A bill to be entitled 1 2 An act relating to greenways and trails; renaming ch. 260, F.S., as the "Florida Greenways and Trails Act"; amending 3 4 s. 260.011, F.S.; providing a popular name; amending s. 5 260.012, F.S.; revising legislative intent with respect to 6 the development and completion of the Florida National 7 Scenic Trail; conforming cross references; amending s. 260.013, F.S.; revising and providing definitions; 8 amending s. 260.0141, F.S.; removing provisions 9 authorizing certain acquisitions; amending s. 260.0142, 10 11 F.S.; revising the powers and duties of the Florida Greenways and Trails Council; extending the terms of 12 certain appointees; providing for reappointment of 13 14 appointees; revising eligibility requirements for appointees of the trail user community to include users of 15 off-highway vehicles; amending s. 260.015, F.S.; removing 16 provisions for the appraisal of certain property by the 17 Department of Environmental Protection; conforming cross 18 references; amending s. 260.016, F.S.; revising the 19 general powers of the department; revising provisions 20 21 relating to rules for public access to greenways and trails; conforming cross references; creating s. 260.019, 22 23 F.S.; establishing the Florida Circumnavigation Saltwater Paddling Trail; providing for review, adjustment, and 24 redesignation of the trail segments by the department; 25 26 requiring the department to prepare and submit a report to the Governor and Legislature by a specified date pursuant 27 28 to such review; creating s. 260.021, F.S.; providing for a Page 1 of 26

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29 partnership between various organizations and mining interests to develop recreational opportunities on mined 30 lands; creating s. 335.067, F.S.; creating the Conserve by 31 Bicycle Program within the Department of Transportation, 32 providing purposes of the program, and requiring such 33 department to conduct a Conserve by Bicycle study; 34 amending s. 373.199, F.S.; requiring water management 35 36 districts to include information about the Florida National Scenic Trail in the Florida Forever Water 37 Management District Work Plan; amending s. 378.036, F.S.; 38 39 removing provisions relating to recreational opportunities on mined lands; amending s. 380.507, F.S.; revising the 40 powers of the Florida Communities Trust with respect to 41 42 the Florida National Scenic Trail; amending s. 110.501, F.S.; conforming a cross reference; providing an effective 43 date. 44 45 Be It Enacted by the Legislature of the State of Florida: 46 47 Section 1. Chapter 260, Florida Statutes, entitled 48 49 "Recreational Trails System," is renamed the "Florida Greenways 50 and Trails Act." 51 Section 2. Section 260.011, Florida Statutes, is amended to read: 52 53 260.011 Popular name Short title. -- This chapter Sections 54 260.011 260.018 shall be known and may be cited as the "Florida 55 Greenways and Trails Act."

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56 Section 3. Subsections (1), (2), (5), and (6) of section 57 260.012, Florida Statutes, are amended to read:

58

260.012 Declaration of policy and legislative intent.--

In order to recognize the benefits of the outdoor 59 (1)60 areas of Florida, and in order to conserve, develop, and use the natural resources of this state for healthful and recreational 61 purposes, it is declared to be the public policy of this state 62 and the purpose of this chapter ss. 260.011-260.018 to provide 63 the means and procedures for establishing and expanding a 64 statewide system of greenways and trails for recreational and 65 conservation purposes and which shall be designated as the 66 67 "Florida Greenways and Trails System." The standards by which 68 the greenways and trails system shall be acquired, designated, 69 administered, maintained, used, and expanded shall be consistent with the provisions of this chapter ss. 260.011 260.018. It is 70 the intent of the Legislature that these greenways and trails 71 will serve to implement the concepts of ecosystems management 72 while providing, where appropriate, recreational opportunities, 73 74 including, but not limited to, equestrian activities horseback riding, hiking, bicycling, canoeing, jogging, and historical and 75 76 archaeological interpretation, thereby improving the health and welfare of the people. 77

(2) It is the intent of the Legislature that a statewide
system of greenways and trails be established to provide open
space benefiting environmentally sensitive lands and wildlife
and providing people with access to healthful outdoor
activities. It is also the intent of the Legislature to acquire
or designate lands and waterways to facilitate the establishment
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84 of a statewide system of greenways and trails; to encourage the multiple use of public rights-of-way and use to the fullest 85 extent existing and future scenic roads, highways, park roads, 86 parkways, greenways, trails, and national recreational trails; 87 88 to encourage the development of greenways and trails by counties, cities, and special districts, and nongovernmental 89 organizations to assist in such development by any means 90 available; to coordinate greenway and trail plans and 91 development by local governments with one another and with the 92 state government and Federal Government; to encourage, whenever 93 94 possible, the development of greenways and trails on federal 95 lands by the Federal Government; and to encourage the owners of 96 private lands to protect the existing ecological, historical, 97 and cultural values of their lands, including those values derived from working landscapes. 98

