1	A bill to be entitled
2	An act implementing the 2009-2010 General
3	Appropriations Act; providing legislative intent;
4	authorizing the Department of Corrections and the
5	Department of Juvenile Justice to use certain
6	appropriated funds to assist in defraying the costs
7	incurred by a county or a municipality to open or
8	operate certain facilities; limiting the amount of
9	such assistance; providing for the expiration of the
10	authority to provide the assistance; amending s.
11	216.262, F.S.; delaying the expiration of provisions
12	directing the Department of Corrections to seek a
13	budget amendment for additional positions and
14	appropriations if the inmate population exceeds a
15	certain estimate under certain circumstances;
16	providing for the expiration of the authority to seek
17	a budget amendment; authorizing the Department of
18	Legal Affairs to spend certain appropriated funds on
19	programs that were funded by the department from
20	specific appropriations in general appropriations acts
21	in prior years; providing for the expiration of the
22	authority to spend those appropriations; authorizing
23	the Department of Legal Affairs to transfer certain
24	funds from certain cases to the Operating Trust Fund
25	to pay salaries and benefits; providing an expiration
26	date for the transfer of funds; authorizing the Chief
27	Justice of the Supreme Court to request a loan of
28	funds from the General Revenue Fund to be deposited
29	into the State Courts Revenue Trust Fund under certain
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30 circumstances; amending s. 932.7055, F.S.; delaying 31 the expiration of provisions authorizing a 32 municipality to expend funds from its special law 33 enforcement trust fund to reimburse the municipality's 34 general fund; amending s. 339.135, F.S.; providing for 35 use of transportation revenues; providing for revised 36 funding levels for Department of Transportation 37 projects; requiring that the Department of Transportation transfer funds to the Office of 38 39 Tourism, Trade, and Economic Development for the 40 purpose of funding transportation-related needs of economic development; deleting obsolete provisions; 41 42 amending s. 216.292, F.S.; permitting the Legislative Budget Commission to review and approve 43 44 recommendations by the Governor for fixed capital outlay projects funded by grants awarded from the 45 46 American Recovery and Reinvestment Act of 2009; 47 providing for future expiration; authorizing the Executive Office of the Governor to transfer funds 48 49 appropriated for the American Recovery and Reinvestment Act of 2009 in traditional appropriation 50 51 categories in the General Appropriations Act to appropriation categories established for the specific 52 53 purpose of tracking funds appropriated for the act; 54 amending s. 394.908, F.S.; delaying the expiration of 55 provisions requiring that funds appropriated for 56 forensic mental health treatment services be allocated 57 to the areas of the state having the greatest demand 58 for services and treatment capacity; providing

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59	allocation requirements for specified funds
60	appropriated for mental health services; amending s.
61	400.179, F.S; revising provisions relating to
62	liability for Medicaid underpayments and overpayments;
63	providing that certain provisions relating to the
64	transfer of a facility that has been leased by the
65	transferor do not apply; providing for future
66	expiration; requiring that the Department of Health
67	issue a request for proposals and enter into a
68	contract for a replacement facility for the A.G.
69	Holley State Hospital and for inpatient services and
70	other operations provided by such hospital; providing
71	requirements for the request for proposals; providing
72	for future expiration; amending Specific Appropriation
73	208 of s. 3, chapter 2008-152, Laws of Florida,
74	relating to Medicaid low-income pool payments to
75	hospitals provider access systems; providing that
76	funding be distributed in a three-step allocation
77	process; amending s. 1, chapter 2007-174, Laws of
78	Florida; delaying the expiration of provisions
79	authorizing the Department of Children and Family
80	Services to begin the process of reorganization;
81	requiring that the Department of Children and Family
82	Services ensure that information is entered into the
83	Florida Safe Families Network; requiring coordination
84	between the department and the Office of the State
85	Courts Administrator to provide information relating
86	to child welfare cases; requiring a report to the
87	Governor and Legislature; requiring that contracts

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88	between the Department of Children and Family Services
89	and community-based care agencies be funded by a grant
90	of general revenue, other state trust funds, and
91	applicable federal funding sources; requiring that
92	community-based care agencies document federal funds
93	earned and return undocumented federal funds earned;
94	authorizing an increase in the amount of the annual
95	contract for a community-based care agency by using
96	excess federal funds; authorizing certain
97	expenditures; providing requirements for fixed-price
98	contracts; providing for future expiration;
99	authorizing the Agency for Health Care Administration
100	to exclude the University of Miami at Cedars Hospital
101	in Miami-Dade County from participating in the
102	hospitalist program; authorizing the agency to
103	continue the physician lock-in program for
104	participating recipients of such program; providing
105	for future expiration; providing an exception to
106	proviso language contained in Specific Appropriation
107	438 of the 2009-2010 General Appropriations Act;
108	requiring that a maximum of 2.5 percent be spent on
109	direct services per direct client service provider per
110	year; authorizing the Executive Office of the Governor
111	to transfer funds between departments for purposes of
112	aligning amounts paid for risk management premiums and
113	for purposes of aligning amounts paid for human
114	resource management services; authorizing the
115	Executive Office of the Governor to transfer funds
116	between departments for purposes of aligning the
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117	budget authority granted to each agency with the
118	reductions in employee compensation; amending s.
119	218.12, F.S.; requiring that the value of assessments
120	reduced pursuant to s. 4(d)(8)a. of Art. VII of the
121	State Constitution include only the reduction in
122	taxable value for homesteads established in the
123	preceding year; providing for reversion of statutory
124	text of certain provisions; amending s. 253.034, F.S.;
125	authorizing the deposit of funds derived from the sale
126	of property by the Department of Citrus into the
127	Citrus Advertising Trust Fund; providing for the
128	expiration of such authorization; reenacting s.
129	255.518(1)(b), F.S., relating to the payment of
130	obligations during the construction of a facility
131	financed by such obligations; providing for reversion
132	of statutory text of certain provisions; amending s.
133	255.503, F.S.; delaying the expiration of provisions
134	relating to the Florida Facilities Pool; amending s.
135	373.59, F.S.; providing for the allocation of moneys
136	from the Water Management Lands Trust Fund for certain
137	purposes; providing an expiration date; amending s.
138	376.3071, F.S.; delaying the repeal of provisions
139	relating to funding from the Inland Protection Trust
140	Fund for site restoration; amending s. 403.1651, F.S.;
141	providing that funds from the Ecosystem Management and
142	Restoration Trust Fund be used for the purpose of
143	funding activities to preserve and repair the state's
144	beaches; providing for reversion of statutory text of
145	certain provisions; amending s. 570.20, F.S.; delaying

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146	the expiration of provisions authorizing the
147	Department of Agriculture and Consumer Services to use
148	funds from the General Inspection Trust Fund for
149	certain programs; amending s. 403.7095, F.S.;
150	requiring that the Department of Environmental
151	Protection award a specified amount in grants equally
152	to certain counties for waste tire and litter
153	prevention, recycling education, and general solid
154	waste programs; providing for future expiration;
155	authorizing the Department of Agriculture and Consumer
156	Services to extend, revise, and renew current
157	contracts or agreements created or entered into for
158	the purpose of promotion agriculture; providing for
159	future expiration; prohibiting any state agency from
160	adopting or implementing a rule or policy mandating or
161	establishing new nitrogen-reduction limits under
162	certain circumstances; providing for the future repeal
163	of such prohibition; amending s. 288.1254, F.S.;
164	revising provisions relating to the entertainment
165	industry financial incentive program; increasing the
166	amount of incentive funding to be appropriated in any
167	state fiscal year for the independent Florida
168	filmmaker queue and the digital media projects queue;
169	providing that funding from such queue be made
170	available to a qualified project in the digital media
171	projects queue under certain circumstances; amending
172	s. 288.95155, F.S.; revising provisions relating to
173	the Florida Small Business Technology Growth Program;
174	requiring that Enterprise Florida, Inc., advance a
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175	specified amount from the small business technology
176	growth account within the Florida Technology Research
177	Investment Fund to the Institute for Commercialization
178	of Public Research; providing for future expiration;
179	providing for reversion of statutory text of certain
180	provisions; amending s. 339.08, F.S.; delaying the
181	expiration of provisions relating to the use of moneys
182	in the State Transportation Trust Fund for certain
183	administrative expenses; authorizing the Department of
184	Transportation to use moneys from the State
185	Transportation Trust Fund to pay for county and school
186	district transportation infrastructure improvements;
187	authorizing the transfer of funds from the State
188	Transportation Trust Fund to the General Revenue Fund
189	under certain circumstances; providing for future
190	expiration of such authorization; amending s. 445.009,
191	F.S.; providing that a participant in an adult or
192	youth work experience activity under ch. 445, F.S., is
193	an employee of the state for purposes of workers'
194	compensation coverage; providing for future
195	expiration; amending s. 332.007, F.S.; authorizing the
196	Department of Transportation to fund operational and
197	maintenance assistance security projects at publicly
198	owned public-use airports; providing for the future
199	expiration of such authority and the reversion of
200	statutory text; creating the Florida Homebuyer
201	Opportunity Program within the Florida Housing Finance
202	Corporation; providing legislative intent; defining
203	the term "anticipated federal assistance"; providing

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204 duties for the corporation to implement and administer 205 the program; providing certain requirements for the 206 program; requiring that the administration of the 207 program be consistent with certain Federal Housing 208 Administration requirements; requiring that the 209 corporation negotiate with private lenders to borrow 210 additional funds to support the program; providing for 211 future expiration of the program; providing that the annual salary of the members of the Legislature be 212 213 reduced by 7 percent; providing for future expiration; 214 amending s. 110.123, F.S.; providing for the state's 215 monthly contribution for employees under the state group insurance program; amending s. 112.24, F.S.; 216 217 providing conditions on the assignment of an employee 218 of a state agency without reimbursement from the 219 receiving agency; requiring that each agency develop a 220 wireless device assignment plan limiting the use of 221 cellular telephones, personal digital assistants, and 222 other devices; requiring that each agency review such 223 use and submit a report to the Legislature by a 224 specified date; providing that the report contain 225 certain information; providing for future expiration 226 of such provisions; reenacting s. 215.32(2)(b), F.S., 227 relating to the transfer of moneys from trust funds to 228 the General Revenue Fund; reenacting s. 229 215.5601(4)(b), F.S., relating to the administration 230 of the Lawton Chiles Endowment Fund; amending s. 231 377.6015, F.S.; revising provisions relating to 232 initial appointments to the Florida Energy and Climate

