$12 million is fully 28 29 credited up to and including fiscal year 2005-2006 2004-2005. When these projects are used as mitigation, the \$12 million 30 advance shall be reduced by \$75,000 per acre of impact 31 27

1	mitigated. For any fiscal year through and including fiscal
2	year $2005-2006$ $2004-2005$, to the extent the cost of developing
3	and implementing the mitigation plans is less than the amount
4	transferred pursuant to subsection (3), the difference shall
5	be credited towards the \$12 million advance. Except as
6	provided in this paragraph, any funds not directed to
7	implement the mitigation plan should, to the greatest extent
8	possible, be directed to fund invasive plant control within
9	wetlands and other surface waters.
10	Section 29. In order to implement Specific
11	Appropriations 2236, 2238, and 2239 of the 2004-2005 General
12	Appropriations Act, paragraph (m) of subsection (1) of section
13	718.501, Florida Statutes, is amended to read:
14	718.501 Powers and duties of Division of Florida Land
15	Sales, Condominiums, and Mobile Homes
16	(1) The Division of Florida Land Sales, Condominiums,
17	and Mobile Homes of the Department of Business and
18	Professional Regulation, referred to as the "division" in this
19	part, in addition to other powers and duties prescribed by
20	chapter 498, has the power to enforce and ensure compliance
21	with the provisions of this chapter and rules promulgated
22	pursuant hereto relating to the development, construction,
23	sale, lease, ownership, operation, and management of
24	residential condominium units. In performing its duties, the
25	division has the following powers and duties:
26	(m) Mhen a complaint is made, the division shall
27	conduct its inquiry with due regard to the interests of the
28	affected parties. Within 30 days after receipt of a complaint,
29	the division shall acknowledge the complaint in writing and
30	notify the complainant whether the complaint is within the
31	jurisdiction of the division and whether additional
	28

information is needed by the division from the complainant. 1 2 The division shall conduct its investigation and shall, within 3 90 days after receipt of the original complaint or of timely 4 requested additional information, take action upon the 5 complaint. However, the failure to complete the investigation within 90 days does not prevent the division from continuing 6 7 the investigation, accepting or considering evidence obtained 8 or received after 90 days, or taking administrative action if 9 reasonable cause exists to believe that a violation of this chapter or a rule of the division has occurred. If an 10 investigation is not completed within the time limits 11 12 established in this paragraph, the division shall, on a monthly basis, notify the complainant in writing of the status 13 14 of the investigation. When reporting its action to the 15 complainant, the division shall inform the complainant of any 16 right to a hearing pursuant to ss. 120.569 and 120.57. 17 2. For the 2004-2005 fiscal year only, and notwithstanding the provisions of subparagraph 1., when a 18 19 complaint is made, the division shall conduct its inquiry with 20 due regard to the interests of the affected parties. Within 15 days after receipt of a complaint, the division shall 21 acknowledge the complaint in writing and notify the 22 23 complainant whether the complaint is within the jurisdiction of the division and whether additional information is needed 24 by the division from the complainant. The division shall 25 26 conduct its investigation and shall, within 30 days after 27 receipt of the original complaint or of timely requested additional information, take action upon the complaint. 28 29 However, the failure to complete the investigation within 30 days does not prevent the division from continuing the 30 31 investigation, accepting or considering evidence obtained or 29

