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1	A bill to be entitled
2	An act relating to economic development;
3	creating the Community and Faith-based
4	Organizations initiative within the Institute
5	on Urban Policy and Commerce at Florida
6	Agricultural and Mechanical University;
7	providing for the initiative to promote
8	community development through partnerships with
9	community and faith-based organizations;
10	specifying the activities to be conducted by
11	the initiative; providing for financial
12	assistance to community and faith-based
13	organizations; requiring the development of
14	grant-selection criteria; requiring leveraging
15	of funds; creating the Community and Library
16	Technology Access Partnership; specifying the
17	activities to be conducted by the partnership;
18	requiring the Institute on Urban Policy and
19	Commerce at Florida Agricultural and Mechanical
20	University to administer the initiative and the
21	Division of Library and Information Services of
22	the Department of State to administer the
23	Community and Library Technology Access
24	Partnership; authorizing certain activities and
25	uses of funds; prescribing eligibility of
26	organizations for funding or assistance;
27	requiring review and evaluation; providing
28	appropriations; creating a community
29	computer-access grant program, to be known as
30	the Community High-Technology Investment
31	Partnership, or "CHIP," program; providing

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1	purposes of the program; providing for program
2	administration pursuant to a performance-based
3	contract; providing for performance measures;
4	providing for grants to be awarded to eligible
5	neighborhood facilities; providing requirements
6	for grant applications; prescribing the maximum
7	amount of a grant; requiring a grant agreement
8	between the institute and the recipient
9	facility; providing for establishing minimum
10	specifications of computers purchased under the
11	program; providing for an evaluation and a
12	report; authorizing the institute to
13	subcontract for specified assistance services;
14	creating an inner city redevelopment assistance
15	grants program; providing duties of the Office
16	of Tourism, Trade, and Economic Development;
17	prescribing eligibility requirements for
18	grants; providing expected outcomes from
19	grants; creating the Inner City Redevelopment
20	Review Panel and providing its membership and
21	duties; providing legislative findings;
22	amending s. 331.368, F.S.; expanding the
23	purpose of the Florida Space Research
24	Institute; revising the membership of the
25	institute; prescribing additional duties of the
26	institute; creating the Space Industry
27	Workforce Initiative; requiring the Workforce
28	Development Board of Enterprise Florida, Inc.,
29	to develop initiatives to address the workforce
30	needs of the industry; prescribing criteria;
31	requiring the board to convene industry
	2

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1	representatives; requiring a report; providing
2	for the establishment of the Florida-Caribbean
3	Basin Trade Initiative by the Seaport
4	Employment Training Grant Program contingent
5	upon a specific appropriation; providing
6	purpose of the initiative; providing
7	responsibilities of the Seaport Employment
8	Training Grant Program; providing for a
9	performance-based contract with the Office of
10	Tourism, Trade, and Economic Development;
11	amending s. 212.08, F.S.; providing an
12	exemption from the tax on sales, use, and other
13	transactions for building materials used in the
14	construction of certain single-family homes
15	located in an enterprise zone, empowerment
16	zone, or Front Porch Florida Community;
17	providing an exemption from the tax on sales,
18	use, and other transactions for building
19	materials used in the construction of specified
20	redevelopment projects; providing requirements
21	for refund applications; providing for rules;
22	directing the Department of Community Affairs
23	to propose modifications to the Brownfields
24	Redevelopment Act and other economic incentives
25	for consideration by the Legislature; providing
26	for creation and purpose of the Toolkit for
27	Economic Development; defining the term
28	"economically distressed"; requiring the
29	appointment of liaisons from agencies and
30	organizations; providing for requirements and
31	duties; creating coordinating partners to serve
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1	as the program's executive committee; providing
2	for duties and powers; providing for waivers of
3	state-required matching-funds requirements;
4	requiring an inventory of programs that help
5	economically distressed communities; requiring
б	that the inventory be categorized; creating the
7	Start-Up Initiative to promote the use of the
8	inventory; providing for identification of
9	communities; providing for solicitation of
10	proposals; providing for proposal content;
11	providing for review process and evaluation
12	criteria; providing for funding; providing for
13	the designation of communities of critical
14	economic opportunity; providing for use of
15	funds and certification; providing for
16	reporting; providing for expiration; providing
17	an effective date.
18	
19	WHEREAS, many community and faith-based organizations
20	are providing a new focus on economic uplift in Florida's poor
21	and most vulnerable neighborhoods, and
22	WHEREAS, these nonprofit organizations have local
23	experts who serve in leadership roles by assisting individuals
24	to move from dependency to self-sufficiency and restoring the
25	lives of residents in Florida's most distressed communities,
26	and
27	WHEREAS, crime, drug addiction, teenage pregnancy,
28	homelessness, and juvenile delinquency, the most notable
29	indicators of a distressed community, are being addressed by
30	small, and sometimes unrecognized, community and faith-based
31	organizations, and
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WHEREAS, the leadership and expertise of these 1 2 organizations should not be ignored, and 3 WHEREAS, a recognized effort to empower community and 4 faith-based organizations, encourage community revitalization, 5 and implement educational reform will help those who reside in 6 inner cities and distressed rural communities to gain their 7 share of the state's resources, and 8 WHEREAS, residents of low income communities lack 9 access to technology, the internet, and computer literacy needed to succeed in Florida's emerging information-based 10 11 economy, and 12 WHEREAS, Florida public libraries eligible for e-rate 13 discounts have the capacity to partner effectively with 14 community and faith-based organizations and agencies to 15 provide technology access and training to assist in closing 16 the digital divide, NOW, THEREFORE, 17 18 Be It Enacted by the Legislature of the State of Florida: 19 20 Section 1. Community and Faith-based Organizations Initiative; Community and Library Technology Access 21 22 Partnership. --23 (1) CREATION. -- There is created the Community and 24 Faith-based Organizations Initiative which shall be administered by the Institute on Urban Policy and Commerce at 25 26 Florida Agricultural and Mechanical University and the Community and Library Technology Access Partnership which 27 shall be administered by the Division of Library and 28 29 Information Services of the Department of State. (2) INTENT.--The purpose of the initiative is to 30 31 promote community development in low-income communities 5

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through partnerships with not-for-profit community and 1 2 faith-based organizations. The purpose of the partnership is 3 to encourage public libraries eligible for e-rate discounted 4 telecommunications services to partner with community and 5 faith-based organizations to provide technology access and 6 training to assist other state efforts to close the digital 7 divide. 8 (3) AUTHORIZED ACTIVITIES.--9 (a) Authorized activities of the initiative.--The Institute on Urban Policy and Commerce at Florida Agricultural 10 and Mechanical University may conduct the following activities 11 12 as part of the Community and Faith-based Organizations 13 Initiative: 14 1. Create and operate training programs to enhance the 15 professional skills of individuals in community and 16 faith-based organizations. 17 2. Create and operate a program to select and place 18 students and recent graduates from business and related 19 professional schools as interns with community and faith-based 20 organizations for a period not to exceed 1 year, and provide 21 stipends for such interns. 22 3. Organize an annual conference for community and 23 faith-based organizations to discuss and share information on best practices regarding issues relevant to the creation, 24 25 operation, and sustainability of these organizations. 26 4. Provide funding for the development of materials for courses on topics in the area of community development, 27 28 and for research on economic, operational, and policy issues 29 relating to community development. 5. Provide financial assistance to community and 30 faith-based organizations through small grants for 31 6

