A bill to be entitled 1 2 An act relating to archeological sites and specimens; 3 amending s. 267.12, F.S.; authorizing the Division of 4 Historical Resources of the Department of State to 5 issue permits for excavation, surface reconnaissance, 6 and archaeological activities on land owned by a 7 political subdivision; providing applicability; 8 amending s. 267.13, F.S.; providing that specified 9 activities relating to archaeological sites and 10 specimens located upon land owned by a political 11 subdivision are prohibited and subject to penalties; authorizing the division to impose an administrative 12 fine on and seek injunctive relief against certain 13 14 entities; providing applicability; providing an effective date. 15 16 17 Be It Enacted by the Legislature of the State of Florida: 18 19 Section 1. Subsections (1) and (2) of section 267.12, 20 Florida Statutes, are amended, and subsection (4) is added to 21 that section, to read: 22 267.12 Research permits; procedure.-23 The division may issue permits for excavation and (1)24 surface reconnaissance on land owned or controlled by the state, including state sovereignty submerged land, land owned by a 25 26 political subdivision as defined by s. 1.01(8), lands or land 27 lands within the boundaries of a designated state archaeological 28 landmark landmarks or landmark zone zones to institutions which Page 1 of 7

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29 the division deems shall deem to be properly qualified to 30 conduct such activity, subject to such rules and regulations as 31 the division may prescribe, provided such activity is undertaken 32 by reputable museums, universities, colleges, or other 33 historical, scientific, or educational institutions or societies 34 that possess or will secure the archaeological expertise for the performance of systematic archaeological field research, 35 36 comprehensive analysis, and interpretation in the form of 37 publishable reports and monographs, such reports to be submitted to the division. 38

39 (2)Those state institutions considered by the division permanently to possess the required archaeological expertise to 40 41 conduct the archaeological activities allowed under the 42 provisions of the permit may be designated as accredited 43 institutions which will be allowed to conduct archaeological 44 field activities on land owned or controlled by the state, including state sovereignty submerged land, land owned by a 45 46 political subdivision as defined by s. 1.01(8), state-owned or 47 controlled lands or land within the boundaries of a any designated state archaeological landmark or any landmark zone 48 49 without obtaining an individual permit for each project, except 50 that those accredited institutions will be required to give 51 prior written notice of all anticipated archaeological field 52 activities on land owned or controlled by the state, including state sovereignty submerged land, land owned by a political 53 subdivision as defined by s. 1.01(8), state-owned or controlled 54 55 lands or land within the boundaries of a any designated state 56 archaeological landmark or landmark zone to the division,

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57 together with such information as may reasonably be required by 58 the division to ensure the proper preservation, protection, and 59 excavation of the archaeological resources. However, no 60 archaeological activity may not be commenced by the accredited 61 institution until the division has determined that the planned project will be in conformity with the guidelines, regulations, 62 63 and criteria adopted pursuant to ss. 267.11-267.14. Such 64 determination will be made by the division and notification to 65 the institution given within a period of 15 days after from the 66 time of receipt of the prior notification by the division.

67 (4) This section does not apply to a jurisdiction that is
68 qualified as a certified local government pursuant to the
69 Historic Preservation Act of 1966, as amended, 16 U.S.C. s. 470,
70 and that has an archaeological ordinance.

71 Section 2. Subsections (1) and (2) of section 267.13, 72 Florida Statutes, are amended, and subsection (5) is added to 73 that section, to read:

74

267.13 Prohibited practices; penalties.-

75 (1) (a) Any person who by means other than excavation 76 either conducts archaeological field investigations on, or 77 removes or attempts to remove $_{\tau}$ or defaces, destroys, or 78 otherwise alters any archaeological site or specimen located 79 upon, any land owned or controlled by the state, including state 80 sovereignty submerged land, land owned by a political subdivision as defined by s. 1.01(8), or land within the 81 82 boundaries of a designated state archaeological landmark or 83 landmark zone, except in the course of activities pursued under 84 the authority of a permit or under procedures relating to Page 3 of 7

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accredited institutions granted by the division, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, and, in addition, shall forfeit to the state all specimens, objects, and materials collected, together with all photographs and records relating to such material.

