



Journal of the Senate

Number 1—Special Session C

Tuesday, October 10, 1989

At a Special Session of the Florida Legislature convened under Article III, Section 3(c), of the Constitution of the State, as revised in 1968, begun and held at the Capitol, in the City of Tallahassee, in the State of Florida.

CALL TO ORDER

The Senate was called to order by the President at 1:18 p.m. A quorum present—40

Mr. President	Deratany	Johnson	Plummer
Bankhead	Diaz-Balart	Kirkpatrick	Scott
Beard	Dudley	Kiser	Souto
Brown	Forman	Langley	Stuart
Bruner	Gardner	Malchon	Thomas
Casas	Girardeau	Margolis	Thurman
Childers, D.	Gordon	McPherson	Walker
Childers, W. D.	Grant	Meek	Weinstein
Crenshaw	Grizzle	Myers	Weinstock
Davis	Jennings	Peterson	Woodson-Howard

PRAYER

The following prayer was offered by the Reverend Robert M. Gibbs, Pastor, John Wesley United Methodist Church, Tallahassee:

Almighty God, we pause at the beginning of this special session to seek your presence and your guidance. Grant this legislative body a sense of humility for the profound issues that lie before them, and an equal sense of responsibility for the task incumbent upon them.

We pray, O God, that as these women and men work together in these few days, that they may do so in a spirit of collegiality, of respect for one another, and an attitude of confronting these challenging questions positively and creatively. We seek for them patience and sensitivity, so that all disagreements and conflicts will be of politics, not of personality.

As all of us strive to be your servants, O God, we would pray that these Senators feel the special grace of serving others in this time of difficult deliberation and decision. May they look with a broad vision upon these majestic matters of life and with a largeness of soul consider all of the people affected by them. Grant them wisdom of mind, strength of body, and courage of heart for the hours and days ahead. Amen

PLEDGE

Senator Girardeau led the Senate in the pledge of allegiance to the flag of the United States of America.

By direction of the President, the following Proclamations were read by the Secretary:

PROCLAMATION
State of Florida
Executive Department
Tallahassee

TO THE HONORABLE MEMBERS OF THE FLORIDA SENATE AND THE HOUSE OF REPRESENTATIVES:

WHEREAS, the United States Supreme Court in the recent case of Webster v Reproductive Health Services has recognized the compelling interest of the states in protecting the rights of the unborn, and

WHEREAS, the Legislature of the State of Florida should have the opportunity to address what actions by the state will assure that the

rights of the unborn are protected, undistracted by other compelling state interests, and

WHEREAS, it is in the best interest of the citizens of the State of Florida to call a Special Session so that the Legislature may give full and adequate consideration to the item set forth below.

NOW, THEREFORE, I, BOB MARTINEZ, Governor of the State of Florida, by virtue of the power and authority vested in me by Article III, Section 3(c)(1), Florida Constitution, do hereby proclaim as follows:

Section 1

That the Legislature of the State of Florida is convened in Special Session commencing at 1:00 p.m., Tuesday, October 10, 1989, and extending through 11:59 p.m., Friday, October 13, 1989

Section 2

That the Legislature of the State of Florida is convened for the sole and exclusive purpose of considering the following matter: to expand the degree of protection by law afforded to unborn children and their parents in the State.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed to this Proclamation convening the Legislature in Special Session at the Capitol, this 25th day of July, 1989.

Bob Martinez
GOVERNOR

ATTEST:
Jim Smith
SECRETARY OF STATE

PROCLAMATION
State of Florida
Executive Department
Tallahassee

(Amendment to Proclamation dated July 25, 1989)

TO THE HONORABLE MEMBERS OF THE FLORIDA SENATE AND THE HOUSE OF REPRESENTATIVES.

WHEREAS, on the 25th day of July, 1989, a Proclamation of the Governor was issued convening a Special Session of the Florida Legislature commencing at 1:00 p.m., Tuesday, October 10, 1989, and extending through 11:59 p.m., Friday, October 13, 1989, and

WHEREAS, it is in the best interest of the citizens of the State of Florida to amend the Proclamation of July 25, 1989, in order to expand the call of the Special Session so that the Legislature may consider the additional matters set forth below;

NOW, THEREFORE, I, BOB MARTINEZ, Governor of the State of Florida, by virtue of the power and authority vested in me by Article III, Section 3(c)(1), Florida Constitution, do hereby proclaim as follows:

Section two (2) of the Proclamation of the Governor dated July 25, 1989, is hereby amended to read:

Section 2

That the Legislature of the State of Florida is convened for the sole and exclusive purpose of considering the following matters

(a) Legislation expanding the degree of protection afforded to unborn children and their parents in the State;

(b) Legislation appropriating \$414,269 and 15 positions to fully fund the Governor's 1989-90 fiscal year budget recommendation for the Department of Health and Rehabilitative Services (hereinafter referred to as the "department"), for program investigators who receive and investigate reports of children who have been or are suspected of being abused or neglected;

(c) Legislation appropriating \$2,785,785 and 111 positions to fully fund the Governor's 1989-90 fiscal year budget recommendation for the department for protective service counselors who provide in-home services to families which require agency intervention;

(d) Legislation appropriating \$262,500 to fully fund the Governor's 1989-90 fiscal year budget recommendation for the department for the Families in Need of Services Program which provides initial intake for families with a child alleged or suspected of being a runaway, truant, or beyond parental control; and

(e) Legislation appropriating \$983,274 and 36 positions for the 1989-90 fiscal year for the department for counselors responsible for supervising children in foster care.

(f) Legislation revising Chapters 39, 63, 409, and 415 of the Florida Statutes, which includes the following:

(1) A requirement that the circuit court expedite the resolution of placement issues in cases involving children two years of age or under when the child has been removed from the family.

(2) A requirement that before allowing a child to remain in or be returned to a potentially abusive environment, the court shall make a specific finding of fact that it is in the best interest of the child to remain in or return to the home and that the reasons for removal have been remedied to the extent that the child would not be in danger of further abuse.

(3) A provision that the department shall be represented by legal counsel at any proceeding in which the petition alleges dependency.

(4) A requirement that prior to reunification of the child with the family, the department shall provide the court with a risk assessment which clearly states the initial risks which existed, how those risks have been resolved, and the potential benefits and dangers of reunification

(5) A provision that the state attorney is a party in all dependency proceedings in which there is a related criminal proceeding and shall receive reasonable notice and pertinent information and be given an opportunity to be heard at all other dependency proceedings, whether contested or non-contested.

(6) A requirement that the department inform the court of the involvement of the Child Protection Team and provide the court with a complete report of its recommendations at any dependency proceeding.

(7) A provision that the guardian ad litem shall be appointed at the earliest possible time, shall review all disposition recommendations and changes in placement, and must be present at all critical stages of the dependency proceeding or submit to the court a written report with recommendations.

(8) A requirement that the department shall provide the court with any conflicting opinions and recommendations from professionals or agencies which provide services to the family and suggest any ways to resolve these conflicts, and that the court shall consider this information before reuniting the child with the family.

(9) A provision that before a child is placed with a relative, the department shall conduct a study of the home to assure that the relative is of good moral character and is safely able to care for the child.

(10) A requirement that the termination of parental rights of a physically or sexually abused child or the sibling of such a child is permitted

under extraordinary circumstances without the prerequisite of a performance agreement.

(11) A provision that foster parents shall be given priority consideration as adoptive parents of children in their care who become available for adoption.

Except as amended by this Proclamation, the Proclamation of the Governor dated July 25, 1989, is ratified and reaffirmed.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed to this proclamation at the Capitol, this 30th day of August, 1989.

Bob Martinez
GOVERNOR

ATTEST:
Jim Smith
SECRETARY OF STATE

ELECTION OF SENATOR LINCOLN DIAZ-BALART

The Department of State notified the Secretary of the Senate that Senator Lincoln Diaz-Balart had been elected on August 29, 1989, in a special general election as a Member of the Senate, 34th District, replacing Senator Ileana Ros-Lehtinen, who was elected to Congress.

Senator Diaz-Balart was administered the oath of office by the Honorable Rosemary Barkett, Justice of the Supreme Court of Florida, in the Senate Chamber on September 12, 1989.

STANDING COMMITTEE APPOINTMENTS

The President announced the appointment of Senator Bruner as Chairman of the Committee on Personnel, Retirement and Collective Bargaining; and Senator Diaz-Balart to the following committees: Health and Rehabilitative Services, Vice Chairman; Commerce; Higher Education; and Judiciary-Criminal.

JOINT SELECT COMMITTEE APPOINTMENTS

The President announced the appointment of Senator Weinstock, Alternating Chairman; Senators Davis, Grant, Margolis, Myers, Scott and Stuart to the Joint Select Committee on Child Abuse.

The President announced the appointment of Senator Diaz-Balart to the Joint Select Committee on Growth Management Implementation, and the appointment of Senator Kiser to replace Senator Scott on the Joint Select Committee on Growth Management Implementation.

INTRODUCTION AND REFERENCE OF BILLS

First Reading

By Senator Johnson—

SJR 1-C—A joint resolution proposing an amendment to Section 9, Article VII of the State Constitution, relating to taxation, to allow counties to levy up to 2 mills upon full assessed valuation for specified purposes relating to the welfare of certain children and pregnant women and proposing the creation of Section 16, Article X of the State Constitution to prohibit abortions except under specified circumstances.

—was referred to the Committees on Health Care; Finance, Taxation and Claims; and Rules and Calendar.

By Senator Woodson-Howard—

SB 2-C—A bill to be entitled An act relating to dependent and abused children, amending s. 39.41, F.S.; authorizing the court to order and direct a specific placement or treatment of a child committed to the Department of Health and Rehabilitative Services, amending s. 415.508, F.S.; authorizing a guardian ad litem to bring an ancillary action to protect the best interests of an abused child; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services, Judiciary-Civil; and Appropriations.

By Senator Woodson-Howard—

SB 3-C—A bill to be entitled An act relating to termination of pregnancies; creating the "Florida Safe Abortion Act"; amending s. 390.001, F.S.; providing requirements for the display of the license of a physician who performs abortions; requiring the performance of certain post-abortion tests, amending s. 390.002, F.S.; requiring certain information pertinent to pregnancy-termination procedures to be recorded, reported to the Department of Health and Rehabilitative Services, and retained; amending s. 390.012, F.S.; providing minimum standards that abortion clinics must meet in order to obtain or renew licenses after a specified date; providing an effective date.

—was referred to the Committee on Health Care

By Senator Grant—

SB 4-C—A bill to be entitled An act relating to termination of pregnancy, requiring a waiting period before terminations may be performed at certain abortion clinics; providing an exception; requiring counseling for a pregnant woman applying for a termination of pregnancy; requiring persons providing such counseling to be certified by the Department of Health and Rehabilitative Services; requiring such counselors to provide certain written statements to the head of an abortion clinic; authorizing the department to adopt rules; providing an effective date

—was referred to the Committees on Health and Rehabilitative Services; and Appropriations

By Senator Woodson-Howard—

SB 5-C—A bill to be entitled An act relating to dependent children; creating the Florida Task Force on Dependency-Related Issues to make recommendations and proposed legislation concerning the dependency system in the state; providing for membership and meetings of the task force, requiring a report, providing for administrative support, providing for per diem and travel expenses; providing an appropriation; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; and Appropriations.

By Senator Woodson-Howard—

SB 6-C—A bill to be entitled An act relating to the Guardian Ad Litem Program, providing an appropriation to the state court system; providing an effective date.

—was referred to the Committees on Judiciary-Civil and Appropriations.

By Senators Peterson, D. Childers, Myers, Langley, Grant and Kiser—

SB 7-C—A bill to be entitled An act relating to children, amending s. 39.402, F.S., modifying procedures for placement of a child in a shelter; amending s. 39.404, F.S., providing additional requirements for which a petition alleging dependency must be filed; amending s. 39.408, F.S.; requiring the inclusion of additional information in the predisposition study for a disposition hearing in dependency cases; amending s. 39.41, F.S.; modifying the court's powers of disposition, requiring the court to consider certain conditions before a child is returned home; amending s. 39.453, F.S.; requiring additional information in judicial review of foster care cases; placing certain restrictions on the court's power to return a child home; amending s. 39.464, F.S.; providing additional circumstances under which the state may petition for termination of parental rights; amending s. 415.51, F.S.; providing for release of confidential information upon the death of a child from abuse or neglect, providing an effective date

—was referred to the Committee on Health and Rehabilitative Services

By Senator Dudley—

SB 8-C—A bill to be entitled An act relating to adoption, establishing the State Adoption Center in the Department of Health and Rehabilitative Services, providing duties for the center; providing for the adoption of rules; providing an appropriation; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services, and Appropriations.

By Senator Grant—

SB 9-C—A bill to be entitled An act relating to abortions; prohibiting the use of public funds or assets in performing or assisting in performing abortions; prohibiting public employees from performing or assisting in performing abortions, providing exceptions; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; and Appropriations.

By Senator Grant—

SB 10-C—A bill to be entitled An act relating to termination of pregnancies, amending s. 390.001, F.S.; revising requirements for the termination of pregnancy in the last trimester to provide for the termination of pregnancy during the period in which the fetus is viable, revising standard of medical care to be exercised in conducting a termination of pregnancy, requiring a physician to conduct tests to determine the viability of a fetus before terminating the pregnancy of the woman who carries the fetus, under certain circumstances; requiring the presence of two physicians to terminate the pregnancy of a woman who carries a viable fetus, providing penalties for violation; exempting women who have their pregnancies terminated from such penalties; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; and Appropriations.

By Senators Langley and D. Childers—

SB 11-C—A bill to be entitled An act relating to termination of pregnancies; creating the "Abortion Clinic Licensure Act"; creating s. 390.101, F.S.; providing a short title; creating s. 390.102, F.S.; providing definitions; creating s. 390.103, F.S.; prohibiting operation, use, or advertisement of unlicensed abortion facilities; creating s. 390.104, F.S.; providing for abortion clinic licensure, including license and renewal applications and fees, providing for a trust fund; creating s. 390.105, F.S.; providing for administration of abortion clinics; requiring a governing body and providing duties thereof; providing requirements with respect to clinical staff and personnel; creating s. 390.106, F.S.; providing facility and equipment requirements; creating s. 390.107, F.S.; requiring the establishment and enforcement of minimum standards; creating s. 390.108, F.S., providing specified limitations on an abortion clinic's use of laboratory and surgical services and administration of analgesia, anesthesia, and pharmaceuticals, creating s. 390.109, F.S., requiring transfer to hospitals in certain circumstances and providing for transfer and transportation procedures; creating s. 390.111, F.S.; providing for content, availability, confidentiality, and audit of clinical records; creating s. 390.112, F.S.; requiring certain inspections, investigations, and reporting to regulatory boards; creating s. 390.113, F.S.; providing for inspection reports and public availability thereof, creating s. 390.114, F.S.; providing administrative penalties, including fines; providing for emergency orders and moratoriums on admissions in certain circumstances, creating s. 390.115, F.S.; prohibiting unlicensed abortion clinics and providing criminal penalties; creating s. 390.116, F.S.; authorizing enforcement by injunction or other process, providing rulemaking authority; amending ss. 390.001 and 390.002, F.S., to conform; repealing ss. 390.011, 390.012, 390.013, 390.014, 390.015, 390.016, 390.017, 390.018, 390.019, and 390.021, F.S., relating to definitions, powers of the department, effective date of rules, licenses, license application, license expiration and renewal, license suspension or revocation, administrative penalty, inspections and investigations, and injunction; providing for review and repeal, providing an effective date.

—was referred to the Committees on Health Care and Appropriations.

By Senators Grant, Langley, Johnson, Kiser, Casas, Dudley, Souto, Beard, D. Childers and Deratany—

SB 12-C—A bill to be entitled An act relating to juveniles, amending s. 39.40, F.S.; requiring courts to expedite placement of a child in certain dependency proceedings; amending s. 39.402, F.S.; prescribing priority of the Department of Health and Rehabilitative Services in dependency proceedings; providing legislative intent, requiring courts to make a specific finding of fact that it is in the best interest of a child to be at home under certain circumstances, providing that between the detention hearing and the adjudicatory hearing the court shall decide if a child is to remain in a shelter; requiring the state attorney to provide the court with certain information; amending s. 39.404, F.S.; providing for notice of dependency hearings to be given to the state attorney; providing that the department be represented by an attorney at dependency proceedings, requiring the state attorney to be present at dependency proceedings in

which there is a related criminal proceeding; amending s. 39.408, F.S.; requiring reasonable notice to all interested persons of hearings for dependency cases; prescribing documentation to be provided in a predisposition study; providing for furnishing a copy of a predisposition study to the state attorney, amending s. 39.41, F.S.; providing conforming language; requiring the court to review and consider the predisposition study prior to ordering the disposition of a case in which the court has adjudicated a child to be dependent, requiring all parties to provide the court with information in their possession relating to the proceeding; amending s. 39.453, F.S.; revising procedure for judicial review of placement, providing for notice of judicial review hearings to be given to the state attorney; providing that the state attorney must be provided a copy of the social services study and investigation report; providing conforming language relating to predisposition studies; amending s. 39.464, F.S., modifying procedures for termination of parental rights; amending s. 63.022, F.S.; expanding legislative intent on adoption, amending s. 409.165, F.S.; specifying conditions for placement of a child with a relative, amending s. 415.502, F.S.; providing conforming language with respect to legislative intent relating to comprehensive protective services for abused or neglected children; amending s. 415.5055, F.S.; providing that the department shall inform the court of the recommendations of child protection teams in dependency proceedings; providing that the records and reports of child protection teams are confidential; providing exceptions, amending s. 415.508, F.S., requiring participation by the guardian ad litem in dependency proceedings; amending s. 415.51, F.S.; limiting access to records in cases of child abuse or neglect, creating s. 415.5135, F.S.; providing for continuing education in the area of child abuse and neglect; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; and Judiciary-Civil.

By Senator Langley—

SB 13-C—A bill to be entitled An act relating to abortion clinics; amending s. 390.012, F.S.; deleting the authority of the Department of Health and Rehabilitative Services to adopt certain rules relating to abortion clinics; amending s. 395.002, F.S.; deleting provisions which exempt abortion clinics from regulation as ambulatory surgical centers; amending s. 395.005, F.S.; providing for abortion clinics to be treated as specialty ambulatory surgical centers and waiving certain standards, providing a time extension for certain clinics to meet any new standards, repealing ss. 390.013, 390.014, 390.015, 390.016, 390.017, 390.018, 390.019, 390.021, F.S., relating to the licensure and regulation of abortion clinics; providing an effective date.

—was referred to the Committee on Health Care.

VETOED BILLS 1989 REGULAR SESSION

Honorable Jim Smith
Secretary of State

July 3, 1989

Dear Secretary Smith:

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Senate Bill 180, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled

An act for the relief of Gerard Clearwater and Denise Clearwater; directing the North Broward Hospital District to compensate them for the death of Ryan Patrick Clearwater as a result of the negligence of the North Broward Hospital District, d/b/a Broward General Medical Center, providing an effective date.

This bill is identical to Senate Bill 180 which passed during the Legislative Session in 1988. It directs the North Broward Hospital District to pay the sum of \$355,840.70 to Gerard and Denise Clearwater to compensate them for the death of their son, Ryan Patrick Clearwater. In 1988, for three reasons, I felt that the interests of the State were not served by paying this claim. First, all of Clearwaters' actual damages were paid by the hospital district. Second, the Clearwaters' received an additional \$100,000 in partial satisfaction of the pain and suffering judgement. Finally, I found no public policy is served by making excess claims payments based solely on often-indeterminable noneconomic damages. There is no change in circumstances from 1988 to 1989 on this subject and there are no changes in the legislation which I vetoed last year and therefore I feel that the basis for withholding my approval likewise remains unchanged

For these reasons, I am withholding my approval of Senate Bill 180, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same.