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233	Commission; providing for retroactive application;
234	repealing s. 49, chapter 2008-153, Laws of Florida;
235	abrogating the future repeal of an amendment made by
236	that chapter to s. 215.5601(4), F.S., and abrogating
237	the revision of the text of that subsection to that in
238	existence on June 30, 2009, with specified exceptions;
239	providing a statement of public interest with respect
240	to the issuance of new debt to address a critical
241	state emergency; limiting the use of state funds for
242	travel by state employees to activities that are
243	critical to each state agency's mission; requiring
244	that each agency head approve such travel in writing;
245	providing exceptions; providing for future expiration;
246	providing for the effect of a veto of one or more
247	specific appropriations or proviso to which
248	implementing language refers; providing for other acts
249	passed during the 2009 Regular Session which contain
250	provisions that are substantively the same as the
251	provisions of this act to take precedence under
252	certain circumstances; providing for severability;
253	providing effective dates.
254	
255	Be It Enacted by the Legislature of the State of Florida:
256	
257	Section 1. It is the intent of the Legislature that the
258	implementing and administering provisions of this act apply to
259	the General Appropriations Act for the 2009-2010 fiscal year.
260	Section 2. In order to fulfill legislative intent regarding
261	the use of funds contained in Specific Appropriations 617, 631,
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262 644, and 1112 of the 2009-2010 General Appropriations Act, the Department of Corrections and the Department of Juvenile Justice 263 may expend appropriated funds to assist in defraying the costs 264 265 of impacts that are incurred by a municipality or county and 266 that are associated with opening or operating a facility under 267 the authority of the department. The amount paid for any 268 facility may not exceed 1 percent of the cost to construct the facility, less building impact fees imposed by the municipality 269 270 or county. This section expires July 1, 2010.

271 Section 3. In order to implement Specific Appropriations 272 607 through 705 and 738 through 773 of the 2009-2010 General 273 Appropriations Act, subsection (4) of section 216.262, Florida 274 Statutes, is amended to read:

275

216.262 Authorized positions.-

276 (4) Notwithstanding the provisions of this chapter on 277 increasing the number of authorized positions, and for the 2009-278 2010 2008 2009 fiscal year only, if the actual inmate population 279 of the Department of Corrections exceeds the inmate population 280 projections of the April 30, 2009 February 15, 2008, Criminal 281 Justice Estimating Conference by 1 percent for 2 consecutive 282 months or 2 percent for any month, the Executive Office of the 283 Governor, with the approval of the Legislative Budget 284 Commission, shall immediately notify the Criminal Justice 285 Estimating Conference, which shall convene as soon as possible 286 to revise the estimates. The Department of Corrections may then 287 submit a budget amendment requesting the establishment of 288 positions in excess of the number authorized by the Legislature 289 and additional appropriations from unallocated general revenue 290 sufficient to provide for essential staff, fixed capital

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291	improvements, and other resources to provide classification,
292	security, food services, health services, and other variable
293	expenses within the institutions to accommodate the estimated
294	increase in the inmate population. All actions taken pursuant to
295	the authority granted in this subsection shall be subject to
296	review and approval by the Legislative Budget Commission. This
297	subsection expires <u>July 1, 2010</u> July 1, 2009 .
298	Section 4. In order to implement Specific Appropriations
299	1266 and 1267 of the 2009-2010 General Appropriations Act, the
300	Department of Legal Affairs is authorized to expend appropriated
301	funds in those specific appropriations on the same programs that
302	were funded by the department pursuant to specific
303	appropriations made in general appropriations acts in prior
304	years. This section expires July 1, 2010.
305	Section 5. In order to implement Specific Appropriations
306	1231, 1244, 1251, 1272, and 1282 of the 2009-2010 General
307	Appropriations Act, the Department of Legal Affairs is
308	authorized to transfer cash remaining after required
309	disbursements for Attorney General case numbers 16-2008-CA-01-
310	<u>3142CV-C and CACE08022328 from FLAIR account 41-74-2-601001-</u>
311	41100100-00-181076-00 to the Operating Trust Fund to pay
312	salaries and benefits. This section expires July 1, 2010.
313	Section 6. In order to implement section 7 of the 2009-2010
314	General Appropriations Act, the Chief Justice of the Supreme
315	Court may request a loan of funds pursuant to s. 215.18, Florida
316	Statutes, notwithstanding the trust fund's ability to repay the
317	loan by the end of the fiscal year, if, at any time during the
318	2009-2010 fiscal year, the Revenue Estimating Conference
319	projects that revenue deposited into the State Courts Revenue
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320	Trust Fund will be less than 98 percent of the amount
321	appropriated from the trust fund in the General Appropriations
322	Act for the 2009-2010 fiscal year.
323	Section 7. In order to implement Specific Appropriations
324	1169 and 1175 of the 2009-2010 General Appropriations Act,
325	paragraph (d) of subsection (4) of section 932.7055, Florida
326	Statutes, is amended to read:
327	932.7055 Disposition of liens and forfeited property
328	(4) The proceeds from the sale of forfeited property shall
329	be disbursed in the following priority:
330	(d) Notwithstanding any other provision of this subsection,
331	and for the $2009-2010$ $2008-2009$ fiscal year only, the funds in a
332	special law enforcement trust fund established by the governing
333	body of a municipality may be expended to reimburse the general
334	fund of the municipality for moneys advanced from the general
335	fund to the special law enforcement trust fund prior to October
336	1, 2001. This paragraph expires July 1, <u>2010</u> 2009 .
337	Section 8. In order to implement section 59 of the 2009-
338	2010 General Appropriations Act, paragraph (a) of subsection (4)
339	of section 339.135, Florida Statutes, is amended to read:
340	339.135 Work program; legislative budget request;
341	definitions; preparation, adoption, execution, and amendment
342	(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM
343	(a)1. To assure that no district or county is penalized for
344	local efforts to improve the State Highway System, the
345	department shall, for the purpose of developing a tentative work
346	program, allocate funds for new construction to the districts,
347	except for the turnpike enterprise, based on equal parts of
348	population and motor fuel tax collections. Funds for

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349 resurfacing, bridge repair and rehabilitation, bridge fender 350 system construction or repair, public transit projects except 351 public transit block grants as provided in s. 341.052, and other 352 programs with quantitative needs assessments shall be allocated 353 based on the results of these assessments. The department may 354 not transfer any funds allocated to a district under this 355 paragraph to any other district except as provided in subsection 356 (7). Funds for public transit block grants shall be allocated to 357 the districts pursuant to s. 341.052. Funds for the intercity 358 bus program provided for under s. 5311(f) of the federal 359 nonurbanized area formula program shall be administered and 360 allocated directly to eligible bus carriers as defined in s. 341.031(12) at the state level rather than the district. In 361 362 order to provide state funding to support the intercity bus 363 program provided for under provisions of the federal 5311(f) 364 program, the department shall allocate an amount equal to the 365 federal share of the 5311(f) program from amounts calculated 366 pursuant to s. 206.46(3).

367 2. Notwithstanding the provisions of subparagraph 1., the 368 department shall allocate at least 50 percent of any new 369 discretionary highway capacity funds to the Florida Strategic 370 Intermodal System created pursuant to s. 339.61. Any remaining 371 new discretionary highway capacity funds shall be allocated to 372 the districts for new construction as provided in subparagraph 373 1. For the purposes of this subparagraph, the term "new 374 discretionary highway capacity funds" means any funds available 375 to the department above the prior year funding level for 376 capacity improvements, which the department has the discretion to allocate to highway projects. 377

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378 3. Notwithstanding subparagraph 1. and ss. 206.46(3), 379 334.044(26), and 339.2819(3), and for the 2009-2010 fiscal year 380 only, the department shall reduce work program levels to balance 381 the finance plan to the revised funding levels resulting from 382 any reduction in the 2009-2010 General Appropriations Act. This 383 subparagraph expires July 1, 2010. 384 4. For the 2009-2010 fiscal year only, prior to any project 385 or phase thereof being deferred, the department's cash balances 386 shall be as provided in s. 339.135(6)(b), and the reductions in 387 subparagraph 3. shall be made to financial projects not 388 programmed for contract letting as identified with a work 389 program contract class code 8 and the box code RV. These 390 reductions shall not negatively impact safety or maintenance or 391 project contingency percentage levels as of April 21, 2009. This 392 subparagraph expires July 1, 2010. 393 Section 9. In order to implement Specific Appropriation 394 2042 of the 2009-2010 General Appropriations Act, subsection (5) 395 of section 339.135, Florida Statutes, is amended to read: 396 339.135 Work program; legislative budget request; 397 definitions; preparation, adoption, execution, and amendment.-398 (5) (a) ADOPTION OF THE WORK PROGRAM.-399 (a) The original approved budget for operational and fixed 400 capital expenditures for the department shall be the Governor's budget recommendation and the first year of the tentative work 401 402 program, as both are amended by the General Appropriations Act 403 and any other act containing appropriations. In accordance with 404 the appropriations act, the department shall, prior to the

405 beginning of the fiscal year, adopt a final work program which 406 shall only include the original approved budget for the

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407 department for the ensuing fiscal year together with any roll 408 forwards approved pursuant to paragraph (6)(c) and the portion 409 of the tentative work program for the following 4 fiscal years 410 revised in accordance with the original approved budget for the 411 department for the ensuing fiscal year together with said roll forwards. The adopted work program may include only those 412 413 projects submitted as part of the tentative work program 414 developed under the provisions of subsection (4) plus any projects which are separately identified by specific 415 416 appropriation in the General Appropriations Act and any roll 417 forwards approved pursuant to paragraph (6)(c). However, any 418 transportation project of the department which is identified by 419 specific appropriation in the General Appropriations Act shall 420 be deducted from the funds annually distributed to the 421 respective district pursuant to paragraph (4)(a). In addition, 422 the department shall not in any year include any project or 423 allocate funds to a program in the adopted work program that is 424 contrary to existing law for that particular year. Projects 425 shall not be undertaken unless they are listed in the adopted 426 work program.