1	partnerships with universities and the operation of programs
2	to build strong communities and future community development
3	leaders. The Institute on Urban Policy and Commerce at Florida
4	Agricultural and Mechanical University shall develop selection
5	criteria for awarding such grants which are based on the goals
6	of the initiative.
7	
8	The institute, to the maximum extent possible, shall leverage
9	state funding for the initiative with any federal funding that
10	the institute may receive to support similar community-based
11	activities.
12	(b) Authorized activities of the partnershipThe
13	Division of Library and Information Services of the Department
14	of State may conduct the following activities as part of the
15	Community and Library Technology Access Partnership:
16	1. Provide funding for e-rate eligible public
17	libraries to provide technology access and training to
18	community and faith-based organizations. Funding provided
19	under this subparagraph must be for eligible public libraries
20	in distressed communities in the state. The division shall
21	consult with the Institute on Urban Policy and Commerce to
22	identify such communities and to develop criteria to be used
23	in evaluating funding proposals. The division shall coordinate
24	with the institute to ensure that, to the maximum extent
25	possible, the division and the institute leverage their
26	resources under the programs authorized by this section in
27	order to focus efforts on addressing the most distressed
28	communities in the state. The division shall include a
29	representative of the institute on a review team to evaluate
30	funding proposals under this subparagraph.
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1	2. Provide a method of assessment and outcome
2	measurement for e-rate eligible public libraries to assess
3	progress in closing the digital divide and in training for
4	individuals to succeed in the emerging information economy.
5	(4) ELIGIBILITYA community or faith-based
6	organization receiving funding or other assistance under the
7	Community and Faith-based Organizations Initiative or the
8	Community Library Technology Access Partnership must be a
9	nonprofit organization holding a current exemption from
10	federal taxation under s. 501(c)(3) or (4) of the Internal
11	Revenue Code. Funding under this section shall not be used for
12	religious or sectarian purposes.
13	(5) REVIEW AND EVALUATION
14	(a) By January 1, 2001, the Institute on Urban Policy
15	and Commerce and the Division of Library and Information
16	Services shall submit to the Governor, the President of the
17	Senate, and the Speaker of the House of Representatives brief
18	status reports on their respective implementation of the
19	activities authorized under this section. The institute and
20	the division may elect to collaborate on the submission of a
21	combined status report covering both programs. At a minimum,
22	the status reports or combined report shall address:
23	1. The activities and accomplishments to date;
24	2. Any impediments to the effective implementation or
25	utilization of each program; and
26	3. The initial progress toward achievement of
27	measurable program outcomes.
28	(b) By January 1, 2002, the Institute on Urban Policy
29	and Commerce and the Division of Library and Information
30	Services shall submit to the Governor, the President of the
31	Senate, and the Speaker of the House of Representatives final
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reports on the activities authorized under this section. The 1 2 institute and the division may elect to collaborate on the 3 submission of a combined final report covering both programs. 4 In addition to updating the elements addressed under paragraph 5 (a), the reports or combined report shall include 6 recommendations on whether it would be sound public policy to 7 continue the programs and recommendations on any changes 8 designed to enhance the effectiveness of the programs. 9 Section 2. Community computer access grant program.--10 (1) The Legislature finds that there is a growing digital divide in the state, manifested in the fact that many 11 12 youths from distressed urban communities do not possess the 13 degree and ease of access to computers and information 14 technologies which youths in other communities in the state 15 possess. This disparity in access to rapidly changing and commercially significant technologies has a negative impact on 16 17 the educational, workforce development, and employment competitiveness of these needy youths, and thereby impedes the 18 19 economic development of the distressed urban communities in 20 which these youths reside. Although many public libraries offer users access to computers and are increasingly making 21 library materials available to the public through electronic 22 23 means, many youths from distressed urban communities do not live near a library that has such technology and do not have 24 computers to access Internet-based virtual libraries. 25 Neighborhood organizations, such as churches, are more likely, 26 however, to be located in closer proximity to the homes of 27 these youths than are educational institutions or libraries, 28 29 and these youths are more likely to gain the desirable computer access at church-related or other neighborhood 30 31 facilities than at other institutions. The Legislature 9

therefore finds that a public purpose is served in enhancing 1 2 the ability of youths from these communities to have access to 3 computers and the Internet within the neighborhoods in which 4 they reside. 5 (2) Subject to legislative appropriation, there is 6 created the Community High-Technology Investment Partnership 7 (CHIP) program to assist distressed urban communities in securing computers for access by youths between the ages of 5 8 9 years and 18 years who reside in these communities. The 10 program shall be administered by the Institute on Urban Policy and Commerce at Florida Agricultural and Mechanical University 11 12 pursuant to a performance-based contract with the Division of Library and Information Services of the Department of State. 13 14 The division shall develop performance measures, standards, and sanctions for the program. Performance measures must 15 include, but are not limited to: the number of youth obtaining 16 17 access to computers purchased under this program; the number of hours computers are made available to youth; and the number 18 19 of hours spent by youth on computers purchased under this 20 program for educational purposes. The administrative costs for 21 administration of this program cannot exceed 10 percent of the amount appropriated to the division for the program. 22 23 (3)(a) Under this program, neighborhood facilities, through their governing bodies, may apply to the institute for 24 grants to purchase computers that will be available for use by 25 26 eligible youths who reside in the immediate vicinity of the neighborhood facility. For purposes of this program, eligible 27 neighborhood facilities include, but are not limited to, 28 29 facilities operated by: 1. Units of local government, including school 30 31 districts; 10

1	2. Nonprofit, faith-based organizations, including
2	neighborhood churches;
3	3. Nonprofit civic associations or homeowners'
4	associations; and
5	4. Nonprofit organizations, the missions of which
6	include improving conditions for residents of distressed urban
7	communities.
8	
9	To be eligible for funding under this program, a nonprofit
10	organization or association must hold a current exemption from
11	federal taxation under s. 501(c)(3) or (4) of the Internal
12	Revenue Code.
13	(b) Notwithstanding the eligibility of the
14	organizations identified in paragraph (a), the institute shall
15	give priority consideration for funding under this program to
16	applications submitted by neighborhood churches or by
17	neighborhood-based, nonprofit organizations that have as a
18	principal part of their missions the improvement of conditions
19	for residents of the same neighborhoods in which the
20	organizations are located. The institute also shall give
21	priority consideration to organizations that demonstrate that
22	they have not been awarded community enhancement or similar
23	community support grants from state or local government on a
24	regular basis in the past. The institute shall develop
25	weighted criteria to be used in evaluating applications from
26	such churches or organizations. Funding under this section
27	shall not be used for religious or sectarian purposes.
28	
	(4) The institute shall develop guidelines governing
29	(4) The institute shall develop guidelines governing the administration of this program and shall establish
29 30	the administration of this program and shall establish criteria to be used in evaluating an application for funding.
	the administration of this program and shall establish

