By the Committee on Transportation; and Senator Hutson

596-02905-21 20211466c1 A bill to be entitled

2

An act relating to airports; amending s. 332.007, F.S.; revising the types of airports to which funds

for master planning and eligible aviation development

projects are limited; providing an effective date.

6 7

1

3

4

5

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

8 9

10

11

12

13

14 15

16 17

18

19

20

21

22

23

24

25 26

27

28

29

Section 1. Paragraph (c) of subsection (6) of section 332.007, Florida Statutes, is amended to read:

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

- (6) Subject to the availability of appropriated funds, the department may participate in the capital cost of eligible public airport and aviation development projects in accordance with the following rates, unless otherwise provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act:
- (c) When federal funds are not available, the department may fund up to 80 percent of master planning and eligible aviation development projects at publicly owned, publicly operated airports. If federal funds are available, the department may fund up to 80 percent of the nonfederal share of such projects. Such funding is limited to general aviation airports, or commercial service airports that have been classified as a nonprimary airport by the Federal Aviation Administration airports that have no scheduled commercial service.
 - Section 2. This act shall take effect July 1, 2021.