1	A bill to be entitled
2	An act relating to economic programs; providing for a
3	type two transfer of the duties and functions of
4	Enterprise Florida, Inc., to the Department of
5	Commerce; providing legislative intent; providing for
6	a transition period; requiring the department and
7	Enterprise Florida, Inc., to coordinate the
8	development and implementation of a transition plan;
9	providing requirements for the transition plan;
10	specifying that certain binding contracts remain
11	binding; requiring the transfer of specified funds;
12	requiring the department to submit specified
13	amendments and information to the Federal Government
14	and seek specified waivers; requiring the Division of
15	Law Revision to provide assistance to specified
16	committees for certain purposes; prohibiting certain
17	actions from being taken relating to specified
18	programs and corporations; specifying that certain
19	certifications are rescinded; specifying that existing
20	contracts or agreements authorized under or by such
21	programs or corporations continue in full force and
22	effect; providing appropriations; amending ss. 11.45,
23	14.32, 15.18, 15.182, and 20.435, F.S.; conforming
24	provisions to changes made by the act; amending s.
25	20.60, F.S.; renaming the Department of Economic

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26 Opportunity as the Department of Commerce; designating the head of the department as the Secretary of 27 28 Commerce; requiring the secretary to serve as the 29 Governor's chief negotiator for certain purposes; renaming the Division of Strategic Business 30 31 Development as the Division of Economic Development; 32 revising the duties and purposes of the department; 33 revising the duties of the Division of Workforce 34 Services; conforming provisions to changes made by the act; repealing s. 20.601, F.S., relating to review of 35 36 the Department of Economic Opportunity; amending s. 37 159.803, F.S.; requiring the department to develop 38 certain protocols and measures; conforming provisions 39 to changes made by the act; amending ss. 189.033, 196.012, 212.08, 212.098, 212.20, 212.205, 213.053, 40 41 218.64, 220.02, 220.13, and 220.16, F.S.; conforming provisions to changes made by the act; repealing s. 42 43 220.1899, F.S., relating to an entertainment industry 44 tax credit; amending s. 220.191, F.S.; defining the term "average private sector wage in the area"; 45 46 conforming provisions to changes made by the act; 47 repealing s. 220.194, F.S., relating to corporate 48 income tax credits for spaceflight projects; amending 49 ss. 220.196, 272.11, 287.0947, and 287.137, F.S.; conforming provisions to changes made by the act; 50

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51 amending s. 288.0001, F.S.; revising required analyses 52 provided by the Office of Economic and Demographic 53 Research and Office of Program Policy Analysis and 54 Government Accountability; conforming provisions to changes made by the act; amending ss. 288.001 and 55 288.005, F.S.; conforming provisions to changes made 56 57 by the act; amending s. 288.012, F.S.; requiring the 58 department to establish and contract with a direct-59 support organization for a specified purpose; providing requirements and authorizations relating to 60 61 the direct-support organization; requiring the 62 Secretary of Commerce to appoint board members for the 63 direct-support organization; providing requirements 64 for senior managers and members of the board; 65 subjecting the direct-support organization to public 66 records and meetings requirements; providing 67 requirements for the contract between the department 68 and the direct-support organization; requiring the 69 department to make a specified annual determination 70 relating to the direct-support organization; requiring 71 the department to submit a proposed operating budget 72 for the direct-support organization to the Governor 73 and the Legislature; providing for a future repeal; 74 conforming provisions to changes made by the act; 75 amending s. 288.017, F.S.; providing authority to the

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76 Florida Tourism Industry Marketing Corporation, rather than Enterprise Florida, Inc., to establish and 77 78 administer a cooperative advertising matching grants 79 program; conforming provisions to changes made by the act; amending ss. 288.018, 288.047, 288.061, 288.0655, 80 288.0656, 288.0658, 288.075, and 288.076, F.S.; 81 82 conforming provisions to changes made by the act; 83 amending s. 288.095, F.S.; requiring the department to 84 issue quarterly reports relating to the status of certain payments and escrow activity to specified 85 86 entities; requiring the department to create a 87 separate account for specified transferred funds; 88 requiring the department to transfer payments to the 89 General Revenue Fund; conforming provisions to changes made by the act; amending s. 288.101, F.S.; revising 90 91 authorizations relating to the Florida Job Growth 92 Grant Fund; conforming provisions to changes made by 93 the act; repealing ss. 288.1045 and 288.106, F.S., 94 relating to the qualified defense contractor and space 95 flight business tax refund program and a tax refund 96 program for qualified target industry businesses, 97 respectively; amending 288.107, F.S.; revising 98 requirements relating to brownfield redevelopment 99 bonus refunds; authorizing the department to adopt rules; conforming provisions to changes made by the 100

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101 act; amending s. 288.108, F.S.; conforming provisions 102 to changes made by the act; repealing ss. 288.1081, 103 288.1082, 288.1088, and 288.1089, F.S., relating to 104 the Economic Gardening Business Loan Pilot Program, 105 the Economic Gardening Technical Assistance Pilot Program, the Quick Action Closing Fund, and the 106 107 Innovation Incentive Program, respectively; amending 108 ss. 288.111, 288.11621, and 288.11631, F.S.; 109 conforming provisions to changes made by the act; repealing ss. 288.1168, 288.1169, and 288.1171, F.S., 110 111 relating to the professional golf hall of fame 112 facility, the International Game Fish Association 113 World Center facility, and motorsports entertainment 114 complexes, respectively; amending s. 288.122, F.S.; 115 conforming a provision to changes made by the act; 116 amending s. 288.1226, F.S.; relocating provisions relating to a specified 4-year marketing plan and an 117 118 annual report; conforming provisions to changes made 119 by the act; amending s. 288.12265, F.S.; transferring responsibility for administering and operating welcome 120 121 centers from Enterprise Florida, Inc., to the Florida 122 Tourism Industry Marketing Corporation; reviving, readopting, and amending s. 288.1229, F.S., relating 123 124 to promotion and development of sports-related 125 industries and amateur athletics; requiring the

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126 department to establish the Florida Sports Foundation 127 direct-support organization; providing requirements 128 for the foundation, including development of the 129 Florida Senior Games; providing and revising 130 requirements for the Florida Senior Games and the 131 Sunshine State Games, respectively; conforming 132 provisions to changes made by the act; amending s. 133 288.125, F.S.; conforming a provision to changes made 134 by the act; repealing ss. 288.1251, 288.1252, 288.1253, and 288.1254, F.S., relating to the 135 136 promotion and development of the entertainment industry by the Office of Film and Entertainment, the 137 138 Florida Film and Entertainment Advisory Council, 139 certain travel and entertainment expenses, and an 140 entertainment industry financial incentive program, 141 respectively; amending ss. 288.1258, 288.7015, 288.706, 288.773, 288.776, 288.7771, 288.816, and 142 143 288.826, F.S.; conforming provisions to changes made 144 by the act; repealing ss. 288.901, 288.9015, 288.903, 145 288.904, 288.905, and 288.906, F.S., relating to 146 Enterprise Florida, Inc., powers of board of directors of Enterprise Florida, Inc., duties of Enterprise 147 148 Florida, Inc., funding for Enterprise Florida, Inc., 149 the president and employees of Enterprise Florida, Inc., and the annual report and audits of Enterprise 150

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151 Florida, Inc., and its divisions, respectively; 152 renumbering and amending s. 288.907, F.S.; revising 153 requirements for annual incentives reports; conforming 154 provisions to changes made by the act; repealing s. 155 288.911, F.S., relating to the creation and 156 implementation of a marketing and image campaign; 157 renumbering and amending s. 288.912, F.S.; conforming 158 provisions to changes made by the act; repealing ss. 159 288.92, 288.923, 288.95155, and 288.9519, F.S., relating to the divisions of Enterprise Florida, Inc., 160 161 the Division of Tourism Marketing, the Florida Small Business Technology Growth Program, and a not-for-162 163 profit corporation intended to promote the 164 competitiveness and profitability of high-technology 165 business and industry, respectively; renumbering and 166 amending s. 288.9520, F.S.; specifying that the 167 department is the custodian of certain public records; 168 conforming provisions to changes made by the act; 169 repealing s. 288.955, F.S., relating to Scripps 170 Florida Funding Corporation; amending s. 288.9603, 171 F.S.; conforming a provision to changes made by the act; amending s. 288.9604, F.S.; removing the future 172 173 repeal of the Florida Development Finance Corporation; 174 amending ss. 288.9605, 288.9614, 288.9624, 288.9625, 175 288.96255, 288.980, and 288.987, F.S.; conforming

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176	provisions to changes made by the act; repealing ss.
177	288.991, 288.9912, 288.9913, 288.9914, 288.9915,
178	288.9916, 288.9917, 288.9918, 288.9919, 288.9920,
179	288.9921, and 288.9922, F.S., relating to the New
180	Markets Development Program Act; amending s. 288.9932,
181	F.S.; deleting the definition of the term "domiciled
182	in this state"; repealing s. 288.9934, F.S., relating
183	to the Microfinance Loan Program; amending s.
184	288.9935, F.S.; conforming provisions to changes made
185	by the act; repealing ss. 288.9936 and 288.9937, F.S.,
186	relating to the annual report of the Microfinance Loan
187	Program and the evaluation of certain programs,
188	respectively; amending ss. 288.9961, 290.0056,
189	290.0065, 290.00677, 290.053, 295.22, 320.08058,
190	339.2821, 377.703, 377.804, 377.809, 380.0657,
191	403.7032, 403.973, 443.091, 443.191, 445.004, 445.045,
192	446.44, 477.0135, 570.81, 570.85, 625.3255, 657.042,
193	658.67, 1004.015, 1004.65, 1004.78, and 1011.76, F.S.;
194	conforming provisions to changes made by the act;
195	directing the Division of Law Revision to prepare a
196	reviser's bill for a specified purpose; providing
197	legislative intent; providing an effective date.
198	
199	Be It Enacted by the Legislature of the State of Florida:
200	
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201	Section 1. (1) All duties, functions, records, pending
202	issues, existing contracts, administrative authority,
203	administrative rules, and unexpended balances of appropriations,
204	allocations, and other public funds relating to Enterprise
205	Florida, Inc., are transferred by a type two transfer, as
206	defined in s. 20.06, Florida Statutes, to the Department of
207	Commerce, as created by this act.
208	(2) It is the intent of the Legislature that the changes
209	made by this act be accomplished with minimal disruption of
210	services provided to the public and with minimal disruption to
211	employees of any organization. To that end, the Legislature
212	directs all applicable units of state government to contribute
213	to the successful implementation of this act, and the
214	Legislature believes that a transition period between July 1,
215	2023, and December 1, 2023, is appropriate and warranted.
216	(3)(a) The Department of Commerce, as created by this act,
217	and Enterprise Florida, Inc., shall each coordinate the
218	development and implementation of a transition plan by August 1,
219	2023, that supports the implementation of this act. The
220	department shall coordinate the submission of any budget
221	amendments, in accordance with chapter 216, Florida Statutes,
222	which may be necessary to implement this act.
223	(b) The Legislature directs that notwithstanding the
224	changes made by this act, Enterprise Florida, Inc., may continue
225	with such powers, duties, functions, records, offices,
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226 personnel, property, pending issues, and existing contracts as 227 provided in Florida Statutes 2022 until December 1, 2023, except 228 that the board of directors shall stand repealed on October 1, 229 2023. The president of Enterprise Florida, Inc., shall continue 230 the operations of the direct-support organization until full 231 implementation of the transition plan or December 1, 2023, 232 whichever occurs first. The transition plan shall provide for 233 transfer of powers, duties, functions, records, offices, 234 personnel, property, pending issues, and existing contracts 235 related to international business development and trade to the 236 direct-support organization created under s. 288.012, Florida 237 Statutes. 238 (4) The transfer of any program, activity, duty, or 239 function under this act includes the transfer of any records and 240 unexpended balances of appropriations, allocations, or other 241 funds related to such program, activity, duty, or function. 242 Unless otherwise provided, the successor organization to any 243 program, activity, duty, or function transferred under this act 244 shall become the custodian of any property of the organization that was responsible for the program, activity, duty, or 245 246 function immediately prior to the transfer. 247 (5) Any binding contract or interagency agreement existing 248 before December 1, 2023, between Enterprise Florida, Inc., and 249 any other agency, entity, or person shall continue as a binding 250 contract or agreement for the remainder of the term of such

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2.51 contract or agreement on the successor department, agency, or 252 entity responsible for the program, activity, or functions 253 relative to the contract or agreement. 254 (6) Any funds held in trust which were donated to or 255 earned by the Division of International Trade and Business 256 Development, the Division of Sports Industry Development, or the 257 Division of Tourism Marketing of Enterprise Florida, Inc., shall 258 be transferred to the direct-support organization created under 259 s. 288.012, Florida Statutes, the Florida Tourism Industry 260 Marketing Corporation, or the Florida Sports Foundation, as 261 appropriate, for the original purposes of the funds. 262 The department shall submit in a timely manner to the (7) 263 applicable federal departments or agencies any necessary 264 amendments or supplemental information concerning plans which 265 the state or one of the entities is required to submit to the 266 Federal Government in connection with any federal or state 267 program. The department shall seek any waivers from the 268 requirements of federal law or rules which may be necessary to 269 administer the provisions of this act. 270 Section 2. The Legislature recognizes that there is a need 271 to conform the Florida Statutes to the policy decisions 272 reflected in this act and that there is a need to resolve 273 apparent conflicts between any other legislation that has been 274 or may be enacted during the 2023 Regular Session of the 275 Legislature and the transfer of duties made by this act.

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276	Therefore, in the interim between this act becoming law and the
277	2024 Regular Session of the Legislature or an earlier special
278	session addressing this issue, the Division of Law Revision
279	shall provide the relevant substantive committees of the Senate
280	and the House of Representatives with assistance, upon request,
281	to enable such committees to prepare draft legislation to
282	conform the Florida Statutes and any legislation enacted during
283	2023 to the provisions of this act.
284	Section 3. For programs or corporations established
285	pursuant to s. 220.1899, s. 220.194, s. 288.1045, s. 288.106, s.
286	<u>288.1081, s. 288.1082, s. 288.1088, s. 288.1089, s. 288.1171, s.</u>
287	<u>288.95155, s. 288.955, s. 288.9916, or s. 288.9934, Florida</u>
288	Statutes, no new or additional applications or certifications
289	shall be approved, no new letters of certification may be
290	issued, no new contracts or agreements may be executed, and no
291	new awards may be made. All certifications issued under such
292	sections are rescinded except for the certifications of those
293	certified applicants or projects that continue to meet the
294	applicable criteria that was in effect before July 1, 2023. Any
295	existing contracts or agreements authorized under any of these
296	programs shall continue in full force and effect in accordance
297	with the statutory requirements in effect when the contract or
298	agreement was executed or last modified. However, no further
299	modifications, extensions, or waivers may be made or granted
300	relating to such contracts or agreements except computations by
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301	the Department of Revenue of the income generated by or arising
302	out of the qualifying project.
303	Section 4. (1) For the 2023-2024 fiscal year, the sum of
304	<u>\$5 million in recurring funds from the Florida International</u>
305	Trade and Promotion Trust Fund is appropriated to the direct-
306	support organization created under s. 288.012, Florida Statutes.
307	(2) For the 2023-2024 fiscal year, 20 full-time equivalent
308	positions with associated salary rate of 1,406,860 are
309	authorized and the sum of \$5 million in recurring funds from the
310	State Economic Enhancement and Development Trust Fund is
311	appropriated to the Department of Commerce, as created by this
312	act, to carry-out the provisions of this act.
313	(3) For the 2023-2024 fiscal year, the sum of \$1 million
314	in nonrecurring funds from the State Economic Enhancement and
315	Development Trust Fund is appropriated to the Department of
316	Commerce, as created by this act, to facilitate the transition
317	plan and transfers required by this act. The unexpended balance
318	of funds as of December 31, 2023, shall revert.
319	Section 5. Paragraph (i) of subsection (3) of section
320	11.45, Florida Statutes, is amended to read:
321	11.45 Definitions; duties; authorities; reports; rules
322	(3) AUTHORITY FOR AUDITS AND OTHER ENGAGEMENTSThe
323	Auditor General may, pursuant to his or her own authority, or at
324	the direction of the Legislative Auditing Committee, conduct
325	audits or other engagements as determined appropriate by the
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326 Auditor General of: (i) Enterprise Florida, Inc., including any of its boards, 327 328 advisory committees, or similar groups created by Enterprise 329 Florida, Inc., and programs. The audit report may not reveal the 330 identity of any person who has anonymously made a donation to 331 Enterprise Florida, Inc., pursuant to this paragraph. The 332 identity of a donor or prospective donor to Enterprise Florida, 333 Inc., who desires to remain anonymous and all information 334 identifying such donor or prospective donor are confidential and 335 exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I 336 of the State Constitution. Such anonymity shall be maintained in 337 the auditor's report. 338 Section 6. Paragraph (a) of subsection (3) of section 339 14.32, Florida Statutes, is amended to read: 340 14.32 Office of Chief Inspector General.-341 (3) Related to public-private partnerships, the Chief 342 Inspector General: 343 (a) Shall advise public-private partnerships, including 344 Enterprise Florida, Inc., in their development, utilization, and 345 improvement of internal control measures necessary to ensure 346 fiscal accountability. 347 Section 7. Section 15.18, Florida Statutes, is amended to 348 read: 349 15.18 International and cultural relations.-The Divisions of Arts and Culture, Historical Resources, and Library and 350 Page 14 of 199

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351 Information Services of the Department of State promote programs 352 having substantial cultural, artistic, and indirect economic 353 significance that emphasize American creativity. The Secretary 354 of State, as the head administrator of these divisions, shall 355 hereafter be known as "Florida's Chief Arts and Culture 356 Officer." As this officer, the Secretary of State is encouraged 357 to initiate and develop relationships between the state and 358 foreign cultural officers, their representatives, and other 359 foreign governmental officials in order to promote Florida as 360 the center of American creativity. The Secretary of State shall 361 coordinate international activities pursuant to this section 362 with the Department of Commerce Enterprise Florida, Inc., and 363 any other organization the secretary deems appropriate. For the 364 accomplishment of this purpose, the Secretary of State shall 365 have the power and authority to:

366 (1) Disseminate any information pertaining to the State of367 Florida which promotes the state's cultural assets.

368 (2) Plan and carry out activities designed to cause 369 improved cultural and governmental programs and exchanges with 370 foreign countries.

(3) Plan and implement cultural and social activities for
visiting foreign heads of state, diplomats, dignitaries, and
exchange groups.

374 (4) Encourage and cooperate with other public and private375 organizations or groups in their efforts to promote the cultural

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376 advantages of Florida.

377 (5) Serve as the liaison with all foreign consular and
378 ambassadorial corps, as well as international organizations,
379 that are consistent with the purposes of this section.

380 (6) Provide, arrange, and make expenditures for the 381 achievement of any or all of the purposes specified in this 382 section.

383 Section 8. Subsection (2) of section 15.182, Florida 384 Statutes, is amended to read:

385 15.182 International travel by state-funded musical, 386 cultural, or artistic organizations; notification to the 387 Department of State.-

388 The Department of State, in conjunction with the (2) 389 Department of Commerce Economic Opportunity and Enterprise 390 Florida, Inc., shall act as an intermediary between performing 391 musical, cultural, and artistic organizations and Florida 392 businesses to encourage and coordinate joint undertakings. Such 393 coordination may include, but is not limited to, encouraging 394 business and industry to sponsor cultural events, assistance 395 with travel of such organizations, and coordinating travel 396 schedules of cultural performance groups and international trade 397 missions.

398Section 9. Paragraph (a) of subsection (7) of section39920.435, Florida Statutes, is amended to read:

400

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20.435 Department of Health; trust funds.-The following

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401 trust funds shall be administered by the Department of Health: 402 (7) Biomedical Research Trust Fund. 403 (a) Funds to be credited to the trust fund shall consist 404 of funds appropriated by the Legislature. Funds shall be used 405 for the purposes of the James and Esther King Biomedical 406 Research Program, the Casey DeSantis Cancer Research Program, 407 and the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program as specified in ss. 215.5602, 288.955, 381.915, 408 409 and 381.922. The trust fund is exempt from the service charges imposed by s. 215.20. 410 411 Section 10. Section 20.60, Florida Statutes, is amended to 412 read: 20.60 Department of Commerce Economic Opportunity; 413 414 creation; powers and duties.-415 (1)There is created the Department of Commerce Economic 416 Opportunity. 417 The head of the department is the Secretary of (2)418 Commerce Economic Opportunity, who shall be appointed by the 419 Governor, subject to confirmation by the Senate. The secretary 420 shall serve at the pleasure of and report to the Governor and 421 shall serve as the Governor's chief negotiator for business 422 recruitment and expansion and economic development. The 423 secretary may appoint deputy and assistant secretaries as 424 necessary to aid the secretary in fulfilling his or her 425 statutory obligations.

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426 The following divisions and offices of the (3)(a) 427 Department of Commerce Economic Opportunity are established: 428 1. The Division of Economic Strategic Business 429 Development. 430 The Division of Community Development. 2. 3. The Division of Workforce Services. 431 432 4. The Division of Finance and Administration. The Division of Information Technology. 433 5. 434 6. The Office of the Secretary. 435 7. The Office of Economic Accountability and Transparency, 436 which shall: 437 a. Oversee the department's critical objectives as 438 determined by the secretary and make sure that the department's 439 key objectives are clearly communicated to the public. 440 b. Organize department resources, expertise, data, and 441 research to focus on and solve the complex economic challenges 442 facing the state. Provide leadership for the department's priority issues 443 с. 444 that require integration of policy, management, and critical 445 objectives from multiple programs and organizations internal and 446 external to the department; and organize and manage external communication on such priority issues. 447 448 Promote and facilitate key department initiatives to d. 449 address priority economic issues and explore data and identify opportunities for innovative approaches to address such economic 450

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451 issues.
452 e. Promote strategic planning for the department.
453 (b) The secretary:
454 1. May create offices within the Office of the Secretary
455 and within the divisions established in paragraph (a) to promote
456 efficient and effective operation of the department.

457 2. Shall appoint a director for each division, who shall
458 directly administer his or her division and be responsible to
459 the secretary.

460 The purpose of the department is to assist the (4) 461 Governor in working with the Legislature, state agencies, 462 business leaders, and economic development professionals to 463 formulate and implement coherent and consistent policies and 464 strategies designed to promote economic opportunities for all 465 Floridians. The department is the state's chief agency for 466 business recruitment and expansion and economic development. To 467 accomplish such purposes, the department shall:

(a) Facilitate the direct involvement of the Governor and
the Lieutenant Governor in economic development and workforce
development projects designed to create, expand, and retain
businesses in this state, to recruit business from around the
world, to promote the state as a pro-business location for new
investment, and to facilitate other job-creating efforts.

(b) Recruit new businesses to this state and promote theexpansion of existing businesses by expediting permitting and

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476 location decisions, worker placement and training, and incentive 477 awards.

(c) Promote viable, sustainable communities by providing
technical assistance and guidance on growth and development
issues, grants, and other assistance to local communities.

(d) Ensure that the state's goals and policies relating to
economic development, workforce development, community planning
and development, and affordable housing are fully integrated
with appropriate implementation strategies.

485 Manage the activities of public-private partnerships (e) 486 and state agencies in order to avoid duplication and promote 487 coordinated and consistent implementation of programs in areas 488 including, but not limited to, tourism; international trade and 489 investment; business recruitment, creation, retention, and 490 expansion; minority and small business development; defense, 491 space, and aerospace development; rural community development; 492 and the development and promotion of professional and amateur 493 sporting events.

(f) Coordinate with state agencies on the processing of state development approvals or permits to minimize the duplication of information provided by the applicant and the time before approval or disapproval.

498 (g) Contract with the Florida Sports Foundation to guide,
 499 stimulate, and promote the sports industry in this state, to
 500 promote the participation of residents of this state in amateur

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501	athletic competition, and to promote this state as a host for
502	national and international amateur athletic competitions.
503	(h) Encourage and oversee the coordination of
504	international trade development efforts of public institutions,
505	business associations, economic development councils, and
506	private industry.
507	(i) Contract with the direct-support organization created
508	in s. 288.012, to assist with coordination described in
509	paragraph (h), provide services through State of Florida
510	international offices, and assist in developing and carrying out
511	the 5-year statewide strategic plan as it relates to foreign
512	investment, international partnerships, and other international
513	business and trade development.
514	(j) Support Florida's defense, space, and aerospace
515	industries, including research and development, and strengthen
516	this state's existing leadership in defense, space, and
517	aerospace activity and economic growth.
518	(k) Assist, promote, and enhance economic opportunities
519	for this state's minority-owned businesses and rural and urban
520	communities.
521	(1) Contract with the Florida Tourism Industry Marketing
522	Corporation to execute tourism promotion and marketing services,
523	functions, and programs for the state and advise the department
524	on the development of domestic and international tourism
525	marketing campaigns featuring this state.

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526 (5) The divisions within the department have specific 527 responsibilities to achieve the duties, responsibilities, and 528 goals of the department. Specifically:

529 (a) The Division of <u>Economic</u> Strategic Business
530 Development shall:

531 1. Analyze and evaluate business prospects identified by
532 the Governor <u>and</u>, the secretary, and Enterprise Florida, Inc.

533 Administer certain tax refund, tax credit, and grant 2. 534 programs created in law. Notwithstanding any other provision of 535 law, the department may expend interest earned from the investment of program funds deposited in the Grants and 536 537 Donations Trust Fund to contract for the administration of those 538 programs, or portions of the programs, assigned to the 539 department by law, by the appropriations process, or by the 540 Governor. Such expenditures shall be subject to review under 541 chapter 216.

542 Develop measurement protocols for the state incentive 3. 543 programs and for the contracted entities which will be used to 544 determine their performance and competitive value to the state. 545 Performance measures, benchmarks, and sanctions must be 546 developed in consultation with the legislative appropriations 547 committees and the appropriate substantive committees, and are 548 subject to the review and approval process provided in s. 549 216.177. The approved performance measures, standards, and sanctions shall be included and made a part of the strategic 550

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551 plan for contracts entered into for delivery of programs 552 authorized by this section.

553 4. Develop a 5-year statewide strategic plan. The 554 strategic plan must include, but need not be limited to:

555 Strategies for the promotion of business formation, a. 556 expansion, recruitment, and retention through aggressive 557 marketing, attraction of venture capital and finance 558 development, domestic trade, international development, and 559 export assistance, which lead to more and better jobs and higher 560 wages for all geographic regions, disadvantaged communities, and 561 populations of the state, including rural areas, minority 562 businesses, and urban core areas.

563 b. The development of realistic policies and programs to 564 further the economic diversity of the state, its regions, and 565 their associated industrial clusters.

566 c. Specific provisions for the stimulation of economic 567 development and job creation in rural areas and midsize cities 568 and counties of the state, including strategies for rural 569 marketing and the development of infrastructure in rural areas.

570 d. Provisions for the promotion of the successful long-571 term economic development of the state with increased emphasis 572 in market research and information.

e. Plans for the generation of foreign investment in the state which create jobs paying above-average wages and which result in reverse investment in the state, including programs

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576 that establish viable overseas markets, assist in meeting the 577 financing requirements of export-ready firms, broaden 578 opportunities for international joint venture relationships, use 579 the resources of academic and other institutions, coordinate 580 trade assistance and facilitation services, and facilitate 581 availability of and access to education and training programs 582 that assure requisite skills and competencies necessary to 583 compete successfully in the global marketplace.

584 f. The identification of business sectors that are of 585 current or future importance to the state's economy and to the 586 state's global business image, and development of specific 587 strategies to promote the development of such sectors.

588 g. Strategies for talent development necessary in the 589 state to encourage economic development growth, taking into 590 account factors such as the state's talent supply chain, 591 education and training opportunities, and available workforce.

592 <u>h. Strategies and plans to support this state's defense,</u> 593 <u>space, and aerospace industries and the emerging complementary</u> 594 <u>business activities and industries that support the development</u> 595 and growth of defense, space, and aerospace in this state.

596

5. Update the strategic plan every 5 years.

597 6. Involve Enterprise Florida, Inc.; CareerSource Florida,
598 Inc.; direct-support organizations of the department; local
599 governments; the general public; local and regional economic
600 development organizations; other local, state, and federal

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economic, international, and workforce development entities; the 601 602 business community; and educational institutions to assist with 603 the strategic plan. 604 7. Coordinate with the Florida Tourism Industry Marketing 605 Corporation in the development of the 4-year marketing plan 606 pursuant to s. 288.1226(13). 607 8. Administer and manage relationships, as appropriate, 608 with the entities and programs created pursuant to the Florida 609 Capital Formation Act, ss. 288.9621-288.96255. 610 The Division of Community Development shall: (b) 611 1. Assist local governments and their communities in 612 finding creative planning solutions to help them foster vibrant, 613 healthy communities, while protecting the functions of important 614 state resources and facilities. 615 2. Administer state and federal grant programs as provided 616 by law to provide community development and project planning 617 activities to maintain viable communities, revitalize existing 618 communities, and expand economic development and employment 619 opportunities, including: 620 The Community Services Block Grant Program. a. 621 b. The Community Development Block Grant Program in chapter 290. 622 623 The Low-Income Home Energy Assistance Program in с. 624 chapter 409. 625 d. The Weatherization Assistance Program in chapter 409.

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626 The Neighborhood Stabilization Program. е. 627 f. The local comprehensive planning process and the 628 development of regional impact process. 629 q. The Front Porch Florida Initiative through the Office 630 of Urban Opportunity, which is created within the division. The 631 purpose of the office is to administer the Front Porch Florida 632 initiative, a comprehensive, community-based urban core 633 redevelopment program that enables urban core residents to craft 634 solutions to the unique challenges of each designated community. 635 Assist in developing the 5-year statewide strategic 3. 636 plan required by this section. 637 The Division of Workforce Services shall: (C) 1. Prepare and submit a unified budget request for 638 639 workforce development in accordance with chapter 216 for, and in 640 conjunction with, the state board as defined in s. 445.002. 641 2. Ensure that the state appropriately administers federal 642 and state workforce funding by administering plans and policies 643 of the state board as defined in s. 445.002. The operating 644 budget and midyear amendments thereto must be part of such 645 contract. 646 a. All program and fiscal instructions to local workforce 647 development boards shall emanate from the Department of Commerce 648 Economic Opportunity pursuant to plans and policies of the state 649 board as defined in s. 445.002, which shall be responsible for all policy directions to the local workforce development boards. 650

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b. Unless otherwise provided by agreement with the state
board as defined in s. 445.002, administrative and personnel
policies of the Department of <u>Commerce</u> Economic Opportunity
apply.

