## Florida House of Representatives - 2002 HB 1081 By Representative Jennings

1	A bill to be entitled
2	An act relating to the Florida Black Business
3	Investment Board; amending s. 288.707, F.S.;
4	revising legislative findings regarding the
5	creation and growth of black business
6	enterprises; providing that the board shall be
7	a not-for-profit corporation and not an entity
8	of state government; revising provisions
9	relating to appointment and number of board
10	members, compensation of board members, the
11	president and employees, and financial
12	disclosure by board members; providing for
13	board meetings; authorizing the board to
14	appoint at-large members; creating s. 288.7075,
15	F.S.; providing legislative findings that the
16	needs of black business enterprises are shared
17	by other minority business enterprises;
18	expressing the intent of the Legislature that
19	the Black Business Investment Board and the
20	black business investment corporations include
21	minority business enterprises within the scope
22	of their duties, responsibilities, and
23	activities and report on their progress in
24	assisting such business enterprises; amending
25	s. 288.708, F.S.; revising provisions relating
26	to appointment of the executive director;
27	renaming the position of "executive director"
28	as "president"; providing for the appointment
29	and compensation of the president; providing
30	for delegation of powers and responsibilities
31	to the president; prescribing the board's
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1	responsibilities regarding use of funds;
2	providing requirements regarding employees'
3	compensation; amending s. 288.709, F.S.;
4	replacing references to board rulemaking with
5	references to the adoption of policies;
б	amending s. 288.7091, F.S.; revising provisions
7	relating to duties of the board regarding
8	developing memoranda of understanding with
9	certain entities and increasing the number of
10	black business enterprises in construction
11	projects; requiring the board to ensure that
12	certain appropriations are distributed
13	properly, to conduct certain economic
14	development activities, and to facilitate
15	creation of black business investment
16	corporations; creating s. 288.7092, F.S.;
17	providing intent regarding operation of the
18	board and return on investment; defining the
19	state's operating investment in the board;
20	directing the board to adopt an annual
21	operating budget; providing requirements
22	regarding private-sector support; providing
23	requirements regarding board compliance with
24	performance measures; providing for a report;
25	requiring that the board hire a private
26	accounting firm or economic analysis firm and
27	providing its duties; amending ss. 288.711 and
28	288.712, F.S.; conforming provisions; amending
29	s. 288.714, F.S.; revising the list of persons
30	to whom the board's annual report is submitted;
31	revising the due date for such report;

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clarifying references to ss. 288.707-288.714, 1 2 F.S.; establishing a program to lease state 3 employees to the Black Business Investment 4 Board; prescribing duties of the Department of 5 Management Services related to such leasing program; providing terms and conditions of such 6 7 leasing program; amending s. 288.9015, F.S.; 8 revising duties of Enterprise Florida, Inc., 9 relating to small and minority businesses; directing Enterprise Florida, Inc., to contract 10 11 with the Black Business Investment Board under certain conditions; requiring the Black 12 13 Business Investment Board to complete a report 14 on the inclusion of all minorities in the 15 activities of the board and the black business investment corporations; providing 16 appropriations; providing an effective date. 17 18 19 Be It Enacted by the Legislature of the State of Florida: 20 21 Section 1. Section 288.707, Florida Statutes, is 22 amended to read: 23 288.707 Florida Black Business Investment Board .--24 (1) The Legislature finds that the public interest of 25 Florida will be served by the creation and growth of black 26 business enterprises by: 27 (a) Establishing a partnership between the public 28 sector and the private sector which seeks to leverage the 29 provision of state funds with funds and other resources from private-sector businesses and other nonstate sources; 30 31