Sincerely,
Bob Martinez
Governor

June 27, 1989

Honorable Jim Smith
Secretary of State

Dear Secretary Smith:

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Committee Substitute for Senate Bill 191, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled:

An act relating to satisfaction of liens; providing that when a lien is fully paid the creditor shall be required to record satisfaction of the lien, requiring notice to the party paying the lien; providing for enforcement and penalties; providing an effective date.

The provisions of the bill attempt to provide requirements for the satisfaction of a lien once the debtor has satisfied the lien. The provisions of the bill are similar to the current provisions of Section 701.04, Florida Statutes. I am concerned, however, that the provisions of this bill erode the rights of a debtor who has properly paid off a debt, and may make it more difficult for the debtor to receive a satisfaction from a creditor who has failed to provide one once the monies have been received.

For these reasons, I am withholding my approval of Committee Substitute for Senate Bill 191, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same.

Sincerely,
Bob Martinez
Governor

June 27, 1989

Honorable Jim Smith
Secretary of State

Dear Secretary Smith:

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Committee Substitute for Senate Bill 1164, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled:

An act relating to ad valorem tax exemption; amending s. 196.192, F.S.; providing for exemption of tangible personal property loaned or leased to an exempt entity under certain conditions; providing an exemption for certain property of governmental units under certain circumstances; providing an effective date.

One of the provisions of Committee Substitute for Senate Bill 1164 provides an exemption from property taxes to privately owned, nonexempt entities if the property was owned by a governmental unit prior to January 1, 1988, used by that government for governmental purposes, sold by that governmental unit to a nonexempt entity to be used for the same governmental purposes, and if that governmental unit is the beneficiary of the exemption

I am concerned because governmental purpose is broadly construed under certain provisions of the Florida Statutes particularly Section 196.012, F.S. Such purposes may include any subject which is considered valid for the allocation of public funds and can extend to recreational complexes, health care facilities, economic development facilities and a wide variety of other areas. I am further concerned because the qualifying language to this wide exemption simply provides that the governmental unit must be the beneficiary of the exemption. This could include monetary benefits or social and economic development benefits. Generally, the exemption is overly broad and is inappropriate public policy.

For these reasons, I am withholding my approval of Committee Substitute for Senate Bill 1164, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same.

Sincerely,
Bob Martinez
Governor

Honorable Jim Smith
Secretary of State

June 22, 1989

Dear Secretary Smith.

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Committee Substitute for Senate Bill 1355, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled

An act relating to utilities; creating the "Underground Utility Excavation Damage Prevention and Safety Act"; creating the Underground Utility Excavation Damage Prevention Direct Support Organization; providing legislative intent; providing definitions, providing organization membership; providing powers and duties of the organization; providing for the establishment of a utility one-call notification center through which excavators can communicate plans to utility operators within a described time schedule, providing procedures; providing for liability of the operator and the excavator; providing penalties; providing an exception for emergency excavations under certain circumstances; providing for the applicability of the act to existing law; providing for future review and repeal; providing an effective date.

This bill creates the underground utility excavation damage prevention direct support organization and assigns it to the Department of Community Affairs, which may provide administrative and other assistance when requested by the direct support organization.

The bill also provides that the board of the direct support organization will develop a one-call notification center which will coordinate underground utility location data and other relevant information and then serve as a coordinating entity between the utility operators and the excavators.

Initially, I am concerned with the mandate created by the legislation which requires utility operators, including municipal water and sewer utilities, to participate in the one-call center and further that the center, a non-elected body, is permitted to establish a fee system which is required to be paid by all operators including the local governments, while the excavators may not be required to pay any fee for the use of the system, although the excavators seem to be getting greater benefit from the bill than those funding the program.

Further, the language of the bill appears to waive sovereign immunity limits and appears to be a derogation of the \$100,000 per person, \$200,000 per occurrence liability limitations contained in Section 768.28, Florida Statutes. The waiver under these circumstances causes an immediate crisis for local governments by placing the additional burden of obtaining liability insurance for these categories in an amount or amounts as yet undetermined and the impact on individual local governments undetermined.

Further, the bill appears to relieve an excavator from all liability when a line is improperly marked even if the work is performed in a careless or imprudent manner. Finally, the legislation appears to limit the liability of excavators for loss of use to the sum of \$500,000 which may be well below the actual damage caused.

For the above reasons, I am withholding my approval of Committee Substitute for Senate Bill 1355, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same

Sincerely,
Bob Martinez
Governor

Honorable Jim Smith
Secretary of State

July 3, 1989

Dear Secretary Smith.

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Committee Substitute for Senate Bill 1413, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled.

An act relating to cholesterol screening, creating the "Cholesterol Screening Act", providing definitions; providing for direct supervision

of cholesterol screening services by a licensed clinical laboratory or licensed physician, requiring a person or business that performs screening services to be licensed by the Department of Health and Rehabilitative Services; providing fees, requiring periodic onsite inspections by the supervisor and by the department, requiring the department to adopt rules that set standards and providing guidelines for the standards; providing for complaints and investigations, providing for temporary restraining orders; providing administrative penalties, prohibiting the performing of cholesterol screening without a license; providing penalties; providing for future review and repeal; providing an effective date.

I have concerns with the affect of this legislation in that a quality screening service to the public may not be accomplished by this bill. The legislation expands the authority to some professionals for supervision of these screening activities who, by training and experience, have little or no expertise in the clinical laboratory field I am further concerned because the Department of Health and Rehabilitative Services estimates that three positions and \$93,305 would be needed to administer the provisions of the bill. Neither the Appropriations Act, nor this legislation provides for the positions to carry out the Department's responsibility under this bill.

For these reasons, I am withholding my approval of Committee Substitute for Senate Bill 1413, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same

Sincerely,
Bob Martinez
Governor

Honorable Jim Smith
Secretary of State

June 27, 1989

Dear Secretary Smith.

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8 of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Senate Bill 1495, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled.

An act relating to the City of Dania, Broward County; extending and enlarging the corporate limits of the City of Dania to include specified unincorporated lands; providing that the act does not affect or abrogate rights of parties to any contracts; providing an effective date

This bill provides for the annexation of property to the City of Dania I am concerned because the property being annexed is not generally contiguous to the current boundaries of the City and has the potential of creating enclaves. I am further concerned because other options for annexation which may have been more appropriate under the circumstances have been bypassed by the Legislature with this bill.

For these reasons, I am withholding my approval of Senate Bill 1495, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same.

Sincerely,
Bob Martinez
Governor

Honorable Jim Smith
Secretary of State

June 29, 1989

Dear Mr. Secretary.

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8 of the Constitution of the State of Florida, I do hereby withhold my approval of portions of Senate Bill 1500, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled:

An act making appropriations, providing moneys for the annual period beginning July 1, 1989, and ending June 30, 1990, to pay salaries, other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

I have reviewed Senate Bill 1500, the General Appropriations Act, and am happy to report that it accomplishes a great deal for the people of Florida, present and future

In my inaugural address almost 30 months ago, I spoke of the need to recognize that unlimited good intentions must yield to the reality of what can actually be accomplished, that we must make hard choices about our goals and then concentrate our efforts on achieving them. The spending plan I proposed reflected those hard choices and carefully chosen priorities, and I believe the budget returned to me by the Legislature largely addresses those priorities. Most of the fiscal priorities I outlined in my recommended 1989-90 budget — in the areas of criminal justice, the environment, education, social services and more — have been met without a general tax increase.

In large part, the Legislature has responsibly met the most pressing needs of the people of Florida. In addition, lawmakers encouraged by the recent state Supreme Court ruling have done much to make the budgetary process more visible to the public, frequently listing within the General Appropriations Act items that in previous years were buried amid working papers and other supporting documents.

However, in too many instances the use of public dollars has not been for the highest and best public purpose. Last year I identified \$150.2 million in items that I believed warranted a veto. Despite my attempts to achieve reform of the budget-writing process, this year I have identified a total of \$128.0 million that must be vetoed in order to maintain the integrity of the budget process and the proper use of public funds.

In many instances, the projects and programs I am vetoing are worthwhile. However, at a time when the people of Florida are demanding the fullest use of existing resources, state government simply cannot justify these items as reflecting its highest priorities. We cannot be certain they reflect the best use of state funds unless they are appropriated through an objective selection process.

I am more convinced than ever that the key to ensuring the best use of public funds is to establish, wherever possible, objective criteria for funding — and then stick to those criteria. We already have selection processes for such worthy categories as historical and cultural grants and school construction projects. Frequently, however, the Legislature has chosen to ignore or circumvent those processes in choosing which items to fund. This must stop.

And where there are currently no criteria, guidelines and procedures must be established by law and followed. We should have standards, not just legislative fiat, to direct spending for such things as senior citizen centers, alcohol and drug abuse treatment centers, wastewater and sewer grants, farmers markets, Florida Highway Patrol stations, and child care facilities. We should also have a better system for local recreation grants where the priority list is established before, rather than after, the Legislature sets a spending level. The State of Florida, and the taxpayers it serves, can no longer afford to pay for these things and more without carefully drawn guidelines to direct the money to its best use.

Similarly, the state must maintain the integrity of dedicated funds I am greatly disappointed that the Legislature again used funds derived from the Florida Lottery to supplant funds traditionally earmarked for education and that it again violated its commitment to the taxpayers when it created the State Infrastructure Fund just two years ago. Additionally, the Legislature must put a halt to funding costly items for just a few months, a practice that offers some short-term political benefit but results in serious long-term fiscal implications. Appropriating less than \$17,000 for a program that carries an actual full-year cost of more than \$560,000 — as was done for a Dade County substance abuse/mentally ill treatment program — puts the State on a clear path toward fiscal disaster in the future. Through partial-year funding, this year's Legislature had already obligated \$161 million in next year's funds prior to my vetoes.

The budget items I am hereby vetoing cut across the range of appropriations categories. These vetoes include \$31.7 million from General Revenue; \$28.3 million from the State Infrastructure Fund; \$30.9 million from the Education Enhancement (Lottery) Trust Fund; \$8.1 million from the Public Education Capital Outlay (PECO) Fund; and \$29.0 million from other trust funds.

The General Revenue appropriations I have vetoed will revert to the Working Capital Fund, elevating that fund to \$168.2 million. While I believe prudent fiscal planning would justify a larger Working Capital Fund, I am pleased these vetoes have raised it substantially above the \$136.5 million level set by the Legislature.

When I presented my budget recommendations to the Legislature nineteen weeks ago, I called my proposals a "Framework for Fiscal Responsibility." While we look forward to the contributions of the Tax and Budget Reform Commission, the vetoes I am making today move us a step closer to achieving fiscal responsibility within our existing framework.

Proviso language in Section 1.1.2.D.2), paragraph 3, on pages 293 and 294, providing for salary adjustments to selected positions in the Department of Legal Affairs, is hereby vetoed. The funds appropriated for this purpose in Appropriation 5 are \$300,000 from the General Revenue Fund and \$61,070 from Trust Funds. These increases are in addition to the 4% pay increases provided for all Selected Exempt Service employees. It is inappropriate and inequitable to provide certain employees with extra benefits and deny others who do similar jobs the same benefits.

"Funds are provided in Specific Appropriation 5 for adjustments to selected legal positions in the Florida Department of Legal Affairs, to be distributed at the discretion of the Attorney General. The effective date of any salary adjustments given in accordance with this provision shall be January 1, 1990. The Attorney General is authorized to exceed the maximum of the pay grade for up to eight Assistant Attorney General positions."

Appropriation 5E and the associated proviso language on page 2 appropriating \$4,854,077 from the Educational Enhancement Trust Fund for district cost differential is hereby vetoed. This appropriation was not requested by the Board of Regents and the appropriation circumvents the collective bargaining process. Implementation of a district cost differential would create a pay disparity among instructional faculty members in the State University System.

"5E	LUMP SUM	
	BOARD OF REGENTS - DISTRICT COST	
	DIFFERENTIAL	
	FROM EDUCATIONAL ENHANCEMENT TRUST FUND	4,854,077

Funds in Appropriation 5E are provided as follows:

Florida Atlantic University and	
Florida International University	\$ 254,771
Florida International University	2,307,555
Florida Atlantic University	1,352,838
University of Central Florida	
Distribution	938,913

Funds are provided in Appropriation 5E for equal increases for each instructional faculty position at the universities listed above."

Appropriation 155A on page 18 appropriating \$245,000 from the General Revenue Fund for expenses associated with litigation of the State's Insurance Premium Tax Law is hereby vetoed. In the event that the Department of Legal Affairs or the Department of Banking and Finance cannot meet these expenses from their Fiscal Year 1989-90 appropriations, additional funds from the State's Deficiency Fund could be made available by the Governor and Cabinet.

"155A	SPECIAL CATEGORIES	
	LITIGATION EXPENSES	
	FROM GENERAL REVENUE FUND	245,000"

Portions of the proviso language following Appropriation 213A on page 26 appropriating \$2,070,000 from the General Revenue Fund for local economic development projects are hereby vetoed.

- International Tennis Training Center: this is a local project for which no objective assessment of need has been established and no statewide economic development benefits are derived.
- Liberty City Resource Center: funding for such educational courses should be considered by the Department of Education and coordinated with existing higher education programs.
- Jacksonville Jazz Festival, Jacksonville Florida Film Festival and the library addition funded through the Lafayette County Development Authority: these projects are not related to the duties and responsibilities of the Department of Commerce, Cultural Affairs, the Arts, and local libraries receive funding through grant programs administered by the Department of State.

- Bold City Classic and the International Rowing Regatta: these are local sporting events whose operational and promotional expenses should be borne by the communities deriving the economic benefit of hosting the events.
- The World Disability Games received funding in Appropriation 15A in the Administered Funds portion of the Senate Bill 1500.
- Hialeah Citizens Association: it is inappropriate to use State monies for local citizens assistance efforts when the State funds a variety of assistance programs which are available to all of the State's citizens.
- Professional Businessman of Hialeah. funds are appropriated in 213A to the Hialeah Latin Chamber for the establishment of comprehensive business assistance services through the Productivity Improvement Center, which should be the focus of a coordinated local economic development effort.
- Glades/Okeechobee Development Council: while the State provided technical assistance in the establishment of the Council, there was never the intent that the State, rather than local authorities, would provide on-going operational support
- Miami International Gateway Development Council. it is inappropriate to use State funds to help defray the expenses of holding a local conference when the sponsors and attendees are capable of providing for the Conference's operational expenses.
- Genesis Incubator Project. it is inappropriate for State funds to be used to establish a facility which will serve the small business needs of a particular locale. The Small Business Assistance program at the Department of Commerce and the Small Business Development Centers in the Department of Education provide technical assistance to small businesses throughout the State, and all funds available for such purposes should be funnelled through such programs.
- West Perrine Community Development Corporation. it is inappropriate for State funds to be used to help establish a medical center in a particular portion of the State when an objective assessment of similar needs throughout the State is lacking.

"Development of International Tennis Training Center	1,000,000"
"Hialeah Citizens Association	20,000
Jacksonville Jazz Festival	25,000
Jacksonville Florida Film Festival	50,000
Professional Businessman of Hialeah (Small Business)	25,000"
"Bold City Classic Promotion	50,000"
"Glades/Okeechobee Development Council	50,000"
"Miami International Gateway Development Conference	50,000"
"Genesis Incubator Project	450,000"
"Lafayette County Development Authority	50,000"
"Liberty City Resource Center	100,000
International Rowing Regatta	50,000
West Perrine Community Development Corporation	100,000"
"World Disability Games	50,000"

Appropriation 217A and associated proviso language on page 27 appropriating \$100,000 from the General Revenue Fund for a business loan pilot program is hereby vetoed. There is insufficient information available as to what such a project is expected to accomplish or why certain counties were selected to participate in the pilot program. The planning and establishment of such a program should be coordinated with the appropriate agencies providing small business assistance. The Black Business Investment Board, to whom responsibility for this appropriation is assigned, is not equipped to administer a revolving loan program for small businesses, nor is the Board's statutory authority broad enough to undertake responsibilities related to small businesses as defined in s. 288 703(1), F.S.

"217A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - BUSINESS LOAN PILOT PROGRAM FROM GENERAL REVENUE FUND	100,000
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Funds in Appropriation 217A shall be used by the Department of Commerce to administer a Business Loan Pilot Program through the provi-

sion of funds to Volusia, Flagler and Putnam counties. These funds shall be utilized as a revolving loan fund for loans to small businesses as defined in s. 288 703(1), F.S."

Appropriation 228A on page 28 appropriating \$44,000 from the General Revenue Fund for a sea level study of Tampa Bay is hereby vetoed. The appropriate funding source for the proposed project is the Federal Coastal Zone Management grant program, which is administered by the Department of Environmental Regulation. This project was evaluated by the Department of Environmental Regulation and the Interagency Management Committee, but was not rated high enough to qualify for available funding. This appropriation through the Department of Community Affairs for a specific project circumvents the established criteria-based competitive funding process.

"228A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SEA LEVEL STUDY/TAMPA BAY FROM GENERAL REVENUE FUND	44,000"
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Appropriation 229A on page 28 appropriating \$28,000 from the General Revenue Fund for the Spoil Island Study in Tampa Bay is hereby vetoed. The appropriate funding source for the proposed project is the Federal Coastal Zone Management grant program, which is administered by the Department of Environmental Regulation. This project was evaluated by the Department of Environmental Regulation and the Interagency Management Committee, but was not rated high enough to qualify for available funding. This appropriation through the Department of Community Affairs for a specific project circumvents the established criteria-based competitive funding process.

"229A AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - SPOIL ISLAND STUDY/TAMPA BAY FROM GENERAL REVENUE FUND	28,000"
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Appropriation 286 on page 36 appropriating \$400,000 from the General Revenue Fund for the Assistance Alternatives to Incarceration Programs is hereby vetoed. Based on available data regarding the effectiveness of this program, the Department of Corrections requested, and the Governor recommended funding of \$250,000 to continue the program at last year's funding level. This program serves only Dade County jail inmates and provides no statewide benefit. Therefore, a 60% increase in the level of State funding cannot be justified.

"286 SPECIAL CATEGORIES GRANTS AND AIDS - ASSISTANCE ALTERNATIVES TO INCARCERATION PROGRAMS FROM GENERAL REVENUE FUND	400,000
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Funds in Specific Appropriation 286 are to be used to contract with The Alternatives Programs, Inc. to provide for alternatives to incarceration services in the Eleventh Judicial Circuit."

Portions of the proviso language following Appropriation 348 on page 45 appropriating \$605,264 from the General Revenue Fund for public television station, WCEU, and \$75,000 from the General Revenue Fund for public radio station, WMNF, for community service grant funding is hereby vetoed. Funding for these stations was not requested by the Department of Education and, because of signal overlap with existing stations, state-level monetary support for these stations conflicts with the intent of section 229.805(1)(d) and section 229.805(3)(c), Florida Statutes, which indicate that "no new system shall be funded where the result thereof is a substantial duplication of any system. . ."

"\$605,264 for each of the following public television stations: . . .WCEU, Daytona Beach; . . .and \$75,000 for public radio station WMNF in Tampa."

Proviso language following Appropriation 375 on page 51 appropriating \$1,000,000 from the Educational Enhancement Trust Fund for a strategic information system for student financial assistance is hereby vetoed. This appropriation was not requested by the Department of Education, has not been subject to the appropriate needs analysis for clarification of the purpose of this program, and will require the state to provide costly services in the future. The potential duplication of similar efforts at individ-

ual postsecondary education institutions makes this an unwise investment.