3. Implement the state's reemployment assistance program.
The Department of <u>Commerce</u> Economic Opportunity shall ensure
that the state appropriately administers the reemployment
assistance program pursuant to state and federal law.

Assist in developing the 5-year statewide strategic
plan required by this section, including identifying education
and training programs to ensure that the state has the skilled
and competent workforce necessary to attract and grow business
in this state and allow them to compete successfully in domestic
and global markets.

665 (6) (a) The Department of Commerce Economic Opportunity is 666 the administrative agency designated for receipt of federal 667 workforce development grants and other federal funds. The 668 department shall administer the duties and responsibilities 669 assigned by the Governor under each federal grant assigned to 670 the department. The department shall expend each revenue source 671 as provided by federal and state law and as provided in plans 672 developed by and agreements with the state board as defined in 673 s. 445.002. The department may serve as the contract 674 administrator for contracts entered into by the state board 675 under s. 445.004(5).

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676 The Department of Commerce Economic Opportunity shall (b) 677 serve as the designated agency for purposes of each federal 678 workforce development grant assigned to it for administration. 679 The department shall carry out the duties assigned to it by the 680 Governor, under the terms and conditions of each grant. The 681 department shall have the level of authority and autonomy 682 necessary to be the designated recipient of each federal grant 683 assigned to it and shall disburse such grants pursuant to the 684 plans and policies of the state board as defined in s. 445.002. 685 The secretary may, upon delegation from the Governor and 686 pursuant to agreement with the state board, sign contracts, 687 grants, and other instruments as necessary to execute functions 688 assigned to the department. Notwithstanding other provisions of 689 law, the department shall administer other programs funded by 690 federal or state appropriations, as determined by the 691 Legislature in the General Appropriations Act or other law.

(7) The department may provide or contract for training for employees of administrative entities and case managers of any contracted providers to ensure they have the necessary competencies and skills to provide adequate administrative oversight and delivery of the full array of client services.

697 (8) The Reemployment Assistance Appeals Commission,
698 authorized by s. 443.012, is not subject to control,
699 supervision, or direction by the department in the performance
700 of its powers and duties but shall receive any and all support

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701 and assistance from the department which is required for the 702 performance of its duties.

703

(9) The secretary shall:

704 (a) Manage all activities and responsibilities of the705 department.

706 Serve as the manager for the state with respect to (b) 707 contracts with Enterprise Florida, Inc., and all applicable 708 direct-support organizations. To accomplish the provisions of 709 this section and applicable provisions of chapter 288, and 710 notwithstanding the provisions of part I of chapter 287, the secretary shall enter into specific contracts with Enterprise 711 712 Florida, Inc., and other appropriate direct-support 713 organizations. Such contracts may be for multiyear terms and 714 must include specific performance measures for each year. For 715 purposes of this section, the Florida Tourism Industry Marketing 716 Corporation and the Institute for Commercialization of Florida 717 Technology is are not an appropriate direct-support organization 718 organizations.

(c) Serve as a member of the board of directors of the Florida Development Finance Corporation. The secretary may designate an employee of the department to serve in this capacity.

(10) The department, with assistance from Enterprise
Florida, Inc., shall, by November 1 of each year, submit an
annual report to the Governor, the President of the Senate, and

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726 the Speaker of the House of Representatives on the condition of 727 the business climate and economic development in the state. 728 The report must include the identification of problems (a) 729 and a prioritized list of recommendations. 730 The department shall collect and maintain data on the (b) 731 development and utilization of the international trade 732 development program for inclusion in the report. 733 The report must incorporate annual reports of other (C) 734 programs, including: 735 1. Information provided by the Department of Revenue under 736 s. 290.014. 737 2. Information provided by enterprise zone development 738 agencies under s. 290.0056 and an analysis of the activities and 739 accomplishments of each enterprise zone. 740 3. The Economic Cardening Business Loan Pilot Program 741 established under s. 288.1081 and the Economic Gardening 742 Technical Assistance Pilot Program established under s. 743 288.1082. 744 1.4. A detailed report of the performance of the Black 745 Business Loan Program and a cumulative summary of quarterly 746 report data required under s. 288.714. 2.5. The Rural Economic Development Initiative established 747 under s. 288.0656. 748 749 3.6. The Florida Unique Abilities Partner Program. 750 4.7. A detailed report of the performance of the Florida Page 30 of 199

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751 Development Finance Corporation and a summary of the 752 corporation's report required under s. 288.9610. 753 (11)The department shall establish annual performance 754 standards for Enterprise Florida, Inc.; CareerSource Florida, 755 Inc.; the Florida Tourism Industry Marketing Corporation; Space 756 Florida; and the Florida Development Finance Corporation; and 757 any other direct-support organization of the department and 758 report annually on how these performance measures are being met 759 in the annual report required under subsection (10). 760 The department shall have an official seal by which (12)761 its records, orders, and proceedings are authenticated. The seal 762 shall be judicially noticed. 763 The department shall administer the role of state (13)764 government under part I of chapter 421, relating to public 765 housing; chapter 422, relating to housing cooperation law; and 766 chapter 423, tax exemption of housing authorities. The 767 department is the agency of state government responsible for the 768 state's role in housing and urban development. 769 Section 11. Section 20.601, Florida Statutes, is repealed. 770 Section 12. Subsection (11) of section 159.803, Florida 771 Statutes, is amended to read: 772 159.803 Definitions.-As used in this part, the term: "Florida First Business project" means any project 773 (11)which is certified by the Department of Commerce Economic 774 775 Opportunity as eligible to receive an allocation from the

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776 Florida First Business allocation pool established pursuant to 777 s. 159.8083. The Department of Commerce Economic Opportunity may 778 certify those projects proposed by a business which qualify as a 779 target industry business as defined in s. 288.005 meeting the 780 criteria set forth in s. 288.106(4)(b) or any project providing 781 a substantial economic benefit to this state. The department 782 shall develop measurement protocols and performance measures to 783 determine what competitive value a project by a target industry 784 business will bring to the state pursuant to ss. 20.60(5)(a)3. 785 and 288.061(2).

786 Section 13. Section 189.033, Florida Statutes, is amended 787 to read:

788 189.033 Independent special district services in 789 disproportionally affected county; rate reduction for providers 790 providing economic benefits.-If the governing body of an 791 independent special district that provides water, wastewater, 792 and sanitation services in a disproportionally affected county τ 793 as defined in s. 288.106(8), determines that a new user or the 794 expansion of an existing user of one or more of its utility 795 systems will provide a significant benefit to the community in 796 terms of increased job opportunities, economies of scale, or 797 economic development in the area, the governing body may 798 authorize a reduction of its rates, fees, or charges for that 799 user for a specified period of time. A governing body that exercises this power must do so by resolution that states the 800

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801 anticipated economic benefit justifying the reduction as well as 802 the period of time that the reduction will remain in place. As 803 used in this section, the term "disproportionally affected 804 county" means Bay County, Escambia County, Franklin County, Gulf 805 County, Okaloosa County, Santa Rosa County, Walton County, or 806 Wakulla County. 807 Section 14. Paragraph (a) of subsection (14) of section 808 196.012, Florida Statutes, is amended to read: 809 196.012 Definitions.-For the purpose of this chapter, the following terms are defined as follows, except where the context 810 clearly indicates otherwise: 811 812 "New business" means: (14)(a)1. A business or organization establishing 10 or more 813 814 new jobs to employ 10 or more full-time employees in this state, 815 paying an average wage for such new jobs that is above the 816 average wage in the area, which principally engages in any one 817 or more of the following operations: 818 Manufactures, processes, compounds, fabricates, or a. 819 produces for sale items of tangible personal property at a fixed 820 location and which comprises an industrial or manufacturing 821 plant; or 822 Is a target industry business as defined in s. 288.005 b. 823 s. 288.106(2)(q); 824 2. A business or organization establishing 25 or more new 825 jobs to employ 25 or more full-time employees in this state, the Page 33 of 199

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826 sales factor of which, as defined by s. 220.15(5), for the 827 facility with respect to which it requests an economic 828 development ad valorem tax exemption is less than 0.50 for each 829 year the exemption is claimed; or

3. An office space in this state owned and used by a business or organization newly domiciled in this state; provided such office space houses 50 or more full-time employees of such business or organization; provided that such business or organization office first begins operation on a site clearly separate from any other commercial or industrial operation owned by the same business or organization.

837 Section 15. Paragraphs (j) and (q) of subsection (5) of 838 section 212.08, Florida Statutes, are amended to read:

839 212.08 Sales, rental, use, consumption, distribution, and 840 storage tax; specified exemptions.—The sale at retail, the 841 rental, the use, the consumption, the distribution, and the 842 storage to be used or consumed in this state of the following 843 are hereby specifically exempt from the tax imposed by this 844 chapter.

845

(5) EXEMPTIONS; ACCOUNT OF USE.-

846 (j) Machinery and equipment used in semiconductor,
847 defense, or space technology production.-

1.a. Industrial machinery and equipment used in
semiconductor technology facilities certified under subparagraph
to manufacture, process, compound, or produce semiconductor

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851 technology products for sale or for use by these facilities are 852 exempt from the tax imposed by this chapter. For purposes of 853 this paragraph, industrial machinery and equipment includes 854 molds, dies, machine tooling, other appurtenances or accessories 855 to machinery and equipment, testing equipment, test beds, 856 computers, and software, whether purchased or self-fabricated, 857 and, if self-fabricated, includes materials and labor for 858 design, fabrication, and assembly.

b. Industrial machinery and equipment used in defense or
space technology facilities certified under subparagraph 5. to
design, manufacture, assemble, process, compound, or produce
defense technology products or space technology products for
sale or for use by these facilities are exempt from the tax
imposed by this chapter.

865 2. Building materials purchased for use in manufacturing
866 or expanding clean rooms in semiconductor-manufacturing
867 facilities are exempt from the tax imposed by this chapter.

3. In addition to meeting the criteria mandated by
subparagraph 1. or subparagraph 2., a business must be certified
by the Department of <u>Commerce</u> Economic Opportunity in order to
qualify for exemption under this paragraph.

4. For items purchased tax-exempt pursuant to this paragraph, possession of a written certification from the purchaser, certifying the purchaser's entitlement to the exemption, relieves the seller of the responsibility of

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876 collecting the tax on the sale of such items, and the department 877 shall look solely to the purchaser for recovery of the tax if it 878 determines that the purchaser was not entitled to the exemption. 879 To be eligible to receive the exemption provided by 5.a. 880 subparagraph 1. or subparagraph 2., a qualifying business entity 881 shall initially apply to the Department of Commerce Enterprise 882 Florida, Inc. The original certification is valid for a period 883 of 2 years. In lieu of submitting a new application, the 884 original certification may be renewed biennially by submitting 885 to the Department of Commerce Economic Opportunity a statement, 886 certified under oath, that there has not been a material change 887 in the conditions or circumstances entitling the business entity 888 to the original certification. The initial application and the 889 certification renewal statement shall be developed by the 890 Department of Commerce Economic Opportunity.

b. The Division of <u>Economic</u> Strategic Business Development of the Department of <u>Commerce</u> Economic Opportunity shall review each submitted initial application and determine whether or not the application is complete within 5 working days. Once complete, the division shall, within 10 working days, evaluate the application and recommend approval or disapproval to the Department of <u>Commerce</u> Economic Opportunity.

c. Upon receipt of the initial application and
 recommendation from the division or upon receipt of a
 certification renewal statement, the Department of <u>Commerce</u>

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901 Economic Opportunity shall certify within 5 working days those 902 applicants who are found to meet the requirements of this 903 section and notify the applicant of the original certification 904 or certification renewal. If the Department of Commerce Economic 905 Opportunity finds that the applicant does not meet the 906 requirements, it shall notify the applicant and Enterprise 907 Florida, Inc., within 10 working days that the application for 908 certification has been denied and the reasons for denial. The 909 Department of Commerce Economic Opportunity has final approval 910 authority for certification under this section.

911 d. The initial application and certification renewal 912 statement must indicate, for program evaluation purposes only, 913 the average number of full-time equivalent employees at the 914 facility over the preceding calendar year, the average wage and 915 benefits paid to those employees over the preceding calendar 916 year, the total investment made in real and tangible personal 917 property over the preceding calendar year, and the total value 918 of tax-exempt purchases and taxes exempted during the previous 919 year. The department shall assist the Department of Commerce 920 Economic Opportunity in evaluating and verifying information 921 provided in the application for exemption.

922 e. The Department of <u>Commerce Economic Opportunity</u> may use
923 the information reported on the initial application and
924 certification renewal statement for evaluation purposes only.
925 6. A business certified to receive this exemption may

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926 elect to designate one or more state universities or community 927 colleges as recipients of up to 100 percent of the amount of the 928 exemption. To receive these funds, the institution must agree to 929 match the funds with equivalent cash, programs, services, or 930 other in-kind support on a one-to-one basis for research and 931 development projects requested by the certified business. The 932 rights to any patents, royalties, or real or intellectual 933 property must be vested in the business unless otherwise agreed 934 to by the business and the university or community college.

935

7. As used in this paragraph, the term:

936 a. "Semiconductor technology products" means raw 937 semiconductor wafers or semiconductor thin films that are 938 transformed into semiconductor memory or logic wafers, including 939 wafers containing mixed memory and logic circuits; related 940 assembly and test operations; active-matrix flat panel displays; 941 semiconductor chips; semiconductor lasers; optoelectronic 942 elements; and related semiconductor technology products as 943 determined by the Department of Commerce Economic Opportunity.

b. "Clean rooms" means manufacturing facilities enclosed
in a manner that meets the clean manufacturing requirements
necessary for high-technology semiconductor-manufacturing
environments.

c. "Defense technology products" means products that have
a military application, including, but not limited to, weapons,
weapons systems, guidance systems, surveillance systems,

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951 communications or information systems, munitions, aircraft, 952 vessels, or boats, or components thereof, which are intended for 953 military use and manufactured in performance of a contract with 954 the United States Department of Defense or the military branch 955 of a recognized foreign government or a subcontract thereunder 956 which relates to matters of national defense.

"Space technology products" means products that are 957 d. 958 specifically designed or manufactured for application in space 959 activities, including, but not limited to, space launch vehicles, space flight vehicles, missiles, satellites or 960 961 research payloads, avionics, and associated control systems and 962 processing systems and components of any of the foregoing. The 963 term does not include products that are designed or manufactured 964 for general commercial aviation or other uses even though those 965 products may also serve an incidental use in space applications.

966 (q) Entertainment industry tax credit; authorization; 967 eligibility for credits.-The credits against the state sales tax 968 authorized pursuant to s. 288.1254 shall be deducted from any 969 tax remitted by the dealer to the department by 970 electronic funds transfer and may only be deducted on a sales 971 and use tax return initiated through electronic data 972 interchange. The dealer shall separately state the credit on the 973 electronic return. The net amount of tax due and payable must be 974 remitted by electronic funds transfer. If the credit for the 975 qualified expenditures is larger than the amount owed on the

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976	sales and use tax return that is eligible for the credit, the
977	unused amount of the credit may be carried forward to a
978	succeeding reporting period as provided in s. 288.1254(4)(e). A
979	dealer may only obtain a credit using the method described in
980	this subparagraph. A dealer is not authorized to obtain a credit
981	by applying for a refund.
982	Section 16. Paragraph (a) of subsection (1) of section
983	212.098, Florida Statutes, is amended to read:
984	212.098 Rural Job Tax Credit Program
985	(1) As used in this section, the term:
986	(a) "Eligible business" means any sole proprietorship,
987	firm, partnership, or corporation that is located in a qualified
988	county and is predominantly engaged in, or is headquarters for a
989	business predominantly engaged in, activities usually provided
990	for consideration by firms classified within the following
991	standard industrial classifications: SIC 01-SIC 09 (agriculture,
992	forestry, and fishing); SIC 20-SIC 39 (manufacturing); SIC 422
993	(public warehousing and storage); SIC 70 (hotels and other
994	lodging places); SIC 7391 (research and development); SIC 781
995	(motion picture production and allied services); SIC 7992
996	(public golf courses); <u>and</u> SIC 7996 (amusement parks) ; and a
997	targeted industry eligible for the qualified target industry
998	business tax refund under s. 288.106. A call center or similar
999	customer service operation that services a multistate market or
1000	an international market is also an eligible business. In

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1001 addition, the Department of Commerce Economic Opportunity may, 1002 as part of its final budget request submitted pursuant to s. 1003 216.023, recommend additions to or deletions from the list of standard industrial classifications used to determine an 1004 1005 eligible business, and the Legislature may implement such 1006 recommendations. Excluded from eligible receipts are receipts 1007 from retail sales, except such receipts for hotels and other 1008 lodging places classified in SIC 70, public golf courses in SIC 1009 7992, and amusement parks in SIC 7996. For purposes of this 1010 paragraph, the term "predominantly" means that more than 50 1011 percent of the business's gross receipts from all sources is generated by those activities usually provided for consideration 1012 1013 by firms in the specified standard industrial classification. 1014 The determination of whether the business is located in a 1015 qualified county and the tier ranking of that county must be 1016 based on the date of application for the credit under this 1017 section. Commonly owned and controlled entities are to be 1018 considered a single business entity.

1019 Section 17. Paragraph (d) of subsection (6) of section 1020 212.20, Florida Statutes, is amended to read:

1021 212.20 Funds collected, disposition; additional powers of 1022 department; operational expense; refund of taxes adjudicated 1023 unconstitutionally collected.-

1024 (6) Distribution of all proceeds under this chapter and1025 ss. 202.18(1)(b) and (2)(b) and 203.01(1)(a)3. is as follows:

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1026 The proceeds of all other taxes and fees imposed (d) 1027 pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) 1028 and (2) (b) shall be distributed as follows: 1029 1. In any fiscal year, the greater of \$500 million, minus 1030 an amount equal to 4.6 percent of the proceeds of the taxes 1031 collected pursuant to chapter 201, or 5.2 percent of all other 1032 taxes and fees imposed pursuant to this chapter or remitted 1033 pursuant to s. 202.18(1)(b) and (2)(b) shall be deposited in 1034 monthly installments into the General Revenue Fund. 1035 After the distribution under subparagraph 1., 8.9744 2. 1036 percent of the amount remitted by a sales tax dealer located 1037 within a participating county pursuant to s. 218.61 shall be 1038 transferred into the Local Government Half-cent Sales Tax 1039 Clearing Trust Fund. Beginning July 1, 2003, the amount to be 1040 transferred shall be reduced by 0.1 percent, and the department 1041 shall distribute this amount to the Public Employees Relations Commission Trust Fund less \$5,000 each month, which shall be 1042 1043 added to the amount calculated in subparagraph 3. and 1044 distributed accordingly. 1045 After the distribution under subparagraphs 1. and 2., 3.

1046 0.0966 percent shall be transferred to the Local Government 1047 Half-cent Sales Tax Clearing Trust Fund and distributed pursuant 1048 to s. 218.65.

10494. After the distributions under subparagraphs 1., 2., and10503., 2.0810 percent of the available proceeds shall be

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1051 transferred monthly to the Revenue Sharing Trust Fund for 1052 Counties pursuant to s. 218.215.

1053 After the distributions under subparagraphs 1., 2., and 5. 1054 3., 1.3653 percent of the available proceeds shall be 1055 transferred monthly to the Revenue Sharing Trust Fund for 1056 Municipalities pursuant to s. 218.215. If the total revenue to 1057 be distributed pursuant to this subparagraph is at least as 1058 great as the amount due from the Revenue Sharing Trust Fund for 1059 Municipalities and the former Municipal Financial Assistance 1060 Trust Fund in state fiscal year 1999-2000, no municipality shall 1061 receive less than the amount due from the Revenue Sharing Trust 1062 Fund for Municipalities and the former Municipal Financial 1063 Assistance Trust Fund in state fiscal year 1999-2000. If the 1064 total proceeds to be distributed are less than the amount 1065 received in combination from the Revenue Sharing Trust Fund for 1066 Municipalities and the former Municipal Financial Assistance 1067 Trust Fund in state fiscal year 1999-2000, each municipality 1068 shall receive an amount proportionate to the amount it was due 1069 in state fiscal year 1999-2000.

1070

6. Of the remaining proceeds:

a. In each fiscal year, the sum of \$29,915,500 shall be divided into as many equal parts as there are counties in the state, and one part shall be distributed to each county. The distribution among the several counties must begin each fiscal year on or before January 5th and continue monthly for a total

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1076 of 4 months. If a local or special law required that any moneys 1077 accruing to a county in fiscal year 1999-2000 under the then-1078 existing provisions of s. 550.135 be paid directly to the 1079 district school board, special district, or a municipal 1080 government, such payment must continue until the local or 1081 special law is amended or repealed. The state covenants with 1082 holders of bonds or other instruments of indebtedness issued by 1083 local governments, special districts, or district school boards 1084 before July 1, 2000, that it is not the intent of this 1085 subparagraph to adversely affect the rights of those holders or 1086 relieve local governments, special districts, or district school 1087 boards of the duty to meet their obligations as a result of 1088 previous pledges or assignments or trusts entered into which 1089 obligated funds received from the distribution to county 1090 governments under then-existing s. 550.135. This distribution 1091 specifically is in lieu of funds distributed under s. 550.135 1092 before July 1, 2000.

1093 b. The department shall distribute \$166,667 monthly to 1094 each applicant certified as a facility for a new or retained 1095 professional sports franchise pursuant to s. 288.1162. Up to 1096 \$41,667 shall be distributed monthly by the department to each certified applicant as defined in s. 288.11621 for a facility 1097 1098 for a spring training franchise. However, not more than \$416,670 1099 may be distributed monthly in the aggregate to all certified applicants for facilities for spring training franchises. 1100

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Distributions begin 60 days after such certification and continue for not more than 30 years, except as otherwise provided in s. 288.11621. A certified applicant identified in this sub-subparagraph may not receive more in distributions than expended by the applicant for the public purposes provided in s. 288.1162(5) or s. 288.11621(3).

1107 c. Beginning 30 days after notice by the Department of 1108 Economic Opportunity to the Department of Revenue that an 1109 applicant has been certified as the professional golf hall of 1110 fame pursuant to s. 288.1168 and is open to the public, \$166,667 1111 shall be distributed monthly, for up to 300 months, to the 1112 applicant.

1113 d. Beginning 30 days after notice by the Department of Economic Opportunity to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 168 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169.

1120 <u>c.e.</u> The department shall distribute up to \$83,333 monthly 1121 to each certified applicant as defined in s. 288.11631 for a 1122 facility used by a single spring training franchise, or up to 1123 \$166,667 monthly to each certified applicant as defined in s. 1124 288.11631 for a facility used by more than one spring training 1125 franchise. Monthly distributions begin 60 days after such

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1126 certification or July 1, 2016, whichever is later, and continue 1127 for not more than 20 years to each certified applicant as 1128 defined in s. 288.11631 for a facility used by a single spring 1129 training franchise or not more than 25 years to each certified applicant as defined in s. 288.11631 for a facility used by more 1130 1131 than one spring training franchise. A certified applicant 1132 identified in this sub-subparagraph may not receive more in 1133 distributions than expended by the applicant for the public 1134 purposes provided in s. 288.11631(3).

1135 <u>d.f.</u> The Department shall distribute \$15,333 monthly to the 1136 State Transportation Trust Fund.

On or before July 25, 2021, August 25, 2021, and 1137 e.q.(I) 1138 September 25, 2021, the department shall distribute \$324,533,334 in each of those months to the Unemployment Compensation Trust 1139 1140 Fund, less an adjustment for refunds issued from the General 1141 Revenue Fund pursuant to s. 443.131(3)(e)3. before making the distribution. The adjustments made by the department to the 1142 1143 total distributions shall be equal to the total refunds made 1144 pursuant to s. 443.131(3)(e)3. If the amount of refunds to be 1145 subtracted from any single distribution exceeds the 1146 distribution, the department may not make that distribution and 1147 must subtract the remaining balance from the next distribution.

(II) Beginning July 2022, and on or before the 25th day of each month, the department shall distribute \$90 million monthly to the Unemployment Compensation Trust Fund.

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1151 (III) If the ending balance of the Unemployment 1152 Compensation Trust Fund exceeds \$4,071,519,600 on the last day 1153 of any month, as determined from United States Department of the 1154 Treasury data, the Office of Economic and Demographic Research shall certify to the department that the ending balance of the 1155 1156 trust fund exceeds such amount. 1157 (IV) This sub-subparagraph is repealed, and the department 1158 shall end monthly distributions under sub-subparagraph (II), 1159 on the date the department receives certification under sub-sub-1160 subparagraph (III). 1161 7. All other proceeds must remain in the General Revenue Fund. 1162 Section 18. Section 212.205, Florida Statutes, is amended 1163 1164 to read: 1165 212.205 Sales tax distribution reporting.-By March 15 of 1166 each year, each person who received a distribution pursuant to s. 212.20(6)(d)6.b. and c. s. 212.20(6)(d)6.b.-e. in the 1167 1168 preceding calendar year shall report to the Office of Economic 1169 and Demographic Research the following information: 1170 An itemized accounting of all expenditures of the (1)1171 funds distributed in the preceding calendar year, including 1172 amounts spent on debt service. 1173 A statement indicating what portion of the distributed (2) 1174 funds have been pledged for debt service. 1175 (3) The original principal amount and current debt service

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1176 schedule of any bonds or other borrowing for which the 1177 distributed funds have been pledged for debt service. 1178 Section 19. Paragraph (aa) of subsection (8) of section 1179 213.053, Florida Statutes, is amended to read: 213.053 Confidentiality and information sharing.-1180 1181 Notwithstanding any other provision of this section, (8) 1182 the department may provide: Information relating to tax credits taken under 1183 (aa) 1184 former s. 220.194 to Space Florida. 1185 Disclosure of information under this subsection shall be 1186 1187 pursuant to a written agreement between the executive director 1188 and the agency. Such agencies, governmental or nongovernmental, 1189 shall be bound by the same requirements of confidentiality as 1190 the Department of Revenue. Breach of confidentiality is a 1191 misdemeanor of the first degree, punishable as provided by s. 775.082 or s. 775.083. 1192 1193 Section 20. Subsection (3) of section 218.64, Florida 1194 Statutes, is amended to read: 1195 218.64 Local government half-cent sales tax; uses; 1196 limitations.-Subject to ordinances enacted by the majority of the 1197 (3) 1198 members of the county governing authority and by the majority of 1199 the members of the governing authorities of municipalities representing at least 50 percent of the municipal population of 1200 Page 48 of 199

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1201 such county, counties may use up to \$3 million annually of the 1202 local government half-cent sales tax allocated to that county 1203 for any of the following purposes:

1204 (a) Funding a certified applicant as a facility for a new 1205 or retained professional sports franchise under s. 288.1162 or a 1206 certified applicant as defined in s. 288.11621 for a facility 1207 for a spring training franchise. It is the Legislature's intent that the provisions of s. 288.1162, including, but not limited 1208 1209 to, the evaluation process by the Department of Commerce 1210 Economic Opportunity except for the limitation on the number of 1211 certified applicants or facilities as provided in that section and the restrictions set forth in s. 288.1162(8), shall apply to 1212 1213 an applicant's facility to be funded by local government as 1214 provided in this subsection.

(b) Funding <u>an</u> a certified applicant <u>certified before July</u> 1216 <u>1, 2023</u>, as a "motorsport entertainment complex," as provided 1217 for in <u>former</u> s. 288.1171. Funding for each franchise or 1218 motorsport complex shall begin 60 days after certification and 1219 shall continue for not more than 30 years.

1220 Section 21. Subsection (8) of section 220.02, Florida 1221 Statutes, is amended to read:

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220.02 Legislative intent.-

(8) It is the intent of the Legislature that credits
against either the corporate income tax or the franchise tax be
applied in the following order: those enumerated in s. 631.828,

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1226 those enumerated in s. 220.191, those enumerated in s. 220.181, those enumerated in s. 220.183, those enumerated in s. 220.182, 1227 1228 those enumerated in s. 220.1895, those enumerated in s. 220.195, 1229 those enumerated in s. 220.184, those enumerated in s. 220.186, those enumerated in s. 220.1845, those enumerated in s. 220.19, 1230 those enumerated in s. 220.185, those enumerated in s. 220.1875, 1231 1232 those enumerated in s. 220.1876, those enumerated in s. 1233 220.1877, those enumerated in s. 220.193, those enumerated in 1234 former s. 288.9916, those enumerated in former s. 220.1899, those enumerated in former s. 220.194, those enumerated in s. 1235 1236 220.196, those enumerated in s. 220.198, and those enumerated in 1237 s. 220.1915. 1238 Section 22. Paragraphs (a) and (b) of subsection (1) of 1239 section 220.13, Florida Statutes, are amended to read: 1240 220.13 "Adjusted federal income" defined.-1241 The term "adjusted federal income" means an amount (1)1242 equal to the taxpayer's taxable income as defined in subsection 1243 (2), or such taxable income of more than one taxpayer as 1244 provided in s. 220.131, for the taxable year, adjusted as 1245 follows: 1246 Additions.-There shall be added to such taxable (a) income: 1247 1248 The amount of any tax upon or measured by income, 1.a. 1249 excluding taxes based on gross receipts or revenues, paid or 1250 accrued as a liability to the District of Columbia or any state

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1251 of the United States which is deductible from gross income in 1252 the computation of taxable income for the taxable year.