1	(a) The neighborhood that is to be served by the grant
2	suffers from general economic distress;
3	(b) Eligible youths who reside in the vicinity of the
4	neighborhood facility have difficulty obtaining access to a
5	library or schools that have sufficient computers; and
б	(c) The neighborhood facility has developed a detailed
7	plan, as required under subsection (5), for:
8	1. Providing youths who reside in the vicinity of the
9	facility with access to any computer purchased with grant
10	funds, including evening and weekend access when libraries and
11	schools are closed; and
12	2. Promoting the maximum participation of neighborhood
13	youths in use of any computers purchased with grant funds.
14	(5) As part of an application for funding, the
15	neighborhood facility must submit a plan that demonstrates:
16	(a) The manner in which eligible youths who reside in
17	the immediate vicinity of the facility will be provided with
18	access to any computer purchased with grant funds, including
19	access during hours when libraries and schools are closed;
20	(b) The existence of safeguards to ensure that any
21	computer purchased with grant funds is reserved for the
22	educational use of eligible youths who reside in the immediate
23	vicinity of the facility and is not used to support the
24	business operations of the neighborhood facility or its
25	governing body; and
26	(c) The existence, in the neighborhood facility, of
27	telecommunications infrastructure necessary to guarantee
28	access to the Internet through any computer purchased with
29	grant funds.
30	(6) To the maximum extent possible, funding shall be
31	awarded under this program in a manner designed to ensure the
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participation of distressed urban communities from regions 1 2 throughout the state. 3 The maximum amount of a grant which may be awarded (7) 4 to any single neighborhood facility under this program is 5 \$25,000. 6 (8) Before the institute may allocate funds for a 7 grant under this program, the institute and the eligible 8 neighborhood facility must execute a grant agreement that 9 governs the terms and conditions of the grant. (9) The institute, based upon guidance from the State 10 Technology Office and the state's Chief Information Officer, 11 12 shall establish minimum requirements governing the specifications and capabilities of any computers purchased 13 14 with funds awarded under this grant program. 15 (10) Before the 2002 Regular Session of the Legislature, the institute shall evaluate the outcomes of this 16 17 program and report the results of the evaluation to the Governor, the President of the Senate, and the Speaker of the 18 House of Representatives. At a minimum, the evaluation must 19 20 assess the extent to which the program has improved access to 21 computers for youths who reside in distressed urban communities. As part of this report, the institute shall 22 23 identify any impediments to the effective implementation and utilization of the program and shall make recommendations on 24 25 methods to eliminate any such impediments. In addition, the institute shall make recommendations as to whether it would be 26 27 sound public policy to continue the program; whether the 28 program should be expanded to address additional target 29 populations, including, but not limited to, youths in distressed rural communities and adults in distressed urban or 30 rural communities; and whether the list of neighborhood 31 13

facilities eligible to participate in the program should be 1 2 revised or whether priority consideration for funding should 3 be revised to emphasize a particular type of neighborhood facility. The report required under this subsection must be 4 5 submitted by January 1, 2002. 6 (11) The institute may subcontract with the 7 Information Service Technology Development Task Force for 8 assistance in carrying out the provisions of this section, 9 including, but not limited to, technical guidance, assistance in developing and evaluating program outcomes, and preparation 10 or distribution of materials designed to educate the public 11 12 about community access centers and other relevant resources. 13 Section 3. There is created an Inner City 14 Redevelopment Assistance Grants Program to be administered by the Office of Tourism, Trade, and Economic Development. The 15 office shall develop criteria for awarding these grants which 16 17 give weighted consideration to urban high-crime areas as identified by the Florida Department of Law Enforcement. These 18 19 criteria shall also be weighted to immediate creation of jobs 20 for residents in the targeted areas. 21 Section 4. Eligibility requirements for grant 22 proposals are as follows: 23 (1) An eligible grant recipient must serve within one of the 13 urban high-crime job tax credit areas and be: 24 (a) A community-based organization; 25 26 (b) A community development corporation; 27 (c) A faith-based organization; 28 (d) A nonprofit community development organization; 29 (e) A nonprofit economic development organization; or 30 (f) Another nonprofit organization serving the 31 nominated area. 14

1	(2) Each applicant must submit a letter of support
2	from the local government serving the targeted urban area.
3	(3) Each applicant must submit a proposal response
4	outlining the work plan proposed using the grant funding, as
5	well as proposed performance measures and expected, measurable
6	outcomes.
7	(4) Eligible uses of grant funding must result in the
8	creation of job opportunities for residents of targeted areas.
9	(5) Applicants are urged to leverage grant funds with
10	other existing resources.
11	Section 5. In order to enhance public participation
12	and involvement in the redevelopment of inner city areas,
13	there is created within the Office of Tourism, Trade, and
14	Economic Development the Inner City Redevelopment Review
15	Panel.
16	(1) The review panel shall consist of seven members
17	who represent different areas of the state, who are appointed
18	by the Director of the Office of Tourism, Trade, and Economic
19	Development, and who are qualified, through the demonstration
20	of special interest, experience, or education, in the
21	redevelopment of the state's inner-city areas, as follows:
22	(a) One member must be affiliated with the Black
23	Business Investment Board;
24	(b) One member must be affiliated with the Institute
25	on Urban Policy and Commerce at Florida Agricultural and
26	Mechanical University;
27	(c) One member must be affiliated with the Office of
28	Tourism, Trade, and Economic Development;
29	(d) One member must be the president of Enterprise
30	Florida, Inc., or the president's designee;
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(e) One member must be the Secretary of Community 1 2 Affairs or the secretary's designee; 3 (f) One member must be affiliated with Better 4 Jobs/Better Wages of Workforce Florida, Inc., if such body is 5 created. Otherwise, one member must be the president and chief 6 operating officer of the Florida Workforce Development Board; 7 and 8 (g) One member must be affiliated with the First 9 Job/First Wages Council of Workforce Florida, Inc., if such body is created. Otherwise, one member must be the Secretary 10 of Labor and Employment Security or the secretary's designee. 11 12 (2) The importance of minority and gender representation must be considered when making appointments to 13 14 the panel, and the geographic representation of panel members 15 must also be considered. (3) Members of the review panel shall be appointed for 16 17 4-year terms. A person may not serve more than two consecutive 18 terms on the panel. 19 (4) Members shall elect a chairperson annually. A 20 member may not be elected to consecutive terms as chairperson. 21 (5) All action taken by the review panel shall be by majority vote of those present. The Director of the Office of 22 23 Tourism, Trade, and Economic Development or the director's designee shall serve without voting rights as secretary to the 24 25 panel. The Office of Tourism, Trade, and Economic Development 26 shall provide necessary staff assistance to the panel. 27 (6) It is the responsibility of the panel to evaluate proposals for awards of inner city redevelopment grants 28 administered by the Office of Tourism, Trade, and Economic 29 30 Development. The panel shall review and evaluate all proposals 31 16

