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A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Office of Tourism, Trade, and Economic Development of the Executive Office of the Governor; terminating specified trust funds within the State Treasury; providing for the disposition of balances in and revenues of such trust funds; prescribing procedures for the termination of such trust funds; amending s. 17.61, F.S., relating to specified trust funds within the Executive Office of the Governor which must retain moneys therein for investment, with interest appropriated to the General Revenue Fund; eliminating the Economic Development Transportation Trust Fund and the Economic Development Trust Fund from such trust funds; amending s. 201.15, F.S.; revising the distribution of excise taxes on documents; providing for specified distributions of funds to the State Economic Enhancement and Development Trust Fund in the Office of Tourism, Trade, and Economic Development of the Executive Office of the Governor; eliminating distributions to the State Transportation Trust Fund and the State Housing Trust Fund, and specified uses of such distributions; requiring the Revenue Estimating Conference to maintain separate accounting of specified proceeds; providing for applicability of a specified sufficiency requirement with respect to distributions to the State Economic Enhancement and Development Trust Fund; amending s. 212.0606, F.S.; revising distribution of the proceeds from the rental car Page 1 of 29

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29 surcharge; providing for elimination of the distribution 30 of the proceeds of the surcharge to the Tourism 31 Promotional Trust Fund and the Florida International Trade 32 and Promotion Trust Fund, and for distribution of the proceeds of the surcharge to the State Economic 33 34 Enhancement and Development Trust Fund; amending ss. 35 288.095 and 288.120, F.S.; eliminating provisions 36 governing the Economic Development Trust Fund within the Office of Tourism, Trade, and Economic Development of the 37 38 Executive Office of the Governor, relating to the Economic 39 Development Incentives Account within the trust fund, 40 approval of applications for certification by the Office of Tourism, Trade, and Economic Development, limitations 41 42 on the total amount of tax refund claims approved for 43 payment by the office, procedure for payment of claims for 44 tax refunds under the qualified defense contractor and 45 space flight business tax refund program and the tax 46 refund program for qualified target industry businesses, 47 notification to the Legislature by the office of anticipated shortfalls in the amount of funds needed to 48 49 satisfy claims for tax refunds from the appropriation for 50 the current fiscal year, a required annual report compiled 51 by Enterprise Florida, Inc., restrictions on uses of 52 moneys in the Economic Development Incentives Account of 53 the trust fund, and the adoption of specified rules by the 54 office, and transferring those provisions to the State 55 Economic Enhancement and Development Trust Fund; amending 56 ss. 288.1045, 288.106, 288.107, 288.1089, 288.7771,

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57 288.95155, and 373.461, F.S.; replacing references to the 58 Economic Development Trust Fund in the Executive Office of the Governor with references to State Economic Enhancement 59 60 and Development Trust Fund, and correcting crossreferences, to conform; repealing s. 288.1221, F.S.; which 61 62 provides legislative intent with respect to the 63 establishment of a public-private partnership to provide policy direction to and technical expertise in the 64 65 promotion and marketing of state tourism; providing for conforming legislation; providing for assistance to 66 67 certain legislative substantive committees by the Division of Statutory Revision of the Office of Legislative 68 69 Services for certain purposes; providing a conditional 70 effective date. 71 72 Be It Enacted by the Legislature of the State of Florida: 73 74 The following trust funds within the Section 1. (1)(a) 75 Office of Tourism, Trade, and Economic Development of the 76 Executive Office of the Governor are terminated: 77 The Economic Development Transportation Trust Fund, 1. 78 FLAIR number 31-2-175. 79 The Economic Development Trust Fund, FLAIR number 31-2-2. 80 177. The Florida International Trade and Promotion Trust 81 3. 82 Fund, FLAIR number 31-2-388. 83 4. The Tourism Promotion Trust Fund, FLAIR number 31-2-84 722.

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85	(b) All current balances remaining in the trust funds on
86	the date of termination pursuant to this section shall be
87	transferred to the State Economic Enhancement and Development
88	Trust Fund within the Office of Tourism, Trade, and Economic
89	Development of the Executive Office of the Governor.
90	(c) The Executive Office of the Governor shall pay any
91	outstanding debts and obligations of the terminated funds as
92	soon as practicable, and the Chief Financial Officer shall close
93	out and remove the terminated funds from various state
94	accounting systems using generally accepted accounting
95	principles concerning warrants outstanding, assets, and
96	liabilities.
97	(2)(a) Effective July 1, 2012, the following trust funds
98	within the State Treasury are terminated:
99	1. The Local Government Housing Trust Fund, FLAIR number
100	<u>52-2-250.</u>
101	2. The State Housing Trust Fund, FLAIR number 52-2-255.
102	(b) All current balances remaining in the trust funds on
103	the date of termination pursuant to this section shall be
104	transferred to the State Economic Enhancement and Development
105	Trust Fund within the Office of Tourism, Trade, and Economic
106	Development of the Executive Office of the Governor.
107	(c) The Department of Community Affairs shall pay any
108	outstanding debts and obligations of the terminated funds as
109	soon as practicable, and the Chief Financial Officer shall close
110	out and remove the terminated funds from various state
111	accounting systems using generally accepted accounting

