Florida House of Representatives - 2001 By Representative Prieguez

1	A bill to be entitled
2	An act relating to guaranteed energy
3	performance savings contracting; amending s.
4	489.145, F.S.; changing provisions relating to
5	energy efficiency contracting to provisions
6	relating to guaranteed energy performance
7	savings contracting; providing a short title;
8	providing legislative intent; revising
9	definitions, procedures, and contract
10	provisions; providing criteria, requirements,
11	procedures, and limitations for energy
12	performance contracts; authorizing the
13	Department of Management Services or the Office
14	of the Comptroller to provide technical
15	assistance to agencies for certain purposes;
16	providing an effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Section 489.145, Florida Statutes, is
21	amended to read:
22	489.145 <u>Guaranteed</u> energy <u>performance savings</u>
23	efficiency contracting
24	(1) SHORT TITLE This section may be cited as the
25	"Guaranteed Energy Performance Savings Contracting Act."
26	(2) LEGISLATIVE FINDINGS The Legislature finds that
27	investment in energy conservation measures in agency
28	facilities can reduce the amount of energy consumed and
29	produce immediate and long-term savings. It is the policy of
30	this state to encourage agencies to invest in energy
31	conservation measures that reduce energy consumption, produce
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a cost savings for the agency, and improve the quality of 1 2 indoor air in public facilities and to operate, maintain, and, when economically feasible, build or renovate existing agency 3 facilities in such a manner as to minimize energy consumption 4 5 and maximize energy savings. It is further the policy of this 6 state to encourage agencies to reinvest any energy savings 7 resulting from energy conservation measures in additional 8 energy conservation efforts. 9 (3)(1) DEFINITIONS.--As used in this section, the 10 term: 11 (a) "Agency" means the state, a municipality, a school 12 district or school board, or a another political subdivision. 13 (b) "Energy conservation measure" means a training 14 program, or facility alteration, or equipment purchase to be used in new construction, including an addition to an existing 15 16 facility, which that reduces energy consumption or operating costs and includes, but is not limited to: 17 1. Insulation of the facility building structure and 18 19 systems within the facility building. 20 2. Storm windows and doors, caulking or weatherstripping, multiglazed windows and doors, 21 22 heat-absorbing, or heat-reflective, glazed and coated window and door systems, additional glazing, reductions in glass 23 24 area, and other window and door system modifications that 25 reduce energy consumption. 26 3. Automatic energy control systems. 27 4. Heating, ventilating, or air-conditioning system 28 modifications or replacements. 29 5. Replacement or modifications of lighting fixtures to increase the energy efficiency of the lighting system, 30 which, at a minimum, must without increasing the overall 31 2

illumination of a facility, unless an increase in illumination 1 2 is necessary to conform to the applicable state or local 3 building code for the lighting system after the proposed modifications are made. 4 5 6. Energy recovery systems. 6 7. Cogeneration systems that produce steam or forms of 7 energy such as heat, as well as electricity, for use primarily 8 within a facility building or complex of facilities buildings. Energy conservation measures that provide long-term 9 8. operating cost reductions or and significantly reduce Btu 10 11 consumed. 12 9. Renewable energy systems, such as solar, biomass, 13 or wind systems. 14 10. Devices that reduce water consumption or sewer 15 charges. 16 11. Storage systems, such as fuel cells and thermal 17 storage. 12. Generating technologies, such as microturbines. 18 19 Any other repair, replacement, or upgrade of 13. 20 existing equipment. 21 "Energy cost savings" means: (C) 1. A measured reduction in fuel or and energy 22 23 consumption or stipulated operation and maintenance costs 24 created from the implementation of one or more energy 25 conservation measures when compared with an established 26 baseline for previous fuel or and energy consumption, or 27 stipulated operation and maintenance costs; or-28 2. For new construction, a projected reduction in fuel, energy, or operation and maintenance costs created from 29 30 the implementation of one or more energy conservation measures when compared with the projected fuel or energy consumption, 31 3

or operation and maintenance costs for equipment if the 1 2 minimum standards of the state Uniform Building Code were 3 implemented. 4 "Guaranteed energy performance savings contract" (d) 5 means a contract for the evaluation, and recommendation, and б implementation of energy conservation measures, which, at a 7 minimum, shall include: including 1. The design and installation of equipment to 8 implement one or more of such measures and, if applicable, 9 operation and maintenance of such measures. 10 2. The amount of any actual annual savings that meet 11 12 or exceed total annual contract payments made by the agency 13 for the contract. 14 3. The finance charges incurred by the agency over the 15 life of the contract. The contract may cover repair or 16 replacement of existing equipment in a state-owned building or 17 a state-owned hospital, professional fees, and financing 18 charges to be paid from the energy savings less agreed-upon 19 inflation factors, and maintenance services if applicable. 20 (e) "Guaranteed energy performance savings contractor Qualified provider" means a person or business that is 21 licensed under chapter 471, chapter 481, or this chapter, and 22 is experienced in the analysis, design, implementation, or 23 24 installation of energy conservation measures through 25 guaranteed energy performance savings contracts. 26 (4)(2) PROCEDURES.--27 (a) An agency may enter into a guaranteed energy 28 performance savings contract with a guaranteed energy 29 performance savings contractor qualified provider or providers to significantly reduce energy or operating costs of an agency 30 31