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1 (b)(a) Increasing opportunities for employment of 2 blacks, as well as the population in general; 3 (c)(b) Providing role models and establishing business 4 networks for the benefit of future generations of aspiring 5 black entrepreneurs; б (d) (d) (c) Strengthening the economy of the state by 7 increasing the number of qualified black business enterprises, 8 which in turn will increase competition in the marketplace and 9 improve the welfare of economically depressed neighborhoods; 10 and 11 (e)(d) Taking measures to increase access of black 12 businesses to both debt and equity capital. 13 (2) For the purposes of ss. 288.707-288.714 ss. 9-21, 14 chapter 85-104, Laws of Florida: 15 (a) "Black business enterprise" means any business 16 concern that which is organized to engage in commercial transactions and that which is at least 51 percent owned by 17 one or more black Americans as defined in s. 288.703 and whose 18 19 management and daily operations are controlled by such 20 persons. 21 "Black business investment corporation" means a (b) 22 subsidiary of a financial institution or a consortium of financial institutions investing in, or lending to, black 23 24 business enterprises. 25 (C) "Consortium" means two or more financial 26 institutions that which jointly negotiate and agree to provide 27 assistance to black business enterprises as provided in ss. 28 288.707-288.714 ss. 9-21, chapter 85-104, Laws of Florida. 29 (3) There is hereby created a not-for-profit corporation within the Office of Tourism, Trade, and Economic 30 31 Development a body politic and corporate to be known as the 4

Florida Black Business Investment Board, hereinafter referred 1 2 to as the "board,-" which shall be registered, incorporated, organized, and operated in compliance with chapter 617 and 3 4 which is not a unit or entity of state government. The board 5 is hereby constituted a public instrumentality, and the б exercise by the board of the powers conferred by ss. 9-21, 7 chapter 85-104, Laws of Florida, shall be deemed to be the 8 performance of an essential governmental function. (a) The board shall consist of the following members: 9 10 1. Six seven members appointed by the Governor and 11 subject to confirmation by the Senate, who must six of whom 12 shall be experienced in investment finance and business 13 development, one of whom must be a member of a black business 14 investment corporation. 15 2. One member from the private sector appointed by the President of the Senate, who must be experienced in investment 16 finance and business development and who shall serve a term of 17 18 2 years. 19 3. One member from the private sector appointed by the 20 Speaker of the House of Representatives, who must be experienced in investment finance and business development and 21 22 who shall serve a term of 2 years. 23 4. Three representatives of black business investment 24 corporations, who must be selected from among and by the 25 chairmen of the black business investment corporations. A 26 representative from a black business investment corporation 27 shall serve for a term of 2 years but is eligible for 28 reappointment on a rotating basis with other representatives 29 from black business investment corporations. 5. The vice chairman of Enterprise Florida, Inc., or 30 his or her designee, who shall be an ex officio, nonvoting 31

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

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member, and who shall provide information, advice, and 1 2 guidance designed to enhance the coordination of activities of Enterprise Florida, Inc., and the board. 3 4 6. The chair of the Florida Development Finance 5 Corporation, created pursuant to s. 288.9604, who shall be an б ex officio, nonvoting member of the board. 7 (b) Members appointed by the Governor shall serve 8 terms of 4 years, except that in making the initial 9 appointments, the Governor shall appoint one member to serve for a term of 1 year, two members to serve for terms of 2 10 11 years, two members to serve for terms of 3 years, and two 12 members to serve for terms of 4 years. 13 (c) Any person appointed to fill a vacancy on the 14 board shall be appointed in a like manner and shall serve for only the unexpired term. Any member shall be eligible for 15 16 reappointment. (d) The Governor shall appoint the chairperson who 17 shall be a member of the board and shall serve at the pleasure 18 19 of the Governor. The board shall annually elect one of its 20 members as vice chairperson and shall designate a secretary-treasurer who need not be a member of the board. 21 22 The secretary-treasurer shall keep a record of the proceedings of the board and shall be the custodian of all books, 23 documents, and papers filed with the board, of the minute 24 25 books of the board, and of its official seal. A majority of 26 the members of the board shall constitute a quorum. 27 (e) The board shall meet at least four times each 28 year, upon the call of the chairperson or the vice chairperson 29 or at the request of a majority of the membership. A majority of the total number of all members fixed by paragraphs (a) and 30 31 (h) shall constitute a quorum. The board may take official