received after 30 days, or taking administrative action if 1 2 reasonable cause exists to believe that a violation of this 3 chapter or a rule of the division has occurred. If an 4 investigation is not completed within the time limits 5 established in this subparagraph, the division shall, on a 6 monthly basis, notify the complainant in writing of the status 7 of the investigation. When reporting its action to the 8 complainant, the division shall inform the complainant of any 9 right to a hearing pursuant to ss. 120.569 and 120.57. This subparagraph expires July 1, 2005. 10 Section 30. In order to implement Specific 11 12 Appropriation 2480L of the 2004-2005 General Appropriations 13 Act, paragraph (b) of subsection (9) of section 320.08058, 14 Florida Statutes, is amended to read: 15 320.08058 Specialty license plates.--(9) FLORIDA PROFESSIONAL SPORTS TEAM LICENSE PLATES.--16 17 (b) The license plate annual use fees are to be annually distributed as follows: 18 19 1. Fifty-five percent of the proceeds from the Florida 20 Professional Sports Team plate must be deposited into the Professional Sports Development Trust Fund within the Office 21 of Tourism, Trade, and Economic Development. These funds must 22 23 be used solely to attract and support major sports events in this state. As used in this subparagraph, the term "major 24 sports events" means, but is not limited to, championship or 25 26 all-star contests of Major League Baseball, the National 27 Basketball Association, the National Football League, the National Hockey League, the men's and women's National 28 29 Collegiate Athletic Association Final Four basketball championship, or a horseracing or dogracing Breeders' Cup. All 30 funds must be used to support and promote major sporting 31 30

events, and the uses must be approved by the Florida Sports
 Foundation.

3 2. The remaining proceeds of the Florida Professional 4 Sports Team license plate must be allocated to the Florida 5 Sports Foundation, a direct-support organization of the Office 6 of Tourism, Trade, and Economic Development. These funds must 7 be deposited into the Professional Sports Development Trust 8 Fund within the Office of Tourism, Trade, and Economic 9 Development. These funds must be used by the Florida Sports Foundation to promote the economic development of the sports 10 industry; to distribute licensing and royalty fees to 11 12 participating professional sports teams; to institute a grant program for communities bidding on minor sporting events that 13 14 create an economic impact for the state; to distribute funds 15 to Florida-based charities designated by the Florida Sports Foundation and the participating professional sports teams; 16 17 and to fulfill the sports promotion responsibilities of the 18 Office of Tourism, Trade, and Economic Development.

19 3. The Florida Sports Foundation shall provide an 20 annual financial audit in accordance with s. 215.981 of its 21 financial accounts and records by an independent certified 22 public accountant pursuant to the contract established by the 23 Office of Tourism, Trade, and Economic Development as specified in s. 288.1229(5). The auditor shall submit the 24 audit report to the Office of Tourism, Trade, and Economic 25 Development for review and approval. If the audit report is 26 27 approved, the office shall certify the audit report to the 28 Auditor General for review.

4. For the <u>2004-2005</u> 2003-2004 fiscal year only and
notwithstanding the provisions of subparagraphs 1. and 2.,
proceeds from the Professional Sports Development Trust Fund

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may also be used for operational expenses of the Florida 1 2 Sports Foundation and financial support of the Sunshine State 3 Games. This subparagraph expires July 1, 2005 2004. 4 Section 31. In order to implement Specific 5 Appropriation 2100 of the 2004-2005 General Appropriations Act, section 445.048, Florida Statutes, as amended by section б 7 79 of chapter 2003-399, Laws of Florida, is amended to read: 8 445.048 Passport to Economic Progress demonstration 9 program.--10 (1) AUTHORIZATION. -- Notwithstanding any law to the contrary, Workforce Florida, Inc., in conjunction with the 11 12 Department of Children and Family Services and the Agency for 13 Workforce Innovation, shall implement a Passport to Economic 14 Progress demonstration program by November 1, 2001, consistent 15 with the provisions of this section in Hillsborough, and 16 Manatee, and Sarasota counties. Workforce Florida, Inc., must 17 consult with the applicable regional workforce boards and the 18 applicable local offices of the department which serve the 19 demonstration areas and must encourage community input into the implementation process. 20 21 (2) WAIVERS.--If Workforce Florida, Inc., in consultation with the Department of Children and Family 22 Services, finds that federal waivers would facilitate 23 implementation of the demonstration program, the department 24 shall immediately request such waivers, and Workforce Florida, 25 26 Inc., shall report to the Governor, the President of the 27 Senate, and the Speaker of the House of Representatives if any refusal of the federal government to grant such waivers 28 29 prevents the implementation of the demonstration program. If Workforce Florida, Inc., finds that federal waivers to 30 provisions of the Food Stamp Program would facilitate 31 32