for grants and shall make recommendations, including a 1 2 priority ranking, reflecting such evaluation. 3 Section 6. Florida-Caribbean Basin Trade Initiative .--4 (1) Contingent upon a specific appropriation, the 5 Seaport Employment Training Grant Program (STEP) shall 6 establish and administer the Florida-Caribbean Basin Trade 7 Initiative for the purpose of assisting small and medium-sized businesses to become involved in international activities and 8 9 helping them to identify markets with product demand, identify strategic alliances in those markets, and obtain the financing 10 to effectuate trade opportunities in the Caribbean Basin. The 11 12 initiative must focus assistance to businesses located in urban communities. The initiative shall offer export 13 14 readiness, assistance and referral services, internships, seminars, workshops, conferences, and e-commerce plus 15 mentoring and matchmaking services, but shall coordinate with 16 17 and not duplicate those services provided by Enterprise Florida, Inc. 18 19 (2) To enhance initiative effectiveness and leverage 20 resources, STEP shall coordinate initiative activities with Enterprise Florida, Inc., United States Export Assistance 21 Centers, Florida Export Finance Corporation, Florida Trade 22 23 Data Center, Small Business Development Centers, and any other 24 organizations STEP deems appropriate. The coordination may encompass export assistance and referral services, export 25 26 financing, job-training programs, educational programs, market 27 research and development, market promotion, trade missions, e-commerce, and mentoring and matchmaking services relative to 28 29 the expansion of trade between Florida and the Caribbean Basin. The initiative shall also form alliances with 30 multilateral, international, and domestic funding programs 31 17

from Florida, the United States, and the Caribbean Basin to 1 2 coordinate systems and programs for fundamental assistance in 3 facilitating trade and investment. 4 (3) STEP shall administer the Florida-Caribbean Basin 5 Trade Initiative pursuant to a performance-based contract with 6 the Office of Tourism, Trade, and Economic Development. The 7 Office of Tourism, Trade, and Economic Development shall develop performance measures, standards, and sanctions for the 8 9 initiative. Performance measures must include, but are not limited to, the number of businesses assisted; the number of 10 urban businesses assisted; and the increase in value of 11 12 exports to the Caribbean which is attributable to the 13 initiative. 14 Section 7. Paragraphs (n) and (o) are added to 15 subsection (5) of section 212.08, Florida Statutes, to read: 16 212.08 Sales, rental, use, consumption, distribution, 17 and storage tax; specified exemptions. -- The sale at retail, the rental, the use, the consumption, the distribution, and 18 19 the storage to be used or consumed in this state of the 20 following are hereby specifically exempt from the tax imposed by this chapter. 21 (5) EXEMPTIONS; ACCOUNT OF USE. --22 23 (n) Materials for construction of single-family homes 24 in certain areas.--25 1. As used in this paragraph, the term: 26 "Building materials" means tangible personal a. 27 property that becomes a component part of a qualified home. "Qualified home" means a single-family home having 28 b. 29 an appraised value of no more than \$160,000 which is located in an enterprise zone, empowerment zone, or Front Porch 30 31 18 CODING: Words stricken are deletions; words underlined are additions.

Florida Community and which is constructed and occupied by the 1 2 owner thereof for residential purposes. c. "Substantially completed" has the same meaning as 3 provided in s. 192.042(1). 4 5 2. Building materials used in the construction of a 6 qualified home and the costs of labor associated with the 7 construction of a qualified home are exempt from the tax 8 imposed by this chapter upon an affirmative showing to the 9 satisfaction of the department that the requirements of this paragraph have been met. This exemption inures to the owner 10 through a refund of previously paid taxes. To receive this 11 12 refund, the owner must file an application under oath with the 13 department which includes: 14 a. The name and address of the owner. 15 b. The address and assessment roll parcel number of the home for which a refund is sought. 16 17 c. A copy of the building permit issued for the home. 18 d. A certification by the local building inspector 19 that the home is substantially completed. 20 e. A sworn statement, under penalty of perjury, from 21 the general contractor licensed in this state with whom the owner contracted to construct the home, which statement lists 22 23 the building materials used in the construction of the home and the actual cost thereof, the labor costs associated with 24 such construction, and the amount of sales tax paid on these 25 materials and labor costs. If a general contractor was not 26 27 used, the owner shall provide this information in a sworn statement, under penalty of perjury. Copies of invoices 28 29 evidencing payment of sales tax must be attached to the sworn 30 statement. 31 19