The planning, development, operation, and maintenance 99 (5)of the Florida Greenways and Trails System authorized by this 100 chapter ss. 260.011 260.018 is declared to be a public purpose, 101 and the Department of Environmental Protection, together with 102 other agencies of this state and all counties, municipalities, 103 104 and special districts of this state, is authorized to spend public funds for such purposes and to accept gifts and grants of 105 106 funds, property, or property rights from public or private 107 sources to be used for such purposes.

 108 (6) It is the intent of the Legislature to officially
 109 recognize the Florida National Scenic Trail as Florida's
 110 official statewide <u>nonmotorized</u> trail from the Florida Panhandle
 111 to the Everglades <u>and the Florida Keys</u>, an approximate length of Page 4 of 26

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112 more than 1,400 miles. The Legislature recognizes the major 113 contributions made in furtherance of the establishment of the 114 Florida National Scenic Trail by the United States Government, including significant funding, and the efforts of private 115 116 landowners, state government, and not-for-profit entities such 117 as the Florida Trail Association. The Legislature also 118 recognizes the significant economic benefit of nature-based 119 recreation and the contributions to the state's economy that 120 arise from the creation and completion of the trail. In order to 121 further its commitment to the residents of this state and the 122 United States Government to complete the establishment of the 123 trail in a permanent location, it is further also the intent of 124 the Legislature to: 125 (a) Encourage all state, regional, and local agencies that who acquire lands to include in their land-buying efforts the 126 acquisition of sufficient legal interest in the lands over which 127 128 the trail passes to ensure its continued existence in a permanent location. 129 130 Officially recognize the route of the trail for (b) 131 establishment and acquisition purposes as determined by the 132 U.S.D.A. Forest Service, assisted by the Florida Trail Association, in the publication entitled "Preferred Routing for 133 134 the Florida National Scenic Trail." 135 With the assistance of the Florida Trail Association (C) and the Office of Greenways and Trails, encourage state land-136 137 buying agencies to consider the trail a single project with 138 multiple phases for the purpose of listing and acquisition.

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139	(d) Give positive consideration to the inclusion of
140	private funds used to supplement the state's contribution in its
141	efforts to acquire fee or less-than-fee interests in lands that
142	contain designated portions of the trail.
143	(e) Encourage private landowners to continue to allow the
144	use of private property for trail purposes through existing and
145	future incentives and liability protection.
146	(f) Encourage state and local agencies with economic and
147	ecotourism development responsibilities to recognize the
148	importance of the trail in bringing nature-based tourism to
149	local communities along the trail route and to support
150	acquisition and development activities for completion of the
151	trail in a permanent location.
152	Section 4. Section 260.013, Florida Statutes, is amended
153	to read:
154	260.013 DefinitionsAs used in <u>this chapter</u> <del>ss. 260.011-</del>
155	260.018, unless the context otherwise requires:
156	(1) "Board" means the Board of Trustees of the Internal
157	Improvement Trust Fund.
158	(2) "Department" means the Department of Environmental
159	Protection.
160	(3) "Designation" means the identification and inclusion
161	of specific lands and waterways as part of the statewide system
162	of greenways and trails pursuant to a formal public process,
163	including the specific written consent of the landowner. When
164	the department determines that public access is appropriate for
165	greenways and trails, written authorization must be granted by
166	the landowner to the department permitting public access to all Page6 of 26

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167 or a specified part of the landowner's property. The 168 department's determination shall be noticed pursuant to s. 169 120.525, and the department shall also notify the landowner by 170 certified mail at least 7 days before any public meeting 171 regarding the intent to designate.

"Greenway" means a linear open space established along 172 (4)173 either a natural corridor, such as a riverfront, stream valley, 174 or ridgeline, or over land along a railroad right-of-way converted to recreational use, a canal, a scenic road, or other 175 route; any natural or landscaped course for pedestrian or 176 177 bicycle passage; an open space connector linking parks, nature 178 reserves, cultural features, or historic sites with each other 179 and populated areas; or a local strip or linear park designated 180 as a parkway or greenbelt.

