Florida House of Representatives - 1998

CS/HB 3771

By the Committee on Environmental Protection and Representatives Sembler, Bronson, Futch, Lynn, Smith, Arnall, Eggelletion, Spratt, Heyman, Putnam, Bradley, Dockery, Argenziano, Cosgrove, Rayson, Villalobos, K. Pruitt, Bitner, (Additional Sponsors on Last Printed Page)

1	A bill to be entitled
2	An act relating to greenways and trails;
3	amending s. 110.501, F.S.; revising the
4	definition of "volunteer" to include persons
5	who consent to certain use of real property;
6	amending s. 260.012, F.S.; revising declaration
7	of policy and legislative intent relating to
8	the "Florida Greenways and Trails Act";
9	creating s. 260.0125, F.S.; providing rights
10	and benefits of landowners whose lands are
11	designated as greenways or trails; requiring
12	the Department of Environmental Protection to
13	post certain notices of trespass; providing for
14	penalties; amending s. 260.013, F.S.; revising
15	definitions; amending s. 260.014, F.S.;
16	requiring the landowner's specific written
17	consent for designation of lands as a part of
18	the statewide system of greenways and trails;
19	amending ss. 260.0141 and 260.018, F.S.;
20	restricting certain construction or use of
21	planning materials; amending s. 260.016, F.S.,
22	relating to powers of the department; providing
23	for rules; providing for fees; providing for a
24	process for designation of lands as a part of
25	the state system of greenways and trails;
26	authorizing negotiations with private
27	landowners; authorizing incentives for certain
28	landowners; providing an effective date.
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30	Be It Enacted by the Legislature of the State of Florida:

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1 Section 1. Subsection (1) of section 110.501, Florida 2 Statutes, is amended to read: 110.501 Definitions.--As used in this act: 3 4 "Volunteer" means any person who, of his or her (1)5 own free will, provides goods or services, or conveys an 6 interest in or otherwise consents to the use of real property 7 pursuant to ss. 260.011-260.018, to any state department or 8 agency, or nonprofit organization, with no monetary or 9 material compensation. A person registered and serving in Older American Volunteer Programs authorized by the Domestic 10 Volunteer Service Act of 1973, as amended (Pub. L. No. 11 93-113), shall also be defined as a volunteer and shall incur 12 13 no civil liability as provided by s. 768.1355. A volunteer 14 shall be eligible for payment of volunteer benefits as specified in Pub. L. No. 93-113, this section, and s. 430.204. 15 16 Section 2. Section 260.012, Florida Statutes, is amended to read: 17 18 260.012 Declaration of policy and legislative intent.--19 20 (1) In order to recognize the benefits provide the 21 public with access to the use, enjoyment, and appreciation of the outdoor areas of Florida, and in order to conserve, 22 develop, and use the natural resources of this state for 23 healthful and recreational purposes, it is declared to be the 24 25 public policy of this state and the purpose of ss. 26 260.011-260.018 to provide the means and procedures for 27 establishing and expanding a statewide system of greenways and 28 trails for recreational and conservation purposes which shall 29 be designated as the "Florida Greenways and Trails System." The standards by which the greenways and trails system shall 30 31 be acquired, designated, administered, maintained, used, and 2

expanded shall be consistent with the provisions of ss. 1 2 260.011-260.018. It is the intent of the Legislature that 3 these greenways and trails will serve to implement the concepts of ecosystems management while providing, where 4 5 appropriate, recreational opportunities, including, but not 6 limited to, horseback riding, hiking, bicycling, canoeing, 7 jogging, and historical and archeological interpretation, 8 thereby improving the health and welfare of the people. (2) It is the intent of the Legislature that a 9 statewide system of greenways and trails be established to 10 11 provide open space benefiting environmentally sensitive lands 12 and wildlife and providing people with access to healthful 13 outdoor activities. It is also the intent of the Legislature 14 to acquire or designate lands to facilitate the establishment of a statewide system of greenways and trails; to encourage 15 16 the multiple use of public rights-of-way and use to the fullest extent existing and future scenic roads, highways, 17 park roads, parkways, greenways, trails, and national 18 19 recreational trails; to encourage the development of greenways 20 and trails by counties, cities, and special districts and to 21 assist in such development by any means available; to 22 coordinate greenway and trail plans and development by local governments with one another and with the state government and 23 24 Federal Government; and to encourage, whenever possible, the 25 development of greenways and trails on federal lands by the 26 Federal Government; and to encourage the owners of private 27 lands to protect the existing ecological, historical, and 28 cultural values of their lands, including those values derived 29 from working landscapes. It is the intent of the Legislature that greenways 30 (3) and trails be located on public lands and on private lands 31 3

