,								
1	A bill to be entitled							
2	An act relating to the certification of minority business							
3	enterprises; amending s. 287.0943, F.S.; deleting							
4	provisions establishing the Minority Business							
5	Certification Task Force, requiring that criteria for the							
6	certification of minority business enterprises be approved							
7	by the task force, and authorizing the task force to amend							
8	the statewide and interlocal agreement for the							
9	certification of minority business enterprises; conforming							
10	provisions; providing an effective date.							
11								
12	Be It Enacted by the Legislature of the State of Florida:							
13								
14	Section 1. Subsection (2) and paragraph (e) of subsection							
15	(3) of section 287.0943, Florida Statutes, are amended to read:							
16	287.0943 Certification of minority business enterprises							
17	(2) (a) The office is hereby directed to convene a							
18	"Minority Business Certification Task Force." The task force							
19	shall meet as often as necessary, but no less frequently than							
20	annually.							
21	(b) The task force shall be regionally balanced and							
22	comprised of officials representing the department, counties,							
23	municipalities, school boards, special districts, and other							
24	political subdivisions of the state who administer programs to							
25	assist minority businesses in procurement or development in							
26	government-sponsored programs. The following organizations may							
27	appoint two members each of the task force who fit the							
28	description above:							
	_ / / _							

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29 The Florida League of Cities, Inc. 30 The Florida Association of Counties. 3. The Florida School Boards Association, Inc. 31 32 4. The Association of Special Districts. The Florida Association of Minority Business Enterprise 33 5. 34 Officials. The Florida Association of Government Purchasing 35 6. Officials. 36 37 In addition, the Office of Supplier Diversity shall appoint 38 seven members consisting of three representatives of minority 39 business enterprises, one of whom should be a woman business 40 41 owner, two officials of the office, and two at-large members to 42 ensure balance. The chairperson of the Legislative Committee on 43 Intergovernmental Relations or a designee shall be a member of 44 the task force, ex officio. A quorum shall consist of one-third of the current members, and the task force may take action by 45 majority vote. Any vacancy may only be filled by the 46 47 organization or agency originally authorized to appoint the 48 position. 49 (c) The purpose of the task force will be to propose uniform criteria and procedures by which participating entities 50 51 and organizations can qualify businesses to participate in procurement or contracting programs as certified minority 52 business enterprises in accordance with the certification 53 criteria established by law. 54 55 (d) A final list of the criteria and procedures proposed 56 by the task force shall be considered by the secretary. The task Page 2 of 7

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57 force may seek technical assistance from qualified providers of 58 technical, business, and managerial expertise to ensure the 59 reliability of the certification criteria developed.

(a) (e) In assessing the status of ownership and control,
certification criteria shall, at a minimum:

Link ownership by a minority person $_{\tau}$ as defined in s. 62 1. 63 288.703(3), or as dictated by the legal obligations of a certifying organization, to day-to-day control and financial 64 65 risk by the qualifying minority owner, and to demonstrated expertise or licensure of a minority owner in any trade or 66 profession that the minority business enterprise will offer to 67 68 the state when certified. Businesses must comply with all state licensing requirements before prior to becoming certified as a 69 70 minority business enterprise.

71 2. If present ownership was obtained by transfer, require 72 the minority person on whom eligibility is based to have owned 73 at least 51 percent of the applicant firm for a minimum of 2 74 years, when any previous majority ownership interest in the firm 75 was by a nonminority who is or was a relative, former employer, 76 or current employer of the minority person on whom eligibility 77 is based. This requirement does shall not apply to minority 78 persons who are otherwise eligible who take a 51-percent-or-79 greater interest in a firm that requires professional licensure 80 to operate and who will be the qualifying licenseholder for the firm when certified. A transfer made within a related immediate 81 family group from a nonminority person to a minority person in 82 order to establish ownership by a minority person is shall be 83 84 deemed to be have been made solely for purposes of satisfying

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85 certification criteria and <u>renders</u> shall render such ownership 86 invalid for purposes of qualifying for such certification if the 87 combined total net asset value of all members of such family 88 group exceeds \$1 million. For purposes of this subparagraph, the 89 term "related immediate family group" means one or more children 90 under 16 years of age and a parent of such children or the 91 spouse of such parent residing in the same house or living unit.