implementation of the demonstration program, the Department of 1 2 Children and Family Services shall immediately request such 3 waivers in accordance with s. 414.175. 4 (3) INCOME DISREGARD. -- In order to provide an 5 additional incentive for employment, and notwithstanding the amount specified in s. 414.095(12), for individuals residing б 7 in the areas designated for this demonstration program, the 8 first \$300 plus one-half of the remainder of earned income 9 shall be disregarded in determining eligibility for temporary cash assistance. All other conditions and requirements of s. 10 414.095(12) shall continue to apply to such individuals. 11 12 (3)(4) TRANSITIONAL BENEFITS AND SERVICES.--In order 13 to assist them in making the transition to economic 14 self-sufficiency, former recipients of temporary cash 15 assistance residing within the areas designated for this demonstration program shall be eligible for the following 16 benefits and services: 17 18 (a) Notwithstanding the time period specified in s. 19 445.030, transitional education and training support services as specified in s. 445.030 for up to 4 years after the family 20 is no longer receiving temporary cash assistance; 21 (b) Notwithstanding the time period specified in s. 22 23 445.031, transitional transportation support services as specified in s. 445.031 for up to 4 years after the family is 24 no longer receiving temporary cash assistance; and 25 26 (c) Notwithstanding the time period specified in s. 27 445.032, transitional child care as specified in s. 445.032 for up to 4 years after the family is no longer receiving 28 29 temporary cash assistance. 30 31 33 CODING: Words stricken are deletions; words underlined are additions.

All other provisions of ss. 445.030, 445.031, and 445.032 1 2 shall apply to such individuals, as appropriate. This subsection does not constitute an entitlement to transitional 3 benefits and services. If funds are insufficient to provide 4 5 benefits and services under this subsection, the board of 6 directors of Workforce Florida, Inc., may limit such benefits 7 and services or otherwise establish priorities for the provisions of such benefits and services. 8 9 (4) INCENTIVES TO ECONOMIC SELF-SUFFICIENCY.--(a) The Legislature finds that: 10 1. There are former recipients of temporary cash 11 12 assistance who are working full time but whose incomes are 13 below the poverty level. 14 2. Having incomes below the federal poverty level 15 makes such individuals particularly vulnerable to reliance on 16 public assistance despite their best efforts to achieve or 17 maintain economic independence through employment. 18 3. It is necessary to implement a performance-based 19 program that defines economic incentives for achieving 20 specific benchmarks toward self-sufficiency while the 21 individual is working full time. (b) Workforce Florida, Inc., in cooperation with the 22 23 Department of Children and Family Services and the Agency for Workforce Innovation, shall offer performance-based incentive 24 25 bonuses as a component of the Passport to Economic Progress 26 demonstration program in the areas of the state which are 27 designated for the demonstration program. The bonuses do not 28 represent a program entitlement and shall be contingent on 29 achieving specific benchmarks prescribed in the 30 self-sufficiency plan. If the funds appropriated for this purpose are insufficient to provide this financial incentive, 31 34

the board of directors of Workforce Florida, Inc., shall 1 2 reduce or suspend the bonuses in order not to exceed the 3 appropriation. 4 (5) WAGE SUPPLEMENTATION. --5 (a) The Legislature finds that: 6 1. There are former recipients of temporary cash 7 assistance who are working full time but whose incomes are 8 below the federal poverty level. 9 2. Having incomes below the federal poverty level makes such individuals particularly vulnerable to reliance on 10 public assistance despite their best efforts to achieve or 11 12 maintain economic independence through employment. 3. It is necessary to supplement the wages of such 13 14 individuals for a limited period of time in order to assist them in fulfilling the transition to economic 15 self-sufficiency. 16 17 (b) Workforce Florida, Inc., in cooperation with the Department of Children and Family Services and the Agency for 18 Workforce Innovation, shall create a transitional wage 19 supplementation program by November 1, 2001, as a component of 20 the Passport to Economic Progress demonstration program in the 21 areas designated for the demonstration program. This wage 22 23 supplementation program does not constitute an entitlement to wage supplementation. If funds appropriated are insufficient 24 to provide wage supplementation, the board of directors of 25 26 Workforce Florida, Inc., may limit wage supplementation or 27 otherwise establish priorities for wage supplementation. 28 (c) To be eligible for an incentive bonus wage 29 supplementation under this subsection, an individual must: 30 Be a former recipient of temporary cash assistance 1. who last received such assistance on or after January 1, 2000; 31 35