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112	principles concerning warrants outstanding, assets, and
113	liabilities.
114	Section 2. Paragraph (c) of subsection (3) of section
115	17.61, Florida Statutes, is amended to read:
116	17.61 Chief Financial Officer; powers and duties in the
117	investment of certain funds
118	(3)
119	(c) Except as provided in this paragraph and except for
120	moneys described in paragraph (d), the following agencies may
121	not invest trust fund moneys as provided in this section, but
122	shall retain such moneys in their respective trust funds for
123	investment, with interest appropriated to the General Revenue
124	Fund, pursuant to s. 17.57:
125	1. The Agency for Health Care Administration, except for
126	the Tobacco Settlement Trust Fund.
127	2. The Agency for Persons with Disabilities, except for:
128	a. The Federal Grants Trust Fund.
129	b. The Tobacco Settlement Trust Fund.
130	3. The Department of Children and Family Services, except
131	for:
132	a. The Alcohol, Drug Abuse, and Mental Health Trust Fund.
133	b. The Social Services Block Grant Trust Fund.
134	c. The Tobacco Settlement Trust Fund.
135	d. The Working Capital Trust Fund.
136	4. The Department of Community Affairs, only for the
137	Operating Trust Fund.
138	5. The Department of Corrections.
139	6. The Department of Elderly Affairs, except for:
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140	a The Federal Crante Trund
	a. The Federal Grants Trust Fund.
141	b. The Tobacco Settlement Trust Fund.
142	7. The Department of Health, except for:
143	a. The Federal Grants Trust Fund.
144	b. The Grants and Donations Trust Fund.
145	c. The Maternal and Child Health Block Grant Trust Fund.
146	d. The Tobacco Settlement Trust Fund.
147	8. The Department of Highway Safety and Motor Vehicles,
148	only for the Security Deposits Trust Fund.
149	9. The Department of Juvenile Justice.
150	10. The Department of Law Enforcement.
151	11. The Department of Legal Affairs.
152	12. The Department of State, only for:
153	a. The Grants and Donations Trust Fund.
154	b. The Records Management Trust Fund.
155	13. The Executive Office of the Governor, only for:
156	a. The Economic Development Transportation Trust Fund.
157	b. The Economic Development Trust Fund.
158	13.14. The Florida Public Service Commission, only for the
159	Florida Public Service Regulatory Trust Fund.
160	14.15. The Justice Administrative Commission.
161	15.16. The state courts system.
162	Section 3. Effective July 1, 2012, subsections (1), (9),
163	(10), (13), (14), and (15) of section 201.15, Florida Statutes,
164	are amended to read:
165	201.15 Distribution of taxes collectedAll taxes
166	collected under this chapter are subject to the service charge
167	imposed in s. 215.20(1). Prior to distribution under this
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168 section, the Department of Revenue shall deduct amounts 169 necessary to pay the costs of the collection and enforcement of 170 the tax levied by this chapter. Such costs and the service 171 charge may not be levied against any portion of taxes pledged to 172 debt service on bonds to the extent that the costs and service 173 charge are required to pay any amounts relating to the bonds. 174 After distributions are made pursuant to subsection (1), all of the costs of the collection and enforcement of the tax levied by 175 176 this chapter and the service charge shall be available and 177 transferred to the extent necessary to pay debt service and any 178 other amounts payable with respect to bonds authorized before 179 January 1, 2010, secured by revenues distributed pursuant to 180 subsection (1). All taxes remaining after deduction of costs and 181 the service charge shall be distributed as follows:

182 (1) Sixty-three and thirty-one hundredths percent of the183 remaining taxes shall be used for the following purposes:

184 Amounts necessary to pay the debt service on, or fund (a) 185 debt service reserve funds, rebate obligations, or other amounts 186 payable with respect to Preservation 2000 bonds issued pursuant 187 to s. 375.051 and Florida Forever bonds issued pursuant to s. 188 215.618, shall be paid into the State Treasury to the credit of 189 the Land Acquisition Trust Fund to be used for such purposes. 190 The amount transferred to the Land Acquisition Trust Fund may 191 not exceed \$300 million in fiscal year 1999-2000 and thereafter for Preservation 2000 bonds and bonds issued to refund 192 Preservation 2000 bonds, and \$300 million in fiscal year 2000-193 2001 and thereafter for Florida Forever bonds. The annual amount 194 195 transferred to the Land Acquisition Trust Fund for Florida