92 3. Require that prospective certified minority business 93 enterprises be currently performing or seeking to perform a useful business function. For purposes of this subparagraph, the 94 term A "useful business function" means is defined as a business 95 function that which results in the provision of materials, 96 97 supplies, equipment, or services to customers. Acting as a 98 conduit to transfer funds to a nonminority business does not constitute a useful business function unless it is done so in a 99 100 normal industry practice. As used in this section, the term 101 "acting as a conduit" means, in part, not acting as a regular 102 dealer by making sales of material, goods, or supplies from items bought, kept in stock, and regularly sold to the public in 103 104 the usual course of business. Brokers, manufacturer's 105 representatives, sales representatives, and nonstocking 106 distributors are considered as conduits that do not perform a 107 useful business function, unless normal industry practice 108 dictates.

109 <u>(b) (f)</u> When a business receives payments or awards 110 exceeding \$100,000 in <u>any</u> one fiscal year, a review of its 111 certification status or an audit <u>must</u> will be conducted within 2 112 years. In addition, the Office of Supplier Diversity may, as it

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113 <u>deems appropriate, require that</u> random reviews or audits will be 114 conducted as deemed appropriate by the Office of Supplier 115 Diversity.

116 <u>(c) (g)</u> The certification criteria approved by the task 117 force and adopted by the Department of Management Services shall 118 be included in a statewide and interlocal agreement as defined 119 in s. 287.09431 and, in accordance with s. 163.01, shall be 120 executed according to the terms included therein.

121 (d) (h) The certification procedures should allow an 122 applicant seeking certification to designate on the application 123 form the information the applicant considers to be proprietary, 124 confidential business information. As used in this paragraph, "proprietary, confidential business information" includes, but 125 126 is not limited to, any information that would be exempt from 127 public inspection pursuant to the provisions of chapter 119; 128 trade secrets; internal auditing controls and reports; contract 129 costs; or other information the disclosure of which would injure 130 the affected party in the marketplace or otherwise violate s. 131 286.041. The executor in receipt of the application shall issue written and final notice of any information for which 132 133 noninspection is requested but not provided for by law.

134 <u>(e)(i)</u> A business that is certified under the provisions 135 of the statewide and interlocal agreement <u>is shall be</u> deemed a 136 certified minority enterprise in all jurisdictions or 137 organizations where the agreement is in effect, and that 138 business is deemed available to do business as such within any 139 such jurisdiction or with any such organization statewide. All 140 state agencies must accept minority business enterprises

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141 certified in accordance with the statewide and interlocal 142 agreement of s. 287.09431, and that business <u>is shall</u> also be 143 deemed a "certified minority business enterprise" as defined in 144 s. 288.703. However, any governmental jurisdiction or 145 organization that administers a minority business purchasing 146 program may reserve the right to establish further certification 147 procedures necessary to comply with federal law.

148 (j) The statewide and interlocal agreement shall be guided 149 by the terms and conditions found therein and may be amended at 150 any meeting of the task force and subsequently adopted by the 151 secretary of the Department of Management Services. The amended 152 agreement must be enacted, initialed, and legally executed by at 153 least two-thirds of the certifying entities party to the 154 existing agreement and adopted by the state as originally 155 executed in order to bind the certifying entity.

156 (k) The task force shall meet for the first time no later 157 than 45 days after the effective date of this act.

(3)

158

159 Any participating program receiving three or more (e) 160 challenges to its certification decisions pursuant to subsection 161 (4) from other organizations that are executors to the statewide 162 and interlocal agreement, is shall be subject to a review by the 163 office, as provided in paragraphs (a) and (b), of the 164 organization's capacity to perform under such agreement and in accordance with the certification core criteria established by 165 the task force. The office shall submit a report to the 166 167 secretary of the Department of Management Services regarding the results of the review. 168

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Section 2.	This	act	shall	take	effect	July	1,	2011.
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