1	2. Be employed full time, which for the purposes of
2	this subsection means employment averaging at least 32 hours
3	per week, until the United States Congress enacts legislation
4	reauthorizing the Temporary Assistance for Needy Families
5	block grant and, after the reauthorization, means employment
6	complying with the employment requirements of the reauthorized
7	law; and
8	3. Have an average family income for the 6 months
9	preceding the date of application for an incentive bonus wage
10	supplementation which is less than 150 100 percent of the
11	federal poverty level.
12	(d) Workforce Florida, Inc., shall determine the
13	schedule for the payment of wage supplementation under this
14	subsection. An individual eligible for wage supplementation
15	under this subsection may receive a payment that equals the
16	amount necessary to bring the individual's total family income
17	for the period covered by the payment to 100 percent of the
18	federal poverty level. An individual may not receive wage
19	supplementation payments for more than a total of 12 months.
20	(e) The wage supplementation program authorized by
21	this subsection shall be administered through the regional
22	workforce boards and the one-stop delivery system, under
23	policy guidelines, criteria, and applications developed by
24	Workforce Florida, Inc., in cooperation with the Department of
25	Children and Family Services and the Agency for Workforce
26	Innovation. To the maximum extent possible, the regional
27	workforce boards shall use electronic debit card technologies
28	to provide wage supplementation payments under this program.
29	(5)(6) EVALUATIONS AND RECOMMENDATIONSWorkforce
30	Florida, Inc., in conjunction with the Department of Children
31	and Family Services, the Agency for Workforce Innovation, and
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the regional workforce boards in the areas designated for this 1 2 demonstration program, shall conduct a comprehensive 3 evaluation of the effectiveness of the demonstration program 4 operated under this section. By January 1, 2005 2003, 5 Workforce Florida, Inc., shall submit a report on such evaluation to the Governor, the President of the Senate, and 6 7 the Speaker of the House of Representatives. The report must 8 include recommendations as to whether the demonstration 9 program should be expanded to other service areas or statewide and whether the program should be revised to enhance its 10 11 administration or effectiveness. 12 (6) (7) CONFLICTS.--If there is a conflict between the implementation procedures described in this section and 13 14 federal requirements and regulations, federal requirements and regulations shall control. 15 Section 32. The amendment of section 445.048, Florida 16 17 Statutes, by this act shall expire on July 1, 2005, and the text of that section shall revert to that in existence on June 18 19 30, 2003, except that any amendments to such text enacted 20 other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent 21 upon the portions of such text which expire pursuant to the 22 provisions of this act. 23 Section 33. In order to implement Specific 24 25 Appropriation 831 of the 2004-2005 General Appropriations Act, section 27.701, Florida Statutes, is amended to read: 26 27.701 Capital collateral regional counsels.--27 28 (1) There are created three regional offices of 29 capital collateral counsel, which shall be located in a northern, middle, and southern region of the state. The 30 northern region shall consist of the First, Second, Third, 31 37