1 f. A sworn statement, under penalty of perjury, from
2 the owner affirming that he or she is occupying the home for
3 residential purposes.
4 3. An application for a refund under this paragraph
5 must be submitted to the department within 6 months after the
6 date the home is deemed to be substantially completed by the
7 local building inspector. Within 30 working days after receipt
8 of the application, the department shall determine if it meets
9 the requirements of this paragraph. A refund approved pursuant
10 to this paragraph shall be made within 30 days after formal
11 approval of the application by the department. The provisions
12 of s. 212.095 do not apply to any refund application made
13 <u>under this paragraph.</u>
14 4. The department shall establish by rule an
15 application form and criteria for establishing eligibility for
16 exemption under this paragraph.
17 <u>5. The exemption shall apply to purchases of materials</u>
18 <u>on or after July 1, 2000.</u>
19 (o) Building materials in redevelopment projects
20 <u>1. As used in this paragraph, the term:</u>
21 a. "Building materials" means tangible personal
22 property that becomes a component part of a housing project or
23 <u>a mixed-use project.</u>
24 b. "Housing project" means the conversion of an
25 existing manufacturing or industrial building to housing units
26 <u>in an urban high-crime area, enterprise zone, empowerment</u>
27 zone, Front Porch Community, designated brownfield area, or
28 urban infill area and in which the developer agrees to set
29 aside at least 20 percent of the housing units in the project
30 for low-income and moderate-income persons.
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1	c. "Mixed-use project" means the conversion of an
2	existing manufacturing or industrial building to mixed-use
3	units that include artists' studios, art and entertainment
4	services, or other compatible uses. A mixed-use project must
5	be located in an urban high-crime area, enterprise zone,
6	empowerment zone, Front Porch Community, designated brownfield
7	area, or urban infill area and the developer must agree to set
8	aside at least 20 percent of the square footage of the project
9	for low-income and moderate-income housing.
10	d. "Substantially completed" has the same meaning as
11	provided in s. 192.042(1).
12	2. Building materials used in the construction of a
13	housing project or mixed-use project are exempt from the tax
14	imposed by this chapter upon an affirmative showing to the
15	satisfaction of the department that the requirements of this
16	paragraph have been met. This exemption inures to the owner
17	through a refund of previously paid taxes. To receive this
18	refund, the owner must file an application under oath with the
19	department which includes:
20	a. The name and address of the owner.
21	b. The address and assessment roll parcel number of
22	the project for which a refund is sought.
23	c. A copy of the building permit issued for the
24	project.
25	d. A certification by the local building inspector
26	that the project is substantially completed.
27	e. A sworn statement, under penalty of perjury, from
28	the general contractor licensed in this state with whom the
29	owner contracted to construct the project, which statement
30	lists the building materials used in the construction of the
31	project and the actual cost thereof, and the amount of sales
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tax paid on these materials. If a general contractor was not 1 2 used, the owner shall provide this information in a sworn 3 statement, under penalty of perjury. Copies of invoices 4 evidencing payment of sales tax must be attached to the sworn 5 statement. 6 3. An application for a refund under this paragraph 7 must be submitted to the department within 6 months after the 8 date the project is deemed to be substantially completed by 9 the local building inspector. Within 30 working days after receipt of the application, the department shall determine if 10 it meets the requirements of this paragraph. A refund approved 11 12 pursuant to this paragraph shall be made within 30 days after 13 formal approval of the application by the department. The 14 provisions of s. 212.095 do not apply to any refund 15 application made under this paragraph. 16 The department shall establish by rule an 4. 17 application form and criteria for establishing eligibility for 18 exemption under this paragraph. 19 5. The exemption shall apply to purchases of materials 20 on or after July 1, 2000. 21 Section 8. The Department of Community Affairs, in 22 conjunction with the Office of Tourism, Trade, and Economic 23 Development, the Office of Urban Opportunities, and Enterprise Florida, Inc., shall recommend new economic incentives or 24 revisions to existing economic incentives in order to promote 25 26 the reuse of vacant industrial and manufacturing facilities 27 for affordable housing and mixed-use development. The report must also identify any state regulatory or programmatic 28 29 barriers to the reuse of such facilities. The department 30 shall submit a report to the President of the Senate and the 31 Speaker of the House of Representatives containing its 2.2

recommendations by January 31, 2001. Based upon consultation 1 with the Department of Environmental Protection, the 2 3 department shall include, as a component of the report, any 4 recommended modifications to the Brownfields Redevelopment 5 Act, sections 376.77-376.85, Florida Statutes, for revising 6 liability protection or economic incentives under the act to 7 promote reuse of such facilities. 8 Section 9. Each provision of this act will be 9 implemented to the extent that funds are specifically appropriated in the General Appropriations Act for Fiscal Year 10 2000-2001. 11 12 Section 10. Section 331.368, Florida Statutes, is 13 amended to read: 14 331.368 Florida Space Research Institute.--15 (1) There is created the Florida Space Research Institute, the purpose of which is to serve as an 16 17 industry-driven center for research, leveraging the state's resources in a collaborative effort to support Florida's space 18 19 industry and its expansion, diversification, and transition to commercialization. 20 21 (2) The institute shall operate as a public/private 22 partnership under the direction of a board composed comprised 23 of: 24 (a) A representative of the Spaceport Florida 25 Authority. 26 (b) A representative of Enterprise Florida, Inc. 27 (c) A representative of the Florida Aviation Aerospace 28 Alliance. 29 (d) A representative of the Florida Space Business 30 Roundtable. 31 23 CODING: Words stricken are deletions; words underlined are additions.

1	(e) Additional private-sector representatives from the
2	space industry selected collaboratively by the core members
3	specified in paragraphs (a)-(d). The additional space industry
4	representatives under this paragraph must comprise the
5	majority of members of the board and must be from geographic
6	regions throughout the state.
7	(f) Two representatives from the educational community
8	who are selected collaboratively by the core members specified
9	in paragraphs (a)-(d) and who are engaged in research or
10	instruction related to the space industry. One representative
11	must be from a community college and one representative must
12	be from a public or private university.
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14	Annually, the members of the board shall select one of the
15	members to serve as chair, who shall be responsible for
16	convening and leading meetings of the board.representatives
17	of the Spaceport Florida Authority, Enterprise Florida, Inc.,
18	the Florida Aviation and Aerospace Alliance, and four
19	additional space industry representatives selected by the core
20	membership of the board.
21	(3) The board of the Florida Space Research Institute
22	shall:
23	(a) Set the strategic direction for the <u>space-related</u>
24	institute, including research priorities of the state and its
25	<u>space-related businesses</u> , the scope of research projects <u>for</u>
26	the institute, and the timeframes for completion.
27	(b) Invite the participation of public and private
28	universities, including, but not limited to, the University of
29	Central Florida, the University of Florida, the University of
30	South Florida, Florida State University, Florida Institute of
31	Technology, and the University of Miami.
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(c) Select a lead university to: 1 2 1. Serve as coordinator of research and as the 3 administrative entity of the institute; -2. Support the institute's development of a statewide 4 5 space research agenda and programs; and 6 3. Develop, and update as necessary, a report 7 recommending ways that the state's public and private 8 universities can work in partnership to support the state's space-industry requirements, which report must be completed by 9 December 15, 2000. 10 (d) Establish a partnership with the state Workforce 11 12 Development Board, or its successor entity, under which the 13 institute coordinates the workforce-training requirements 14 identified by the space industry and supports development of 15 workforce-training initiatives to meet such requirements, using training providers approved by the board or its 16 17 successor entity. 18 (e) Co-manage, with the National Aeronautics and Space 19 Administration and subject to the terms of an agreement with 20 NASA, operation of a Space Experiment Research and Processing 21 Laboratory, if such a facility is constructed on land of the John F. Kennedy Space Center. The institute shall carry out 22 23 such responsibility through a consortium of public and private universities in the state led by the University of Florida. 24 (f) Develop initiatives to foster the participation of 25 26 the state's space industry in the International Space Station 27 and to help the state maintain and enhance its competitive 28 position in the commercial space-transportation industry. 29 (g) Pursue partnerships with the National Aeronautics 30 and Space Administration to coordinate and conduct research in fields, including, but not limited to, environmental 31 25

monitoring; agriculture; aquatics; resource reutilization 1 2 technologies for long-duration space missions; and spaceport 3 technologies which support current or next-generation launch vehicles and range systems. 4 5 (h) Pursue partnerships with the National Aeronautics 6 and Space Administration for the conduct of space-related 7 research using computer technology to connect experts in a 8 given field of science who are in disparate locations and to 9 perform research experiments in a real-time, virtual environment. 10 (4) By December 15 \pm of each year, the institute shall 11 12 submit a report of its activities and accomplishments for the 13 prior fiscal year to the Governor, the President of the 14 Senate, and the Speaker of the House of Representatives. The 15 report shall also include recommendations regarding actions 16 the state should take to enhance the development of 17 space-related businesses, including: 18 (a) Future research activities. 19 (b) The development of capital and technology 20 assistance to new and expanding industries. 21 (c) The removal of regulatory impediments. (d) The establishment of business development 22 23 incentives. (e) The initiation of education and training programs 24 25 to ensure a skilled workforce. 26 Section 11. Space Industry Workforce Initiative .--27 The Legislature finds that the space industry is (1)28 critical to the economic future of the state and that the 29 competitiveness of the industry in the state depends upon the 30 development and maintenance of a qualified workforce. The 31 Legislature further finds that the space industry in this 26 CODING: Words stricken are deletions; words underlined are additions.