where the private landowner has agreed in writing to have 1 2 those private lands designated as a greenway or trail. Such 3 greenway may or may not provide for public access. Private landowners should be encouraged to enter into agreements for 4 5 the use of their lands as part of the statewide system of 6 greenways and trails through positive incentives developed 7 pursuant to s. 260.016(3). 8 (4) It is the intent of the Legislature that 9 information produced for the purpose of the identification of lands, both public and private, that are suitable for 10 11 greenways and trails be used only for the purposes of: 12 (a) Setting priorities for acquisition, planning, and 13 management of public lands for use as greenways and trails; 14 and 15 (b) Identification of private lands which are eligible 16 for designation as part of the greenways and trails system and are thereby eligible for incentives. 17 (5) (3) The planning, development, operation, and 18 19 maintenance of the Florida Greenways and Trails System 20 authorized by ss. 260.011-260.018 is declared to be a public purpose, and the Department of Environmental Protection, 21 together with other governments and agencies of this state and 22 all counties, municipalities, and special districts of this 23 state, is authorized to spend public funds for such purposes 24 and to accept gifts and grants of funds, property, or property 25 26 rights from public or private sources to be used for such 27 purposes. 28 (4) The provisions of s. 375.251 relating to the 29 liability of persons making lands available for outdoor 30 recreational purposes shall be applicable to ss. 31 260.011 - 260.018.4

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2 officially recognize the Florida National Scenic Trail as 3 Florida's official statewide trail from the Florida Panhar 4 to the Everglades. It is also the intent of the Legislatu 5 to encourage all state, regional, and local agencies who 6 acquire lands to include in their land-buying efforts the 7 acquisition of sufficient legal interest in the lands over	ire
4 to the Everglades. It is also the intent of the Legislatu 5 to encourage all state, regional, and local agencies who 6 acquire lands to include in their land-buying efforts the	ire
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6 acquire lands to include in their land-buying efforts the	
7 acquisition of sufficient legal interest in the lands over	
	n a
8 which the trail passes to ensure its continued existence i	
9 permanent location.	
10 Section 3. Section 260.0125, Florida Statutes, is	
11 created to read:	
12 <u>260.0125</u> Private landowners; rights and benefits	·
13 (1)(a) The provisions of s. 375.251 relating to the	<u><u>•</u></u>
14 liability of persons, including those persons holding	
15 subservient interests, making lands available for outdoor	
16 recreational purposes shall also be applicable to persons	
17 whose lands are designated as greenways and trails pursuar	it to
18 s. 260.016(2)(d). The liability protections afforded by s.	_
19 375.251 shall also be applicable to lands adjacent to and	
20 accessed by use of such greenways or trails. Any landowner	• who
21 consents to designation of his or her property as a greenw	ray
22 or trail in the statewide system in accordance with s.	
23 260.016(2)(d) without compensation shall be considered a	
24 volunteer under s. 110.501 and covered by state liability	
25 protection in accordance with the definition of a voluntee	<u>er</u>
26 and the provisions of s. 768.28.	
27 (b) Incentives granted by any unit of government to	)
28 private landowners, including tax incentives, grants, or o	ther
29 <u>financial consideration specific to the development or</u>	
30 management of greenways and trails shall not be construed	as a
31 charge for use or profit derived from patronage for purpos	es