1253 Notwithstanding sub-subparagraph a., if a credit taken b. 1254 under s. 220.1875, s. 220.1876, or s. 220.1877 is added to 1255 taxable income in a previous taxable year under subparagraph 11. 1256 and is taken as a deduction for federal tax purposes in the 1257 current taxable year, the amount of the deduction allowed shall 1258 not be added to taxable income in the current year. The 1259 exception in this sub-subparagraph is intended to ensure that 1260 the credit under s. 220.1875, s. 220.1876, or s. 220.1877 is 1261 added in the applicable taxable year and does not result in a duplicate addition in a subsequent year. 1262

1263 2. The amount of interest which is excluded from taxable 1264 income under s. 103(a) of the Internal Revenue Code or any other 1265 federal law, less the associated expenses disallowed in the 1266 computation of taxable income under s. 265 of the Internal 1267 Revenue Code or any other law, excluding 60 percent of any 1268 amounts included in alternative minimum taxable income, as 1269 defined in s. 55(b)(2) of the Internal Revenue Code, if the 1270 taxpayer pays tax under s. 220.11(3).

1271 3. In the case of a regulated investment company or real 1272 estate investment trust, an amount equal to the excess of the 1273 net long-term capital gain for the taxable year over the amount 1274 of the capital gain dividends attributable to the taxable year. 1275 4. That portion of the wages or salaries paid or incurred

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1276 for the taxable year which is equal to the amount of the credit 1277 allowable for the taxable year under s. 220.181. This 1278 subparagraph shall expire on the date specified in s. 290.016 1279 for the expiration of the Florida Enterprise Zone Act.

5. That portion of the ad valorem school taxes paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under s. 220.182. This subparagraph shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.

1285 6. The amount taken as a credit under s. 220.195 which is 1286 deductible from gross income in the computation of taxable 1287 income for the taxable year.

1288 7. That portion of assessments to fund a guaranty 1289 association incurred for the taxable year which is equal to the 1290 amount of the credit allowable for the taxable year.

8. In the case of a nonprofit corporation which holds a pari-mutuel permit and which is exempt from federal income tax as a farmers' cooperative, an amount equal to the excess of the gross income attributable to the pari-mutuel operations over the attributable expenses for the taxable year.

1296 9. The amount taken as a credit for the taxable year under1297 s. 220.1895.

1298 10. Up to nine percent of the eligible basis of any 1299 designated project which is equal to the credit allowable for 1300 the taxable year under s. 220.185.

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1301 11. Any amount taken as a credit for the taxable year under 1302 s. 220.1875, s. 220.1876, or s. 220.1877. The addition in this 1303 subparagraph is intended to ensure that the same amount is not 1304 allowed for the tax purposes of this state as both a deduction 1305 from income and a credit against the tax. This addition is not 1306 intended to result in adding the same expense back to income 1307 more than once. 1308 12. The amount taken as a credit for the taxable year 1309 under s. 220.193. 1310 13. Any portion of a qualified investment, as defined in 1311 s. 288.9913, which is claimed as a deduction by the taxpayer and 1312 taken as a credit against income tax pursuant to s. 288.9916. 1313 14. The costs to acquire a tax credit pursuant to s. 1314 288.1254(5) that are deducted from or otherwise reduce federal 1315 taxable income for the taxable year. 1316 15. The amount taken as a credit for the taxable year pursuant to s. 220.194. 1317 1318 16. The amount taken as a credit for the taxable year 1319 under s. 220.196. The addition in this subparagraph is intended 1320 to ensure that the same amount is not allowed for the tax 1321 purposes of this state as both a deduction from income and a 1322 credit against the tax. The addition is not intended to result 1323 in adding the same expense back to income more than once. 1324 14.17. The amount taken as a credit for the taxable year pursuant to s. 220.198. 1325

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1326 15.18. The amount taken as a credit for the taxable year 1327 pursuant to s. 220.1915. (b) Subtractions.-1328 1329 1. There shall be subtracted from such taxable income: 1330 The net operating loss deduction allowable for federal a. 1331 income tax purposes under s. 172 of the Internal Revenue Code 1332 for the taxable year, except that any net operating loss that is 1333 transferred pursuant to s. 220.194(6) may not be deducted by the 1334 seller, 1335 b. The net capital loss allowable for federal income tax purposes under s. 1212 of the Internal Revenue Code for the 1336 1337 taxable year, The excess charitable contribution deduction allowable 1338 с. 1339 for federal income tax purposes under s. 170(d)(2) of the 1340 Internal Revenue Code for the taxable year, and 1341 d. The excess contributions deductions allowable for federal income tax purposes under s. 404 of the Internal Revenue 1342 1343 Code for the taxable year. 1344 1345 However, a net operating loss and a capital loss shall never be 1346 carried back as a deduction to a prior taxable year, but all 1347 deductions attributable to such losses shall be deemed net 1348 operating loss carryovers and capital loss carryovers, 1349 respectively, and treated in the same manner, to the same extent, and for the same time periods as are prescribed for such 1350

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1351 carryovers in ss. 172 and 1212, respectively, of the Internal 1352 Revenue Code.

1353 2. There shall be subtracted from such taxable income any 1354 amount to the extent included therein the following:

a. Dividends treated as received from sources without the
United States, as determined under s. 862 of the Internal
Revenue Code.

b. All amounts included in taxable income under s. 78, s.951, or s. 951A of the Internal Revenue Code.

1361 However, any amount subtracted under this subparagraph is 1362 allowed only to the extent such amount is not deductible in 1363 determining federal taxable income. As to any amount subtracted 1364 under this subparagraph, there shall be added to such taxable 1365 income all expenses deducted on the taxpayer's return for the 1366 taxable year which are attributable, directly or indirectly, to 1367 such subtracted amount. Further, no amount shall be subtracted 1368 with respect to dividends paid or deemed paid by a Domestic 1369 International Sales Corporation.

3. In computing "adjusted federal income" for taxable years beginning after December 31, 1976, there shall be allowed as a deduction the amount of wages and salaries paid or incurred within this state for the taxable year for which no deduction is allowed pursuant to s. 280C(a) of the Internal Revenue Code (relating to credit for employment of certain new employees).

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1376 There shall be subtracted from such taxable income any 4. 1377 amount of nonbusiness income included therein. 1378 5. There shall be subtracted any amount of taxes of 1379 foreign countries allowable as credits for taxable years 1380 beginning on or after September 1, 1985, under s. 901 of the 1381 Internal Revenue Code to any corporation which derived less than 1382 20 percent of its gross income or loss for its taxable year 1383 ended in 1984 from sources within the United States, as 1384 described in s. 861(a)(2)(A) of the Internal Revenue Code, not 1385 including credits allowed under ss. 902 and 960 of the Internal 1386 Revenue Code, withholding taxes on dividends within the meaning 1387 of sub-subparagraph 2.a., and withholding taxes on royalties, 1388 interest, technical service fees, and capital gains. 1389 6. Notwithstanding any other provision of this code, 1390 except with respect to amounts subtracted pursuant to 1391 subparagraphs 1. and 3., any increment of any apportionment 1392 factor which is directly related to an increment of gross 1393 receipts or income which is deducted, subtracted, or otherwise 1394 excluded in determining adjusted federal income shall be 1395 excluded from both the numerator and denominator of such apportionment factor. Further, all valuations made for 1396 1397 apportionment factor purposes shall be made on a basis 1398 consistent with the taxpayer's method of accounting for federal

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Section 23. Subsection (5) of section 220.16, Florida

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income tax purposes.

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1401	Statutes, is amended to read:
1402	220.16 Allocation of nonbusiness incomeNonbusiness
1403	income shall be allocated as follows:
1404	(5) The amount of payments received in exchange for
1405	transferring a net operating loss authorized by s. 220.194 is
1406	allocable to the state.
1407	Section 24. Section 220.1899, Florida Statutes, is
1408	repealed.
1409	Section 25. Present paragraphs (a) through (g) of
1410	subsection (1) of section 220.191, Florida Statutes, are
1411	redesignated as paragraphs (b) through (h), respectively, a new
1412	paragraph (a) is added to that subsection, and present paragraph
1413	(g) of subsection (1), paragraph (a) of subsection (3), and
1414	subsections (5) and (6) of that section are amended, to read:
1415	220.191 Capital investment tax credit
1416	(1) DEFINITIONSFor purposes of this section:
1417	(a) "Average private sector wage in the area" means the
1418	statewide private sector average wage or the average of all
1419	private sector wages and salaries in the county or in the
1420	standard metropolitan area in which a business is located.
1421	<u>(h)</u> "Qualifying project" means a facility in this state
1422	meeting one or more of the following criteria:
1423	1. A new or expanding facility in this state which creates
1424	at least 100 new jobs in this state and is in one of the high-
1425	impact sectors identified and designated by Enterprise Florida,
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1426 Inc., and certified by the Department of Commerce Economic 1427 Opportunity pursuant to s. 288.108(6), including, but not 1428 limited to, aviation, aerospace, automotive, and silicon technology industries. However, between July 1, 2011, and June 1429 1430 30, 2014, the requirement that a facility be in a high-impact 1431 sector is waived for any otherwise eligible business from 1432 another state which locates all or a portion of its business to 1433 a Disproportionally Affected County. For purposes of this 1434 section, the term "Disproportionally Affected County" means Bay 1435 County, Escambia County, Franklin County, Gulf County, Okaloosa 1436 County, Santa Rosa County, Walton County, or Wakulla County.

1437 2. A new or expanded facility in this state which is 1438 engaged in a target industry designated pursuant to the procedure specified in <u>s. 288.005(7)</u> s. 288.106(2) and which is 1439 1440 induced by this credit to create or retain at least 1,000 jobs 1441 in this state, provided that at least 100 of those jobs are new, pay an annual average wage of at least 130 percent of the 1442 1443 average private sector wage in the area as defined in s. 1444 $\frac{288.106(2)}{288.106(2)}$, and make a cumulative capital investment of at least 1445 \$100 million. Jobs may be considered retained only if there is 1446 significant evidence that the loss of jobs is imminent. Notwithstanding subsection (2), annual credits against the tax 1447 1448 imposed by this chapter may not exceed 50 percent of the 1449 increased annual corporate income tax liability or the premium tax liability generated by or arising out of a project 1450

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qualifying under this subparagraph. A facility that qualifies under this subparagraph for an annual credit against the tax imposed by this chapter may take the tax credit for a period not to exceed 5 years.

1455 3. A new or expanded headquarters facility in this state 1456 which locates in an enterprise zone and brownfield area and is 1457 induced by this credit to create at least 1,500 jobs which on 1458 average pay at least 200 percent of the statewide average annual 1459 private sector wage, as published by the Department of Commerce 1460 Economic Opportunity, and which new or expanded headquarters 1461 facility makes a cumulative capital investment in this state of at least \$250 million. 1462

(3) (a) Notwithstanding subsection (2), an annual credit 1463 1464 against the tax imposed by this chapter shall be granted to a qualifying business which establishes a qualifying project 1465 1466 pursuant to subparagraph (1) (h)3. (1) (g)3., in an amount equal to the lesser of \$15 million or 5 percent of the eligible 1467 1468 capital costs made in connection with a qualifying project, for a period not to exceed 20 years beginning with the commencement 1469 1470 of operations of the project. The tax credit shall be granted 1471 against the corporate income tax liability of the qualifying 1472 business and as further provided in paragraph (c). The total tax 1473 credit provided pursuant to this subsection shall be equal to no 1474 more than 100 percent of the eligible capital costs of the qualifying project. 1475

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1476 Applications shall be reviewed and certified pursuant (5) 1477 to s. 288.061. The Department of Commerce Economic Opportunity, 1478 upon a recommendation by Enterprise Florida, Inc., shall first 1479 certify a business as eligible to receive tax credits pursuant to this section prior to the commencement of operations of a 1480 qualifying project, and such certification shall be transmitted 1481 1482 to the Department of Revenue. Upon receipt of the certification, 1483 the Department of Revenue shall enter into a written agreement 1484 with the qualifying business specifying, at a minimum, the method by which income generated by or arising out of the 1485 1486 qualifying project will be determined.

1487 (6) The Department of <u>Commerce</u> Economic Opportunity, in
1488 consultation with Enterprise Florida, Inc., is authorized to
1489 develop the necessary guidelines and application materials for
1490 the certification process described in subsection (5).

1491Section 26.Section 220.194, Florida Statutes, is1492repealed.

1493 Section 27. Paragraph (b) of subsection (1) and paragraph 1494 (a) of subsection (2) of section 220.196, Florida Statutes, are 1495 amended to read:

1496 1497 220.196 Research and development tax credit.-

(1) DEFINITIONS.-As used in this section, the term:

(b) "Business enterprise" means any corporation as defined
in s. 220.03 which meets the definition of a target industry
business as defined in <u>s. 288.005</u> s. 288.106.

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1501 (2)TAX CREDIT.-As provided in this section, a business enterprise is 1502 (a) 1503 eligible for a credit against the tax imposed by this chapter if 1504 it: 1505 1. Has qualified research expenses in this state in the 1506 taxable year exceeding the base amount; 1507 2. Claims and is allowed a research credit for such qualified research expenses under 26 U.S.C. s. 41 for the same 1508 1509 taxable year as subparagraph 1.; and 1510 3. Is a qualified target industry business as defined in 1511 former s. 288.106(2)(n), Florida Statutes 2022. Only qualified 1512 target industry businesses in the manufacturing, life sciences, 1513 information technology, aviation and aerospace, homeland 1514 security and defense, cloud information technology, marine sciences, materials science, and nanotechnology industries may 1515 1516 qualify for a tax credit under this section. A business applying 1517 for a credit pursuant to this section shall include a letter 1518 from the Department of Commerce Economic Opportunity certifying 1519 whether the business meets the requirements of this subparagraph 1520 with its application for credit. The Department of Commerce 1521 Economic Opportunity shall provide such a letter upon receiving 1522 a request. 1523 Section 28. Section 272.11, Florida Statutes, is amended 1524 to read: 1525 272.11 Capitol information center.-The Florida Tourism

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1526 <u>Industry Marketing Corporation</u> Enterprise Florida, Inc., shall 1527 establish, maintain, and operate a Capitol information center 1528 somewhere within the area of the Capitol Center and employ 1529 personnel or enter into contracts to maintain same.

1530 Section 29. Paragraph (f) of subsection (1) of section1531 287.0947, Florida Statutes, is amended to read:

1532287.0947Florida Advisory Council on Small and Minority1533Business Development; creation; membership; duties.-

1534 (1)The Secretary of Management Services may create the 1535 Florida Advisory Council on Small and Minority Business 1536 Development with the purpose of advising and assisting the 1537 secretary in carrying out the secretary's duties with respect to 1538 minority businesses and economic and business development. It is 1539 the intent of the Legislature that the membership of such 1540 council include practitioners, laypersons, financiers, and 1541 others with business development experience who can provide 1542 invaluable insight and expertise for this state in the 1543 diversification of its markets and networking of business 1544 opportunities. The council shall initially consist of 19 1545 persons, each of whom is or has been actively engaged in small 1546 and minority business development, either in private industry, 1547 in governmental service, or as a scholar of recognized 1548 achievement in the study of such matters. Initially, the council 1549 shall consist of members representing all regions of the state and shall include at least one member from each group identified 1550

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1551 within the definition of "minority person" in s. 288.703(4), 1552 considering also gender and nationality subgroups, and shall 1553 consist of the following:

(f) <u>The Secretary of Commerce or his or her designee</u> A
 member from the board of directors of Enterprise Florida, Inc.

A candidate for appointment may be considered if eligible to be certified as an owner of a minority business enterprise, or if otherwise qualified under the criteria above. Vacancies may be filled by appointment of the secretary, in the manner of the original appointment.

1562 Section 30. Paragraph (e) of subsection (1) of section 1563 287.137, Florida Statutes, is amended to read:

1564 287.137 Antitrust violations; denial or revocation of the 1565 right to transact business with public entities; denial of 1566 economic benefits.-

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(1) As used in this section, the term:

(e) "Economic incentives" means state grants, cash grants,
tax exemptions, tax refunds, tax credits, state funds, and other
state incentives under chapter 288 or administered by <u>the</u>
<u>Department of Commerce</u> Enterprise Florida, Inc.

1572Section 31.Subsections (2) and (4) of section 288.0001,1573Florida Statutes, are amended to read:

1574288.0001Economic Development Programs Evaluation.—The1575Office of Economic and Demographic Research and the Office of

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1576 Program Policy Analysis and Government Accountability (OPPAGA) 1577 shall develop and present to the Governor, the President of the 1578 Senate, the Speaker of the House of Representatives, and the 1579 chairs of the legislative appropriations committees the Economic 1580 Development Programs Evaluation. 1581 The Office of Economic and Demographic Research and (2) 1582 OPPAGA shall provide a detailed analysis of economic development 1583 programs as provided in the following schedule: 1584 (a) By January 1, 2014, and every 3 years thereafter, an 1585 analysis of the following: 1586 1. The capital investment tax credit established under s. 1587 220.191. 1588 2. Space Florida established under s. 331.302. 1589 3. The research and development tax credit established under 220.196. 1590 1591 The Urban High-Crime Area Job Tax Credit Program 4. 1592 established under s. 212.097 and authorized under s. 220.1895. 1593 The Rural Job Tax Credit Program established under s. 5. 1594 212.098 and authorized under s. 220.1895. 1595 6. The Florida Job Growth Grant Fund established under s. 1596 288.101 The qualified target industry tax refund established 1597 under s. 288.106. 1598 7.3. The brownfield redevelopment bonus refund established 1599 under s. 288.107. 1600 4. High-impact business performance grants established Page 64 of 199

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1601 under s. 288.108. 1602 5. The Quick Action Closing Fund established under 1603 288.1088. 1604 6. The Innovation Incentive Program established under s. 1605 288.1089.1606 7. Enterprise Zone Program incentives established under 1607 ss. 212.08(5) and (15), 212.096, 220.181, and 220.182. 1608 8. The New Markets Development Program established under 1609 ss. 288.991-288.9922. By January 1, 2015, and every 3 years thereafter, an 1610 (b) 1611 analysis of the following: 1612 1. The entertainment industry financial incentive program established under s. 288.1254. 1613 2. The entertainment industry sales tax exemption program 1614 established under s. 288.1258. 1615 1616 2.3. VISIT Florida and its programs established or funded under ss. 288.122, 288.1226, 288.12265, and 288.124. 1617 1618 3.4. The Florida Sports Foundation and related programs, including those established under ss. 288.1162, 288.11621, 1619 1620 288.1166, and 288.1167, 288.1168, 288.1169, and 288.1171. 1621 By January 1, 2016, and every 3 years thereafter, an (C) 1622 analysis of the following: 1623 The qualified defense contractor and space flight 1. business tax refund program established under s. 288.1045. 1624 2. The tax exemption for semiconductor, defense, or space 1625 Page 65 of 199

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1626 technology sales established under s. 212.08(5)(j). 1627 2.3. The Military Base Protection Program established 1628 under s. 288.980. 1629 3.4. The Quick Response Training Program established under 1630 s. 288.047. 1631 4.5. The Incumbent Worker Training Program established 1632 under s. 445.003. 1633 5.6. The direct-support organization and international 1634 trade and business development programs established or funded under s. 288.012 or s. 288.826. 1635 1636 6.(d) By January 1, 2019, and every 3 years thereafter, an 1637 analysis of The grant and entrepreneur initiative programs established under s. 295.22(3)(d) and (e). 1638 1639 (4) Pursuant to the schedule established in subsection 1640 (2), OPPAGA shall evaluate each program over the previous 3 1641 years for its effectiveness and value to the taxpayers of this 1642 state and include recommendations on each program for 1643 consideration by the Legislature. The analysis may include 1644 relevant economic development reports or analyses prepared by 1645 the department of Economic Opportunity, Enterprise Florida, 1646 Inc., or local or regional economic development organizations, + 1647 interviews with the parties involved, \div or any other relevant 1648 data. 1649 Section 32. Paragraph (b) of subsection (4) of section 288.001, Florida Statutes, is amended to read: 1650

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1651 288.001 The Florida Small Business Development Center 1652 Network.-1653 (4) STATEWIDE ADVISORY BOARD.-1654 (b) The statewide advisory board shall consist of 19 1655 members from across the state. At least 12 members must be 1656 representatives of the private sector who are knowledgeable of 1657 the needs and challenges of small businesses. The members must 1658 represent various segments and industries of the economy in this 1659 state and must bring knowledge and skills to the statewide 1660 advisory board which would enhance the board's collective 1661 knowledge of small business assistance needs and challenges. 1662 Minority and gender representation must be considered when 1663 making appointments to the board. The board must include the 1664 following members: 1665 1. Three members appointed from the private sector by the 1666 President of the Senate. 1667 Three members appointed from the private sector by the 2. Speaker of the House of Representatives. 1668 1669 3. Three members appointed from the private sector by the 1670 Governor. 1671 4. Three members appointed from the private sector by the network's statewide director. 1672 1673 5. One member appointed by the host institution. 1674 6. The Secretary of Commerce President of Enterprise Florida, Inc., or his or her designee. 1675 Page 67 of 199

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1676 7. The Chief Financial Officer or his or her designee. 1677 8. The President of the Florida Chamber of Commerce or his 1678 or her designee. 1679 9. The Small Business Development Center Project Officer 1680 from the U.S. Small Business Administration at the South Florida 1681 District Office or his or her designee. 1682 10. The executive director of the National Federation of 1683 Independent Businesses, Florida, or his or her designee. 1684 11. The executive director of the Florida United Business 1685 Association or his or her designee. 1686 Section 33. Present subsections (1), (3), (4), and (5) of 1687 section 288.005, Florida Statutes, are redesignated as 1688 subsections (3), (4), (5), and (6), respectively, and a new 1689 subsection (1) and subsections (7), (8), and (9) are added to 1690 that section, to read: 1691 288.005 Definitions.-As used in this chapter, the term: 1692 (1) "County destination marketing organization" means a 1693 public or private agency that is funded by local option tourist 1694 development tax revenues under s. 125.0104, or local option 1695 convention development tax revenues under s. 212.0305, and is officially designated by a county commission to market and 1696 1697 promote the area for tourism or convention business or, in any 1698 county that has not levied such taxes, a public or private 1699 agency that is officially designated by the county commission to 1700 market and promote the area for tourism or convention business.

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1701 "Target industry business" means a corporate (7) 1702 headquarters business or any business that is engaged in one of 1703 the target industries identified pursuant to the following 1704 criteria developed by the Department of Commerce: 1705 (a) Future growth.-The industry forecast indicates strong expectation for future growth in employment and output, 1706 1707 according to the most recent available data. Special 1708 consideration should be given to businesses that export goods 1709 to, or provide services in, international markets and businesses 1710 that onshore business operations to replace domestic and international imports of goods or services. 1711 1712 (b) *Stability.*—The industry is not subject to periodic layoffs, whether due to seasonality or sensitivity to volatile 1713 1714 economic variables such as weather. The industry is also relatively resistant to recession, so that the demand for 1715 1716 products of this industry is not typically subject to decline 1717 during an economic downturn. 1718 (c) *High wage.*—The industry pays relatively high wages compared to statewide or area averages. 1719 1720 (d) Market and resource independent.-The industry business 1721 location is not dependent on markets or resources in the state 1722 as indicated by industry analysis, except for businesses in the 1723 renewable energy industry. 1724 Industrial base diversification and strengthening.-The (e) 1725 industry contributes toward expanding or diversifying the

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1726	state's or area's economic base, as indicated by analysis of
1727	employment and output shares compared to national and regional
1728	trends. Special consideration should be given to industries that
1729	strengthen regional economies by adding value to basic products
1730	or building regional industrial clusters as indicated by
1731	industry analysis. Special consideration should also be given to
1732	the development of strong industrial clusters that include
1733	defense and homeland security businesses.
1734	(f) Positive economic impact.—The industry has strong
1735	positive economic impacts on or benefits to the state or
1736	regional economies. Special consideration should be given to
1737	industries that facilitate the development of the state as a hub
1738	for domestic and global trade and logistics.
1739	
1740	The term does not include any business engaged in retail
1741	industry activities; any electrical utility company as defined
1742	in s. 366.02(4); any phosphate or other solid minerals
1743	severance, mining, or processing operation; any oil or gas
1744	exploration or production operation; or any business subject to
1745	regulation by the Division of Hotels and Restaurants of the
1746	Department of Business and Professional Regulation. Any business
1747	within NAICS code 5611 or 5614, office administrative services
1748	and business support services, respectively, may be considered a
1749	target industry business only after the local governing body and
1750	the Department of Commerce determine that the community in which

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1751 the business may locate has conditions affecting the fiscal and 1752 economic viability of the local community or area, including, 1753 but not limited to, low per capita income, high unemployment, 1754 high underemployment, and a lack of year-round stable employment 1755 opportunities, and such conditions may be improved by the business locating in such community. By January 1 of every 3rd 1756 1757 year, beginning January 1, 2011, the Department of Commerce, in 1758 consultation with economic development organizations, the State 1759 University System, local governments, employee and employer 1760 organizations, market analysts, and economists, shall review and, as appropriate, revise the list of target industries and 1761 submit the list to the Governor, the President of the Senate, 1762 1763 and the Speaker of the House of Representatives. 1764 "Tourism marketing" means any effort exercised to (8) attract domestic and international visitors from outside the 1765 1766 state to destinations in this state and to stimulate Florida 1767 resident tourism to areas within the state. "Tourist" means any person who participates in trade 1768 (9) 1769 or recreation activities outside the county of his or her 1770 permanent residence or who rents or leases transient living quarters or accommodations as described in s. 125.0104(3)(a). 1771 1772 Section 34. Section 288.012, Florida Statutes, is amended 1773 to read: 1774 288.012 State of Florida international offices; direct-1775 support organization.-The Legislature finds that the expansion

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1776 of international trade and tourism is vital to the overall 1777 health and growth of the economy of this state. This expansion 1778 is hampered by the lack of technical and business assistance, 1779 financial assistance, and information services for businesses in this state. The Legislature finds that these businesses could be 1780 1781 assisted by providing these services at State of Florida 1782 international offices. The Legislature further finds that the 1783 accessibility and provision of services at these offices can be 1784 enhanced through cooperative agreements or strategic alliances between private businesses and state, local, and international 1785 1786 governmental entities.

1787

(1) The department is authorized to:

(a) Establish and operate offices in other countries for
the purpose of promoting trade and economic development
opportunities of the state, and promoting the gathering of trade
data information and research on trade opportunities in specific
countries.

1793 (b) Enter into agreements with governmental and private 1794 sector entities to establish and operate offices in other 1795 countries which contain provisions that may conflict with the 1796 general laws of the state pertaining to the purchase of office 1797 space, employment of personnel, and contracts for services. When 1798 agreements pursuant to this section are made which set 1799 compensation in another country's currency, such agreements shall be subject to the requirements of s. 215.425, but the 1800

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1801 purchase of another country's currency by the department to meet 1802 such obligations shall be subject only to s. 216.311.

(2) Each international office shall have in place an operational plan approved by the participating boards or other governing authority, a copy of which shall be provided to the department. These operating plans shall be reviewed and updated each fiscal year and shall include, at a minimum, the following:

1808(a) Specific policies and procedures encompassing the1809entire scope of the operation and management of each office.

(b) A comprehensive, commercial strategic plan identifying
marketing opportunities and industry sector priorities for the
country in which an international office is located.

1813 (c) Provisions for access to information for Florida1814 businesses related to trade leads and inquiries.

(d) Identification of new and emerging market
opportunities for Florida businesses. This information shall be
provided either free of charge or on a fee basis with fees set
only to recover the costs of providing the information.

(e) Provision of access for Florida businesses to
international trade assistance services provided by state and
local entities, seaport and airport information, and other
services identified by the department.

(f) Qualitative and quantitative performance measures for
each office, including, but not limited to, the number of
businesses assisted, the number of trade leads and inquiries

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1826 generated, the number of international buyers and importers 1827 contacted, and the amount and type of marketing conducted. 1828 Each international office shall annually submit to the (3) 1829 department Enterprise Florida, Inc., a complete and detailed 1830 report on its activities and accomplishments during the previous 1831 fiscal year. for inclusion in the annual report required under 1832 s. 288.906. In the format and by the annual date prescribed by 1833 Enterprise Florida, Inc., The report must set forth information 1834 on: 1835 (a) The number of Florida companies assisted. The number of inquiries received about investment 1836 (b) 1837 opportunities in this state. 1838 (C) The number of trade leads generated. 1839 (d) The number of investment projects announced. 1840 The estimated U.S. dollar value of sales (e) 1841 confirmations. (f) 1842 The number of representation agreements. 1843 (q) The number of company consultations. 1844 (h) Barriers or other issues affecting the effective 1845 operation of the office. 1846 (i) Changes in office operations which are planned for the 1847 current fiscal year. 1848 Marketing activities conducted. (j) 1849 (k) Strategic alliances formed with organizations in the country in which the office is located. 1850

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1851 (1)Activities conducted with Florida's other 1852 international offices. 1853 (m) Any other information that the office believes would 1854 contribute to an understanding of its activities. 1855 The Department of Commerce Economic Opportunity, in (4)1856 connection with the establishment, operation, and management of 1857 any of its offices located in another country, is exempt from 1858 the provisions of ss. 255.21, 255.25, and 255.254 relating to 1859 leasing of buildings; ss. 283.33 and 283.35 relating to bids for 1860 printing; ss. 287.001-287.20 relating to purchasing and motor vehicles; and ss. 282.003-282.00515 and 282.702-282.7101 1861 1862 relating to communications, and from all statutory provisions 1863 relating to state employment. 1864 The department may exercise such exemptions only upon (a) 1865 prior approval of the Governor. 1866 (b) If approval for an exemption under this section is 1867 granted as an integral part of a plan of operation for a 1868 specified international office, such action shall constitute 1869 continuing authority for the department to exercise the 1870 exemption, but only in the context and upon the terms originally 1871 granted. Any modification of the approved plan of operation with 1872 respect to an exemption contained therein must be resubmitted to

1873 the Governor for his or her approval. An approval granted to 1874 exercise an exemption in any other context shall be restricted 1875 to the specific instance for which the exemption is to be

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1876 exercised.

1877 (c) As used in this subsection, the term "plan of1878 operation" means the plan developed pursuant to subsection (2).

(d) Upon final action by the Governor with respect to a request to exercise the exemption authorized in this subsection, the department shall report such action, along with the original request and any modifications thereto, to the President of the Senate and the Speaker of the House of Representatives within 30 days.

(5) Where feasible and appropriate, international offices established and operated under this section may provide one-stop access to the economic development, trade, and tourism information, services, and programs of the state. Where feasible and appropriate, such offices may also be collocated with other international offices of the state.

