A bill to be entitled 1 2 An act relating to Murphy Act lands; amending 3 s. 253.82, F.S.; providing for conveyance of all Murphy Act transportation easements to the 4 5 governmental entity currently having title to the adjacent roadway; requiring the 6 7 establishment of a procedure for review of 8 deeds containing Murphy Act transportation reservations; setting requirements for the 9 review process; providing for compensation of 10 11 certain property owners if the reservation 12 denies the property owner the current economic 13 use of the property; amending s. 712.04, F.S.; providing for reservations of easements in 14 15 deeds by the Board of Trustees of the Internal 16 Improvement Trust Fund to be extinguished on a specified date, subject to certain limitations; 17 amending s. 712.05, F.S.; providing procedures 18 by which a governmental entity may preserve a 19 20 road reservation; requiring notice; providing an effective date. 21 22 Be It Enacted by the Legislature of the State of Florida: 23 24 25 Section 1. Subsection (6) is added to section 253.82, 26 Florida Statutes, to read: 27 253.82 Title of state or private owners to Murphy Act 28 lands.--

(6)(a) All reservations of easements on deeds by the

Board of Trustees of the Internal Improvement Trust Fund

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1937, are hereby vested by operation of law and without the 1 2 necessity of instruments of conveyance from the Board of 3 Trustees of the Internal Improvement Trust Fund, in the governmental entity having right and title to the road to 4 5 which the reservations are adjacent. All reservations adjacent 6 to a road that was designated as a state road at the time of 7 the reservation and which road is currently held by the state 8 are conveyed to the Department of Transportation. All 9 reservations adjacent to a road that was designated as a state road at the time of the reservation and which is located in an 10 11 unincorporated area of a county or on a road owned by the 12 county within any incorporated area are conveyed to the 13 respective counties. All other reservations within 14 incorporated areas adjacent to a road that was designated as a state road at the time of the reservation and which are not 15 16 otherwise conveyed to the state or the county are conveyed to the incorporated area. The conveyance includes all right, 17 title, and interests in the reservation held by the Board of 18 19 Trustees of the Internal Improvement Trust Fund.

- (b) Every entity holding title to Murphy Act
 reservations must establish a procedure for review of any deed
 containing a reservation when a review is requested or a road
 project is anticipated. The review process must provide for:
- 1. A determination of whether the language of the deed created a reservation at the time of the original conveyance.
- 2. Review of any release of the reservation provided by the property owner.
- 3. The recording of a notice of the nonexistence of a reservation if reservation language in the deed does not impact the property.

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- 4. A determination of whether any or all of the reservation may be released, and a form for recording the release.
- 5. A process to allow for review through mediation if requested by the property owner or through binding arbitration pursuant to chapter 44.
- 6. Any fee charged not to exceed the actual cost to review the deed, perform an appeal, and pay for any recording expenses, with no fee to exceed \$300.
- (c)1. Any owner of property encumbered by a Murphy Act reservation who has been denied a release of all or part of the reservation or who has received notice of a governmental entity's intent to preserve the reservation under s. 712.05, may appeal to the entity and show that the reservation substantially denies the property owner the current economic use of the property held by the owner. For purposes of this determination, the term "current economic use" means the use of the property on the date notice of the easement is filed under s. 712.05.
- 2. Upon a determination by the governmental entity that the reservation substantially denies the property owner the current economic use of the property held by the owner, the entity must purchase the real property and improvements not retained by the property owner in fee simple title or release all or part of the reservation as necessary to allow for beneficial use of the property.
- 3. Where the governmental entity and the property owner are unable to agree as to whether the reservation substantially denies the current economic use of the property or as to the purchase price, the property owner may request

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mediation or binding arbitration pursuant to chapter 44 to resolve these issues.

- 4. Prior to the payment of any compensation, the property owner must provide the governmental entity copies of any title insurance policies and notice of any compensation received from a title company related to the easement.
- (3) The process for release of any reservation covered by this section or payment for property impacted by the use of a reservation covered by this section shall be solely in accordance with this section. Any action for the taking of property related to road construction is separate and distinct from an action pursuant to this section.
- (4) The governmental entity is not liable for attorney's fees or costs incurred by the owner in establishing the impact of the reservation on the property.

Section 2. Section 712.04, Florida Statutes, is amended to read:

712.04 Interests extinguished by marketable record title.--Subject to the matters stated in s. 712.03, such marketable record title shall be free and clear of all estates, interests, claims, or charges whatsoever, the existence of which depends upon any act, title transaction, event or omission that occurred prior to the effective date of the root of title. All such estates, interests, claims, or charges, however denominated, whether such estates, interests, claims, or charges are or appear to be held or asserted by a person sui juris or under a disability, whether such person is within or without the state, whether such person is natural or corporate, or is private or governmental, are hereby declared to be null and void, except that this chapter shall not be 31 deemed to affect any right, title, or interest of the United

States, Florida, or any of its officers, boards, commissions, 2 or other agencies reserved in the patent or deed by which the 3 United States, Florida, or any of its agencies parted with title. Provided, however, that all reservations of easements 4 5 in deeds by the Board of Trustees of the Internal Improvement 6 Trust Fund conveying land acquired under chapter 18296, Laws 7 of Florida, 1937, and not used or identified by the 8 governmental entity in the final design plans of a road 9 project scheduled for construction to begin prior to the end of the 10 years, shall be extinguished by the Marketable 10 11 Record Title Act on July 1, 2002, subject to the matters under 12 s. 712.03, and further subject to the right of any 13 governmental entity holding title to the reservations to preserve such reservations that are necessary for future 14 transportation projects in adopted transportation plans by 15 filing notice under s. 712.05, before July 1, 2002. 16 17 Section 3. Subsection (3) is added to section 712.05, Florida Statutes, to read: 18 19 712.05 Effect of filing notice.--20 (3) Any governmental entity claiming a road reservation pursuant to a deed conveyed pursuant to the Murphy 21 22 Act may preserve the reservation or any portion thereof necessary for future transportation projects in adopted 23 transportation plans and protect it from extinguishment by the 24 operation of this chapter by filing for the record, prior to 25 26 July 1, 2002, a notice, in writing, in accordance with the 27 provisions of this chapter. The notice will have the effect of 28 preserving the reservation or portion thereof for a period of 29 10 years if the reservation is used or identified by the governmental entity in the final design plans of a road 30 project scheduled for construction to begin prior to the end

of the 10 years. Any reservation used or identified in the final design plans of a road project scheduled for construction to begin before the end of the 10 years is not extinguished. Section 4. This act shall take effect upon becoming a law. ********** SENATE SUMMARY Provides for the conveyance of Murphy Act road reservations. Requires the establishment of a procedure for review of deeds containing reservations. Provides criteria for the review process. Provides for compensation of property owners. Extinguishes any reservation of easement by July 1, 2002, unless notice to protect it from extinguishment is filed before that date.