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of s. 375.251 and shall not be construed as monetary or 1 2 material compensation for purposes of s. 110.501. When a 3 landowner agrees to make private land available for public use as a greenway or trail, the department or its designee shall 4 5 post notices along the boundary of the greenway or trail which 6 inform the public that the land adjacent to the greenway or 7 trail is private property upon which unauthorized entry for 8 any purpose is prohibited. The notices shall constitute a 9 warning to unauthorized persons to remain off of the private property and not to depart from the greenway or trail. Any 10 11 person who commits such an unauthorized entry is guilty of a 12 trespass as provided in s. 810.09. 13 (2) Persons whose private lands are designated for 14 inclusion in the statewide system of greenways and trails 15 pursuant to s. 260.016(2)(d) shall be held harmless for any 16 injury or damage incurred by third parties arising out of the use of lands so designated. However, this section does not 17 relieve any person of liability which would otherwise exist 18 19 for deliberate, willful, or malicious injury to persons or 20 property. The provisions of this section shall not be deemed 21 to create or increase the liability of any person. 22 Section 4. Section 260.013, Florida Statutes, is amended to read: 23 24 260.013 Definitions.--As used in ss. 260.011-260.018, 25 unless the context otherwise requires: 26 (1) "Board" means the Board of Trustees of the 27 Internal Improvement Trust Fund. 28 (2) "Department" means the Department of 29 Environmental Protection. 30 (3) "Designation" means the identification and inclusion of specific lands as part of the statewide system of 31 6

greenways and trails pursuant to a formal public process, 1 2 including the specific written consent of the landowner. When the department determines that public access is appropriate 3 for greenways and trails, written authorization must be 4 5 granted by the landowner to the department permitting public б access to all or a specified part of the landowner's property. 7 (4)(2) "Greenway" means a linear open space 8 established along either a natural corridor, such as a 9 riverfront, stream valley, or ridgeline, or over land along a railroad right-of-way converted to recreational use, a canal, 10 11 a scenic road, or other route; any natural or landscaped course for pedestrian or bicycle passage; an open space 12 13 connector linking parks, nature reserves, cultural features, 14 or historic sites with each other and populated areas; or a local strip or linear park designated as a parkway or 15 16 greenbelt. (5)(1) "Trails" means linear corridors and any 17 18 adjacent support parcels on land or water providing public 19 access for recreation or authorized alternative modes of 20 transportation. Section 5. Section 260.014, Florida Statutes, is 21 22 amended to read: 23 260.014 Florida Greenways and Trails System. -- The 24 Florida Greenways and Trails System shall be a statewide 25 system of greenways and trails which shall consist of 26 individual greenways and trails and networks of greenways and 27 trails which may be designated as a part of the statewide 28 system by the department. Mapping or other forms of identification of lands as suitable for inclusion in the 29 system of greenways and trails, mapping of ecological 30 characteristics for any purpose, or development of information 31 7

for planning purposes shall not constitute designation. No 1 2 lands may be designated as a part of the statewide system of greenways and trails without the specific written consent of 3 4 the landowner. 5 Section 6. Section 260.0141, Florida Statutes, is 6 amended to read: 7 260.0141 Greenways and Trails Program.--There is 8 established within the department the "Florida Greenways and Trails Program," the purpose of which is to facilitate the 9 establishment of a statewide system of greenways and trails. 10 11 Such greenways and trails shall be acquired pursuant to this act. Planning materials, maps, data, and other information 12 13 developed or used in the program shall not be construed as 14 designation of lands as part of the statewide system of greenways and trails. Identification of lands in such 15 16 information shall not: 17 (1) Require or empower any unit of local or regional government, or any state agency, to impose additional or more 18 19 restrictive environmental, land use, or zoning regulations; 20 (2) Be construed or cited as authority to adopt, enforce, or amend any environmental rule or regulation; 21 22 comprehensive plan goals, policies, or objectives; or zoning or land use ordinance; 23 24 (3) Be used as the basis for permit denial; imposition of any permit condition; or application of any rule, 25 26 regulation, or ordinance by any subdivision of local, 27 regional, or state government; or 28 (4) Be construed or cited as authority by any 29 governmental agency to reduce or restrict the rights of owners of lands so identified. 30 31