state has diverse and complex workforce needs, including, but 1 2 not limited to, the need for qualified entry-level workers, 3 the need to upgrade the skills of technician-level incumbent 4 workers, and the need to ensure continuing education 5 opportunities for workers with advanced educational degrees. 6 It is the intent of the Legislature to support programs 7 designed to address the workforce development needs of the 8 space industry in this state. 9 (2) The Workforce Development Board of Enterprise 10 Florida, Inc., or it successor entity, shall coordinate development of a Space Industry Workforce Initiative in 11 12 partnership with the Florida Space Research Institute, the 13 institute's consortium of public and private universities, 14 community colleges, and other training providers approved by 15 the board. The purpose of the initiative is to use or revise 16 existing programs and to develop innovative new programs to 17 address the workforce needs of the space industry. (3) The initiative shall emphasize: 18 19 (a) Curricula content and timeframes developed with 20 industry participation and endorsed by the industry; 21 (b) Programs that certify persons completing training as meeting industry-approved standards or competencies; 22 23 (c) Use of distance-learning and computer-based 24 training modules as appropriate and feasible; Industry solicitation of public and private 25 (d) 26 universities to develop continuing education programs at the 27 master's and doctoral levels; (e) Agreements with the National Aeronautics and Space 28 29 Administration to replicate on a national level successful training programs developed through the initiative; and 30 31 (f) Leveraging of state and federal workforce funds. 27

1	(4) The Workforce Development Board of Enterprise
2	Florida, Inc., or its successor entity, with the assistance of
3	the Florida Space Research Institute, shall convene
4	representatives from the space industry to identify the
5	priority training and education needs of the industry and to
6	appoint a team to design programs to meet such priority needs.
7	(5) The Workforce Development Board of Enterprise
8	Florida, Inc., or its successor entity, as part of its
9	statutorily prescribed annual report to the Legislature, shall
10	provide recommendations for policies, programs, and funding to
11	enhance the workforce needs of the space industry.
12	Section 12. Toolkit for Economic Development
13	(1) LEGISLATIVE INTENT The Legislature finds that
14	the state has numerous economically distressed communities
15	with a high proportion of needy families who are current or
16	former recipients of public assistance or who are at risk of
17	becoming dependent upon public assistance. The Legislature
18	also finds that the existence of safe and strong communities
19	with prosperous economies is crucial to reduce dependence on
20	public assistance and to promote employment retention and
21	self-sufficiency. It is the intent of the Legislature to
22	reduce reliance on public assistance, to promote employment
23	retention, and to increase self-sufficiency by providing
24	easily accessed and useable tools that support local
25	initiatives that create economically prosperous communities
26	for needy families.
27	(2) CREATION; PURPOSE There is created a program to
28	be known as the "Toolkit for Economic Development," the
29	purpose of which is to enable economically distressed
30	communities to access easily, and use effectively, federal and
31	state tools to improve conditions in the communities and
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1	thereby help needy families in the communities avoid public
2	assistance, retain employment, and become self-sufficient.
3	(3) DEFINITIONSFor the purposes of this section, a
4	community is "economically distressed" if the community is
5	experiencing conditions affecting its economic viability and
6	hampering the self-sufficiency of its residents, including,
7	but not limited to, low per capita income, low property
8	values, high unemployment, high under-employment, low weekly
9	wages compared to the state average, low housing values
10	compared to the state or area average, high percentage of the
11	population receiving public assistance, high poverty levels
12	compared to the state average, and high percentage of needy
13	families.
14	(4) LIAISONS
15	(a) By August 1, 2000, the head of each of the
16	following agencies or organizations shall designate a
17	high-level staff person from within the agency or organization
18	to serve as a liaison to this program:
19	1. Office of Tourism, Trade, and Economic Development;
20	2. Office of Urban Opportunity;
21	3. Department of Community Affairs;
22	4. Department of Law Enforcement;
23	5. Department of Juvenile Justice;
24	6. Department of Transportation;
25	7. Department of Environmental Protection;
26	8. Department of Agriculture and Consumer Services;
27	9. Department of State;
28	10. Department of Health;
29	11. Department of Children and Family Services;
30	12. Department of Corrections;
31	13. Department of Labor and Employment Security;
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1	14. Department of Education;
2	15. Department of Military Affairs;
3	16. Florida Housing Finance Corporation;
4	17. Institute of Food and Agricultural Sciences;
5	18. Institute on Urban Policy and Commerce;
6	19. Florida Tourism Industry Marketing Corporation;
7	20. Enterprise Florida, Inc.;
8	21. Workforce Development Board of Enterprise Florida,
9	Inc.;
10	22. Executive Office of the Governor; and
11	23. Any other agencies or organizations as determined
12	by the coordinating partners.
13	(b) An alternate for each designee shall also be
14	chosen, and the names of the designees and alternates shall be
15	sent to the coordinating partners, which shall convene the
16	liaisons as necessary.
17	(c) Each liaison must have a comprehensive knowledge
18	of the functions, whether regulatory or service-based, of his
19	or her agency or organization. The liaison shall be the
20	primary contact for the agency or organization for the Toolkit
21	for Economic Development, assisting in expediting proposal
22	review, resolving problems, promoting flexible assistance, and
23	identifying opportunities for support within the agency or
24	organization.
25	(d) As deemed necessary by the coordinating partners,
26	liaisons shall review proposals from economically distressed
27	communities to determine if they would be properly referred or
28	submitted to their agencies or organizations. If such referral
29	and submittal is appropriate, the liaison shall then assist
30	the community as an ombudsman.
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1	(e) The liaisons shall work at the request of the
2	coordinating partners to review statutes and rules for their
3	adverse effects on economically distressed communities and to
4	develop alternative proposals to mitigate these effects.
5	(f) Liaisons shall review their agencies' or
6	organizations' evaluation and scoring procedures for grant,
7	loan, and aid programs to ensure that economically distressed
8	communities are not unfairly disadvantaged, hampered, or
9	handicapped in competing for awards because of community
10	economic hardship. If they are, new evaluation criteria and
11	scoring procedures shall be considered that recognize
12	disproportionate requirements which an application process
13	makes of a community that lacks the resources of other more
14	prosperous communities. The evaluation criteria should weight
15	contribution in proportion to the amount of resources
16	available at the local level.
17	(g) Annually, the coordinating partners shall report
18	to the Governor and the head of each agency or organization on
19	the work and accomplishments of the liaisons.
20	(5) COORDINATING PARTNERS
21	(a) The liaisons from the WAGES State Board of
22	Directors, or its successor organization, the Office of Urban
23	Opportunity, the Department of Community Affairs, Enterprise
24	Florida, Inc., and the Workforce Development Board of
25	Enterprise Florida, Inc., shall serve as the coordinating
26	partners of the Toolkit for Economic Development and act as an
27	executive committee for the liaisons. The coordinating
28	partners shall review any request from a Front Porch Community
29	and shall provide whatever assistance that this section can
30	afford to them.
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1	(b) From time to time, the coordinating partners may
2	recommend to the head of an agency or organization, approval
3	of a project that in the unanimous judgment of the
4	coordinating partners will have an extraordinary positive
5	impact on an economically distressed community. Upon such
6	recommendation, the head of an agency or organization shall
7	give priority consideration for approval of such project.
8	(6) MATCHING-FUNDS OPTIONSNotwithstanding any other
9	provision of law, an agency or organization may waive any
10	state-required matching-funds requirements at the request of
11	the coordinating partners. This waiver is contingent upon the
12	determination by the coordinating partners that the community
13	is fully committed to the success of a project, but lacks the
14	community resources to meet match requirements. In-kind
15	matches shall be allowed and applied as matching-funds
16	utilizing the same determination criteria. The coordinating
17	partners must unanimously endorse each request to an agency or
18	organization. Any funds appropriated to the coordinating
19	partners may be used to meet matching-funds requirements or
20	fees for federal, state, or foundation application
21	requirements.
22	(7) INVENTORYThe coordinating partners shall
23	develop, in consultation with the liaisons, an inventory of
24	recommended federal and state tax credits, incentives,
25	inducements, programs, opportunities, demonstrations or pilot
26	programs, grants, and other resources available through the
27	agencies and organizations which could assist Front Porch
28	Florida or economically distressed communities. Each entry in
29	the inventory must include a summary; a contact person; a
30	simple description of the application process and a timetable;
31	a profile of funding awards and funds availability; and a
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complexity ranking. The inventory shall be organized into 1 2 seven categories, including: 3 (a) Leadership.--Entries that promote the skills and capacities of local leaders, volunteers, organizations, and 4 5 employees that work on other categories of the inventory. 6 These entries shall include, but are not limited to, grants; 7 scholarships; Individual Training Accounts; Retention Incentive Training Account programs; and other programs that 8 9 build the resident capacity to create a better community. These entries shall include educational-based institutes that 10 can assist with research, consulting, technical assistance, 11 12 capacity building, training, and program assistance to 13 communities. 14 (b) Safety.--Entries that increase safety and reduce crime. These entries shall include, but are not limited to, 15 16 the training and employment of public safety employees and 17 volunteers; establishing safer businesses and neighborhoods; training residents in safety practices; organizing safety 18 19 networks and cooperatives; improving lighting; improving the 20 safety of homes, buildings, and streets; and providing for community police and safety projects, including those designed 21 to protect youth in the community. Other entries may be 22 23 included that reinforce community and local law enforcement. 24 (c) Clean Up.--Entries that support clean up and enhancement projects that quickly create visible improvements 25 in neighborhoods, including the demolition of drug havens and 26 abandoned buildings. These entries shall include, but are not 27 limited to, projects that plan, design, or implement clean up 28 29 strategies; main street redevelopment; and renovation projects. These entries may also include planning and 30 31 33