1891 (6) (a) The department shall establish and contract with a 1892 direct-support organization, organized as a nonprofit under 1893 chapter 617 and recognized under s. 501(c)(3) of the Internal 1894 Revenue Code, to carry out the provisions of this section, 1895 assist with the coordination of international trade development 1896 efforts, and assist in development and planning related to 1897 foreign investment, international partnerships, and other 1898 international business and trade development. The organization 1899 is exempt from paying fees under s. 617.0122. 1900 (b) The direct-support organization shall act as the

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1901	international trade and travel mission organization for the
1902	state, utilizing private sector and public sector expertise in
1903	collaboration with the department. The direct-support
1904	organization shall provide assistance and promotional support
1905	for international offices, trade and promotion, development and
1906	planning related to foreign investment, international
1907	partnerships, and other international business and trade
1908	development in conjunction with the department. The direct-
1909	support organization may coordinate and plan international trade
1910	missions, including setting up travel, arranging for
1911	participation by Florida businesses, and tracking data related
1912	to outcomes of the trade missions on behalf of the department.
1913	The organization shall comply with the per diem and travel
1914	expense provisions of s. 112.061.
1915	(c)1. The direct-support organization shall be governed by
1916	a board of directors. The Secretary of Commerce, or his or her
1917	designee, shall serve as the ex officio, nonvoting executive
1918	director of the board. The Secretary of Commerce, or his or her
1919	designee, shall appoint seven board members, including a chair
1920	of the board. Appointed members must represent and reflect the
1921	state's interest in international trade and development efforts
1922	and have experience or knowledge that will assist in development
1923	and planning related to foreign investment, international
1924	partnerships, and other international business and trade
1925	development. All appointments must be made by December 1, 2023.
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2. Appointed members shall serve for a term of 4 years. A
vacancy shall be filled for the remainder of the unexpired term
in the same manner as the initial appointment. All members of
the board are eligible for reappointment.
3. Members of the board of directors shall serve without
compensation; however, the members may be reimbursed for
reasonable, necessary, and actual travel expenses pursuant to s.
<u>112.061.</u>
4. The board of directors shall meet at least quarterly
and at other times upon the call of the chair, and may use any
method of telecommunications to conduct, or establish a quorum
at, its meetings or the meetings of a subcommittee or other
subdivision if the public is given proper notice of the
telecommunications meeting and provided reasonable access to
observe and, if appropriate, to participate. A majority of the
total current membership of the board of directors constitutes a
quorum of the board.
(d) The senior managers and members of the board of
directors of the organization of the organization are subject to
ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and
112.3143(2). For purposes of applying ss. 112.313(1)-(8), (10),
(12), and (15); 112.3135; and 112.3143(2) to activities of the
president and staff, those persons shall be considered public
officers or employees and the corporation shall be considered
their agency. The exemption set forth in s. 112.313(12) for
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1951	advisory boards applies to the members of board of directors.
1952	Further, each member of the board of directors who is not
1953	otherwise required to file financial disclosures pursuant to s.
1954	8, Art. II of the State Constitution or s. 112.3144, shall file
1955	disclosure of financial interests pursuant to s. 112.3145.
1956	(e) The Legislature determines it is in the public
1957	interest and reflects the state's public policy that the direct-
1958	support organization operate in the most open and accessible
1959	manner consistent with its public purposes. As such, its
1960	divisions, boards, and advisory councils, or similar entities
1961	created or managed by the organization are subject to the
1962	provisions of chapter 119 relating to public records and those
1963	provisions of chapter 286 relating to public meetings and
1964	records.
1965	(f) The department and the direct-support organization
1966	must enter into a performance-based contract, pursuant to s.
1967	20.60, that includes:
1968	1. Specification of the approval of the department, the
1969	powers and duties of the direct-support organization, and rules
1970	with which the direct-support organization must comply. The
1971	department must approve the articles of incorporation and bylaws
1972	of the direct-support organization.
1973	2. Authorization by the department, without charge, for
1974	appropriate use of property, facilities, and personnel of the
1975	department by the direct-support organization for approved
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1976	purposes. The contract must prescribe the conditions with which
1977	the organization must comply in order to use property,
1978	facilities, or personnel of the department. Such conditions must
1979	provide for budget and audit review and oversight by the
1980	department. However, the department may not authorize the use of
1981	property, facilities, or personnel of the department by the
1982	direct-support organization that does not provide equal
1983	employment opportunities to all persons regardless of race,
1984	color, religion, sex, age, or national origin.
1985	3. Conditions for termination of the contract by the
1986	department, at any time, if the department determines that the
1987	direct-support organization no longer meets the objectives of
1988	this section.
1989	(g) The direct-support organization may conduct programs
1990	and activities; raise funds; request and receive grants, gifts,
1991	and bequests of money; acquire, receive, hold, invest, and
1992	administer, in its own name, securities, funds, objects of
1993	value, or other property, real or personal; and make
1994	expenditures to or for the direct or indirect benefit of the
1995	organization if such furthers the duties and mission of the
1996	organization and is in the best interests of this state.
1997	(h) The direct-support organization may accept grants or
1998	other donations in order to facilitate trade missions and
1999	conduct other related international activities. Funds of the
2000	organization must be held in a separate depository account in
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2001	the name of the organization, subject to the provisions of the
2002	contract with the department, and must be used in a manner
2003	consistent with the goals of the organization. Any funds and
2004	property held by the organization shall revert to the department
2005	if the organization is no longer approved to operate by the
2006	department, fails to maintain its tax-exempt status, or ceases
2007	to exist.
2008	(i) The department must determine and annually certify
2009	that the direct-support organization is complying with the terms
2010	of the contract and is doing so consistent with the goals and
2011	purposes of the organization and in the best interests of the
2012	state. The organization is required to annually submit to the
2013	department its federal Internal Revenue Service Application for
2014	Recognition of Exemption form (Form 1023) and federal Internal
2015	Revenue Service Return of Organization Exempt from Income Tax
2016	form (Form 990); an annual budget for approval by the
2017	department; an annual financial audit in accordance with s.
2018	215.981; and an annual itemized accounting of the total amount
2019	of travel and entertainment expenses.
2020	(j) The fiscal year of the direct-support organization
2021	begins on July 1 of each year and ends on June 30 of the
2022	following year. By August 15 of each fiscal year, the department
2023	shall submit a proposed operating budget for the direct-support
2024	organization, including amounts to be expended on international
2025	offices, trade missions, events, other operating capital outlay,
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2026 salaries and benefits for each employee, and contributions and 2027 expenditures, to the Governor, the President of the Senate, and 2028 the Speaker of the House of Representatives. 2029 (k) This subsection is repealed October 1, 2028, unless 2030 reviewed and saved from repeal by the Legislature The department 2031 is authorized to make and to enter into contracts with 2032 Enterprise Florida, Inc., to carry out the provisions of this 2033 section. The authority, duties, and exemptions provided in this 2034 section apply to Enterprise Florida, Inc., to the same degree 2035 and subject to the same conditions as applied to the department. 2036 To the greatest extent possible, such contracts shall include 2037 provisions for cooperative agreements or strategic alliances 2038 between private businesses and state, international, and local 2039 governmental entities to operate international offices. 2040 Section 35. Section 288.017, Florida Statutes, is amended 2041 to read: 288.017 Cooperative advertising matching grants program.-2042 2043 The Florida Tourism Industry Marketing Corporation (1)2044 Enterprise Florida, Inc., is authorized to establish a 2045 cooperative advertising matching grants program and, pursuant 2046 thereto, to make expenditures and enter into contracts with 2047 local governments and nonprofit corporations for the purpose of 2048 publicizing the tourism advantages of the state. The department, 2049 based on recommendations from the corporation Enterprise Florida, Inc., shall have final approval of grants awarded 2050

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2051 through this program. Enterprise Florida, Inc., may contract 2052 with its direct-support organization to administer the program. 2053 The total annual allocation of funds for this grant (2) 2054 program may not exceed \$40,000. Each grant awarded under the 2055 program shall be limited to no more than \$2,500 and shall be 2056 matched by nonstate dollars. All grants shall be restricted to 2057 local governments and nonprofit corporations serving and located 2058 in municipalities having a population of 50,000 persons or less 2059 or in counties with an unincorporated area having a population 2060 of 200,000 persons or less.

2061 (3)The Florida Tourism Marketing Corporation Enterprise 2062 Florida, Inc., shall conduct an annual competitive selection 2063 process for the award of grants under the program. In 2064 determining its recommendations for the grant awards, the 2065 corporation commission shall consider the demonstrated need of 2066 the applicant for advertising assistance, the feasibility and 2067 projected benefit of the applicant's proposal, the amount of 2068 nonstate funds that will be leveraged, and such other criteria 2069 as the department commission deems appropriate. In evaluating 2070 grant applications, the department shall consider 2071 recommendations from the corporation Enterprise Florida, Inc. 2072 The department, however, has final approval authority for any 2073 grant under this section.

2074 Section 36. Subsection (4) of section 288.018, Florida 2075 Statutes, is amended to read:

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2076 288.018 Regional Rural Development Grants Program.-2077 The department may expend up to \$750,000 each fiscal (4)2078 year from funds appropriated to the Rural Community Development 2079 Revolving Loan Fund for the purposes outlined in this section. 2080 The department may contract with Enterprise Florida, Inc., for 2081 the administration of the purposes specified in this section. 2082 Funds released to Enterprise Florida, Inc., for this purpose 2083 shall be released quarterly and shall be calculated based on the 2084 applications in process. 2085 Section 37. Subsections (1), (9), and (10) of section 2086 288.047, Florida Statutes, are amended to read: 2087 288.047 Quick-response training for economic development.-2088 The Quick-Response Training Program is created to meet (1)2089 the workforce-skill needs of existing, new, and expanding 2090 industries. The program shall be administered by CareerSource 2091 Florida, Inc., in conjunction with Enterprise Florida, Inc., and 2092 the Department of Education. CareerSource Florida, Inc., shall 2093 adopt guidelines for the administration of this program, shall 2094 provide technical services, and shall identify businesses that 2095 seek services through the program. CareerSource Florida, Inc., 2096 may contract with Enterprise Florida, Inc., or administer this 2097 program directly, if it is determined that such an arrangement 2098 maximizes the amount of the Quick Response grant going to direct

2099 2100 services.

(9) Notwithstanding any other provision of law, eligible

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2101 matching contributions received under this section from the 2102 Quick-Response Training Program may be counted toward the 2103 private sector support of Enterprise Florida, Inc., under s. 2104 288.904.

2105 (10) CareerSource Florida, Inc., and Enterprise Florida, 2106 Inc., shall coordinate and cooperate in administering this 2107 section so that any division of responsibility between the two 2108 organizations which relates to marketing or administering the 2109 Quick-Response Training Program is not apparent to a business 2110 that inquires about or applies for funding under this section. A 2111 business shall be provided with a single point of contact for 2112 information and assistance.

2113 Section 38. Subsections (1) and (4) of section 288.061, 2114 Florida Statutes, are amended to read:

2115 288.061 Economic development incentive application 2116 process.-

Upon receiving a submitted economic development 2117 (1)2118 incentive application, the Division of Economic Strategic 2119 Business Development of the department of Economic Opportunity 2120 and designated staff of Enterprise Florida, Inc., shall review 2121 the application to ensure that the application is complete, 2122 whether and what type of state and local permits may be 2123 necessary for the applicant's project, whether it is possible to 2124 waive such permits, and what state incentives and amounts of 2125 such incentives may be available to the applicant. The

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2126 department shall recommend to the Secretary of Commerce Economic 2127 Opportunity to approve or disapprove an applicant business. If 2128 review of the application demonstrates that the application is 2129 incomplete, the secretary shall notify the applicant business 2130 within the first 5 business days after receiving the 2131 application. 2132 (4) The department shall validate contractor performance 2133 and report such validation in the annual incentives report 2134 required under s. 288.0065 s. 288.907. 2135 Section 39. Paragraph (e) of subsection (2) and 2136 subsections (3) and (4) of section 288.0655, Florida Statutes, 2137 are amended to read: 288.0655 Rural Infrastructure Fund.-2138 2139 (2)2140 To enable local governments to access the resources (e) available pursuant to s. 403.973(17) s. 403.973(18), the 2141 department may award grants for surveys, feasibility studies, 2142 2143 and other activities related to the identification and preclearance review of land which is suitable for preclearance 2144 2145 review. Authorized grants under this paragraph may not exceed 2146 \$75,000 each, except in the case of a project in a rural area of 2147 opportunity, in which case the grant may not exceed \$300,000. 2148 Any funds awarded under this paragraph must be matched at a

2149 2150

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level of 50 percent with local funds, except that any funds

awarded for a project in a rural area of opportunity must be

2151 matched at a level of 33 percent with local funds. If an 2152 application for funding is for a catalyst site, as defined in s. 2153 288.0656, the requirement for local match may be waived pursuant 2154 to the process in s. 288.06561. In evaluating applications under 2155 this paragraph, the department shall consider the extent to 2156 which the application seeks to minimize administrative and 2157 consultant expenses.

2158 The department, in consultation with Enterprise (3)2159 Florida, Inc., the Florida Tourism Industry Marketing 2160 Corporation, the Department of Environmental Protection, and the 2161 Florida Fish and Wildlife Conservation Commission, as appropriate, shall review and certify applications pursuant to 2162 2163 s. 288.061. The review shall include an evaluation of the 2164 economic benefit of the projects and their long-term viability. 2165 The department shall have final approval for any grant under 2166 this section.

2167 (4) By September 1, 2021, the department shall, in 2168 consultation with the organizations listed in subsection (3), 2169 other organizations, reevaluate existing guidelines 2170 criteria governing submission of applications for funding, 2171 review and evaluation of such applications, and approval of 2172 funding under this section. The department shall consider 2173 factors including, but not limited to, the project's potential 2174 for enhanced job creation or increased capital investment, the demonstration and level of local public and private commitment, 2175

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2176 whether the project is located in a community development 2177 corporation service area, or in an urban high-crime area as 2178 designated under s. 212.097, the unemployment rate of the county 2179 in which the project would be located, and the poverty rate of 2180 the community. 2181 Section 40. Paragraph (a) of subsection (6) and paragraphs 2182 (a) and (c) of subsection (7) of section 288.0656, Florida 2183 Statutes, are amended to read: 2184 288.0656 Rural Economic Development Initiative.-2185 (6) (a) By August 1 of each year, the head of each of the 2186 following agencies and organizations shall designate a deputy 2187 secretary or higher-level staff person from within the agency or 2188 organization to serve as the REDI representative for the agency 2189 or organization: 2190 1. The Department of Transportation. 2191 2. The Department of Environmental Protection. 2192 3. The Department of Agriculture and Consumer Services. 2193 4. The Department of State. 2194 5. The Department of Health. 2195 6. The Department of Children and Families. 7. 2196 The Department of Corrections. 2197 8. The Department of Education. 2198 9. The Department of Juvenile Justice. 2199 10. The Fish and Wildlife Conservation Commission. 2200 11. Each water management district.

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2201 12. Enterprise Florida, Inc. 2202 13. CareerSource Florida, Inc. 2203 13.14. VISIT Florida. 2204 14.15. The Florida Regional Planning Council Association. 2205 15.16. The Agency for Health Care Administration. 2206 16.17. The Institute of Food and Agricultural Sciences 2207 (IFAS). 2208 2209 An alternate for each designee shall also be chosen, and the 2210 names of the designees and alternates shall be sent to the 2211 Secretary of Commerce Economic Opportunity. 2212 (7)2213 (a) REDI may recommend to the Governor up to three rural 2214 areas of opportunity. The Governor may by executive order 2215 designate up to three rural areas of opportunity which will 2216 establish these areas as priority assignments for REDI as well 2217 as to allow the Governor, acting through REDI, to waive 2218 criteria, requirements, or similar provisions of any economic 2219 development incentive. Such incentives shall include, but are 2220 not limited to, the Qualified Target Industry Tax Refund Program 2221 under s. 288.106, the Quick Response Training Program under s. 2222 288.047, the Quick Response Training Program for participants in 2223 the welfare transition program under s. 288.047(8), 2224 transportation projects under s. 339.2821, the brownfield redevelopment bonus refund under s. 288.107, and the rural job 2225

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2226 tax credit program under ss. 212.098 and 220.1895.

2227 Each rural area of opportunity may designate catalyst (C) 2228 projects, provided that each catalyst project is specifically 2229 recommended by REDI, identified as a catalyst project by 2230 Enterprise Florida, Inc., and confirmed as a catalyst project by 2231 the department. All state agencies and departments shall use all 2232 available tools and resources to the extent permissible by law 2233 to promote the creation and development of each catalyst project 2234 and the development of catalyst sites.

2235 Section 41. Section 288.0658, Florida Statutes, is amended 2236 to read:

2237 288.0658 Nature-based recreation; promotion and other 2238 assistance by Fish and Wildlife Conservation Commission.-The 2239 Florida Fish and Wildlife Conservation Commission is directed to 2240 assist Enterprise Florida, Inc.; the Florida Tourism Industry 2241 Marketing Corporation, doing business as VISIT Florida; 2242 convention and visitor bureaus; tourist development councils; 2243 economic development organizations; and local governments 2244 through the provision of marketing advice, technical expertise, 2245 promotional support, and product development related to nature-2246 based recreation and sustainable use of natural resources. In 2247 carrying out this responsibility, the Florida Fish and Wildlife 2248 Conservation Commission shall focus its efforts on fostering 2249 nature-based recreation in rural communities and regions encompassing rural communities. As used in this section, the 2250

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term "nature-based recreation" means leisure activities related to the state's lands, waters, and fish and wildlife resources, including, but not limited to, wildlife viewing, fishing, hiking, canoeing, kayaking, camping, hunting, backpacking, and nature photography.

2256 Section 42. Subsection (6) of section 288.075, Florida 2257 Statutes, is amended to read:

2258

288.075 Confidentiality of records.-

2259

(6) ECONOMIC INCENTIVE PROGRAMS. -

2260 The following information held by an economic (a) 2261 development agency pursuant to the administration of an economic incentive program for qualified businesses is confidential and 2262 2263 exempt from s. 119.07(1) and s. 24(a), Art. I of the State 2264 Constitution for a period not to exceed the duration of the 2265 incentive agreement, including an agreement authorizing a tax 2266 refund or tax credit, or upon termination of the incentive 2267 agreement:

1. The percentage of the business's sales occurring outside this state and, for businesses applying under s. 288.1045, the percentage of the business's gross receipts derived from Department of Defense contracts during the 5 years immediately preceding the date the business's application is submitted.

2274 2. An individual employee's personal identifying 2275 information that is held as evidence of the achievement or

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2276 nonachievement of the wage requirements of the tax refund, tax 2277 credit, or incentive agreement programs or of the job creation 2278 requirements of such programs. 2279 3. The amount of: 2280 Taxes on sales, use, and other transactions paid a. 2281 pursuant to chapter 212; 2282 Corporate income taxes paid pursuant to chapter 220; b. 2283 Intangible personal property taxes paid pursuant to с. 2284 chapter 199; 2285 Insurance premium taxes paid pursuant to chapter 624; d. 2286 е. Excise taxes paid on documents pursuant to chapter 201; 2287 Ad valorem taxes paid, as defined in s. 220.03(1); or f. 2288 State communications services taxes paid pursuant to g. 2289 chapter 202. 2290 2291 However, an economic development agency may disclose in the 2292 annual incentives report required under s. 288.0065 s. 288.907 2293 the aggregate amount of each tax identified in this subparagraph 2294 and paid by all businesses participating in each economic incentive program. 2295 2296 (b) 1. The following information held by an economic 2297 development agency relating to a specific business participating in an economic incentive program is no longer confidential or 2298 2299 exempt 180 days after a final project order for an economic incentive agreement is issued, until a date specified in the 2300

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2301 final project order, or if the information is otherwise 2302 disclosed, whichever occurs first: 2303 1.a. The name of the qualified business. 2304 2.b. The total number of jobs the business committed to 2305 create or retain. 2306 3.c. The total number of jobs created or retained by the 2307 business. 2308 4.d. Notwithstanding s. 213.053(2), the amount of tax 2309 refunds, tax credits, or incentives awarded to, claimed by, or, if applicable, refunded to the state by the business. 2310 2311 5.e. The anticipated total annual wages of employees the 2312 business committed to hire or retain. 2313 2. For a business applying for certification under s. 2314 288.1045 which is based on obtaining a new Department of Defense 2315 contract, the total number of jobs expected and the amount of 2316 tax refunds claimed may not be released until the new Department 2317 of Defense contract is awarded. 2318 Section 43. Paragraphs (a) and (c) of subsection (1), 2319 paragraph (e) of subsection (3), and subsections (6), (7), and 2320 (8) of section 288.076, Florida Statutes, are amended to read: 2321 288.076 Return on investment reporting for economic 2322 development programs.-2323 As used in this section, the term: (1) 2324 "Jobs" means full-time equivalent positions, (a) 2325 including, but not limited to, positions obtained from a

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2326 temporary employment agency or employee leasing company or 2327 through a union agreement or coemployment under a professional 2328 employer organization agreement, that result directly from a 2329 project in this state. The term does not include temporary 2330 construction jobs involved with the construction of facilities 2331 for the project or any jobs previously included in any 2332 application for tax refunds has the same meaning as provided in 2333 s. 288.106(2)(i). 2334 (C) "Project" means the creation of a new business or 2335 expansion of an existing business has the same meaning as 2336 provided in s. 288.106(2)(m). 2337 (3) Within 48 hours after expiration of the period of 2338 confidentiality for project information deemed confidential and 2339 exempt pursuant to s. 288.075, the department shall publish the 2340 following information pertaining to each project: 2341 (e) Project performance goals.-The incremental direct jobs attributable to the 2342 1. 2343 project, identifying the number of jobs generated and the number 2344 of jobs retained. 2345 The number of jobs generated and the number of jobs 2. 2346 retained by the project, and for projects commencing after 2347 October 1, 2013, the average annual wage of persons holding such 2348 jobs. 2349 3. The incremental direct capital investment in the state generated by the project. 2350

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(6) Annually, the department shall publish information
relating to the progress of Quick Action Closing Fund projects,
<u>awarded under former s. 288.1088, until all contracts are</u>
<u>complete or terminated including the average number of days</u>
between the date the department receives a completed application
and the date on which the application is approved.

(7) (a) Within 48 hours after expiration of the period of confidentiality provided under s. 288.075, the department shall publish the contract or agreement described in s. 288.061, redacted to protect the participant business from disclosure of information that remains confidential or exempt by law.

(b) Within 48 hours after submitting any report of findings and recommendations made pursuant to s. 288.106(7)(d) concerning a business's failure to complete a tax refund agreement pursuant to the tax refund program for qualified target industry businesses, the department shall publish such report.

2368 (8) For projects completed before October 1, 2013, the 2369 department shall compile and, by October 1, 2014, shall publish 2370 the information described in subsections (3), (4), and (5), to 2371 the extent such information is available and applicable.

2372 Section 44. Section 288.095, Florida Statutes, is amended 2373 to read:

2374 288.095 Economic Development Trust Fund.-

2375

(1)

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The Economic Development Trust Fund is created within

2376 the department of Economic Opportunity. Moneys deposited into 2377 the fund must be used only to support the authorized activities 2378 and operations of the department.

2379 (2)There is created, within the Economic Development 2380 Trust Fund, the Economic Development Incentives Account. The 2381 Economic Development Incentives Account consists of moneys 2382 appropriated to the account for purposes of the tax incentives 2383 programs authorized under s. 288.107 and former s. 288.106 ss. 2384 288.1045 and 288.106, and local financial support provided under 2385 former s. 288.106 ss. 288.1045 and 288.106. Moneys in the 2386 Economic Development Incentives Account shall be subject to the 2387 provisions of s. 216.301(1)(a).

(3) (a) The department may approve applications for certification pursuant to ss. 288.1045(3) and 288.106. However, The total state share of tax refund payments may not exceed \$35 million.

2392 The total amount of tax refund claims approved for (b) 2393 payment by the department based on actual project performance 2394 may not exceed the amount appropriated to the Economic 2395 Development Incentives Account for such purposes for the fiscal 2396 year. Claims for tax refunds under s. 288.107 and former ss. 2397 288.1045 and 288.106 shall be paid in the order the claims are 2398 approved by the department. In the event the Legislature does 2399 not appropriate an amount sufficient to satisfy the tax refunds under s. 288.107 and former s. 288.106 ss. 288.1045 and 288.106 2400

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in a fiscal year, the department shall pay the tax refunds from the appropriation for the following fiscal year. By March 1 of each year, the department shall notify the legislative appropriations committees of the Senate and House of Representatives of any anticipated shortfall in the amount of funds needed to satisfy claims for tax refunds from the appropriation for the current fiscal year.

2408 Moneys in the Economic Development Incentives Account (C) 2409 may be used only to pay tax refunds and make other payments 2410 authorized under s. 288.1045, s. 288.106, or s. 288.107 or in 2411 agreements authorized under former s. 288.106. The department 2412 shall report within 10 days after the end of each quarter to the 2413 Office of Policy and Budget in the Executive Officer of the 2414 Governor, the chair of the Senate Appropriations Committee or its successor, and the chair of the House of Representatives 2415 2416 Appropriations Committee or its successor regarding the status 2417 of payments made for all economic development programs 2418 administered by the department under this chapter, including s. 2419 288.107 and former ss. 288.106 and 288.108.

(d) The department may adopt rules necessary to carry out
 the provisions of this subsection, including rules providing for
 the use of moneys in the Economic Development Incentives Account
 and for the administration of the Economic Development

2424 Incentives Account.

2425

(4) The department shall create a separate account for

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2426 funds transferred from the former Enterprise Florida, Inc., held 2427 for payments for agreements under the Quick Action Closing Fund 2428 under former s. 288.1088 or the Innovation Incentive Program 2429 under former s. 288.1089. The department shall report within 10 2430 days after the end of each quarter to the Office of Policy and Budget in the Executive Office of the Governor, the chair of the 2431 2432 Senate Appropriations Committee or its successor, and the chair 2433 of the House of Representatives Appropriations Committee or its 2434 successor regarding all escrow activity relating to both 2435 programs, including payments made pursuant to confirmed 2436 performance under the remaining contracts, payments returned to the state due to noncompliance, and contracts terminated due to 2437 2438 noncompliance. The department must transfer to the General 2439 Revenue Fund any payments returned to the state, either returned 2440 by the recipient or through action by the department to 2441 administratively or otherwise legally obtain repayment of funds, 2442 and any funds associated with terminated contracts. Section 45. Subsection (2) and paragraph (c) of subsection 2443 2444 (3) of section 288.101, Florida Statutes, as amended by chapter 2445 2023-17, Laws of Florida, are amended to read: 2446 288.101 Florida Job Growth Grant Fund.-2447 The department and Enterprise Florida, Inc., may (2)2448 identify projects, solicit proposals, and make funding 2449 recommendations to the Governor, who is authorized to approve: (a) State or local public infrastructure projects to 2450

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2451	promote:
2452	1. Economic recovery in specific regions of this state;
2453	2. Economic diversification; or
2454	3. Economic enhancement in a targeted industry.
2455	(b) State or local public infrastructure projects to
2456	facilitate the development or construction of affordable
2457	housing. This paragraph is repealed July 1, 2033.
2458	(c) Infrastructure funding to accelerate the
2459	rehabilitation of the Herbert Hoover Dike. The department or the
2460	South Florida Water Management District may enter into
2461	agreements, as necessary, with the United States Army Corps of
2462	Engineers to implement this paragraph.
2463	(d) Workforce training grants to support programs at state
2464	colleges and state technical centers that provide participants
2465	with transferable, sustainable workforce skills applicable to
2466	more than a single employer, and for equipment associated with
2467	these programs. The department shall work with CareerSource
2468	Florida, Inc., to ensure programs are offered to the public
2469	based on criteria established by the state college or state
2470	technical center and do not exclude applicants who are
2471	unemployed or underemployed.
2472	(3) For purposes of this section:
2473	(c) "Targeted industry" means any industry identified in
2474	the most recent list provided to the Governor, the President of
2475	the Senate, and the Speaker of the House of Representatives in
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2476 accordance with s. 288.005 s. 288.106(2)(q). 2477 Section 46. Section 288.1045, Florida Statutes, is 2478 repealed. 2479 Section 47. Section 288.106, Florida Statutes, is 2480 repealed. 2481 Section 48. Paragraphs (d) and (f) of subsection (1), 2482 subsection (2), paragraph (b) of subsection (3), subsection (4), 2483 and paragraph (b) of subsection (5) of section 288.107, Florida 2484 Statutes, are amended, and paragraph (c) is added to subsection 2485 (5) of that section, to read: 2486 288.107 Brownfield redevelopment bonus refunds.-2487 DEFINITIONS.-As used in this section: (1)"Eligible business" means: 2488 (d) 2489 1. A qualified target industry business as defined in s. 2490 288.106(2); or 2491 $\frac{2}{2}$ a business that can demonstrate a fixed capital 2492 investment of at least \$2 million in mixed-use business 2493 activities, including multiunit housing, commercial, retail, and 2494 industrial in brownfield areas eligible for bonus refunds, and 2495 that provides benefits to its employees. 2496 (f) "Project" means the creation of a new business or the 2497 expansion of an existing business as defined in s. 288.106. 2498 (2) BROWNFIELD REDEVELOPMENT BONUS REFUND.-Bonus refunds 2499 shall be approved by the department as specified in the final 2500 order and allowed from the account as follows: Page 100 of 199

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2501	(a) A bonus refund of \$2,500 shall be allowed to any
2502	qualified target industry business as defined in s. 288.106 for
2503	each new Florida job created in a brownfield area eligible for
2504	bonus refunds which is claimed on the qualified target industry
2505	business's annual refund claim authorized in s. 288.106(6).
2506	(b) a bonus refund of up to \$2,500 shall be allowed to any
2507	other eligible business as defined in subparagraph (1)(d)2. for
2508	each new Florida job created in a brownfield area eligible for
2509	bonus refunds which is claimed under an annual claim procedure
2510	similar to the annual refund claim authorized in former s.
2511	288.106(6). The amount of the refund shall be equal to 20
2512	percent of the average annual wage for the jobs created.
2513	(3) CRITERIAThe minimum criteria for participation in
2514	the brownfield redevelopment bonus refund are:
2515	(b) The completion of a fixed capital investment of at
2516	least \$2 million in mixed-use business activities, including
2517	multiunit housing, commercial, retail, and industrial in
2518	brownfield areas eligible for bonus refunds, by an eligible
2519	business applying for a refund under <u>subsection (2)</u> paragraph
2520	(2)(b) which provides benefits to its employees.
2521	(4) PAYMENT OF BROWNFIELD REDEVELOPMENT BONUS REFUNDS
2522	(a) To be eligible to receive a bonus refund for new
2523	Florida jobs created in a brownfield area eligible for bonus
2524	refunds, a business must have been certified as <u>an</u> a qualified
2525	target industry business under s. 288.106 or eligible business

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2526 as defined in paragraph (1) (d) and must have indicated on the 2527 qualified target industry business tax refund application form 2528 submitted to the department in accordance with s. 288.106(4) or 2529 other similar agreement for other eligible business as defined 2530 in paragraph (1)(d) that the project for which the application 2531 is submitted is or will be located in a brownfield area eligible 2532 for bonus refunds and that the business is applying for 2533 certification as a qualified brownfield business under this 2534 section, and must have signed a qualified target industry 2535 business tax refund agreement with the department that indicates 2536 that the business has been certified as a qualified target 2537 industry business located in a brownfield area eligible for 2538 bonus refunds and specifies the schedule of brownfield 2539 redevelopment bonus refunds that the business may be eligible to 2540 receive in each fiscal year.

