Florida Senate - 2000

By Senator Klein

28-971B-00

1	A bill to be entitled
2	An act relating to rural development; creating
3	the Florida Rural Heritage Act; providing
4	legislative findings; providing definitions;
5	providing for the designation of a Rural
6	Heritage Area; providing for a community-based
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_	planning process; specifying guidelines for
8	Rural Heritage Area plans; providing procedure
9	for adoption of a plan; providing for economic
10	incentives, reports, and technical assistance;
11	creating the Rural Heritage Grant Program to
12	assist local governments in adopting Rural
13	Heritage Areas, to be administered by the
14	Department of Community Affairs; providing for
15	development of a nature-and-heritage-based
16	tourism business micro-loan program; providing
17	for establishment of a revolving loan fund;
18	providing for educational technology pilot
19	programs to be established by the Department of
20	Management Services; providing for agricultural
21	diversification pilot projects to be
22	administered by the Department of Agriculture
23	and Consumer Services; providing for review and
24	evaluation by the Office of Program Policy
25	Analysis and Government Accountability;
26	amending s. 163.3187, F.S.; providing
27	conditions for adoption of local comprehensive
28	plans for rural activity centers; amending s.
29	187.201, F.S.; modifying goals of the State
30	Comprehensive Plan to include housing for
31	specified persons in rural areas and
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SB 1934

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1	development of nature-based tourism; providing
2	a policy of fostering integrated and
3	coordinated community planning efforts;
4	providing support for rural communities in
5	developing nature-and-heritage-based tourism
6	enterprises; providing support for landowners
7	who wish their lands to remain in agricultural
8	use; amending 212.096, F.S.; providing a credit
9	against sales tax for businesses located in an
10	enterprise zone within a rural county or city
11	as defined; amending s. 220.181, F.S.;
12	providing enterprise-zone jobs credits for
13	businesses within jurisdiction of a rural local
14	government; amending s. 290.0055, F.S.;
15	providing a condition for communities within
16	the jurisdiction of a rural local government to
17	be designated as an enterprise zone; amending
18	s. 420.507, F.S.; modifying powers of the
19	Florida Housing Finance Corporation; providing
20	an appropriation; providing an effective date.
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22	Be It Enacted by the Legislature of the State of Florida:
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24	Section 1. Florida Rural Heritage Act
25	(1) SHORT TITLEThis section may be cited as the
26	"Florida Rural Heritage Act."
27	(2) FINDINGSThe Legislature finds that:
28	(a) Fiscally and culturally strong rural communities
29	are beneficial to regional and state economies and resources;
30	are a method for reduction of future urban sprawl; encourage
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1 compact, efficient urban growth patterns; and should be promoted by state, regional, and local governments. 2 3 (b) The health and vibrancy of the state's rural areas benefit their respective regions and the state; conversely, 4 5 the deterioration of those rural areas negatively impacts the б surrounding area and the state. 7 (c) In recognition of the interwoven nature of the 8 relationships among rural communities, agricultural lands, 9 open space lands, urban centers, regions, and the state, the 10 respective governments should establish a framework and work 11 in partnership with communities and the private sector to revitalize rural areas. 12 (d) A state rural policy should guide the state, 13 regional agencies, local governments, and the private sector 14 in creating economic prosperity and preserving the unique 15 rural character and heritage of the state's rural areas. The 16 17 policy should encourage and assist local governments in addressing issues including adequate provision of 18 19 infrastructure, affordable housing, human services, safe neighborhoods, agricultural profitability, educational 20 facilities, sound land uses, health care, and economic 21 diversification and development to sustain rural communities 22 into the future. 23 24 (e) Successfully revitalizing and sustaining rural areas depends on addressing, through an integrated and 25 coordinated community effort, a range of varied components 26 27 essential to a healthy rural environment, including cultural, educational, recreational, economic, transportation, land use, 28 29 information technology, and social service delivery 30 components. 31

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1	(f) Identification of rural activity centers and of
2	strategies to promote economic prosperity while protecting
3	rural character are recognized as important components and
4	useful mechanisms to promote and sustain rural areas. State
5	and regional entities and local governments should provide
б	incentives to promote community-based processes to identify
7	such centers and strategies. Existing programs and incentives
8	should be integrated to the extent possible to promote sound
9	rural development and to achieve the goals of the state rural
10	policy.
11	(g) Full funding for rural transportation and water
12	infrastructure needs, rural schools, health care services, and
13	information technology are important investments by the state
14	in the overall health of its rural communities, and are
15	integral components of a state rural policy.
16	(h) Many rural local governments are hindered by
17	limited staff and capacity in their efforts to secure
18	available resources. A state rural policy should assist local
19	governments in identifying and accessing needed resources for
20	which they are eligible, and should promote creative ways to
21	maximize the efficiency of rural local governments' existing
22	staff and other resources.
23	(i) Agriculture plays an integral role in the economy,
24	ecology, and culture of the state's rural areas and of the
25	state as a whole. At the same time, the state is losing
26	agricultural lands to development at a rapid rate. A state
27	rural policy should assist state agencies and local
28	governments in creating and marketing tools for increasing the
29	profitability of agricultural land uses and other incentives
30	for conserving the state's agricultural lands.
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visitors to this state include a nature-based experience in their vacation, a state rural policy should encourage the development of a nature-and-heritage-based tourism industry that meets this growing public demand, protects the state's natural and cultural resources, and contributes to economic prosperity, especially in the state's rural communities. (3) DEFINITIONSAs used in this section, the term: (a) "Local government" means any county or municipality. (b) "Rural Activity Center" means an area or areas designated by a local government where: (1) The area is located within a Rural Heritage Area. (2) Public services such as water and wastewater, transportation infrastructure, schools, and recreation are already available or are scheduled to be provided in an adopted 5-year schedule of capital improvements, and the area has historically served as a commercial business center or site of public buildings for surrounding rural residents. (3) The area may consist of or include state community redevelopment areas, brownfields, enterprise zones, or Mainstreet programs, federal Empowerment Zones, Enterprise Communities. (4) The area of the Rural Activity Center constitutes no more than 25 percent of the designated Rural Heritage Area within which it exists. The Rural Activity Center will serve and be developed as a "town center," promoting compact, efficient development within the Rural Activity Center, and allowing lower density development that retains rural	1	(j) In recognition that approximately one-half of all
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	29	efficient development within the Rural Activity Center, and
31	30	allowing lower density development that retains rural
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1 character within the remaining portions of the designated 2 Rural Heritage Area. 3 (c) "Rural Heritage Area" means an area or areas 4 designated by a local government or governments through 5 interlocal agreement where: б 1. More than 50 percent of the land within the 7 designated area is in agricultural, open space, recreational, 8 or other non-developed uses; 9 The designated area fits the definition of, or 2. 10 falls within an area that fits the definition of, rural 11 community as defined in section 288.106, Florida Statutes; 12 3. A majority of populated portions of the area are characterized by pervasive poverty, unemployment, and general 13 distress as defined in section 290.0058, Florida Statutes; 14 15 The area may comprise a single rural county as 4. defined in section 288.106, Florida Statutes, a multi-county 16 area, or a sub-county area that is rural in nature and meets 17 the above land-use, demographic, economic, and definitional 18 19 criteria. If a sub-county area, it may comprise one or more rural municipalities, as defined in section 288.106, Florida 20 21 Statutes, and may include unincorporated areas between or 22 surrounding the rural municipalities provided that all parts of the designated area meet the above criteria. 23 24 (4) DESIGNATION OF A RURAL HERITAGE AREA. --25 (a) A local government through interlocal agreement 26 may designate a geographic area of areas within its 27 jurisdiction as a Rural Heritage Area for the purpose of convening a community-based holistic planning process to 28 identify community problems and assets, create a vision for 29 30 the area's future, and formulate a strategic plan for 31 implementing asset-based solutions to the problems identified.