"From the funds provided in Specific Appropriation 375, \$1,000,000 is provided to begin development of a strategic information system for student financial assistance that will allow users terminal and telephone access to information about financial aid programs and award status and for the development of a comprehensive financial aid database that will integrate information not currently available from a single source and will include information about all sources of financial assistance available to students."

Appropriation 382A and associated proviso language on page 53 appropriating \$100,000 from the Educational Enhancement Trust Fund for the Florida Endowment Fund For Higher Education is hereby vetoed. This appropriation was not requested by the Department of Education. The Florida Endowment Fund for Higher Education provides funding for minority opportunities in higher education. The State of Florida in previous years provided \$5 million for an endowment to support this program. In 1988, the endowment fund balance was \$18 million.

"382A SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA ENDOWMENT FUND
FOR HIGHER EDUCATION
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 100,000

Funds appropriated in Specific Appropriation 382A shall be used to match private contributions. The match from funds appropriated in Specific Appropriation 382A shall be \$1 for each \$2 contributed from private sources."

Appropriation 393A and associated proviso language on page 55 appropriating \$200,000 from the General Revenue Fund for the Mary McLeod Bethune Scholarship Program is hereby vetoed. This appropriation represents a duplication of the appropriation identified for this program in Committee Substitute for House Bill 1226, and is therefore not needed to achieve the desired goal.

"393A FINANCIAL ASSISTANCE PAYMENTS
MARY MCLEOD BETHUNE SCHOLARSHIP
FROM GENERAL REVENUE FUND 200,000

Funds provided in Specific Appropriation 393A shall be used to match funds from private sources. Each \$5,000 raised from private sources shall be matched with \$5,000 of state funds. The combined state and private funds shall be used to provide scholarships to students attending Florida Agricultural and Mechanical University, Bethune-Cookman College, Edward Waters College and Florida Memorial College. Each scholarship shall be in the amount of \$3,000. Scholarship recipients shall meet the eligibility requirements as determined by the Commissioner of Education which shall be comparable to the requirements specified in SB 1104."

Appropriation 409A and associated proviso on page 57 appropriating \$168,000 from the General Revenue Fund for \$500 incentive payments to teachers who complete the alternative certification program and to districts who employ them is hereby vetoed. A policy of incentive payments for alternate certification has not been demonstrated to provide a sufficient incentive to the participants or to contribute significantly to the success of the program.

"409A SPECIAL CATEGORIES
GRANTS AND AIDS - ALTERNATIVE
CERTIFICATION
FROM GENERAL REVENUE FUND 168,000

Funds provided in Specific Appropriation 409A shall be used to provide an incentive payment of \$500 to each teacher who successfully completes an alternative certification program and an additional payment of \$500 to the school district in which the teacher is employed."

Appropriation 413A and associated proviso language on page 60 appropriating \$19,000 from the Educational Enhancement Trust Fund for the School Related Personnel of the Year Program is hereby vetoed. This appropriation represents a duplication of the appropriation identified for this program in Senate Bill 1092.

"413A SPECIAL CATEGORIES
SCHOOL RELATED PERSONNEL OF THE YEAR
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 19,000

Funds provided in Specific Appropriation 413A are contingent upon CS/HB 704 or similar legislation becoming law."

Appropriation 425A and associated proviso language on page 62 appropriating \$150,000 from the General Revenue Fund to Barry University for a program in Podiatric Medicine is hereby vetoed. This appropriation was not requested by the Board of Regents, nor has it gone through the appropriate prior review and approval by the Postsecondary Education Planning Commission.

"425A SPECIAL CATEGORIES
BARRY UNIVERSITY - PODIATRIC MEDICINE
FROM GENERAL REVENUE FUND 150,000

Funds provided in Specific Appropriation 425A are contingent upon approval of an academic program contract by the Postsecondary Education Planning Commission."

Appropriation 429A and associated proviso language on page 63 appropriating \$17,578 from the General Revenue Fund to Florida Southern University for a Bachelor of Science degree in Nursing is hereby vetoed. This appropriation was not requested by the Board of Regents, nor has it gone through the appropriate prior review and approval by the Postsecondary Education Planning Commission.

"429A SPECIAL CATEGORIES
FLORIDA SOUTHERN - BACHELOR OF SCIENCE IN
NURSING
FROM GENERAL REVENUE FUND 17,578

Funds in Specific Appropriation 429A are for not more than 480 credit hours or 10 FTE students.

Funds provided in Specific Appropriation 429A are contingent upon approval of an academic program contract by the Postsecondary Education Planning Commission (PEPC)."

Appropriation 429B and associated proviso language on page 63 appropriating \$59,425 from the General Revenue Fund to Florida Southern University for a Bachelor of Science degree in Accounting is hereby vetoed. This appropriation was not requested by the Board of Regents, nor has it gone through the appropriate prior review and approval by the Postsecondary Education Planning Commission.

"429B SPECIAL CATEGORIES
FLORIDA SOUTHERN - BACHELOR OF SCIENCE IN
ACCOUNTING
FROM GENERAL REVENUE FUND 59,425

Funds in Specific Appropriation 429B are for not more than 570 credit hours or 20 FTE students.

Funds provided in Specific Appropriation 429B are contingent upon approval of an academic program contract by the Postsecondary Education Planning Commission (PEPC)."

Appropriation 433A and associated proviso language on page 64 appropriating \$213,618 from the General Revenue Fund to Florida Memorial University for a program in Airway Science is hereby vetoed. This appropriation was not requested by the Board of Regents, nor has it gone through the appropriate prior review and approval by the Postsecondary Education Planning Commission.

"433A SPECIAL CATEGORIES
FLORIDA MEMORIAL AIRWAY SCIENCE
FROM GENERAL REVENUE FUND 213,618

Funds provided in Specific Appropriation 433A consist of \$100,000 for a high school aviation accessibility program and \$50,000 for an aviation magnet school program. The balance of funds is contingent upon approval of an academic program contract by the Postsecondary Education Planning Commission."

Appropriation 469A and associated proviso language on pages 69 and 70 appropriating \$1,500,000 from the Educational Enhancement Trust Fund for additional elementary art and music teachers is hereby vetoed. All school districts are provided equal funding for elementary school students through the Florida Education Finance Program, and the vast majority of school districts have chosen to provide elementary school art and music programs. Local school districts have the authority to determine the priority of specific educational programs, including art and music.

"469A AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - ADDITIONAL ELEMENTARY
ART AND MUSIC TEACHERS
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 1,500,000

Each school district receiving funds from Specific Appropriation 469A for additional elementary art and music teachers shall match in an equal amount from local funds. Districts wishing to receive funds appropriated for Additional Elementary Art and Music Teachers shall submit an application to the Department of Education in accordance with instructions from the Commissioner of Education "

Proviso language following Appropriation 490 on page 81 appropriating \$2,000,000 from the Educational Enhancement Trust Fund for the Okaloosa Education Technology project, \$1,000,000 from the General Revenue Fund for the Polk Education Technology Program, and \$787,222 from the General Revenue Fund for the Monroe County School Board is hereby vetoed. This proviso circumvents the intent of Appropriation 490 which directs distribution to all school districts on an equitable basis. Earmarking portions of this appropriation for specific projects reduces the amount available to all other participating districts.

"From the funds provided in Specific Appropriation 490, \$2,000,000 shall be allocated to the Okaloosa Education Technology project

From the funds provided in Specific Appropriation 490, \$1,000,000 shall be allocated to the Polk Education Technology Program.

From the funds provided in Specific Appropriation 490, \$787,222 shall be allocated to the Monroe County School Board."

Appropriation 495A on page 82 appropriating \$200,000 from the Educational Enhancement Trust Fund for the Condition of Children Study is hereby vetoed. This study proposes a broad evaluation of the status of children's programs across agency lines. This appropriation was not requested by the Department of Education, nor has sufficient justification been provided to determine that this information is not currently available through the appropriate agencies. These funds could be more properly utilized to provide actual programs for children rather than for a study that would catalogue programs currently in place.

"495A SPECIAL CATEGORIES
GRANTS AND AIDS - CONDITION OF CHILDREN
STUDY
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 200,000"

Appropriation 499A on page 82 appropriating \$250,000 from the Educational Enhancement Trust Fund for the Dade Academy of the Teaching Arts is hereby vetoed. This appropriation was not requested by the Department of Education. This program would be eligible to receive funding under the program entitled Restructuring for Increased Student Learning and School Productivity, which is a competitive grants initiative for school restructuring. One million dollars is provided in the budget of the Office of the Deputy Commissioner and Division of Administration for this purpose.

"499A SPECIAL CATEGORIES
GRANTS AND AIDS - DADE ACADEMY OF THE
TEACHING ARTS
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 250,000"

Proviso language following Appropriation 500 on page 84 appropriating \$2,500,000 from the Educational Enhancement Trust Fund for the Teen Parents/Parenting Education program is hereby vetoed. This appropriation expands the current teenage pregnancy drop-out prevention program provided through the Florida Education Finance Program to include fathers and children of teen parents. Such expansion would require costly additional support services such as childcare, transportation, health care and social services. The projected cost to fully implement this program is in excess of eight million dollars. Before an expansion of this magnitude is implemented, a thorough analysis of total available resources and program goals should be completed.

Proviso language following Appropriation 500 on page 84 appropriating \$3,900,000 from the Educational Enhancement Trust Fund for Florida First Start is hereby vetoed. This appropriation creates the Florida First Start Program for handicapped and at-risk children from birth to age three. The specific program objectives and services to be provided are not educational, but are social services more properly delivered by the Department of Health and Rehabilitative Services. The projected cost to fully implement this program is in excess of \$80 million. Before a new program of this magnitude is begun, an in depth analysis of current programs at the local, state and federal levels should be conducted. Currently, the Department of Education is developing a comprehensive, coordinated system of early intervention services for handicapped and at-risk children aged 0 to 3 funded by a federal grant under PL99-457, Part H — Infants and Toddlers Program. First Start may duplicate and conflict with this effort.

"18. \$2,500,000 is for Teen Parents/Parenting Education to be spent in accordance with s. 230.2316, Florida Statutes."

"19 \$4,000,000 is for Florida First Start as described in CS/HB 1160 or similar legislation" [and \$100,000 shall be allocated for the Toddler Intervention Program (TIP) in Dade County

Appropriation 504B on page 85 appropriating \$254,246 from the General Revenue Fund for a model program in Gadsden County is hereby vetoed. This appropriation is the first year of a five year alternative education program. The Gadsden County school district receives funding within the Florida Education Finance Program for alternative education programs which could fund this program.

"504B SPECIAL CATEGORIES
GRANTS AND AIDS - GADSDEN MODELS PROGRAM
FROM GENERAL REVENUE FUND 254,246"

Appropriation 506B on page 86 appropriating \$698,868 from the General Revenue Fund for Instructional Television Equipment Grants is hereby vetoed. School districts and community colleges currently receive funding for equipment purchases within their respective funding formulas. This appropriation duplicates funding for that purpose.

"506B SPECIAL CATEGORIES
INSTRUCTIONAL TELEVISION EQUIPMENT GRANTS
FROM GENERAL REVENUE FUND 698,868"

Appropriation 518B on page 87 appropriating \$20,000 from the Educational Enhancement Trust Fund for the Pasco County Community Partnership program is hereby vetoed. This appropriation circumvents the requirements of section 229.602(7)(a) and (b), Florida Statutes, which directs business and education partnership grants. Such grants are to be awarded on a competitive basis and require matching by the private sector. Almost two million dollars are provided for this purpose in the budget of the Office of the Deputy Commissioner and Division of Administration

"518B SPECIAL CATEGORIES
GRANTS AND AIDS - PASCO COUNTY COMMUNITY
PARTNERSHIP PROGRAM
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 20,000"

Appropriation 526A and associated proviso language on page 91 appropriating \$50,000 from the Educational Enhancement Trust Fund for the Summer Inner-City Youth and Dropout Prevention program is hereby vetoed. This appropriation circumvents the requirements of section 230.2316, Florida Statutes, concerning dropout prevention programs. All school districts must submit a dropout prevention plan or plan amendment to the Commissioner of Education for approval to receive funding. The Department has not received a plan amendment for this specific appropriation.

"526A SPECIAL CATEGORIES
SUMMER INNER-CITY YOUTH & DROPOUT
PREVENTION
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 50,000

From the funds provided in Specific Appropriation 526A, \$50,000 is for an annual work/study program at Boyde Anderson High School in Broward County."

Proviso language following Appropriation 552 on page 102 appropriating \$50,000 from the Educational Enhancement Trust Fund to Edison Community College for furnishings and equipment at the Charlotte County Campus is hereby vetoed. This specific allocation circumvents the system-wide allocation process for equipment which is based on Full-Time Student Equivalents (FTE's).

". . . \$50,000 is provided to Edison Community College for furnishings and equipment at the Charlotte County Campus"

Proviso language following Appropriation 554 on page 102 appropriating up to \$54,500 for use by the Division of Community Colleges for expenses associated with the Sunshine State Skills Program is hereby vetoed. This language appropriates program funds for administrative purposes not specifically required by law. Administrative funds are provided to the Division of Colleges through traditional operating categories for these overhead costs.

"From the funds provided in Specific Appropriation 554, up to \$54,500 may be used by the division for expenses, reimbursement of travel to an annual conference, and to provide the required annual report related to the Sunshine State Skills Program."

Appropriation 557A on page 103 appropriating \$35,000 from the Educational Enhancement Trust Fund for the Louis Wolfson Media History Center is hereby vetoed. This appropriation is for the creation of an historical film library and was not requested by the Department of Education. The Louis Wolfson Media History Center was created by the 1989 Legislature and located in the Department of State. Funding this item in the Department of Education is an inappropriate location of this budget item.

"557A SPECIAL CATEGORIES
GRANTS AND AIDS - LOUIS WOLFSON MEDIA
HISTORY CENTER
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 35,000"

Appropriation 558A on page 103 appropriating \$100,000 from the Educational Enhancement Trust Fund for Biennale Miami is hereby vetoed. This appropriation is associated with the Columbus Quincentenary Celebration. There are many festivals held in Florida each year which are successfully operated without state funding for activities and exhibits. Other available funding sources, such as local support, should be sought.

"558A SPECIAL CATEGORIES
GRANTS AND AIDS - BIENNALE MIAMI
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 100,000"

Appropriation 561B and associated proviso language on page 106 appropriating \$290,084 from the Educational Enhancement Trust Fund for minority recruitment and retention is hereby vetoed. Successful minority recruitment/retention programs exist in a number of institutions. Funds should be appropriated for direct support of such existing programs through a Special Category which would allow distribution to all eligible institutions.

"561B SPECIAL CATEGORIES
MINORITY STUDENT RECRUIT AND RETENTION
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 290,084"

From the funds provided in Specific Appropriation 561B, the State Board of Community Colleges shall develop a statewide system of prototype programs to recruit and retain an increased number of minority students who enter Florida's community colleges"

Proviso language following Appropriation 590 on page 115 appropriating \$25,000 from the General Revenue Fund for a Veterans' Nursing Home Study is hereby vetoed. This proviso requires Florida International University to conduct a study to determine the feasibility of constructing a Veterans' Administration nursing home. This appropriation was not requested by the Department of Education. A needs analysis conducted by the administering institution may not provide the necessary objectivity required for this project. The Florida Department of Veterans' Affairs could more appropriately determine whether such a study is a state priority.

"From the funds in Specific Appropriation 590, Florida International University shall use up to \$25,000 to study, in conjunction with the Department of Health and Rehabilitative Services and the Department of Veteran's Affairs, the feasibility of constructing and operating a Veteran's Administration nursing home facility at the North Miami Campus. Such study shall consider the various program offerings at Florida International University and the need to provide on-site instruction/training/research/clinical opportunities. If it is determined to be feasible, the university shall develop a proposed implementation plan for submission to the Legislature on or before February 1, 1990. The proposed implementation plan shall include, but not be limited to, a description of the various programs to be served, the benefits to be derived, delineation of operational responsibility, an anticipated fiscal impact on the State for operating support and any Federal Government restrictions or requirements in this regard."

Appropriation 593C and associated proviso language on page 116 appropriating \$40,000 from the Educational Enhancement Trust Fund for the Business/Education Partnership Pilot Program at Florida Atlantic University is hereby vetoed. This appropriation concerns educating high school students about the disciplines of math, science and engineering. Sufficient funds are currently provided to Florida Atlantic University to fund a pilot if the program is a priority.

"593C LUMP SUM
BUSINESS/EDUCATION PARTNERSHIP PILOT
PROGRAM - FLORIDA ATLANTIC UNIVERSITY
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 40,000"

Funds provided in Specific Appropriation 593C are contingent upon the receipt of \$60,000 of nonstate matching funds for the purpose of educating secondary students about the disciplines of mathematics, science, and engineering."

Proviso language following Appropriation 601 on pages 120 and 121 appropriating \$50,000 from the Educational Enhancement Trust Fund for Okaloosa-Walton Community College is hereby vetoed. These funds, earmarked for distribution by the Institute of Government, are proposed for Okaloosa-Walton's institute affiliated activities. Selection of projects to be funded by the Institute of Government are a management decision by that Institute based on the internal evaluation process. An external earmark such as this intrudes on the internal management process of this Institute.

"In addition, \$50,000 shall be allocated to Okaloosa-Walton Community College for institute-affiliated activities"

Appropriation 601A and associated proviso language on page 121 appropriating \$200,000 from the Educational Enhancement Trust Fund for laboratory schools transportation is hereby vetoed. These funds would provide new or replacement vehicles, as well as maintenance, for the four laboratory schools at Florida State University, Florida A&M University, University of Florida, and Florida Atlantic University. This appropriation was not requested by the Department of Education and could be funded within current equipment replacement resources.

"601A SPECIAL CATEGORIES
LABORATORY SCHOOLS TRANSPORTATION
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 200,000"

Funds in Specific Appropriation 601A may be used to purchase new or replace existing vehicles, as well as for vehicle maintenance."

Appropriation 603B on page 122 appropriating \$122,149 from the Educational Enhancement Trust Fund for a Patent Depository Library is hereby vetoed. The Library is proposed for the University of Central Florida and funds would be used to photocopy federal patents. This appropriation duplicates an existing patent library in Dade County.

"603B SPECIAL CATEGORIES
PATENT DEPOSITORY LIBRARY
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 122,149"

Appropriation 607A on page 122 appropriating \$50,000 from the General Revenue Fund for the Southeast Florida Center for Aging is hereby vetoed. Funds were to be used for general enhancement of this existing Center. This appropriation was not requested by the Board of Regents and sufficient justification has not been provided to properly evaluate this appropriation to determine the statewide benefits which would result if this appropriation were funded.

"607A SPECIAL CATEGORIES
SOUTHEAST FLORIDA CENTER FOR AGING
FROM GENERAL REVENUE FUND 50,000"

Appropriation 608A and associated proviso language on page 122 appropriating \$1,600,000 from the Educational Enhancement Trust Fund for laboratory schools equipment is hereby vetoed. These funds would earmark \$400,000 to each of the four laboratory schools in the State University System. This item could be funded within current equipment resources provided by the State.

"608A SPECIAL CATEGORIES
LABORATORY SCHOOLS EQUIPMENT
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 1,600,000"

From the funds in Specific Appropriation 608A, the Board of Regents shall allocate \$400,000 to each of the four laboratory schools for the purchase of equipment."