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action by a majority vote of the members present at any 1 2 meeting at which a quorum is present. 3 (f) (e) Members of the board shall serve without 4 compensation, but members, the president of the board, and 5 other board employees may be reimbursed for all reasonable, 6 necessary, and actual expenses as determined by the board 7 shall be reimbursed for per diem and travel expenses in 8 accordance with s. 112.061. 9 (g)(f) Each member of the board who is not otherwise required to file financial disclosure pursuant to s. 8, Art. 10 II of the State Constitution or s. 112.3144 shall file  $\frac{full}{full}$ 11 12 and public disclosure of financial interests pursuant to s. 13 112.3145 at the times and places and in the same manner 14 required of elected constitutional officers under s. 8, Art. II of the State Constitution and any law implementing s. 8, 15 16 Art. II of the State Constitution. 17 (h) Notwithstanding paragraph (a), the board may by resolution appoint two at-large members to the board from the 18 19 private sector, each of whom may serve a 1-year term. At-large 20 members shall have the powers and duties of other members of the board, except that they may not serve on an executive 21 22 committee. An at-large member is eligible for reappointment but may not vote on his or her own reappointment. 23 24 Section 2. Section 288.7075, Florida Statutes, is 25 created to read: 26 288.7075 Legislative findings and intent; assistance 27 to minority business enterprises. -- The Legislature finds that 28 a public purpose is served by creating and providing state financial support for the public-private partnership known as 29 the Florida Black Business Investment Board, as well as by 30 providing financial support for the black business investment 31 7

corporations, in order to address the business-development 1 2 needs of black business enterprises. The Legislature further finds, however, that the business-development needs of black 3 business enterprises are shared by other minority business 4 enterprises defined under s. 288.703. It is the intent of the 5 6 Legislature, therefore, that the board and the black business 7 investment corporations, notwithstanding any provisions in ss. 8 288.707-288.714 to the contrary, include minority business 9 enterprises within the scope of their duties, responsibilities, and activities and report to the Governor 10 and the Legislature on their progress in assisting black 11 12 business enterprises and minority business enterprises. 13 Section 3. Section 288.708, Florida Statutes, is 14 amended to read: 15 288.708 President Executive director; employees .--16 (1) The president executive director of the board, who 17 may also be designated as secretary-treasurer, shall be appointed by the board and shall serve at the pleasure of the 18 19 board. The board shall establish and adjust the compensation 20 of the president. The president executive director shall be the chief administrative and operational officer of the board 21 22 and shall direct and supervise administrative affairs and the general management of the board. The board may delegate to its 23 president those powers and responsibilities it deems 24 25 appropriate, except for appointment of the president. The 26 president executive director: 27 (a) May contract with or employ legal and technical 28 experts and such other employees, permanent and temporary, as 29 shall be authorized by the board; 30 (b) Shall attend meetings of the board; and 31

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Shall cause copies to be made of all minutes and 1 (C) 2 other records and documents of the board and shall certify 3 that such copies are true copies. All persons dealing with the board may rely upon such certification. 4 5 (2) The board and its officers are responsible for the 6 prudent use of all public and private funds and shall ensure 7 that the use of such funds is in accordance with all 8 applicable laws, bylaws, or contractual requirements. An 9 employee of the board may not receive compensation for employment that exceeds the salary paid to the Governor, 10 11 unless the board and the employee have executed a contract 12 that prescribes specific and measurable performance outcomes 13 for the employee, the satisfaction of which provides the basis 14 for the award of incentive payments that increase the 15 employee's total compensation to a level above the salary paid 16 to the Governor. The executive director and all employees of the board shall be exempt from the provisions of part II of 17 chapter 110, and the executive director shall be subject to 18 19 the provisions of part III of chapter 110. 20 Section 4. Section 288.709, Florida Statutes, is 21 amended to read: 288.709 Powers of the Florida Black Business 22 23 Investment Board.--The board shall have all the powers 24 necessary or convenient to carry out and effectuate the purposes and provisions of ss. 288.707-288.714 ss. 9-21, 25 26 chapter 85-104, Laws of Florida, including, but not limited 27 to, the power to: 28 (1) Adopt bylaws for the regulation of its affairs and 29 the conduct of its business and adopt policies rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of 30 31 law conferring duties upon it. However, any proposed bylaws or 9