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1	(b) A local government through interlocal agreement
2	may designate a geographic area or areas within its
3	jurisdiction and within a designated Rural Heritage Area as a
4	Rural Activity Center for the purpose of targeting economic
5	development, job creation, housing, transportation and other
6	infrastructure, neighborhood revitalization and preservation,
7	the promotion of rural land preservation, and the employment
8	of land-use incentives to encourage mixed-use development that
9	will revitalize the Rural Activity Center area as a
10	functioning downtown that can serve residents of surrounding
11	rural areas.
12	(5) COMMUNITY-BASED PLANNING PROCESS
13	(a) As part of the designation of the Rural Heritage
14	Area and the preparation of a Rural Heritage Area plan, a
15	community participation process must be implemented in each
16	proposed Rural Heritage Area. The process must involve
17	stakeholders including, but not limited to, community-based
18	organizations; neighborhood associations; educational, health
19	care, and religious organizations; area residents, including
20	low-income residents; appropriate local government
21	representatives; local school boards; and, when appropriate,
22	institutions of higher education.
23	(b) The objective of the community participation
24	process is to produce an integrated plan that benefits the
25	community as a whole, and to encourage residents within the
26	designated area to participate in the design and
27	implementation of the Rural Heritage Area plan, including the
28	visioning of the area's future, before prioritizing and
29	optimizing scarce resources. The planning process must be
30	collaborative and holistic and must address, at a minimum,
31	economic development including the nature-and-heritage-based
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tourism industry, land use, affordable housing, 1 infrastructure, education, health care, public safety, 2 3 financial capacity, both public and private, information technology, workforce development, ecological conservation, 4 5 social equity, the role of agriculture in the local economy if б applicable, and, the role of local government. 7 In lieu of preparing a new plan, the local (C) 8 government may demonstrate that an existing plan or combination of plans includes the factors listed in paragraph 9 10 (d), or amend such existing plans to include the factors 11 listed in paragraph (d), including the community-based planning process. If the area constitutes or contains a 12 federally designated Empowerment Zone, Enterprise Community, 13 or Champion Community, the plan and planning process done in 14 application for that designation will serve to meet the 15 requirements of the community-based planning process, and will 16 17 allow the community to apply for implementation grants under the Rural Heritage Grant program that are based on such plan. 18 19 (d) A local government seeking to designate a geographic area as a Rural Heritage Area shall propose a plan 20 21 that describes means of promoting economic prosperity and preserving the unique rural character of the area. The plan 22 must demonstrate the local government's and community's 23 24 commitment to comprehensively addressing the problems within 25 the Rural Heritage Area and identify activities, programs, and resources that can help accomplish locally identified goals 26 27 such as improved educational opportunities; economic diversification and development; the future of agricultural 28 29 land uses in the planning area; provision of infrastructure 30 needs, including information technology infrastructure; prioritizing, pooling, and leveraging scarce resources; and 31 8

1 mixed-use planning for Rural Activity Centers to improve both the residential and commercial quality of life in the area. 2 3 The plan must also: Contain a map depicting the Rural Heritage Area or 4 1. 5 areas, and Rural Activity Center if applicable, to be included б within the designation. 7 Contain interlocal agreements, as appropriate, 2. 8 among participating local governments and any regional or nonprofit organizations which express the entities' commitment 9 10 to collectively designating the area and to coordinated 11 implementation efforts based on the plan. 3. Identify any existing enterprise zones, community 12 redevelopment areas, community development districts, 13 brownfield areas, downtown redevelopment districts, safe 14 neighborhood improvement districts, historic preservation 15 districts, and empowerment zones located within the area 16 17 proposed for designation. Identify a memorandum of understanding between the 18 4. 19 district school board and the local government jurisdiction regarding public school facilities located within the Rural 20 21 Heritage Area to identify how the school board will enhance public school facilities and programs in the designated area. 22 23 5. Explain how projects identified in the plan forward 24 the goals of creating economic prosperity for area residents and preserving the rural character and heritage of the 25 planning area. Projects may include land acquisition; 26 27 demolition, construction, or renovation of structures; purchase of conservation easements or development rights on 28 29 agricultural, conservation or recreational lands; job-training 30 program; investments in educational technologies; capacity building through existing or new nonprofit organizations; 31

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1 creation, enhancement, or marketing of nature, agricultural, or heritage-based tourism or recreational facilities; or 2 3 improvement of the delivery of health care services to rural 4 residents. 5 6. Identify the geographic locations for projects identified through the community participation process and б 7 explain how such projects will be implemented. 8 7. Identify how the local government intends to 9 implement and enhance affordable housing programs as defined in section 420.602, Florida Statutes, including economic and 10 11 community development programs administered by the Department of Community Affairs and the Florida Housing Finance 12 Corporation within the Rural Heritage Area. 13 8. If applicable, provide guidelines for the adoption 14 of land-development regulations specific to the Rural Heritage 15 Area which provide for the use or purchase of conservation 16 17 easements, purchase or transfer of development rights, or the use of other means available to local governments under 18 19 section 704.06, Florida Statutes, for the purpose of 20 preserving agricultural lands. 21 9. If applicable, identify and adopt a package of 22 financial and local government incentives which the local government will offer for new development, expansion or 23 renovation of existing development, and redevelopment within 24 25 any designated Rural Activity Center. Examples of such 26 incentives include: 27 Waiver of license and permit fees. a. 28 b. Waiver of delinquent taxes or fees to promote the 29 return of property to productive use. 30 c. Expedited permitting. 31

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1	d. Prioritization of infrastructure spending within
2	the Rural Heritage Area and Rural Activity Center.
3	10. Identify how activities and incentives within the
4	Rural Heritage Area or Rural Activity Center will be
5	coordinated and what administrative mechanism the local
6	government will use for the coordination and monitoring of
7	Rural Heritage Area plan implementation.
8	11. Provide a list of stakeholders participating in
9	the community planning process, consistent with the list
10	provided in paragraph (a).
11	12. Identify performance measures to evaluate the
12	success of the local government, community-based
13	organizations, and other stakeholders in implementing the
14	Rural Heritage Area plan.
15	(e) The Regional Planning Council covering the
16	geographic location of the Rural Heritage Area, or other
17	appropriate nonprofit, university-based, or for-profit
18	organizations, may assist the local government in convening
19	the community-based planning process and in preparing the
20	Rural Heritage Area plan provided that the process and
21	resulting plan meet all other requirements as described in
22	this section.
23	(f) After the preparation of a Rural Heritage Area
24	plan or the designation of an existing plan, the local
25	government must adopt the plan by ordinance. Notice for the
26	public hearing on the ordinance must be in the form
27	established in section 166.041(3)(c)2., Florida Statutes, for
28	municipalities and section 125.66(4)(b)2., Florida Statutes,
29	for counties.
30	(g) For a local government to designate a Rural
31	Heritage Area or Rural Activity Center, it must amend its
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comprehensive land-use plan under section 163.3187, Florida Statutes, to delineate the Rural Heritage Area within the future land-use element of its comprehensive plan. An amendment to the local comprehensive plan to designate a Rural Heritage Area or Rural Activity Center is exempt from the twice-a-year amendment limitation of section 163.3187, Florida Statutes. (6) ECONOMIC INCENTIVES, REPORTS, TECHNICAL ASSISTANCE.--(a) A local government with an adopted Rural Heritage Area plan or a plan employed in lieu thereof may issue revenue bonds under section 163.385, Florida Statutes, and employ tax increment financing under section 163.387, Florida Statutes, for the purpose of financing the implementation of the plan as appropriate, particularly within designated Rural Activity Centers. (b) A local government with an adopted Rural Heritage Area plan or a plan employed in lieu thereof may exercise the powers granted under section 163.514, Florida Statutes, for community redevelopment neighborhood improvement districts, including the authority to levy special assessments as appropriate, particularly within designated Rural Activity Centers. (c) State agencies that provide funding for infrastructure, cost-reimbursement, grants, or loans to local governments, including the Department of Environmental