427 (b) Notwithstanding paragraph (a), and for the 2009-2010 428 2008-2009 fiscal year only, the Department of Transportation 429 shall transfer funds to the Office of Tourism, Trade, and 430 Economic Development in an amount equal to \$20,300,000 \$36,750,000 for the purpose of funding transportation-related 431 432 needs of economic development projects, space and aerospace 433 infrastructure, and other economic development projects. This transfer shall not reduce, delete, or defer any existing 434 projects funded, as of July 1, 2009 2008, in the Department of 435

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436	Transportation's 5-year work program. This paragraph expires
437	July 1, <u>2010</u> 2009 .
438	(c) Notwithstanding paragraph (a) or subparagraph (4)(a)1.,
439	and for the 2008-2009 fiscal year only, the Department of
440	Transportation shall fund projects in Specific Appropriations
441	2063, 2071, 2077, 2079, 2102, 2106, 2109, and 2116 of the 2008-
442	2009 General Appropriations Act. Funding for these specific
443	appropriations shall be from projects or phases thereof within
444	the department's fiscal year 2008-2009 work program not
445	programmed for contract letting as identified with a work
446	program contract class code 8 and the box code RV. This funding
447	shall not negatively impact safety, preservation, maintenance,
448	or project contingency levels as of July 1, 2008. This paragraph
449	expires July 1, 2009.
450	Section 10. In order to implement sections 2 through 7 of
451	the 2009-2010 General Appropriations Act, subsection (5) of
452	section 216.292, Florida Statutes, is amended to read:
453	216.292 Appropriations nontransferable; exceptions
454	(5)(a) A transfer of funds may not result in the initiation
455	of a fixed capital outlay project that has not received a
456	specific legislative appropriation.
457	(b) Notwithstanding paragraph (a), and for the 2009-2010
458	fiscal year only, the Governor may recommend the initiation of
459	fixed capital outlay projects funded by grants awarded by the
460	Federal Government through the American Recovery and
461	Reinvestment Act of 2009. All actions taken pursuant to the
462	authority granted in the paragraph are subject to review and
463	approval by the Legislative Budget Commission. This paragraph
464	expires July 1, 2010.

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465	(b) Notwithstanding paragraph (a), and for the 2007-2008
466	fiscal year only, the Governor may recommend the initiation of
467	fixed capital outlay projects funded by grants awarded by the
468	Federal Emergency Management Agency for FEMA Disaster
469	Declarations 1539-DR-FL, 1545-DR-FL, 1551-DR-FL, 1561-DR-FL,
470	1595-DR-FL, 1602-DR-FL, 1609-DR-FL, and EM3259-FL. All actions
471	taken pursuant to the authority granted in this paragraph are
472	subject to review and approval by the Legislative Budget
473	Commission. This paragraph expires July 1, 2008.
474	Section 11. In order to implement sections 2 through 7 of
475	the 2009-2010 General Appropriations Act, the Executive Office
476	of the Governor is authorized to transfer funds appropriated for
477	the American Recovery and Reinvestment Act of 2009 (ARRA) in
478	traditional appropriation categories in the 2009-2010 General
479	Appropriations Act to appropriation categories established for
480	the specific purpose of tracking funds appropriated for the
481	ARRA.
482	Section 12. In order to implement Specific Appropriations
483	316 through 347 of the 2009-2010 General Appropriations Act,
484	paragraphs (b) and (c) of subsection (3) of section 394.908,
485	Florida Statutes, are amended to read:
486	394.908 Substance abuse and mental health funding equity;
487	distribution of appropriationsIn recognition of the historical
488	inequity in the funding of substance abuse and mental health
489	services for the department's districts and regions and to
490	rectify this inequity and provide for equitable funding in the

491 future throughout the state, the following funding process shall
492 be used:

493 (3)

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(b) Notwithstanding paragraph (a) and for the <u>2009-2010</u>
2008-2009 fiscal year only, funds appropriated for forensic
mental health treatment services shall be allocated to the areas
of the state having the greatest demand for services and
treatment capacity. This paragraph expires July 1, <u>2010</u> 2009.

499 (c) Notwithstanding paragraph (a) and for the 2009-2010 500 2008-2009 fiscal year only, additional funds appropriated for 501 substance abuse and mental health services from funds available 502 through the Community-Based Medicaid Administrative Claiming 503 Program shall be allocated as provided in the 2009-2010 2008-504 2009 General Appropriations Act and in proportion to contributed 505 provider earnings. Where these mental health funds are used in lieu of funds from the General Revenue Fund, the allocation of 506 507 funds shall be unchanged from the allocation for those funds for 508 the 2007-2008 fiscal year. This paragraph expires July 1, 2010 509 $\frac{2009}{2009}$.

510 Section 13. In order to implement Specific Appropriation 511 219 of the 2009-2010 General Appropriations Act, paragraph (e) 512 is added to subsection (2) of section 400.179, Florida Statutes, 513 to read:

514 400.179 Liability for Medicaid underpayments and 515 overpayments.-

(2) Because any transfer of a nursing facility may expose the fact that Medicaid may have underpaid or overpaid the transferor, and because in most instances, any such underpayment or overpayment can only be determined following a formal field audit, the liabilities for any such underpayments or overpayments shall be as follows:

(e) For the 2009-2010 fiscal year only, the provisions of

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523 paragraph (d) shall not apply. This paragraph expires July 1, 524 2010. 525 Section 14. In order to implement Specific Appropriations 526 448, 450, 456, 458, and 459 of the 2009-2010 General 527 Appropriations Act: 528 (1) The Department of Health shall issue a request for 529 proposals, as defined in s. 287.012, Florida Statutes, and shall 530 enter into a contract no later than March 1, 2010, for a 531 replacement facility for the A.G. Holley State Hospital and for 532 the provision of inpatient hospital services and other 533 operations currently provided by the A.G. Holley State Hospital. 534 (2) The request for proposals shall specify that responses 535 may include proposals to design and construct a new hospital, to 536 move the location of the hospital, or to co-locate the hospital 537 with existing state, public, or private facilities. The request 538 for proposals shall specify that any proposals to construct a new hospital on the existing A.G. Holley State Hospital campus 539 shall be limited to using no more than 15 acres of the existing 540 541 campus. Proposals may not address future uses for the existing 542 campus, other than the portion of the campus which may be used 543 for a replacement facility. 544 (3) The request for proposals shall specify that qualified respondents shall have experience in the administration of 545 546 inpatient services and shall document a plan for securing staff 547 having expertise in the treatment of patients who have active 548 tuberculosis. Hospital operations may not include public health 549 functions related to tuberculosis control and prevention. Such 550 functions shall remain the responsibility of the Department of 551 Health. The provision of hospital services shall commence upon

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552	the availability of the replacement facility. The request for
553	proposals shall require that the number of beds for the
554	replacement facility be limited to the highest average census
555	for the last 5 fiscal years. A qualified respondent shall submit
556	an application for accreditation to the Joint Commission on
557	Accreditation of Healthcare Organizations within 6 months after
558	commencing the operation of its facility and must receive
559	accreditation within 18 months after commencing the operation of
560	its facility.
561	(4) The request for proposals shall specify that the
562	treatment and all other hospital operations may not exceed \$9
563	million annually. Qualifying proposals must identify one or more
564	methods for financing the costs of relocation or new
565	construction, which may include, but are not limited to,
566	sponsoring the issuance of tax-exempt certificates of
567	participation or other securities, or a lease-purchase agreement
568	with the state.
569	(5) This section expires July 1, 2010.
570	Section 15. In order to support Specific Appropriation 190
571	of the 2009-2010 General Appropriations Act, the second
572	paragraph of Specific Appropriation 208 of section 3 of chapter
573	2008-152, Laws of Florida, is amended to read:
574	SECTION 3 — HUMAN SERVICES
575	From the funds in Specific Appropriation 208, <u>\$262,640,763</u>
576	\$389,222,032 from the Grants and Donations Trust Fund and
577	<u>\$486,477,214</u> \$483,473,107 from the Medical Care Trust Fund are
578	provided for Medicaid low-income pool payments to hospitals
579	provider access systems. The funding shall be distributed in a
580	three-step two-step allocation process. The first phase of the
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581 allocation process will distribute payments to qualified 582 hospitals based on the amount of local government funding 583 provided for the uninsured and underinsured. Payments to 584 qualified hospitals will be capped at 117.4 percent of the 585 amount of local government funding it would have received for 586 the uninsured and underinsured without the Low Income Pool 587 program. The second phase of the allocation process is to distribute \$32,634,201 to qualifying hospitals that received a 588 589 payment in the first phase of the allocation. These funds shall 590 be distributed to the qualifying hospitals proportionally based 591 on the amount that each hospital earned in the first phase of 592 the allocation which was in excess of the local government 593 funding. The third phase of the allocation process shall 594 distribute \$122,814,911 the remaining funds based on a hospital's Medicaid days, charity care days, and 50 percent of 595 596 bad debt days to the total Medicaid days, charity care days, and 597 50 percent of bad debt days of all qualifying hospitals. To 598 receive funds in this distribution, the hospital's Medicaid 599 days, charity care days and 50 percent of bad debt days divided 600 by the hospital's total days must equal or exceed 10 percent. Of 601 the funds allocated in the third second phase \$2,419,573 shall 602 be allocated to the rural hospitals and the remaining funds 603 allocated to the remaining hospitals that qualify for a 604 distribution. All hospitals with accepted 2006 FHURS data are eligible for the third second phase of the allocation process. 605 606 Section 16. Effective June 29, 2009, in order to implement 607 Specific Appropriation 269 through 365 of the 2009-2010 General

Appropriations Act, subsection (3) of section 1 of chapter 2007-174, Laws of Florida, is amended to read:

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610 Section 1. Flexibility for the Department of Children and 611 Family Services.-(3) This section expires July 1, 2010 June 30, 2008. 612 Section 17. In order to implement Specific Appropriations 613 614 278A and 288A of the 2009-2010 General Appropriations Act, the 615 Department of Children and Family Services must ensure that all 616 public and private agencies and institutions participating in 617 child welfare cases enter information, specified by department 618 rule, into the Florida Safe Families Network in order to 619 maintain the accuracy and usefulness of the system. The network 620 is intended to be the department's automated child welfare case-621 management system designed to provide child welfare workers with 622 a mechanism for managing child welfare cases more efficiently 623 and tracking children and families more effectively. The 624 department shall coordinate with the Office of the State Courts 625 Administrator to provide any judge or magistrate with access to 626 information in the network relating to a child welfare case 627 which is required to be filed with the court pursuant to chapter 628 39, Florida Statutes, by the date of the network's release 629 during the 2009-2010 fiscal year. The department shall report to 630 the Governor, the President of the Senate, and the Speaker of 631 the House of Representatives by February 1, 2010, with respect 632 to progress on providing access to the Florida Safe Families Network as provided in this section. This section expires July 633 1, 2010. 634 635 Section 18. In order to implement Specific Appropriation 636 315 of the 2009-2010 General Appropriations Act: 637 (1) Any contract between the Department of Children and 638 Family Services and a community-based agency which is authorized

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639	in s. 409.1671, Florida Statutes, must be funded by a grant of
640	general revenue, other state trust funds, and applicable federal
641	funding sources. Community-based agencies must document federal
642	funds earned. Any federal funds earned which are not documented
643	must be returned to the department. Notwithstanding s.
644	409.1671(8), Florida Statutes, the amount of the annual contract
645	for a community-based agency may be increased by excess federal
646	funds earned in accordance with s. 216.181(11), Florida
647	Statutes. Notwithstanding any other provision of law to the
648	contrary, a community-based agency may make expenditures for
649	staff cellular telephone allowances, contracts requiring
650	deferred payments and maintenance agreements, security deposits
651	for office leases, related professional membership dues, and
652	costs of promotional materials not used for fundraising. The
653	method of payment for a fixed-price contract with a community-
654	based agency shall include provisions for a 2-month advance
655	payment at the beginning of each fiscal year and equal monthly
656	payments thereafter.
657	(2) This section expires July 1, 2010.
658	Section 19. In order to implement Specific Appropriation
659	202 of the 2009-2010 General Appropriations Act and for the
660	2009-2010 fiscal year only:
661	(1) In conducting the hospitalist program as required in s.
662	409.905(5)(d), Florida Statutes, the Agency for Health Care
663	Administration shall exclude the University of Miami at Cedars
664	Hospital in Miami-Dade County from participation in the program.
665	The agency is authorized to modify appropriate contractual
666	arrangements or federal waivers, as necessary, to effect this
667	exclusion.
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668	(2) The Agency for Health Care Administration is authorized
669	to continue the physician lock-in program for recipients who
670	participate in the pharmacy lock-in program.
671	(3) This section expires July 1, 2010.
672	Section 20. Notwithstanding the proviso contained in
673	Specific Appropriation 438 of the 2009-2010 General
674	Appropriations Act, no more than a maximum of .25 percent of the
675	funds in that Specific Appropriation shall be spent on contract
676	management per direct client service provider per year; a
677	maximum of 2.5 percent shall be spent on direct services per
678	direct client services provider per year; and a minimum of 85
679	percent of all moneys spent shall be spent on overall direct
680	client service providers.
681	Section 21. In order to implement the appropriation of
682	funds in Special Categories-Risk Management Insurance of the
683	2009-2010 General Appropriations Act, and pursuant to the
684	notice, review, and objection procedures of s. 216.177, Florida
685	Statutes, the Executive Office of the Governor is authorized to
686	transfer funds appropriated in the appropriation category
687	"Special Categories-Risk Management Insurance" of the 2009-2010
688	General Appropriations Act between departments in order to align
689	the budget authority granted with the premiums paid by each
690	department for risk management insurance. This section expires
691	July 1, 2010.
692	Section 22. In order to implement the appropriation of
693	funds in Special Categories-Transfer to Department of Management
694	Services-Human Resources Services Purchased Per Statewide
695	Contract of the 2009-2010 General Appropriations Act, and
696	pursuant to the notice, review, and objection procedures of s.

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697	216.177, Florida Statutes, the Executive Office of the Governor
698	is authorized to transfer funds appropriated in the
699	appropriation category "Special Categories-Transfer to
700	Department of Management Services-Human Resources Services
701	Purchased Per Statewide Contract" of the 2009-2010 General
702	Appropriations Act between departments in order to align the
703	budget authority granted with the assessments that must be paid
704	by each agency to the Department of Management Services for
705	human resource management services. This section expires July 1,
706	2010.
707	Section 23. In order to implement the reduction in employee
708	compensation mandated in the 2009-2010 General Appropriations
709	Act, and pursuant to the notice, review, and objection
710	procedures of s. 216.177, Florida Statutes, the Executive Office
711	of the Governor may transfer funds appropriated in the
712	appropriation category "Salaries and Benefits" of the 2009-2010
713	General Appropriations Act between departments in order to align
714	the budget authority granted to each agency with the reductions
715	that must be made by each agency pursuant to the 2009-2010
716	General Appropriations Act. All actions taken pursuant to the
717	authority granted in this section are subject to the review and
718	approval of the Legislative Budget Commission. This section
719	expires July 1, 2010.
720	Section 24. In order to implement Specific Appropriation
721	2971, subsection (3) is added to section 218.12, Florida
722	Statutes, to read:
723	218.12 Appropriations to offset reductions in ad valorem
724	tax revenue in fiscally constrained counties
725	(3) In determining the reductions in ad valorem tax

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726	revenues occurring as a result of the implementation of the
727	revisions to Art. VII of the State Constitution approved in the
728	special election held on January 29, 2008, the value of
729	assessments reduced pursuant to s. 4(d)(8)a., Art. VII of the
730	State Constitution shall include only the reduction in taxable
731	value for homesteads established January 1, 2009.
732	Section 25. The amendment to s. 218.12, Florida Statutes,
733	shall expire July 1, 2010, and the text of that section shall
734	revert to that in existence on June 30, 2009, except that any
735	amendments to such text enacted other than by this act shall be
736	preserved and continue to operate to the extent that such
737	amendments are not dependent upon the portions of such text
738	which expire pursuant to this section.
739	Section 26. In order to implement Specific Appropriations
740	2299 through 2320 of the 2009-2010 General Appropriations Act,
741	present subsection (14) of section 253.034, Florida Statutes, is
742	redesignated as subsection (15), and a new subsection (14) is
743	added to that section, to read:
744	253.034 State-owned lands; uses
745	(14) Notwithstanding the provisions of this section, funds
746	derived from the sale of property by the Department of Citrus
747	located in Lakeland, Florida, are authorized to be deposited
748	into the Citrus Advertising Trust Fund. This subsection expires
749	July 1, 2010.
750	Section 27. In order to implement Specific Appropriation
751	2741 of the 2009-2010 General Appropriations Act, paragraph (b)
752	of subsection (1) of section 255.518, Florida Statutes, is
753	reenacted to read:
754	255.518 Obligations; purpose, terms, approval,

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755 limitations.-

(1)

756

(b) Payment of debt service charges on obligations during
the construction of any facility financed by such obligations
shall be made from funds other than proceeds of obligations.

760 Section 28. The amendment to s. 255.518(1)(b), Florida 761 Statutes, as carried forward by this act from chapter 2008-153, 762 Laws of Florida, shall expire July 1, 2010, and the text of that 763 paragraph shall revert to that in existence on June 30, 2008, 764 except that any amendments to such text enacted other than by 765 this act shall be preserved and continue to operate to the 766 extent that such amendments are not dependent upon the portions 767 of such text which expire pursuant to this section.

Section 29. In order to implement Specific Appropriations 2725 through 2738 of the 2009-2010 General Appropriations Act, paragraph (b) of subsection (7) of section 255.503, Florida Statutes, is amended to read:

772 255.503 Powers of the Department of Management Services.773 The Department of Management Services shall have all the
774 authority necessary to carry out and effectuate the purposes and
775 provisions of this act, including, but not limited to, the
776 authority to:

(7)

777

(b) No later than the date upon which the department recommends to the Division of State Lands of the Department of Environmental Protection the disposition of any facility within the Florida Facilities Pool, the department shall provide to the President of the Senate, the Speaker of the House of Representatives, the Executive Office of the Governor, and the

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784 Division of Bond Finance of the State Board of Administration an analysis that includes: 785 786 1. The cost benefit of the proposed facility disposition, 787 including the facility's current operating expenses, condition, 788 and market value, and viable alternatives for work space for 789 impacted state employees. 790 2. The effect of the proposed facility disposition on the 791 financial status of the Florida Facilities Pool, including the 792 effect on rental rates and coverage requirement for the bonds. 793 794 This paragraph expires July 1, 2010 2009. 795 Section 30. In order to implement Specific Appropriation 796 1619 of the 2009-2010 General Appropriations Act, subsection 797 (12) is added to section 373.59, Florida Statutes, to read: 798 373.59 Water Management Lands Trust Fund.-799 (12) Notwithstanding the provisions of subsection (8) and 800 for the 2009-2010 fiscal year only, the moneys from the Water 801 Management Lands Trust Fund shall be allocated as follows: 802 (a) An amount necessary to pay debt service on bonds issued 803 before February 1, 2009, by the South Florida Water Management 804 District and the St. Johns River Water Management District, 805 which are secured by revenues provided pursuant to this section, 806 or to fund debt service reserve funds, rebate obligations, or 807 other amounts payable with respect to such bonds; 808 (b) Eight million dollars to be transferred to the General 809 Revenue Fund; and 810 (c) The remaining funds to be distributed equally between 811 the Suwannee River Water Management District and the Northwest 812 Florida Water Management District.