181 (5) "Office" means the Office of Greenways and Trails
 182 within the Department of Environmental Protection.

183 <u>(6)(5)</u> "Trails" means linear corridors and any adjacent 184 support parcels on land or water providing public access for 185 recreation or authorized alternative modes of transportation.

186 Section 5. Section 260.0141, Florida Statutes, is amended 187 to read:

188 260.0141 Greenways and Trails Program.--There is 189 established within the department the "Florida Greenways and 190 Trails Program," the purpose of which is to facilitate the 191 establishment of a statewide system of greenways and trails. 192 Such greenways and trails shall be acquired pursuant to this 193 act. Planning materials, maps, data, and other information 194 developed or used in the program shall not be construed as 195 Page 7 of 26

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195 designation of lands as part of the statewide system of 196 greenways and trails. Identification of lands in such 197 information shall not:

(1) Require or empower any unit of local or regional
government, or any state agency, to impose additional or more
restrictive environmental, land-use, or zoning regulations;

(2) Be construed or cited as authority to adopt, enforce,
or amend any environmental rule or regulation; comprehensive
plan goals, policies, or objectives; or zoning or land-use
ordinance;

(3) Be used as the basis for permit denial; imposition of any permit condition; or application of any rule, regulation, or ordinance by any subdivision of local, regional, or state government; or

209 (4) Be construed or cited as authority by any governmental
210 agency to reduce or restrict the rights of owners of lands so
211 identified.

212 Section 6. Section 260.0142, Florida Statutes, is amended 213 to read:

214 260.0142 Florida Greenways and Trails Council;
215 composition; powers and duties.--

(1) There is hereby created within the department of
Environmental Protection the Florida Greenways and Trails
Council which shall advise the department in the execution of
the department's powers and duties under this chapter. The
council shall be composed of 21 members, consisting of:

(a) Five members appointed by the Governor, with two
 members representing the trail user community, two members
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representing the greenway user community, and one member representing private landowners. Of the initial appointments, wo shall be appointed for 2-year terms and three shall be appointed for 1 year terms. Subsequent appointments shall be for 227 2 year terms.

(b) Three members appointed by the President of the
Senate, with one member representing the trail user community
and two members representing the greenway user community. Of the
initial appointments, two shall be appointed for 2-year terms
and one shall be appointed for a 1 year term. Subsequent
appointments shall be for 2-year terms.

(c) Three members appointed by the Speaker of the House of
Representatives, with two members representing the trail user
community and one member representing the greenway user
community. Of the initial appointments, two shall be appointed
for 2-year terms and one shall be appointed for a 1-year term.
Subsequent appointments shall be for 2-year terms.

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Those eligible to represent the trail user community shall be 241 chosen from, but not be limited to, paved trail users, hikers, 242 243 off-road bicyclists, users of off-highway vehicles, paddlers, 244 equestrians, disabled outdoor recreational users, and commercial 245 recreational interests. Those eligible to represent the greenway user community shall be chosen from, but not be limited to, 246 247 conservation organizations, nature study organizations, and scientists and university experts. 248

249

(d) The 10 remaining members shall include:

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250 The Secretary of Environmental Protection or a 1. designee. + 251 2. The executive director of the Fish and Wildlife 252 253 Conservation Commission or a designee. + 254 3. The Secretary of Community Affairs or a designee.; The Secretary of Transportation or a designee.+ 255 4. The Director of the Division of Forestry of the 256 5. 257 Department of Agriculture and Consumer Services or a designee.+ The director of the Division of Historical Resources of 258 6. 259 the Department of State or a designee. + 260 7. A representative of the water management districts who 261 shall serve for 1 year. Membership on the council shall rotate among the five districts. The districts shall determine the 262 263 order of rotation.; A representative of a federal land management agency. 264 8. The Secretary of Environmental Protection shall identify the 265 266 appropriate federal agency and request designation of a 267 representative from the agency to serve on the council.+268 A representative of the regional planning councils to 9. be appointed by the Secretary of Environmental Protection, in 269 270 consultation with the Secretary of Community Affairs. Membership on the council shall rotate among the seven regional planning 271 272 councils. The regional planning councils shall determine the 273 order of rotation., for a single 2 year term. The representative 274 shall not be selected from the same regional planning council 275 for successive terms; and A representative of local governments to be appointed 276 10. 277 by the Secretary of Environmental Protection, in consultation Page 10 of 26

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with the Secretary of Community Affairs, for a single 2-year
term. Membership shall alternate between a county representative
and a municipal representative.