2541 (b) To be considered to receive an eligible brownfield 2542 redevelopment bonus refund payment, the business meeting the 2543 requirements of paragraph (a) must submit a claim once each 2544 fiscal year on a claim form approved by the department which 2545 indicates the location of the brownfield site for which a 2546 rehabilitation agreement with the Department of Environmental 2547 Protection or a local government delegated by the Department of 2548 Environmental Protection has been executed under s. 376.80, the 2549 address of the business facility's brownfield location, the name 2550 of the brownfield in which it is located, the number of jobs

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2551	created, and the average wage of the jobs created by the
2552	business within the brownfield as defined in s. 288.106 or other
2553	eligible business as defined in paragraph (1)(d) and the
2554	administrative rules and policies for that section.
2555	(c) The bonus refunds shall be available on the same
2556	schedule as the qualified target industry tax refund payments
2557	scheduled in the qualified target industry tax refund agreement
2558	authorized in s. 288.106 or other similar agreement for other
2559	eligible businesses as defined in paragraph (1)(e).
2560	(d) After entering into a tax refund agreement as provided
2561	in s. 288.106 or other similar agreement for other eligible
2562	businesses as defined in paragraph (1)(e), an eligible business
2563	may receive brownfield redevelopment bonus refunds from the
2564	account:
2565	1. For both of the following taxes due and paid by that
2566	business beginning with the first taxable year of the business
2567	that begins after entering into the agreement:
2568	a. Corporate income taxes under chapter 220.
2569	b. Insurance premium tax under s. 624.509.
2570	2. For all of the following taxes due and paid by that
2571	business after entering into the agreement:
2572	a. Taxes on sales, use, and other transactions under
2573	chapter 212.
2574	b. Intangible personal property taxes under chapter 199.
2575	c. Excise taxes on documents under chapter 201.
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2576 d. Ad valorem taxes paid, as defined in s. 220.03(1). 2577 е. State communications services taxes administered under 2578 chapter 202. This provision does not apply to the gross receipts 2579 tax imposed under chapter 203 and administered under chapter 202 2580 or the local communications services tax authorized under s. 2581 202.19 pursuant to s. 288.106(3)(d). 2582 (d) (d) (e) An eligible business that fraudulently claims a 2583 refund under this section: 2584 Is liable for repayment of the amount of the refund to 1. 2585 the account, plus a mandatory penalty in the amount of 200 2586 percent of the tax refund, which shall be deposited into the 2587 General Revenue Fund. 2588 2. Commits a felony of the third degree, punishable as 2589 provided in s. 775.082, s. 775.083, or s. 775.084. 2590 (e) (f) Applications shall be reviewed and certified 2591 pursuant to s. 288.061 before the business has made a decision 2592 to locate or expand a facility in this state. The department 2593 shall review all applications submitted under s. 288.106 or 2594 other similar application forms for other eligible businesses as 2595 defined in paragraph (1) (d) which indicate that the proposed 2596 project will be located in a brownfield area eligible for bonus 2597 refunds and determine, with the assistance of the Department of 2598 Environmental Protection, that the project location is within a 2599 brownfield area eligible for bonus refunds as provided in this 2600 act.

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(f) (g) The department shall approve all claims for a brownfield redevelopment bonus refund payment that are found to meet the requirements of this section paragraphs (b) and (d).

(g) (h) The department, with such assistance as may be required from the Department of Environmental Protection, shall specify by written final order the amount of the brownfield redevelopment bonus refund that is authorized for the qualified target industry business for the fiscal year within 30 days after the date that the claim for the annual tax refund is received by the department.

(h) (i) The total amount of the bonus refunds approved by the department under this section in any fiscal year must not exceed the total amount appropriated to the Economic Development Incentives Account for this purpose for the fiscal year. In the event that the Legislature does not appropriate an amount sufficient to satisfy projections by the department for brownfield redevelopment bonus refunds under this section in a fiscal year, the department shall, not later than July 15 of such year, determine the proportion of each brownfield redevelopment bonus refund claim which shall be paid by dividing the amount appropriated for tax refunds for the fiscal year by the projected total of brownfield redevelopment bonus refund claims for the fiscal year. The amount of each claim for a brownfield redevelopment bonus tax refund shall be multiplied by the resulting quotient. If, after the payment of all such refund

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2626 claims, funds remain in the Economic Development Incentives 2627 Account for brownfield redevelopment tax refunds, the department 2628 shall recalculate the proportion for each refund claim and 2629 adjust the amount of each claim accordingly.

2630 <u>(i)(j)</u> Upon approval of the brownfield redevelopment bonus 2631 refund, payment shall be made for the amount specified in the 2632 final order. If the final order is appealed, payment may not be 2633 made for a refund to the qualified target industry business 2634 until the conclusion of all appeals of that order.

2635

(5) ADMINISTRATION. -

(b) To facilitate the process of monitoring and auditing applications made under this program, the department may provide a list of qualified target industry businesses to the Department of Revenue, to the Department of Environmental Protection, or to any local government authority. The department may request the assistance of those entities with respect to monitoring the payment of the taxes listed in <u>paragraph (3)(c)</u> s. 288.106(3).

2643 (c) The department may adopt rules, including an 2644 <u>application form, to administer this section.</u> 2645 Section 49. Paragraph (c) of subsection (2) and subsection

2646 (6) of section 288.108, Florida Statutes, are amended to read: 2647 288.108 High-impact business.-

2648 (2) DEFINITIONS.—As used in this section, the term:
 2649 (c) "Eligible high-impact business" means a business in
 2650 one of the <u>designated</u> high-impact sectors identified by

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2651 Enterprise Florida, Inc., and certified by the department as 2652 provided in subsection (5), which is making a cumulative investment in the state of at least \$50 million and creating at 2653 2654 least 50 new full-time equivalent jobs in the state or a 2655 research and development facility making a cumulative investment 2656 of at least \$25 million and creating at least 25 new full-time 2657 equivalent jobs. Such investment and employment must be achieved 2658 in a period not to exceed 3 years after the date the business is 2659 certified as a qualified high-impact business.

2660

(6) SELECTION AND DESIGNATION OF HIGH-IMPACT SECTORS.-

2661 (a) The department Enterprise Florida, Inc., shall, by 2662 January 1, of every third year, beginning January 1, 2011, 2663 initiate the process of reviewing and, if appropriate, selecting 2664 a new high-impact sector for designation or recommending the 2665 deactivation of a designated high-impact sector. The process of 2666 reviewing designated high-impact sectors or recommending the 2667 deactivation of a designated high-impact sector shall be in 2668 consultation with the department, economic development 2669 organizations, the State University System, local governments, 2670 employee and employer organizations, market analysts, and 2671 economists.

(b) The department has authority, after <u>meeting the</u>
 requirements of this subsection recommendation from Enterprise
 Florida, Inc., to designate a high-impact sector or to
 deauthorize a designated high-impact sector.

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2676 To begin the process of selecting and designating a (C) 2677 new high-impact sector, the department Enterprise Florida, Inc., 2678 shall undertake a thorough study of the proposed sector. This 2679 study must consider the definition of the sector, including the 2680 types of facilities which characterize the sector that might 2681 qualify for a high-impact performance grant and whether a 2682 powerful incentive like the high-impact performance grant is 2683 needed to induce major facilities in the sector to locate or 2684 grow in this state; the benefits that major facilities in the 2685 sector have or could have on the state's economy and the 2686 relative significance of those benefits; the needs of the sector 2687 and major sector facilities, including natural, public, and 2688 human resources and benefits and costs with regard to these 2689 resources; the sector's current and future markets; the current 2690 fiscal and potential fiscal impacts of the sector, to both the 2691 state and its communities; any geographic opportunities or 2692 limitations with regard to the sector, including areas of the state most likely to benefit from the sector and areas unlikely 2693 2694 to benefit from the sector; the state's advantages or 2695 disadvantages with regard to the sector; and the long-term 2696 expectations for the industry on a global level and in the 2697 state. If the department Enterprise Florida, Inc., finds favorable conditions for the designation of the sector as a 2698 2699 high-impact sector, it shall include in the study recommendations for a complete and comprehensive sector 2700

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2701 strategy, including appropriate marketing and workforce 2702 strategies for the entire sector and any recommendations that 2703 Enterprise Florida, Inc., may have for statutory or policy 2704 changes needed to improve the state's business climate and to 2705 attract and grow Florida businesses, particularly small 2706 businesses, in the proposed sector. The study shall reflect the 2707 finding of the sector-business network specified in paragraph 2708 (d).

In conjunction with the study required in paragraph 2709 (d) (c), the department Enterprise Florida, Inc., shall develop and 2710 consult with a network of sector businesses. While this network 2711 may include non-Florida businesses, it must include any 2712 2713 businesses currently within the state. If the number of Florida 2714 businesses in the sector is large, a representative cross-2715 section of Florida sector businesses may form the core of this 2716 network.

2717 (e) The study and its findings and recommendations and the 2718 recommendations gathered from the sector-business network must 2719 be discussed and considered during at least one meeting per 2720 calendar year of leaders in business, government, education, 2721 workforce development, and economic development called by the 2722 Governor to address the business climate in the state, develop a 2723 common vision for the economic future of the state, and identify 2724 economic development efforts to fulfill that vision.

2725

(f) If after consideration of the completed study required

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2726 in paragraph (c) and the input derived from consultation with 2727 the sector-business network in paragraph (d) and the meeting as 2728 required in paragraph (e), the department board of directors of 2729 Enterprise Florida, Inc., finds that the sector will have 2730 exceptionally large and widespread benefits to the state and its 2731 citizens, relative to any public costs; that the sector is 2732 characterized by the types of facilities that require 2733 exceptionally large investments and provide employment 2734 opportunities to a relatively large number of workers in high-2735 quality, high-income jobs that might qualify for a high-impact 2736 performance grant; and that given the competition for such 2737 businesses it may be necessary for the state to be able to offer 2738 a large inducement, such as a high-impact performance grant, to 2739 attract such a business to the state or to encourage businesses 2740 to continue to grow in the state, the board of directors of 2741 Enterprise Florida, Inc., may recommend that the department may 2742 designate consider the designation of the sector as a high-2743 impact business sector or may.

2744 -Upon receiving a recommendation from $\pm ho$ (q)2745 directors of Enterprise Florida, Inc., together with the study 2746 required in paragraph (c) and a summary of the findings and 2747 recommendations of the sector-business network required in 2748 paragraph (d), including a list of all meetings of the sector 2749 network and participants in those meetings and the findings and recommendations from the meeting as required in paragraph (c), 2750

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2751 the department shall after a thorough evaluation of the study 2752 and accompanying materials report its findings and either concur 2753 in the recommendation of Enterprise Florida, Inc., and designate 2754 the sector as a high-impact business sector or notify Enterprise 2755 Florida, Inc., that it does not concur and deny the board's 2756 request for designation or return the recommendation and study 2757 to Enterprise Florida, Inc., for further evaluation. In any 2758 case, the department's decision must be in writing and justify 2759 the reasons for the decision.

2760 (g) (h) If the department designates the sector as a high-2761 impact sector, it shall, within 30 days, notify the Governor, the President of the Senate, and the Speaker of the House of 2762 2763 Representatives of its decision and provide a complete report on 2764 its decision, including copies of the material compiled in the 2765 evaluation, studies, and meetings required under this subsection 2766 provided by Enterprise Florida, Inc., and the department's 2767 evaluation and comment on any statutory or policy changes 2768 recommended by Enterprise Florida, Inc.

2769 (h) (i) For the purposes of this subsection, a high-impact 2770 sector consists of the silicon technology sector that Enterprise 2771 Florida, Inc., has found to be focused around the type of high-2772 impact businesses for which the incentive created in this 2773 subsection is required and will create the kinds of sector and 2774 economy wide benefits that justify the use of state resources to 2775 encourage these investments and require substantial inducements

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2776 to compete with the incentive packages offered by other states 2777 and nations. 2778 Section 50. Section 288.1081, Florida Statutes, is 2779 repealed. 2780 Section 51. Section 288.1082, Florida Statutes, is 2781 repealed. 2782 Section 52. Section 288.1088, Florida Statutes, is 2783 repealed. 2784 Section 53. Section 288.1089, Florida Statutes, is 2785 repealed. 2786 Section 54. Section 288.111, Florida Statutes, is amended 2787 to read: 2788 288.111 Information concerning local manufacturing 2789 development programs.-The department shall develop materials 2790 that identify each local government that establishes a local 2791 manufacturing development program under s. 163.3252. The 2792 materials, which the department may elect to develop and 2793 maintain in electronic format or in any other format deemed by 2794 the department to provide public access, must be updated at 2795 least annually. Enterprise Florida, Inc., shall, and other State 2796 agencies may τ distribute the materials to prospective, new, 2797 expanding, and relocating businesses seeking to conduct business 2798 in this state. 2799 Section 55. Subsection (7) of section 288.11621, Florida 2800 Statutes, is amended to read:

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2801 Spring training baseball franchises.-288.11621 2802 STRATEGIC PLANNING.-The department shall request (7)2803 assistance from Enterprise Florida, Inc., and the Florida 2804 Grapefruit League Association to develop a comprehensive 2805 strategic plan to: 2806 (a) Finance spring training facilities. 2807 (b) Monitor and oversee the use of state funds awarded to 2808 applicants. 2809 (C) Identify the financial impact that spring training has 2810 on the state and ways in which to maintain or improve that 2811 impact. 2812 Identify opportunities to develop public-private (d) 2813 partnerships to engage in marketing activities and advertise 2814 spring training baseball. Identify efforts made by other states to maintain or 2815 (e) 2816 develop partnerships with baseball spring training teams. Develop recommendations for the Legislature to sustain 2817 (f) 2818 or improve this state's spring training tradition. 2819 Section 56. Paragraph (c) of subsection (2) and paragraphs 2820 (a), (c), and (d) of subsection (3) of section 288.11631, 2821 Florida Statutes, are amended to read: 2822 288.11631 Retention of Major League Baseball spring 2823 training baseball franchises.-2824 (2) CERTIFICATION PROCESS.-2825 (c) Each applicant certified on or after July 1, 2013,

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2826 shall enter into an agreement with the department which: 2827 Specifies the amount of the state incentive funding to 1. 2828 be distributed. The amount of state incentive funding per 2829 certified applicant may not exceed \$20 million. However, if a 2830 certified applicant's facility is used by more than one spring 2831 training franchise, the maximum amount may not exceed \$50 2832 million, and the Department of Revenue shall make distributions 2833 to the applicant pursuant to s. 212.20(6)(d)6.c. s. 2834 212.20(6)(d)6.e. 2835 2. States the criteria that the certified applicant must 2836 meet in order to remain certified. These criteria must include a 2837 provision stating that the spring training franchise must 2838 reimburse the state for any funds received if the franchise does 2839 not comply with the terms of the contract. If bonds were issued 2840 to construct or renovate a facility for a spring training 2841 franchise, the required reimbursement must be equal to the total 2842 amount of state distributions expected to be paid from the date the franchise violates the agreement with the applicant through 2843 2844 the final maturity of the bonds. 2845 States that the certified applicant is subject to 3. 2846 decertification if the certified applicant fails to comply with 2847 this section or the agreement.

28484. States that the department may recover state incentive2849funds if the certified applicant is decertified.

2850

5. Specifies the information that the certified applicant

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2851 must report to the department. 2852 6. Includes any provision deemed prudent by the 2853 department. 2854 (3) USE OF FUNDS.-2855 A certified applicant may use funds provided under s. (a) 2856 212.20(6)(d)6.c. s. 212.20(6)(d)6.e. only to: 2857 1. Serve the public purpose of constructing or renovating 2858 a facility for a spring training franchise. 2859 2. Pay or pledge for the payment of debt service on, or to 2860 fund debt service reserve funds, arbitrage rebate obligations, 2861 or other amounts payable with respect thereto, bonds issued for 2862 the construction or renovation of such facility, or for the 2863 reimbursement of such costs or the refinancing of bonds issued 2864 for such purposes. 2865 The Department of Revenue may not distribute funds (C) 2866 under s. 212.20(6)(d)6.c. s. 212.20(6)(d)6.e. until July 1, 2867 2016. Further, the Department of Revenue may not distribute 2868 funds to an applicant certified on or after July 1, 2013, until 2869 it receives notice from the department that: 2870 The certified applicant has encumbered funds under 1. 2871 either subparagraph (a)1. or subparagraph (a)2.; and 2872 If applicable, any existing agreement with a spring 2. 2873 training franchise for the use of a facility has expired. 2874 (d)1. All certified applicants shall place unexpended state funds received pursuant to s. 212.20(6)(d)6.c. s. 2875 Page 115 of 199

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2876 212.20(6)(d)6.e. in a trust fund or separate account for use 2877 only as authorized in this section. 2878 A certified applicant may request that the department 2. 2879 notify the Department of Revenue to suspend further 2880 distributions of state funds made available under s. 2881 212.20(6)(d)6.c. s. 212.20(6)(d)6.e. for 12 months after 2882 expiration of an existing agreement with a spring training 2883 franchise to provide the certified applicant with an opportunity 2884 to enter into a new agreement with a spring training franchise, 2885 at which time the distributions shall resume. 2886 3. The expenditure of state funds distributed to an 2887 applicant certified after July 1, 2013, must begin within 48 2888 months after the initial receipt of the state funds. In 2889 addition, the construction or renovation of a spring training 2890 facility must be completed within 24 months after the project's 2891 commencement. 2892 Section 57. Section 288.1168, Florida Statutes, is 2893 repealed. 2894 Section 58. Section 288.1169, Florida Statutes, is 2895 repealed. 2896 Section 59. Section 288.1171, Florida Statutes, is 2897 repealed. 2898 Section 60. Section 288.122, Florida Statutes, is amended 2899 to read: 2900 288.122 Tourism Promotional Trust Fund.-There is created Page 116 of 199

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within the department the Tourism Promotional Trust Fund. Moneys deposited in the Tourism Promotional Trust Fund shall only be used to support the authorized activities and operations and the tourism promotion and marketing activities, services, functions, and programs administered by <u>the department Enterprise Florida</u>, <u>Inc.</u>, through a contract with the direct-support organization created under s. 288.1226.

Section 61. Present subsection (13) of section 288.1226, Florida Statutes, as amended by chapter 2023-20, Laws of Florida, is redesignated as subsection (15), a new subsection (13) and subsection (14) are added to that section, and subsections (2), (3), and (4), paragraphs (a), (c), (g), (h), (i), and (k) of subsection (5), and subsections (7) and (8) of that section are amended, to read:

2915 288.1226 Florida Tourism Industry Marketing Corporation; 2916 use of property; board of directors; duties; audit.-

2917 (2) ESTABLISHMENT.-The Florida Tourism Industry Marketing
 2918 Corporation is a direct-support organization of <u>the department</u>
 2919 Enterprise Florida, Inc.

(a) The Florida Tourism Industry Marketing Corporation is
a corporation not for profit, as defined in s. 501(c)(6) of the
Internal Revenue Code of 1986, as amended, that is incorporated
under the provisions of chapter 617 and approved by the
Department of State.

2925

(b) The corporation is organized and operated exclusively

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to request, receive, hold, invest, and administer property and to manage and make expenditures for the operation of the activities, services, functions, and programs of this state which relate to the statewide, national, and international promotion and marketing of tourism.

(c)1. The corporation is not an agency for the purposes of chapters 120, 216, and 287; ss. 255.21, 255.25, and 255.254, relating to leasing of buildings; ss. 283.33 and 283.35, relating to bids for printing; s. 215.31; and parts I, II, and IV-VIII of chapter 112. However, the corporation shall comply with the per diem and travel expense provisions of s. 112.061.

2937 2. It is not a violation of s. 112.3143(2) or (4) for the 2938 officers or members of the board of directors of the corporation 2939 to:

a. Vote on the 4-year marketing plan required under
 subsection (13) s. 288.923 or vote on any individual component
 of or amendment to the plan.

2943 b. Participate in the establishment or calculation of 2944 payments related to the private match requirements of subsection 2945 (6). The officer or member must file an annual disclosure 2946 describing the nature of his or her interests or the interests 2947 of his or her principals, including corporate parents and 2948 subsidiaries of his or her principal, in the private match 2949 requirements. This annual disclosure requirement satisfies the 2950 disclosure requirement of s. 112.3143(4). This disclosure must

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2951 be placed on the corporation's website or included in the 2952 minutes of each meeting of the corporation's board of directors 2953 at which the private match requirements are discussed or voted 2954 upon.

(d) The corporation is subject to the provisions of chapter 119, relating to public meetings, and those provisions of chapter 286 relating to public meetings and records.

2958 (3) USE OF PROPERTY.-<u>The department Enterprise Florida,</u> 2959 Inc.:

(a) Is authorized to permit the use of property and
 facilities of <u>the department</u> Enterprise Florida, Inc., by the
 corporation, subject to the provisions of this section.

(b) Shall prescribe conditions with which the corporation
must comply in order to use property and facilities of <u>the</u>
<u>department</u> Enterprise Florida, Inc. Such conditions shall
provide for budget and audit review and for oversight by <u>the</u>
department Enterprise Florida, Inc.

(c) May not permit the use of property and facilities of the department Enterprise Florida, Inc., if the corporation does not provide equal employment opportunities to all persons, regardless of race, color, national origin, sex, age, or religion.

2973 (4) BOARD OF DIRECTORS.—The board of directors of the
 2974 corporation shall be composed of 32 tourism-industry-related
 2975 members, appointed by Enterprise Florida, Inc., in conjunction

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2976 with the department. Board members shall serve without 2977 compensation, but are entitled to receive reimbursement for per 2978 diem and travel expenses pursuant to s. 112.061. Such expenses 2979 must be paid out of funds of the corporation. The board shall be 2980 composed of all of the following members:

(a) Sixteen members, appointed in such a manner as to
equitably represent all geographic areas of this state, with no
fewer than two members from any of the following regions:

Region 1, composed of Bay, Calhoun, Escambia, Franklin,
 Gadsden, Gulf, Holmes, Jackson, Jefferson, Leon, Liberty,
 Okaloosa, Santa Rosa, Wakulla, Walton, and Washington Counties.

2987 2. Region 2, composed of Alachua, Baker, Bradford, Clay,
2988 Columbia, Dixie, Duval, Flagler, Gilchrist, Hamilton, Lafayette,
2989 Levy, Madison, Marion, Nassau, Putnam, St. Johns, Suwannee,
2990 Taylor, and Union Counties.

2991 3. Region 3, composed of Brevard, Indian River, Lake,
2992 Okeechobee, Orange, Osceola, St. Lucie, Seminole, Sumter, and
2993 Volusia Counties.

2994 4. Region 4, composed of Citrus, Hernando, Hillsborough,
2995 Manatee, Pasco, Pinellas, Polk, and Sarasota Counties.

29965. Region 5, composed of Charlotte, Collier, DeSoto,2997Glades, Hardee, Hendry, Highlands, and Lee Counties.

2998 6. Region 6, composed of Broward, Martin, Miami-Dade,
2999 Monroe, and Palm Beach Counties.

3000

(b) The following industry and organization

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3001 representatives: 1 representative from the statewide rental car 3002 industry; 7 representatives from tourist-related statewide 3003 associations, including those that represent hotels, 3004 campgrounds, county destination marketing organizations, 3005 museums, restaurants, retail, and attractions; 3 representatives 3006 from county destination marketing organizations; 1 3007 representative from the cruise industry; 1 representative from 3008 an automobile and travel services membership organization that 3009 has at least 2.8 million members in Florida; 1 representative 3010 from the airline industry; 1 representative from the nature-3011 based tourism industry; and 1 representative from the space 3012 tourism industry, who will each serve for a term of 2 years.

3013 (5) POWERS AND DUTIES.—The corporation, in the performance 3014 of its duties:

3015 May make and enter into contracts and assume such (a) 3016 other functions as are necessary to carry out the provisions of the 4-year marketing plan required by subsection (13) s. 3017 3018 288.923_{r} and the corporation's contract with the department 3019 Enterprise Florida, Inc., which are not inconsistent with this 3020 or any other provision of law. A proposed contract with a total 3021 cost of \$750,000 or more is subject to the notice and review procedures of s. 216.177. If the chair and vice chair of the 3022 3023 Legislative Budget Commission, or the President of the Senate 3024 and the Speaker of the House of Representatives, timely advise the corporation in writing that such proposed contract is 3025

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3026 contrary to legislative policy and intent, the corporation may 3027 not execute such proposed contract. The corporation may not 3028 enter into multiple related contracts to avoid the requirements 3029 of this paragraph.

3030 (c) May establish a cooperative marketing program with 3031 other public and private entities which allows the use of the 3032 VISIT Florida logo in tourism promotion campaigns which meet the 3033 standards of <u>the department</u> Enterprise Florida, Inc., for which 3034 the corporation may charge a reasonable fee.

3035 Shall hire and establish salaries and personnel and (q) 3036 employee benefit programs for such permanent and temporary 3037 employees as are necessary to carry out the provisions of the 4-3038 year marketing plan and the corporation's contract with the 3039 department Enterprise Florida, Inc., which are not inconsistent 3040 with this or any other provision of law. However, an employee 3041 may not receive public compensation for employment that exceeds the salary and benefits authorized to be paid to the Governor. 3042 3043 Any public payments of performance bonuses or severance pay to 3044 employees of the corporation are prohibited unless specifically 3045 authorized by law.

(h) May adopt, change, amend, and repeal bylaws, not inconsistent with law or its articles of incorporation, for the administration of the provisions of the 4-year marketing plan and the corporation's contract with <u>the department</u> Enterprise Florida, Inc.

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3051 May conduct its affairs, carry on its operations, and (i) 3052 have offices and exercise the powers granted by this act in any 3053 state, territory, district, or possession of the United States 3054 or any foreign country. Where feasible, appropriate, and 3055 recommended by the 4-year marketing plan developed by the 3056 corporation in consultation with the department Division of 3057 Tourism Promotion of Enterprise Florida, Inc., the corporation 3058 may collocate the programs of foreign tourism offices in 3059 cooperation with any foreign office operated by any agency of 3060 this state.

3061 (k) May request or accept any grant, payment, or gift, of 3062 funds or property made by this state or by the United States or 3063 any department or agency thereof or by any individual, firm, 3064 corporation, municipality, county, or organization for any or 3065 all of the purposes of the 4-year marketing plan and the 3066 corporation's contract with the department Enterprise Florida, 3067 Inc., that are not inconsistent with this or any other provision 3068 of law. Such funds shall be deposited in a bank account 3069 established by the corporation's board of directors. The 3070 corporation may expend such funds in accordance with the terms 3071 and conditions of any such grant, payment, or gift, in the 3072 pursuit of its administration or in support of the programs it 3073 administers. The corporation shall separately account for the 3074 public funds and the private funds deposited into the 3075 corporation's bank account.

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3076 ANNUAL AUDIT.-The corporation shall provide for an (7)3077 annual financial audit in accordance with s. 215.981. The annual 3078 audit report shall be submitted to the Auditor General; the 3079 Office of Program Policy Analysis and Government Accountability; 3080 Enterprise Florida, Inc.; and the department for review. The 3081 Office of Program Policy Analysis and Government Accountability; 3082 Enterprise Florida, Inc.; the department; and the Auditor 3083 General have the authority to require and receive from the 3084 corporation or from its independent auditor any detail or 3085 supplemental data relative to the operation of the corporation. 3086 The department shall annually certify whether the corporation is 3087 operating in a manner and achieving the objectives that are 3088 consistent with the policies and goals of the department 3089 Enterprise Florida, Inc., and its long-range marketing plan. The 3090 identity of a donor or prospective donor to the corporation who 3091 desires to remain anonymous and all information identifying such 3092 donor or prospective donor are confidential and exempt from the 3093 provisions of s. 119.07(1) and s. 24(a), Art. I of the State 3094 Constitution. Such anonymity shall be maintained in the auditor's report. 3095

3096 (8) REPORT.—The corporation shall provide <u>to the</u> 3097 <u>department</u> a quarterly report <u>that</u> to Enterprise Florida, Inc., 3098 which shall:

3099 (a) <u>Measures</u> Measure the current vitality of the visitor
 3100 industry of this state as compared to the vitality of such

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3101 industry for the year to date and for comparable quarters of 3102 past years. Indicators of vitality shall be determined by <u>the</u> 3103 <u>department</u> Enterprise Florida, Inc., and shall include, but not 3104 be limited to, estimated visitor count and party size, length of 3105 stay, average expenditure per party, and visitor origin and 3106 destination.

3107 (b) <u>Provides</u> Provide detailed, unaudited financial
 3108 statements of sources and uses of public and private funds.

3109 (c) <u>Measures</u> <u>Measure</u> progress <u>toward</u> towards annual goals 3110 and objectives set forth in the 4-year marketing plan.