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813	
814	This subsection expires July 1, 2010.
815	Section 31. In order to implement Specific Appropriation
816	1733 of the 2009-2010 General Appropriations Act, paragraph (c)
817	of subsection (5) of section 376.3071, Florida Statutes, is
818	amended to read:
819	376.3071 Inland Protection Trust Fund; creation; purposes;
820	funding
821	(5) SITE SELECTION AND CLEANUP CRITERIA
822	(c) The department shall require source removal, if
823	warranted and cost-effective, at each site eligible for
824	restoration funding from the Inland Protection Trust Fund.
825	1. Funding for free product recovery may be provided in
826	advance of the order established by the priority ranking system
827	under paragraph (a) for site cleanup activities. However, a
828	separate prioritization for free product recovery shall be
829	established consistent with paragraph (a). No more than $\$5$
830	million shall be encumbered from the Inland Protection Trust
831	Fund in any fiscal year for free product recovery conducted in
832	advance of the priority order under paragraph (a) established
833	for site cleanup activities.
834	2. Funding for limited interim soil-source removals for
835	sites that will become inaccessible for future remediation due
836	to road infrastructure and right-of-way restrictions resulting
837	from a pending Department of Transportation road construction
838	project or for secondary containment upgrading of underground
839	storage tanks required under chapter 62-761, Florida
840	Administrative Code, may be provided in advance of the order
841	established by the priority ranking system under paragraph (a)

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842 for site cleanup activities. The department shall provide 843 written guidance on the limited source removal information and 844 technical evaluation necessary to justify a request for a 845 limited source removal in advance of the priority order pursuant 846 to paragraph (a) established for site cleanup activities. 847 Prioritization for limited source removal projects associated 848 with a secondary containment upgrade in any fiscal year shall be determined on a first-come, first-served basis according to the 849 850 approval date issued under s. 376.30711 for the limited source 851 removal. Funding for limited source removals associated with 852 secondary containment upgrades shall be limited to 10 sites in 853 each fiscal year for each facility owner and any related person. 854 The limited source removal for secondary containment upgrades 855 shall be completed no later than 6 months after the department 856 issues its approval of the project, and the approval 857 automatically expires at the end of the 6 months. Funding for 858 Department of Transportation and secondary containment upgrade 859 source removals may not exceed \$50,000 for a single facility 860 unless the department makes a determination that it is cost-861 effective and environmentally beneficial to exceed this amount, 862 but in no event shall the department authorize costs in excess 863 of \$100,000 for a single facility. Department funding for 864 limited interim soil-source removals associated with Department 865 of Transportation projects and secondary containment upgrades 866 shall be limited to supplemental soil assessment, soil 867 screening, soil removal, backfill material, treatment or 868 disposal of the contaminated soil, dewatering related to the 869 contaminated soil removal in an amount of up to 10 percent of the total interim soil-source removal project costs, treatment, 870

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871 and disposal of the contaminated groundwater and preparation of 872 the source removal report. No other costs associated with the 873 facility upgrade may be paid with department funds. No more than 874 \$1 million for Department of Transportation limited source 875 removal projects and \$10 million for secondary containment 876 upgrade limited source removal projects conducted in advance of 877 the priority order established under paragraph (a) for site cleanup activities shall be encumbered from the Inland 878 879 Protection Trust Fund in any fiscal year. This subparagraph is 880 repealed effective June 30, 2010 2009.

881 3. Once free product removal and other source removal 882 identified in this paragraph are completed at a site, and 883 notwithstanding the order established by the priority ranking 884 system under paragraph (a) for site cleanup activities, the department may reevaluate the site to determine the degree of 885 886 active cleanup needed to continue site rehabilitation. Further, 887 the department shall determine if the reevaluated site qualifies 888 for natural attenuation monitoring or no further action. If 889 additional site rehabilitation is necessary to reach no further 890 action status, the site rehabilitation shall be conducted in the 891 order established by the priority ranking system under paragraph 892 (a) and the department is encouraged to utilize natural 893 attenuation and monitoring where site conditions warrant.

Section 32. In order to implement Specific Appropriations 1690, 1691, 1692, 1694, and 1695, paragraph (g) is added to subsection (1) of section 403.1651, Florida Statutes, to read:

897 403.1651 Ecosystem Management and Restoration Trust Fund.898 (1) There is created the Ecosystem Management and

899 Restoration Trust Fund to be administered by the Department of

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903 904 St 905 te 906 Ju 907 ot 908 or 909 ur 910 se 911 12 912 12 913 su 914 to 915 916	(g) Funding activities to preserve and repair the state's eaches as provided in ss. 161.091-161.212. Section 33. The amendment to s. 403.1651(1), Florida tatutes, made by this act shall expire July 1, 2010, and the ext of that subsection shall revert to that in existence on une 30, 2009, except that any amendments to such text enacted ther than by this act shall be preserved and continue to perate to the extent that such amendments are not dependent pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended to read: 570.20 General Inspection Trust Fund
903 904 St 905 te 906 Ju 907 ot 908 or 909 ur 910 se 911 12 912 12 913 su 914 to 915 916	Section 33. The amendment to s. 403.1651(1), Florida tatutes, made by this act shall expire July 1, 2010, and the ext of that subsection shall revert to that in existence on une 30, 2009, except that any amendments to such text enacted ther than by this act shall be preserved and continue to perate to the extent that such amendments are not dependent pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
904 <u>st</u> 905 <u>te</u> 906 <u>Ju</u> 907 <u>ot</u> 908 <u>or</u> 909 <u>ur</u> 910 <u>se</u> 911 12 913 su 914 tc 915 916	tatutes, made by this act shall expire July 1, 2010, and the ext of that subsection shall revert to that in existence on une 30, 2009, except that any amendments to such text enacted ther than by this act shall be preserved and continue to perate to the extent that such amendments are not dependent pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
905 te 906 Ju 907 ot 908 or 909 ur 910 se 911 12 912 12 913 su 914 to 915 916	ext of that subsection shall revert to that in existence on une 30, 2009, except that any amendments to such text enacted ther than by this act shall be preserved and continue to perate to the extent that such amendments are not dependent pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
906 Ji 907 ot 908 or 909 ur 910 se 911 se 912 12 913 si 914 to 915 916	une 30, 2009, except that any amendments to such text enacted ther than by this act shall be preserved and continue to perate to the extent that such amendments are not dependent pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
907 ot 908 or 909 ur 910 se 911 12 912 12 913 su 914 to 915 916	ther than by this act shall be preserved and continue to perate to the extent that such amendments are not dependent pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
908 or 909 ur 910 se 911 se 912 12 913 su 914 to 915 916	perate to the extent that such amendments are not dependent pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
909 ur 910 se 911 912 912 12 913 su 914 to 915 916	pon the portions of such text which expire pursuant to this ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
910 <u>se</u> 911 912 12 913 su 914 to 915 916	ection. Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
911 912 12 913 su 914 to 915 916	Section 34. In order to implement Specific Appropriations 294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
912 12 913 si 914 to 915 916	294 through 1454 of the 2009-2010 General Appropriations Act, ubsection (2) of section 570.20, Florida Statutes, is amended o read:
913 st 914 to 915 916	ubsection (2) of section 570.20, Florida Statutes, is amended o read:
914 to 915 916	o read:
915 916	
916	570.20 General Inspection Trust Fund
017	(2) For the <u>2009-2010</u> 2008-2009 fiscal year only and
917 no	otwithstanding any other provision of law to the contrary, in
918 ac	ddition to the spending authorized in subsection (1), moneys ir
919 th	he General Inspection Trust Fund may be appropriated for
920 pi	rograms operated by the department which are related to the
921 pr	rograms authorized by this chapter. This subsection expires
922 Ji	uly 1, <u>2010</u> 2009 .
923	Section 35. In order to implement Specific Appropriation
924 17	760 of the 2009-2010 General Appropriations Act, present
925 sı	ubsection (7) of section 403.7095, Florida Statutes, is
926 re	edesignated as subsection (8), and a new subsection (7) is
927 ac	dded to that section, to read:
928	403.7095 Solid waste management grant program.—

929	(7) Notwithstanding any provision of this section to the
930	contrary, and for the 2009-2010 fiscal year only, the Department
931	of Environmental Protection shall award the sum of \$2,600,000 in
932	grants equally to counties having populations of fewer than
933	100,000 for waste tire and litter prevention, recycling
934	education, and general solid waste programs. This subsection
935	expires July 1, 2010.
936	Section 36. In order to implement Specific Appropriation
937	1407 of the 2009-2010 General Appropriations Act and to provide
938	consistency and continuity in the promotion of agriculture
939	throughout the state, notwithstanding s. 287.057, Florida
940	Statutes, the Department of Agriculture and Consumer Services,
941	at its discretion, may extend, revise, and renew current
942	contracts or agreements created or entered into pursuant to
943	chapter 2006-25, Laws of Florida. This section expires July 1,
944	2010.
945	Section 37. (1) In order to implement proviso following
946	Specific Appropriation 471 of the 2009-2010 General
947	Appropriations Act, and for the 2009-2010 fiscal year only,
948	notwithstanding any law to the contrary, a state agency may not
949	adopt or implement a rule or policy that:
950	(a) Mandates or establishes new nitrogen-reduction limits
951	that apply to existing or new onsite sewage treatment systems;
952	(b) Has the effect of requiring the use of performance-
953	based treatment systems; or
954	(c) Increases the cost of treatment for nitrogen reduction
955	from onsite systems,
956	
957	before the study and report required in proviso following

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958	Specific Appropriation 471 is completed.
959	(2) This section is repealed July 1, 2010.
960	Section 38. In order to implement Specific Appropriation
961	2577 of the 2009-2010 General Appropriations Act, paragraphs (c)
962	and (d) of subsection (4) of section 288.1254, Florida Statutes,
963	are amended to read:
964	288.1254 Entertainment industry financial incentive
965	program
966	(4) PRIORITY FOR INCENTIVE FUNDING; WITHDRAWAL OF
967	ELIGIBILITY; QUEUES
968	(c) Independent Florida filmmaker queue.— <u>Ten</u> Five percent
969	of incentive funding appropriated in any state fiscal year must
970	be dedicated to the independent Florida filmmaker queue. If
971	there are no qualified applications in the queue, any funding in
972	the queue shall be made available to a qualified project in the
973	digital media projects queue. A production certified under this
974	queue is eligible for a reimbursement equal to 15 percent of its
975	actual qualified expenditures. An independent Florida film that
976	meets the criteria of this queue and demonstrates a minimum of
977	\$100,000, but not more than \$625,000, in total qualified
978	expenditures is eligible for incentive funding. To qualify for
979	this queue, a qualified production must:
980	1. Be planned as a feature film or documentary of no less
981	than 70 minutes in length.
982	2. Provide evidence of 50 percent of the financing for its
983	total budget in an escrow account or other form dedicated to the
984	production.
985	3. Do all major postproduction in this state.
986	4. Employ Florida workers in at least six of the following
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987 key positions: writer, director, producer, director of 988 photography, star or one of the lead actors, unit production 989 manager, editor, or production designer. As used in this 990 subparagraph, the term "Florida worker" means a person who has 991 been a resident of this state for at least 1 year before a 992 production's application under subsection (3) was submitted or a 993 person who graduated from a film school, college, university, or 994 community college in this state no more than 5 years before such 995 submittal or who is enrolled full-time in such a school, 996 college, or university.