(2) The department shall provide necessary staffassistance to the council.

The term of all appointees shall be for 2 years unless 283 (3) otherwise specified. The appointees of the Governor, the 284 285 President of the Senate, and the Speaker of the House of 286 Representatives may be reappointed for no more than four 287 consecutive terms. The representatives of the water management 288 districts, regional planning councils, and local governments may 289 be reappointed for no more than two consecutive terms. All other appointees shall serve until replaced. The council is authorized 290 291 to contract for and to accept gifts, grants, or other aid from 292 the United States Government or any person or corporation.

(4) The duties of the council shall include, but not be
 294 limited to, the following:

295 (a) Advise the Department of Environmental Protection, the 296 Department of Community Affairs, the Department of Transportation, the Fish and Wildlife Conservation Commission, 297 298 the Division of Forestry of the Department of Agriculture and 299 Consumer Services, the water management districts, and the 300 regional planning councils on policies relating to the Florida 301 Greenways and Trails System, and promote intergovernmental 302 cooperation;

303 <u>(a) (b)</u> Facilitate a statewide system of interconnected 304 landscape linkages, conservation corridors, greenbelts, 305 recreational corridors and trails, scenic corridors, utilitarian Page 11 of 26

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306 corridors, reserves, regional parks and preserves, ecological 307 sites, and cultural/historic/recreational sites using;

308 (c) Facilitate a statewide system of interconnected land-309 based trails that connect urban, suburban, and rural areas of 310 the state and facilitate expansion of the statewide system of 311 freshwater and saltwater paddling trails.;

312 <u>(b) (d)</u> Recommend priorities for critical links in the 313 Florida Greenways and Trails System.;

314 <u>(c) (e)</u> Review <u>recommendations of the office</u> applications 315 for acquisition funding under the Florida Greenways and Trails 316 Program and recommend to the Secretary of Environmental 317 Protection which projects should be acquired.<del>7</del>

318 (f) Provide funding recommendations to agencies and 319 organizations regarding the acquisition, development, and 320 management of greenways and trails, including the promotion of 321 private landowner incentives;

322 <u>(d) (g)</u> Review designation proposals for inclusion in the 323 Florida Greenways and Trails System.;

324 (h) Provide advocacy and education to benefit the 325 statewide system of greenways and trails by encouraging 326 communication and conferencing;

327 <u>(e) (i)</u> Encourage public-private partnerships to develop 328 and manage greenways and trails.;

329 (f) (j) Review progress toward meeting established
 330 benchmarks and recommend appropriate action.;

331 <u>(g)(k)</u> Make recommendations for updating and revising the 332 implementation plan for the Florida Greenways and Trails 333 System.;

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334	(1) Advise the Land Acquisition and Management Advisory
335	Council or its successor to ensure the incorporation of
336	greenways and trails in land management plans on lands managed
337	by the Department of Environmental Protection, the Fish and
338	Wildlife Conservation Commission, the Division of Historical
339	Resources of the Department of State, and the Division of
340	Forestry of the Department of Agriculture and Consumer Services;
341	(m) Provide advice and assistance to the Department of
342	Transportation and the water management districts regarding the
343	incorporation of greenways and trails into their planning
344	efforts;
345	(n) Encourage land use, environmental, and coordinated
346	linear infrastructure planning to facilitate the implementation
347	of local, regional, and statewide greenways and trails systems;
348	(h) (o) Promote greenways and trails support
349	organizations. <del>; and</del>
350	(i) <del>(p)</del> Support the Florida Greenways and Trails System
351	through intergovernmental coordination, budget recommendations,
352	advocacy, education, and in any other appropriate way.
353	(5) The council shall establish procedures for conducting
354	its affairs in execution of the duties and responsibilities
355	stated in this section, which operating procedures shall include
356	determination of a council chair and other appropriate
357	operational guidelines. The council shall meet at the call of
358	the chair, or at such times as may be prescribed by its
359	operating procedures. The council may establish committees to
360	conduct the work of the council and the committees may include
361	nonmembers as appropriate.
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362 (6) A vacancy on the council shall be filled for the remainder of the unexpired term in the same manner as the 363 364 original appointment. Members whose terms have expired may continue to serve until replaced or reappointed. No member shall 365 366 serve on the council for more than two consecutive terms. 367 Members of the council may shall not receive any (7)compensation for their services but are shall be entitled to 368 369 receive reimbursement for per diem and travel expenses incurred 370 in the performance of their duties, as provided in s. 112.061. 371 Section 7. Subsections (1) and (3) of section 260.015, Florida Statutes, are amended to read: 372 373 260.015 Acquisition of land.--374 The department is authorized to acquire by gift or (1)375 purchase the fee simple absolute title or any lesser interest in land, including easements, for the purposes of this chapter ss. 376 260.011-260.018 pursuant to the provisions of chapter 375, 377 378 except that: The department's power of eminent domain shall be 379 (a) 380 limited to curing defects in title accepted by the board 381 pursuant to subsection (2). 382 (b) Lists of proposed acquisitions for the Florida Greenways and Trails Program shall be prepared according to 383 procedures adopted by the department. 384 Projects acquired under this chapter shall not be 385 (C) 386 subject to the evaluation and selection procedures of s. 387 259.035, reqardless of the estimated value of such projects. All projects shall be acquired in accordance with the acquisition 388 389 procedures of chapter 259, except that the department may use Page 14 of 26 CODING: Words stricken are deletions; words underlined are additions.