Fourth, Eighth, and Fourteenth Judicial Circuits; the middle 1 region shall consist of the Fifth, Sixth, Seventh, Ninth, 2 3 Tenth, Twelfth, Thirteenth, and Eighteenth Judicial Circuits; 4 and the southern region shall consist of the Eleventh, 5 Fifteenth, Sixteenth, Seventeenth, Nineteenth, and Twentieth Judicial Circuits. Each regional office shall be administered б 7 by a regional counsel. A regional counsel must be, and must have been for the preceding 5 years, a member in good standing 8 9 of The Florida Bar or a similar organization in another state. Each capital collateral regional counsel shall be appointed by 10 the Governor, and is subject to confirmation by the Senate. 11 12 The Supreme Court Judicial Nominating Commission shall recommend to the Governor three qualified candidates for each 13 14 appointment as regional counsel. The Governor shall appoint a 15 regional counsel for each region from among the recommendations, or, if it is in the best interest of the fair 16 17 administration of justice in capital cases, the Governor may reject the nominations and request submission of three new 18 19 nominees by the Supreme Court Judicial Nominating Commission. Each capital collateral regional counsel shall be appointed to 20 a term of 3 years. Vacancies in the office of capital 21 22 collateral regional counsel shall be filled in the same manner 23 as appointments. A person appointed as a regional counsel may 24 not run for or accept appointment to any state office for 2 years following vacation of office. 25 26 (2) For the 2004-2005 2003-2004 fiscal year only and 27 notwithstanding the provisions of subsection (1), the responsibilities of the regional office of capital collateral 28 29 counsel for the northern region of the state shall be met through a pilot program using only attorneys from the registry 30 of attorneys maintained pursuant to s. 27.710. Each attorney 31

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SB 2502

participating in the pilot must be qualified to provide 1 2 representation in federal court. The Auditor General shall 3 present a status report on the implementation of the pilot 4 program to the President of the Senate and the Speaker of the 5 House of Representatives by February 27, 2004. The Auditor General shall also schedule a performance review of the pilot 6 7 program to determine the effectiveness and efficiency of using 8 attorneys from the registry compared to the capital collateral 9 regional counsels. The review, at a minimum, shall include comparisons of the timeliness and costs of the pilot and the 10 counsels and shall be submitted to the President of the Senate 11 12 and the Speaker of the House of Representatives by January 30, 13 2007. This subsection expires July 1, 2005 2004. 14 Section 34. In order to implement Specific 15 Appropriation 831 of the 2004-2005 General Appropriations Act, paragraphs (a) and (c) of subsection (2) of section 27.709, 16 17 Florida Statutes, as amended by section 86 of chapter 2003-399, Laws of Florida, are amended to read: 18 19 27.709 Commission on Capital Cases.--20 (2)(a) The commission shall review the administration 21 of justice in capital collateral cases, receive relevant 22 public input, review the operation of the capital collateral 23 regional counsel and private counsel appointed pursuant to ss. 27.710 and 27.711, and advise and make recommendations to the 24 Governor, Legislature, and Supreme Court. 25 26 (c) In addition, the commission shall receive 27 complaints regarding the practice of any office of regional 28 counsel and private counsel appointed pursuant to ss. 27.710 29 and 27.711 and shall refer any complaint to The Florida Bar, the State Supreme Court, or the Commission on Ethics, as 30 appropriate. 31 39