Appropriation 608B on page 122 and associated proviso language on page 118 appropriating \$50,000 from the Educational Enhancement Trust Fund for University Computerization Planning is hereby vetoed. This planning is proposed to be completed by the International Institute for Creative Communication at Florida International University. The telecommunications functions described would be more appropriately coordinated and completed by the Board of Regents' Information Resource Management Area already established for this purpose. This funding would represent a duplication of that effort.

"608B SPECIAL CATEGORIES
UNIVERSITY COMPUTERIZATION PLANNING
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 50,000"

Appropriation 610A on page 123 appropriating \$100,000 from the Educational Enhancement Trust Fund for the University of West Florida Communication Arts Program is hereby vetoed. This appropriation is for writing laboratory equipment and was not requested by the Board of Regents. This appropriation could be funded within the current equipment resources provided to the State University System.

"610A SPECIAL CATEGORIES
UNIVERSITY OF WEST FLORIDA COMMUNICATION
ARTS
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 100,000"

Appropriation 623C and associated proviso language on page 126 appropriating \$250,000 from the Educational Enhancement Trust Fund for planning an addition to the University of South Florida Medical Center is hereby vetoed. This appropriation was not requested by the Board of Regents. This item relates to Fixed Capital Outlay and is improperly located in the operations section of the Appropriations Bill.

"623C SPECIAL CATEGORIES
CANCER EXPERIMENTATION
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 250,000"

Funds in Specific Appropriation 623C are for planning/design for an expanded research facility at the Moffitt Cancer Center to be constructed and operated from non-state revenue sources."

Proviso language following Appropriation 644 on page 129 appropriating \$350,000 from the Educational Enhancement Trust Fund to establish the Center for Health Technologies to be administered by Mt. Sinai Medical Center is hereby vetoed. This appropriation was not requested by the Board of Regents. Demonstration of need for this program was not provided in order to support a funding request.

"From funds provided in Specific Appropriation 644, \$350,000 shall be designated for the Center for Health Technologies to be administered by Mt. Sinai Medical Center. Funds are provided for the establishment of a coordinating center; engagement of an executive director and initial staff; engagement of professional consultants and other personnel services; and payment for start-up office rental and operating capital outlay. The administrator shall submit an annual report to the Governor, the President of the Senate, and the Speaker of the House of Representatives providing an accounting of expenditures and progress on research and development programs. The High Technology and Industry Council shall review the expenditure of these funds in the same

manner as any other project provided for from the funds in Specific Appropriation 644."

Appropriation 665A and associated proviso on page 134 appropriating \$10,000 from the State Infrastructure Fund for a South Florida Water Management District Wellfield Plan is hereby vetoed. While the objective of this item is worthwhile, such activities are a statutory requirement of the South Florida Water Management District and should be funded from Ad Valorem Tax revenues.

"665A AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - SOUTH FLORIDA WATER
MANAGEMENT DISTRICT WELLFIELD PLAN
FROM GENERAL REVENUE FUND 10,000"

"From funds provided in Specific Appropriation 665A, the Legislature:

(1) Directs the South Florida Water Management District to undertake and complete on or before July 1, 1991, a plan for wellfield protection of public water supply wellfields within the water management district.

(2) The plan must include:

(a) An assessment of the risk to wellfields from existing pollution and sources of pollution;

(b) A review and assessment of existing measures being undertaken by state and local governments to protect these wellfields;

(c) An analysis of how works of the district, land controlled by the district, and district permitting programs can be used to protect wellfields more effectively; and

(d) An implementation schedule for realizing these additional wellfield protection benefits through action by the district.

(3) In preparing these plans, the district shall coordinate its efforts with appropriate state and local agencies. To the maximum feasible extent, the measures recommended in the plan must satisfy the wellfield protection requirements of the federal Safe Drinking Water Act Amendments of 1986, Pub. L. 99-339, sec. 1428."

Appropriation 668A on page 135 appropriating \$500,000 from the State Infrastructure Fund for restoration and improvements to Lake Miccosukee is hereby vetoed. The item is not on the Northwest Florida Water Management District's Surface Water Improvement and Management (SWIM) program priority list and circumvents the process for needs analysis. Such projects are the responsibility of the water management districts through the SWIM Program. This item should be considered by the Northwest Florida Water Management District for an analysis of need, and consideration under the Surface Water Improvement and Management process.

"668A AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - LAKE MICCOSUKEE
RESTORATION AND IMPROVEMENTS
FROM STATE INFRASTRUCTURE FUND 500,000"

Appropriation 668C on page 135 appropriating \$40,000 from the State Infrastructure Fund for replacement of spillways for two dams impounding Dogwood Lakes Subdivision is hereby vetoed. The item has no statewide benefit. In addition, the lakes and spillways for which funds are appropriated are privately owned and should be repaired using private funds.

"668C AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - DOGWOOD ACRES LAKE
RESTORATION - HOLMES COUNTY
FROM STATE INFRASTRUCTURE FUND 40,000"

Appropriation 668F on page 136 appropriating \$50,000 from the State Infrastructure Fund for dredging Horseshoe Beach Boat Basin is hereby vetoed. The project has no statewide benefit and should be funded by local government and/or private funding.

"668F AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - HORSESHOE BEACH BOAT
BASIN
FROM STATE INFRASTRUCTURE FUND 50,000"

Appropriation 668G and associated proviso on page 136 appropriating \$500,000 from the General Revenue Fund for expansion of the Suwannee

River Water Management District's boundary is hereby vetoed. Statutory authority which is required to change the boundary of a water management district has not been provided by the Legislature.

"668G AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - SUWANNEE RIVER WATER
MANAGEMENT DISTRICT BOUNDARY EXPANSION
FROM GENERAL REVENUE FUND 500,000"

"Funds provided in Specific Appropriation 668G are contingent upon CS/SB 484 or similar legislation becoming law."

Appropriation 749 on page 145 from the State Infrastructure Fund to provide expenses for the Division of Motor Pool is hereby vetoed. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public facilities and protecting the State's environmental resources.

"749 EXPENSES
FROM STATE INFRASTRUCTURE FUND 74,600"

Proviso language following Appropriation 806A on page 153 appropriating \$25,000 from the General Revenue Fund for a study to develop criteria for funding construction and renovation projects for community service providers is hereby vetoed. The Department of Health and Rehabilitative Services has developed such criteria for specific program areas. The Department will develop criteria for other programs within existing resources.

"From the funds in Specific Appropriation 806A, up to \$25,000 shall be used to conduct a study that will develop criteria to evaluate and prioritize all funding requests for construction, renovation and repair of facilities to be used by community service providers. The study shall differentiate between the distinct program areas and capital outlay requirements and unique financial capabilities of the department's service providers. The study is to include but not be limited to requirements for joint financial participation, the relationship between the state's capital expenditure and contract rates, and client access to services. In addition, the study will include a proposed policy on the disposition of land and buildings upon substantial change or termination of state financial participation in the program. The study along with any appropriate statutory changes shall be sent to the Governor, the Speaker of the House, and the President of the Senate no later than December 31, 1989."

Proviso language following Appropriation 819 on page 156 appropriating \$33,000 for a study on the feasibility of state-operated, small residential facilities is hereby vetoed. The State has operated facilities in the past (Clusters and Regional Centers) and has converted these to contracts with the private sector for improved cost efficiency and quality of services. Chapter 393, Florida Statutes, mandates that the State will contract with the private sector to purchase services when such arrangements are more cost efficient. Such a study is not necessary to determine the feasibility of State operated facilities. The Department of Health and Rehabilitative Services can make the determination of cost efficiency without additional resources.

"From the funds in Specific Appropriation 819, \$33,000 is provided for the Developmental Services Program Office to contract for a study on the feasibility of state-operated, small residential facilities."

Appropriation 840A on page 161 and Proviso language following Appropriation 840A appropriating \$3,444,600 for the Area Health Education Centers project and the Challenge Project in Dade County are hereby vetoed. These demonstration projects were designed to strengthen the recruitment, training, and retention of physicians and other health professionals for medically underserved geographical areas or population groups in Florida. These functions are the responsibility of the Department of Education and the University System. The Area Health Education Centers projects have been operating for nearly two years and there has been no evaluation of their effectiveness or assessment of any benefits accruing to the Department of Health and Rehabilitative Services. In addition, Public Medical Assistance Trust Fund dollars should be targeted on Medicaid expansions which draw down federal funds, that these projects do not.

"840A SPECIAL CATEGORIES
GRANTS AND AIDS - PRIMARY CARE TRAINING
DEMONSTRATIONS
FROM PUBLIC MEDICAL ASSISTANCE TRUST
FUND 3,444,600"

From the funds in Specific Appropriation 840A, \$444,600 is provided for the Challenge Project in Dade County."

Proviso language following Appropriation 894 on page 169 appropriating \$16,667 from the General Revenue Fund for the Lock Towns Community Mental Health Center in Dade County is hereby vetoed. This appropriation provides less than one month's funding for this project and has a Fiscal Year 1990-91 annualization cost of \$583,333. This method of appropriation allows the Legislature to fund numerous projects by forcing the majority of program costs into Fiscal Year 1990-91. To be eligible to receive funding for this or a similar purpose, the provider should work with the appropriate district Alcohol, Drug Abuse, and Mental Health Planning Council in preparing the needs assessment and district plan. If a district planning council determines that there is a need for such services, that need and related funding could be incorporated into the district's plan and Legislative Budget Request.

"From the funds provided in Specific Appropriation 894, \$16,667 from the General Revenue Fund is provided to Lock Towns Community Mental Hospital Center in Dade County to provide mental health and substance abuse services to dually diagnosed persons."

Proviso language following Appropriation 895 on page 170 appropriating \$291,404 from the General Revenue Fund for community mental health centers that operate licensed psychiatric hospital beds and which are assessed payments for the Public Medical Assistance Trust Fund is hereby vetoed. These facilities are not eligible to receive Medicaid reimbursement. Appropriation 1011C provides \$4.0 million to reimburse these facilities for services to clients.

"From the funds provided in Specific Appropriation 895, up to \$291,404 in general revenue shall be allocated to the community mental health centers that operate licensed psychiatric hospital beds and which are assessed payments for the Public Medical Assistance Trust Fund. These funds shall be used to reimburse the centers for annual assessments which are due during Fiscal Year 1989-90 and which were actually remitted in that fiscal year by the centers. In the event that funds allocated for the assessments are insufficient to reimburse for the assessments, the department shall allocate reimbursements to the centers on a pro rata basis. In the event that Public Medical Assistance Trust Fund monies become available to the centers through a redistribution law, or some other mechanism, then the funds allocated herein shall be deemed last resort funds to make up for any remaining assessment reimbursement not otherwise received."

Proviso language following Appropriation 895 on pages 170 and 171 appropriating \$250,000 from the General Revenue Fund for the West Florida Community Mental Health Center to operate 20 Crisis Stabilization Unit beds is hereby vetoed. This appropriation circumvents the needs analysis and competitive contracting processes currently in effect in the Department of Health and Rehabilitative Services. Because of the need for Baker Act services, local community mental health centers are currently purchasing 20 of the 100 licensed psychiatric hospital beds at the West Florida Community Mental Health Center for use as Crisis Stabilization Unit beds. Therefore funds are currently in the appropriation base to cover this need.

"From the funds in Specific Appropriation 895, \$250,000 in recurring general revenue is provided for West Florida Community Care Mental Health Center in Santa Rosa County."

Proviso language following Appropriation 899 on page 171 appropriating \$175,214 from the Alcohol, Drug Abuse, and Mental Health Trust Fund for Tampa Crossroads residential drug treatment program for women is hereby vetoed. This is not a licensed substance abuse treatment program and does not meet funding criteria established in Chapter 394, Florida Statutes.

"From the funds provided in Specific Appropriation 899, \$175,214 from the Alcohol, Drug Abuse, and Mental Health Trust Fund is provided

for Tampa Crossroads, Inc. for a residential drug treatment program for women."

Appropriation 924A on page 176 appropriating \$1,000,000 from the General Revenue Fund for the Child Care Partnership Program is hereby vetoed. This program does not specifically target low income families and is available to all persons regardless of income. State funds for child care should first be directed toward meeting the needs of low income individuals before providing subsidies to for-profit activities.

"924A SPECIAL CATEGORIES
CHILD CARE PARTNERSHIP PROGRAM
FROM GENERAL REVENUE FUND 1,000,000"

Proviso language following Appropriation 926 on page 177 appropriating \$25,000 from the General Revenue Fund for the Mary McLeod Bethune-LaSalle D. Leffall Success Program, an intervention program for teenage pregnancy and drug abuse in Orange County is hereby vetoed. Sufficient documentation regarding the program operations, goals and objectives was not available from the Department of Health and Rehabilitative Services or Legislative staff to allow for a determination of need. Although the State supports intervention programs to curb teenage pregnancy and drug abuse, this is a local project which should be supported by local funding.

"From the general revenue funds in Specific Appropriation 926, \$25,000 is for the Mary McLeod Bethune-LaSalle D. Leffall Success Program which is an intervention program dealing with teenage pregnancy and drugs in Orange County."

Proviso language following Appropriation 926 on pages 177 and 178 appropriating \$450,000 from the General Revenue Fund for an Early Delinquency Intervention Project in Jacksonville is hereby vetoed. This was not identified in the Department of Health and Rehabilitative Services budget request and circumvents the needs analysis and competitive contracting process currently in effect in the department. This item will have an excessive annualization cost in Fiscal Year 1990-91 of an additional \$450,000.

"From the funds in Specific Appropriation 926, \$450,000 from the General Revenue Fund shall be allocated for six months funding for the implementation of a pilot Early Delinquency Intervention Program (EDIP) to be located in Duval County. The department shall prepare and submit quarterly progress reports to the chairmen of the Senate and House Appropriations Committees on the development and implementation of the program which shall include: the factors determining placement of a child in the program, the services to be provided in each component, the costs associated with each component, and any problems encountered with the implementation of the program."

Proviso language following Appropriation 926 on page 177 appropriating \$30,000 from the General Revenue Fund for Phone Friends in District 6 is hereby vetoed. This appropriation has circumvented the needs analysis process and has no statewide benefit.

"From the funds in Specific Appropriation 926, \$30,000 from the General Revenue Fund shall be allocated for the Phone Friends program in District 6."

Proviso language following Appropriation 949 on page 182 appropriating \$50,000 from the General Revenue Fund for the Toddler Intervention Program is hereby vetoed. Sufficient documentation regarding program operations, goals and objectives was not available from the Department of Health and Rehabilitative Services, Legislative staff or the local provider to allow for a determination of need. It has circumvented the needs analysis and competitive contracting process and was not recommended in the Department of Health and Rehabilitative Services' budget request. The State supports early intervention programs, therefore, workload funds appropriated in the Independent Family Living category could be used to meet this need through the normal contract procurement process based on geographic need. The provider should submit its proposal for funding to the local Department of Health and Rehabilitative Services District.

"From the funds in Specific Appropriation 949, \$50,000 in recurring general revenue is provided for the Toddler Intervention Program for a pilot program for the enhancement of developmental growth."

Appropriation 956 on page 184 appropriating \$80,000 from the General Revenue Fund for Group Home Loans is hereby vetoed. Funding for this program is available in the Community Residential Training Category.

"956 SPECIAL CATEGORIES
START-UP FUNDS/GROUP HOMES
FROM GENERAL REVENUE FUND 80,000"

Proviso language following Appropriation 990 on pages 189 and 190 for a study to determine the feasibility of a Children's Medical Services clinic in St. Lucie County is hereby vetoed. The department has adequate existing health planning resources to determine the feasibility of need for a Children's Medical Services Clinic. The Department of Health and Rehabilitative Services can make the determination without additional resources.

"From the funds in Specific Appropriation 990, \$50,000 of non-recurring general revenue shall be used to determine the feasibility of operating a Children's Medical Services clinic in St. Lucie County for chronically ill children who meet the income and medical eligibility guidelines for services."

Appropriation 1006A and associated proviso language following on page 192 are hereby vetoed. This appropriation is a contingency reserve in the event that Regional Perinatal Intensive Care Center hospitals do not earn Medicaid reimbursement equal to their Fiscal Year 1988-89 revenues. As a contingency, this appropriation may discourage hospitals from actively implementing the expanded Medicaid eligibility services to low income children. Additionally, a disproportionate share program was provided to compensate for projected shortfalls in earnings.

"1006A SPECIAL CATEGORIES
GRANTS AND AIDS - REGIONAL PERINATAL
INTENSIVE CARE CENTER/ SPECIAL BASE
CONTRACTS
FROM GENERAL REVENUE FUND 10,199,566"

From the funds provided in Specific Appropriation 1006A, the department shall establish a grant program for the purpose of reimbursing the Regional Perinatal Intensive Care Center hospitals as established pursuant to Chapter 383. A hospital may earn against the grant only if its total revenues for RPICC patients derived from the expansion of Medicaid eligibility from 100 to 150 percent of the federal poverty level and the RPICC disproportionate share payments, do not equal the revenues the hospital received from the Regional Perinatal Intensive Care Program for the fiscal year ending June 30, 1989. Provided, the total amount reimbursed to a RPICC hospital from the special base contracts shall not exceed the difference necessary to reach that hospital's fiscal year 1988-89 RPICC revenues.

The department may advance funds from this category where and in the amount they determine necessary to aid in the conversion of the RPICC program to a Medicaid reimbursement system. On or before March 1, 1990, the department shall submit a report to the chairmen of the Senate and House Appropriations Committees, concerning the estimated fiscal effects on RPICC patients, physicians, and hospitals as a result of the conversion of the RPICC funding to a Medicaid reimbursement system."

Appropriation 1011B on page 194 appropriating \$10,000,000 from the Public Medical Assistance Trust Fund to the Shared County and State Trust Fund for local indigent health care programs is hereby vetoed. This program draws down no federal matching funds. Given limited State funding for indigent care, the best use of State funding is in programs which generate federal matching funds.

"1011B LUMP SUM
TRANSFER TO SHARED COUNTY AND STATE TRUST
FUND
FROM PUBLIC MEDICAL ASSISTANCE TRUST
FUND 10,000,000"

Proviso language following Appropriation 1099 on page 205 appropriating \$100,000 from the Insurance Commissioner's Regulatory Trust Fund is hereby vetoed. The proviso specifying how appointments are made to the Mental Illness Study Commission does not provide for proper representation of all affected segments of the citizenry of Florida. The proviso does not provide for any representation by the Departments of Health and Rehabilitative Services and Administration, two agencies which have major responsibilities in providing health insurance and other benefits related to mental illness.

"From funds provided in Specific Appropriation 1099, \$100,000 shall be used to pay expenses associated with the activities of a Mental Illness Benefits Study Commission. The Insurance Commissioner, the President of the Senate, and the Speaker of the House shall each appoint a member from each of the following categories: (a) a representative of the health insurance industry; (b) a consumer, or a family member of a consumer, of mental illness treatment; and (c) an employer who is a consumer of health insurance. The Insurance Commissioner or designee shall be a member and he shall appoint a psychiatrist; the President shall appoint a member of the Senate, and a mental health professional licensed pursuant to Chapter 491, F.S.; and the Speaker shall appoint a member of the House of Representatives, and a psychologist. The members shall be appointed on or before July 31, 1989; they shall serve without compensation, but shall be entitled to reimbursement for per diem and travel expenses per s. 112.061, F.S. On or before February 1, 1990, the commission shall provide to the appointing officers a report of the mechanisms, if any, by which benefits paid through insurance, self-insurance, and pre-paid contracts and plans, for treatment of mental illness, may be enhanced. The commission shall expire on June 1, 1990. For administrative purposes, the commission shall be attached to the Department of Insurance. The commission shall select its own staff."