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196 Forever bonds may not exceed \$30 million in the first fiscal 197 year in which bonds are issued. The limitation on the amount transferred shall be increased by an additional \$30 million in 198 199 each subsequent fiscal year, but may not exceed a total of \$300 200 million in any fiscal year for all bonds issued. It is the 201 intent of the Legislature that all bonds issued to fund the 202 Florida Forever Act be retired by December 31, 2040. Except for 203 bonds issued to refund previously issued bonds, no series of 204 bonds may be issued pursuant to this paragraph unless such bonds 205 are approved and the debt service for the remainder of the 206 fiscal year in which the bonds are issued is specifically 207 appropriated in the General Appropriations Act. For purposes of refunding Preservation 2000 bonds, amounts designated within 208 209 this section for Preservation 2000 and Florida Forever bonds may 210 be transferred between the two programs to the extent provided 211 for in the documents authorizing the issuance of the bonds. The 212 Preservation 2000 bonds and Florida Forever bonds are equally 213 and ratably secured by moneys distributable to the Land 214 Acquisition Trust Fund pursuant to this section, except as 215 specifically provided otherwise by the documents authorizing the 216 issuance of the bonds. Moneys transferred to the Land 217 Acquisition Trust Fund pursuant to this paragraph, or earnings 218 thereon, may not be used or made available to pay debt service 219 on the Save Our Coast revenue bonds.

(b) Moneys shall be paid into the State Treasury to the
credit of the Save Our Everglades Trust Fund in amounts
necessary to pay debt service, provide reserves, and pay rebate
obligations and other amounts due with respect to bonds issued

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under s. 215.619. Taxes distributed under paragraph (a) and this paragraph must be collectively distributed on a pro rata basis when the available moneys under this subsection are not sufficient to cover the amounts required under paragraph (a) and this paragraph.

(c) After the required payments under paragraphs (a) and
(b), the remainder shall be paid into the State Treasury to the
credit of:

232 The State Economic Enhancement and Development Trust 1. Fund in the Office of Tourism, Trade, and Economic Development 233 234 of the Executive Office of the Governor State Transportation 235 Trust Fund in the Department of Transportation in the amount of the lesser of 38.2 percent of the remainder or \$541.75 million 236 237 in each fiscal year. The Revenue Estimating Conference shall 238 maintain separate accounting of proceeds that would be 239 attributed to the State Transportation Trust Fund based on distributions pursuant to this subparagraph as in effect on June 240 241 30, 2012. , to be used for the following specified purposes, 242 notwithstanding any other law to the contrary: 243 a. For the purposes of capital funding for the New Starts

244 Transit Program, authorized by Title 49, U.S.C. s. 5309 and 245 specified in s. 341.051, 10 percent of these funds;

b. For the purposes of the Small County Outreach Program
specified in s. 339.2818, 5 percent of these funds. Effective
July 1, 2014, the percentage allocated under this subsubparagraph shall be increased to 10 percent;
c. For the purposes of the Strategic Intermodal System

251 specified in ss. 339.61, 339.62, 339.63, and 339.64, 75 percent Page 9 of 29

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252 of these funds after allocating for the New Starts Transit 253 Program described in sub-subparagraph a. and the Small County 254 Outreach Program described in sub-subparagraph b.; and 255 d. For the purposes of the Transportation Regional 256 Incentive Program specified in s. 339.2819, 25 percent of these 257 funds after allocating for the New Starts Transit Program 258 described in sub-subparagraph a. and the Small County Outreach 259 Program described in sub-subparagraph b. Effective July 1, 2014, 260 the first \$60 million of the funds allocated pursuant to this sub-subparagraph shall be allocated annually to the Florida Rail 261 262 Enterprise for the purposes established in s. 341.303(5). 263 The Grants and Donations Trust Fund in the Department 2. 264 of Community Affairs in the amount of the lesser of .23 percent 265 of the remainder or \$3.25 million in each fiscal year to fund 266 technical assistance to local governments and school boards on 267 the requirements and implementation of this act. 268 The Ecosystem Management and Restoration Trust Fund in 3. 269 the amount of the lesser of 2.12 percent of the remainder or \$30 270 million in each fiscal year, to be used for the preservation and 271 repair of the state's beaches as provided in ss. 161.091-272 161.212. 273 4. General Inspection Trust Fund in the amount of the 274 lesser of .02 percent of the remainder or \$300,000 in each 275 fiscal year to be used to fund oyster management and restoration 276 programs as provided in s. 379.362(3). 277 Moneys distributed pursuant to this paragraph may not be pledged 278 279 for debt service unless such pledge is approved by referendum of Page 10 of 29 CODING: Words stricken are deletions; words underlined are additions.

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280 the voters.

(d) After the required payments under paragraphs (a), (b), and (c), the remainder shall be paid into the State Treasury to the credit of the General Revenue Fund to be used and expended for the purposes for which the General Revenue Fund was created and exists by law.