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390 the appraisal procedure used by the Department of Transportation 391 to acquire transportation rights-of-way. When a parcel is 392 estimated to be valued at \$100,000 or less and the department finds that the costs of obtaining an outside appraisal are not 393 394 justified, an appraisal prepared by the department may be used. Easements, licenses, and use agreements upon, over, 395 (3) under, across, or along any land, the fee title of which has 396 397 been acquired for the purposes of this chapter ss. 260.011-260.018, may be granted by the department so long as the use of 398 399 the easement, license, or use agreement does not interfere with the purposes of this chapter ss. 260.011-260.018. 400 401 Subsection (1) and paragraph (a) of subsection Section 8. (2) of section 260.016, Florida Statutes, are amended to read: 402 403 260.016 General powers of the department.--The department may: 404 (1)Publish and distribute appropriate maps of designated 405 (a) greenways and trails. The description shall include a 406 407 generalized map delineating the area designated, location of 408 suitable ingress and egress sites, as well as other points of 409 interest to enhance the recreational opportunities of the 410 public. (b) Establish access routes and related public-use 411 412 facilities along greenways and trails which will not 413 substantially interfere with the nature and purposes of the 414 greenway or trail. 415 (b) (c) Adopt appropriate rules to implement or interpret this chapter act and portions of chapter 253 relating to 416

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HB 1141, Engrossed 1 2005 greenways and trails, which may include, but are not limited to, 417 rules for the following: 418 419 Establishing a designation process. 1. 420 2. Negotiating and executing agreements with private 421 landowners. 422 Establishing prohibited activities or restrictions on 3. 423 activities to protect the health, safety, and welfare of the 424 public. 425 4. Charging fees for use. 426 Providing public access to the greatest extent possible 5. 427 while avoiding unnecessary impact upon sensitive environments such as wetlands or animal habitats, wherever encountered. 428 6. 429 Providing for maintenance. 430 7. Any matter necessary to the evaluation, selection, operation, and maintenance of greenways and trails. 431 432 Any person who violates or otherwise fails to comply with the 433 rules adopted pursuant to subparagraph 3. commits a noncriminal 434 435 infraction for which a fine of up to \$500 may be imposed. (c) (d) Coordinate the activities of all governmental units 436 437 and bodies and special districts that desire to participate in the development and implementation of the Florida Greenways and 438 439 Trails System. (d) (e) Establish, develop, and publicize greenways and 440 441 trails in a manner that will permit public recreation when appropriate without damaging natural resources and avoiding 442 443 unnecessary impact upon sensitive environments such as wetlands 444 or animal habitats, wherever encountered. The Big Bend Historic Page 16 of 26

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Saltwater Paddling Trail from the St. Marks River to Yankeetown is hereby designated as part of the Florida Greenways and Trails System. Additions to this trail may be added by the <u>Legislature</u> or the department from time to time as part of <u>the Florida</u> <del>a</del> <del>statewide saltwater</del> Circumnavigation <u>Saltwater Paddling</u> Trail created in s. 260.19.