27 Protection (Clean Water State Revolving Fund, Drinking Water

28 State Revolving Fund, and the State of Florida Pollution

29 Control Bond Program); the Department of Community Affairs

30 (Economic Development and Housing Program, Florida Communities

31 Trust); the Florida Housing Finance Corporation; and the

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1 Department of Transportation, shall report to the President of the Senate and the Speaker of the House Representatives by 2 3 January 1, 2001, regarding statutory and rule changes necessary to give Rural Heritage Areas identified by local 4 5 governments that have completed the community-based planning б process an elevated priority in infrastructure funding, loan, 7 and grant programs. 8 (d) State agencies that provide funding to local 9 governments shall identify grant programs for which local 10 government cash match requirements will be waived or replaced 11 by in-kind match, which can include the creation of a permanent Resource Development staff position within the local 12 government to work on accessing a variety of grants, and loan 13 programs for which repayment will be forgiven, for rural local 14 government applicants that have successfully completed the 15 Rural Heritage Area grant program community planning process. 16 17 Agencies shall report to the President of the Senate and the Speaker of the House of Representatives by September 1, 2000, 18 19 on programs identified, statutory or rule changes needed, and 20 cost of implementation. The Rural Economic Development Initiative (REDI), 21 (e) as described in section 288.0656, Florida Statutes, shall work 22 with state agencies and other organizations that provide 23 24 loans, grants, or technical assistance of any kind to the 25 state's rural communities, to update, maintain, and distribute semiannually to every rural county and city government as 26 defined in section 288.106, Florida Statutes, the Rural 27 28 Resource Directory, which describes resources, including 29 federal resources, which are available to rural local 30 governments and how to access them. The publication must include statutory provisions that enable local governments to 31

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raise or direct revenues toward the goals of promoting

economic prosperity while preserving rural character. To the 2 3 extent possible, REDI shall provide, or shall work through the Regional Planning Councils, the Small County Technical 4 5 Assistance Program, the Local Government Financial Technical б Assistance Program, the State University System, or other 7 relevant organizations to provide, technical assistance to all 8 rural local governments to access these resources. 9 (f) Provision by REDI or other organizations identified in paragraph (e) of technical assistance in 10 11 accessing available resources as described in paragraph (e) is an automatic result of successful completion of the Rural 12 Heritage Area community planning process. 13 (q) REDI shall work with the Florida State Rural 14 Development Council and state agencies to develop a simple, 15 uniform grant application form for use by local government 16 17 grant applicants. To the extent feasible, such a uniform application process should incorporate the sharing of known 18 19 information about local governments among state government agencies in order to maximize the efficiency of local 20 21 governments' efforts to secure available resources. The 22 uniform grant application must be adopted for use by state agencies by July 1, 2001. 23 24 (7) GRANT PROGRAM.--25 (a) A Rural Heritage Grant Program is created to 26 assist local governments in adopting Rural Heritage Areas, 27 completing the community-based planning process, and 28 implementing elements of the resulting Rural Heritage Area 29 plan. 30 (b) Forty-five percent of the general revenue 31 appropriated for the Rural Heritage Grant Program must be 14

1 available for conducting the community-based planning process and completing the Rural Heritage Area plans. Forty-nine 2 3 percent of the general revenue appropriated for the Rural Heritage Grant Program must be available for implementing 4 5 projects that are identified in the local government's adopted б Rural Heritage Area plan or a plan employed in lieu thereof. A 7 local government may allocate grant money to special 8 districts, including community redevelopment agencies and nonprofit community development organizations, to implement 9 projects consistent with an adopted Rural Heritage Area plan 10 11 or a plan employed in lieu thereof. Five percent of the revenue must be made available for "seed money" grants of not 12 more than \$10,000 to assist local governments to begin the 13 process of identifying Rural Heritage Areas, assembling a core 14 group of community-based participants, and applying for 15 planning grants. The remaining 1 percent must be made 16 17 available for administrative costs incurred by the Department 18 of Community Affairs for implementing the Rural Heritage Grant 19 Program and the Urban Infill and Redevelopment Grant Program. Projects that provide employment opportunities to clients of 20 21 the WAGES program must be given an elevated priority in the scoring of competing grant applications. To encourage 22 rural-urban partnerships and regional planning, grant 23 24 applications may be made, and grant moneys may be used, in 25 regional or partnership projects with communities eligible to participate in the Urban Infill and Redevelopment Grant 26 27 Program. The Division of Housing and Community Development of 28 the Department of Community Affairs shall administer the grant 29 program. 30 31

1	(c) The Department of Community Affairs, in
2	consultation with the REDI, shall adopt rules establishing
3	grant review criteria consistent with this section.
4	(d) If the local government fails to implement
5	sections of the Rural Heritage Area plan funded through a
6	Rural Heritage Area implementation grant pursuant to the
7	deadlines specified in the grant agreement, the Department of
8	Community Affairs, in consultation with REDI, may seek to
9	rescind the economic and regulatory incentives granted to a
10	Rural Heritage Area or Rural Activity Center, subject to the
11	provisions of chapter 120, Florida Statutes. The action to
12	rescind may be initiated 90 days after issuing a written
13	letter of warning to the local government.
14	(8) NATURE-AND-HERITAGE-BASED TOURISM BUSINESS
15	MICRO-LOAN PROGRAM
16	(a) The statewide advisory committee on
17	nature-and-heritage-based tourism, as established in section
18	288.1224, Florida Statutes, shall work with Enterprise
19	Florida, Inc., the Office of Tourism, Trade, and Economic
20	Development, VISIT FLORIDA, the Rural Economic Development
21	Initiative, the Florida Fish and Wildlife Conservation
22	Commission, the Division of Recreation and Parks of the
23	Florida Department of Environmental Protection, and other
24	appropriate entities to develop a statewide micro-loan program
25	for the purpose of financing the creation and enhancement of
26	small businesses providing nature-based or heritage-based
27	tourism experiences. Examples include bicycle rentals, canoe
28	outfitters, and bed-and-breakfast facilities in proximity to
29	natural areas, and eco-tour operators and guides. Enterprise
30	Florida, Inc., shall administer the program as part of the
31	workplan under its contract with the Office of Tourism, Trade,
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1	and Economic Development, as authorized under section 14.2015,
2	Florida Statutes, and shall provide low-interest loans of up
3	to \$20,000 to microenterprises, as defined in section
4	288.9618, Florida Statutes. Enterprise Florida, Inc., shall
5	establish with funds appropriated for this purpose a revolving
6	loan fund to finance the nature-and-heritage tourism
7	enterprise micro-loan program. Two percent of allocated funds
8	may be used for administration of the program. The above-named
9	entities shall advise Enterprise Florida, Inc., regarding
10	micro-loan program design, eligibility criteria, eligible
11	uses, and terms of the loans. The micro-loan program shall
12	begin providing loans to eligible businesses by March 1, 2001.
13	Notwithstanding the provisions of section 216.301, Florida
14	Statutes, funds appropriated for this purpose are not subject
15	to reversion.
16	(9) EDUCATIONAL TECHNOLOGY PILOT PROGRAM
17	(a) The Department of Management Services, in
18	consultation with the Department of Education, the regional
19	consortium service organizations, established under section
20	288.0857, Florida Statutes, and institutions of higher
21	education, shall establish two pilot projects in rural schools
22	that use wireless or other technologies to provide interactive
23	learning opportunities and Internet access, in order to
24	illustrate ways to increase access to quality educational
25	resources in the state's rural areas. At least one of the
26	pilots must include linkages to existing information
27	technology systems in the pilot area, for example, to a public
28	library, a university, or a four-year or community college,
29	county or municipal government, health care facility, or
30	private business network. The purposes of the projects are to
31	illustrate ways to increase access to quality educational
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1 resources in the state's rural areas, to leverage federal funds available for bridging the "digital divide," to build on 2 3 existing applications to create community-based networks, and to foster opportunities for innovative distribution of 4 5 existing funds. б (b) The Department of Management Services shall select 7 the rural schools or districts that will participate in the 8 pilot projects in consultation with the Department of Education and the Florida Distance Learning Network Advisory 9 10 Council, as described in section 241.003, Florida Statutes. 11 The selection process shall be based on the following 12 criteria: 1. Through evaluation of the school improvement plan, 13 demonstration of how the school or district will leverage 14 additional connectivity provided through the pilot project to 15 improve student achievement; 16 17 2. If the pilot project involves wireless technology, demonstration of the school's or district's ability to 18 19 effectively deploy wireless technology based on existing 20 infrastructure; 3. Demonstration of commitment of the leadership of 21 22 the school or district to use technology to improve teaching and learning; 23 24 4. If the pilot project involves wireless technology, 25 potential cost savings or improved access resulting from the 26 use of wireless rather than traditional connectivity 27 technology; 28 The ability to use the technology infrastructure in 5. 29 other local government applications within the service area; 30 6. Demonstration of willingness and ability of the 31 community to assume ongoing costs to maintain the pilot