286 Sixteen and nineteen hundredths The lesser of 7.53 (9) 287 percent of the remaining taxes or \$107 million in each fiscal 288 year shall be paid into the State Treasury to the credit of the 289 State Economic Enhancement and Development Trust Fund in the 290 Office of Tourism, Trade, and Economic Development of the 291 Executive Office of the Governor. The Revenue Estimating 292 Conference shall maintain separate accounting of proceeds that 293 would be attributed to the State Housing Trust Fund and the 294 Local Government Housing Trust Fund based on distributions 295 pursuant to this subsection as in effect on June 30, 2012. 296 State Housing Trust Fund and used as follows:

297 (a) Half of that amount shall be used for the purposes for
 298 which the State Housing Trust Fund was created and exists by
 299 law.

300 (b) Half of that amount shall be paid into the State 301 Treasury to the credit of the Local Government Housing Trust 302 Fund and used for the purposes for which the Local Government 303 Housing Trust Fund was created and exists by law.

304 (10) The lesser of 8.66 percent of the remaining taxes or 305 \$136 million in each fiscal year shall be paid into the State 306 Treasury to the credit of the State Housing Trust Fund and used 307 as follows:

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308 (a) Twelve and one-half percent of that amount shall be 309 deposited into the State Housing Trust Fund and be expended by 310 the Department of Community Affairs and by the Florida Housing 311 Finance Corporation for the purposes for which the State Housing 312 Trust Fund was created and exists by law.

313 (b) Eighty-seven and one-half percent of that amount shall 314 be distributed to the Local Government Housing Trust Fund and 315 used for the purposes for which the Local Government Housing 316 Trust Fund was created and exists by law. Funds from this 317 category may also be used to provide for state and local 318 services to assist the homeless.

(13) In each fiscal year that the remaining taxes exceed collections in the prior fiscal year, the stated maximum dollar amounts provided in subsections (2), (4), (6), (7), and (9), and (10) shall each be increased by an amount equal to 10 percent of the increase in the remaining taxes collected under this chapter multiplied by the applicable percentage provided in those subsections.

(14) If the payment requirements in any year for bonds outstanding on July 1, 2007, or bonds issued to refund such bonds, exceed the limitations of this section, distributions to the trust fund from which the bond payments are made must be increased to the lesser of the amount needed to pay bond obligations or the limit of the applicable percentage distribution provided in subsections (1)-(8) (1)-(10).

(15) Distributions to the <u>State Economic Enhancement and</u>
 <u>Development Trust Fund in the Office of Tourism, Trade, and</u>
 <u>Economic Development of the Executive Office of the Governor</u>

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336 State Housing Trust Fund pursuant to subsection subsections (9) 337 and (10) must be sufficient to cover amounts required to be 338 transferred to the Florida Affordable Housing Guarantee 339 Program's annual debt service reserve and guarantee fund 340 pursuant to s. 420.5092(6)(a) and (b) up to the amount required 341 to be transferred to such reserve and fund based on the 342 percentage distribution of documentary stamp tax revenues to the 343 State Housing Trust Fund which is in effect in the 2004-2005 344 fiscal year.

345 Section 4. Section 212.0606, Florida Statutes, is amended 346 to read:

347

212.0606 Rental car surcharge.-

(1) A surcharge of \$2.00 per day or any part of a day is imposed upon the lease or rental of a motor vehicle licensed for hire and designed to carry less than nine passengers regardless of whether such motor vehicle is licensed in Florida. The surcharge applies to only the first 30 days of the term of any lease or rental. The surcharge is subject to all applicable taxes imposed by this chapter.

355 Notwithstanding the provisions of section 212.20, (2) (a) 356 and less costs of administration, 80 percent of the proceeds of 357 this surcharge shall be deposited in the State Transportation 358 Trust Fund and 20 percent of the proceeds of this surcharge 359 shall be deposited in the State Economic Enhancement and 360 Development Trust Fund in the Office of Tourism, Trade, and 361 Economic Development of the Executive Office of the Governor. au362 15.75 percent of the proceeds of this surcharge shall be 363 deposited in the Tourism Promotional Trust Fund created

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364 288.122, and 4.25 percent of the proceeds of this surcharge 365 shall be deposited in the Florida International Trade and 366 Promotion Trust Fund. For the purposes of this subsection, 367 "proceeds" of the surcharge means all funds collected and 368 received by the department under this section, including 369 interest and penalties on delinquent surcharges. The department 370 shall provide the Office of Tourism, Trade, and Economic 371 Development of the Executive Office of the Governor and 372 Department of Transportation rental car surcharge revenue 373 information for the previous state fiscal year by September 1 of 374 each year.