Appropriation 1449A on page 237 appropriating \$350,000 from the General Revenue Fund to remove asbestos from the Brevard County Courthouse is hereby vetoed. Local funds should be used to pay for the rehabilitation of local government buildings.

"1449A SPECIAL CATEGORIES
GRANTS AND AIDS - ASBESTOS REMOVAL FROM
BREVARD COURTHOUSE
FROM GENERAL REVENUE FUND 350,000"

Appropriation 1456A on page 238 appropriating \$20,000 from the General Revenue Fund to Project First Base for mobile equipment is hereby vetoed. Sufficient information has not been provided to properly evaluate this appropriation. The Department of Labor and Employment Security did not request this funding and is uncertain as to the purpose or effectiveness of this appropriation. Such programs should be funded primarily through local sources and supplemented when necessary by State awards granted through a competitive process.

"1456A AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - MOBILE EQUIPMENT/PROJECT
FIRST BASE
FROM GENERAL REVENUE FUND 20,000"

Appropriation 1481C on page 241 appropriating \$25,000 from the General Revenue Fund to a Center for Independent Living in Fort Myers is hereby vetoed. There is no Center for Independent Living in Fort Myers that is certified as eligible for federal Title VII funding. Limited State funds should not be allocated to Centers for Independent Living that have not undergone Federal review and certification.

"1481C SPECIAL CATEGORIES
CENTER FOR INDEPENDENT LIVING - FORT MYERS
FROM GENERAL REVENUE FUND 25,000"

Appropriation 1481D on page 241 appropriating \$323,270 from the Impaired Drivers and Speeders Trust Fund to the National Head Injury Foundation is hereby vetoed. This appropriation would duplicate the activities of the new State Spinal Cord and Head Injury Program.

"1481D SPECIAL CATEGORIES
GRANTS AND AIDS - HEAD INJURY CARE AND
EDUCATION PROGRAM
FROM IMPAIRED DRIVERS AND SPEEDERS TRUST
FUND 323,270"

Appropriation 1481E on page 241 appropriating \$25,000 from the General Revenue Fund to a Center for Independent Living in Panama City is hereby vetoed. The organization in Panama City is actually a branch of the Pensacola Center, and therefore does not have certification or continuing federal support as a Center for Independent Living on its own. State funding for locally administered independent living services should be subject to the review by the Division of Vocational Rehabilitation, Florida Department of Labor and Employment Security, and allocated on the basis of objective, needs-based criteria.

"1481E SPECIAL CATEGORIES
CENTER FOR INDEPENDENT LIVING - PANAMA
CITY
FROM GENERAL REVENUE FUND 25,000"

Proviso language in the third paragraph following Appropriation 1539 on page 248 and \$1 from the General Revenue Fund to allow members or employees of the legislative branch additional benefits for the treatment of alcohol dependency is hereby vetoed. This proviso language would permit unequal treatment of State employees and officials in regard to their health insurance since only members or employees of the legislative branch would be eligible for the additional benefits.

"The Legislature may pay, from funds appropriated to the legislative branch, the reasonable costs that are incurred by members or employees of the Legislature in excess of the level of benefits available under the state health plan for alcohol dependency treatment and rehabilitation programs."

Appropriation 1563A on page 251 appropriating \$250,000 from the General Revenue Fund for transfer to the Armory Board Trust Fund for the Department of Military Affairs to fund drug interdiction and the corresponding Appropriation 1563B and associated proviso language on page 252 appropriating \$250,000 from the Armory Board Trust Fund for the Department of Military Affairs for a drug interdiction program are hereby vetoed. This \$3.4 million in federal funds has recently been approved for the Department of Military Affairs to support drug interdiction activities. These State appropriations duplicate the recent federal grant.

"1563A SPECIAL CATEGORIES
TRANSFER TO ARMORY BOARD TRUST FUND
FROM GENERAL REVENUE FUND 250,000"

"1563B SPECIAL CATEGORIES
DRUG INTERDICTION PROGRAM
FROM ARMORY BOARD TRUST FUND 250,000"

Funds in Specific Appropriation 1563B are to be used for the funding of the State of Florida Drug Interdiction Program as generated by the Florida Department of Law Enforcement."

Appropriation 1578 and associated proviso language on pages 253 and 254 appropriating \$3,113,503 from the General Revenue Fund for modernization of State land records and a feasibility and needs assessment study by Florida State University concerning the implementation of a statewide Geographic Information System is hereby vetoed. The Department of Natural Resources' Legislative Budget Request stated that the modernization project would be done in three phases at a total cost of \$8.1 million. With the \$959,600 appropriated for this project in Fiscal Year 1988-89, the Department contracted with Florida State University to conduct a needs assessment to determine the scope of the project, design the project, and complete a pilot demonstration project. The needs assessment, dated May 5, 1989, reveals that the total project is estimated to cost \$32,315,000 and will take eleven years to complete. Before any further State funds are appropriated for this purpose, the Trustees of the Internal Improvement Trust Fund and the Legislature should thoroughly review the proposed scope and timing of the project to determine if it is in the best interest of the State. If it is determined that such a project is warranted, it should be funded from trust funds set aside for land management purposes, and competitively bid to allow participation from the private and public sector. The proviso language appropriates \$455,000 for a feasibility and needs assessment study which is duplicative of the purpose of the Growth Management Data Network Coordinating Council created in section 282.403, Florida Statutes. The Council, composed of nine State agencies, is charged by statute with developing criteria, policies and procedures for the prescribed and preplanned transmission of growth management data among State and local agencies. In an October 1988 report adopted by the Governor and Cabinet, the Council specified procedures which are being implemented to develop a State-wide Geographic Information System.

"1578 OTHER PERSONAL SERVICES
FROM GENERAL REVENUE FUND 3,113,503"

"Funds in Specific Appropriation 1578, include \$455,000 from the General Revenue Fund for a feasibility and needs assessment study to be conducted by the Florida Resources and Environmental Analysis

Center of Florida State University concerning the implementation of a statewide Geographic Information System. The study shall be completed and its results reported to the Speaker of the House of Representatives and to the President of the Senate no later than December 31, 1990. In addition, an interim report shall be provided to the Speaker and President no later than March 15, 1990. The study shall include but not be limited to an assessment of short and long term implementation costs and objectives, impact and effects on local governments and appropriate state agencies, staffing and training requirements, technical specifications, and a timetable for implementation."

Appropriation 1600A on page 256 appropriating \$500,000 from the Marine Resources Conservation Trust Fund for transfer to the Coastal Protection Fund is hereby vetoed. This appropriation duplicates an appropriation for the same activities included in Senate Bill 9 which creates a recreational saltwater fishing license.

"1600A SPECIAL CATEGORIES
TRANSFER TO COASTAL PROTECTION TRUST FUND
- CHAPTER 88-393
FROM MARINE RESOURCES CONSERVATION TRUST FUND 500,000"

Appropriation 1600D on page 257 appropriating \$250,000 from the Marine Resources Conservation Trust Fund for red drum fishery enhancement is hereby vetoed. This appropriation is for a project not previously supported by State funds and should be reviewed competitively along with the other marine fishery needs to determine if this is a high priority use of saltwater fishing license fees once a competitive review process has been established.

"1600D SPECIAL CATEGORIES
GRANTS AND AIDS - RED DRUM FISHERY ENHANCEMENT
FROM MARINE RESOURCES CONSERVATION TRUST FUND 250,000"

Appropriation 1607A and associated proviso language on page 258 appropriating \$75,000 from the Beach Management Trust Fund for an engineering and environmental impact assessment of the ship channel and boat basin associated with the Edward W. Ball Marine Laboratory is hereby vetoed. This is an inappropriate use of the Beach Management Trust Fund, which pursuant to Section 161.091, Florida Statutes, may be used to carry out the State's responsibilities in a comprehensive, long range statewide beach management plan for erosion control; beach preservation; beach restoration; beach renourishment; and hurricane protection. Funding would be more appropriately requested through the Board of Regents to support this activity which would benefit laboratory work for the State University System.

"1607A SPECIAL CATEGORIES
GRANTS AND AIDS - TURKEY POINT SHIP CHANNEL ASSESSMENT
FROM BEACH MANAGEMENT TRUST FUND 75,000"

"Funds in Specific Appropriation 1607A shall be utilized to contract with Florida State University for an engineering and environmental impact assessment of the ship channel and boat basin associated with the Edward W. Ball Marine Laboratory in Franklin County."

Appropriation 1669A and associated proviso language on pages 264 and 265 appropriating \$550,400 from the Regulatory Trust Fund for the relocation of the Public Service Commission is hereby vetoed. The move of the Public Service Commission is a part of a larger effort to relocate several State agencies, the need for which has not been sufficiently established. A full range of alternatives to this large scale move has yet to be analyzed or debated, making such an expenditure out of the Regulatory Trust Fund inappropriate.

"1669A SPECIAL CATEGORIES
RELOCATION FROM FLETCHER BUILDING
FROM REGULATORY TRUST FUND 550,400"

Funds in Specific Appropriation 1669A include \$462,800 to fund the required relocation of the Public Service Commission from state-owned office space to private sector office space. This will require an interim relocation of the Public Service Commission offices located on the ground floor of the Fletcher Building to the Collins Building."

Appropriation 1750A on page 272 appropriating \$40,000 from the General Revenue Fund to purchase furniture for the Lynn Haven Library is hereby vetoed. This appropriation was not requested by the Department of State and other available funding sources, such as local support, should be sought.

"1750A SPECIAL CATEGORIES
GRANTS AND AIDS - LYNN HAVEN LIBRARY PROJECT
FROM GENERAL REVENUE FUND 40,000"

Appropriation 1750B on page 272 appropriating \$5,000 from the General Revenue Fund for the Volusia County Oral History Project is hereby vetoed. This appropriation was not requested by the Department of State and there is no statewide public benefit to justify funding this item. Other available funding sources, such as local support, should be sought.

"1750B SPECIAL CATEGORIES
GRANTS AND AIDS - VOLUSIA COUNTY ORAL HISTORY PROJECT
FROM GENERAL REVENUE FUND 5,000"

Appropriation 1757A on page 273 appropriating \$20,000 from the General Revenue Fund to assist in the operation of the Brandon Cultural Center is hereby vetoed. This item was not requested by the Department of State and has not gone through the Department's review process under the Basic Arts Grants program.

"1757A SPECIAL CATEGORIES
GRANTS AND AIDS - BRANDON CULTURAL CENTER - BRANDON
FROM GENERAL REVENUE FUND 20,000"

Appropriation 1757B on page 273 appropriating \$125,000 from the General Revenue Fund to local committees to celebrate the 100th anniversary of the initiation of Henry Morrison Flagler's enterprises in Florida is hereby vetoed. There are many festivals held in Florida each year which are successfully operated without State funding for activities and exhibits. Other available funding sources, such as local support, should be sought.

"1757B SPECIAL CATEGORIES
GRANTS AND AIDS - FLAGLER CENTENNIAL CELEBRATION
FROM GENERAL REVENUE FUND 125,000"

Appropriation 1757C on page 273 appropriating \$65,000 from the General Revenue Fund to celebrate Sistrunck's Historical Festival is hereby vetoed. This item was not requested by the Department of State, and there is no statewide public benefit to justify funding this item. Other available funding sources, such as local support, should be sought.

"1757C SPECIAL CATEGORIES
GRANTS AND AIDS - SISTRUNCK HISTORICAL FESTIVAL
FROM GENERAL REVENUE FUND 65,000"

Appropriation 1760A on page 273 appropriating \$150,000 from the General Revenue Fund for the South Florida Cultural Consortium is hereby vetoed. This appropriation was not requested by the Department of State, and sufficient justification has not been provided to demonstrate that a public benefit would accrue to the State if it were funded. This project would be more appropriately funded from resources within the Department of Education.

"1760A SPECIAL CATEGORIES
GRANTS AND AIDS - SOUTH FLORIDA CULTURAL CONSORTIUM
FROM GENERAL REVENUE FUND 150,000"

Appropriation 1761A and associated proviso language on page 273 appropriating \$30,000 from the General Revenue Fund for the Florida Panther Sculpture Acquisition is hereby vetoed. This appropriation was not requested by the Department of State and other available funding sources, such as private support, should be sought.

"1761A SPECIAL CATEGORIES
FLORIDA PANTHER SCULPTURE ACQUISITION
FROM GENERAL REVENUE FUND 30,000"

Funds in Appropriation 1761A shall be used in compliance with the requirements of chapter 287, Florida Statutes in acquiring a sculpture of the Florida Panther."

Appropriation 1761B on page 273 appropriating \$35,000 from the General Revenue Fund for the Chautauqua Arts Festival is hereby vetoed. This appropriation was not requested by the Department of State, and there is no statewide public benefit to justify funding this item. Other available funding sources, such as local support, should be sought.

"1761B SPECIAL CATEGORIES
GRANTS AND AIDS - CHAUTAUQUA ARTS FESTIVAL
FROM GENERAL REVENUE FUND 35,000"

Appropriation 1761D on page 274 appropriating \$100,000 from the General Revenue Fund to the New World Symphony is hereby vetoed. This item was recommended as an eligible project for Challenge Grant funding by the Department of State. However, no funds were appropriated for the Challenge Grant Program this year.

"1761D SPECIAL CATEGORIES
GRANTS AND AIDS - NEW WORLD SYMPHONY
FROM GENERAL REVENUE FUND 100,000"

Appropriation 1761F on page 274 appropriating \$100,000 from the General Revenue Fund for the Concert Association of Greater Miami is hereby vetoed. This item was not requested by the Department of State and has not gone through the Department's review process under the Basic Arts Grants Program.

"1761F SPECIAL CATEGORIES
GRANTS AND AIDS - CONCERT ASSOCIATION OF
GREATER MIAMI
FROM GENERAL REVENUE FUND 100,000"

Appropriation 1761G on page 274 appropriating \$150,000 from the General Revenue Fund for the International Summer Exchange Program - Atlantic Center for the Arts is hereby vetoed. This item was not requested by the Department of State and should be more appropriately evaluated and reviewed under the Department's Cultural Exchange Program.

"1761G SPECIAL CATEGORIES
GRANTS AND AIDS - INTERNATIONAL SUMMER
EXCHANGE PROGRAM - ATLANTIC CENTER FOR
ARTS
FROM GENERAL REVENUE FUND 150,000"

Appropriation 1761H on page 274 appropriating \$250,000 from the General Revenue Fund for the Greater Miami Opera Media Program is hereby vetoed. This item was recommended as an eligible project for Challenge Grant funding by the Department of State. However, no funds were appropriated for the Challenge Grant Program this year.

"1761H SPECIAL CATEGORIES
GRANTS AND AIDS - GREATER MIAMI OPERA
MEDIA PROGRAM
FROM GENERAL REVENUE FUND 250,000"

Appropriation 1761J on page 274 appropriating \$75,000 from the General Revenue Fund for construction of the Florida Keys Community College/Noguchi Sculpture Garden is hereby vetoed. This item was recommended as an eligible project for Challenge Grant funding by the Department of State. However, no funds were appropriated for the Challenge Grant Program this year.

"1761J SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA COMMUNITY
COLLEGE/NOGUCHI SCULPTURE GARDEN
FROM GENERAL REVENUE FUND 75,000"

Appropriation 1761K on page 274 appropriating \$5,000 from the General Revenue Fund for the Ballet Etudes is hereby vetoed. This appropriation was not requested by the Department of State, and has not gone through the Department's review process under the Basic Arts Grants Program.

"1761K SPECIAL CATEGORIES
GRANTS AND AIDS - BALLET ETUDES - DADE
FROM GENERAL REVENUE FUND 5,000"

Portions of proviso language following Appropriation 1800 on page 278

transferring \$750,000 to the Office of the Auditor General to prepare a Request for Proposals for a management analysis and a management improvement plan for the Department of Transportation's financial management systems are hereby vetoed. Independent monitoring and analysis of the Department's financial and management systems is a newly expanded statutory responsibility of the Florida Transportation Commission. This procedure in the State's transportation system was initiated by the Florida Senate in 1989, and passed after this appropriation was created. It now conflicts with the new reforms enacted by the Legislature this year. Accordingly, the Commission and its staff should perform these independent oversight functions. In addition, the oversight and administration of this management analysis and management improvement plan could result in potential conflicts with the Office of the Auditor General's independent audit responsibilities.

"From funds provided in Specific Appropriation 1800, \$750,000 from the State Transportation (Primary) Trust Fund shall be transferred to the Office of the Auditor General for the purpose of preparing a Request for Proposal which shall require a management analysis and a management improvement plan for the Department of Transportation's financial management systems. The Auditor General shall award a contract to the responsive bidder and shall manage the implementation of the contract. At a minimum, the Request for Proposal shall require:

1. An examination of the existing automated financial planning and reporting systems;
2. An analysis of the data architecture and data definitions used by the Department of Transportation;
3. A recommended implementation plan which shall result in a comprehensive, strategic, and unified data architecture;
4. A proposed work plan to be used by the department in re-designing and implementing a single financial management system capable of providing the department and the Legislature with accurate, timely financial reports;
5. All systems recommendations by the responsive bidder shall comport with the state's existing chart of accounts and the existing financial systems."

Proviso language in Section 1.1.3.A., paragraphs 1-5, on pages 294-295, providing that funds for the payment of State Health Self-Insurance premiums, approved Health Maintenance Organizations, and life and disability insurance premiums, and for changes to the benefits in the State Group Self-Insurance Plan, is hereby vetoed, and no funds provided in an agency budget, to the extent they are identified by this language, shall be utilized for such purposes. These provisions would cost the State millions of dollars in Fiscal Year 1989-90, and would not substantially increase health care benefits for State employees. Rather, the health care providers would be the major beneficiaries of these changes and these changes would add substantially to the Health Insurance deficit.

"Funds are provided in each agency's budget to continue paying the 1988-89 state share of State Group Health Self-Insurance premiums, approved Health Maintenance Organizations, and life and disability insurance premiums. Additionally, state savings from the State Employees Pre Tax Benefits program and the Prescription Drug Program as outlined in this Section may be used to pay costs associated with 100% state share of "employee" cost for health insurance based on the following 1989-90 premiums:

- 1) -0- per subscriber enrolled in the State Group Insurance Plan under Individual coverage and
- 2) \$83.46 per subscriber for Family coverage under this program.

This represents a total premium amount of \$120.57 as the state portion for Individual coverage and \$184.20 as the state portion for Family coverage. The total premium paid to the state Group Self-Insurance Plan, both employer and employee shall be: \$120.57 per subscriber for Individual coverage and \$267.66 per subscriber for Family coverage.

Further, the following additional changes to the benefits of the State Group Self-Insurance Plan as authorized July 1, 1988, shall be implemented, effective July 1, 1989, except as follows:

- 1) under the Prescription Drug Program, co-payments shall be established as follows:
 - a) \$7.00 co-payment for brand-name drugs;

- b) \$5.00 co-payment for generic drugs;
- c) \$3.00 co-payment for mail order drugs.

There shall be a 30-day supply with one (1) refill only on prescription card purchases; there shall be a 90-day supply for mail order or mail order prescription drug purchases. The ten percent discount previously negotiated as part of the Prescription Card Program is hereby eliminated and participating pharmacies shall be reimbursed at Average Wholesale Price.

All participating pharmacies in the State Prescription Program shall be liable for any prescription which exceeds limitations of the plan and for any prescription dispensed to a person not listed as an eligible participant, as listed on the most recent eligibility listing provided by the State to its administrators."