1	Section 35. The amendment of section 27.709, Florida
2	Statutes, by this act shall expire on July 1, 2005, and the
3	text of that section shall revert to that in existence on June
4	30, 2003, except that any amendments to such text enacted
5	other than by this act shall be preserved and continue to
6	operate to the extent that such amendments are not dependent
7	upon the portions of such text which expire pursuant to the
8	provisions of this act.
9	Section 36. In order to implement Specific
10	Appropriation 831 of the 2004-2005 General Appropriations Act,
11	subsections (3) and (9) of section 27.711, Florida Statutes,
12	as amended by section 88 of chapter 2003-399, Laws of Florida,
13	are amended, and subsection (14) is added to that section, to
14	read:
15	27.711 Terms and conditions of appointment of
16	attorneys as counsel in postconviction capital collateral
17	proceedings
18	(3) An attorney appointed to represent a capital
19	defendant is entitled to payment of the fees set forth in this
20	section only upon full performance by the attorney of the
21	duties specified in this section and approval of payment by
22	the trial court, and the submission of a payment request by
23	the attorney, subject to the availability of sufficient
24	funding specifically appropriated for this purpose. An
25	attorney may not be compensated under this section for work
26	performed by the attorney before July 1, 2003, while employed
27	by the northern regional office of the capital collateral
28	counsel. The Chief Financial Officer shall notify the
29	executive director and the court if it appears that sufficient
30	funding has not been specifically appropriated for this
31	purpose to pay any fees which may be incurred. The attorney
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shall maintain appropriate documentation, including a current 1 and detailed hourly accounting of time spent representing the 2 3 capital defendant. The fee and payment schedule in this 4 section is the exclusive means of compensating a 5 court-appointed attorney who represents a capital defendant. When appropriate, a court-appointed attorney must seek further 6 7 compensation from the Federal Government, as provided in 18 8 U.S.C. s. 3006A or other federal law, in habeas corpus 9 litigation in the federal courts. (9) An attorney may not represent more than five 10 capital defendants in capital postconviction litigation at any 11 12 one time. 13 (14) Each attorney participating in the pilot program 14 in the northern region pursuant to s. 27.701(2), as a condition of payment pursuant to this section, shall report on 15 the performance measures adopted by the Legislature for the 16 17 capital collateral regional counsels. 18 Section 37. The amendment of section 27.711, Florida 19 Statutes, by this act shall expire on July 1, 2005, and the 20 text of that section shall revert to that in existence on June 21 30, 2003, except that any amendments to such text enacted other than by this act shall be preserved and continue to 22 23 operate to the extent that such amendments are not dependent upon the portions of such text which expire pursuant to the 24 25 provisions of this act. 26 Section 38. In order to implement Specific 27 Appropriation 831 of the 2004-2005 General Appropriations Act, 28 paragraph (b) of subsection (4) of section 27.702, Florida 29 Statutes, as amended by section 90 of chapter 2003-399, Laws 30 of Florida, is amended to read: 31 41 CODING: Words stricken are deletions; words underlined are additions.

27.702 Duties of the capital collateral regional 1 2 counsel; reports.--3 (4) 4 (b) Each capital collateral regional counsel and each 5 attorney participation in the pilot program in the northern 6 region pursuant to s. 27.701(2)shall provide a quarterly 7 report to the President of the Senate, the Speaker of the 8 House of Representatives, and the Commission on Capital Cases 9 which details the number of hours worked by investigators and legal counsel per case and the amounts per case expended 10 during the preceding quarter in investigating and litigating 11 12 capital collateral cases. 13 Section 39. The amendment of section 27.702, Florida 14 Statutes, by this act shall expire on July 1, 2005, and the 15 text of that section shall revert to that in existence on June 16 30, 2003, except that any amendments to such text enacted 17 other than by this act shall be preserved and continue to 18 operate to the extent that such amendments are not dependent 19 upon the portions of such text which expire pursuant to the 20 provisions of this act. 21 In order to implement Specific Section 40. 22 Appropriations 812-1066 and 2919-2968 of the 2004-2005 General 23 Appropriations Act and for the 2004-2005 fiscal year only, all personnel moving from county government to positions in the 24 25 state courts system, an office of the state attorney, or an 26 office of the public defender as a part of the implementation of revision 7 to Article V of the Florida Constitution who 27 28 were eligible for coverage under a county-sponsored group 29 insurance program June 30, 2004, and who elect and are 30 qualified to be covered under the State Group Insurance 31 Program in the Department of Management Services shall be 42