1 Section 7. Section 260.016, Florida Statutes, is 2 amended to read: 3 260.016 General powers of the department.--4 (1) The department may: 5 (a) Publish and distribute appropriate maps of 6 designated greenways and trails. The description shall include 7 a generalized map delineating the area designated, location of 8 suitable ingress and egress sites, as well as other points of 9 interest to enhance the recreational opportunities of the 10 public. 11 (b) Establish access routes and related public-use 12 facilities along greenways and trails which will not 13 substantially interfere with the nature and purposes of the 14 greenway or trail. 15 (c) Adopt appropriate rules to implement or interpret 16 this act, which may include, but are not limited to, rules for 17 the following: 18 1. Establishing a designation process. 19 2. Negotiating and executing agreements with private 20 landowners. 21 3. Establishing prohibited activities or restrictions 22 on activities. 4. Charging fees for use. 23 24 5. Providing public access. 6. Providing for maintenance. 25 26 7. Any matter necessary to the operation and 27 maintenance of greenways and trails. 28 (c) Adopt appropriate rules for the use of greenways 29 and trails. (d) Coordinate the activities of all governmental 30 units and bodies and special districts that desire to 31 9

participate in the development of the Florida Greenways and
 Trails System.

3 (e) Appoint an advisory body to be known as the 4 "Florida Recreational Trails Council" which shall advise the 5 department in the execution of its powers and duties under б this chapter. The department may establish by rule the 7 duties, structure, and responsibilities of the council. 8 Members of the Florida Recreational Trails Council shall serve without compensation, but are entitled to be reimbursed for 9 per diem and travel expenses as provided in s. 112.061. 10

(f) Establish, develop, and publicize saltwater 11 12 paddling trails in a manner that will permit public recreation 13 without damaging natural resources. The Big Bend Historic 14 Saltwater Paddling Trail from the St. Marks River to the Suwannee River is hereby designated as part of the Florida 15 16 Greenways and Trails System. Additions to this trail may be added by the department from time to time as part of a 17 statewide saltwater circumnavigation trail. 18

(g) Enter into sublease agreements or other use agreements with local governmental agencies for the management of greenways and trails for recreation and conservation purposes consistent with the intent of this chapter.

(h) Enter into management agreements with other entities only if a federal agency, another state agency, local government, county, or municipality is unable to manage the greenways or trails lands. Such entities must demonstrate their capabilities of management for the purposes defined in ss. 260.011-260.018.

(i) Charge reasonable fees or rentals for the use or
operation of facilities and concessions. All such fees,
rentals, or other charges collected shall be deposited in the

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account or trust fund of the managing entity. All such fees, 1 2 rentals, or other charges collected by the Division of 3 Recreation and Parks under this paragraph shall be deposited in the State Park Trust Fund pursuant to s. 258.014. 4 5 (2) The department shall: б (a) Evaluate lands for the acquisition of greenways 7 and trails and compile a list of suitable corridors, 8 greenways, and trails, ranking them in order of priority for 9 proposed acquisition. The department shall devise a method of 10 evaluation which includes, but is not limited to, the 11 consideration of: 12 1. The importance and function of such corridors 13 within the statewide system. 14 2. Potential for local sharing in the acquisition, 15 development, operation, or maintenance of greenway and trail 16 corridors. 17 3. Costs of acquisition, development, operation, and 18 maintenance. 19 (b) Maintain an updated list of abandoned and 20 to-be-abandoned railroad rights-of-way. The department shall 21 request information on current and potential railroad 22 abandonments from the Department of Transportation, the Interstate Commerce Commission, and railroad companies 23 operating within the state. At a minimum, the department 24 shall make such requests on a quarterly basis. 25 26 (c) Provide information to public and private agencies 27 and organizations on abandoned rail corridors which are or 28 will be available for acquisition from the railroads or for 29 lease for interim recreational use from the Department of 30 Transportation. Such information shall include, at a minimum, 31