(d) <u>Reviews</u> Review all pertinent research findings.

3112 (e) <u>Provides</u> Provide other measures of accountability as
 3113 requested by <u>the department</u> Enterprise Florida, Inc.

3115 The corporation must take all steps necessary to provide all 3116 data that is used to develop the report, including source data, 3117 to the Office of Economic and Demographic Research.

3118 (13) FOUR-YEAR MARKETING PLAN.—
3119 (a) The corporation shall, in collaboration with the

3120 <u>department</u>, <u>develop</u> a 4-year marketing plan. At a minimum, the 3121 marketing plan must discuss the following:

1. Continuation of overall tourism growth in this state.

2. Expansion to new or under-represented tourist markets.

4. Coordination of efforts with county destination

- 3. Maintenance of traditional and loyal tourist markets.
- 3125

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3126	marketing organizations, other local government marketing
3127	groups, privately owned attractions and destinations, and other
3128	private sector partners to create a seamless, four-season
3129	advertising campaign for the state and its regions.
3130	5. Development of innovative techniques or promotions to
3131	build repeat visitation by targeted segments of the tourist
3132	population.
3133	6. Consideration of innovative sources of state funding
3134	for tourism marketing.
3135	7. Promotion of nature-based tourism, including, but not
3136	limited to, promotion of the Florida Greenways and Trails System
3137	as described under s. 260.014 and the Florida Shared-Use
3138	Nonmotorized Trail Network as described under s. 339.81.
3139	8. Coordination of efforts with the Office of Greenways
3140	and Trails of the Department of Environmental Protection and the
3141	department to promote and assist local communities, including,
3142	but not limited to, communities designated as trail towns by the
3143	Office of Greenways and Trails, to maximize use of nearby trails
3144	as economic assets, including specific promotion of trail-based
3145	tourism.
3146	9. Promotion of heritage tourism.
3147	10. Development of a component to address emergency
3148	response to natural and manmade disasters from a marketing
3149	standpoint.
3150	(b) The plan must be annual in construction and ongoing in
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3151	nature. Any annual revisions of the plan must carry forward the
3152	concepts of the remaining 3-year portion of the plan and
3153	consider a continuum portion to preserve the 4-year timeframe of
3154	the plan. The plan also must include recommendations for
3155	specific performance standards and measurable outcomes for the
3156	corporation. The department shall base the actual performance
3157	metrics on these recommendations.
3158	(c) The plan shall be annually reviewed and approved by
3159	the board of directors of the corporation.
3160	(14) ANNUAL REPORTThe corporation shall draft and submit
3161	to the department, the Governor, the President of the Senate,
3162	and the Speaker of the House of Representatives by December 1 of
3163	each year an annual report. The annual report must set forth for
3164	the corporation:
3165	(a) Operations and accomplishments during the fiscal year,
3166	including the economic benefit of the state's investment and
3167	effectiveness of the marketing plan.
3168	(b) The 4-year marketing plan, including recommendations
3169	on methods for implementing and funding the plan.
3170	(c) The assets and liabilities of the corporation at the
3171	end of its most recent fiscal year.
3172	(d) A copy of the annual financial and compliance audit
3173	conducted under subsection (7).
3174	Section 62. Section 288.12265, Florida Statutes, is
3175	amended to read:
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Responsibility for the welcome centers is assigned to

The Florida Tourism Industry Marketing Corporation

Notwithstanding the repeal of section

Welcome centers.-

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(2)

3176 288,12265 3177 (1)3178 Enterprise Florida, Inc., which shall contract with the Florida 3179 Tourism Industry Marketing Corporation to employ all welcome 3180 center staff. 3181 3182 Enterprise Florida, Inc., shall administer and operate the 3183 welcome centers and, - pursuant to a contract with the Department 3184 of Transportation, Enterprise Florida, Inc., shall be 3185 responsible for routine repair, replacement, or improvement and 3186 the day-to-day management of interior areas occupied by the 3187 welcome centers. All other repairs, replacements, or 3188 improvements to the welcome centers shall be the responsibility 3189 of the Department of Transportation. Enterprise Florida, Inc., 3190 may contract with the Florida Tourism Industry Marketing 3191 Corporation for the management and operation of the welcome 3192 centers. 3193 Section 63. 3194 288.1229, Florida Statutes, in section 485 of chapter 2011-142, 3195 Laws of Florida, that section is revived, readopted, and amended 3196 to read:

3197 288.1229 Promotion and development of sports-related 3198 industries and amateur athletics; direct-support organization 3199 established; powers and duties.-

3200

(1)The department shall establish a direct-support

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3201 organization known as the Florida Sports Foundation. The foundation shall The Office of Tourism, Trade, and Economic 3202 3203 Development may authorize a direct-support organization to 3204 assist the department office in: 3205 The promotion and development of the sports industry (a) 3206 and related industries for the purpose of improving the economic 3207 presence of these industries in Florida. 3208 The promotion of amateur athletic participation for (b) 3209 the citizens of Florida and the promotion of Florida as a host 3210 for national and international amateur athletic competitions for 3211 the purpose of encouraging and increasing the direct and 3212 ancillary economic benefits of amateur athletic events and 3213 competitions. 3214 The retention of professional sports franchises, (C) 3215 including the spring training operations of Major League 3216 Baseball. 3217 (2)The Florida Sports Foundation To be authorized as a 3218 direct-support organization, an organization must: 3219 Be incorporated as a corporation not for profit (a) 3220 pursuant to chapter 617. 3221 (b) Be governed by a board of directors, which must 3222 consist of up to 15 members appointed by the Governor and up to 3223 15 members appointed by the existing board of directors. In 3224 making appointments, the Governor board must consider a potential member's background in community service and sports 3225

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3226 activism in, and financial support of, the sports industry, 3227 professional sports, or organized amateur athletics. Members 3228 must be residents of the state and highly knowledgeable about or 3229 active in professional or organized amateur sports.

3230 <u>1.</u> The board must contain representatives of all 3231 geographical regions of the state and must represent ethnic and 3232 gender diversity.

3233 <u>2.</u> The terms of office of the members shall be 4 years. No 3234 member may serve more than two consecutive terms. The Governor 3235 may remove any member for cause and shall fill all vacancies 3236 that occur.

(c) Have as its purpose, as stated in its articles of incorporation, to receive, hold, invest, and administer property; to raise funds and receive gifts; and to promote and develop the sports industry and related industries for the purpose of increasing the economic presence of these industries in Florida.

(d) Have a prior determination by the <u>department</u> Office of
Tourism, Trade, and Economic Development that the <u>foundation</u>
organization will benefit the <u>department</u> office and act in the
best interests of the state as a direct-support organization to
the <u>department</u> office.

3248 (3) The <u>Florida Sports Foundation shall operate under</u>
 3249 <u>contract with the department. The contract must provide</u> Office
 3250 of Tourism, Trade, and Economic Development shall contract with

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3251 the organization and shall include in the contract that:
3252 (a) The <u>department</u> office may review the <u>foundation's</u>
3253 organization's articles of incorporation.

(b) The <u>foundation</u> organization shall submit an annual budget proposal to the <u>department</u> office, on a form provided by the <u>department</u> office, in accordance with <u>department</u> office procedures for filing budget proposals based upon the recommendation of the <u>department</u> office.

3259 (c) Any funds that the <u>foundation</u> organization holds in 3260 trust will revert to the state upon the expiration or 3261 cancellation of the contract.

(d) The <u>foundation</u> organization is subject to an annual financial and performance review by the <u>department</u> office to determine whether the <u>foundation</u> organization is complying with the terms of the contract and whether it is acting in a manner consistent with the goals of the <u>department</u> office and in the best interests of the state.

3268 (e) The fiscal year of the <u>foundation begins</u> organization 3269 will begin July 1 of each year and <u>ends</u> end June 30 of the next 3270 ensuing year.

3271 (4) The <u>department</u> Office of Tourism, Trade, and Economic 3272 Development may allow the <u>foundation</u> organization to use the 3273 property, facilities, personnel, and services of the <u>department</u> 3274 office if the <u>foundation</u> organization provides equal employment 3275 opportunities to all persons regardless of race, color,

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3276 religion, sex, age, or national origin, subject to the approval of the executive director of the department office. 3277 3278 (5) The foundation organization shall provide for an annual financial audit in accordance with s. 215.981. 3279 3280 The <u>foundation</u> organization is not granted any taxing (6) 3281 power. 3282 (7)In exercising the power provided in this section, the 3283 Office of Tourism, Trade, and Economic Development may authorize 3284 and contract with the direct-support organization existing on 3285 June 30, 1996, and authorized by the former Florida Department 3286 of Commerce to promote sports-related industries. An appointed 3287 member of the board of directors of such direct-support 3288 organization as of June 30, 1996, may serve the remainder of his 3289 or her unexpired term. 3290 (8) To promote amateur sports and physical fitness, the 3291 foundation direct-support organization shall: 3292 Develop, foster, and coordinate services and programs (a) 3293 for amateur sports for the people of Florida. 3294 Sponsor amateur sports workshops, clinics, (b) 3295 conferences, and other similar activities. 3296 (C) Give recognition to outstanding developments and 3297 achievements in, and contributions to, amateur sports. 3298 Encourage, support, and assist local governments and (d) 3299 communities in the development of or hosting of local amateur athletic events and competitions. 3300 Page 132 of 199

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3301 Promote Florida as a host for national and (e)3302 international amateur athletic competitions. 3303 Develop a statewide programs program of amateur (f) athletic competition to be known as the "Florida Senior Games" 3304 3305 and the "Sunshine State Games." 3306 (q) Continue the successful amateur sports programs 3307 previously conducted by the Florida Governor's Council on 3308 Physical Fitness and Amateur Sports created under former s. 14.22. 3309 3310 Encourage and continue the use of volunteers in its (h) 3311 amateur sports programs to the maximum extent possible. 3312 Develop, foster, and coordinate services and programs (i) 3313 designed to encourage the participation of Florida's youth in 3314 Olympic sports activities and competitions. 3315 (j) Foster and coordinate services and programs designed 3316 to contribute to the physical fitness of the citizens of 3317 Florida. 3318 (8) (9) (a) The Sunshine State Games and Florida Senior 3319 Games shall both be patterned after the Summer Olympics with 3320 variations as necessitated by availability of facilities, 3321 equipment, and expertise. The games shall be designed to 3322 encourage the participation of athletes representing a broad 3323 range of age groups, skill levels, and Florida communities. 3324 Participants shall be residents of this state. Regional competitions shall be held throughout the state, and the top 3325

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3326 qualifiers in each sport shall proceed to the final competitions 3327 to be held at a site in the state with the necessary facilities 3328 and equipment for conducting the competitions.

(b) The <u>department</u> Executive Office of the Governor is authorized to permit the use of property, facilities, and personal services of or at any State University System facility or institution by the direct-support organization operating the Sunshine State Games <u>and Florida Senior Games</u>. For the purposes of this paragraph, personal services includes full-time or parttime personnel as well as payroll processing.

3336 Section 64. Section 288.125, Florida Statutes, is amended 3337 to read:

288.125 Definition of "entertainment industry."-For the 3338 3339 purposes of s. 288.1258 ss. 288.1251-288.1258, the term "entertainment industry" means those persons or entities engaged 3340 3341 in the operation of motion picture or television studios or 3342 recording studios; those persons or entities engaged in the 3343 preproduction, production, or postproduction of motion pictures, 3344 made-for-television movies, television programming, digital 3345 media projects, commercial advertising, music videos, or sound 3346 recordings; and those persons or entities providing products or 3347 services directly related to the preproduction, production, or 3348 postproduction of motion pictures, made-for-television movies, 3349 television programming, digital media projects, commercial advertising, music videos, or sound recordings, including, but 3350

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3351 not limited to, the broadcast industry. Section 65. Section 288.1251, Florida Statutes, is 3352 3353 repealed. 3354 Section 66. Section 288.1252, Florida Statutes, is 3355 repealed. 3356 Section 67. Section 288.1253, Florida Statutes, is 3357 repealed. 3358 Section 68. Section 288.1254, Florida Statutes, is 3359 repealed. 3360 Section 69. Section 288.1258, Florida Statutes, is amended 3361 to read: 3362 288.1258 Entertainment industry qualified production 3363 companies; application procedure; categories; duties of the 3364 Department of Revenue; records and reports.-3365 PRODUCTION COMPANIES AUTHORIZED TO APPLY.-(1)3366 Any production company engaged in this state in the (a) production of motion pictures, made-for-TV motion pictures, 3367 3368 television series, commercial advertising, music videos, or 3369 sound recordings may submit an application to the Department of 3370 Revenue to be approved by the department Office of Film and 3371 Entertainment as a qualified production company for the purpose 3372 of receiving a sales and use tax certificate of exemption from 3373 the Department of Revenue. 3374 For the purposes of this section, "qualified (b) production company" means any production company that has 3375

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3376 submitted a properly completed application to the Department of 3377 Revenue and that is subsequently qualified by the <u>department</u> 3378 Office of Film and Entertainment.

3379

(2) APPLICATION PROCEDURE. -

(a) The Department of Revenue will review all submitted
applications for the required information. Within 10 working
days after the receipt of a properly completed application, the
Department of Revenue will forward the completed application to
the <u>department</u> Office of Film and Entertainment for approval.

(b)1. The <u>department</u> Office of Film and Entertainment shall establish a process by which an entertainment industry production company may be approved by the <u>department</u> office as a qualified production company and may receive a certificate of exemption from the Department of Revenue for the sales and use tax exemptions under ss. 212.031, 212.06, and 212.08.

3391 2. Upon determination by the department Office of Film and 3392 Entertainment that a production company meets the established 3393 approval criteria and qualifies for exemption, the department 3394 Office of Film and Entertainment shall return the approved 3395 application or application renewal or extension to the 3396 Department of Revenue, which shall issue a certificate of 3397 exemption.

3398 3. The <u>department</u> Office of Film and Entertainment shall 3399 deny an application or application for renewal or extension from 3400 a production company if it determines that the production

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3401 company does not meet the established approval criteria.

3402 The department Office of Film and Entertainment shall (C) 3403 develop, with the cooperation of the Department of Revenue and 3404 local government entertainment industry promotion agencies, a 3405 standardized application form for use in approving qualified 3406 production companies.

3407 1. The application form shall include, but not be limited 3408 to, production-related information on employment, proposed 3409 budgets, planned purchases of items exempted from sales and use taxes under ss. 212.031, 212.06, and 212.08, a signed 3410 3411 affirmation from the applicant that any items purchased for 3412 which the applicant is seeking a tax exemption are intended for 3413 use exclusively as an integral part of entertainment industry 3414 preproduction, production, or postproduction activities engaged 3415 in primarily in this state, and a signed affirmation from the 3416 department Office of Film and Entertainment that the information 3417 on the application form has been verified and is correct. In 3418 lieu of information on projected employment, proposed budgets, 3419 or planned purchases of exempted items, a production company 3420 seeking a 1-year certificate of exemption may submit summary 3421 historical data on employment, production budgets, and purchases of exempted items related to production activities in this 3422 3423 state. Any information gathered from production companies for 3424 the purposes of this section shall be considered confidential taxpayer information and shall be disclosed only as provided in 3425

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3426 s. 213.053.

3427 2. The application form may be distributed to applicants
3428 by the <u>department</u> Office of Film and Entertainment or local film
3429 commissions.

3430 (d) All applications, renewals, and extensions for
3431 designation as a qualified production company shall be processed
3432 by the department Office of Film and Entertainment.

3433 In the event that the Department of Revenue determines (e) 3434 that a production company no longer qualifies for a certificate 3435 of exemption, or has used a certificate of exemption for 3436 purposes other than those authorized by this section and chapter 3437 212, the Department of Revenue shall revoke the certificate of 3438 exemption of that production company, and any sales or use taxes 3439 exempted on items purchased or leased by the production company 3440 during the time such company did not qualify for a certificate 3441 of exemption or improperly used a certificate of exemption shall become immediately due to the Department of Revenue, along with 3442 3443 interest and penalty as provided by s. 212.12. In addition to 3444 the other penalties imposed by law, any person who knowingly and 3445 willfully falsifies an application, or uses a certificate of 3446 exemption for purposes other than those authorized by this 3447 section and chapter 212, commits a felony of the third degree, 3448 punishable as provided in ss. 775.082, 775.083, and 775.084. 3449 (3) CATEGORIES.-

3450

(a)1. A production company may be qualified for

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3451 designation as a qualified production company for a period of 1 3452 year if the company has operated a business in Florida at a 3453 permanent address for a period of 12 consecutive months. Such a 3454 qualified production company shall receive a single 1-year 3455 certificate of exemption from the Department of Revenue for the 3456 sales and use tax exemptions under ss. 212.031, 212.06, and 3457 212.08, which certificate shall expire 1 year after issuance or 3458 upon the cessation of business operations in the state, at which 3459 time the certificate shall be surrendered to the Department of 3460 Revenue.

2. The <u>department</u> Office of Film and Entertainment shall develop a method by which a qualified production company may annually renew a 1-year certificate of exemption for a period of up to 5 years without requiring the production company to resubmit a new application during that 5-year period.

3466 3. Any qualified production company may submit a new 3467 application for a 1-year certificate of exemption upon the 3468 expiration of that company's certificate of exemption.

(b)1. A production company may be qualified for designation as a qualified production company for a period of 90 days. Such production company shall receive a single 90-day certificate of exemption from the Department of Revenue for the sales and use tax exemptions under ss. 212.031, 212.06, and 212.08, which certificate shall expire 90 days after issuance, with extensions contingent upon approval of the <u>department</u>

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3476 Office of Film and Entertainment. The certificate shall be
3477 surrendered to the Department of Revenue upon its expiration.
3478 2. Any production company may submit a new application for

3479 a 90-day certificate of exemption upon the expiration of that 3480 company's certificate of exemption.

3481

(4) DUTIES OF THE DEPARTMENT OF REVENUE.-

(a) The Department of Revenue shall review the initial
application and notify the applicant of any omissions and
request additional information if needed. An application shall
be complete upon receipt of all requested information. The
Department of Revenue shall forward all complete applications to
the <u>department</u> Office of Film and Entertainment within 10
working days.

(b) The Department of Revenue shall issue a numbered certificate of exemption to a qualified production company within 5 working days of the receipt of an approved application, application renewal, or application extension from the department Office of Film and Entertainment.

(c) The Department of Revenue may promulgate such rules and shall prescribe and publish such forms as may be necessary to effectuate the purposes of this section or any of the sales tax exemptions which are reasonably related to the provisions of this section.

3499 (d) The Department of Revenue is authorized to establish3500 audit procedures in accordance with the provisions of ss.

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3501 212.12, 212.13, and 213.34 which relate to the sales tax 3502 exemption provisions of this section. 3503 (5) RELATIONSHIP OF TAX EXEMPTIONS AND INCENTIVES TO 3504 INDUSTRY GROWTH; REPORT TO THE LEGISLATURE. - The department 3505 Office of Film and Entertainment shall keep annual records from 3506 the information provided on taxpayer applications for tax 3507 exemption certificates. These records also must reflect a ratio 3508 of the annual amount of sales and use tax exemptions under this 3509 section, plus the incentives awarded pursuant to s. 288.1254 to 3510 the estimated amount of funds expended by certified productions. 3511 In addition, the department office shall maintain data showing 3512 annual growth in Florida-based entertainment industry companies 3513 and entertainment industry employment and wages. The employment 3514 information must include an estimate of the full-time equivalent 3515 positions created by each production that received tax credits 3516 pursuant to s. 288.1254. The department Office of Film and 3517 Entertainment shall annually report include this information in 3518 the annual report required under s. 20.60 for the entertainment 3519 industry financial incentive program required 3520 288.1254(10). 3521 Section 70. Section 288.7015, Florida Statutes, is amended 3522 to read:

3523 288.7015 Appointment of rules ombudsman; duties.-The
3524 Governor shall appoint a rules ombudsman, as defined in s.
3525 288.703, in the Executive Office of the Governor, for

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3526 considering the impact of agency rules on the state's citizens 3527 and businesses. In carrying out duties as provided by law, the 3528 ombudsman shall consult with Enterprise Florida, Inc., at which 3529 point the department may recommend to improve the regulatory 3530 environment of this state. The duties of the rules ombudsman are 3531 to:

3532 (1) Carry out the responsibility provided in s.3533 120.54(3)(b), with respect to small businesses.

3534 (2) Review state agency rules that adversely or 3535 disproportionately impact businesses, particularly those 3536 relating to small and minority businesses.

3537 (3) Make recommendations on any existing or proposed rules
3538 to alleviate unnecessary or disproportionate adverse effects to
3539 businesses.

(4) Each state agency shall cooperate fully with the rules ombudsman in identifying such rules. Further, each agency shall take the necessary steps to waive, modify, or otherwise minimize such adverse effects of any such rules. However, nothing in this section authorizes any state agency to waive, modify, provide exceptions to, or otherwise alter any rule that is:

(a) Expressly required to implement or enforce anystatutory provision or the express legislative intent thereof;

3548 (b) Designed to protect persons against discrimination on 3549 the basis of race, color, national origin, religion, sex, age, 3550 handicap, or marital status; or

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3551 (c) Likely to prevent a significant risk or danger to the 3552 public health, the public safety, or the environment of the 3553 state.

(5) The modification or waiver of any such rule pursuant to this section must be accomplished in accordance with the provisions of chapter 120.

3557 Section 71. Subsection (11) of section 288.706, Florida 3558 Statutes, is amended to read:

3559 288.706 Florida Minority Business Loan Mobilization 3560 Program.-

(11) The Department of Management Services shall collaborate with Enterprise Florida, Inc., and the department to assist in the development and enhancement of black business enterprises.

3565 Section 72. Subsection (1) of section 288.773, Florida 3566 Statutes, is amended to read:

3567 288.773 Florida Export Finance Corporation.-The Florida 3568 Export Finance Corporation is hereby created as a corporation 3569 not for profit, to be incorporated under the provisions of 3570 chapter 617 and approved by the Department of State. The 3571 corporation is organized on a nonstock basis. The purpose of the 3572 corporation is to expand employment and income opportunities for residents of this state through increased exports of goods and 3573 3574 services, by providing businesses domiciled in this state information and technical assistance on export opportunities, 3575

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3591

3576 exporting techniques, and financial assistance through 3577 guarantees and direct loan originations for sale in support of 3578 export transactions. The corporation shall have the power and 3579 authority to carry out the following functions:

3580 To coordinate the efforts of the corporation with (1)3581 programs and goals of the United States Export-Import Bank, the 3582 International Trade Administration of the United States 3583 Department of Commerce, the Foreign Credit Insurance 3584 Association, the department Enterprise Florida, Inc., and other 3585 private and public programs and organizations, domestic and 3586 foreign, designed to provide export assistance and export-3587 related financing.

3588 Section 73. Paragraph (a) of subsection (1) and paragraphs 3589 (a), (c), and (g) of subsection (3) of section 288.776, Florida 3590 Statutes, are amended to read:

288.776 Board of directors; powers and duties.-

(1) (a) The corporation shall have a board of directors consisting of 15 members representing all geographic areas of the state. Minority and gender representation must be considered when making appointments to the board. The board membership must include:

3597 1. A representative of the following businesses, all of 3598 which must be registered to do business in this state: a foreign 3599 bank, a state bank, a federal bank, an insurance company 3600 involved in covering trade financing risks, and a small or

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3601 medium-sized exporter.

3602 2. The following persons or their designee: <u>the Secretary</u>
 3603 <u>of Commerce</u> the President of Enterprise Florida, Inc., the Chief
 3604 Financial Officer, the Secretary of State, and a senior official
 3605 of the United States Department of Commerce.

3606

(3) The board shall:

3607 Prior to the expenditure of funds from the export (a) 3608 finance account, adopt bylaws and policies which are necessary 3609 to carry out the responsibilities under this part, particularly 3610 with respect to the implementation of the corporation's programs 3611 to insure, coinsure, lend, provide loan guarantees, and make 3612 direct, guaranteed, or collateralized loans by the corporation 3613 to support export transactions. The corporation's bylaws and 3614 policies shall be reviewed and approved by the department Enterprise Florida, Inc., prior to final adoption by the board. 3615

(c) Issue an annual report to <u>the department</u> Enterprise Florida, Inc., on the activities of the corporation, including an evaluation of activities and recommendations for change. The evaluation shall include the corporation's impact on the following:

Participation of private banks and other private
 organizations and individuals in the corporation's export
 financing programs.

3624 2. Access of small and medium-sized businesses in this3625 state to federal export financing programs.

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3626 Export volume of the small and medium-sized businesses 3. 3627 in this state accessing the corporation's programs. 3628 4. Other economic and social benefits to international 3629 programs in this state. 3630 Consult with the department Enterprise Florida, Inc., (q) 3631 or any state or federal agency, to ensure that the respective 3632 loan guarantee or working capital loan origination programs are 3633 not duplicative and that each program makes full use of, to the 3634 extent practicable, the resources of the other. 3635 Section 74. Section 288.7771, Florida Statutes, is amended 3636 to read: 3637 288.7771 Annual report of Florida Export Finance 3638 Corporation.-The corporation shall annually prepare and submit 3639 to the department Enterprise Florida, Inc., for inclusion in its annual report required under s. 20.60 s. 288.906, a complete and 3640 3641 detailed report setting forth: 3642 (1)The report required in s. 288.776(3). 3643 (2)Its assets and liabilities at the end of its most 3644 recent fiscal year. 3645 Section 75. Subsections (4) and (6) of section 288.816, 3646 Florida Statutes, are amended to read: 3647 288.816 Intergovernmental relations.-3648 The state protocol officer shall serve as a contact (4) 3649 for the state with the Florida Washington Office, the Florida Congressional Delegation, and United States Government agencies 3650

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3651 with respect to laws or policies which may affect the interests 3652 of the state in the area of international relations. All 3653 inquiries received regarding international economic trade 3654 development or reverse investment opportunities shall be 3655 referred to the department Enterprise Florida, Inc. In addition, 3656 the state protocol officer shall serve as liaison with other 3657 states with respect to international programs of interest to 3658 Florida. The state protocol officer shall also investigate and 3659 make suggestions regarding possible areas of joint action or 3660 regional cooperation with these states.

The department and Enterprise Florida, Inc., shall 3661 (6)3662 help to contribute an international perspective to the state's 3663 development efforts.

3664 Section 76. Section 288.826, Florida Statutes, is amended 3665 to read:

3666 288.826 Florida International Trade and Promotion Trust 3667 Fund.-There is hereby established in the State Treasury the Florida International Trade and Promotion Trust Fund. The moneys 3668 3669 deposited into this trust fund shall be administered by the 3670 department for the operation of the direct-support organization 3671 created pursuant to s. 288.012 Enterprise Florida, Inc., and for 3672 the operation of Florida international offices under s. 288.012. 3673 Section 77. Section 288.901, Florida Statutes, is

3674 repealed. 3675 Section 78. Section 288.9015, Florida Statutes, is

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3676 repealed. 3677 Section 79. Section 288.903, Florida Statutes, is 3678 <u>repeal</u>ed. Section 80. Section 288.904, Florida Statutes, is 3679 3680 repealed. 3681 Section 81. Section 288.905, Florida Statutes, is 3682 repealed. 3683 Section 82. Section 288.906, Florida Statutes, is 3684 repealed. 3685 Section 83. Section 288.907, Florida Statutes, is renumbered as section 288.0065, Florida Statutes, and amended to 3686 3687 read: 3688 288.0065 288.907 Annual incentives report.-By December 30 3689 of each year, Enterprise Florida, Inc., in conjunction with the 3690 department, shall provide the Governor, the President of the 3691 Senate, and the Speaker of the House of Representatives a 3692 detailed incentives report quantifying the economic benefits for 3693 all of the economic development incentive programs administered 3694 by the department and its public-private partnerships marketed 3695 by Enterprise Florida, Inc. The annual incentives report must 3696 include: 3697 For each incentive program: (1)3698 A brief description of the incentive program. (a) 3699 (b) The amount of awards granted, by year, since inception 3700 and the annual amount actually transferred from the state

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3701 treasury to businesses or for the benefit of businesses for each 3702 of the previous 3 years. 3703 (c) The actual amount of private capital invested, actual 3704 number of jobs created, and actual wages paid for incentive 3705 agreements completed during the previous 3 years for each target 3706 industry sector. 3707 (2) For projects completed during the previous state 3708 fiscal year: 3709 (a) The number of economic development incentive 3710 applications received. 3711 (b) The number of recommendations made to the department 3712 by Enterprise Florida, Inc., including the number recommended 3713 for approval and the number recommended for denial. 3714 (c) The number of final decisions issued by the department 3715 for approval and for denial. 3716 (c)(d) The projects for which a tax refund, tax credit, or cash grant agreement was executed, identifying for each project: 3717 3718 1. The number of jobs committed to be created. 3719 2. The amount of capital investments committed to be made. 3720 3. The annual average wage committed to be paid. 3721 4. The amount of state economic development incentives 3722 committed to the project from each incentive program under the 3723 project's terms of agreement with the Department of Commerce 3724 Economic Opportunity. 3725 The amount and type of local matching funds committed 5.

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3726 to the project.

3727 <u>(d) (e)</u> Tax refunds paid or other payments made funded out 3728 of the Economic Development Incentives Account for each project. 3729 (e) (f) The types of projects supported.

3730 (3) For economic development projects that received tax
3731 refunds, tax credits, or cash grants under the terms of an
3732 agreement for incentives:

(a) The number of jobs actually created.

3734 (b) The amount of capital investments actually made.

3735 (c) The annual average wage paid.

3736 (4) For a project receiving economic development 3737 incentives approved by the department and receiving federal or 3738 local incentives, a description of the federal or local 3739 incentives, if available.

3740 (5) The number of withdrawn or terminated projects that
3741 did not fulfill the terms of their agreements with the
3742 department and, consequently, are not receiving incentives.

3743 (6) For any agreements signed after July 1, 2010, findings 3744 and recommendations on the efforts of the department to 3745 ascertain the causes of any business's inability to complete its 3746 agreement made under s. 288.106.