451 <u>(e) (f)</u> Enter into agreements with any federal, state, or 452 local governmental agency, or any other entity for the 453 management of greenways and trails for recreation and 454 conservation purposes consistent with the intent of this 455 chapter. Such entities must demonstrate their capabilities of 456 management for the purposes defined in <u>this chapter</u> <del>ss. 260.011</del> 457 <del>260.018</del>.

458 <u>(f)(g)</u> Charge reasonable fees or rentals for the use or
459 operation of facilities and concessions. All such fees, rentals,
460 or other charges collected shall be deposited in the account or
461 trust fund of the managing entity.

(q) (h) Receive or accept from any legal source, grants for 462 the purpose of providing or improving public greenways and 463 trails, and the department is authorized to disburse funds as 464 465 pass-through grants to federal, state, or local government 466 agencies, recognized tribal units, or to nonprofit entities 467 created for this purpose. The department has authority to adopt 468 rules pursuant to ss. 120.536(1) and 120.54 to implement the 469 provisions of this subsection. Such rules shall provide, but are not limited to, the following: procedures for grant 470 administration and accountability; eligibility, selection 471 472 criteria; maximum grant amounts and number of pending grants; Page 17 of 26

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473 dedication requirements; and conversion procedures and requirements. 474 475 (2) The department shall: Evaluate lands for the acquisition of greenways and 476 (a) 477 trails and compile a list of suitable corridors, greenways, and trails, ranking them in order of priority for proposed 478 479 acquisition. The department shall devise a method of evaluation 480 which includes, but is not limited to, the consideration of the 481 importance and function of such corridors within the statewide 482 system as reflected on the opportunity maps and landowners' 483 willingness to negotiate. 484 Section 9. Section 260.019, Florida Statutes, is created to read: 485 486 260.019 Florida Circumnavigation Saltwater Paddling Trail.--487 The Florida Circumnavigation Saltwater Paddling Trail 488 (1)489 is hereby created as part of the Florida Greenways and Trails 490 Program. 491 The department shall establish the initial starting (2) 492 and ending points by latitude and longitude for the trail 493 segments described in subsection (3) within 180 days after the 494 effective date of this act. Except for the Big Bend Historic 495 Saltwater Paddling Trail, segment 6, the department has the 496 exclusive authority to officially name and locate the remaining 497 25 trail segments. The department shall name and locate the 498 segments based on logical geographical boundaries, safety to trail users, ease of management, desires of local communities 499 500 and user groups, and other factors that assist in the overall Page 18 of 26