Proviso language in Section 1.1.5., paragraph 4, on page 296, authorizing funds to be used for purposes other than for the payment for unused annual leave credits for employees in the Senior Management Service and Selected Exempt Service, is hereby vetoed, and no funds provided in an agency budget, to the extent they are identified by this language, shall be utilized for such purposes. Limiting this benefit would not only impair the contract the State has with its present senior-level managers, but also would seriously undermine State government's ability to attract other high level senior managers.

"Upon termination of employees in the Senior Management Service, Selected Exempt Service, or positions with comparable benefits, payments for unused annual leave credits accrued on the member's last anniversary date shall be prorated at the rate of one-twelfth (1/12) of the last annual amount credited for each month, or portion thereof, worked subsequent to the member's last anniversary date."

Appropriation 1883A on page 298 appropriating \$250,000 from the State Infrastructure Fund for planning, construction and relocation of an agriculture museum administration building is hereby vetoed. This item will require substantial recurring and non-recurring funds in the future which, from a statewide perspective, are not warranted at this time. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1883A FIXED CAPITAL OUTLAY
 PLANNING/CONSTRUCTION/RELOCATION, FLORIDA
 AGRICULTURE MUSEUM ADMINISTRATION BUILDING
 AND GROUNDS, TALLAHASSEE
 FROM STATE INFRASTRUCTURE FUND 250,000"

Appropriation 1888A and associated proviso language on page 299 appropriating \$1,000,000 from the State Infrastructure Fund for renovations, repairs, additions and paving of the Florida Citrus Building in Winter Haven are hereby vetoed. The 1988 General Appropriations Act included \$3,000,000 for renovations to this building. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1888A FIXED CAPITAL OUTLAY
 RENOVATIONS/REPAIRS/ADDITIONS/PAVING -
 FLORIDA CITRUS BUILDING - WINTER HAVEN
 FROM STATE INFRASTRUCTURE FUND 1,000,000"

Funds provided in Specific Appropriation 1888A shall be utilized for the renovation of the Florida Citrus Building and for the purchase and installation of fixtures, fixed equipment, and all operating capital outlay necessary to furnish and operate an improved facility, pursuant to s. 216.011(1)(o), F.S."

Appropriation 1912C on page 303 appropriating \$2,000,000 from the State Infrastructure Fund for a new Florida Game and Fresh Water Fish Commission regional office in West Palm Beach is hereby vetoed. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1912C FIXED CAPITAL OUTLAY
 NEW REGIONAL OFFICE, WEST PALM BEACH
 FROM STATE INFRASTRUCTURE FUND 2,000,000"

Appropriation 1929A on page 305 appropriating \$1,300,000 from the State Infrastructure Fund for a parking facility in Leon County is hereby vetoed. This appropriation was not requested by the Department of General Services and circumvents the Capital Improvements Program process. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1929A FIXED CAPITAL OUTLAY
 PARKING FACILITY - LEON
 FROM STATE INFRASTRUCTURE FUND 1,300,000"

Appropriation 1929B on page 305 appropriating \$1,200,000 from the State Infrastructure Fund to construct a parking garage in Lakeland is hereby vetoed. The proposed facility is larger than necessary to provide parking for state employees. The majority of this parking would be for the public and would not provide a statewide benefit. This item was not requested by the Department of General Services and circumvents the Capital Improvements Program process. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1929B FIXED CAPITAL OUTLAY
 LAKELAND PARKING GARAGE
 FROM STATE INFRASTRUCTURE FUND 1,200,000"

Proviso language following Appropriation 1935 on page 306 appropriating \$25,000 from the State Infrastructure Fund for repair of boardwalks at the Billy Joe Rish Park is hereby vetoed. Sections 02 and 03 of the 1988-89 Appropriations Act included a total of \$50,000 for repairs to the park which included repairing the boardwalks. These funds have not been expended and are available to perform the needed repairs. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"From the funds in Specific Appropriation 1935, \$25,000 is provided for the repair of the boardwalk at William J. Rish State Park."

Appropriation 1971C on page 310 appropriating \$90,000 from the Motor Vehicle License Replacement Trust Fund for a feasibility and planning study for a driver's license office in Hillsborough County is hereby vetoed. This project was not in the Department of Highway Safety and Motor Vehicle's Capital Improvements Program and did not go through the normal Legislative Budget Request process. Funding this project would circumvent the department's process for determining project needs.

"1971C FIXED CAPITAL OUTLAY
 HILLSBOROUGH COUNTY DRIVER LICENSE
 OFFICE/FEASIBILITY AND PLANNING STUDY
 FROM MOTOR VEHICLE LICENSE REPLACEMENT
 TRUST FUND 90,000"

Appropriation 1975B on page 311 appropriating \$10,000,000 from the Insurance Commissioner's Regulatory Trust Fund for renovation of the Larson Building is hereby vetoed. The appropriation has not been identified as a priority by the Department of General Services. The Larson Building is the 5th newest building in the Capitol Complex and many state-owned buildings are in far greater need of repair. Although the renovation is intended to provide more useable space so that the Department can centrally locate personnel who are currently in privately leased space, all department personnel can be adequately housed in the existing space.

"1975B FIXED CAPITAL OUTLAY
 LARSON BUILDING RENOVATION
 FROM INSURANCE COMMISSIONER'S REGULATORY
 TRUST FUND 10,000,000"

Appropriation 1979A and associated proviso language on page 311 appropriating \$30,000 from the General Revenue Fund for planning costs for the renovation of the basement in the First District Court of Appeal is hereby vetoed. This project was not included in the Office of the State Court Administrator's Capital Improvements Program and did not go through the normal Legislative Budget Request process. Funding this project would circumvent the agency's process for determining project needs.

"1979A FIXED CAPITAL OUTLAY
FIRST DISTRICT COURT OF APPEAL BASEMENT
RENOVATION - PLANNING COSTS
FROM GENERAL REVENUE FUND 30,000

Funds in Specific Appropriation 1979A are contingent upon passage of substantive legislation increasing appellate filing fees in the district courts of appeal to at least \$250."

Appropriation 1980A on page 312 appropriating \$162,500 from the State Infrastructure Fund for exterior repairs, painting and waterproofing projects of the Department of Military Affairs is hereby vetoed. This project is neither health nor safety related and unlike most other Department of Military Affairs projects, provides no federal match. Further, with the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1980A FIXED CAPITAL OUTLAY
EXTERIOR REPAIRS, PAINTING, AND
WATERPROOFING AGENCYWIDE
FROM STATE INFRASTRUCTURE FUND 162,500"

Appropriation 1981A on page 312 appropriating \$215,000 from the State Infrastructure Fund for roof inspections and repairs in the Department of Military Affairs is hereby vetoed. This was ranked nineteenth of 24 Fixed Capital Outlay 1989-90 priorities of the Department of Military Affairs, and its funding would circumvent the agency's process for determining project priority needs. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1981A FIXED CAPITAL OUTLAY
ROOF INSPECTION/REPAIRS - AGENCYWIDE
FROM STATE INFRASTRUCTURE FUND 215,000"

Appropriation 1985A on page 313 appropriating \$26,750 from the State Infrastructure Fund for military and privately owned vehicle parking at Craig Field in Duval County is hereby vetoed. Since higher ranking priorities for parking facilities were not funded, the funding of this project would circumvent the Department of Military Affairs' process for determining project priority needs. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1985A FIXED CAPITAL OUTLAY
MILITARY VEHICLE/PRIVATELY OWNED VEHICLE
PARKING - JACKSONVILLE (CRAIG FIELD)
FROM STATE INFRASTRUCTURE FUND 26,750"

Appropriation 1985B on page 313 appropriating \$26,750 from the State Infrastructure Fund for military and privately owned vehicle parking in Volusia County is hereby vetoed. Since higher ranking priorities for parking facilities were not funded, the funding of this project would circumvent the Department of Military Affairs' process for determining project priority needs. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1985B FIXED CAPITAL OUTLAY
MILITARY VEHICLE/PRIVATELY OWNED VEHICLE
PARKING - DELAND
FROM STATE INFRASTRUCTURE FUND 26,750"

Appropriation 1985C on page 313 appropriating \$26,750 from the State Infrastructure Fund for military and privately owned vehicle parking in Lee County is hereby vetoed. Since higher ranking priorities for parking facilities were not funded, the funding of this project would circumvent the Department of Military Affairs' process for determining project priority needs. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1985C FIXED CAPITAL OUTLAY
MILITARY VEHICLE/PRIVATELY OWNED VEHICLE
PARKING - FORT MYERS
FROM STATE INFRASTRUCTURE FUND 26,750"

Appropriation 1985E on page 313 appropriating \$26,750 from the State Infrastructure Fund for military and privately owned vehicle parking in Columbia County is hereby vetoed. Since the higher ranking priorities for parking facilities were not funded, the funding of this project would circumvent the Department of Military Affairs' process for determining project priority needs. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1985E FIXED CAPITAL OUTLAY
MILITARY VEHICLE/PRIVATELY OWNED VEHICLE
PARKING - LAKE CITY
FROM STATE INFRASTRUCTURE FUND 26,750"

Appropriation 1988A on page 313 appropriating \$116,640 from the State Infrastructure Fund for signal training sites at Camp Blanding is hereby vetoed. This project is designed to provide sites (including fencing and utilities) for communications training within the confines of Camp Blanding. Since these sites will not include any significant structures at Camp Blanding, it is more appropriate to utilize the Camp Blanding Management Trust Fund for these improvements. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"1988A FIXED CAPITAL OUTLAY
SIGNAL TRAINING SITES - CAMP BLANDING
TRAINING SITE
FROM STATE INFRASTRUCTURE FUND 116,640"

Appropriation 2016A on page 317 appropriating \$36,000 from the General Revenue Fund for a Lake County Water Quality Project is hereby vetoed. No objective or competitive criteria were used to evaluate this project or determine need for State funds. This project has a recurring fiscal impact. Water quality projects should be funded from the Surface Water Improvement and Management (SWIM) Program or other water quality programs.

"2016A FIXED CAPITAL OUTLAY
GRANTS AND AIDS - LAKE COUNTY WATER
QUALITY PROJECT
FROM GENERAL REVENUE FUND 36,000"

Appropriation 2016B on page 317 appropriating \$33,000 from the General Revenue Fund for a St. Lucie and Indian River Water Conservation Project is hereby vetoed. No objective or competitive criteria were used to evaluate this project or determine need for State funds. This project has a recurring fiscal impact. Water quality projects should be funded from the Surface Water Improvement and Management (SWIM) Program or other water quality programs.

"2016B FIXED CAPITAL OUTLAY
GRANTS AND AIDS - ST. LUCIE AND INDIAN
RIVER WATER CONSERVATION PROJECT
FROM GENERAL REVENUE FUND 33,000"

Appropriation 2020A on page 318 appropriating \$200,000 from the State Infrastructure Fund for expansion of the Agriculture Center in Washington County is hereby vetoed. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to

\$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020A FIXED CAPITAL OUTLAY
GRANTS AND AIDS - LAND
ACQUISITION/CONSTRUCTION/REPAIRS -
WASHINGTON COUNTY STATE FARMERS' MARKET
FROM STATE INFRASTRUCTURE FUND 200,000"

Appropriation 2020B on page 318 appropriating \$150,000 from the State Infrastructure Fund for planning to construct an agriculture building in Hendry County is hereby vetoed. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020B FIXED CAPITAL OUTLAY
GRANTS AND AIDS - CONSTRUCTION/PAVING -
HENDRY COUNTY AGRICULTURE CENTER
FROM STATE INFRASTRUCTURE FUND 150,000"

Appropriation 2020D on page 318 appropriating \$100,000 from the State Infrastructure Fund for the Baker County Fair Association is hereby vetoed. This appropriation was not requested by the Department of Agriculture and Consumer Services and circumvents the budget process. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020D FIXED CAPITAL OUTLAY
GRANTS AND AIDS - BAKER COUNTY FAIR
ASSOCIATION
FROM STATE INFRASTRUCTURE FUND 100,000"

Appropriation 2020F on page 318 appropriating \$100,000 from the State Infrastructure Fund for renovation of the Livestock Pavilion in Lafayette County is hereby vetoed. This appropriation was not requested by the Department of Agriculture and Consumer Services and circumvented the budget process. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020F FIXED CAPITAL OUTLAY
GRANTS AND AIDS - RENOVATE LIVESTOCK
PAVILION - LAFAYETTE
FROM STATE INFRASTRUCTURE FUND 100,000"

Appropriation 2020G on page 318 appropriating \$50,000 from the State Infrastructure Fund for the Agriculture Multipurpose Center in Nassau County is hereby vetoed. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020G FIXED CAPITAL OUTLAY
GRANTS AND AIDS - AGRICULTURE
MULTI-PURPOSE CENTER - NASSAU
FROM STATE INFRASTRUCTURE FUND 50,000"

Appropriation 2020H on page 318 appropriating \$150,000 from the State Infrastructure Fund for planning and construction of an agriculture building in Collier County is hereby vetoed. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this

source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020H FIXED CAPITAL OUTLAY
GRANTS AND AIDS - PLANNING/CONSTRUCTION
AGRICULTURE BUILDING COLLIER
FROM STATE INFRASTRUCTURE FUND 150,000"

Appropriation 2020I on page 319 appropriating \$200,000 from the State Infrastructure Fund for renovation and expansion of the Livestock Pavilion in Wakulla County is hereby vetoed. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020I FIXED CAPITAL OUTLAY
GRANTS AND AIDS - RENOVATE/EXPAND LUSK
PAVILION - WAKULLA
FROM STATE INFRASTRUCTURE FUND 200,000"

Appropriation 2020J on page 319 appropriating \$100,000 from the State Infrastructure Fund for renovation of a Walton County Fair building is hereby vetoed. No objective or competitive criteria were used to evaluate this local project or determine need for State funds. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2020J FIXED CAPITAL OUTLAY
GRANTS AND AIDS - RENOVATE FAIR BUILDING -
WALTON
FROM STATE INFRASTRUCTURE FUND 100,000"

Appropriation 2021A on page 319 appropriating \$500,000 from the Incidental Trust Fund for road maintenance in the Blackwater River State Forest is hereby vetoed. This item will have continuing fiscal impact in excess of the available resources of this trust fund. The overall road and bridge repair and maintenance program needs to be reviewed by objective criteria.

"2021A FIXED CAPITAL OUTLAY
BLACKWATER ROAD MAINTENANCE
FROM INCIDENTAL TRUST FUND 500,000"

Appropriation 2025A on page 319 appropriating \$66,000 from the Incidental Trust Fund for the forestry work station in Baker County is hereby vetoed. This appropriation was not requested by the Department of Agriculture and Consumer Services and circumvents the budget process. No objective criteria or competitive process was used to evaluate this need.

"2025A FIXED CAPITAL OUTLAY
FORESTRY WORK STATION - BAKER
FROM INCIDENTAL TRUST FUND 66,000"

Appropriation 2042A and associated proviso language on page 322 appropriating \$1,900,000 from the Educational Enhancement Trust Fund to Miami-Dade Community College for the purchase of the AT&T Building is hereby vetoed. This project did not appear on the State Board of Community Colleges Three-Year Project Priority List until after the Appropriation Bill was passed. State funding at this time would circumvent the established process and responsibility for setting priorities through a needs analysis.

"2042A FIXED CAPITAL OUTLAY
COMMUNITY COLLEGE PROJECTS
FROM EDUCATIONAL ENHANCEMENT
TRUST FUND 1,900,000"

The following community college projects are included in the funds provided in Specific Appropriation 2042A:

Miami-Dade CC/Purchase of
AT&T Building 1,900,000"

Proviso language following Appropriation 2042B on page 322 appropriating \$1,000,000 from the Educational Enhancement Trust Fund to Florida International University to remodel, furnish and equip the Coconut Grove Theater is hereby vetoed. This project does not appear on either the State Board of Regents Three-Year Project Priority List or the State University System's Five-Year Capital Improvement Plan. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required survey process.

"FIU/Remod/furn/equip for theater 1,000,000"

Proviso language following Appropriation 2042B on page 322 appropriating \$200,000 from the Educational Enhancement Trust Fund to the University of West Florida for athletic facilities is hereby vetoed. This project does not appear on either the State Board of Regents Three-Year Project Priority List or the State University System's Five-Year Capital Improvement Plan. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required survey process.

"UWF/Athletic facility 200,000"

Proviso language following Appropriation 2042B on page 322 appropriating \$1,000,000 from the Educational Enhancement Trust Fund to the State University System for construction, remodeling, renovation, maintenance and equipment for the four university laboratory schools is hereby vetoed. This project does not appear on the State Board of Regents Three-Year Project Priority List. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required survey process.

"SUS/Lab school constr., remod/
renov/maint/and equipment 1,000,000"

Proviso language following Appropriation 2042B on page 322 appropriating \$1,500,000 from the Educational Enhancement Trust Fund to Florida International University to plan a Community Education Conference Center is hereby vetoed. This project does not appear on either the State Board of Regents Three-Year Project Priority List or the State University System's Five-Year Capital Improvement Plan. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required survey process.

"FIU/Comm Ed.Conference
Center Planning 1,500,000"

Appropriation 2042C and associated proviso language on page 323 appropriating \$1,942,000 from the Educational Enhancement Trust Fund to WPBT Channel 2 in Miami for construction and equipment is hereby vetoed. This project did not go through the selection process established by the Department of Education and the General Managers of Florida's public radio and television stations nor has it been requested by the Commissioner of Education in accordance with section 235.40, Florida Statutes. State funding of this project would circumvent the established process for setting these funding priorities.

"2042C FIXED CAPITAL OUTLAY
PUBLIC BROADCASTING PROJECTS
FROM EDUCATIONAL ENHANCEMENT TRUST FUND 1,942,000"

Funds in Specific Appropriation 2042C are for the following projects:

WPBT Channel 2
Construction and equip 1,942,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$500,000 from the Educational Enhancement Trust Fund for a public school project in Broward County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allo-

cation for public school construction.

"Broward County/Hollywood Central/
Elementary School Model 500,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$40,000 from the Educational Enhancement Trust Fund for a public school project in Broward County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allocation for public school construction.

"Broward County/
Handicapped Students (p) 40,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$400,000 from the Educational Enhancement Trust Fund for a public school project in Bradford County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allocation for public school construction.

"Bradford County/Bradford Co.
High School 400,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$500,000 from the Educational Enhancement Trust Fund for a public school project in Lake County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allocation for public school construction.

"Lake County/Vo Tech Center 500,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$600,000 from the Educational Enhancement Trust Fund for a public school project in Osceola County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allocation for public school construction.

"Osceola County/Vo Tech Center 600,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$500,000 from the Educational Enhancement Trust Fund for a public school project in Volusia County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allocation for public school construction.

"Volusia County/magnet school 500,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$199,000 from the Educational Enhancement Trust Fund for a public school project in Washington County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allocation for public school construction.

"Washington County/Vernon Elementary
School 199,000"

Proviso language following Appropriation 2042D on page 323 appropriating \$700,000 from the Educational Enhancement Trust Fund for a public school project in Polk County is hereby vetoed. School districts receive funding for maintenance, repairs and new construction by allocation pursuant to section 235.435(1) and (3), Florida Statutes. Within these allocations, each district may set its priorities for funding. This allocation for a specific project can be addressed in the normal allocation

for public school construction.

"Polk County/Ridge Vo Tech Center 700,000"

Proviso language following Appropriation 2042E on page 323 appropriating \$237,500 from the Educational Enhancement Trust Fund to University of Florida — Institute of Food and Agricultural Sciences to provide for a Citrus Research and Education Center at Lake Alfred is hereby vetoed. This project requests funding from a new program, the Facility Enhancement Challenge Grant Program. The State Board of Regents requires that projects in these programs have the private funding match available before requesting state funding. This project does not have the private funds available. State funding at this time would circumvent the Board's established process.