3747 (7) The amount of tax refunds, tax credits, or other 3748 payments made to projects locating or expanding in state 3749 enterprise zones, rural communities, brownfield areas, or 3750 distressed urban communities. The report must include a separate

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3751 analysis of the impact of such tax refunds on state enterprise 3752 zones designated under s. 290.0065, rural communities, 3753 brownfield areas, and distressed urban communities. (8) The name of and tax refund amount for each business 3754 3755 that has received a tax refund under s. 288.1045 or s. 288.106 3756 during the preceding fiscal year. 3757 (7) (9) An identification of the target industry businesses 3758 and high-impact businesses. 3759 (8) (10) A description of the trends relating to business 3760 interest in, and usage of, the various incentives, and the 3761 number of minority-owned or woman-owned businesses receiving 3762 incentives. 3763 (9) (11) An identification of incentive programs not used 3764 and recommendations for program changes or program elimination. 3765 (10) (12) Information related to the validation of 3766 contractor performance required under s. 288.061. 3767 (13) Beginning in 2014, A summation of the activities 3768 related to the Florida Space Business Incentives Act. 3769 Section 84. <u>Section 288.911</u>, Florida Statutes, is 3770 repealed. 3771 Section 85. Section 288.912, Florida Statutes, is 3772 renumbered as section 288.007, Florida Statutes, and amended to 3773 read: 3774 288.007 288.912 Inventory of communities seeking to recruit businesses.-By September 30 of each year, a county or 3775 Page 151 of 199

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3776 municipality that has a population of at least 25,000 or its 3777 local economic development organization must submit to the 3778 department Enterprise Florida, Inc., a brief overview of the 3779 strengths, services, and economic development incentives that 3780 its community offers. The local government or its local economic 3781 development organization also must identify any industries that 3782 it is encouraging to locate or relocate to its area. A county or 3783 municipality having a population of 25,000 or fewer or its local 3784 economic development organization seeking to recruit businesses 3785 may submit information as required in this section and may 3786 participate in any activity or initiative resulting from the 3787 collection, analysis, and reporting of the information to the 3788 department Enterprise Florida, Inc., pursuant to this section. 3789 Section 86. Section 288.92, Florida Statutes, is repealed. 3790 Section 87. Section 288.923, Florida Statutes, is 3791 repealed. Section 88. Section 288.95155, Florida Statutes, is 3792 3793 repealed. 3794 Section 89. Section 288.9519, Florida Statutes, is 3795 repealed. 3796 Section 90. Section 288.9520, Florida Statutes, is 3797 renumbered as section 288.002, Florida Statutes, and amended to 3798 read: 3799 288.002 288.9520 Public records exemption for certain 3800 materials held by the former Enterprise Florida, Inc.-Materials

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3801 that relate to methods of manufacture or production, potential trade secrets, potentially patentable material, actual trade 3802 3803 secrets, business transactions, financial and proprietary 3804 information, and agreements or proposals to receive funding that 3805 are received, generated, ascertained, or discovered by the 3806 former Enterprise Florida, Inc., including its affiliates or 3807 subsidiaries and partnership participants, such as private 3808 enterprises, educational institutions, and other organizations, 3809 are confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution, except that a 3810 3811 recipient of the former Enterprise Florida, Inc., research funds 3812 shall make available, upon request, the title and description of 3813 the research project, the name of the researcher, and the amount and source of funding provided for the project. Effective July 3814 1, 2023, the Department of Commerce is the custodian of any 3815 3816 public records made confidential and exempt under this section. 3817 Section 91. Section 288.955, Florida Statutes, is 3818 repealed. 3819 Section 92. Subsection (10) of section 288.9603, Florida 3820 Statutes, is amended to read: 3821 288.9603 Definitions.-(10) "Partnership" means the department Enterprise 3822 3823 Florida, Inc. 3824 Section 93. Subsection (5) of section 288.9604, Florida 3825 Statutes, is amended to read:

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3826 288.9604 Creation of the corporation.-(5) This section is repealed July 1, 2023, and July 1 3827 3828 every fourth year thereafter, unless reviewed and saved from 3829 repeal by the Legislature. 3830 Section 94. Paragraph (v) of subsection (2) of section 3831 288.9605, Florida Statutes, is amended to read: 3832 288.9605 Corporation powers.-3833 The corporation is authorized and empowered to: (2) 3834 Enter into investment agreements with the department (V) 3835 Enterprise Florida, Inc., concerning the issuance of bonds and 3836 other forms of indebtedness and capital. 3837 Section 95. Section 288.9614, Florida Statutes, is amended 3838 to read: 3839 288.9614 Authorized programs. - The department Enterprise 3840 Florida, Inc., may take any action that it deems necessary to 3841 achieve the purposes of this act in partnership with private 3842 enterprises, public agencies, and other organizations, 3843 including, but not limited to, efforts to address the long-term 3844 debt needs of small-sized and medium-sized firms, to address the 3845 needs of microenterprises, to expand availability of venture 3846 capital, and to increase international trade and export finance 3847 opportunities for firms critical to achieving the purposes of 3848 this act. 3849 Section 96. Paragraphs (a) and (b) of subsection (1) of section 288.9624, Florida Statutes, are amended to read: 3850

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3851 288.9624 Florida Opportunity Fund; creation; duties.-(1) (a) Enterprise Florida, Inc., shall facilitate the 3852 3853 creation of The Florida Opportunity Fund is, a private, not-for-3854 profit corporation organized and operated under chapter 617. 3855 Enterprise Florida, Inc., shall be the fund's sole shareholder 3856 or member. The fund is not a public corporation or 3857 instrumentality of the state. The fund shall manage its business 3858 affairs and conduct business consistent with its organizational 3859 documents and the purposes set forth in this section and under 3860 contract with the department. Notwithstanding the powers granted 3861 under chapter 617, the corporation may not amend, modify, or 3862 repeal a bylaw or article of incorporation without the express 3863 written consent of the department Enterprise Florida, Inc.

3864 The board of directors of the Florida Opportunity Fund (b) 3865 shall have five members, appointed by the Governor vote of the 3866 board of directors of Enterprise Florida, Inc. Board members 3867 shall serve terms as provided in the fund's organizational 3868 documents. Within 90 days before an anticipated vacancy by 3869 expiration of the term of a board member, the board of directors 3870 of the fund shall submit a list of three eligible nominees, which may include the incumbent, to the Governor. The Governor 3871 3872 board of directors of Enterprise Florida, Inc. The board of 3873 directors of Enterprise Florida, Inc., may appoint a board member from the nominee list or may request and appoint from a 3874 new list of three nominees not included on the previous list. 3875

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3876 Section 97. Subsection (2) and paragraph (a) of subsection 3877 (9) of section 288.9625, Florida Statutes, are amended to read: 3878 288.9625 Institute for Commercialization of Florida 3879 Technology.-3880 (2)The purpose of the institute is to assist, without any 3881 financial support or specific appropriations from the state, in 3882 the commercialization of products developed by the research and 3883 development activities of an innovation business, including, but 3884 not limited to, those defined in former s. 288.1089. The 3885 institute shall fulfill its purpose in the best interests of the 3886 state. The institute: 3887 Is a corporation primarily acting as an (a) 3888 instrumentality of the state pursuant to s. 768.28(2), for the 3889 purposes of sovereign immunity; 3890 Is not an agency within the meaning of s. 20.03(11); (b) 3891 (C) Is subject to the open records and meetings requirements of s. 24, Art. I of the State Constitution, chapter 3892 3893 119, and s. 286.011; 3894 Is not subject to chapter 287; (d) 3895 Is governed by the code of ethics for public officers (e) 3896 and employees as set forth in part III of chapter 112; 3897 (f) May create corporate subsidiaries; and 3898 May not receive any financial support or specific (q) 3899 appropriations from the state. 3900 By December 1 of each year, the institute shall issue (9) Page 156 of 199

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an annual report concerning its activities to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The annual report shall be considered a public record, as provided in paragraph (3)(b), subject to any appropriate exemptions under s. 288.9627. The annual report must include the following:

(a) Information on any assistance provided by the
institute to an innovation business, as defined in <u>former</u> s.
288.1089.

3910 Section 98. Subsection (4) of section 288.96255, Florida 3911 Statutes, is amended to read:

3912 288.96255 Florida Technology Seed Capital Fund; creation; 3913 duties.-

(4) The private fund manager shall use a thorough and detailed process that is modeled after investment industry practices to evaluate a proposal. In order to approve a company for investment, the private fund manager, on behalf of the institute, must consider if:

(a) The company has a strong intellectual property position, a capable management team, readily identifiable paths to market or commercialization, significant job-growth potential, the ability to provide other sources of capital to leverage the state's investment, and the potential to attract additional funding;

3925

(b) The private fund manager has had an opportunity to

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3926 complete due diligence to its satisfaction; 3927 The company is a target industry business as defined (C) 3928 in s. 288.005 s. 288.106(2); and 3929 (d) An approved private-sector lead investor who has 3930 demonstrated due diligence typical of start-up investments in evaluating the potential of the company has identified the 3931 3932 company. 3933 Section 99. Paragraph (b) of subsection (1) of section 3934 288.980, Florida Statutes, is amended to read: 3935 288.980 Military base retention; legislative intent; 3936 grants program.-3937 (1)3938 The Florida Defense Alliance, an organization within (b) 3939 the department Enterprise Florida, Inc., is designated as the 3940 organization to ensure that Florida, its resident military bases 3941 and missions, and its military host communities are in 3942 competitive positions as the United States continues its defense 3943 realignment and downsizing. The defense alliance shall serve as 3944 an overall advisory body for defense-related activity of the 3945 department Enterprise Florida, Inc. The Florida Defense Alliance 3946 may receive funding from appropriations made for that purpose 3947 administered by the department. 3948 Section 100. Subsection (7) of section 288.987, Florida 3949 Statutes, is amended to read: 3950 288.987 Florida Defense Support Task Force.-

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3951 The department shall support the task force and (7)3952 contract with the task force for expenditure of appropriated 3953 funds, which may be used by the task force for economic and 3954 product research and development, joint planning with host 3955 communities to accommodate military missions and prevent base 3956 encroachment, advocacy on the state's behalf with federal 3957 civilian and military officials, assistance to school districts 3958 in providing a smooth transition for large numbers of additional 3959 military-related students, job training and placement for 3960 military spouses in communities with high proportions of active 3961 duty military personnel, and promotion of the state to military 3962 and related contractors and employers. The task force may 3963 annually spend up to \$250,000 of funds appropriated to the 3964 department for the task force for staffing and administrative 3965 expenses of the task force, including travel and per diem costs 3966 incurred by task force members who are not otherwise eligible 3967 for state reimbursement. 3968 Section 101. Section 288.991, Florida Statutes, is 3969 repealed. 3970 Section 102. Section 288.9912, Florida Statutes, is 3971 repealed. 3972 Section 103. Section 288.9913, Florida Statutes, is 3973 repealed. 3974 Section 104. Section 288.9914, Florida Statutes, is 3975 repealed.

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3976	Section 105. Section 288.9915, Florida Statutes, is
3977	repealed.
3978	Section 106. Section 288.9916, Florida Statutes, is
3979	repealed.
3980	Section 107. <u>Section 288.9917, Florida Statutes, is</u>
3981	repealed.
3982	Section 108. Section 288.9918, Florida Statutes, is
3983	repealed.
3984	Section 109. Section 288.9919, Florida Statutes, is
3985	repealed.
3986	Section 110. Section 288.9920, Florida Statutes, is
3987	repealed.
3988	Section 111. Section 288.9921, Florida Statutes, is
3989	repealed.
3990	Section 112. Section 288.9922, Florida Statutes, is
3991	repealed.
3992	Section 113. Subsection (2) of section 288.9932, Florida
3993	Statutes, is amended to read:
3994	288.9932 Definitions.—As used in this part, the term:
3995	(2) "Domiciled in this state" means authorized to do
3996	business in this state and located in this state.
3997	Section 114. Section 288.9934, Florida Statutes, is
3998	repealed.
3999	Section 115. Subsections (3) through (9) of section
4000	288.9935, Florida Statutes, are amended to read:
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4001 288.9935 Microfinance Guarantee Program.-4002 (3)The department must enter into a contract with 4003 Enterprise Florida, Inc., to administer the Microfinance 4004 Guarantee Program. In administering the program, Enterprise 4005 Florida, Inc., must, at a minimum: 4006 (a) Establish lender and borrower eligibility requirements 4007 in addition to those provided in this section; 4008 Determine a reasonable leverage ratio of loan amounts (b) 4009 quaranteed to state funds; however, the leverage ratio may not 4010 exceed 3 to 1; 4011 (C) Establish reasonable fees and interest; 4012 Promote the program to financial institutions that (d) 4013 provide loans to entrepreneurs and small businesses in order to 4014 maximize the number of lenders throughout the state which 4015 participate in the program; 4016 (e) Enter into a memorandum of understanding with the 4017 network to promote the program to underserved entrepreneurs and 4018 small businesses; 4019 Establish limits on the total amount of loan (f) 4020 guarantees a single lender can receive; Establish an average loan guarantee amount for loans 4021 (q) 4022 guaranteed under this section; 4023 Establish a risk-sharing strategy to be employed in (h) 4024 the event of a loan failure; and 4025 (i) Establish financial performance measures and

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4026 objectives for the program in order to maximize the state funds. 4027 The department Enterprise Florida, Inc., is limited to (4) 4028 providing loan guarantees for loans with total loan amounts of 4029 at least \$50,000 and not more than \$250,000. A loan guarantee 4030 may not exceed 50 percent of the total loan amount. 4031 (5)The department Enterprise Florida, Inc., may not 4032 guarantee a loan if the direct or indirect purpose or result of 4033 the loan would be to: 4034 (a) Pay off any creditors of the applicant, including the 4035 refund of a debt owed to a small business investment company 4036 organized pursuant to 15 U.S.C. s. 681; 4037 Provide funds, directly or indirectly, for payment, (b) 4038 distribution, or as a loan to owners, partners, or shareholders 4039 of the applicant's business, except as ordinary compensation for 4040 services rendered; 4041 (C) Finance the acquisition, construction, improvement, or operation of real property which is, or will be, held primarily 4042 4043 for sale or investment; 4044 Pay for lobbying activities; or (d) 4045 Replenish funds used for any of the purposes specified (e) 4046 in paragraphs (a) - (d). 4047 The department Enterprise Florida, Inc., may not use (6) 4048 funds appropriated from the state for costs associated with 4049 administering the guarantee program. 4050 To be eligible to receive a loan guarantee under the (7) Page 162 of 199

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(b)

4054

4051 Microfinance Guarantee Program, a borrower must, at a minimum: 4052 (a) Be an entrepreneur or small business located in this 4053 state;

4055 (c) Generate average annual gross revenues of \$1.5 million 4056 or less per year for the last 2 years; and

Employ 25 or fewer people;

4057 (d) Meet any additional requirements established by <u>the</u>
4058 <u>department</u> Enterprise Florida, Inc.

(8) <u>The department must,</u> By October 1 of each year, Enterprise Florida, Inc., shall submit a complete and detailed annual report to the department for inclusion in the department's report required under s. 20.60(10), include an annual report on the program. The report must, at a minimum, provide:

4065 (a) A comprehensive description of the program, including
4066 an evaluation of its application and guarantee activities,
4067 recommendations for change, and identification of any other
4068 state programs that overlap with the program;

(b) An assessment of the current availability of and access to credit for entrepreneurs and small businesses in this state;

(c) A summary of the financial and employment results of the entrepreneurs and small businesses receiving loan guarantees, including the number of full-time equivalent jobs created as a result of the guaranteed loans and the amount of

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4076 wages paid to employees in the newly created jobs; 4077 Industry data about the borrowers, including the six-(d) 4078 digit North American Industry Classification System (NAICS) 4079 code; 4080 The name and location of lenders that receive loan (e) 4081 guarantees; 4082 (f) The amount of state funds received by Enterprise 4083 Florida, Inc.; 4084 (q) The number of loan guarantee applications received; 4085 (g) (h) The number, duration, location, and amount of 4086 guarantees made; 4087 (h) (i) The number and amount of guaranteed loans outstanding, if any; 4088 4089 (i) (j) The number and amount of guaranteed loans with 4090 payments overdue, if any; 4091 (j) (k) The number and amount of guaranteed loans in 4092 default, if any; 4093 (k) (1) The repayment history of the guaranteed loans made; 4094 and 4095 (1) (m) An evaluation of the program's ability to meet the 4096 financial performance measures and objectives specified in 4097 subsection (3). 4098 (9) The credit of the state or Enterprise Florida, Inc., may not be pledged except for funds appropriated by law to the 4099 4100 Microfinance Guarantee Program. The state is not liable or

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4101 obligated in any way for claims on the program or against Enterprise Florida, Inc., or the department. 4102 4103 Section 116. Section 288.9936, Florida Statutes, is 4104 repealed. 4105 Section 117. Section 288.9937, Florida Statutes, is 4106 repealed. 4107 Section 118. Subsection (3) of section 288.9961, Florida 4108 Statutes, is amended to read: 4109 288.9961 Promotion of broadband adoption; Florida Office 4110 of Broadband.-4111 (3)STATE AGENCY.-The department is designated as the lead 4112 state agency to facilitate the expansion of broadband Internet 4113 service in this state. The department shall work collaboratively 4114 with private businesses and receive staffing support and other 4115 resources from Enterprise Florida, Inc., state agencies, local 4116 governments, and community organizations. Section 119. Paragraph (h) of subsection (8) of section 4117 4118 290.0056, Florida Statutes, is amended to read: 4119 290.0056 Enterprise zone development agency.-4120 The enterprise zone development agency shall have the (8) 4121 following powers and responsibilities: 4122 To work with the department and Enterprise Florida, (h) 4123 Inc., to ensure that the enterprise zone coordinator receives 4124 training on an annual basis. 4125 Section 120. Paragraph (b) of subsection (4) and Page 165 of 199

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4126 subsection (7) of section 290.0065, Florida Statutes, are 4127 amended to read: 4128 290.0065 State designation of enterprise zones.-4129 (4)4130 In consultation with Enterprise Florida, Inc., The (b) 4131 department shall, based on the enterprise zone profile and the 4132 grounds for redesignation expressed in the resolution, determine 4133 whether the enterprise zone merits redesignation. The department 4134 may also examine and consider the following: 4135 1. Progress made, if any, in the enterprise zone's 4136 strategic plan. 4137 2. Use of enterprise zone incentives during the life of 4138 the enterprise zone. 4139 4140 If the department determines that the enterprise zone merits redesignation, the department shall notify the governing body in 4141 writing of its approval of redesignation. 4142 Upon approval by the department of a resolution 4143 (7) 4144 authorizing an area to be an enterprise zone pursuant to this 4145 section, the department shall assign a unique identifying number 4146 to that resolution. The department shall provide the Department 4147 of Revenue and Enterprise Florida, Inc., with a copy of each 4148 resolution approved, together with its identifying number. 4149 Section 121. Section 290.00677, Florida Statutes, is amended to read: 4150

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4151 290.00677 Rural enterprise zones; special qualifications.-4152 Notwithstanding the enterprise zone residency (1)4153 requirements set out in s. 212.096(1)(c), eligible businesses as 4154 defined in s. 212.096(1)(a) located in rural enterprise zones as 4155 defined in s. 290.004 may receive the basic minimum credit 4156 provided under s. 212.096 for creating a new job and hiring a 4157 person residing within the jurisdiction of a rural community as 4158 defined in former s. 288.106(2). All other provisions of s. 4159 212.096, including, but not limited to, those relating to the 4160 award of enhanced credits, apply to such businesses.

4161 (2)Notwithstanding the enterprise zone residency 4162 requirements set out in s. 220.03(1)(q), businesses as defined 4163 in s. 220.03(1)(c) located in rural enterprise zones as defined 4164 in s. 290.004 may receive the basic minimum credit provided 4165 under s. 220.181 for creating a new job and hiring a person 4166 residing within the jurisdiction of a rural community as defined 4167 in former s. 288.106(2). All other provisions of s. 220.181, 4168 including, but not limited to, those relating to the award of 4169 enhanced credits, apply to such businesses.

4170 Section 122. Subsections (3) and (4) of section 290.053, 4171 Florida Statutes, are amended to read:

4172 290.053 Response to economic emergencies in small 4173 communities.-

4174 (3) A local government entity shall notify the Governor
 4175 and, the Department of <u>Commerce</u> Economic Opportunity, and

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4176 Enterprise Florida, Inc., when one or more of the conditions 4177 specified in subsection (2) have occurred or will occur if 4178 action is not taken to assist the local governmental entity or 4179 the affected community.

4180 (4) Upon notification that one or more of the conditions 4181 described in subsection (2) exist, the Governor or his or her 4182 designee shall contact the local governmental entity to 4183 determine what actions have been taken by the local governmental 4184 entity or the affected community to resolve the economic 4185 emergency. The Governor may waive the eligibility criteria of 4186 any program or activity administered by the Department of 4187 Commerce Economic Opportunity or Enterprise Florida, Inc., to 4188 provide economic relief to the affected community by granting 4189 participation in such programs or activities. The Governor shall 4190 consult with the President of the Senate and the Speaker of the 4191 House of Representatives and shall take other action, as 4192 necessary, to resolve the economic emergency in the most 4193 expedient manner possible. All actions taken pursuant to this 4194 section shall be within current appropriations and shall have no 4195 annualized impact beyond normal growth.

4196 Section 123. Paragraph (d) of subsection (3) and 4197 subsection (4) of section 295.22, Florida Statutes, are amended 4198 to read:

- 4199
- 4200

(3) ADMINISTRATION.-Florida Is For Veterans, Inc., shall

295.22 Veterans Employment and Training Services Program.-

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4201 administer the Veterans Employment and Training Services Program 4202 and perform all of the following functions:

4203 Create a grant program to provide funding to assist (d) 4204 veterans in meeting the workforce-skill needs of businesses 4205 seeking to hire, promote, or generally improve specialized 4206 skills of veterans, establish criteria for approval of requests 4207 for funding, and maximize the use of funding for this program. 4208 Grant funds may be used only in the absence of available 4209 veteran-specific federally funded programs. Grants may fund 4210 specialized training specific to a particular business.

4211 1. If grant funds are used to provide a technical 4212 certificate, a licensure, or a degree, funds may be allocated 4213 only upon a review that includes, but is not limited to, 4214 documentation of accreditation and licensure. Instruction funded 4215 through the program terminates when participants demonstrate 4216 competence at the level specified in the request but may not 4217 exceed 12 months. Preference shall be given to target industry businesses, as defined in s. 288.005 s. 288.106, and to 4218 4219 businesses in the defense supply, cloud virtualization, or 4220 commercial aviation manufacturing industries.

2. Costs and expenditures shall be limited to \$8,000 per veteran trainee. Qualified businesses must cover the entire cost for all of the training provided before receiving reimbursement from the corporation equal to 50 percent of the cost to train a veteran who is a permanent, full-time employee. Eligible costs

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4226	and expenditures include:
4227	a. Tuition and fees.
4228	b. Books and classroom materials.
4229	c. Rental fees for facilities.
4230	3. Before funds are allocated for a request pursuant to
4231	this section, the corporation shall prepare a grant agreement
4232	between the business requesting funds and the corporation. Such
4233	agreement must include, but need not be limited to:
4234	a. Identification of the personnel necessary to conduct
4235	the instructional program, instructional program description,
4236	and any vendors used to conduct the instructional program.
4237	b. Identification of the estimated duration of the
4238	instructional program.
4239	c. Identification of all direct, training-related costs.
4240	d. Identification of special program requirements that are
4241	not otherwise addressed in the agreement.
4242	e. Permission to access aggregate information specific to
4243	the wages and performance of participants upon the completion of
4244	instruction for evaluation purposes. The agreement must specify
4245	that any evaluation published subsequent to the instruction may
4246	not identify the employer or any individual participant.
4247	4. A business may receive a grant under the Quick-Response
4248	Training Program created under s. 288.047 and a grant under this
4249	section for the same veteran trainee. If a business receives
4250	funds under both programs, one grant agreement may be entered

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4251	into with CareerSource Florida, Inc., as the grant
4252	administrator.
4253	(4) DUTIES OF ENTERPRISE FLORIDA, INCEnterprise Florida,
4254	Inc., shall provide information about the corporation and its
4255	services to prospective, new, expanding, and relocating
4256	businesses seeking to conduct business in this state. Enterprise
4257	Florida, Inc., shall, to the greatest extent possible,
4258	collaborate with the corporation to meet the employment needs,
4259	including meeting the job-creation requirements, of any business
4260	receiving assistance or services from Enterprise Florida, Inc.
4261	Section 124. Paragraph (a) of subsection (6), paragraph
4262	(b) of subsection (9), paragraph (a) of subsection (34),
4263	subsection (57), and paragraph (b) of subsection (61) of section
4264	320.08058, Florida Statutes, are amended to read:
4265	320.08058 Specialty license plates
4266	(6) FLORIDA UNITED STATES OLYMPIC COMMITTEE LICENSE
4267	PLATES
4268	(a) Because the United States Olympic Committee has
4269	selected this state to participate in a combined fundraising
4270	program that provides for one-half of all money raised through
4271	volunteer giving to stay in this state and be administered by
4272	the Florida Sports Foundation Enterprise Florida, Inc., to
4273	support amateur sports, and because the United States Olympic
4274	Committee and <u>the Florida Sports Foundation</u> Enterprise Florida,
4275	Inc., are nonprofit organizations dedicated to providing
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4276 athletes with support and training and preparing athletes of all 4277 ages and skill levels for sports competition, and because the 4278 Florida Sports Foundation Enterprise Florida, Inc., assists in 4279 the bidding for sports competitions that provide significant 4280 impact to the economy of this state, and the Legislature 4281 supports the efforts of the United States Olympic Committee and 4282 the Florida Sports Foundation Enterprise Florida, Inc., the 4283 Legislature establishes a Florida United States Olympic 4284 Committee license plate for the purpose of providing a 4285 continuous funding source to support this worthwhile effort. 4286 Florida United States Olympic Committee license plates must 4287 contain the official United States Olympic Committee logo and 4288 must bear a design and colors that are approved by the 4289 department. The word "Florida" must be centered at the top of 4290 the plate.

4291

(9) FLORIDA PROFESSIONAL SPORTS TEAM LICENSE PLATES. -

4292 (b) The license plate annual use fees are to be annually 4293 distributed as follows:

1. Fifty-five percent of the proceeds from the Florida Professional Sports Team plate must be deposited into the Professional Sports Development Trust Fund within the Department of <u>Commerce Economic Opportunity</u>. These funds must be used solely to attract and support major sports events in this state. As used in this subparagraph, the term "major sports events" means, but is not limited to, championship or all-star contests

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of Major League Baseball, the National Basketball Association,
the National Football League, the National Hockey League, Major
League Soccer, the men's and women's National Collegiate
Athletic Association Final Four basketball championship, or a
horseracing or dogracing Breeders' Cup. All funds must be used
to support and promote major sporting events, and the uses must
be approved by the Department of Commerce Economic Opportunity.

4308 The remaining proceeds of the Florida Professional 2. 4309 Sports Team license plate must be allocated to the Florida 4310 Sports Foundation Enterprise Florida, Inc. These funds must be 4311 deposited into the Professional Sports Development Trust Fund 4312 within the Department of Commerce Economic Opportunity. These 4313 funds must be used by the Florida Sports Foundation Enterprise 4314 Florida, Inc., to promote the economic development of the sports 4315 industry; to distribute licensing and royalty fees to 4316 participating professional sports teams; to promote education 4317 programs in Florida schools that provide an awareness of the 4318 benefits of physical activity and nutrition standards; to 4319 partner with the Department of Education and the Department of 4320 Health to develop a program that recognizes schools whose 4321 students demonstrate excellent physical fitness or fitness 4322 improvement; to institute a grant program for communities 4323 bidding on minor sporting events that create an economic impact 4324 for the state; to distribute funds to Florida-based charities designated by the Florida Sports Foundation Enterprise Florida, 4325

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4326 Inc., and the participating professional sports teams; and to 4327 fulfill the sports promotion responsibilities of the Department 4328 of Commerce Economic Opportunity.

4329 3. The Florida Sports Foundation Enterprise Florida, Inc., 4330 shall provide an annual financial audit in accordance with s. 4331 215.981 of its financial accounts and records by an independent 4332 certified public accountant pursuant to the contract established 4333 by the Department of Commerce as specified in s. 288.1229(5) 4334 Economic Opportunity. The auditor shall submit the audit report 4335 to the Department of Commerce Economic Opportunity for review 4336 and approval. If the audit report is approved, the Department of 4337 Commerce Economic Opportunity shall certify the audit report to the Auditor General for review. 4338

4339 4. Notwithstanding the provisions of subparagraphs 1. and 4340 2., proceeds from the Professional Sports Development Trust Fund 4341 may also be used for operational expenses of <u>the Florida Sports</u> 4342 <u>Foundation Enterprise Florida, Inc.</u>, and financial support of 4343 the Sunshine State Games.

4344

(34) FLORIDA GOLF LICENSE PLATES.-

(a) The Department of Highway Safety and Motor Vehicles
shall develop a Florida Golf license plate as provided in this
section. The word "Florida" must appear at the bottom of the
plate. The Dade Amateur Golf Association, following consultation
with the Florida Sports Foundation, the PGA TOUR, Enterprise
Florida, Inc., the LPGA, and the PGA of America, may submit a

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4351 revised sample plate for consideration by the department.
4352 (57) FLORIDA NASCAR LICENSE PLATES.-

4353 The department shall develop a Florida NASCAR license (a) 4354 plate as provided in this section. Florida NASCAR license plates 4355 must bear the colors and design approved by the department. The 4356 word "Florida" must appear at the top of the plate, and the term 4357 "NASCAR" must appear at the bottom of the plate. The National 4358 Association for Stock Car Auto Racing, following consultation 4359 with the Florida Sports Foundation Enterprise Florida, Inc., may 4360 submit a sample plate for consideration by the department.

(b) The license plate annual use fees shall be distributed to <u>the Florida Sports Foundation</u> Enterprise Florida, Inc. The license plate annual use fees shall be annually allocated as follows:

4365 1. Up to 5 percent of the proceeds from the annual use
4366 fees may be used by <u>the Florida Sports Foundation</u> Enterprise
4367 Florida, Inc., for the administration of the NASCAR license
4368 plate program.