policies rules affecting the operation or administration or 1 2 financial well-being of any of the black business investment 3 corporations must first be approved by a majority of the black business investment corporations. 4 5 (2) Adopt an official seal. 6 (3) Sue and be sued in its own name. 7 (4) Make and execute contracts and other instruments 8 necessary or convenient for the exercise of its power and 9 functions. 10 (5) Acquire, hold, and dispose of personal property 11 for its corporate purposes. 12 (6) Enter into agreements or other transactions with 13 any federal, state, or local agency. 14 (7) Encourage financial institutions to participate in consortia for the purpose of investing in black business 15 16 enterprises. (8) Ensure that funds available to the board for 17 purposes set forth in ss. 288.707-288.714 ss. 9-21, chapter 18 19 85-104, Laws of Florida, are disbursed on a statewide basis 20 and are not concentrated in one geographical area. 21 (9) Acquire real property or any interest therein, by 22 purchase or foreclosure, where such acquisition is necessary or appropriate to protect or secure any investment or loan in 23 which the board has an interest; to sell, transfer, and convey 24 any such property to a buyer without regard to the provisions 25 26 of chapters 253 and 270; and, in the event that such sale, 27 transfer, or conveyance cannot be effected with reasonable 28 promptness or at a reasonable price, to lease such property 29 for occupancy by eligible persons. (10) Invest any funds held in reserves or sinking 30 funds, or any funds not required for immediate disbursement, 31

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1 in such investments as may be authorized for trust funds under 2 s. 215.47; <u>however</u> provided, such investments will be made on 3 behalf of the board by the Office of State Treasurer or by 4 another trustee appointed for that purpose.

5 (11) Appear in its own behalf before boards,
6 commissions, departments, or other agencies of municipal,
7 county, state, or Federal Government.

8 (12) Procure insurance or require bond against any
9 loss in connection with its property in such amounts and from
10 such insurers as may be necessary or desirable.

(13) Receive and accept from any federal, state, or local agency grants, loans, or advances for, or in aid of, the purposes of <u>ss. 288.707-288.714</u> <del>ss. 9-21, chapter 85-104, Laws</del> of Florida, and to receive and accept contributions from any source of either money, property, labor, or other things of value, to be held, used, and applied for said purposes.

(14) Create, issue, and buy and sell stock, evidences of indebtedness, and other capital participation instruments; to hold such stock, evidences of indebtedness, and capital participation instruments; and to underwrite the creation of a capital market for these securities in a manner designed to enhance development of capital ownership in the target group.

(15) Provide and pay for such advisory services and technical assistance as may be necessary or desirable to carry out the purposes of this act.

26 (16) Engage in special programs to enhance the 27 development of black business enterprises as authorized by 28 this act.

29 (17) Promote black ownership of financial institutions30 in Florida.