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501	success of the trail system. The department may adjust the
502	location of any trail segment; give official recognition to
503	specific sites along the trail route; publish official trail
504	guides and literature in cooperation with other governmental and
505	private entities; and resolve conflicts that may arise between
506	competing and conflicting parties over trail issues. The Florida
507	Greenways and Trails Council may advise the department on all
508	matters relating to the paddling trail. By January 1, 2008, the
509	department shall prepare and submit a report setting forth the
510	names and locations adopted for each trail segment to the
511	Governor, the President of the Senate, and the Speaker of the
512	House of Representatives.
513	(3) The Florida Circumnavigation Saltwater Paddling Trail
514	shall be composed of 26 segments that start at the Florida-
515	Alabama border on the west and end at the Florida-Georgia border
516	on the east. The general geographic locations of the segments
517	are:
518	(a) Segment 1: Pensacola/Fort Pickens.
519	(b) Segment 2: Choctawhatchee Bay.
520	(c) Segment 3: Panama City Beach/St. Andrews Bay.
521	(d) Segment 4: St. Joseph Bay/Apalachicola Bay.
522	(e) Segment 5: Alligator Harbor/Ochlockonee Bay.
523	(f) Segment 6: Big Bend Historic Saltwater Paddling Trail.
524	(g) Segment 7: Crystal Bay/St. Martin's.
525	(h) Segment 8: Pinellas.
526	(i) Segment 9: Tampa Bay/Longboat Key.
527	(j) Segment 10: Sarasota/Venice.
528	(k) Segment 11: Charlotte Harbor.
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529	(1) Segment 12: Sanibel/Estero Bay.
530	(m) Segment 13: Rookery Bay/Ten Thousand Islands.
531	(n) Segment 14: Everglades National Park.
532	(o) Segment 15: Florida Keys.
533	(p) Segment 16: Biscayne Bay.
534	(q) Segment 17: Hollywood/Ft. Lauderdale.
535	(r) Segment 18: Pompano Beach/Lake Worth.
536	(s) Segment 19: Palm Beach/Loxahatchee.
537	(t) Segment 20: Hobe Sound/Ft. Pierce.
538	(u) Segment 21: Vero Beach/Indian River Saltwater.
539	(v) Segment 22: Merritt Island/Mosquito Lagoon.
540	(w) Segment 23: Tomoka/Flagler.
541	(x) Segment 24: Anastasia/Guana River.
542	(y) Segment 25: Jacksonville/St. Johns River.
543	(z) Segment 26: Nassau/Fort Clinch.
544	Section 10. Section 260.021, Florida Statutes, is created
545	to read:
546	260.021 Recreational opportunities on mined landsThe
547	Florida Wildlife Federation, Audubon Florida, and Rails-to-
548	Trails Conservancy, in partnership with the phosphate industry
549	and other mining companies, are encouraged to continue the
550	operation of the nonprofit corporation, Florida Mining-
551	Recreation, Inc., for the purpose of working with industry,
552	government, and private landowners to create plans and assist in
553	the development of recreational opportunities on mined lands in
554	the state. These opportunities should include walking, hiking,
555	use of off-highway vehicles, canoeing, bicycling, equestrian
556	activities, wildlife viewing, and other trail areas along with
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557	developing fishing and hunting lands. The board of directors of
558	the corporation is encouraged to be composed of a member, or
559	members, from the companies mining in the state; a member, or
560	members, chosen by the Florida Wildlife Federation, Audubon
561	Florida, and Rails-to-Trails Conservancy; and other members
562	chosen by agreement of the partners.
563	Section 11. Section 335.067, Florida Statutes, is created
564	to read:
565	335.067 Conserve by Bicycle ProgramThere is created
566	within the Department of Transportation the Conserve by Bicycle
567	Program.
568	(1) The purposes of the Conserve by Bicycle Program are
569	to:
570	(a) Save energy by increasing the number of miles ridden
571	on bicycles, thereby reducing the usage of petroleum-based
572	fuels.
573	(b) Increase efficiency of cycling as a transportation
574	mode by improving interconnectivity.
575	(c) Reduce traffic congestion on existing roads.
576	(d) Provide recreational opportunities for Florida
577	residents and visitors.
578	(e) Provide healthy alternatives to help reduce the trend
579	toward obesity and reduce long-term health costs.
580	(f) Provide safe ways for children to travel from their
581	homes to their schools by supporting the Safe Paths to Schools
582	Program.

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583	(2) In order to help accomplish these goals, the
584	department shall conduct a Conserve by Bicycle study, which
585	shall include a determination of the following:
586	(a) Where energy savings can be realized when more and
587	safer bicycle facilities, such as bicycle paths, bicycle lanes,
588	and other safe locations for bicycle use, are created that
589	reduce the use of motor vehicles in the area.
590	(b) Where the use of education and marketing programs can
591	convert motor vehicle trips into bicycle trips.
592	(c) How and under what circumstances the construction of
593	bicycling facilities can provide more opportunities for
594	recreation and how exercise can lead to a reduction of health
595	risks associated with a sedentary lifestyle.
596	(d) How the Safe Paths to Schools Program and other
597	similar programs can reduce school-related commuter traffic,
598	which will result in energy and roadway savings as well as
599	improve the health of children throughout the state.
600	(e) How partnerships can be created among interested
601	parties in the fields of transportation, law enforcement,
602	education, public health, environmental restoration and
603	conservation, and energy conservation to achieve a better
604	possibility of success for the program.
605	(3) The study shall produce measurable criteria that can
606	be used by the department to determine where and under what
607	circumstances the construction of bicycling facilities will
608	reduce energy consumption and the need for and cost of roadway
609	capacity, as well as realizing the associated health benefits.