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project for a minimum 5-year period. Such willingness and 1 ability may be demonstrated through intracommunity agreements 2 3 or other means; and 4 7. Such other criteria as determined by the agencies. 5 The Department of Management Services, in (C) б consultation with the Department of Education and the Florida 7 Distance Learning Network Advisory Council, shall develop 8 performance standards for the pilot projects consistent with the Sunshine State Standards, as described in section 229.57, 9 Florida Statutes, and broader community-based standards as 10 11 appropriate, and shall evaluate the progress of the pilot projects at least annually based on the performance standards. 12 (10) AGRICULTURAL CONSERVATION AND PROFITABILITY.--13 (a) The Department of Agriculture and Consumer 14 Services, in consultation with the University of Florida and 15 the Florida Agricultural and Mechanical University, shall 16 17 establish four pilot projects aimed at encouraging agricultural diversification throughout the state. Two of the 18 19 projects must introduce alternative crops, such as hot peppers, amaranth, or pigeon peas, or alternative growing 20 21 techniques, for example, greenhouse vegetable production in north Florida or early-season blueberries and peaches. At 22 least one of these two projects shall include a tobacco farm 23 24 that is being adversely impacted by reductions in tobacco quotas. A third pilot project must introduce a value-added 25 activity or industry, such as fruit or vegetable processing or 26 27 packaging into a farming community as a means of increasing the profitability of current farm products for local growers. 28 29 The fourth pilot project should focus on aquaculture, such as 30 development of the state's sturgeon industry or the 31 development or expansion of coastal shellfish enterprises. The

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1 purpose of the pilot projects is to demonstrate alternative crops, techniques, and industries that can enhance the 2 3 profitability and sustainability of agriculture in Florida. The Commissioner of Agriculture shall, in consultation with 4 5 the Agricultural Economic Development Project Review Committee б as described in section 570.248, Florida Statutes, select 7 pilot projects based on evaluation criteria for agricultural 8 economic development projects delineated in section 570.247, Florida Statutes. The Commissioner of Agriculture shall report 9 10 annually to the Agricultural Economic Development Project 11 Review Committee on the progress of the pilot projects for the duration of the projects based on performance measures 12 developed for each project consistent with sections 570.244, 13 570.246, and 570.247, Florida Statutes. 14 (b) As authorized in section 403.0752, Florida 15 Statutes, and based on results of current "whole farm 16 planning" pilot projects, the Florida Department of 17 Environmental Protection shall work with willing partners to 18 19 streamline the permitting process for agricultural land uses. (11) REVIEW AND EVALUATION. -- The Office of Program 20 Policy Analysis and Government Accountability shall perform a 21 review and evaluation of this legislation, including 22 implementation of the grant program and financial incentives. 23 24 The report must evaluate the effectiveness of the designation 25 of rural planning areas in promoting economic prosperity and preserving rural character in the state's rural areas. This 26 27 report may be conducted in conjunction with a review of the 28 Urban Infill and Redevelopment Grant Program. A report of the 29 findings and recommendations of the Office of Program Policy 30 Analysis and Government Accountability must be submitted to 31 the President of the Senate and the Speaker of the House of

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1 Representative before the 2005 Regular Session of the 2 Legislature. 3 Section 2. Paragraphs (c) and (g) of subsection (1) of 4 section 163.3187, Florida Statutes, are amended to read: 5 163.3187 Amendment of adopted comprehensive plan.-б (1) Amendments to comprehensive plans adopted pursuant 7 to this part may be made not more than two times during any 8 calendar year, except: 9 (c) Any local government comprehensive plan amendments 10 directly related to proposed small scale development 11 activities may be approved without regard to statutory limits on the frequency of consideration of amendments to the local 12 13 comprehensive plan. A small scale development amendment may 14 be adopted only under the following conditions: 15 The proposed amendment involves a use of 10 acres 1 or fewer and: 16 17 The cumulative annual effect of the acreage for all a. 18 small scale development amendments adopted by the local 19 government shall not exceed: (I) A maximum of 120 acres in a local government that 20 contains areas specifically designated in the local 21 comprehensive plan for urban infill, urban redevelopment, or 22 downtown revitalization as defined in s. 163.3164, urban 23 24 infill and redevelopment areas designated under s. 163.2517, 25 Rural Activity Centers designated under chapter 163, transportation concurrency exception areas approved pursuant 26 to s. 163.3180(5), or regional activity centers and urban 27 28 central business districts approved pursuant to s. 29 380.06(2)(e); however, amendments under this paragraph may be applied to no more than 60 acres annually of property outside 30 31 the designated areas listed in this sub-sub-subparagraph.

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1 (II) A maximum of 80 acres in a local government that 2 does not contain any of the designated areas set forth in 3 sub-subparagraph (I). (III) A maximum of 120 acres in a county established 4 5 pursuant to s. 9, Art. VIII of the State Constitution. б The proposed amendment does not involve the same b. 7 property granted a change within the prior 12 months. 8 The proposed amendment does not involve the same c. 9 owner's property within 200 feet of property granted a change 10 within the prior 12 months. 11 d. The proposed amendment does not involve a text change to the goals, policies, and objectives of the local 12 government's comprehensive plan, but only proposes a land use 13 14 change to the future land use map for a site-specific small 15 scale development activity. The property that is the subject of the proposed 16 e. 17 amendment is not located within an area of critical state 18 concern. 19 f. If the proposed amendment involves a residential 20 land use, the residential land use has a density of 10 units 21 or less per acre, except that this limitation does not apply to small scale amendments described in sub-sub-subparagraph 22 a.(I) that are designated in the local comprehensive plan for 23 24 urban infill, urban redevelopment, or downtown revitalization as defined in s. 163.3164, urban infill and redevelopment 25 areas designated under s. 163.2517, transportation concurrency 26 27 exception areas approved pursuant to s. 163.3180(5), or 28 regional activity centers and urban central business districts 29 approved pursuant to s. 380.06(2)(e), or Rural Activity 30 Centers designated under chapter 163. 31

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1 2.a. A local government that proposes to consider a 2 plan amendment pursuant to this paragraph is not required to 3 comply with the procedures and public notice requirements of 4 s. 163.3184(15)(c) for such plan amendments if the local 5 government complies with the provisions in s. 125.66(4)(a) for 6 a county or in s. 166.041(3)(c) for a municipality. If a 7 request for a plan amendment under this paragraph is initiated 8 by other than the local government, public notice is required. 9 b. The local government shall send copies of the 10 notice and amendment to the state land planning agency, the 11 regional planning council, and any other person or entity requesting a copy. This information shall also include a 12 13 statement identifying any property subject to the amendment that is located within a coastal high hazard area as 14 identified in the local comprehensive plan. 15 Small scale development amendments adopted pursuant 16 3. 17 to this paragraph require only one public hearing before the 18 governing board, which shall be an adoption hearing as 19 described in s. 163.3184(7), and are not subject to the 20 requirements of s. 163.3184(3)-(6) unless the local government 21 elects to have them subject to those requirements. (g) Any local government comprehensive plan amendments 22 directly related to proposed redevelopment of brownfield areas 23 24 designated under s. 376.80, or a Rural Heritage Area or Rural 25 Activity Center under chapter 163, may be approved without regard to statutory limits on the frequency of consideration 26 of amendments to the local comprehensive plan. 27 28 Section 3. Subsections (5), (10), (16), (22), (23), 29 and (24) of section 187.201, Florida Statutes, are amended to 30 read: 31