375 Notwithstanding any other provision of law, in fiscal (b) 376 year 2007-2008 and each year thereafter, the proceeds deposited 377 in the State Transportation Trust Fund shall be allocated on an 378 annual basis in the Department of Transportation's work program 379 to each department district, except the Turnpike District. The 380 amount allocated for each district shall be based upon the 381 amount of proceeds attributed to the counties within each respective district. 382

383 Section 5. Subsections (2) and (3) of section 288.095, 384 Florida Statutes, are amended to read:

385

288.095 Economic Development Trust Fund.-

386 (2) There is created, within the Economic Development 387 Trust Fund, the Economic Development Incentives Account. The 388 Economic Development Incentives Account consists of moneys 389 appropriated to the account for purposes of the tax incentives 390 programs authorized under ss. 288.1045 and 288.106, and local 391 financial support provided under ss. 288.1045 and 288.106. Page 14 of 29

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392 Moneys in the Economic Development Incentives Account shall be 393 subject to the provisions of s. 216.301(1)(a). 394 (3) (a) The Office of Tourism, Trade, and Economic 395 Development may approve applications for certification pursuant 396 to ss. 288.1045(3) and 288.106. However, the total state share 397 of tax refund payments scheduled in all active certifications 398 for fiscal year 2001-2002 may not exceed \$30 million. The total 399 for each subsequent fiscal year may not exceed \$35 million. 400 (b) The total amount of tax refund claims approved for payment by the Office of Tourism, Trade, and Economic 401 402 Development based on actual project performance may not exceed 403 the amount appropriated to the Economic Development Incentives 404 Account for such purposes for the fiscal year. Claims for tax 405 refunds under ss. 288.1045 and 288.106 shall be paid in the 406 order the claims are approved by the Office of Tourism, Trade, 407 and Economic Development. In the event the Legislature does not 408 appropriate an amount sufficient to satisfy the tax refunds 409 under ss. 288.1045 and 288.106 in a fiscal year, the Office of 410 Tourism, Trade, and Economic Development shall pay the tax 411 refunds from the appropriation for the following fiscal year. By 412 March 1 of each year, the Office of Tourism, Trade, and Economic 413 Development shall notify the legislative appropriations 414 committees of the Senate and House of Representatives of any 415 anticipated shortfall in the amount of funds needed to satisfy claims for tax refunds from the appropriation for the current 416 417 fiscal year. 418 (c) By December 31 of each year, Enterprise Florida, Inc., 419 shall submit a complete and detailed report to the Governor, the Page 15 of 29

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420 President of the Senate, the Speaker of the House of 421 Representatives, and the director of the Office of Tourism, 422 Trade, and Economic Development of all applications received, 423 recommendations made to the Office of Tourism, Trade, and 424 Economic Development, final decisions issued, tax refund 425 agreements executed, and tax refunds paid or other payments made 426 under all programs funded out of the Economic Development 427 Incentives Account, including analyses of benefits and costs, 428 types of projects supported, and employment and investment 429 created. Enterprise Florida, Inc., shall also include a separate 430 analysis of the impact of such tax refunds on state enterprise 431 zones designated pursuant to s. 290.0065, rural communities, 432 brownfield areas, and distressed urban communities. The report 433 must also discuss the efforts made by the Office of Tourism, 434 Trade, and Economic Development to amend tax refund agreements 435 to require tax refund claims to be submitted by January 31 for 436 the net new full-time equivalent jobs in this state as of 437 December 31 of the preceding calendar year. The report must also 438 list the name and tax refund amount for each business that has 439 received a tax refund under s. 288.1045 or s. 288.106 during the 440 preceding fiscal year. The Office of Tourism, Trade, and 441 Economic Development shall assist Enterprise Florida, Inc., in 442 the collection of data related to business performance and 443 incentive payments. 444 (d) Moneys in the Economic Development Incentives Account 445 may be used only to pay tax refunds and other payments authorized under s. 288.1045, s. 288.106, or s. 288.107. 446 447 The Office of Tourism, Trade, and Economic Development Page 16 of 29

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476	refunds under ss. 288.1045 and 288.106 shall be paid in the
477	order the claims are approved by the Office of Tourism, Trade,
478	and Economic Development. In the event the Legislature does not
479	appropriate an amount sufficient to satisfy the tax refunds
480	under ss. 288.1045 and 288.106 in a fiscal year, the Office of
481	Tourism, Trade, and Economic Development shall pay the tax
482	refunds from the appropriation for the following fiscal year. By
483	March 1 of each year, the Office of Tourism, Trade, and Economic
484	Development shall notify the legislative appropriations
485	committees of the Senate and House of Representatives of any
486	anticipated shortfall in the amount of funds needed to satisfy
487	claims for tax refunds from the appropriation for the current
488	fiscal year.
489	(c) By December 31 of each year, Enterprise Florida, Inc.,
490	shall submit a complete and detailed report to the Governor, the
491	President of the Senate, the Speaker of the House of
492	Representatives, and the director of the Office of Tourism,
493	Trade, and Economic Development of all applications received,
494	recommendations made to the Office of Tourism, Trade, and
495	Economic Development, final decisions issued, tax refund
496	agreements executed, and tax refunds paid or other payments made
497	under all programs funded out of the Economic Development
498	Incentives Account, including analyses of benefits and costs,
499	types of projects supported, and employment and investment
500	created. Enterprise Florida, Inc., shall also include a separate
501	analysis of the impact of such tax refunds on state enterprise
502	zones designated pursuant to s. 290.0065, rural communities,
503	brownfield areas, and distressed urban communities. The report
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504 must also discuss the efforts made by the Office of Tourism, 505 Trade, and Economic Development to amend tax refund agreements 506 to require tax refund claims to be submitted by January 31 for 507 the net new full-time equivalent jobs in this state as of 508 December 31 of the preceding calendar year. The report must also 509 list the name and tax refund amount for each business that has 510 received a tax refund under s. 288.1045 or s. 288.106 during the 511 preceding fiscal year. The Office of Tourism, Trade, and 512 Economic Development shall assist Enterprise Florida, Inc., in the collection of data related to business performance and 513 514 incentive payments. 515 (d) Moneys in the Economic Development Incentives Account 516 may be used only to pay tax refunds and other payments 517 authorized under s. 288.1045, s. 288.106, or s. 288.107. (e) The Office of Tourism, Trade, and Economic Development 518 519 may adopt rules necessary to carry out the provisions of this 520 subsection. 521 Section 7. Paragraph (k) of subsection (1), paragraphs 522 (a), (d), (f), and (g) of subsection (2), paragraph (a) of 523 subsection (4), and paragraph (c) of subsection (5) of section 288.1045, Florida Statutes, are amended to read: 524 525 288.1045 Qualified defense contractor and space flight 526 business tax refund program.-527 DEFINITIONS.-As used in this section: (1) 528 "Local financial support" means funding from local (k) sources, public or private, which is paid to the State Economic 529 Enhancement and Development Economic Development Trust Fund and 530 531 which is equal to 20 percent of the annual tax refund for a Page 19 of 29