997 (d) Digital media projects queue.-Five Ten percent of 998 incentive funding appropriated in any state fiscal year shall be 999 dedicated to the digital media projects queue. A production 1000 certified under this queue is eligible for a reimbursement equal to 10 percent of its actual qualified expenditures. A qualified 1001 1002 production that is a digital media project that demonstrates a 1003 minimum of \$300,000 in total qualified expenditures is eligible 1004 for a maximum of \$1 million in incentive funding. As used in this paragraph, the term "qualified expenditures" means the 1005 1006 wages or salaries paid to a resident of this state for working 1007 on a single qualified digital media project, up to a maximum of 1008 \$200,000 in wages or salaries paid per resident. A qualified 1009 production company producing digital media projects may not 1010 qualify for more than three projects in any 1 fiscal year. Projects that extend beyond a fiscal year must reapply each 1011 1012 fiscal year in order to be eligible for incentive funding for 1013 that year.

1014Section 39. In order to implement section 72 of the 2009-10152010 General Appropriations Act, subsections (2) and (3) of

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1016 section 288.95155, Florida Statutes, are amended to read: 1017 288.95155 Florida Small Business Technology Growth 1018 Program.-

1019 (2)(a) Enterprise Florida, Inc., shall establish a separate 1020 small business technology growth account in the Florida 1021 Technology Research Investment Fund for purposes of this 1022 section. Moneys in the account shall consist of appropriations 1023 by the Legislature, proceeds of any collateral used to secure 1024 such assistance, transfers, fees assessed for providing or 1025 processing such financial assistance, grants, interest earnings, 1026 and earnings on financial assistance.

1027 (b) For the 2009-2010 fiscal year only, Enterprise Florida, 1028 Inc., shall advance up to \$600,000 from the account to the 1029 Institute for Commercialization of Public Research for its 1030 operations. This paragraph expires July 1, 2010.

1031 (3) Pursuant to s. 216.351, the amount of any moneys 1032 appropriated to the account which are unused at the end of the 1033 fiscal year shall not be subject to reversion under s. 216.301. 1034 All moneys in the account are continuously appropriated to the 1035 account and may be used for loan guarantees, letter of credit 1036 guarantees, cash reserves for loan and letter of credit 1037 guarantees, payments of claims pursuant to contracts for 1038 guarantees, subordinated loans, loans with warrants, royalty investments, equity investments, grant of awards to companies 1039 under the auspices of the Institute for Commercialization of 1040 1041 Public Research, and operations of the program. Any claim 1042 against the program shall be paid solely from the account. 1043 Neither the credit nor the taxing power of the state shall be 1044 pledged to secure the account or moneys in the account, other

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1045 than from moneys appropriated or assigned to the account, and 1046 the state shall not be liable or obligated in any way for any 1047 claims against the account or against Enterprise Florida, Inc. 1048 Section 40. The amendment to s. 288.95155(3), Florida 1049 Statutes, made by this act shall expire July 1, 2010, and the 1050 text of that subsection shall revert to that in existence on 1051 June 30, 2009, except that any amendments to such text enacted 1052 other than by this act shall be preserved and continue to 1053 operate to the extent that such amendments are not dependent 1054 upon the portions of such text which expire pursuant to this 1055 section.

Section 41. In order to implement section 65 of the 2009-2010 General Appropriations Act, paragraph (n) of subsection (1) of section 339.08, Florida Statutes, is amended to read:

339.08 Use of moneys in State Transportation Trust Fund.-

(1) The department shall expend moneys in the State Transportation Trust Fund accruing to the department, in accordance with its annual budget. The use of such moneys shall be restricted to the following purposes:

1064 (n) To pay administrative expenses incurred in accordance 1065 with applicable laws for a multicounty transportation or 1066 expressway authority created under chapter 343 or chapter 348, 1067 where jurisdiction for the authority includes a portion of the 1068 State Highway System and the administrative expenses are in 1069 furtherance of the duties and responsibilities of the authority 1070 in the development of improvements to the State Highway System. 1071 This paragraph expires July 1, 2010 2009.

1072Section 42. In order to implement Specific Appropriation10732029 of the 2009-2010 General Appropriations Act, paragraph (p)

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1074	is added to subsection (1) of section 339.08, Florida Statutes,
1075	to read:
1076	339.08 Use of moneys in State Transportation Trust Fund
1077	(1) The department shall expend moneys in the State
1078	Transportation Trust Fund accruing to the department, in
1079	accordance with its annual budget. The use of such moneys shall
1080	be restricted to the following purposes:
1081	(p) To pay for county and school district transportation
1082	infrastructure improvements. This paragraph expires July 1,
1083	2010.
1084	Section 43. In order to implement section 59 of the 2009-
1085	2010 General Appropriations Act, subsection (4) is added to
1086	section 339.08, Florida Statutes, to read:
1087	339.08 Use of moneys in State Transportation Trust Fund
1088	(4) For the 2009-2010 fiscal year only and notwithstanding
1089	the provisions of this section and ss. 339.09(1) and
1090	215.32(2)(b)4., funds may be transferred from the State
1091	Transportation Trust Fund to the General Revenue Fund as
1092	specified in the General Appropriations Act. Notwithstanding ss.
1093	206.46(3) and 206.606(2), the total amount transferred shall be
1094	reduced from total state revenues deposited into the State
1095	Transportation Trust Fund for the calculation requirements of
1096	ss. 206.46(3) and 206.606(2). This subsection expires July 1,
1097	2010.
1098	Section 44. In order to implement Specific Appropriations
1099	2124A and 2131C of the 2009-2010 General Appropriations Act,
1100	subsection (11) is added to section 445.009, Florida Statutes,
1101	to read:
1102	445.009 One-stop delivery system

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1103 (11) (a) A participant in an adult or youth work experience 1104 activity administered under this chapter shall be deemed an 1105 employee of the state for purposes of workers' compensation 1106 coverage. In determining the average weekly wage, all 1107 remuneration received from the employer shall be considered a 1108 gratuity, and the participant shall not be entitled to any 1109 benefits otherwise payable under s. 440.15, regardless of 1110 whether the participant may be receiving wages and remuneration from other employment with another employer and regardless of 1111 1112 his or her future wage-earning capacity.

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(b) This subsection expires July 1, 2010.

1114 Section 45. In order to implement Specific Appropriation 1115 1998 of the 2009-2010 General Appropriations Act, subsection (8) 1116 of section 332.007, Florida Statutes, is amended to read:

1117 332.007 Administration and financing of aviation and 1118 airport programs and projects; state plan.-

1119 (8) Notwithstanding any other provision of law to the 1120 contrary, the department is authorized to fund security 1121 projects, including operational and maintenance assistance, at 1122 publicly owned public-use airports. For projects in the current adopted work program, or projects added using the available 1123 1124 budget of the department, airports may request the department 1125 change the project purpose in accordance with this provision 1126 notwithstanding the provisions of s. 339.135(7). For purposes of 1127 this subsection, the department may fund up to 100 percent of 1128 eligible project costs that are not funded by the Federal 1129 Government. This subsection shall expire on June 30, 2012. Section 46. The amendment to s. 332.007(8), Florida 1130

1131 Statutes, made by this act shall expire July 1, 2010, and the

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June 30, 2009, except that any amendments to such text enacted
other than by this act shall be preserved and continue to
operate to the extent that such amendments are not dependent
upon the portions of such text which expire pursuant to this
section.
Section 47. In order to implement Specific Appropriation
1570 of the 2009-2010 General Appropriations Act:
(1) The intent of the Legislature is to ensure that
residents of the state derive the maximum possible economic
benefit from the federal first-time homebuyer tax credit created
through The American Recovery and Reinvestment Act of 2009 by
providing subordinate down payment assistance loans to first-
time homebuyers for owner-occupied primary residences which can
be repaid by the income tax refund the homebuyer is entitled to
under the First Time Homebuyer Credit. The state program shall
be called the "Florida Homebuyer Opportunity Program."
(2) The Florida Housing Finance Corporation shall
administer the Florida Homebuyer Opportunity Program to optimize
eligibility for conventional, VA, USDA, FHA, and other loan
programs through the State Housing Initiatives Partnership
program in accordance with ss. 420.907-420.9079, Florida
Statutes, and the provisions of this section.
(3) Prior to December 1, 2009, or any later date
established by the Internal Revenue Service for such purchases,
counties and eligible municipalities receiving funds shall
expend the funds appropriated under Specific Appropriation 1570A
only to provide subordinate loans to prospective first-time

text of that subsection shall revert to that in existence on

1160 homebuyers under the Florida Homebuyer Opportunity Program

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

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1161	pursuant to this section, except that up to 10 percent of such
1162	funds may be used to cover administrative expenses of the
1163	counties and eligible municipalities to implement the Florida
1164	Homebuyer Opportunity Program, and not more than .25 percent may
1165	be used to compensate the Florida Housing Finance Corporation
1166	for the expenses associated with compliance monitoring. The
1167	funds appropriated under Specific Appropriation 1570A may not be
1168	used for any other program currently existing under ss. 420.907-
1169	420.9079, Florida Statutes. Thereafter, the funds shall be
1170	expended in accordance with ss. 420.907-420.9079, Florida
1171	Statutes.
1172	(4) Notwithstanding s. 420.9075, Florida Statutes, for
1173	purposes of the Florida Homebuyer Opportunity Program, the
1174	following exceptions shall apply:
1175	(a) The maximum income limit shall be an adjusted gross
1176	income of \$75,000 for single taxpayer households or \$150,000 for
1177	joint-filing taxpayer households, which is equal to that
1178	permitted by the American Recovery and Reinvestment Act of 2009;
1179	(b) There is no requirement to reserve 30 percent of the
1180	funds for awards to very-low-income persons or 30 percent of the
1181	funds for awards to low-income persons;
1182	(c) There is no requirement to expend 75 percent of funds
1183	for construction, rehabilitation, or emergency repair; and
1184	(d) The principal balance of the loans provided may not
1185	exceed 10 percent of the purchase price or \$8,000, whichever is
1186	less.
1187	(5) Funds shall be expended under a newly created strategy
1188	in the local housing assistance plan to implement the Florida
1189	Homebuyer Opportunity Program.