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1 187.201 State Comprehensive Plan adopted. -- The 2 Legislature hereby adopts as the State Comprehensive Plan the 3 following specific goals and policies: (5) HOUSING.--4 5 (a) Goal.--The public and private sectors shall 6 increase the affordability and availability of housing for 7 low-income and moderate-income persons, including citizens in 8 rural areas, while at the same time encouraging self-sufficiency of the individual and assuring environmental 9 10 and structural quality and cost-effective operations. (b) Policies.--11 1. Eliminate public policies which result in housing 12 13 discrimination, and develop policies which encourage housing opportunities for all Florida's citizens. 14 Diminish the use of institutions to house persons 15 2. by promoting deinstitutionalization to the maximum extent 16 17 possible. Increase the supply of safe, affordable, and 18 3. 19 sanitary housing for low-income and moderate-income persons 20 and elderly persons by alleviating housing shortages, 21 recycling older houses and redeveloping residential neighborhoods, identifying housing needs, providing incentives 22 to the private sector to build affordable housing, encouraging 23 24 public-private partnerships to maximize the creation of 25 affordable housing, and encouraging research into low-cost housing construction techniques, considering life-cycle 26 27 operating costs. 28 4. Reduce the cost of housing construction by 29 eliminating unnecessary regulatory practices which add to the 30 cost of housing. 31

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1 5. Provide incentives and encourage research to increase the supply of safe, affordable, and sanitary housing 2 3 for low, very low, and moderate income residents of rural areas, as defined in s. 420.602. Such incentives and research 4 5 must take into account the importance of development that б preserves the rural character of the area, and seek to 7 mitigate the increased per-unit cost of small housing projects 8 appropriate to rural areas over the per-unit cost for larger developments. 9 10 (10) NATURAL SYSTEMS AND RECREATIONAL LANDS.--11 (a) Goal.--Florida shall protect and acquire unique natural habitats and ecological systems, such as wetlands, 12 tropical hardwood hammocks, palm hammocks, and virgin longleaf 13 pine forests, and restore degraded natural systems to a 14 functional condition. 15 (b) Policies.--16 17 1. Conserve forests, wetlands, fish, marine life, and 18 wildlife to maintain their environmental, economic, aesthetic, 19 and recreational values. 2. Acquire, retain, manage, and inventory public lands 20 21 to provide recreation, conservation, and related public benefits. 22 3. Prohibit the destruction of endangered species and 23 24 protect their habitats. 25 Establish an integrated regulatory program to 4 assure the survival of endangered and threatened species 26 27 within the state. 28 5. Promote the use of agricultural practices which are 29 compatible with the protection of wildlife and natural 30 systems. 31

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1 6. Encourage multiple use of forest resources, where 2 appropriate, to provide for timber production, recreation, 3 wildlife habitat, watershed protection, erosion control, and 4 maintenance of water quality. 5 7. Protect and restore the ecological functions of 6 wetlands systems to ensure their long-term environmental, 7 economic, and recreational value. 8 8. Promote restoration of the Everglades system and of 9 the hydrological and ecological functions of degraded or 10 substantially disrupted surface waters. 11 9. Develop and implement a comprehensive planning, management, and acquisition program to ensure the integrity of 12 13 Florida's river systems. Emphasize the acquisition and maintenance of 14 10. 15 ecologically intact systems in all land and water planning, management, and regulation. 16 17 11. Expand state and local efforts to provide 18 recreational opportunities to urban areas, including the 19 development of activity-based parks. 20 Protect and expand park systems throughout the 12. 21 state. 22 13. Encourage the use of public and private financial and other resources for the development of recreational and 23 24 nature-based tourism opportunities at the state and local 25 levels when consistent with natural-system conservation principles and practices. 26 (16) LAND USE.--27 28 (a) Goal.--In recognition of the importance of 29 preserving the natural resources and enhancing the quality of 30 life of the state, development shall be directed to those 31 areas which have in place, or have agreements to provide, the 26

1 land and water resources, fiscal abilities, and service 2 capacity to accommodate growth in an environmentally 3 acceptable manner. 4 (b) Policies.--5 1. Promote state programs, investments, and б development and redevelopment activities which encourage 7 efficient development and occur in areas which will have the 8 capacity to service new population and commerce. 9 2. Develop a system of incentives and disincentives 10 which encourages a separation of urban and rural land uses 11 while protecting water supplies, resource development, and fish and wildlife habitats. 12 3. Enhance the livability and character of urban areas 13 through the encouragement of an attractive and functional mix 14 15 of living, working, shopping, and recreational activities. 4. Recognize the interwoven nature of the 16 17 relationships among rural communities, agricultural lands, open space lands, urban centers, regions, and the state, and 18 19 the importance of fiscally and culturally strong rural 20 communities to state and regional economies and resources. Promote state and local programs that foster integrated and 21 coordinated community-planning efforts. Pursue land use, 22 educational, recreational, economic, transportation, housing, 23 24 information technology, and social service delivery 25 initiatives in the context of community planning goals. 5.4. Develop a system of intergovernmental negotiation 26 27 for siting locally unpopular public and private land uses 28 which considers the area of population served, the impact on 29 land development patterns or important natural resources, and the cost-effectiveness of service delivery. 30 31

1	<u>6.5.</u> Encourage and assist local governments in
2	establishing comprehensive impact-review procedures to
3	evaluate the effects of significant development activities in
4	their jurisdictions.
5	<u>7.</u> 6. Consider, in land use planning and regulation,
6	the impact of land use on water quality and quantity; the
7	availability of land, water, and other natural resources to
8	meet demands; and the potential for flooding.
9	8.7. Provide educational programs and research to meet
10	state, regional, and local planning and growth-management
11	needs.
12	(22) THE ECONOMY
13	(a) GoalFlorida shall promote an economic climate
14	which provides economic stability, maximizes job
15	opportunities, and increases per capita income for its
16	residents.
17	(b) Policies
18	1. Attract new job-producing industries, corporate
19	headquarters, distribution and service centers, regional
20	offices, and research and development facilities to provide
21	quality employment for the residents of Florida.
22	2. Promote entrepreneurship and small and
23	minority-owned business startup by providing technical and
24	information resources, facilitating capital formation, and
25	removing regulatory restraints which are unnecessary for the
26	protection of consumers and society.
27	3. Maintain, as one of the state's primary economic
28	assets, the environment, including clean air and water,
29	beaches, forests, historic landmarks, and agricultural and
30	natural resources, and support rural communities in developing
31	nature-and-heritage-based tourism enterprises consistent with
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1 conservation of these natural resources in order to provide economic benefit to those living in closest proximity to those 2 3 assets. 4. Strengthen Florida's position in the world economy 4 5 through attracting foreign investment and promoting 6 international banking and trade. 7 Build on the state's attractiveness to make it a 5. 8 leader in the visual and performing arts and in all phases of film, television, and recording production. 9 10 6. Promote economic development for Florida residents 11 through partnerships among education, business, industry, agriculture, and the arts. 12 7. Provide increased opportunities for training 13 14 Florida's workforce to provide skilled employees for new and 15 expanding business. 8. Promote economic self-sufficiency through training 16 17 and educational programs which result in productive 18 employment. 19 9. Promote cooperative employment arrangements between 20 private employers and public sector employment efforts to 21 provide productive, permanent employment opportunities for public assistance recipients through provisions of education 22 opportunities, tax incentives, and employment training. 23 24 10. Provide for nondiscriminatory employment 25 opportunities. 11. Provide quality child day care for public 26 27 assistance families and others who need it in order to work. 28 12. Encourage the development of a business climate 29 that provides opportunities for the growth and expansion of existing state industries, particularly those industries which 30 31 are compatible with Florida's environment.