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532 qualified applicant. Local financial support may include excess 533 payments made to a utility company under a designated program to 534 allow decreases in service by the utility company under 535 conditions, regardless of when application is made. A qualified 536 applicant may not provide, directly or indirectly, more than 5 537 percent of such funding in any fiscal year. The sources of such 538 funding may not include, directly or indirectly, state funds 539 appropriated from the General Revenue Fund or any state trust 540 fund, excluding tax revenues shared with local governments 541 pursuant to law.

542

(2) GRANTING OF A TAX REFUND; ELIGIBLE AMOUNTS.-

543 There shall be allowed, from the State Economic (a) 544 Enhancement and Development Economic Development Trust Fund, a 545 refund to a qualified applicant for the amount of eligible taxes certified by the director which were paid by such qualified 546 547 applicant. The total amount of refunds for all fiscal years for 548 each qualified applicant shall be determined pursuant to 549 subsection (3). The annual amount of a refund to a qualified 550 applicant shall be determined pursuant to subsection (5).

(d) Contingent upon an annual appropriation by the Legislature, the director may approve not more in tax refunds than the amount appropriated to the <u>State Economic Enhancement</u> and <u>Development</u> <del>Economic Development</del> Trust Fund for tax refunds, for a fiscal year pursuant to subsection (5) and s. <u>288.120</u> <del>288.095</del>.

(f) After entering into a tax refund agreement pursuant to subsection (4), a qualified applicant may:

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Receive refunds from the account for corporate income

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taxes due and paid pursuant to chapter 220 by that business
beginning with the first taxable year of the business which
begins after entering into the agreement.

563 2. Receive refunds from the account for the following 564 taxes due and paid by that business after entering into the 565 agreement:

566 a. Taxes on sales, use, and other transactions paid 567 pursuant to chapter 212.

568 b. Intangible personal property taxes paid pursuant to 569 chapter 199.

- c. Emergency excise taxes paid pursuant to chapter 221.
  - d. Excise taxes paid on documents pursuant to chapter 201.
- 572 e. Ad valorem taxes paid, as defined in s. 220.03(1)(a) on 573 June 1, 1996.

574 f. State communications services taxes administered under 575 chapter 202. This provision does not apply to the gross receipts 576 tax imposed under chapter 203 and administered under chapter 202 577 or the local communications services tax authorized under s. 578 202.19.

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580 However, a qualified applicant may not receive a tax refund 581 pursuant to this section for any amount of credit, refund, or 582 exemption granted such contractor for any of such taxes. If a 583 refund for such taxes is provided by the office, which taxes are 584 subsequently adjusted by the application of any credit, refund, or exemption granted to the qualified applicant other than that 585 provided in this section, the qualified applicant shall 586 587 reimburse the State Economic Enhancement and Development

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588 Economic Development Trust Fund for the amount of such credit, 589 refund, or exemption. A qualified applicant must notify and 590 tender payment to the office within 20 days after receiving a 591 credit, refund, or exemption, other than that provided in this 592 section. The addition of communications services taxes 593 administered under chapter 202 is remedial in nature and 594 retroactive to October 1, 2001. The office may make supplemental 595 tax refund payments to allow for tax refunds for communications 596 services taxes paid by an eligible qualified defense contractor after October 1, 2001. 597

598 Any qualified applicant who fraudulently claims this (g) 599 refund is liable for repayment of the refund to the State 600 Economic Enhancement and Development Economic Development Trust 601 Fund plus a mandatory penalty of 200 percent of the tax refund 602 which shall be deposited into the General Revenue Fund. Any 603 qualified applicant who fraudulently claims this refund commits 604 a felony of the third degree, punishable as provided in s. 605 775.082, s. 775.083, or s. 775.084.