"UF-IFAS - Lake Alfred - Citrus Research and Education Center 237,500"

Appropriation 2058E on page 327 appropriating \$375,000 from the State Infrastructure Fund for dune walkovers at Redington Beach and Redington Shores is hereby vetoed. Funding for this project is duplicated in 2057L which provides \$600,000 for dune reconstruction and protection in Pinellas County.

"2058E FIXED CAPITAL OUTLAY REDINGTON BEACH AND REDINGTON SHORES - DUNE WALKOVERS FROM STATE INFRASTRUCTURE FUND 375,000"

Appropriation 2058F on page 327 appropriating \$200,000 from the Land Acquisition Trust Fund for Caladesi Island Beach Renourishment is hereby vetoed. This project is not on the approved comprehensive long term beach management plan for erosion control; beach preservation; beach restoration; beach renourishment and hurricane protection, as provided for in Section 161.161, Florida Statutes.

"2058F FIXED CAPITAL OUTLAY CALADESI ISLAND BEACH RENOURISHMENT FROM LAND ACQUISITION TRUST FUND 200,000"

Appropriation 2065B on page 328 appropriating \$25,000 from the Land Acquisition Trust Fund for a toll booth at Honeymoon Island is hereby vetoed. This item should be evaluated by the Department of Natural Resources (DNR) and if determined to be a priority, funded within the \$5,500,000 appropriated for park development in Appropriation 2062.

"2065B FIXED CAPITAL OUTLAY TOLL BOOTH/HONEYMOON ISLAND FROM LAND ACQUISITION TRUST FUND 25,000"

Proviso language following Appropriation 2099 on page 335 appropriating \$100,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Central Florida Community College for planning a new Lecanto Joint-Use Facility is hereby vetoed. This project does not appear on the State Board of Community Colleges Three-Year Project Priority List nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis.

"Lecanto-Joint Use (p) 100,000"

Proviso language following Appropriation 2099 on page 336 appropriating \$225,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Pensacola Junior College for athletic field lights is hereby vetoed. This project does not appear on either the State Board of Community Colleges Three-Year Project Priority List or the Board's Capital Improvement Program nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required institutional survey process.

"Athletic Fac/Field Improvements 225,000"

Proviso language following Appropriation 2099 on page 335 appropriating \$20,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Central Florida Community College for land acquisition planning is hereby vetoed. This project does not appear on the State Board of Community Colleges Three-Year Project Priority List nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility

for setting priorities through a needs analysis.

"Site Acquisition-Ocala 20,000"

Proviso language following Appropriation 2099 on page 336 appropriating \$120,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Pensacola Junior College for planning of a new agricultural science facility is hereby vetoed. This project did not appear on the State Board of Community Colleges Three-Year Project Priority List until after the Appropriations Bill was enacted. The project is not on the Board's Capital Improvement Program nor has it been requested by the Commissioner of Education. Need for the facility has not been established by the required institutional survey process.

"Agriculture Bldg. Milton (p) 120,000"

Proviso language following Appropriation 2099 on page 335 appropriating \$700,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Gulf Coast Community College for land acquisition is hereby vetoed. This project did not appear on the State Board of Community Colleges Three-Year Project Priority List until after the Appropriations Bill was enacted. The project has not been requested by the Commissioner of Education. Need for the project has not been established by the required institutional survey process.

"Site Acquisition 700,000"

Proviso language following Appropriation 2100 on page 337 appropriating \$250,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Florida A&M University for the planning of a new facility for the School of Business and Industry is hereby vetoed. This project does not appear on either the State Board of Regents Three-Year Project Priority List or the State University System's Five-Year Capital Improvement Plan nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required institutional survey process.

"School of Bus/Ind (p) 250,000"

Proviso language following Appropriation 2100 on page 338 appropriating \$250,000 from the Public Education Capital Outlay and Debt Service Trust Fund to University of West Florida for the planning and construction of a campus recreational facility is hereby vetoed. This project does not appear on either the State Board of Regents Three-Year Project Priority List or the State University System's Five-Year Capital Improvement Plan nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required survey institutional process.

"Campus Recreational Facility (p,c) 250,000"

Proviso language following Appropriation 2100 on page 337 appropriating \$1,300,000 from the Public Education Capital Outlay and Debt Service Trust Fund to University of North Florida to provide an access road to the east side of campus is hereby vetoed. This project does not appear on the State Board of Regents Three-Year Project Priority List, nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required institutional survey process.

"Campus access 1,300,000"

Proviso language following Appropriation 2100 on page 337 appropriating \$1,700,000 from the Public Education Capital Outlay and Debt Service Trust Fund to the University of Central Florida to provide an access road and parking on the northeast side of campus is hereby vetoed. This project does not appear on the State Board of Regents Three-Year Project Priority List, nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required institutional survey process.

"Campus access/parking 1,700,000"

Proviso language following Appropriation 2100 on page 337 appropriating \$338,000 from the Public Education Capital Outlay and Debt Service

Trust Fund to Florida International University for the completion and equipment of the Hospitality School's new Center is hereby vetoed. This project does not appear on either the State Board of Regents Three-Year Project Priority List or the State University System's Five-Year Capital Improvement Plan nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis. Need for the facility has not been established by the required institutional survey process.

"Hospitality Center Completion and Equipment 338,000"

Proviso language following Appropriation 2100 on page 337 appropriating \$400,000 from the Public Education Capital Outlay and Debt Service Trust Fund to University of Central Florida for a Daytona Beach Research Center is hereby vetoed. Though the project is on the State Board of Regent's Three-Year Project Priority List, the project has not been approved by the required institutional survey recommendation.

"Daytona Beach Res Ctr (c) 400,000"

Proviso language following Appropriation 2100 on page 337 appropriating \$600,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Florida A&M University for the planning of a new Science and Research Facility is hereby vetoed. This project does not appear on the State Board of Regents Three-Year Project Priority List nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis.

"Sci/Research Lab Bldg. (p) 600,000"

Proviso language following Appropriation 2100 on page 337 appropriating \$672,800 from the Public Education Capital Outlay and Debt Service Trust Fund to Florida Atlantic University for the planning of a second University Tower is hereby vetoed. This appropriation contains planning costs which are excessive compared to those approved by survey recommendations and requested by the Commissioner of Education. Need for the facility at this funding level is not justified by the required institutional survey process.

"FAU/FIU Broward-Univ Tower II (p) 672,800"

Proviso language following Appropriation 2100 on page 337 appropriating \$1,200,000 from the Public Education Capital Outlay and Debt Service Trust Fund to Florida International University for the planning, construction and equipment of a new Center for Conflict Resolution is hereby vetoed. This project does not appear on either the State Board of Regents Three-Year Project Priority List or the State University System's Five-Year Capital Improvement Plan nor has it been requested by the Commissioner of Education. State funding at this time would circumvent the Board's established process and responsibility for setting priorities through a needs analysis.

"Conflict Resolution Center (p,c,e) 1,200,000"

Proviso language following Appropriation 2108 on page 340 appropriating \$250,000 from the Public Education Capital Outlay and Debt Service Trust Fund to the Palm Beach County School Board for the planning of a magnet school is hereby vetoed. This project was requested by the Department of Education under the provisions of section 235.196, Florida Statutes, which relates to Community Education Facilities. It is appropriated under the Joint Use Facilities pursuant to section 235.195, Florida Statutes. The proper steps for funding as a community education structure, pursuant to section 236.196, Florida Statutes, or a joint-use structure, pursuant to section 235.195, Florida Statutes, have not been followed. It would be inappropriate to allocate Public Education Capital Outlay (PECO) funds for such a project until all of the steps required in sections 235.195 or 235.196, Florida Statutes, are completed.

"Palm Beach/FAU Magnet School (p) 250,000"

Appropriation 2108C on page 341 appropriating \$2,000,000 from the State Infrastructure Fund for infrastructure construction at the Leon County Satellite Center is hereby vetoed. The site selection and purchase of this project has not sufficiently progressed to require additional funding at this time. The Legislature provided \$5,000,000 from the State Infrastructure Fund in Fiscal Year 1988-89 for acquisition and planning for a Satellite Center. Currently \$4,966,359 of this appropriation is unspent. Additional funding for this project should not be provided

until: (1) the Governor and Cabinet have made the site selection; (2) the Governor, Cabinet, and Legislature have reviewed plans for the development of the Satellite Center; and (3) the Satellite Center and its location have met the standards established by the Growth Management Act for well-planned growth, consistent with approved state, local and regional comprehensive plans. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2108C FIXED CAPITAL OUTLAY
INFRASTRUCTURE CONSTRUCTION - SATELLITE
CENTER - LEON COUNTY
FROM STATE INFRASTRUCTURE FUND 2,000,000"

Appropriation 2113A on page 341 appropriating \$2,862,300 from the State Infrastructure Fund for ground floor renovation for the Fletcher Building is hereby vetoed. This item was not requested by the Department of General Services, not included in the Capital Improvements Program nor included in the House or Senate Appropriations bills. The detail plans for the final locations of state agency staff in Tallahassee need to be completed before this first step is implemented. This appropriation is related to Appropriation 1669A which was also vetoed. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2113A FIXED CAPITAL OUTLAY
FLETCHER BUILDING GROUND FLOOR RENOVATION
FROM STATE INFRASTRUCTURE FUND 2,862,300"

Portions of the proviso language following Appropriation 2152A on page 354 appropriating \$375,000 from the State Infrastructure Fund for local facilities and projects are hereby vetoed. Regarding the Miami Sports and Exhibition Facility, revenue from attendance at events staged at the facility should be used to fund whatever capital improvements are necessary. With respect to the Little Havana Development Authority, State funds are already provided in Appropriation 213A for improvements in the Latin Quarter District. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"Miami Sports and Exhibition
Facility 300,000"
"Little Havana Development
Authority 75,000"

Appropriation 231A on page 28 appropriating \$3,066,625 from the General Revenue Fund for Safe Neighborhood Planning Grants and appropriation 2152B on page 355 appropriating \$233,375 from the General Revenue Fund and \$2,119,769 from the State Infrastructure Fund for lighting improvements in three Safe Neighborhood districts are hereby vetoed. Provision of funding from the State Infrastructure Fund for a specific Safe Neighborhoods project circumvents the statutory process by which such grants are awarded. The appropriate funding sources for such capital improvements are the Florida Small Cities Community Development Block Grant program administered by the Department of Community Affairs, which prioritizes such projects based on specific criteria established by rule, and the Community Services Block Grant Program, which prioritizes projects for funding based on locally established criteria. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, which are not eligible for funding from other sources.

"231A AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - SAFE NEIGHBORHOOD
GRANTS
FROM GENERAL REVENUE FUND 3,066,625"

Funds in Specific Appropriation 231A are contingent on CS/HB 1737 or similar (sic) legislation becoming law."

"2152B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - SPECIAL CATEGORIES - ALI-BABA TRIANGLE SAFE NEIGHBORHOOD IMPROVEMENTS - DADE
FROM GENERAL REVENUE FUND 233,375
FROM STATE INFRASTRUCTURE FUND 2,119,769

Funds in Specific Appropriation 2152B are contingent on CS/HB 1737 or similar (sic) legislation becoming law."

Appropriation 2152C on page 355 appropriating \$200,000 from the State Infrastructure Fund to provide emergency preparedness buildings and equipment for the cities of Vernon and Wausau is hereby vetoed. Emergency medical service projects are normally overseen by the Department of Health and Rehabilitative Services through the evaluation and review process for grants from the Emergency Medical Services Trust Fund. This appropriation through the Department of Community Affairs for a specific project circumvents the established criteria-based funding process. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State which are not eligible for funding from other sources.

"2152C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
EMERGENCY PREPAREDNESS BUILDINGS AND EQUIPMENT - VERNON/ WAUSAU
FROM STATE INFRASTRUCTURE FUND 200,000"

Appropriation 2152D on page 355 appropriating \$89,000 from the State Infrastructure Fund to provide a municipal building for the Town of Jacob is hereby vetoed. Provision of a municipal building has traditionally been a responsibility of local governments. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical statewide priorities, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2152D GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
MUNICIPAL BUILDING CONSTRUCTION - JACOB
FROM STATE INFRASTRUCTURE FUND 89,000"

Appropriation 2152E on page 355 appropriating \$307,625 from the State Infrastructure Fund to provide a community center and parking lot for the City of Cottondale is hereby vetoed. The appropriate funding source for this project is the Florida Small Cities Community Development Block Grant program administered by the Department of Community Affairs, which prioritizes such projects based on specific criteria established by rule. This appropriation circumvents this established criteria-based funding process. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical statewide priorities, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2152E GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
COTTONDALE COMMUNITY CENTER AND PARKING LOT - JACKSON
FROM STATE INFRASTRUCTURE FUND 307,625"

Appropriation 2152F on page 355 appropriating \$400,000 from the General Revenue Fund for services provided through community resource centers in Dade County is hereby vetoed. The appropriate funding source for this type of project is the Community Services Block Grant Program, which prioritizes projects for funding based on locally established criteria. This appropriation circumvents the established criteria-based funding process.

"2152F GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
COMMUNITY RESOURCE CENTERS/DADE
FROM GENERAL REVENUE FUND 400,000"

Proviso language following Appropriation 2152H on page 356 appropriating \$100,000 from the State Infrastructure Fund to the City of Parker

for the purchase of land for a park and recreation area is hereby vetoed. The appropriate funding source for this project is the Federal Land and Water Conservation Fund program which is administered by the Department of Natural Resources. The Department prioritizes such projects based on specific criteria established by rule. This appropriation for a specific project through the Department of Community Affairs circumvents the established criteria-based funding process. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"City of Parker Land/Water
Financial Assistance 100,000"

Proviso language following Appropriation 2152H on page 356 appropriating \$50,000 from the State Infrastructure Fund to the Town of Medley for the purchase of land along Canal C-6 is hereby vetoed. This project should have been funded from the Federal Land and Water Conservation Fund program or the Florida Recreation Development Assistance Program. Both programs are administered by the Department of Natural Resources, which prioritizes such projects based on specific criteria established by rule. Funding for this project may also be available through the South Florida Water Management District.

"Town of Medley-Land Purchase
for Water Management 50,000"

Appropriation 2152I on page 356 appropriating \$600,000 from the General Revenue Fund to consolidate the communication system of Alachua County is hereby vetoed. The appropriate funding source for this project is the Federal Emergency Management Agency (FEMA) program administered by the Department of Community Affairs or local funding. This appropriation circumvents the established criteria-based funding process for FEMA funds.

"2152I GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
CONSOLIDATED COMMUNICATIONS SYSTEM/ALACHUA
FROM GENERAL REVENUE FUND 600,000"

Appropriation 2152L on page 356 appropriating \$250,000 from the State Infrastructure Fund for a multi-use training and educational facility in the Town of Century is hereby vetoed. The appropriate funding source for this project is the Florida Small Cities Community Development Block Grant program administered by the Department of Community Affairs, which prioritizes such projects based on specific criteria established by rule. This appropriation circumvents the established criteria-based funding process. Further, with the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, which cannot be funded from other sources.

"2152L GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
AREA MULTI-USE TRAINING AND EDUCATIONAL FACILITY - CENTURY
FROM STATE INFRASTRUCTURE FUND 250,000"

Appropriation 2153A on page 357 appropriating \$400,000 from the State Infrastructure Fund for a housing cooperative pilot program is hereby vetoed. The Dade County Discretionary Surtax on Documentary Stamps authorized under Chapter 83-220, as amended by Chapter 84-270, Laws of Florida, is an available source of local funds for this project. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources, which cannot be funded from other sources.

"2153A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - HOUSING COOPERATIVE PILOT
FROM STATE INFRASTRUCTURE FUND 400,000"

Appropriation 2153B on page 357 appropriating \$50,000 from the State Infrastructure Fund for a low income demonstration housing project in Palatka is hereby vetoed. Funds are available for such projects through the Florida Homeownership Assistance Program, created by s. 420.5088,

Florida Statutes, administered by the Florida Housing Finance Agency within the Department of Community Affairs. This appropriation circumvents the established criteria-based funding process. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources, which cannot be funded from other sources.

"2153B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - LOW INCOME DEMONSTRATION
PROJECT - PALATKA
FROM STATE INFRASTRUCTURE FUND 50,000"

Appropriation 2155A on page 357 appropriating \$500,000 from the State Infrastructure Fund for Neighborhood Housing Services is hereby vetoed. Appropriate sources of funding for low-income housing are the State Apartment Incentive Loan Program, the Housing Pre-Development Assistance Program, and the Affordable Housing Loan Program. Another source of funding for Neighborhood Housing Services is available through Community Development Corporations. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources, which cannot be funded from other sources.

"2155A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
SPECIAL CATEGORIES - GRANTS AND AIDS -
TRANSFER TO NEIGHBORHOOD HOUSING SERVICES
TRUST FUND
FROM STATE INFRASTRUCTURE FUND 500,000"

Appropriation 2155B on page 358 appropriating \$500,000 from the Neighborhood Housing Services Trust Fund is hereby vetoed. This project was not requested by the Department of Community Affairs. Appropriate sources of funding for low-income housing are the State Apartment Incentive Loan Program, the Housing Pre-Development Assistance Program, and the Affordable Housing Loan Program. Another source of funding for Neighborhood Housing Services is available through Community Development Corporations.

"2155B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
SPECIAL CATEGORIES - GRANTS AND AIDS -
NEIGHBORHOOD HOUSING SERVICES
FROM NEIGHBORHOOD HOUSING SERVICES TRUST
FUND 500,000"

Appropriation 2157A on page 358 appropriating \$42,000 from the State Infrastructure Fund reimbursing the City of Gulf Breeze for seawall repairs is hereby vetoed. While seawall permits are administered by the Department of Natural Resources, maintenance of seawalls has traditionally been a responsibility of local governments. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2157A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
CITY OF GULF BREEZE REIMBURSEMENT -
SEAWALL REPAIRS
FROM STATE INFRASTRUCTURE FUND 42,000"

Appropriation 2157B on page 358 appropriating \$80,000 from the State Infrastructure Fund for the purchase of right-of-way for a road connecting a proposed work camp to a correctional facility in Holmes County is hereby vetoed. The proposed work camp is not scheduled for construction for several years. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2157B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
HOLMES COUNTY INFRASTRUCTURE IMPROVEMENTS
FROM STATE INFRASTRUCTURE FUND 80,000"

Proviso language following Appropriation 2158 on page 359 appropriating \$497,681 from the Water Management Lands Trust Fund to be allocated by the St. Johns River Water Management District to the East Central Florida Marine Resources Council and \$575,000 from the Water Management Lands Trust Fund to be used by the South Florida Water Management District to contract with the Game and Fresh Water Fish Commission for a muck removal project on East Lake Tohopekaliga is hereby vetoed. This is an inappropriate use of Save Our Rivers Program Funds. Section 373.59, Florida Statutes, requires that Save Our Rivers Funds be used for purposes of land acquisition, management, maintenance, and capital improvements. These items should be considered by the appropriate water management district for evaluation and consideration under the Surface Water Improvement and Management program.

"From funds provided in Specific Appropriation 2158, for the St. Johns River Water Management District, the sum of \$497,681 shall be allocated to the East Central Florida Marine Resources Council."

"From funds provided in Specific Appropriation 2158 for the South Florida Water Management District, the sum of \$575,000 shall be used to contract with the Game and Fresh Water Fish Commission for a muck removal project on East Lake Tohopekaliga."