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1 13. Promote coordination among Florida's ports to 2 increase their utilization. 3 14. Encourage the full utilization by businesses of 4 the economic development enhancement programs implemented by 5 the Legislature for the purpose of extensively involving б private businesses in the development and expansion of 7 permanent job opportunities, especially for the economically 8 disadvantaged, through the utilization of enterprise zones, 9 community development corporations, and other programs 10 designed to enhance economic and employment opportunities. 11 (23) AGRICULTURE.--(a) Goal.--Florida shall maintain and strive to expand 12 13 its food, agriculture, ornamental horticulture, aguaculture, forestry, and related industries in order to be a healthy and 14 competitive force in the national and international 15 marketplace. 16 17 (b) Policies.--1. Ensure that goals and policies contained in state 18 19 and regional plans are not interpreted to permanently restrict 20 the conversion of agricultural lands to other uses, while creating and providing economically viable options for those 21 landowners who wish their lands to remain in agricultural 22 23 uses. 24 2. Encourage diversification within the agriculture 25 industry, especially to reduce the vulnerability of communities that are largely reliant upon agriculture for 26 either income or employment. 27 28 3. Promote and increase international agricultural 29 marketing opportunities for all Florida agricultural producers. 30 31

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4. Stimulate research, development, and application of agricultural technology to promote and enhance the conservation, production, and marketing techniques available to the agriculture industry. Encourage conservation, wastewater recycling, and 5. other appropriate measures to assure adequate water resources to meet agricultural and other beneficial needs. 6. Promote entrepreneurship in the agricultural sector by providing technical and informational services. 7. Stimulate continued productivity through investment in education and research. Encourage development of biological pest controls 8. to further the reduction in reliance on chemical controls. Conserve soil resources to maintain the economic 9. value of land for agricultural pursuits and to prevent sedimentation in state waters. 10. Promote the vitality of Florida's agricultural industry through continued funding of basic research, extension, inspection, and analysis services and of programs providing for marketing and technical assistance and the control and eradication of diseases and infestations. 11. Continue to promote the use of lands for agricultural purposes by maintaining preferential property tax treatment through the greenbelt law. 12. Ensure that coordinated state planning of road, rail, and waterborne transportation systems provides adequate facilities for the economical transport of agricultural products and supplies between producing areas and markets. 13. Eliminate the discharge of inadequately treated wastewater and stormwater runoff into waters of the state. 31 (24) TOURISM.--

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1 (a) Goal.--Florida will attract at least 55 million 2 tourists annually by 1995 and shall support efforts by all 3 areas of the state wishing to develop or expand tourist-related economies. 4 5 (b) Policies.-б 1. Promote statewide tourism and support promotional 7 efforts in those parts of the state that desire to attract 8 visitors. 9 2. Acquire and manage public lands to offer visitors 10 and residents increased outdoor experiences. 11 3. Promote awareness of historic places and cultural and historical activities. 12 13 4. Develop a nature-and-heritage-based tourism 14 industry that meets growing public demand, protects the 15 state's natural and cultural resources, and contributes to economic prosperity, especially in the state's rural 16 17 communities. Section 4. Paragraph (b) of subsection (2) of section 18 19 212.096, Florida Statutes, is amended to read: 20 212.096 Sales, rental, storage, use tax; enterprise 21 zone jobs credit against sales tax .--22 (2) 23 The credit shall be computed as follows: (b) 24 1. Ten percent of the monthly wages paid in this state 25 to each new employee whose wages do not exceed \$1,500 a month. If no less than 20 percent of the employees of the business 26 27 are residents of an enterprise zone, excluding temporary and 28 part-time employees, the credit shall be computed as 15 29 percent of the monthly wages paid in this state to each new employee. If the business is located in an enterprise zone 30 31 within the jurisdiction of a rural county or city as defined

CODING: Words stricken are deletions; words underlined are additions.

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1 in s. 288.106, the credit must be computed as 15 percent of 2 the actual monthly wages paid in this state to each new 3 employee for a period of up to 12 consecutive months, 4 regardless of the percentage of employees of the business 5 residing in the enterprise zone, provided that the employees б are residents of the county within which the rural enterprise 7 zone is located; 8 2. Five percent of the first \$1,500 of actual monthly 9 wages paid in this state for each new employee whose wages 10 exceed \$1,500 a month; or 11 3. Fifteen percent of the first \$1,500 of actual monthly wages paid in this state for each new employee who is 12 13 a WAGES Program participant pursuant to chapter 414. 14 For purposes of this paragraph, monthly wages shall be 15 computed as one-twelfth of the expected annual wages paid to 16 17 such employee. The amount paid as wages to a new employee is 18 the compensation paid to such employee that is subject to 19 unemployment tax. The credit shall be allowed for up to 12 20 consecutive months, beginning with the first tax return due 21 pursuant to s. 212.11 after approval by the department. Section 5. Paragraph (a) of subsection (1) of section 22 23 220.181, Florida Statutes, is amended to read: 24 220.181 Enterprise zone jobs credit.--25 (1)(a) Beginning July 1, 1995, there shall be allowed a credit against the tax imposed by this chapter to any 26 27 business located in an enterprise zone which employs one or 28 more new employees. The credit shall be computed as follows: 29 Ten percent of the actual monthly wages paid in 1. 30 this state to each new employee whose wages do not exceed 31 \$1,500 a month. If no less than 20 percent of the employees of

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1 the business are residents of an enterprise zone, excluding 2 temporary and part-time employees, the credit shall be 3 computed as 15 percent of the actual monthly wages paid in 4 this state to each new employee, for a period of up to 12 5 consecutive months. If the business is located in an б enterprise zone within the jurisdiction of a rural county or 7 city as defined in s. 288.106, the credit must be computed as 8 15 percent of the actual monthly wages paid in this state to each new employee, for a period of up to 12 consecutive 9 10 months, regardless of the percentage of employees of the 11 business residing in the enterprise zone, provided the employees are residents of the county within which the rural 12 13 enterprise zone is located; Five percent of the first \$1,500 of actual monthly 14 2. wages paid in this state for each new employee whose wages 15 exceed \$1,500 a month; or 16 17 3. Fifteen percent of the first \$1,500 of actual monthly wages paid in this state for each new employee who is 18 19 a WAGES Program participant pursuant to chapter 414. Section 6. Subsection (4) of section 290.0055, Florida 20 21 Statutes, is amended to read: 290.0055 Local nominating procedure. --22 (4) An area nominated by a county or municipality, or 23 24 a county and one or more municipalities together, for 25 designation as an enterprise zone shall be eligible for designation under s. 290.0065 only if it meets the following 26 27 criteria: 28 (a) The selected area does not exceed 20 square miles. 29 The selected area must have a continuous boundary, or consist 30 of not more than three noncontiguous parcels. 31 34

1 (b)1. The selected area does not exceed the following 2 mileage limitation: 3 2. For communities having a total population of 4 150,000 persons or more, the selected area shall not exceed 20 5 square miles. б 3. For communities having a total population of 50,000 7 persons or more but less than 150,000 persons, the selected 8 area shall not exceed 10 square miles. 9 4. For communities having a total population of 20,000 10 persons or more but less than 50,000 persons, the selected 11 area shall not exceed 5 square miles. 5. For communities having a total population of 7,500 12 persons or more but less than 20,000 persons, the selected 13 area shall not exceed 3 square miles. 14 15 6. For communities having a total population of less than 7,500 persons, the selected area shall not exceed 3 16 17 square miles. 7. For communities within the jurisdiction of a rural 18 19 county or city as defined in s. 288.106, the selected area must not exceed 15 square miles, regardless of total 20 21 population. (c) The selected area does not include any portion of 22 a central business district, as that term is used for purposes 23 24 of the most recent Census of Retail Trade, unless the poverty 25 rate for each census geographic block group in the district is not less than 30 percent. This paragraph does not apply to any 26 27 area nominated in a county that has a population which is less 28 than 50,000. 29 (d) The selected area suffers from pervasive poverty, unemployment, and general distress, as described and measured 30 31 pursuant to s. 290.0058.