implementation for larger neighborhood revitalization and 1 2 economic development projects. 3 (d) Business.--Entries that support small business 4 development, including, but not limited to, attraction of 5 national franchises; micro-loans; guaranteed commercial loans; 6 technical assistance; self-employment; linked deposit; loan 7 loss reserves; business incubators; and other activities that support the market economy. 8 9 (e) Schools.--Entries that upgrade schools through repair or renovation, as well as training and employment 10 entries to assist with school transportation, services, and 11 12 security. These entries shall include, but are not limited to, 13 programs that enable school-based childcare; before, after, 14 and summer school programs; programs that broaden the use of 15 school facilities as a hub and haven within the community; 16 scholarships; and grant programs that assist families and 17 individuals to complete and enhance their education. (f) Partners.--Entries that provide tax credits, 18 19 incentives, and other inducements to businesses that 20 contribute to community projects, such as the community contribution tax credit under sections 220.183 and 624.5105, 21 Florida Statutes. These entries shall include any programs 22 23 that help raise federal or foundation grant funds. (g) Redevelopment. -- Entries that support the planning, 24 preparation, construction, marketing, and financing of 25 residential, mixed-use, and commercial redevelopment, as well 26 27 as residential and business infrastructure projects. These entries shall include, but are not limited to, the workforce 28 29 development programs that influence business decisions such as 30 the Quick-Response Training Program and Quick-Response 31 34

Training Program for Work and Gain Economic Self-sufficiency 1 2 (WAGES) participants. 3 (8) START-UP INITIATIVE.--4 (a) Subject to legislative appropriation and the provisions of this act, the Start-Up Initiative is created to 5 6 promote the use of the inventory, to boost a community's 7 efforts, and to ensure that federal funds do not go unexpended or unobligated, or are not returned to federal agencies. 8 9 (b) The coordinating partners, in consultation with the liaisons, local economic development organizations, and 10 regional workforce development boards, shall identify 15 11 12 communities, seven of which must be from the state's seven largest counties, three of which must be from rural counties, 13 14 and five of which must be from other counties in the state. These communities must be compact, congruent, and contiguous 15 census tracts that have high concentrations of needy families 16 17 who are current, former, or likely recipients of public assistance. To the maximum extent possible, these communities 18 19 should coincide with federal empowerment zones, enterprise 20 communities, or similar designations; HOPE VI communities; 21 Front Porch Florida communities; enterprise zones established under chapter 290 or chapter 370, Florida Statutes; 22 23 Neighborhood Improvement Districts established under chapter 163, Florida Statutes; community redevelopment areas 24 established under chapter 163, Florida Statutes; and Urban 25 26 High Crime Areas or Rural Job Tax Credit Areas established under chapter 212, Florida Statutes. 27 28 The coordinating partners shall solicit proposals (C) 29 from Front Porch Advisory Committees, community-based 30 organizations, local governments, and neighborhood associations located in the communities identified in 31 35