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1 Take, hold, and improve property, including real (18) 2 property. 3 (19) Do any and all things necessary or convenient to carry out the purposes of, and exercise the powers given and 4 5 granted in, ss. 288.707-288.714 ss. 9-21, chapter 85-104, Laws of Florida, and exercise any other powers, rights, or 6 7 responsibilities of a corporation. 8 Section 5. Section 288.7091, Florida Statutes, is 9 amended to read: 288.7091 Duties of the Florida Black Business 10 11 Investment Board. -- The Florida Black Business Investment Board 12 shall: 13 (1) Establish certification criteria for black 14 business investment corporations. Certification criteria shall include administrative capacity, fiduciary controls, and, in 15 16 the case of existing black business investment corporations, solvency and soundness of prior loan decisions; 17 18 (2) Ensure that any appropriations by the Legislature to the board on behalf of the black business investment 19 20 corporations are provided to the corporations in the manner 21 and amount prescribed by the Legislature; 22 (3) Work with Enterprise Florida, Inc., and local 23 economic development organizations to promote the retention 24 and expansion of existing black business enterprises and to 25 promote the formation and recruitment of new black business 26 enterprises; (4) (4) (2) Develop a memorandum of understanding with 27 28 Enterprise Florida, Inc., that outlines a strategy for collaboration with the programs, activities, and committees or 29 similar units and boards of Enterprise Florida, Inc., which 30 31 memorandum of understanding shall provide for Enterprise 12

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Florida, Inc., to contract with the board, where practicable, 1 2 for the delivery of economic development services relating to 3 black business enterprises; 4 (5)(3) Include in the criteria for loan decisions, 5 occupational forecasting results set forth in s. 216.136(9) б which target high growth jobs; 7 (6)(4) Facilitate the formation of black business 8 investment corporations in communities that are not currently 9 served by such corporations and establish, in communities that are not currently served by an existing black business 10 11 investment corporation, memoranda of understanding with local financial institutions that will provide loan guarantees for 12 13 loans to black business enterprises; 14 (7) (5) Develop memoranda of understanding with the 15 Departments of Labor and Employment Security, Education, 16 Transportation, Community Affairs and Management Services, as well as with Workforce Florida, Inc., and the State Board of 17 Regents, detailing efforts of common interest and 18 19 collaborations to expand black business development; 20 (8)(6) Intensify efforts to increase the number of franchises owned by black businesses and the number of the 21 22 black business enterprises in construction and 23 construction-related projects, with emphasis on construction 24 projects financed by focusing on federal, state, or and local 25 governments government financed construction projects; and 26 (9)<del>(7)</del> Annually, prepare a report detailing the 27 performance of each black business investment corporation, 28 addressing the number of jobs created and/or retained, success 29 and failure rates among loan recipients, and the amount of funds leveraged from other sources. 30 31

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1 Section 6. Section 288.7092, Florida Statutes, is 2 created to read: 3 288.7092 Return on investment from activities of the 4 board.--5 (1) The public funds appropriated each year for the 6 operation of the board are invested in this public-private 7 partnership to enhance black business ownership and 8 investments in Florida. This policy shall be the Legislature's 9 priority consideration when reviewing the return on investment 10 for the board. 11 (2) It is also the intent of the Legislature that the 12 board coordinate its operations with Enterprise Florida, Inc., 13 and with local economic development organizations to maximize 14 the state and local return on investment to create jobs for Floridians. 15 16 (3) It is further the intent of the Legislature to 17 maximize private-sector support in operating the board as an endorsement of its value and as an enhancement of its efforts. 18 19 (4)(a) The state's operating investment in the board 20 is the budget contracted by the Office of Tourism, Trade, and Economic Development to the board, less funding that is 21 22 directed by the Legislature to be subcontracted to a specific 23 recipient. 24 (b) The board shall adopt for each upcoming fiscal year an operating budget for the organization which specifies 25 26 the intended uses of the state's operating investment, other sources of income, and a plan for securing private-sector 27 28 support to the board. Each fiscal year, private-sector support 29 to the board shall be as follows: no less than 50 percent of the state's investment by July 1, 2003; no less than 60 30 percent of the state's investment by July 1, 2004; no less 31