1	Section 7. Section 420.507, Florida Statutes, is
2	amended to read:
3	420.507 Powers of the corporationThe corporation
4	shall have all the powers necessary or convenient to carry out
5	and effectuate the purposes and provisions of this part,
6	including the following powers which are in addition to all
7	other powers granted by other provisions of this part:
8	(1) To sue and be sued, to have a seal, to alter the
9	same at pleasure and to authorize the use of a facsimile
10	thereof, and to make and execute contracts and other
11	instruments necessary or convenient to the exercise of the
12	powers of the corporation.
13	(2) To undertake and carry out studies and analyses of
14	housing needs within the state and ways of meeting those
15	needs.
16	(3) To participate in federal housing assistance and
17	federal community development, insurance, and guarantee
18	programs and to agree and comply with any conditions attached
19	to federal financial assistance, including, without
20	limitation, the waiver of exemption from federal income
21	taxation on interest payable on its bonds, unless expressly
22	prohibited by this act.
23	(4) To provide for the collection and payment of fees
24	and charges, regardless of method of payment, in connection
25	with its loans, commitments, and servicing, including, but not
26	limited to, reimbursement of costs of financing by the
27	corporation, service charges and insurance premiums as the
28	corporation shall determine to be reasonable and as shall be
29	approved by the corporation. The fees and charges may be paid
30	directly by the borrower to the insurer, lender, or servicing
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1 agent or may be deducted from the interest collected by such 2 insurer, lender, or servicing agent.

3 (5) To acquire real and personal property or any interest therein when such acquisition is necessary or 4 5 appropriate to protect any loan or to participate in any б program in which the corporation has an interest; to sell, 7 transfer, and convey any such property to a buyer without regard to the provisions of chapters 253 and 270; and, in the 8 event that such sale, transfer, or conveyance cannot be 9 10 effected with reasonable promptness or at a reasonable price, 11 to lease such property for occupancy.

12 (6) To borrow money through the issuance of bonds or 13 from the Federal Home Loan Bank or Rural Housing Services of 14 the United States Department of Agriculture for the purposes 15 provided in this part, to provide for and secure the payment 16 thereof, and to provide for the rights of the holders thereof.

17 (7) To purchase bonds of the corporation out of any18 funds or moneys of the corporation available therefor and to19 hold, cancel, or resell such bonds.

(8) To invest any funds held in reserves or sinking funds, or any funds not required for immediate disbursement, in such investments as may be authorized for trust funds under s. 215.47 and in any authorized investments, provided such investments will be made on behalf of the corporation by the State Board of Administration or by another trustee appointed for that purpose.

(9) To set standards for residential housing financed
by the corporation under this chapter and to provide for
inspections to determine compliance with those standards.

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1 (10) To contract for and to accept gifts, grants, 2 loans, or other aid from the United States Government or any 3 person or corporation. 4 (11) To insure and procure insurance against any loss 5 in connection with any bonds of the corporation and the б corporation's operations or property, including without limitation: 7 8 (a) The repayment of any loans to mortgage lenders or 9 mortgage loans. 10 (b) Any project. 11 Any bonds of the corporation, in such amounts and (C) from such insurers, including the Federal Government, as it 12 may deem necessary or desirable, and to pay any premiums 13 therefor. 14 15 (12) To make rules necessary to carry out the purposes of this part and to exercise any power granted in this part 16 17 pursuant to the provisions of chapter 120. 18 (13) To adopt rules necessary to carry out the 19 purposes of the state's rural policy under the Florida Rural 20 Heritage Act. (14) (13) To engage the services of private consultants 21 on a contract basis for rendering professional and technical 22 assistance and advice. 23 24 (15)(14) To make additional conditions respecting the 25 grant of loans or mortgage loans pursuant to this part, including, without limitation, the regulation of eligible 26 27 persons and the admission of tenants and other occupants or 28 users of projects and residential housing, and to enter into 29 regulatory and other agreements and contracts under the provisions of this part. 30 31

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1 (16)(15) To institute any action or proceeding against 2 any eligible person or sponsor receiving a loan or owning any 3 residential housing financed under the provisions of this part in any court of competent jurisdiction to enforce the 4 5 provisions of this part or the terms and provisions of any б agreement or contract between the corporation and such person 7 and, in connection with any such action or proceeding, to apply for and accept the appointment, by a court of competent 8 9 jurisdiction, of a receiver to take over, manage, operate, and maintain such residential housing. 10 11 (17)(16) To procure or require the procurement of a policy or policies of group life insurance or disability 12 13 insurance, or both, to insure repayment of mortgage loans for residential housing in the event of the death or disability of 14 the eligible person or persons liable therefor, and to pay any 15 16 premiums therefor. 17 (18)(17) To renegotiate any mortgage loan or any 18 purchase agreement with a borrower in default; to waive any 19 default or consent to the modification of the terms of any 20 mortgage loan or any purchase agreement; and to commence, prosecute, and enforce a judgment in any action or proceeding 21 to protect or enforce any right conferred upon it by law, 22 mortgage loan, loan agreement or purchase agreement, contract, 23 24 or other agreement, including without limitation foreclosure 25 of the security interest on the property securing such a mortgage loan; provided that any such action or proceeding 26 shall be brought in the name of the entity servicing the 27 28 mortgage loan on behalf of the corporation and not in the name 29 of the corporation, and in connection with any such proceeding, to bid for and purchase the property or acquire or 30 31 take possession thereof and, in such event, complete,

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administer, pay the principal of and interest on any
 obligations incurred in connection with the property and
 dispose of and otherwise deal with the property in such manner
 as the corporation may deem advisable to protect its interests
 therein.

б (19) (18) To make and execute contracts for the 7 administration, servicing, or collection of any mortgage loan 8 or loan agreement or purchase agreement with a mortgage lender 9 or servicing agent for the duration of the loan or agreement 10 and pay the reasonable value of services rendered to the 11 corporation pursuant to such contracts. The fees and charges for such services may be paid directly by the borrower to the 12 13 lender or servicing agent or may be deducted from the interest collected by such lender or servicing agent. 14

15 (20)(19) To fix, revise from time to time, charge, and 16 collect fees and other charges in connection with the making 17 of mortgage loans, the purchasing of mortgage loans, and any 18 other services rendered by the corporation.

19 (21)(20) To make and execute agreements, contracts, 20 and other instruments necessary or convenient in the exercise 21 of the powers and functions of the corporation under this 22 part, including contracts with any person, firm, corporation, local government, or other entity; and all local governments 23 24 established under the laws of the state are hereby authorized to enter into and do all things necessary to perform such 25 contracts and otherwise cooperate with the corporation to 26 facilitate the accomplishment of the purposes of this part. 27 28 (22)(21) Review all reverse mortgage provisions 29 proposed to be used by an individual lender or a consortium to determine that such provisions are consistent with the 30 31 purposes and intent of this act. If the corporation finds

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1 that the provisions are consistent, it shall approve those 2 provisions. If the corporation finds that the provisions are 3 inconsistent, it shall state its objections and give the 4 parties an opportunity to amend the provisions to overcome 5 such objections. In approving these provisions, the 6 corporation must determine:

7 (a) That the mortgagee is either licensed pursuant to
8 ss. 494.006-494.0077 or specifically exempt from ss.
9 494.006-494.0077.