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1 facility agency-owned building or an agency-owned hospital 2 through one or more energy conservation measures. 3 (b) Before design and installation of energy 4 conservation measures entering into the contract, the agency 5 must obtain from a guaranteed energy performance savings б contractor qualified provider or providers a report that 7 summarizes the costs associated with of the energy 8 conservation measures and provides an estimate of the amount 9 of the energy and or operating cost savings costs will be reduced. The agency and the guaranteed energy performance 10 savings contractor may enter into a separate agreement to pay, 11 12 within 120 days after the execution of the separate agreement, 13 for costs associated with the preparation and delivery of the 14 report or may agree to include the cost of such report in the 15 guaranteed energy performance savings contract upon subsequent 16 execution. (c) After a review of the report, The agency may enter 17 into a guaranteed energy performance savings contract with a 18 19 guaranteed energy performance savings contractor if the agency 20 it finds that the amount the agency it would spend on the energy conservation measures will is not likely to exceed the 21 22 amount of the to be saved in energy cost savings and operating cost savings costs for up to 20 10 years from the date of 23 24 installation, based on life cycle cost calculations, if the 25 recommendations in the report were followed and if the 26 qualified provider or providers give a written guarantee that 27 the energy or operating cost savings will meet or exceed the 28 costs of the system. The contract may provide for installment 29 payments for a period not to exceed 20 10 years. (d) A guaranteed energy performance savings contractor 30 31 qualified provider or providers must be selected in compliance 5

1 with s. 287.055; except that if fewer than three firms are 2 qualified to perform the required services, the requirement 3 for agency selection of three firms, as provided in s. 4 287.055(4)(b), and the bid requirements of s. 287.057 do not 5 apply.

6 (e) Before entering into a <u>guaranteed energy</u>
7 <u>performance savings</u> contract under this section, an agency
8 must provide published notice of the meeting in which it
9 proposes to award the contract, the names of the parties to
10 the proposed contract, and the contract's purpose.

11 (f) A guaranteed energy performance savings contract 12 may provide for financing, including tax exempt financing, by 13 a third party. The contract for third party financing may be 14 separate from the energy performance contract. A separate contract for third party financing must include a provision 15 16 that the third party financier must not be granted rights or 17 privileges that exceed the rights and privileges available to the guaranteed energy performance savings contractor. 18 19 In calculating the amount it will spend on the (g) 20 energy conservation measures, the agency is permitted to reduce such amount by applying any grants, rebates, or capital 21 22 funding made available to it for the purposes of buying down 23 the cost of the guaranteed energy performance savings 24 contract. 25 (5)(3) CONTRACT PROVISIONS.--26 (a) A guaranteed energy performance savings contract 27 must include a written energy guarantee that may include, but 28 is not limited to the form of, a letter of credit, insurance 29 policy, or corporate guarantee by the guaranteed energy performance savings contractor qualified provider or providers 30 31

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that annual energy and operational cost savings will meet or 1 2 exceed the amortized cost of energy conservation measures. 3 (b) The guaranteed energy performance savings contract 4 must provide that all payments, except obligations on 5 termination of the contract before its expiration, may be made б over time, but not to exceed 20 10 years from the date of 7 complete installation and acceptance by the agency state, and 8 that the annual savings are guaranteed to the extent necessary 9 to make annual payments to satisfy the guaranteed energy performance savings contract for the systems. 10 11 (c) The guaranteed energy performance savings contract 12 must require that the guaranteed energy performance savings 13 contractor a qualified provider or providers to whom the 14 contract is awarded provide a 100-percent public construction project value bond to the agency state for its faithful 15 performance, as required by s. 255.05 chapter 287. 16 (d) The guaranteed energy performance savings contract 17 may contain a provision allocating to the parties to the 18 19 contract any annual energy cost savings that exceed the amount 20 of the energy cost savings guaranteed in the contract. The guaranteed energy performance savings contract 21 (e) 22 shall require the guaranteed energy performance savings 23 contractor to provide to the agency an annual reconciliation 24 of the guaranteed energy cost savings. If the reconciliation reveals a shortfall in annual energy cost savings, the 25 26 guaranteed energy performance savings contractor is liable for 27 such shortfall. If the reconciliation reveals an excess in 28 annual energy cost savings, the excess savings may be allocated under paragraph (d) but may not be used to cover 29 potential energy cost savings shortages in subsequent contract 30 31 years.

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(f)(d) The guaranteed energy performance savings 1 2 contract must provide for payments of not less than 3 one-twentieth one-tenth of the price to be paid within 2 years from the date of the complete installation and acceptance by 4 5 the agency state, and the remaining costs to be paid at least quarterly, not to exceed a 20-year 10-year term, based on life 6 7 cycle cost calculations. 8 (g) (e) The guaranteed energy performance savings contract may extend beyond the fiscal year in which it becomes 9 effective; however, the term of any contract expires at the 10 11 end of each fiscal year and may be automatically renewed annually for up to 20 10 years, subject to the agency making 12 13 sufficient annual appropriations based upon continued realized 14 energy savings. 15 (h)(f) The guaranteed energy performance savings 16 contract must stipulate that it does not constitute a debt, 17 liability, or obligation of the state. (6) TECHNICAL ASSISTANCE.--The Department of 18 19 Management Services or the Office of the Comptroller shall, 20 within available resources, provide technical assistance to agencies contracting for energy conservation measures, develop 21 22 model contractual and related documents for use by state agencies, establish a technical board for the purpose of 23 reviewing guaranteed energy performance savings contracts, and 24 25 engage in other activities considered appropriate by the 26 department for promoting and facilitating guaranteed energy 27 performance savings contracting by agencies. 28 Section 2. This act shall take effect October 1, 2001. 29 30 31

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2	HOUSE SUMMARY
3	Oberges energy officiency contracting provisions to
4	Changes energy efficiency contracting provisions to provide for guaranteed energy performance savings contracting. See bill for details.
5	contracting. see bill for details.
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CODING:Words stricken are deletions; words <u>underlined</u> are additions.

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