90 Any person who by means of excavation either conducts (b) archaeological field investigations on, or removes or attempts 91 92 to remove τ or defaces, destroys, or otherwise alters any 93 archaeological site or specimen located upon, any land owned or controlled by the state, including state sovereignty submerged 94 95 land, land owned by a political subdivision as defined by s. 96 1.01(8), or land within the boundaries of a designated state 97 archaeological landmark or landmark zone, except in the course 98 of activities pursued under the authority of a permit or under 99 procedures relating to accredited institutions granted by the 100 division, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, and any 101 102 vehicle or equipment of any person used in connection with the 103 violation is subject to forfeiture to the state if it is 104 determined by any court of law that the vehicle or equipment was 105 involved in the violation. Such person shall forfeit to the 106 state all specimens, objects, and materials collected or 107 excavated, together with all photographs and records relating to 108 such material. The court may also order the defendant to make 109 restitution to the state for the archaeological or commercial 110 value and cost of restoration and repair as defined in 111 subsection (4).

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112
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(c) Any person who offers for sale or exchange any object **Page 4 of 7**

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113 with knowledge that it has previously been collected or 114 excavated in violation of any of the terms of ss. 267.11-267.14, 115 or who procures, counsels, solicits, or employs any other person 116 to violate any prohibition contained in ss. 267.11-267.14 or to 117 sell, purchase, exchange, transport, receive, or offer to sell, 118 purchase, or exchange any archaeological resource excavated or 119 removed from any land owned or controlled by the state, including state sovereignty submerged land, land owned by a 120 political subdivision as defined by s. 1.01(8), or land within 121 122 the boundaries of a designated state archaeological landmark or 123 landmark zone, except with the express consent of the division, 124 commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, and any vehicle or 125 126 equipment of any person used in connection with the violation is 127 subject to forfeiture to the state if it is determined by any 128 court of law that such vehicle or equipment was involved in the 129 violation. All specimens, objects, and material collected or 130 excavated, together with all photographs and records relating to 131 such material, shall be forfeited to the state. The court may 132 also order the defendant to make restitution to the state for 133 the archaeological or commercial value and cost of restoration 134 and repair as defined in subsection (4).

(2) (a) The division may institute an administrative proceeding to impose an administrative fine of not more than \$500 a day on any person or business organization that, without written permission of the division, explores for, salvages, or excavates treasure trove, artifacts, sunken or abandoned ships, or other objects having historical or archaeological value

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141 located <u>upon land owned or controlled by the state</u> on state-142 owned or state-controlled lands, including state sovereignty 143 submerged <u>land</u>, or <u>land</u> owned by a political subdivision as 144 defined by s. 1.01(8) lands.

145 The division shall institute an administrative (b) 146 proceeding by serving written notice of a violation by certified 147 mail upon the alleged violator. The notice shall specify the law 148 or rule allegedly violated and the facts upon which the 149 allegation is based. The notice shall also specify the amount of the administrative fine sought by the division. The fine is 150 shall not become due until after service of notice and an 151 152 administrative hearing. However, the alleged violator has shall have 20 days after from service of notice to request an 153 154 administrative hearing. Failure to respond within that time 155 constitutes shall constitute a waiver, and the fine becomes 156 shall become due without a hearing.

(c) The division may enter its judgment for the amount of
the administrative penalty imposed in a court of competent
jurisdiction, pursuant to s. 120.69. The judgment may be
enforced as any other judgment.

161 The division may apply to a court of competent (d) 162 jurisdiction for injunctive relief against any person or 163 business organization that explores for, salvages, or excavates 164 treasure trove, artifacts, sunken or abandoned ships, or other objects having historical or archaeological value located upon 165 on state-owned or state-controlled land owned or controlled by 166 the state, including state sovereignty submerged land, or land 167 owned by a political subdivision as defined by s. 1.01(8) 168

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169	without the written permission of the division.	
170	(e) The division shall adopt rules pursuant to ss.	
171	120.536(1) and 120.54 to <u>administer</u> implement the provisions c	£
172	this section.	
173	(5) This section does not apply to activities conducted	
174	pursuant to a permit or other form of consent granted by a	
175	jurisdiction that is qualified as a certified local government	
176	pursuant to the Historic Preservation Act of 1966, as amended,	
177	16 U.S.C. s. 470, and that has an archaeological ordinance.	
178	Section 3. This act shall take effect July 1, 2012.	