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1 probable costs of purchase or lease of the identified 2 corridors. (d) Develop and implement a process for designation of 3 lands as a part of the statewide system of greenways and 4 5 trails, which shall include: б 1. Development and dissemination of criteria for 7 designation. 8 2. Development and dissemination of criteria for 9 changes in the terms or conditions of designation, including withdrawal or termination of designation. 10 11 3. Compilation of available information on and field 12 verification of the characteristics of the lands as they 13 relate to the developed criteria. 14 4. Public notice in all phases of the process, 15 including any required rulemaking. 16 5. Written authorization from the landowner in the form of a lease or other instrument for the designation and 17 granting of public access, if appropriate, to a landowner's 18 19 property. 20 6. Development of a greenway or trail use plan as a part of the designation agreement. In any particular segment 21 22 of a greenway or trail, the plan components must be compatible 23 with connecting segments and, at a minimum, describe the types 24 and intensities of uses of the property. (3) The department or its designee is authorized to 25 26 negotiate with potentially affected private landowners as to the terms under which such landowners would consent to the 27 28 public use of their lands as part of the greenways and trails system. The department shall be authorized to agree to 29 incentives for a private landowner who consents to this public 30 31

use of his or her lands for conservation or recreational 1 2 purposes, including, but not limited to, the following: 3 (a) Retention by the landowner of certain specific rights in his or her lands, including, but not limited to, the 4 5 right to farm, hunt, graze, harvest timber, or use the lands б for other purposes which are consistent with use as greenways 7 or trails. 8 (b) Agreement to exchange, subject to the approval of 9 the Board of Trustees of the Internal Improvement Trust Fund or other applicable unit of government, ownership or other 10 11 rights of use of public lands for the ownership or other 12 rights of use of privately owned property. Any exchange of 13 state-owned lands, title to which is vested in the Board of 14 Trustees of the Internal Improvement Trust Fund, for privately owned lands shall be subject to the requirements of s. 15 16 259.041. (c) Contracting with the landowner to provide 17 management or other services on the lands. 18 19 (d) Acceleration of the acquisition process or higher 20 consideration in the ranking process when such privately owned lands are under consideration for acquisition by the state or 21 22 other unit of government. (e) Execution of patrol and protection agreements. 23 24 (f) Where applicable and appropriate, providing lease 25 fees, not to exceed fair market value of the leasehold 26 interest, a portion of which may be used by the landowner to 27 purchase liability insurance. 28 Section 8. Section 260.018, Florida Statutes, is 29 amended to read: 30 260.018 Agency recognition. -- All agencies of the 31 state, regional planning councils through their comprehensive 13

plans, and local governments through their local comprehensive 1 2 planning process pursuant to chapter 163 shall recognize the 3 special character of publicly owned the lands and waters designated by the state as greenways and trails and shall not 4 5 take any action which will impair their use as designated. 6 Identification of lands in planning materials, maps, data, and 7 other information developed or used in the greenways and trails program shall not be cause for such lands to be subject 8 9 to this section, unless such lands have been designated as a part of the statewide system or greenways and trails pursuant 10 11 to s. 260.016(2)(d). Section 9. This act shall take effect July 1 of the 12 13 year in which enacted. 14 15 16 17 18 ADDITIONAL SPONSORS 19 Bullard, Bainter, Mackey, Murman, Culp, Arnold, Gay, D. 20 Prewitt, Flanagan, Thrasher, Burroughs, Posey, Crow, Fuller, 21 Melvin, Turnbull, Feeney, Byrd, Trovillion, Stabins, Peaden, 22 Albright, Livingston, Minton, Littlefield, Boyd and Wiles 23 24 25 26 27 28 29 30 31