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enrolled for health and life insurance effective July 1, 2004. 1 2 The state courts system and the respective offices of the 3 state attorney or the offices of the public defender shall be 4 responsible for ensuring affected employees' health and life 5 insurance benefit enrollment elections are made and processed 6 by June 23, 2004, and shall make a one-time total premium 7 payment to the Division of State Group Insurance of the 8 Department of Management Services not later than July 15, 9 2004, for coverage for the month of July 2004. For health and 10 life insurance coverage only, the premium remittance mechanism for each such premium payment shall be in the form of a 11 12 separate journal transfer. Accompanying documentation, as 13 prescribed by the Division of State Group Insurance, is 14 required to distinguish employee from employer contributions, 15 by subscriber. Subsequent premium payments and eligibility determinations shall be made in accordance with existing laws 16 17 and administrative rules to ensure continuity of employee benefit coverage. This section shall take effect upon becoming 18 19 law. This section expires July 1, 2005. 20 Section 41. In order to implement Specific Appropriations 853, 854, 892, 895, 903, 906, 915, 927, and 929 21 22 of the 2004-2005 General Appropriations Act, subsection (4) of 23 section 413.4021, Florida Statutes, is amended, to read: 413.4021 Pilot program participant county selection; 24 tax collection enforcement diversion program. -- The Department 25 26 of Revenue, in coordination with the Florida Association of 27 Centers for Independent Living and the Florida Prosecuting Attorneys Association, shall select four counties in which to 28 29 operate the pilot program. The association and the state attorneys' offices in Duval County and the four pilot program 30 counties shall develop and implement a tax collection 31 43

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SB 2502

1	enforcement diversion program, which shall collect revenue due
2	from persons who have not remitted their collected sales tax.
3	The criteria for referral to the tax collection enforcement
4	diversion program shall be determined cooperatively between
5	the state attorneys' offices in those counties and the
6	Department of Revenue.
7	(4) For the <u>2004-2005</u> 2003-2004 fiscal year only and
8	notwithstanding the provisions of subsection (1), 50 percent
9	of the revenues collected from the tax collection enforcement
10	diversion program shall be deposited into the operating
11	account of the Florida Endowment Foundation for Vocational
12	Rehabilitation, to be used to implement the personal care
13	attendant pilot program and to contract with the state
14	attorneys participating in the tax collection enforcement
15	diversion program in an amount of not more than \$50,000 for
16	each state attorney. This subsection expires July 1, 2005
17	2004 .
18	Section 42. <u>A section of this act that implements a</u>
19	specific appropriation or specifically identified proviso
20	language in the 2004-2005 General Appropriations Act is void
21	if the specific appropriation or specifically identified
22	proviso language is vetoed. A section of this act that
23	implements more than one specific appropriation or more than
24	one portion of specifically identified proviso language in the
25	2004-2005 General Appropriations Act is void if all the
26	specific appropriations or portions of specifically identified
27	proviso language are vetoed.
28	Section 43. If any other act passed in 2004 contains a
29	provision that is substantively the same as a provision in
30	this act, but that removes or is otherwise not subject to the
31	future repeal applied to such provision by this act, the
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Legislature intends that the provision in the other act shall 1 2 take precedence and shall continue to operate, notwithstanding 3 the future repeal provided by this act. 4 Section 44. The agency performance measures and 5 standards in the document entitled "Performance Measures and 6 Standards Approved by the Legislature for Fiscal Year 7 2004-2005" dated March 22, 2004, and filed with the Secretary of the Senate are incorporated by reference. Such performance 8 9 measures and standards are directly linked to the 10 appropriations made in the General Appropriations Act for fiscal year 2004-2005, as required by the Government 11 12 Performance and Accountability Act of 1994. State agencies are 13 directed to revise their long-range program plans required 14 under section 216.013, Florida Statutes, to be consistent with 15 these performance measures and standards. Section 45. If any provision of this act or its 16 17 application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of 18 19 the act which can be given effect without the invalid 20 provision or application, and to this end the provisions of 21 this act are severable. Section 46. Except as otherwise expressly provided in 22 23 this act, this act shall take effect July 1, 2004; or, if this act fails to become a law until after that date, it shall take 24 effect upon becoming a law and shall operate retroactively to 25 26 July 1, 2004. 27 28 29 30 31 45 CODING: Words stricken are deletions; words underlined are additions.