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than 70 percent of the state's investment by July 1, 2005; no 1 2 less than 80 percent of the state's investment by July 1, 3 2006; and no less than 100 percent of the state's investment 4 by July 1, 2007. 5 (5) Private-sector support in operating the board б includes: 7 (a) Cash given directly to the board for its operating 8 budget. 9 (b) Cash jointly raised by the board and a local economic development organization, a group of such 10 organizations, or a statewide business organization that 11 12 supports collaborative projects. 13 (c) Cash generated by products or services of the 14 board. 15 (d) In-kind contributions directly to the board, 16 including private-sector equipment contributed as part of technical assistance; goods and services, including time 17 donated by loan officers, advertising or marketing support, 18 19 and items used to promote the board; business expenditures; 20 business services provided; business support; and other business contributions that augment the operations, program, 21 activities, or assets of the board, including, but not limited 22 to, an individual's time and expertise, sponsored 23 24 publications, private-sector staff services, payment for advertising placements, sponsorship of events, sponsored or 25 26 joint research, discounts on leases or purchases, mission or program sponsorship, copayments, stock, warrants, royalties, 27 28 or other private resources dedicated to the board, low-interest loans, participations, investment income, equity 29 investments, and the economic impact of board investments and 30 31 job creation and retention.

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(6) The board shall fully comply with the performance 1 2 measures, standards, and sanctions in its contracts with the Office of Tourism, Trade, and Economic Development. The office 3 4 shall ensure, to the maximum extent possible, that the 5 contract performance measures are consistent with performance 6 measures that the office is required to develop and track 7 under performance-based program budgeting. 8 (7) As part of the annual report required under s. 9 288.714, the board shall provide the Legislature with 10 information quantifying the public's return on investment. (8) The board, in consultation with the Office of 11 12 Program Policy Analysis and Government Accountability, shall 13 hire a private accounting firm or economic analysis firm to 14 develop the methodology for establishing and reporting return 15 on investment and in-kind contributions as described in this 16 section. The Office of Program Policy Analysis and Government Accountability shall review and offer feedback on the 17 methodology before it is implemented. The private accounting 18 19 firm or economic analysis firm shall certify whether the 20 applicable statements in the annual report comply with this 21 section. Section 7. Subsections (1) and (4) of section 288.711, 22 23 Florida Statutes, are amended to read: 24 288.711 Florida Investment Incentive Trust Fund.--25 (1) There is hereby created the Florida Investment 26 Incentive Trust Fund from which money may be drawn for 27 investments or loans, as authorized by this section, to 28 encourage the development of appropriate financial mechanisms 29 in the private sector to capitalize and assist in the development of black business enterprises. All income earned 30 31 by investments of the fund shall be deposited in the fund for 16

carrying out the purposes of ss. 288.707-288.714 ss. 9-21, 1 2 chapter 85-104, Laws of Florida. Administrative costs of the 3 program shall be appropriated in a lump-sum appropriation from the fund created herein and shall be provided in the General 4 5 Appropriations Act. б (4) All loans and investments, and any income related 7 thereto, shall be used to carry out the public purpose of ss. 8 288.707-288.714 ss. 9-21, chapter 85-104, Laws of Florida, 9 which is to develop black business enterprises. This is not meant to preclude a reasonable profit for the participating 10 11 black business investment corporation or for return of equity 12 developed to the state and participating financial 13 institutions upon any distribution of the assets or excess 14 income of the investment corporation. 15 Section 8. Paragraph (b) of subsection (3) and 16 paragraph (b) of subsection (4) of section 288.712, Florida Statutes, are amended to read: 17 288.712 Florida quarantor funds.--18 19 (3) 20 (b) For purposes of this section, the board may utilize the Black Contractors Bond Trust Fund in the State 21 22 Treasury, consisting of moneys deposited or credited to the Black Contractors Bond Trust Fund pursuant to appropriation 23 made by law; any grants, gifts, and contributions received 24 pursuant to ss. 288.707-288.714 ss. 9-21, chapter 85-104, Laws 25 26 of Florida; all moneys recovered following defaults; and any 27 other moneys obtained by the board for this purpose. The fund 28 shall be administered by the board in trust for the purposes of this section and shall at no time be part of general public 29 funds under the following procedures: 30 31 17