606

(4) QUALIFIED APPLICANT TAX REFUND AGREEMENT.-

(a) A qualified applicant shall enter into a written
agreement with the office containing, but not limited to, the
following:

610 1. The total number of full-time equivalent jobs in this 611 state that are or will be dedicated to the qualified applicant's 612 project, the average wage of such jobs, the definitions that 613 will apply for measuring the achievement of these terms during 614 the pendency of the agreement, and a time schedule or plan for 615 when such jobs will be in place and active in this state.

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616 2. The maximum amount of a refund that the qualified 617 applicant is eligible to receive for each fiscal year, based on 618 the job creation or retention and maintenance schedule specified 619 in subparagraph 1.

3. An agreement with the office allowing the office to
review and verify the financial and personnel records of the
qualified applicant to ascertain whether the qualified applicant
is complying with the requirements of this section.

4. The date by which, in each fiscal year, the qualified
applicant may file a claim pursuant to subsection (5) to be
considered to receive a tax refund in the following fiscal year.

5. That local financial support shall be annually
available and will be paid to the <u>State Economic Enhancement and</u>
<u>Development Economic Development</u> Trust Fund.

630

(5) ANNUAL CLAIM FOR REFUND.-

631 (C) A tax refund may not be approved for any qualified 632 applicant unless local financial support has been paid to the 633 State Economic Enhancement and Development Economic Development Trust Fund for that refund. If the local financial support is 634 635 less than 20 percent of the approved tax refund, the tax refund 636 shall be reduced. The tax refund paid may not exceed 5 times the 637 local financial support received. Funding from local sources includes tax abatement under s. 196.1995 or the appraised market 638 639 value of municipal or county land, including any improvements or structures, conveyed or provided at a discount through a sale or 640 lease to that applicant. The amount of any tax refund for an 641 applicant approved under this section shall be reduced by the 642 643 amount of any such tax abatement granted or the value of the

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644 land granted, including the value of any improvements or 645 structures; and the limitations in subsection (2) shall be 646 reduced by the amount of any such tax abatement or the value of 647 the land granted, including any improvements or structures. A 648 report listing all sources of the local financial support shall 649 be provided to the office when such support is paid to the State 650 Economic Enhancement and Development Economic Development Trust 651 Fund.

652 Section 8. Subparagraphs (a) and (k) of subsection (2) of 653 section 288.106, Florida Statutes, are amended to read:

654 288.106 Tax refund program for qualified target industry655 businesses.-

656

(2) DEFINITIONS.-As used in this section:

(a) "Account" means the Economic Development Incentives
Account within the <u>State Economic Enhancement and Development</u>
Economic Development Trust Fund established under s. <u>288.120</u>
288.095.

661 "Local financial support" means funding from local (k) 662 sources, public or private, that is paid to the State Economic 663 Enhancement and Development Economic Development Trust Fund and 664 that is equal to 20 percent of the annual tax refund for a 665 qualified target industry business. A qualified target industry 666 business may not provide, directly or indirectly, more than 5 667 percent of such funding in any fiscal year. The sources of such funding may not include, directly or indirectly, state funds 668 669 appropriated from the General Revenue Fund or any state trust 670 fund, excluding tax revenues shared with local governments 671 pursuant to law.

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672 Section 9. Paragraph (a) of subsection (1) of section 673 288.107, Florida Statutes, is amended to read: 674 288.107 Brownfield redevelopment bonus refunds.-DEFINITIONS.-As used in this section: 675 (1)676 (a) "Account" means the Economic Development Incentives Account as authorized in s. 288.120 288.095. 677 678 Section 10. Paragraph (b) of subsection (8) of section 679 288.1089, Florida Statutes, is amended to read: 680 288.1089 Innovation Incentive Program.-(8) 681 682 (b) Additionally, agreements signed on or after July 1, 683 2009, must include the following provisions: 684 Notwithstanding subsection (4), a requirement that the 1. 685 jobs created by the recipient of the incentive funds pay an 686 annual average wage at least equal to the relevant industry's 687 annual average wage or at least 130 percent of the average 688 private sector wage, whichever is greater. 689 2. A reinvestment requirement. Each recipient of an award 690 shall reinvest up to 15 percent of net royalty revenues, 691 including revenues from spin-off companies and the revenues from the sale of stock it receives from the licensing or transfer of 692 693 inventions, methods, processes, and other patentable discoveries 694 conceived or reduced to practice using its facilities in Florida 695 or its Florida-based employees, in whole or in part, and to 696 which the recipient of the grant becomes entitled during the 20 years following the effective date of its agreement with the 697 office. Each recipient of an award also shall reinvest up to 15 698 699