Appropriation 2165D on page 361 appropriating \$50,000 for a feasibility study for a homeless shelter in Melbourne is hereby vetoed. This item was not included in the Department of Health and Rehabilitative Services' legislative budget request nor included in the Governor's recommendations. The provider should submit its proposal for funding to the local Department of Health and Rehabilitative Services district.

"2165D GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
PLANNING FOR HOMELESS SHELTER - MELBOURNE
FROM GENERAL REVENUE FUND 50,000"

Appropriation 2165Y on page 364 appropriating \$750,000 from the General Revenue Fund for the Outreach Adolescent Drug Rehabilitation of Lee County is hereby vetoed. This project is operated by a private non-profit organization which does not serve clients of the Department of Health and Rehabilitative Services and is a construction project on private property for which the State will not retain a vested interest. The provider should submit its proposal for funding to the local Department of Health and Rehabilitative Services district.

"2165Y GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
OUTREACH ADOLESCENT DRUG REHABILITATION -
LEE COUNTY
FROM GENERAL REVENUE FUND 750,000"

Appropriation 2165AQ on page 366 appropriating \$30,000 from the General Revenue Fund for the Miami Mental Health Center Computer System is hereby vetoed. Purchasing computer equipment from Fixed Capital Outlay appropriations may set an unacceptable precedent for similar purchases for other private non-profit agencies in the future.

"2165AQ GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
MIAMI MENTAL HEALTH CENTER - COMPUTER
SYSTEM
FROM GENERAL REVENUE FUND 30,000"

Appropriation 2165AY on page 367 appropriating \$30,000 from the General Revenue Fund to the Allapattah Community Action Child Care program in District 11 is hereby vetoed. Sufficient documentation regarding the program operations, goals and objectives was not available from the Department of Health and Rehabilitative Services or Legislative staff to allow for a determination of need. It circumvents the needs analysis process currently in effect in the department. This is a private construction project for which the State will have no vested interest. Funding of construction projects with General Revenue when there are statewide waiting lists for essential client services is not a prudent use of State resources.

"2165AY GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
ALLAPATTAH COMMUNITY ACTION CHILD CARE -
DISTRICT 11
FROM GENERAL REVENUE FUND 30,000"

Appropriation 2165AZ on page 367 appropriating \$30,000 from the General Revenue Fund to the Allapattah Wynwood Child Care Facility is hereby vetoed. Sufficient documentation regarding program operations, goals and objectives was not available from the Department of Health and Rehabilitative Services or Legislative staff to allow for a determination of need. This is a private construction project for which the State will not retain a vested interest. It circumvents the needs analysis process currently in effect in the Department. Funding construction projects with General Revenue when there are statewide waiting lists for essential client services is not a prudent use of State resources. The non-profit corporation scheduled to receive these funds has been involuntarily dissolved by the Division of Corporations for failure to file an annual report.

"2165AZ GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
ALLAPATTAH - WYNWOOD CHILD CARE FACILITY
CONSTRUCTION
FROM GENERAL REVENUE FUND 30,000"

Appropriation 2165BD on page 367 appropriating \$175,000 from the General Revenue Fund for a Juvenile Assessment Center in Broward County is hereby vetoed. This item has circumvented the needs analysis and competitive contracting process currently in effect in the Department of Health and Rehabilitative Services. Sufficient documentation regarding program operation, goals and objectives was not available from DHRS, Legislative staff or the provider to allow for a determination of need. There is no statewide benefit, therefore, it should be supported with local revenue sources. This is a construction project for which the State will not retain a vested interest. Funding construction projects with General Revenue when there are statewide waiting lists for essential client services is not a prudent use of State resources.

"2165BD GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
JUVENILE ASSESSMENT CENTER - BROWARD
COUNTY
FROM GENERAL REVENUE FUND 175,000"

Appropriation 2165BF on page 367 appropriating \$100,000 from the General Revenue Fund for the renovation of the Day Care Center at Hialeah Hospital is hereby vetoed. This is a construction project for which the State will have no vested interest. Sufficient documentation regarding program operations, goals and objectives was not available from the Department of Health and Rehabilitative Services or Legislative staff to allow for a determination of need. It circumvents the needs analysis process currently in effect in the department. Funding construction projects with General Revenue when there are statewide waiting lists for essential client services is not a prudent use of State resources.

"2165BF GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
DAY CARE CENTER RENOVATION - HIALEAH
HOSPITAL
FROM GENERAL REVENUE FUND 100,000"

Appropriation 2165BQ on page 369 appropriating \$50,000 from the State Infrastructure Fund for the Gilchrist County Public Health Unit is hereby vetoed. This construction project was not included on the priority list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2165BQ GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
GILCHRIST COUNTY PUBLIC HEALTH UNIT
FROM STATE INFRASTRUCTURE FUND 50,000"

Appropriation 2165BR on page 369 appropriating \$50,000 from the State Infrastructure Fund for the Lafayette County Public Health Unit is hereby vetoed. This construction project was not included on the prior-

ity list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2165BR GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
LAFAYETTE COUNTY PUBLIC HEALTH UNIT
FROM STATE INFRASTRUCTURE FUND 50,000"

Appropriation 2165BS on page 369 appropriating \$300,000 from the State Infrastructure Fund for the Martin County Public Health Unit is hereby vetoed. This construction project was not included on the priority list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2165BS GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
MARTIN COUNTY PUBLIC HEALTH UNIT
FROM STATE INFRASTRUCTURE FUND 300,000"

Appropriation 2165BW on page 369 appropriating \$200,000 from the General Revenue Fund for the Orange County Indigent Care Facility is hereby vetoed. This construction project circumvents the State budgeting process and was not included on the priority list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes.

"2165BW GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
ORANGE COUNTY INDIGENT CARE FACILITY
FROM GENERAL REVENUE FUND 200,000"

Appropriation 2165BZ on page 370 appropriating \$500,000 from the State Infrastructure Fund for the Marion County Public Health Unit is hereby vetoed. This construction project was not included on the priority list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2165BZ GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
MARION COUNTY PUBLIC HEALTH UNIT
FROM STATE INFRASTRUCTURE FUND 500,000"

Appropriation 2165CC on page 370 appropriating \$650,000 from the State Infrastructure Fund for the Southeast College of Osteopathic Medicine Birthing Center is hereby vetoed. The provider should submit its proposal for funding to the local Department of Health and Rehabilitative Services district. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2165CC GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
SOUTHEAST COLLEGE OF OSTEOPATHIC MEDICINE
BIRTHING CENTER
FROM STATE INFRASTRUCTURE FUND 650,000"

Appropriation 2165CD on page 370 appropriating \$300,000 from the General Revenue Fund from renovations to the Southwest Florida Health Center is hereby vetoed. Sufficient justification has not been provided to properly evaluate this item or determine what benefits would accrue to the state if funds were provided for renovation and/or maintenance of these federal facilities.

"2165CD GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
SOUTHWEST FLORIDA HEALTH CENTER RENOVATION
FROM GENERAL REVENUE FUND 300,000"

Proviso language following Appropriation 2165CF on page 370 appropriating \$100,000 from the General Revenue Fund for the development of a plan for a health care clinic in Jacksonville is hereby vetoed. This project was not included on the priority list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes. The provider should submit its proposal for funding to the local Department of Health and Rehabilitative Services district.

“ . . . and \$100,000 shall be used to plan a health care clinic in Jacksonville.”

Appropriation 2165CG on page 371 appropriating \$100,000 from the General Revenue Fund for the Tri-county Birthing Center is hereby vetoed. Funding of construction projects with General Revenue, when there are statewide waiting lists for essential client services, is not a prudent use of State resources. Sufficient justification has not been provided to properly evaluate this item or determine what benefits would accrue to the state if funds were provided for renovation and/or maintenance of these federal facilities.

“2165CG GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
TRI-COUNTY BIRTHING CENTER - MADISON
COUNTY
FROM GENERAL REVENUE FUND 100,000”

Appropriation 2165CJ on page 371 appropriating \$500,000 from the State Infrastructure Fund for the Hernando County Public Health Unit is hereby vetoed. This construction project was not included on the priority list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

“2165CJ GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
HERNANDO COUNTY PUBLIC HEALTH UNIT
FROM STATE INFRASTRUCTURE FUND 500,000”

Appropriation 2165CL on page 371 appropriating \$1,500,000 from the State Infrastructure Fund for a Leon County Satellite Public Health Unit is hereby vetoed. This construction project was not included on the priority list submitted by the Department of Health and Rehabilitative Services, as required by Chapter 154, Florida Statutes. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

“2165CL GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
LEON COUNTY SATELLITE PUBLIC HEALTH UNIT
FROM STATE INFRASTRUCTURE FUND 1,500,000”

Appropriation 2167A on page 372 appropriating \$450,000 from the State Infrastructure Fund for a Geographic Information System in Palm Beach County is hereby vetoed. The Growth Management Data Network Coordinating Council, created by section 282.403, F.S., specified procedures for a development of a Statewide Geographic Information System (GIS) in an October 1988 report which was adopted by the Governor and Cabinet. The Council has identified data to be included at the State, regional, and local levels. State funds should first be dedicated to computerizing data on State-owned resources before grants are made to regional and local governments.

“2167A GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - GEOGRAPHIC INFORMATION
SYSTEM/PALM BEACH COUNTY
FROM STATE INFRASTRUCTURE FUND 450,000”

Appropriation 2167B on page 372 appropriating \$450,000 from the State Infrastructure Fund for restoration of Corners in Marion County is hereby vetoed. The Growth Management Data Network Coordinating Council, created by section 282.403, F.S., specified procedures for a development of a Statewide Geographic Information System (GIS) in an October 1988 report which was adopted by the Governor and Cabinet. The Council has identified data to be included at the State, regional, and local

levels. State funds should first be dedicated to computerizing data on State-owned resources before grants are made available to regional and local governments.

“2167B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - RESTORATION OF CORNERS
MARION COUNTY
FROM STATE INFRASTRUCTURE FUND 450,000”

Appropriation 2167C on page 372 appropriating \$150,000 from the State Infrastructure Fund for a Charlotte Harbor Environmental Center is hereby vetoed. This appropriation is for an environmental education project and should be reviewed once a competitive review process has been established to determine how environmental education funds should be spent.

“2167C GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
CHARLOTTE HARBOR ENVIRONMENTAL CENTER -
CITY OF PUNTA GORDA
FROM STATE INFRASTRUCTURE FUND 150,000”

Appropriation 2167D on page 372 appropriating \$300,000 from the State Infrastructure Fund for restoration of Corners in Volusia County is hereby vetoed. The Growth Management Data Network Coordinating Council, created by section 282.403, F.S., specified procedures for a development of a Statewide Geographic Information System (GIS) in an October 1988 report which was adopted by the Governor and Cabinet. The Council has identified data to be included at the State, regional, and local levels. State funds should first be dedicated to computerizing data on State-owned resources before grants are made available to regional and local governments.

“2167D GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - RESTORE CORNERS VOLUSIA
FROM STATE INFRASTRUCTURE FUND 300,000”

Appropriation 2169B on page 373 appropriating \$50,000 from the Marine Resources Conservation Trust Fund for artificial reefs at Port Orange is hereby vetoed. This project has not gone through the Department of Natural Resources process for evaluation of artificial fishing reef construction grants. This item should be evaluated by the Department of Natural Resources for competitive consideration under the ongoing Artificial Reef Construction Grant Program.

“2169B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - ARTIFICIAL REEFS/PORT
ORANGE
FROM MARINE RESOURCES CONSERVATION TRUST
FUND 50,000”

Appropriation 2172B on page 377 appropriating \$550,000 from the State Infrastructure Fund for a rails to trails project in Pinellas County is hereby vetoed. This local recreation project should be funded through the Florida Recreation Development Assistance Programs to which \$3,450,000 has been appropriated in Appropriation 2171 for Fiscal Year 1988-89.

“2172B GRANTS AND AIDS TO LOCAL GOVERNMENTS AND
NONPROFIT ORGANIZATIONS
GRANTS AND AIDS - SPECIAL CATEGORIES -
RAILS TO TRAILS/PINELLAS COUNTY/49TH
STREET TO 38TH AVENUE
FROM STATE INFRASTRUCTURE FUND 550,000”

Portions of proviso language following Appropriation 2172C on page 378 appropriating \$3,652,800 from the State Infrastructure Fund for the acquisition and restoration of historic properties are hereby vetoed. These projects were not included in the Department of State's prioritized list of recommended projects. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"Old Homestead Town Hall Restoration (Dade)	249,000
Friday Morning Musicales Building Renovations (Hillsborough)	20,000
Restoration of Hurt Building (Dade)	236,000
Restoration of Opa-Locka Train Station (Dade)	200,000
Restoration of Old Zephyrhills Railroad Depot (Pasco)	230,000
Restoration of Historic Villages in Overtown (Dade)	100,000
Addition to Dunedin Historical Museum (Pinellas)	50,000
Chensegut Manor House Restoration (Hernando)	100,000
Old Altha School Restoration (Calhoun)	200,000
B.F. Lee Administration Building Preservation-Edward Waters College (Duval)	500,000
Black School Renovation (Clay)	125,000
Town of Eatonville Historic Survey and Planning (Orange)	17,800
Lafayette County Courthouse Renovation/Restoration (Lafayette)	250,000
East Hall Renovations (Marion)	100,000
Spring Hall Fountain	25,000
Old Stanton Literary Center (Duval)	1,000,000
Walton County Courthouse (Walton)	250,000"

Appropriation 2172H on page 379 appropriating \$45,000 from the State Infrastructure Fund for the Gilchrist County Library Acquisition is hereby vetoed. Gilchrist County Library did not apply for a library construction grant within the Department of State, and has not gone through the Department's review process for these special category grants. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2172H GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS GRANTS AND AIDS - GILCHRIST COUNTY LIBRARY ACQUISITION FROM STATE INFRASTRUCTURE FUND	45,000"
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Appropriation 2172I on page 379 appropriating \$50,000 from the State Infrastructure Fund for the Lafayette County Library Construction is hereby vetoed. Lafayette County Library did not apply for a library construction grant within the Department of State, and has not gone through the Department's review process for these special category grants. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2172I GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS GRANTS AND AIDS - LAFAYETTE COUNTY LIBRARY CONSTRUCTION FROM STATE INFRASTRUCTURE FUND	50,000"
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Appropriation 2172J on page 379 appropriating \$66,000 from the State Infrastructure Fund for the City of Palatka Library repairs is hereby vetoed. City of Palatka Library did not apply for a library construction grant within the Department of State, and has not gone through the Department's review process for these special category grants. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2172J GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS GRANTS AND AIDS - CITY OF PALATKA - LIBRARY/REPAIRS FROM STATE INFRASTRUCTURE FUND	66,000"
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Appropriation 2172K on page 379 appropriating \$207,250 from the State Infrastructure Fund for the Vernon Library Construction project is hereby vetoed. Vernon Library did not apply for a library construction grant within the Department of State, and has not gone through the Department's review process under these special category grants. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2172K GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS GRANTS AND AIDS - VERNON - LIBRARY CONSTRUCTION FROM STATE INFRASTRUCTURE FUND	207,250"
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Appropriation 2172M on page 379 appropriating \$200,000 from the State Infrastructure Fund for the Leon County Library Construction project is hereby vetoed. Leon County Library did not apply for a library construction grant within the Department of State, and has not gone through the Department's review process under these special category grants. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"2172M GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONPROFIT ORGANIZATIONS GRANTS AND AIDS - LEON COUNTY LIBRARY CONSTRUCTION FROM STATE INFRASTRUCTURE FUND	200,000"
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Portions of proviso language following Appropriation 2172N on pages 381 and 382 appropriating \$745,000 from the State Infrastructure Fund for cultural art facilities are hereby vetoed. These projects circumvent competitive procedures established by the Department of State to evaluate and prioritize such projects. With the reduction of the State Infrastructure Fund from \$500 million to \$350 million, it is vital that the projects funded from this source be only the most critical priorities of the State, such as constructing correctional and public education facilities and protecting the State's environmental resources.

"Renovation of Manuel Arttime Center (Dade)	125,000
Black Heritage Museum (Dade)	50,000
Broward Art Guild (Broward)	100,000
Central Florida Society for Afro-American Heritage (Orange)	50,000
Slough Museum Arts and Science (Volusia)	300,000
Miami Shores Theatre Improvements (Dade)	100,000
Majorca Theatre (Dade)	20,000"

The portions of Senate Bill 1500 which are set forth herein with my objections are hereby vetoed, and all other portions of Senate Bill 1500 are hereby approved.

Sincerely,
Bob Martinez
Governor

Honorable Jim Smith
Secretary of State

June 27, 1989

Dear Secretary Smith:

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Senate Bill 1533, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled:

An act relating to the City of Hollywood, Broward County; extending and enlarging the corporate limits of the City of Hollywood to include

specified unincorporated lands within said corporate limits; providing an effective date.

This bill provides for the annexation of property to the City of Hollywood. I am concerned because the property being annexed is not generally contiguous to the current boundaries of the City and has the potential of creating enclaves. I am further concerned because other options for annexation which may have been more appropriate under the circumstances have been bypassed by the Legislature with this bill.

For these reasons, I am withholding my approval of Senate Bill 1533, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same.

Sincerely,
Bob Martinez
Governor

July 5, 1989

Honorable Jim Smith
Secretary of State

Dear Secretary Smith:

By the authority vested in me as Governor of Florida, under the provisions of Article III, Section 8, of the Constitution of the State of Florida, I do hereby withhold my approval and transmit to you with my objections, Senate Bill 1540, enacted by the Eleventh Legislature of Florida under the Florida Constitution, 1968 Revision, during the Regular Session of 1989, and entitled:

An act relating to the Lower Florida Keys Hospital District, Monroe County; amending chapter 67-1724, Laws of Florida, as amended, relating to the powers and duties of the district; expanding the powers of the governing board with respect to the providing of all types of health services; requiring the continued provision of indigent health care; providing an effective date.

The bill substantially expands the powers of the Board of the Lower Florida Keys Hospital District to the extent of permitting the Board to restructure and reorganize its assets and operations into a for-profit corporation restrained only by the prohibitions of the Florida Constitution.

While I recognize that the public hospital has recently faced financial difficulties, I do not believe that permitting the Board the option of establishing a for-profit corporation is in the best interest of the citizens of the Lower Florida Keys Hospital District who rely on the hospital for health care services and have, for many years, supported it with their taxes.

I am also concerned that the bill limits the amount of charity care, indigent care, and Medicaid care that must be provided subsequent to the transfer, sale or lease of the hospital facility by the Board. Such a limitation may result in denying medical assistance to those who are ill but cannot afford to pay the full cost of their care.

For these reasons, I am withholding my approval of Senate Bill 1540, Regular Session of the Legislature, commencing on April 4, 1989, and do hereby veto the same.

Sincerely,
Bob Martinez
Governor

The bills, together with the Governor's objections thereto, were referred to the Committee on Rules and Calendar.

Motions

On motions by Senator Scott, Rules 13.3 and 2.39 were waived and the Committee on Health and Rehabilitative Services was granted permission to meet this day from 3:30 p.m. until 6:00 p.m., and from 7:00 p.m. until 9:00 p.m., to consider Senate Bills 4-C, 8-C, 9-C and 10-C; and the Committee on Health Care was granted permission to meet Wednesday, October 11, from 9:00 a.m. until 12:00 noon to consider SJR 1-C and Senate Bills 3-C, 11-C and 13-C.

RECESS

Senator Scott moved that the Senate stand in recess for the purpose of holding committee meetings, to reconvene upon the call of the President. The motion was adopted.

Pursuant to the motion by Senator Scott, the Senate recessed at 1:44 p.m. to reconvene upon the call of the President.