paragraph (b) and Front Porch communities. The coordinating 1 2 partners shall provide each applicant with the inventory and 3 recommendations on proposals that can be funded. (d) Communities may prepare a proposal to access and 4 5 use various entries from the inventory which will launch or 6 boost their economic development efforts. Proposals must be no 7 more than 20 pages long and include: 8 1. A brief description of how the community would use 9 entries from the inventory in the community's economic 10 development strategy; 2. Specific evidence of community support for the 11 12 proposal from community-based organizations, local government, regional workforce development boards, and local economic 13 14 development organizations; 3. Identification and commitment of local resources 15 for the proposal from community-based organizations, local 16 17 government, regional workforce development boards, and local 18 economic development organizations; 19 4. Identification of the specific entity or person 20 responsible for coordinating the community's proposal; and 21 5. Identification of a local fiscal entity for 22 contracting, administration, and accountability. 23 (e) The coordinating partners shall appoint a liaison to assist each community with the proposal and its 24 25 implementation, if awarded. 26 (f) The coordinating partners shall design an 27 impartial and competitive proposal-review process and 28 evaluation criteria. Based on the evaluation criteria, up to 29 nine communities shall be designated to participate in the Start Up Initiative. Once a community is designated, the 30 31 coordinating partners and the community's liaison will work to 36

1 finalize the proposal, including the addition of funding	
2 sources for each inventory entry. The finalized proposal shall	
3 serve as the contract between the community and the Start-Up	
4 Initiative. If sufficient funding does not exist for an entry	
5 that is essential for the community's proposal or a community	
6 is ineligible for a specific inventory entry, the coordinating	
7 partners may allocate funding that is under their control to	
8 fulfill the entry. The proposal must be operational within 3	
9 months after approval.	
10 (g) Proposals that would mainly result in	
11 gentrification of the community, that would not employ a	
12 preponderance of residents, and that predominately create	
13 residences or businesses that are beyond the anticipated	
14 income level of the working residents of the community are not	
15 eligible.	
16 (h) Proposal awards shall be obligated for federal	
17 funding purposes, and shall be considered appropriated for	
18 purposes of section 216.301, Florida Statutes. The	
19 coordinating partners may allocate funding that is under their	
20 control to fund this initiative. Any funding appropriated to	
21 assist needy families, or to promote job placement and	
22 employment retention, which is in excess of revenues necessary	
23 to fulfill the appropriated purpose, and which may not be	
24 obligated during the budget year, may be allocated to this	
25 initiative to support an approved proposal.	
26 (i) Any federal funds must be used for purposes	
27 consistent with applicable federal law; however, the	
28 <u>coordinating partners</u> , with the assistance of the Department	
29 of Children and Family Services, shall aggressively pursue	
30 <u>innovative uses of federal funds to support projects that</u>	
31 train community leaders, upgrade individuals skills, promote	
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safety, clean up communities, beautify neighborhoods, 1 encourage small business, stimulate employment, increase 2 3 educational opportunity, promote community partnering, advance community redevelopment, and upgrade housing because it 4 5 assists needy families, promoting self-sufficiency and job 6 retention. 7 (j) The coordinating partners shall adopt procedures 8 for the Start-Up Initiative and may, if necessary, adopt, 9 through the Department of Community Affairs, emergency rules to govern the submission of proposals, the evaluation of 10 proposals, the initiative awards, and the implementation 11 12 procedures for administration of awards. 13 (9) COMMUNITIES OF CRITICAL ECONOMIC OPPORTUNITY.--The 14 coordinating partners may recommend to the Governor up to three communities of critical economic opportunity. A 15 16 community of critical economic opportunity must be a community 17 that is economically distressed, that presents a unique economic development opportunity, and that will create more 18 19 than 1,000 jobs over a 5-year period. The Governor may, by 20 executive order, designate up to three communities of critical 21 economic opportunity which will establish these areas as priority assignments for the liaisons and coordinating 22 23 partners. The provisions of the Qualified Target Industry Tax Refund Program under section 288.106, Florida Statutes, the 24 Quick Response Training Program under section 288.047, Florida 25 26 Statutes, the WAGES Quick Response Training Program under section 288.047(10), Florida Statutes, transportation projects 27 under section 288.063, Florida Statutes, the brownfield 28 29 redevelopment bonus refund under section 288.107, Florida Statutes, the job and employment tax credit programs and any 30 other applicable economic development initiative or incentive 31 38

may be utilized to the maximum extent allowable to address the 1 2 critical economic opportunity or threat identified by the 3 coordinating partners. Designation as a community of critical 4 economic opportunity under this subsection shall be contingent 5 upon the execution of a memorandum or agreement among the 6 coordinating partners; the governing body of the county; and 7 the governing bodies of any municipalities to be included 8 within an area of critical economic opportunity. Such 9 agreement shall specify the terms and conditions of the designation, including, but not limited to, the duties and 10 responsibilities of the county and any participating 11 12 municipalities to take actions designed to facilitate the 13 retention and expansion of existing businesses in the area, as 14 well as the recruitment of new businesses to the area. 15 (10) FUNDING.--(a) To implement the provisions of this act, there is 16 17 hereby appropriated the sum of \$25 million from non-recurring Temporary Assistance for Needy Families (TANF) funds to the 18 19 TANF administrative entity at the Department of Management 20 Services. The Department of Management Services shall contract with entities recommended by the coordinating partners for 21 22 funding pursuant to this section. 23 (b) Any expenditure from the TANF funds shall be in accordance with the requirements and limitations of Title IV 24 of the Social Security Act, as amended, or any other 25 26 applicable federal requirement or limitation in law. Prior to any expenditure of such funds, the Workforce Development Board 27 of Enterprise Florida, Inc., and the secretary of the 28 29 Department of Children and Family Services, or his or her designee, shall certify that controls are in place to ensure 30 31 that such funds are expended and reported in accordance with 39

the requirements and limitations of federal law. It shall be 1 2 the responsibility of any entity to which funds are awarded to 3 obtain the required certification prior to any expenditure of 4 funds. 5 (11) REPORTING.--The Office of Program Policy Analysis 6 and Government Accountability and the coordinating partners, 7 shall develop measures and criteria by October 1, 2001, for 8 evaluating the effectiveness of the Toolkit for Economic 9 Development including the liaisons, coordinating partners, waivers and matching options, inventory, Start-Up Initiative, 10 and Communities of Critical Economic Opportunity. The Office 11 12 of Program Policy and Government Accountability shall submit to the Governor, the President of the Senate, and the Speaker 13 14 of the House of Representatives, by January 1, 2002, a report 15 detailing the progress that the Toolkit for Economic 16 Development has made toward achievement of established 17 measures. 18 (12) EXPIRATION.--This section expires June 30, 2002. 19 Section 13. This act shall take effect July 1, 2000. 20 21 22 23 24 25 26 27 28 29 30 31 40 CODING: Words stricken are deletions; words underlined are additions.