percent of the gross revenues it receives from naming

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700 opportunities associated with any facility it builds in this 701 state. Reinvestment payments shall commence no later than 6 702 months after the recipient of the grant has received the final 703 disbursement under the contract and shall continue until the 704 maximum reinvestment, as specified in the contract, has been 705 paid. Reinvestment payments shall be remitted to the office for 706 deposit in the Biomedical Research Trust Fund for companies 707 specializing in biomedicine or life sciences, or in the State 708 Economic Enhancement and Development Economic Development Trust Fund for companies specializing in fields other than biomedicine 709 or the life sciences. If these trust funds no longer exist at 710 711 the time of the reinvestment, the state's share of reinvestment 712 shall be deposited in their successor trust funds as determined 713 by law. Each recipient of an award shall annually submit a 714 schedule of the shares of stock held by it as payment of the 715 royalty required by this paragraph and report on any trades or 716 activity concerning such stock. Each recipient's reinvestment 717 obligations survive the expiration or termination of its 718 agreement with the state.

Requirements for the establishment of internship
programs or other learning opportunities for educators and
secondary, postsecondary, graduate, and doctoral students.

4. A requirement that the recipient submit quarterly
reports and annual reports related to activities and performance
to the office, according to standardized reporting periods.

725 5. A requirement for an annual accounting to the office of726 the expenditure of funds disbursed under this section.

727

6. A process for amending the agreement.

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728 Section 11. Section 288.7771, Florida Statutes, is amended 729 to read: 730 288.7771 Annual report of Florida Export Finance 731 Corporation. - The corporation shall annually prepare and submit 732 to Enterprise Florida, Inc., for inclusion in its annual report 733 required by s. 288.120 <del>288.095</del> a complete and detailed report 734 setting forth: 735 The report required in s. 288.776(3). (1)736 (2) Its assets and liabilities at the end of its most recent fiscal year. 737 Section 12. Subsection (5) of section 288.95155, Florida 738 739 Statutes, is amended to read: 740 288.95155 Florida Small Business Technology Growth 741 Program.-742 Enterprise Florida, Inc., shall prepare and include in (5) 743 its annual report required by s. 288.120 288.095 a report on the 744 financial status of the program. The report must specify the 745 assets and liabilities of the program within the current fiscal 746 year and must include a portfolio update that lists all of the 747 businesses assisted, the private dollars leveraged by each business assisted, and the growth in sales and in employment of 748 749 each business assisted. 750 Section 13. Effective October 1, 2011, paragraph (f) of 751 subsection (5) of section 373.461, Florida Statutes, is amended 752 to read: 753 373.461 Lake Apopka improvement and management.-754 PURCHASE OF AGRICULTURAL LANDS.-(5) 755 Tangible personal property acquired by the district (f)1. Page 27 of 29

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756 as part of related facilities pursuant to this section, and 757 classified as surplus by the district, shall be sold by the 758 Department of Management Services. The Department of Management 759 Services shall deposit the proceeds of such sale in the State 760 Economic Enhancement and Development Economic Development Trust 761 Fund in the Executive Office of the Governor. The proceeds shall 762 be used for the purpose of providing economic and infrastructure 763 development in portions of northwestern Orange County and east 764 central Lake County which will be adversely affected 765 economically due to the acquisition of lands pursuant to this 766 subsection.

767 2. The Office of Tourism, Trade, and Economic Development 768 shall, upon presentation of the appropriate documentation 769 justifying expenditure of the funds deposited pursuant to this 770 paragraph, pay any obligation for which it has sufficient funds 771 from the proceeds of the sale of tangible personal property and 772 which meets the limitations specified in paragraph (g). The 773 authority of the Office of Tourism, Trade, and Economic 774 Development to expend such funds shall expire 5 years from the 775 effective date of this paragraph. Such expenditures may occur 776 without future appropriation from the Legislature.

Funds deposited under this paragraph may not be usedfor any purpose other than those enumerated in paragraph (g).

Section 14. Section 288.1221, Florida Statutes, is
repealed:
Section 15. The Legislature recognizes that there is a

782 <u>need to conform the Florida Statutes to the organizational</u> 783 <u>changes in this act and that there may be a need to resolve</u>

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784	apparent conflicts with any other legislation that has been or
785	may be enacted during the 2011 Regular Session. Therefore, in
786	the interim between this act becoming a law and the 2011 Regular
787	Session of the Legislature or an earlier special session
788	addressing this issue, the Division of Statutory Revision shall
789	provide the relevant substantive committees of the Senate and
790	the House of Representatives with assistance, upon request, to
791	enable such committees to prepare draft legislation to conform
792	the Florida Statutes and any legislation enacted during 2011 to
793	the provisions of this act.
794	Section 16. Except as otherwise expressly provided in this
795	act, this act shall take effect October 1, 2011, if HB 7205 or
796	similar legislation takes effect, if such legislation is adopted
797	in the same legislative session or an extension thereof and

798 becomes law.

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