10 (b) That the mortgagee has sufficient resources to11 finance such mortgages.

12 (23)(22) To develop and administer the State Apartment 13 Incentive Loan Program. In developing and administering that 14 program, the corporation may:

(a) Make first, second, and other subordinated 15 mortgage loans including variable or fixed rate loans subject 16 17 to contingent interest. The corporation shall make loans exceeding 25 percent of project cost available only to 18 19 nonprofit organizations and public bodies which are able to secure grants, donations of land, or contributions from other 20 sources and to projects meeting the criteria of subparagraph 21 1. Mortgage loans shall be made available at the following 22 rates of interest: 23

Zero to 3 percent interest for sponsors of projects
 that maintain an 80 percent occupancy of residents qualifying
 as farmworkers as defined in s. 420.306(7) over the life of
 the loan.

28 2. Three to 9 percent interest for sponsors of
 29 projects targeted at populations other than farmworkers.
 30 (b) Geographically and demographically target the
 31 utilization of loans.

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(c) Underwrite credit, and reject projects which do not meet the established standards of the corporation. (d) Negotiate with governing bodies within the state after a loan has been awarded to obtain local government contributions. (e) Inspect any records of a sponsor at any time during the life of the loan or the agreed period for maintaining the provisions of s. 420.5087. (f) Establish, by rule, the procedure for evaluating, scoring, and competitively ranking all applications based on the criteria set forth in s. 420.5087(6)(c); determining actual loan amounts; making and servicing loans; and exercising the powers authorized in this subsection. (q) Establish a loan loss insurance reserve to be used to protect the outstanding program investment in case of a default, deed in lieu of foreclosure, or foreclosure of a program loan. (24)(23) To develop and administer the Florida Homeownership Assistance Program. In developing and administering the program, the corporation may: (a)1. Make subordinated loans to eligible borrowers for down payments or closing costs related to the purchase of the borrower's primary residence. 2. Make permanent loans to eligible borrowers related to the purchase of the borrower's primary residence. 3. Make subordinated loans to nonprofit sponsors or developers of housing for construction financing of housing to be offered for sale to eligible borrowers as a primary residence at an affordable price.

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1 (b) Establish a loan loss insurance reserve to 2 supplement existing sources of mortgage insurance with 3 appropriated funds. (c) Geographically and demographically target the 4 5 utilization of loans. б (d) Defer repayment of loans for the term of the first 7 mortgage. Establish flexible terms for loans with an 8 (e) 9 interest rate not to exceed 3 percent per annum and which are 10 nonamortizing for the term of the first mortgage. 11 (f) Require repayment of loans upon sale, transfer, refinancing, or rental of secured property. 12 13 (g) Accelerate a loan for monetary default, for failure to provide the benefits of the loans to eligible 14 borrowers, or for violation of any other restriction placed 15 upon the loan. 16 17 (h) Adopt rules for the program and exercise the 18 powers authorized in this subsection. 19 (25)(24) To do any and all things necessary or 20 convenient to carry out the purposes of, and exercise the 21 powers given and granted in, this part and the state rural policy under the Florida Rural Heritage Act. 22 23 (26) (25) To develop and administer the Florida 24 Affordable Housing Guarantee Program. In developing and administering the program, the corporation may: 25 (a) Develop criteria for determining the priority for 26 27 expending the moneys in the State Housing Trust Fund. 28 (b) Select affordable housing debt to be guaranteed or 29 additionally secured by amounts on deposit in the Affordable 30 Housing Guarantee Fund.

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1 (c) Adopt rules for the program and exercise the 2 powers authorized in this subsection. 3 (27)(26) To develop and administer the Predevelopment 4 Loan Program. In developing and administering the program, the 5 corporation may make loans and grants as provided in ss. б 420.521-420.529. 7 (28) (27) Notwithstanding the provisions of chapter 282 8 and part I of chapter 287, to establish guidelines for and to 9 implement the purchase and procurement of materials and 10 services for use by the corporation. 11 (29) (28) To expend amounts advanced from the State Housing Trust Fund for the purposes of this part. 12 13 (30) (30) (29) To own real and personal property for the purposes of this part, to mortgage such property, and to sell 14 the property without regard to the provisions of chapters 253 15 16 and 270. 17 (31)(30) To prepare and submit to the secretary of the 18 department a budget request for purposes of the corporation, 19 which request shall, notwithstanding the provisions of chapter 216 and in accordance with s. 216.351, contain a request for 20 21 operational expenditures and separate requests for other authorized corporation programs. The request shall not be 22 required to contain information on the number of employees, 23 24 salaries, or any classification thereof, and the approved operating budget therefor need not comply with s. 25 216.181(7)-(9). The secretary is authorized to include within 26 27 the department's budget request the corporation's budget 28 request in the form as authorized by this section. 29 (32)(31) Notwithstanding the provisions of s. 216.301, 30 to retain any unused operational expenditure appropriation for 31 other lawful purposes of the corporation.

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1	(33) (32) To pay pensions and establish pension plans,
2	pension trusts, and benefit and incentive plans for any and
3	all of its current or former employees and agents.
4	(34) (33) To receive federal funding in connection with
5	the corporation's programs directly from the Federal
6	Government.
7	(35) (34) To establish the corporation's fiscal year.
8	(36) (35) To preclude from further participation in any
9	of the corporation's programs, for a period of up to 2 years,
10	any applicant or affiliate of an applicant which has made a
11	material misrepresentation or engaged in fraudulent actions in
12	connection with any application for a corporation program.
13	(37) (36) To provide for the development of
14	infrastructure improvements and rehabilitation primarily in
15	connection with residential housing consistent with the
16	applicable local government comprehensive plan.
17	Section 8. The sum of \$10 million is appropriated from
18	the General Revenue Fund for implementation of the Florida
19	Rural Heritage Act as follows: \$7,550,000 to the Department of
20	Community Affairs to fund the Rural Heritage Grant Program; \$1
21	million to the Office of Tourism, Trade, and Economic
22	Development to create a revolving loan fund to finance the
23	Nature-and-Heritage-Based Tourism Enterprise Micro-loan
24	Program; \$800,000 to the Department of Agriculture to
25	implement the agricultural diversification pilot projects;
26	\$600,000 to the Department of Management Services to implement
27	the education technology pilot projects; and \$50,000 to the
28	Rural Economic Development Initiative to fund the update of
29	the Rural Resource Directory and the provision of technical
30	assistance required by this act during the 2000-2001 fiscal
31	year.
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1	Section 9. This act shall take effect July 1, 2000.
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4	SENATE SUMMARY
5	Creates the Florida Rural Heritage Act. Provides legislative intent. Provides definitions. Provides for
6	the designation of a Rural Heritage Area and a community-based planning process. Specifies guidelines
7	for Rural Heritage Area plans. Provides procedures for adoption of a plan. Provides economic incentives,
8	reports, and technical assistance. Creates the Rural Heritage Grant Program to assist local governments in
9	adopting Rural Heritage Areas to be administered by the Department of Community Affairs. Provides for development
10	of a nature-and-heritage-based tourism business micro-loan program. Provides for the establishment of a
11	revolving loan program. Provides for establishment of educational technology pilot programs by the Department
12	of Management Services. Provides for agricultural diversification pilot projects to be administered by the
13	Department of Agriculture and Consumer Services. Provides for review and evaluation by the Office of Program Policy
14	Analysis and Government Accountability. Provides conditions for the adoption of local comprehensive plans
15	for rural activity centers. Modifies goals of the State Comprehensive Plan. Provides a credit against sales tax
16	for businesses located in an enterprise zone within a rural county or city as defined. Provides enterprise zone
17	jobs credit for businesses within the jurisdiction of a rural local government. Provides conditions under which
18	communities within the jurisdiction of a rural local
19	government may be designated as an enterprise zone. Modifies powers of the Florida Housing Finance
20	Corporation. Provides appropriations.
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