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1190	(6) The homebuyer shall be expected to use their federal
1191	income tax refund to fully repay the loan. If the county or
1192	eligible municipality receives repayment from the homebuyer
1193	within 18 months after the closing date of the loan, the county
1194	or eligible municipality shall waive all interest charges. A
1195	homebuyer who fails to fully repay the loan within the earlier
1196	of 18 months or 10 days after the receipt of their federal
1197	income tax refund, shall be subject to repayment terms provided
1198	in the local housing assistance plan, including penalties for
1199	not using his or her refund for repayment. Penalties may not
1200	exceed 10 percent of the loan amount and shall be included in
1201	the loan agreement with the homebuyer.
1202	(7) All funds repaid to a county or eligible municipality
1203	shall be considered "program income" as defined in s.
1204	420.9071(24), Florida Statutes.
1205	(8) In order to maximize the effect of the funding, the
1206	counties and eligible municipalities are encouraged to work with
1207	private lenders to provide additional funds to support the
1208	initiative. However, in all instances, the counties and eligible
1209	municipalities shall make and hold the subordinate loan.
1210	(9) This section expires July 1, 2010.
1211	Section 48. In order to implement Specific Appropriations
1212	2677 and 2678 of the 2009-2010 General Appropriations Act:
1213	(1) Notwithstanding the provisions of s. 11.13(1), Florida
1214	Statutes, relating to the annual adjustment of salaries for
1215	members of the Legislature, to the contrary, for the 2009-2010
1216	fiscal year only, the authorized salaries of members of the
1217	Legislature in effect on June 30, 2009, shall be reduced by 7
1218	percent.

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1219 (2) Effective June 30, 2010, the annual salaries of members 1220 of the Legislature shall be set at the amounts authorized and in 1221 effect on June 30, 2009, pursuant to subsection (2) of section 1222 52 of chapter 2008-153, Laws of Florida. 1223 (3) This section expires July 1, 2010. 1224 Section 49. In order to implement specific appropriations 1225 for salaries and benefits in the 2009-2010 General 1226 Appropriations Act, paragraph (a) of subsection (12) of section 1227 110.123, Florida Statutes, is amended to read: 1228 110.123 State group insurance program.-1229 (12) HEALTH SAVINGS ACCOUNTS. - The department is authorized 1230 to establish health savings accounts for full-time and part-time 1231 state employees in association with a health insurance plan 1232 option authorized by the Legislature and conforming to the requirements and limitations of federal provisions relating to 1233 1234 the Medicare Prescription Drug, Improvement, and Modernization 1235 Act of 2003. 1236 (a)1. A member participating in this health insurance plan 1237 option shall be eligible to receive an employer contribution 1238 into the employee's health savings account from the State 1239 Employees Health Insurance Trust Fund in an amount to be 1240 determined by the Legislature. A member is not eligible for an 1241 employer contribution upon termination of employment. For the 1242 2009-2010 2008-2009 fiscal year, the state's monthly 1243 contribution for employees having individual coverage shall be 1244 \$41.66 and the monthly contribution for employees having family 1245 coverage shall be \$83.33. 1246 2. A member participating in this health insurance plan option shall be eligible to deposit the member's own funds into

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1248 a health savings account.

1249 Section 50. In order to implement Specific Appropriations 1250 for salaries and benefits in the 2009-2010 General 1251 Appropriations Act, paragraph (b) of subsection (3) of section 1252 112.24, Florida Statutes, is amended to read:

1253 112.24 Intergovernmental interchange of public employees.-1254 To encourage economical and effective utilization of public 1255 employees in this state, the temporary assignment of employees 1256 among agencies of government, both state and local, and 1257 including school districts and public institutions of higher 1258 education is authorized under terms and conditions set forth in 1259 this section. State agencies, municipalities, and political 1260 subdivisions are authorized to enter into employee interchange 1261 agreements with other state agencies, the Federal Government, 1262 another state, a municipality, or a political subdivision 1263 including a school district, or with a public institution of 1264 higher education. State agencies are also authorized to enter 1265 into employee interchange agreements with private institutions 1266 of higher education and other nonprofit organizations under the 1267 terms and conditions provided in this section. In addition, the 1268 Governor or the Governor and Cabinet may enter into employee 1269 interchange agreements with a state agency, the Federal 1270 Government, another state, a municipality, or a political 1271 subdivision including a school district, or with a public 1272 institution of higher learning to fill, subject to the 1273 requirements of chapter 20, appointive offices which are within 1274 the executive branch of government and which are filled by 1275 appointment by the Governor or the Governor and Cabinet. Under 1276 no circumstances shall employee interchange agreements be

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1277 utilized for the purpose of assigning individuals to participate 1278 in political campaigns. Duties and responsibilities of 1279 interchange employees shall be limited to the mission and goals 1280 of the agencies of government.

(3) Salary, leave, travel and transportation, and reimbursements for an employee of a sending party that is participating in an interchange program shall be handled as follows:

(b)1. The assignment of an employee of a state agency either on detail or on leave of absence may be made without reimbursement by the receiving party for the travel and transportation expenses to or from the place of the assignment or for the pay and benefits, or a part thereof, of the employee during the assignment.

1291 2. For the 2009-2010 2008-2009 fiscal year only, the 1292 assignment of an employee of a state agency as provided in 1293 subparagraph 1. may be made if recommended by the Governor or 1294 Chief Justice, as appropriate, and approved by the chairs of the 1295 Senate Policy and Steering Committee on Ways and Means and the 1296 House Full Appropriations Council on General Government and 1297 Health Care Senate Fiscal Policy and Calendar Committee and the 1298 House Policy and Budget Council. Such actions shall be deemed 1299 approved if neither chair provides written notice of objection 1300 within 14 days after the chair's receiving notice of the action 1301 pursuant to s. 216.177. This subparagraph expires July 1, 2010 1302 2009.

Section 51. In order to implement the appropriations provided in the 2009-2010 General Appropriations Act to each agency for cellular phone equipment and services, and to ensure

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1306	the cost-effective acquisition and use of wireless devices:
1307	(1) Each agency shall develop a wireless device assignment
1308	plan that limits use of cellular telephones, personal digital
1309	assistants (PDAs), and other devices to only those employees
1310	who, as part of their official assigned duties, must routinely
1311	be immediately available to citizens, supervisors, or
1312	subordinates; be available to respond to emergency situations;
1313	be available to calls outside of regular working hours; have
1314	access to the technology in order to productively perform job
1315	duties in the field; or have limited or no access to a standard
1316	phone, or have no ability to use a personal cell phone, if
1317	needed. The plan shall result in reducing the number of wireless
1318	devices used in each agency.
1319	(2) Each agency must review the use of cellular telephones,
1320	PDAs, and other wireless devices by employees and submit a
1321	report to the President of the Senate and the Speaker of the
1322	House of Representatives by September 1, 2009. The report shall
1323	include:
1324	(a) The criteria that the agency has developed to limit
1325	assignment of wireless devices;
1326	(b) The results of implementing the wireless device
1327	assignment plan, including the reduction in the number of
1328	wireless devices used and the cost of such devices;
1329	(c) The number of wireless devices that remain in use by
1330	type and expenditures by type of device and total agency
1331	expenditures for wireless devices;
1332	(d) The procurement method used to procure wireless devices
1333	and the rationale for procuring wireless devices by any
1334	mechanism other than statewide term contracts and side-by-side
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1335	comparison of costs for services purchased through the statewide
1336	term contracts and the mechanisms otherwise used by the agency;
1337	and
1338	(e) A description of innovative techniques the agency has
1339	used to manage wireless devices that have improved efficiency or
1340	reduced costs, which may be applicable for implementation by
1341	other agencies.
1342	(3) This section expires July 1, 2010.
1343	Section 52. In order to implement the transfer of moneys to
1344	the General Revenue Fund from trust funds in the 2009-2010
1345	General Appropriations Act, paragraph (b) of subsection (2) of
1346	section 215.32, Florida Statutes, is reenacted to read:
1347	215.32 State funds; segregation
1348	(2) The source and use of each of these funds shall be as
1349	follows:
1350	(b)
1351	1. The trust funds shall consist of moneys received by the
1352	state which under law or under trust agreement are segregated
1353	for a purpose authorized by law. The state agency or branch of
1354	state government receiving or collecting such moneys shall be
1355	responsible for their proper expenditure as provided by law.
1356	Upon the request of the state agency or branch of state
1357	government responsible for the administration of the trust fund,
1358	the Chief Financial Officer may establish accounts within the
1359	trust fund at a level considered necessary for proper
1360	accountability. Once an account is established within a trust
1361	fund, the Chief Financial Officer may authorize payment from
1362	that account only upon determining that there is sufficient cash
1363	and releases at the level of the account.

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2. In addition to other trust funds created by law, to the
extent possible, each agency shall use the following trust funds
as described in this subparagraph for day-to-day operations:

a. Operations or operating trust fund, for use as a depository for funds to be used for program operations funded by program revenues, with the exception of administrative activities when the operations or operating trust fund is a proprietary fund.

b. Operations and maintenance trust fund, for use as a depository for client services funded by third-party payors.

c. Administrative trust fund, for use as a depository for funds to be used for management activities that are departmental in nature and funded by indirect cost earnings and assessments against trust funds. Proprietary funds are excluded from the requirement of using an administrative trust fund.