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The board is authorized to post or pledge the 1. assets of the Black Contractors Bond Trust Fund as collateral in amounts necessary to secure the issuance of bid bonds and construction contract bonds to black business enterprises. The board shall establish a premium to be charged to the black business enterprise for which the assets have been so posted or pledged, pursuant to generally accepted actuarial principles, and shall establish such rules as may otherwise be necessary to carry out the purposes of this section. 2. Any claims against the state arising from defaults shall be payable from the Black Contractors Bond Trust Fund. 3. Nothing in this subsection shall be construed to prohibit or restrict the board from entering into a joint venture or other contractual agreement with a private insurer or to invest in a private entity to handle all or part of a black contractors bonding program, credit program, or both for black business enterprises. Such investments or joint venture shall be made under conditions required by law and as the board may, from time to time, require and may take any of the forms described in s. 288.711(2) and (3). The board is authorized and encouraged to contract with a regulated surety company to conduct a surety bond program for black business enterprises. Moneys from the Black Contractors Bond Trust Fund may be used for these purposes. (4)

(b) If the board chooses to establish a loan guaranty
program, it shall <u>use utilize</u> the Black Business Loan Guaranty
Trust Fund in the State Treasury, consisting of moneys
deposited or credited to the Black Business Loan Guaranty
Trust Fund pursuant to appropriation made by law; any grants,
gifts, and contributions received pursuant to ss.

288.707-288.714 ss. 9-21, chapter 85-104, Laws of Florida; all 1 2 moneys recovered following defaults; and any other moneys 3 obtained by the board for this purpose. The Black Business Loan Guaranty Trust Fund shall be administered by the board in 4 5 trust for the purposes of this section and shall at no time be б part of general public funds under the following procedures: 7 The board shall utilize the Black Business Loan 1. 8 Guaranty Program Administrative and Loss Reserve Fund in the 9 State Treasury, consisting of all premiums charged and collected in accordance with this section and any income 10 11 earned from the moneys in the account. All expenses of the board in carrying out the purposes of this subsection shall be 12 13 paid from the Black Business Loan Guaranty Program 14 Administrative and Loss Reserve Fund. Any moneys to the credit of the Black Business Loan Guaranty Program 15 16 Administrative and Loss Reserve Fund in excess of the amount necessary to fund the board's activity shall be held as a loss 17 reserve to pay claims arising from defaults on loans 18 19 underwritten in accordance with this section. 20 2. Any claims against the state arising from defaults 21 shall be payable initially from the Black Business Loan 22 Guaranty Program Administrative and Loss Reserve Fund and, secondarily, from the Black Business Loan Guaranty Trust Fund. 23 24 The board as loan guarantor may exercise all rights 3. 25 and powers of a company authorized by the Department of 26 Insurance to guarantee loans but shall not be subject to any 27 requirements of an insurance company under the Florida 28 Insurance Code, nor to any rules of the Department of Insurance; however, the board shall refer to the insurance 29

30 code and rules thereunder when designing and administering

31 such program. The board shall follow sound actuarial

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1 principles when administering this program. The board shall 2 establish a premium for the loan guaranty and such rules as 3 may be necessary to carry out the purposes of this section. 4 4. The board may guarantee no more than 20 percent of 5 the principal of a loan to a black business enterprise. 6 Section 9. Section 288.714, Florida Statutes, is 7 amended to read:

8 288.714 Annual report.--By <u>February 1</u> March 31 of each 9 year the board shall submit to the Governor, the President of 10 the Senate, the Speaker of the House of Representatives, <u>and</u> 11 <u>the director of the Office of Tourism, Trade, and Economic</u> 12 <u>Development</u> and the secretary of the Department of Labor and 13 <del>Employment Security</del> a complete and detailed report setting 14 forth:

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(1) Operations and accomplishments of the board;

16 (2) The number of black business enterprises which 17 participated during the past year in programs established or 18 administered by the board;

19 (3) The number of black business enterprises receiving 20 assistance from the board and the manner in which the 21 assistance was received;

22 (4) The status of black business enterprises which 23 participated in programs established or administered by the 24 board;

(5) The total number of jobs represented by black
business enterprises participating in programs established or
administered by the board;

28 (6) Receipts and expenditures of the board during its 29 most recent fiscal year in accordance with the categories or 30 classifications established by the board for its operating and 31 capital accounts;

(7) Assets and liabilities of the board at the end of 1 its most recent fiscal year and the status of its trust funds; 2 3 and 4 (8) A schedule of local bonds outstanding authorized 5 by the board and capital participation instruments issued by б the board for the year and the total to date. 7 Section 10. Black Business Investment Board state 8 employee leasing program. --The Department of Management Services shall 9 (1)10 establish a lease-agreement program under which an employee as of June 30, 2002, of the Black Business Investment Board 11 12 created under chapter 85-104, Laws of Florida, retains his or 13 her status as a state employee until a set date. 14 (2) The Department of Management Services shall 15 establish the terms and conditions of the program and such 16 lease agreements. 17 (a) Status as a state employee shall include the right to participate in the Florida Retirement System. 18 19 (b) Any employee who participates in a lease agreement 20 shall work under the direct supervision of the board. (c) Status as a state employee under a lease agreement 21 22 as provided in this section expires on June 30, 2004, unless 23 the employee voluntarily relinquishes his or her status as a 24 state employee before that date. Section 11. Subsection (5) of section 288.9015, 25 26 Florida Statutes, is amended to read: 27 288.9015 Enterprise Florida, Inc.; purpose; duties .--28 (5) Enterprise Florida, Inc., shall incorporate the 29 needs of small and minority businesses into the economic-development, international-trade and 30 31 reverse-investment, and workforce-development responsibilities 21

assigned to the organization by this section. Where 1 2 practicable and consistent with the expertise of the Black Business Investment Board, Enterprise Florida, Inc., shall 3 contract with the board for the delivery of services in 4 5 fulfillment of the responsibilities of Enterprise Florida, 6 Inc., relating to small and minority businesses. 7 Section 12. The Black Business Investment Board shall 8 report to the Legislature by January 1, 2004, on what efforts 9 were made to include all minorities within the scope of activities by the board and the black business investment 10 11 corporations. Section 13. There is appropriated from the General 12 13 Revenue Fund to the Office of Tourism, Trade, and Economic 14 Development the sum of \$17.5 million in fiscal year 2002-2003 for use by the Black Business Investment Board. Of such sum: 15 16 (1) Sixteen million dollars shall be divided equally 17 among, and distributed by the board to, the black business investment corporations existing in this state on the 18 19 effective date of this act; 20 (2) One million dollars shall be for use by the board for capitalizing programs of the board in support of black 21 business enterprises and for facilitating the creation of 22 black business investment corporations in communities that are 23 not currently served by an existing black business investment 24 25 corporation; and 26 (3) Five hundred thousand dollars shall be for use by 27 the board for its operations. 28 Section 14. This act shall take effect July 1, 2002. 29 30 31

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2	SENATE SUMMARY
3	Removes the Black Business Investment Board from the administration of the Office of Tourism, Trade, and
4	Economic Development and establishes the board as a
5	not-for-profit corporation. Revises the manner in which board members are appointed. Provides for a president to
6	serve at the pleasure of the board. Provides for the board to establish the president's compensation. Requires
7	that the board adopt an annual operating budget. Requires the board to secure certain amounts of private-sector
8	support. Provides for current employees of the Black Business Investment Board to retain their status as state
9	employees until a set date. Requires that Enterprise Florida, Inc., contract with the board for services with
10	respect to small and minority businesses. (See bill for details.)
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