4369 The National Association for Stock Car Auto Racing 2. 4370 shall receive up to \$60,000 in proceeds from the annual use fees 4371 to be used to pay startup costs, including costs incurred in 4372 developing and issuing the plates. Thereafter, 10 percent of the 4373 proceeds from the annual use fees shall be provided to the 4374 association for the royalty rights for the use of its marks. 4375 The remaining proceeds from the annual use fees shall 3.

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4376 be distributed to the Florida Sports Foundation Enterprise 4377 Florida, Inc. The Florida Sports Foundation Enterprise Florida, 4378 Inc., will retain 15 percent to support its regional grant 4379 program, attracting sporting events to Florida; 20 percent to 4380 support the marketing of motorsports-related tourism in the 4381 state; and 50 percent to be paid to the NASCAR Foundation, a s. 4382 501(c)(3) charitable organization, to support Florida-based 4383 charitable organizations.

4384 (C) The Florida Sports Foundation Enterprise Florida, 4385 Inc., shall provide an annual financial audit in accordance with 4386 s. 215.981 of its financial accounts and records by an 4387 independent certified public accountant pursuant to the contract 4388 established by the Department of Commerce as specified in s. 4389 288.1229(5) Economic Opportunity. The auditor shall submit the 4390 audit report to the Department of Commerce Economic Opportunity 4391 for review and approval. If the audit report is approved, the 4392 Department of Commerce Economic Opportunity shall certify the 4393 audit report to the Auditor General for review.

4394

(61) FLORIDA TENNIS LICENSE PLATES.-

(b) The department shall distribute the annual use fees to the Florida Sports Foundation Enterprise Florida, Inc. The license plate annual use fees shall be annually allocated as follows:

43991. Up to 5 percent of the proceeds from the annual use4400fees may be used by the Florida Sports Foundation Enterprise

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4401 Florida, Inc., to administer the license plate program. 4402 2. The United States Tennis Association Florida Section 4403 Foundation shall receive the first \$60,000 in proceeds from the 4404 annual use fees to reimburse it for startup costs, 4405 administrative costs, and other costs it incurs in the 4406 development and approval process. 4407 3. Up to 5 percent of the proceeds from the annual use 4408 fees may be used for promoting and marketing the license plates. 4409 The remaining proceeds shall be available for grants by the 4410 United States Tennis Association Florida Section Foundation to 4411 nonprofit organizations to operate youth tennis programs and 4412 adaptive tennis programs for special populations of all ages, and for building, renovating, and maintaining public tennis 4413 4414 courts. 4415 Section 125. Paragraph (a) of subsection (1) of section 4416 339.2821, Florida Statutes, is amended to read: 4417 339.2821 Economic development transportation projects.-4418 (1)(a) The department, in consultation with the Department 4419 of Commerce Economic Opportunity and Enterprise Florida, Inc., 4420 may make and approve expenditures and contract with the 4421 appropriate governmental body for the direct costs of 4422 transportation projects. The Department of Commerce Economic 4423 Opportunity and the Department of Environmental Protection may 4424 formally review and comment on recommended transportation projects, although the department has final approval authority 4425

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4426 for any project authorized under this section. 4427 Section 126. Paragraph (h) of subsection (2) of section 4428 377.703, Florida Statutes, is amended to read: 4429 377.703 Additional functions of the Department of 4430 Agriculture and Consumer Services.-4431 (2)DUTIES.-The department shall perform the following 4432 functions, unless as otherwise provided, consistent with the 4433 development of a state energy policy: 4434 (h) The department shall promote the development and use 4435 of renewable energy resources, in conformance with chapter 187 4436 and s. 377.601, by: 4437 1. Establishing goals and strategies for increasing the 4438 use of renewable energy in this state. 4439 Aiding and promoting the commercialization of renewable 2. 4440 energy resources, in cooperation with the Florida Energy Systems Consortium, the Florida Solar Energy Center, Enterprise Florida, 4441 4442 Inc., and any other federal, state, or local governmental agency 4443 that may seek to promote research, development, and the 4444 demonstration of renewable energy equipment and technology. 4445 Identifying barriers to greater use of renewable energy 3. 4446 resources in this state, and developing specific recommendations 4447 for overcoming identified barriers, with findings and 4448 recommendations to be submitted annually in the report to the 4449 Governor and Legislature required under paragraph (f). In cooperation with the Department of Environmental 4450 4.

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4451 Protection, the Department of Transportation, the Department of 4452 Commerce Economic Opportunity, Enterprise Florida, Inc., the 4453 Florida Energy Systems Consortium, the Florida Solar Energy 4454 Center, and the Florida Solar Energy Industries Association, 4455 investigating opportunities, pursuant to the national Energy 4456 Policy Act of 1992, the Housing and Community Development Act of 4457 1992, and any subsequent federal legislation, for renewable 4458 energy resources, electric vehicles, and other renewable energy 4459 manufacturing, distribution, installation, and financing efforts that enhance this state's position as the leader in renewable 4460 4461 energy research, development, and use.

4462 5. Undertaking other initiatives to advance the 4463 development and use of renewable energy resources in this state. 4464

In the exercise of its responsibilities under this paragraph, the department shall seek the assistance of the renewable energy industry in this state and other interested parties and may enter into contracts, retain professional consulting services, and expend funds appropriated by the Legislature for such purposes.

4471 Section 127. Subsection (5) of section 377.804, Florida 4472 Statutes, is amended to read:

377.804 Renewable Energy and Energy-Efficient TechnologiesGrants Program.-

4475

(5) The department shall solicit the expertise of state

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4476 agencies, Enterprise Florida, Inc., and state universities, and 4477 may solicit the expertise of other public and private entities 4478 it deems appropriate, in evaluating project proposals. State 4479 agencies shall cooperate with the department and provide such 4480 assistance as requested.

4481 Section 128. Paragraph (a) of subsection (4) of section 4482 377.809, Florida Statutes, is amended to read:

4483

377.809 Energy Economic Zone Pilot Program.-

4484 (4) (a) Beginning July 1, 2012, all the incentives and 4485 benefits provided for enterprise zones pursuant to state law 4486 shall be available to the energy economic zones designated 4487 pursuant to this section on or before July 1, 2010. In order to 4488 provide incentives, by March 1, 2012, each local governing body 4489 that has jurisdiction over an energy economic zone must, by 4490 local ordinance, establish the boundary of the energy economic 4491 zone, specify applicable energy-efficiency standards, and 4492 determine eligibility criteria for the application of state and 4493 local incentives and benefits in the energy economic zone. 4494 order to receive benefits provided under 4495 a business must be a qualified target industry business under s. 4496 288.106 for state purposes. An energy economic zone's boundary 4497 may be revised by local ordinance. Such incentives and benefits 4498 include those in ss. 212.08, 212.096, 220.181, 220.182, 220.183, 4499 288.106, and 624.5105 and the public utility discounts provided in s. 290.007(8). The exemption provided in s. 212.08(5)(c) 4500

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4501 shall be for renewable energy as defined in s. 377.803. For 4502 purposes of this section, any applicable requirements for 4503 employee residency for higher refund or credit thresholds must 4504 be based on employee residency in the energy economic zone or an 4505 enterprise zone. A business in an energy economic zone may also 4506 be eligible for funding under ss. 288.047 and 445.003, and a 4507 transportation project in an energy economic zone shall be 4508 provided priority in funding under s. 339.2821. Other projects 4509 shall be given priority ranking to the extent practicable for 4510 grants administered under state energy programs.

4511 Section 129. Subsections (1) and (5) of section 380.0657, 4512 Florida Statutes, are amended to read:

4513 380.0657 Expedited permitting process for economic 4514 development projects.-

4515 The Department of Environmental Protection and, as (1)4516 appropriate, the water management districts created under 4517 chapter 373 shall adopt programs to expedite the processing of 4518 wetland resource and environmental resource permits for economic 4519 development projects that have been identified by a municipality 4520 or county as meeting the definition of target industry businesses under s. 288.005 s. 288.106, or any intermodal 4521 4522 logistics center receiving or sending cargo to or from Florida 4523 ports, with the exception of those projects requiring approval 4524 by the Board of Trustees of the Internal Improvement Trust Fund. 4525 Notwithstanding the provisions of this section, permit (5)

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4526 applications for projects to be located in a charter county that 4527 has a population of 1.2 million or more and has entered into a 4528 delegation agreement with the Department of Environmental 4529 Protection or the applicable water management district to 4530 process environmental resource permits, wetland resource 4531 management permits, or surface water management permits pursuant 4532 to chapter 373 are eligible for expedited permitting under this 4533 section only upon designation by resolution of the charter 4534 county's governing board. Before the governing board decides 4535 that a project is eligible for expedited permitting, it may 4536 require the county's economic development agency, or such other 4537 agency that provides advice to the governing board on economic 4538 matters, to review and recommend whether the project meets the 4539 definition of a target industry business as defined in s. 4540 288.005 s. 288.106 and to identify the tangible benefits and 4541 impacts of the project. The governing board's decision shall be 4542 made without consideration of the project's geographic location 4543 within the charter county. If the governing board designates the 4544 project as a target industry business, the permit application 4545 for the project shall be approved or denied within the timeframe 4546 provided in subsection (4).

4547 Section 130. Subsection (5) of section 403.7032, Florida 4548 Statutes, is amended to read:

4549 403.7032 Recycling.-

(5) The Department of Environmental Protection shall

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4551 create the Recycling Business Assistance Center by December 1, 4552 2010. In carrying out its duties under this subsection, the 4553 department shall consult with state agency personnel appointed 4554 to serve as economic development liaisons under s. 288.021 and 4555 seek technical assistance from Enterprise Florida, Inc., to 4556 ensure the Recycling Business Assistance Center is positioned to 4557 succeed. The purpose of the center shall be to serve as the 4558 mechanism for coordination among state agencies and the private 4559 sector in order to coordinate policy and overall strategic 4560 planning for developing new markets and expanding and enhancing 4561 existing markets for recyclable materials in this state, other 4562 states, and foreign countries. The duties of the center must 4563 include, at a minimum:

(a) Identifying and developing new markets and expandingand enhancing existing markets for recyclable materials.

4566

(b) Pursuing expanded end uses for recycled materials.

4567 (c) Targeting materials for concentrated market4568 development efforts.

(d) Developing proposals for new incentives for marketdevelopment, particularly focusing on targeted materials.

(e) Providing guidance on issues such as permitting,
finance options for recycling market development, site location,
research and development, grant program criteria for recycled
materials markets, recycling markets education and information,
and minimum content.

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4576 (f) Coordinating the efforts of various governmental
4577 entities having market development responsibilities in order to
4578 optimize supply and demand for recyclable materials.

4579 (a) Evaluating source-reduced products as they relate to 4580 state procurement policy. The evaluation shall include, but is 4581 not limited to, the environmental and economic impact of source-4582 reduced product purchases to the state. For the purposes of this 4583 paragraph, the term "source-reduced" means any method, process, 4584 product, or technology that significantly or substantially 4585 reduces the volume or weight of a product while providing, at a 4586 minimum, equivalent or generally similar performance and service 4587 to and for the users of such materials.

(h) Providing evaluation of solid waste management grants, pursuant to s. 403.7095, to reduce the flow of solid waste to disposal facilities and encourage the sustainable recovery of materials from Florida's waste stream.

(i) Providing below-market financing for companies that
manufacture products from recycled materials or convert
recyclable materials into raw materials for use in manufacturing
pursuant to the Florida Recycling Loan Program as administered
by the Florida First Capital Finance Corporation.

(j) Maintaining a continuously updated online directory listing the public and private entities that collect, transport, broker, process, or remanufacture recyclable materials in the state.

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(k) Providing information on the availability and benefits of using recycled materials to private entities and industries in the state.

4604 (1) Distributing any materials prepared in implementing
4605 this subsection to the public, private entities, industries,
4606 governmental entities, or other organizations upon request.

(m) Coordinating with the Department of <u>Commerce</u> Economic Opportunity and its partners to provide job placement and job training services to job seekers through the state's workforce services programs.

Section 131. Paragraphs (f) through (h) of subsection (3) and subsections (16) through (19) of section 403.973, Florida Statutes, are redesignated as paragraphs (e) through (g) of subsection (3) and subsections (15) through (18), respectively, and present paragraph (e) of subsection (3), paragraph (b) of subsection (14), and present subsections (15) and (17) of that section are amended, to read:

4618 403.973 Expedited permitting; amendments to comprehensive 4619 plans.-

4620 (3)

(e) Projects that are part of the state-of-the-art biomedical research institution and campus to be established in this state by the grantee under s. 288.955 are eligible for the expedited permitting process, if the projects are designated as part of the institution or campus by the board of county

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4626 commissioners of the county in which the institution and campus
4627 are established.

4628 (14)

4629 (b) Projects identified in paragraphs (3)(e), (f), and (g) 4630 (3) (f) - (h) or challenges to state agency action in the expedited 4631 permitting process for establishment of a state-of-the-art 4632 biomedical research institution and campus in this state by the 4633 grantee under s. 288.955 are subject to the same requirements as 4634 challenges brought under paragraph (a), except that, 4635 notwithstanding s. 120.574, summary proceedings must be 4636 conducted within 30 days after a party files the motion for 4637 summary hearing, regardless of whether the parties agree to the 4638 summary proceeding.

4639 (15) The Department of Economic Opportunity, working with 4640 the agencies providing cooperative assistance and input 4641 regarding the memoranda of agreement, shall review sites 4642 proposed for the location of facilities that the Department of 4643 Economic Opportunity has certified to be eligible for the 4644 s. 288.1089. Within 20 Incentive Program under Innovation 4645 after the request for the review by the Department of Economic 4646 Opportunity, the agencies shall provide to the Department of 4647 Economic Opportunity a statement as to each site's necessary 4648 permits under local, state, and federal law and an 4649 identification of significant permitting issues, which if unresolved, may result in the denial of an agency permit or 4650

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4651 approval or any significant delay caused by the permitting 4652 process. 4653 (16) (17) The Department of Commerce Economic Opportunity 4654 shall be responsible for certifying a business as eligible for 4655 undergoing expedited review under this section. Enterprise 4656 Florida, Inc., A county or municipal government, or the Rural 4657 Economic Development Initiative may recommend to the Department 4658 of Commerce Economic Opportunity that a project meeting the 4659 minimum job creation threshold undergo expedited review. 4660 Section 132. Paragraph (c) of subsection (1) of section 4661 443.091, Florida Statutes, is amended to read: 4662 Benefit eligibility conditions.-443.091 4663 An unemployed individual is eligible to receive (1)4664 benefits for any week only if the Department of Commerce 4665 Economic Opportunity finds that: 4666 (C) To make continued claims for benefits, she or he is 4667 reporting to the department in accordance with this paragraph 4668 and department rules. Department rules may not conflict with s. 4669 443.111(1)(b), which requires that each claimant continue to 4670 report regardless of any pending appeal relating to her or his 4671 eligibility or disgualification for benefits. 4672 1. For each week of unemployment claimed, each report 4673 must, at a minimum, include the name and address of each 4674 prospective employer contacted, or the date the claimant reported to a one-stop career center, pursuant to paragraph (d). 4675

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4676 For the purposes of this subparagraph, the term "address" means 4677 a website address, a physical address, or an e-mail address.

2. The department shall offer an online assessment aimed at identifying an individual's skills, abilities, and career aptitude. The skills assessment must be voluntary, and the department shall allow a claimant to choose whether to take the skills assessment. The online assessment shall be made available to any person seeking services from a local workforce development board or a one-stop career center.

4685 If the claimant chooses to take the online assessment, а. 4686 the outcome of the assessment shall be made available to the 4687 claimant, local workforce development board, and one-stop career 4688 center. The department, local workforce development board, or 4689 one-stop career center shall use the assessment to develop a 4690 plan for referring individuals to training and employment 4691 opportunities. Aggregate data on assessment outcomes may be made 4692 available to CareerSource Florida, Inc., and Enterprise Florida, 4693 $\frac{1}{1}$ for use in the development of policies related to 4694 education and training programs that will ensure that businesses 4695 in this state have access to a skilled and competent workforce. 4696 b. Individuals shall be informed of and offered services 4697 through the one-stop delivery system, including career 4698 counseling, the provision of skill match and job market 4699 information, and skills upgrade and other training

4700 opportunities, and shall be encouraged to participate in such

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4701 services at no cost to the individuals. The department shall 4702 coordinate with CareerSource Florida, Inc., the local workforce 4703 development boards, and the one-stop career centers to identify, 4704 develop, and use best practices for improving the skills of 4705 individuals who choose to participate in skills upgrade and 4706 other training opportunities. The department may contract with 4707 an entity to create the online assessment in accordance with the 4708 competitive bidding requirements in s. 287.057. The online 4709 assessment must work seamlessly with the Reemployment Assistance 4710 Claims and Benefits Information System.

4711 Section 133. Paragraph (h) of subsection (1) of section 4712 443.191, Florida Statutes, is amended to read:

4713 443.191 Unemployment Compensation Trust Fund;4714 establishment and control.-

(1) There is established, as a separate trust fund apart
from all other public funds of this state, an Unemployment
Compensation Trust Fund, which shall be administered by the
Department of <u>Commerce</u> Economic Opportunity exclusively for the
purposes of this chapter. The fund must consist of:

4720 (h) All money deposited in this account as a distribution 4721 pursuant to <u>s. 212.20(6)(d)6.e.</u> s. 212.20(6)(d)6.g. 4722

4723 Except as otherwise provided in s. 443.1313(4), all moneys in 4724 the fund must be mingled and undivided.

4725

Section 134. Paragraph (d) of subsection (3), paragraph

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4726 (b) of subsection (5), and paragraph (a) of subsection (6) of 4727 section 445.004, Florida Statutes, are amended to read: 4728 445.004 CareerSource Florida, Inc., and the state board; creation; purpose; membership; duties and powers.-4729 4730 (3) 4731 (d) The state board must include the Secretary of Commerce 4732 Economic Opportunity or his or her designee, the vice 4733 chairperson of the board of directors of Enterprise Florida, 4734 Inc., and one member representing each of the Workforce 4735 Innovation and Opportunity Act partners, including the Division 4736 of Career and Adult Education, the Division of Vocational 4737 Rehabilitation, the Division of Blind Services, the Department 4738 of Children and Families, and other entities representing 4739 programs identified in the Workforce Innovation and Opportunity 4740 Act, as determined necessary. 4741 (5) The state board has all the powers and authority not 4742 explicitly prohibited by statute which are necessary or 4743 convenient to carry out and effectuate its purposes as 4744 determined by statute, Pub. L. No. 113-128, and the Governor, as 4745 well as its functions, duties, and responsibilities, including, 4746 but not limited to, the following: 4747 (b) Providing policy direction to ensure that the 4748 following programs are administered by the department consistent 4749 with approved plans: 4750 1. Programs authorized under Title I of the Workforce

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Innovation and Opportunity Act, Pub. L. No. 113-128, with the
exception of programs funded directly by the United States
Department of Labor under Title I, s. 167.
Programs authorized under the Wagner-Peyser Act of
1933, as amended, 29 U.S.C. ss. 49 et seq.

Activities authorized under Title II of the Trade Act
of 2002, as amended, 19 U.S.C. ss. 2272 et seq., and the Trade
Adjustment Assistance Program.

4759 4. Activities authorized under 38 U.S.C. chapter 41, 4760 including job counseling, training, and placement for veterans.

4761 5. Employment and training activities carried out under 4762 funds awarded to this state by the United States Department of 4763 Housing and Urban Development.

6. Welfare transition services funded by the Temporary A765 Assistance for Needy Families Program, created under the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, as amended, Pub. L. No. 104-193, and Title IV, s. 403, of the Social Security Act, as amended.

4769 7. The Florida Bonding Program, provided under Pub. L. No.
4770 97-300, s. 164(a)(1).

8. The Food Assistance Employment and Training Program, provided under the Food and Nutrition Act of 2008, 7 U.S.C. ss. 2011-2032; the Food Security Act of 1988, Pub. L. No. 99-198; the Hunger Prevention Act, Pub. L. No. 100-435; and the Agriculture Improvement Act of 2018, Pub. L. No. 115-334.

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4776 The Quick-Response Training Program, provided under ss. 9. 4777 288.046-288.047. Matching funds and in-kind contributions that 4778 are provided by clients of the Quick-Response Training Program count toward the requirements of s. 288.904, pertaining to the 4779 4780 return on investment from activities of Enterprise Florida, Inc. 4781 The Work Opportunity Tax Credit, provided under the 10. 4782 Tax and Trade Relief Extension Act of 1998, Pub. L. No. 105-277, 4783 and the Taxpayer Relief Act of 1997, Pub. L. No. 105-34. 4784 11. Offender placement services, provided under ss. 4785 944.707-944.708. 4786 (6) The state board shall achieve the purposes of this 4787 section by: (a) Creating a state employment, education, and training 4788 4789 policy that ensures workforce related programs are responsive to 4790 present and future business and industry needs and complement 4791 the initiatives of Enterprise Florida, Inc. Subsection (5) of section 445.045, Florida 4792 Section 135. 4793 Statutes, is amended to read: 4794 445.045 Development of an Internet-based system for 4795 information technology industry promotion and workforce 4796 recruitment.-In furtherance of the requirements of this section 4797 (5) that the website promote and market the information technology 4798 4799 industry by communicating information on the scope of the industry in this state, CareerSource Florida, Inc., shall 4800

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4801 coordinate its efforts with the high-technology industry 4802 marketing efforts of Enterprise Florida, Inc., under s. 288.911. 4803 Through links or actual content, the website developed under 4804 this section shall serve as a forum for distributing the 4805 marketing campaign developed by Enterprise Florida, Inc., under 4806 s. 288.911. In addition, CareerSource Florida, Inc., shall 4807 solicit input from the not-for-profit corporation created to 4808 advocate on behalf of the information technology industry as an 4809 outgrowth of the Information Service Technology Development Task 4810 Force created under chapter 99-354, Laws of Florida. 4811 Section 136. Subsections (2) and (5) of section 446.44, 4812 Florida Statutes, are amended to read: 4813 446.44 Duties of Rural Workforce Services Program.-It 4814 shall be the direct responsibility of the Rural Workforce 4815 Services Program to promote and deliver employment and workforce 4816 services and resources to the rural undeveloped and 4817 underdeveloped counties of the state in an effort to: 4818 (2) Assist Enterprise Florida, Inc., in attracting light, 4819 pollution-free industry to the rural counties 4820 (4) (5) Develop rural workforce programs that will be 4821 evaluated, planned, and implemented through communications and 4822 planning with appropriate: 4823 Departments of state and federal governments. (a) 4824 (b) Units of Enterprise Florida, Inc. 4825 (b) (c) Agencies and organizations of the public and

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4826 private sectors at the state, regional, and local levels. 4827 Section 137. Subsection (5) of section 477.0135, Florida 4828 Statutes, is amended to read: 4829 477.0135 Exemptions.-4830 A license is not required of any individual providing (5) 4831 makeup, special effects, or cosmetology services to an actor, 4832 stunt person, musician, extra, or other talent during a 4833 theatrical, film, or other entertainment production recognized 4834 by the Office of Film and Entertainment as a qualified 4835 production as defined in s. 288.1254(1). Such services are not required to be performed in a licensed salon. Individuals exempt 4836 4837 under this subsection may not provide such services to the 4838 general public. 4839 Section 138. Subsection (1) of section 570.81, Florida 4840 Statutes, is amended to read: 4841 570.81 Agricultural Economic Development Project Review 4842 Committee; powers and duties.-4843 (1)There is created an Agricultural Economic Development 4844 Project Review Committee consisting of five members appointed by

4845 the commissioner. The members shall be appointed based upon the 4846 recommendations submitted by each entity represented on the 4847 committee and shall include:

4848 (a) The commissioner or the commissioner's designee.
4849 (b) One representative from the Farm Credit Service.
4850 (c) One representative from <u>the Department of Commerce</u>

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4851	Enterprise Florida, Inc.
4852	(d) One representative from the Florida Farm Bureau
4853	Federation.
4854	(e) One agricultural economist from the Institute of Food
4855	and Agricultural Sciences or from Florida Agricultural and
4856	Mechanical University.
4857	Section 139. Subsection (2) of section 570.85, Florida
4858	Statutes, is amended to read:
4859	570.85 Agritourism
4860	(2) The Department of Agriculture and Consumer Services
4861	may provide marketing advice, technical expertise, promotional
4862	support, and product development related to agritourism to
4863	assist the following in their agritourism initiatives: <u>Florida</u>
4864	Tourism Industry Marketing Corporation, Enterprise Florida,
4865	Inc.; convention and visitor bureaus,; tourist development
4866	councils $\underline{\prime} \dot{\tau}$ economic development organizations $\underline{\prime} \dot{\tau}$ and local
4867	governments. In carrying out this responsibility, the department
4868	shall focus its agritourism efforts on rural and urban
4869	communities.
4870	Section 140. Section 625.3255, Florida Statutes, is
4871	amended to read:
4872	625.3255 Capital participation instrument.—An insurer may
4873	invest in any capital participation instrument or evidence of
4874	indebtedness issued by <u>the Department of Commerce</u> Enterprise
4875	Florida, Inc., pursuant to the Florida Small and Minority
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4876 Business Assistance Act.

4877 Section 141. Paragraph (b) of subsection (4) of section 4878 657.042, Florida Statutes, is amended to read:

4879 657.042 Investment powers and limitations.—A credit union 4880 may invest its funds subject to the following definitions, 4881 restrictions, and limitations:

(4) INVESTMENT SUBJECT TO LIMITATION OF ONE PERCENT OF
CAPITAL OF THE CREDIT UNION.—Up to 1 percent of the capital of
the credit union may be invested in any of the following:

(b) Any capital participation instrument or evidence of
indebtedness issued by <u>the Department of Commerce</u> Enterprise
Florida, Inc., pursuant to the Florida Small and Minority
Business Assistance Act.

4889 Section 142. Paragraph (f) of subsection (4) of section 4890 658.67, Florida Statutes, is amended to read:

4891 658.67 Investment powers and limitations.—A bank may 4892 invest its funds, and a trust company may invest its corporate 4893 funds, subject to the following definitions, restrictions, and 4894 limitations:

4895 (4) INVESTMENTS SUBJECT TO LIMITATION OF TEN PERCENT OR 4896 LESS OF CAPITAL ACCOUNTS.-

(f) Up to 10 percent of the capital accounts of a bank or trust company may be invested in any capital participation instrument or evidence of indebtedness issued by <u>the Department</u> of Commerce <u>Enterprise Florida</u>, <u>Inc.</u>, pursuant to the Florida

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4901	Small and Minority Business Assistance Act.
4902	Section 143. Paragraph (e) of subsection (2) of section
4903	1004.015, Florida Statutes, is amended to read:
4904	1004.015 Florida Talent Development Council
4905	(2) Members of the council shall include:
4906	(e) The president of Enterprise Florida, Inc.
4907	Section 144. Paragraph (d) of subsection (5) of section
4908	1004.65, Florida Statutes, is amended to read:
4909	1004.65 Florida College System institutions; governance,
4910	mission, and responsibilities
4911	(5) The primary mission and responsibility of Florida
4912	College System institutions is responding to community needs for
4913	postsecondary academic education and career degree education.
4914	This mission and responsibility includes being responsible for:
4915	(d) Promoting economic development for the state within
4916	each Florida College System institution district through the
4917	provision of special programs, including, but not limited to,
4918	the:
4919	1. Enterprise Florida-related programs.
4920	2. Technology transfer centers.
4921	2.3. Economic development centers.
4922	3.4. Workforce literacy programs.
4923	Section 145. Paragraph (b) of subsection (10) of section
4924	1004.78, Florida Statutes, is amended to read:
4925	1004.78 Technology transfer centers at Florida College

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System institutions.-

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2023

4927 The State Board of Education may award grants to (10)4928 Florida College System institutions, or consortia of public and 4929 private colleges and universities and other public and private 4930 entities, for the purpose of supporting the objectives of this 4931 section. Grants awarded pursuant to this subsection shall be in 4932 accordance with rules of the State Board of Education. Such 4933 rules shall include the following provisions: 4934 (b) Grants to centers funded with state revenues 4935 appropriated specifically for technology transfer activities 4936 shall be reviewed and approved by the State Board of Education 4937 using proposal solicitation, evaluation, and selection 4938 procedures established by the state board in consultation with 4939 the Department of Commerce Enterprise Florida, Inc. Such 4940 procedures may include designation of specific areas or 4941 applications of technology as priorities for the receipt of 4942 funding. 4943 Section 146. Subsection (4) of section 1011.76, Florida 4944 Statutes, is amended to read: 4945 1011.76 Small School District Stabilization Program.-The Department of Education may award the school 4946 (4)4947 district a stabilization grant intended to protect the district 4948 from continued financial reductions. The amount of the grant 4949 will be determined by the Department of Education and may be equivalent to the amount of the decline in revenues projected 4950

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4951 for the next fiscal year. In addition, the Department of 4952 Commerce Economic Opportunity may implement a rural economic 4953 development initiative to identify the economic factors that are 4954 negatively impacting the community to develop and may consult 4955 with Enterprise Florida, Inc., in developing a plan to assist 4956 the county with its economic transition. The grant will be 4957 available to the school district for a period of up to 5 years 4958 to the extent that funding is provided for such purpose in the 4959 General Appropriations Act. 4960 Section 147. (1) The Division of Law Revision is directed 4961 to prepare a reviser's bill for the 2024 Regular Session of the 4962 Legislature to change the terms "Department of Economic 4963 Opportunity" and "Secretary of Economic Opportunity" to "Department of Commerce" and "Secretary of Commerce," 4964 4965 respectively, wherever the terms appear in the Florida Statutes and to make such further changes as are necessary to conform the 4966 4967 Florida Statutes to the organizational changes effected by this 4968 act. 4969 (2) It is the intent of the Legislature that, until the 4970 reviser's bill prepared pursuant to subsection (1) becomes a 4971 law, the terms "Department of Economic Opportunity" and 4972 "Secretary of Economic Opportunity" shall be interpreted to mean 4973 "Department of Commerce" and "Secretary of Commerce," 4974 respectively, wherever the terms appear in the Florida Statutes. 4975 Section 148. This act shall take effect July 1, 2023.

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