379 d. Grants and donations trust fund, for use as a depository 380 for funds to be used for allowable grant or donor agreement 381 activities funded by restricted contractual revenue from private 382 and public nonfederal sources.

e. Agency working capital trust fund, for use as a depository for funds to be used pursuant to s. 216.272.

f. Clearing funds trust fund, for use as a depository for funds to account for collections pending distribution to lawful recipients.

.388 g. Federal grant trust fund, for use as a depository for
.389 funds to be used for allowable grant activities funded by
.390 restricted program revenues from federal sources.

1392 To the extent possible, each agency must adjust its internal

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1393 accounting to use existing trust funds consistent with the 1394 requirements of this subparagraph. If an agency does not have 1395 trust funds listed in this subparagraph and cannot make such 1396 adjustment, the agency must recommend the creation of the 1397 necessary trust funds to the Legislature no later than the next 1398 scheduled review of the agency's trust funds pursuant to s. 1399 215.3206.

1400 3. All such moneys are hereby appropriated to be expended 1401 in accordance with the law or trust agreement under which they 1402 were received, subject always to the provisions of chapter 216 1403 relating to the appropriation of funds and to the applicable 1404 laws relating to the deposit or expenditure of moneys in the 1405 State Treasury.

1406 4.a. Notwithstanding any provision of law restricting the 1407 use of trust funds to specific purposes, unappropriated cash 1408 balances from selected trust funds may be authorized by the 1409 Legislature for transfer to the Budget Stabilization Fund and 1410 General Revenue Fund in the General Appropriations Act.

1411 b. This subparagraph does not apply to trust funds required 1412 by federal programs or mandates; trust funds established for 1413 bond covenants, indentures, or resolutions whose revenues are 1414 legally pledged by the state or public body to meet debt service 1415 or other financial requirements of any debt obligations of the 1416 state or any public body; the State Transportation Trust Fund; 1417 the trust fund containing the net annual proceeds from the 1418 Florida Education Lotteries; the Florida Retirement System Trust 1419 Fund; trust funds under the management of the State Board of 1420 Education or the Board of Governors of the State University 1421 System, where such trust funds are for auxiliary enterprises,

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1422 self-insurance, and contracts, grants, and donations, as those 1423 terms are defined by general law; trust funds that serve as 1424 clearing funds or accounts for the Chief Financial Officer or 1425 state agencies; trust funds that account for assets held by the 1426 state in a trustee capacity as an agent or fiduciary for 1427 individuals, private organizations, or other governmental units; 1428 and other trust funds authorized by the State Constitution. 1429 Section 53. Paragraph (b) of subsection (4) of section 215.5601, Florida Statutes, is reenacted to read: 1430 215.5601 Lawton Chiles Endowment Fund.-1431 1432 (4) ADMINISTRATION.-1433 (b) The endowment shall be managed as an annuity. The 1434 investment objective shall be long-term preservation of the real 1435 value of the net contributed principal and a specified regular 1436 annual cash outflow for appropriation, as nonrecurring revenue. 1437 From the annual cash outflow, a pro rata share shall be used 1438 solely for biomedical research activities as provided in 1439 paragraph (3)(d), until such time as cures are found for 1440 tobacco-related cancer and heart and lung disease. Five percent 1441 of the annual cash outflow dedicated to the biomedical research portion of the endowment shall be reinvested and applied to that 1442 1443 portion of the endowment's principal, with the remainder to be 1444 spent on biomedical research activities consistent with this 1445 section. The schedule of annual cash outflow shall be included 1446 within the investment plan adopted under paragraph (a). 1447 Withdrawals other than specified regular cash outflow shall be 1448 considered reductions in contributed principal for the purposes of this subsection. 1449 Section 54. In order to implement Specific Appropriations 1450

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1451 2558, 2559A, 2559B, 2561A and 2561B, paragraph (a) of subsection 1452 (1) of section 377.6015, Florida Statutes, is amended to read: 1453

377.6015 Florida Energy and Climate Commission.-

1454 (1) The Florida Energy and Climate Commission is created 1455 within the Executive Office of the Governor. The commission 1456 shall be comprised of nine members appointed by the Governor, 1457 the Commissioner of Agriculture, and the Chief Financial Officer. 1458

1459 (a) The Governor shall appoint one member from three 1460 persons nominated by the Florida Public Service Commission 1461 Nominating Council, created in s. 350.031, to each of seven 1462 seats on the commission. The Commissioner of Agriculture shall 1463 appoint one member from three persons nominated by the council to one seat on the commission. The Chief Financial Officer shall 1464 1465 appoint one member from three persons nominated by the council 1466 to one seat on the commission.

1467 1. The council shall submit the recommendations to the 1468 Governor, the Commissioner of Agriculture, and the Chief 1469 Financial Officer by September 1 of those years in which the 1470 terms are to begin the following October or within 60 days after 1471 a vacancy occurs for any reason other than the expiration of the 1472 term. The Governor, the Commissioner of Agriculture, and the 1473 Chief Financial Officer may proffer names of persons to be 1474 considered for nomination by the council.

2. The Governor, the Commissioner of Agriculture, and the 1475 1476 Chief Financial Officer shall fill a vacancy occurring on the 1477 commission by appointment of one of the applicants nominated by 1478 the council only after a background investigation of such applicant has been conducted by the Department of Law 1479

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1480 Enforcement.

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1481 3. Members shall be appointed to 3-year terms; however, in 1482 order to establish staggered terms, for the initial 1483 appointments, the Governor shall appoint four members to 3-year 1484 terms, two members to 2-year terms, and one member to a 1-year 1485 term, and the Commissioner of Agriculture and the Chief 1486 Financial Officer shall each appoint one member to a 3-year term 1487 and shall appoint a successor when that appointee's term expires 1488 in the same manner as the original appointment.

1489 4. The Governor shall select from the membership of the1490 commission one person to serve as chair.

1491 5. A vacancy on the commission shall be filled for the 1492 unexpired portion of the term in the same manner as the original 1493 appointment.

6. If the Governor, the Commissioner of Agriculture, or the Chief Financial Officer has not made an appointment within 30 consecutive calendar days after the receipt of the recommendations, the council shall initiate, in accordance with this section, the nominating process within 30 days.

1499 7. Each appointment to the commission shall be subject to 1500 confirmation by the Senate during the next regular session after 1501 the vacancy occurs. If the Senate refuses to confirm or fails to 1502 consider the appointment of the Governor, the Commissioner of 1503 Agriculture, or the Chief Financial Officer, the council shall 1504 initiate, in accordance with this section, the nominating 1505 process within 30 days.

1506 8. The Governor or the Governor's successor may recall an 1507 appointee.

9. Notwithstanding subparagraph 7. and for the initial

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1509	appointments to the commission only, each initial appointment to
1510	the commission is subject to confirmation by the Senate by the
1511	2010 Regular Session. If the Senate refuses to confirm or fails
1512	to consider an appointment made by the Governor, the
1513	Commissioner of Agriculture, or the Chief Financial Officer, the
1514	council shall initiate, in accordance with this section, the
1515	nominating process within 30 days after the Senate's refusal to
1516	confirm or failure to consider such appointment. This
1517	subparagraph expires July 1, 2010.
1518	Section 55. The amendment to s. 377.6015(1)(a), Florida
1519	Statutes, made by this act applies retroactively to May 1, 2009.
1520	Section 56. Section 49 of chapter 2008-153, Laws of
1521	Florida, is repealed.
1522	Section 57. In order to implement the issuance of new debt
1523	authorized in the 2009-2010 General Appropriations Act, and
1524	pursuant to the requirements of s. 215.98, Florida Statutes, the
1525	Legislature determines that the authorization and issuance of
1526	debt for the 2009-2010 fiscal year should be implemented and is
1527	in the best interest of the state and necessary to address a
1528	critical state emergency.
1529	Section 58. In order to implement the funds appropriated in
1530	the 2009-2010 General Appropriations Act for state employee
1531	travel, the funds appropriated to each state agency, which may
1532	be used for travel by state employees, shall be limited during
1533	the 2009-2010 fiscal year to travel for activities that are
1534	critical to each state agency's mission. Funds may not be used
1535	to pay for travel by state employees to foreign countries, other
1536	states, conferences, staff-training activities, or other
1537	administrative functions unless the agency head has approved in

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1538	writing that such activities are critical to the agency's
1539	mission. The agency head must consider the use of
1540	teleconferencing and other forms of electronic communication to
1541	meet the needs of the proposed activity before approving
1542	mission-critical travel. This section does not apply to travel
1543	for law enforcement purposes, military purposes, emergency
1544	management activities, or public health activities. This section
1545	expires July 1, 2010.
1546	Section 59. <u>A section of this act which implements a</u>
1547	specific appropriation or specifically identified proviso
1548	language in the 2009-2010 General Appropriations Act is void if
1549	the specific appropriation or specifically identified proviso
1550	language is vetoed. A section of this act which implements more
1551	than one specific appropriation or more than one portion of
1552	specifically identified proviso language in the 2009-2010
1553	General Appropriations Act is void if all the specific
1554	appropriations or portions of specifically identified proviso
1555	language are vetoed.
1556	Section 60. If any other act passed during the 2009 Regular
1557	Session contains a provision that is substantively the same as a
1558	provision in this act, but that removes or is otherwise not
1559	subject to the future repeal applied to such provision by this
1560	act, the Legislature intends that the provision in the other act
1561	takes precedence and continues to operate, notwithstanding the
1562	future repeal provided by this act.
1563	Section 61. If any provision of this act or its application
1564	to any person or circumstance is held invalid, the invalidity
1565	does not affect other provisions or applications of the act
1566	which can be given effect without the invalid provision or

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1567	application, and to this end the provisions of this act are
1568	severable.
1569	Section 62. Except as otherwise expressly provided in this
1570	act and except for this section, which shall take effect June
1571	29, 2009, this act shall take effect July 1, 2009; or, if this
1572	act fails to become a law until after that date, it shall take
1573	effect upon becoming a law and shall operate retroactively to
1574	July 1, 2009.

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