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610	(4) The department shall conduct the study with the
611	assistance of the State Pedestrian/Bicycle Coordinator,
612	metropolitan planning organizations, the Office of Greenways and
613	Trails within the Department of Environmental Protection, and
614	the Department of Health.
615	(5) By July 1, 2007, if sufficient funds are available in
616	the department's budget or from the Federal Government, the
617	study shall be completed and shall be submitted to the Governor,
618	the President of the Senate, the Speaker of the House of
619	Representatives, the Secretary of Transportation, the Secretary
620	of Environmental Protection, and the Secretary of Health.
621	Section 12. Paragraph (k) of subsection (4) of section
622	373.199, Florida Statutes, is amended to read:
623	373.199 Florida Forever Water Management District Work
624	Plan
625	(4) The list submitted by the districts shall include,
626	where applicable, the following information for each project:
627	(k) An identification of the proposed public access for
628	projects with land acquisition components, including the Florida
629	National Scenic Trail.
630	Section 13. Subsection (6) of section 378.036, Florida
631	Statutes, is amended to read:
632	378.036 Land acquisitions financed by Nonmandatory Land
633	Reclamation Trust Fund moneys
634	(6)(a) By January 1, 2004, or within 6 months following
635	the date funds become available from the Legislature, whichever
636	is later, the Florida Wildlife Federation, Audubon Florida, and
637	Rails to Trails Conservancy in partnership with the Florida
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638 Phosphate Council are authorized to form a nonprofit corporation 639 pursuant to chapter 617 for the purpose of implementing this 640 section by creating plans and assisting in the development of 641 recreational opportunities on lands mined for phosphate in the 642 state. The first plans must concentrate on recreational 643 activities in Hardee and Hamilton Counties which will assist 644 them in rural economic development.

(b) The board of directors of the corporation shall be
composed of three members, one designated by the Florida
Phosphate Council, one as the designee of the Florida Wildlife
Federation, Audubon Florida, and Rails-to-Trails Conservancy,
and the third chosen by the other two designees.

650 (c) The business of the corporation shall be conducted by 651 the board of directors or a chief executive officer as the board 652 shall see fit in accordance with the provisions of its articles 653 of incorporation and applicable law. The activities of the 654 corporation shall be coordinated with all landowners who have 655 voluntarily agreed to participate in the process as well as any 656 local government where such lands are recorded.

657 (d) An annual report of the activities of the corporation,
 658 including a certified audit, shall be presented to the Secretary
 659 of Environmental Protection or his or her designee by October 31
 660 of each year following incorporation.

(e) The corporation shall dissolve on January 1, 2009,
unless dissolved previously by action of its board of directors
or extended by the Legislature. Upon dissolution, any moneys
remaining in the accounts of the corporation that are
unobligated shall be returned to the funds from which they were
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appropriated in proportion to the amount contributed. All
 tangible assets of the corporation at dissolution which were
 acquired using state funding shall become the property of the
 Department of Environmental Protection.

670 Section 14. Subsection (4) of section 380.507, Florida671 Statutes, is amended to read:

380.507 Powers of the trust.--The trust shall have all the
powers necessary or convenient to carry out the purposes and
provisions of this part, including:

675 To acquire and dispose of real and personal property (4)676 or any interest therein when necessary or appropriate to protect the natural environment, provide public access or public 677 recreational facilities, including the Florida National Scenic 678 679 Trail, preserve wildlife habitat areas, provide access for managing acquired lands, or otherwise carry out the purposes of 680 this part. If the trust acquires land for permanent state 681 ownership, title to such land shall be vested in the Board of 682 683 Trustees of the Internal Improvement Trust Fund; otherwise, 684 title to property acquired in partnership with a county or 685 municipality shall vest in the name of the local government. 686 Notwithstanding any other provision of law, the trust may enter 687 into an option agreement to purchase lands included in projects 688 approved according to this part, when necessary to reserve lands during the preparation of project plans and during acquisition 689 690 proceedings. The consideration for an option shall not exceed 691 \$100,000.

692 Section 15. Subsection (1) of section 110.501, Florida693 Statutes, is amended to read:

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694 110.501 Definitions.--As used in this act: 695 "Volunteer" means any person who, of his or her own (1)696 free will, provides goods or services, or conveys an interest in or otherwise consents to the use of real property pursuant to 697 698 chapter 260 ss. 260.011 260.018, to any state department or 699 agency, or nonprofit organization, with no monetary or material 700 compensation. A person registered and serving in Older American 701 Volunteer Programs authorized by the Domestic Volunteer Service 702 Act of 1973, as amended (Pub. L. No. 93-113), shall also be 703 defined as a volunteer and shall incur no civil liability as 704 provided by s. 768.1355. A volunteer shall be eligible for 705 payment of volunteer benefits as specified in Pub. L. No. 93-706 113, this section, and s. 430.204.

707 Section 16. This act shall take effect upon becoming a708 law.

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