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A bill to be entitled An act relating to the Division of Forestry; amending s. 20.14, F.S.; renaming the Division of Forestry of the Department of Agriculture and Consumer Services as the Florida Forest Service; amending ss. 121.0515, 125.27, 253.036, and 258.501, F.S.; conforming provisions; amending s. 259.035, F.S.; redesignating the director of the division as the State Forester; amending ss. 259.036, 259.037, 259.101, 259.105, 259.10521, 260.0142, 261.03, 261.04, 261.06, 261.12, 317.0010, 317.0016, 373.591, 379.226, 403.7071, 479.16, 570.29, and 570.548, F.S.; conforming provisions; transferring, renumbering, and amending s. 570.549, F.S.; conforming provisions; amending ss. 570.903, 581.1843, 589.01, 589.011, 589.012, 589.04, 589.06, and 589.07, F.S.; conforming provisions; amending s. 589.071, F.S.; clarifying what constitutes a violation of certain rules regulating traffic control in state forests for which penalties apply; conforming provisions; amending ss. 589.08, 589.081, 589.09, and 589.10, F.S.; conforming provisions; amending s. 589.101, F.S.; clarifying requirements for leases of the state's interest in oil, gas, and minerals in the Blackwater River State Forest; conforming provisions; amending s. 589.11, F.S.; clarifying an authorization for the state's cooperation with the United States Secretary of Agriculture under the federal Clarke-McNary Act; conforming a cross-reference to the repeal of certain federal provisions; conforming provisions; amending ss. 589.12, 589.13, 589.14, 589.18,

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29 589.19, 589.20, and 589.21, F.S.; conforming provisions; 30 amending s. 589.26, F.S.; clarifying requirements for the 31 dedication of state park lands for public use; conforming 32 provisions; amending ss. 589.27, 589.275, and 589.277, F.S.; conforming provisions; amending ss. 589.28, 589.29, 33 589.30, 589.31, 589.32, 589.33, and 589.34, F.S.; 34 35 clarifying requirements for assistance provided to counties and municipalities by the Florida Forest Service 36 37 under cooperative agreements; conforming cross-references; 38 conforming provisions; amending ss. 590.01, 590.015, 39 590.02, 590.081, 590.091, 590.125, 590.14, 590.16, 590.25, 590.33, 590.34, and 590.35, F.S.; conforming provisions; 40 amending s. 590.42, F.S.; clarifying that funds received 41 42 or contributed by counties under a certain federal fire 43 assistance program are supplementary to certain county 44 fire control funds and assessments; conforming provisions; redesignating the title of chapter 591, F.S.; amending s. 45 591.15, F.S.; conforming a short title; amending ss. 46 47 591.16, 591.17, 591.18, 591.19, and 591.20, F.S.; revising terminology used in provisions relating to community 48 49 forests; conforming provisions; transferring, renumbering, 50 and amending ss. 591.21 and 591.22, F.S.; conforming 51 provisions; amending ss. 591.23, 591.24, and 591.25, F.S.; conforming provisions; amending s. 591.26, F.S.; 52 53 clarifying provisions authorizing sale of community forests upon referendum election; amending ss. 633.115, 54 55 633.821, and 790.15, F.S.; conforming provisions; 56 providing an effective date.

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58	Be It Enacted by the Legislature of the State of Florida:
59	
60	Section 1. Paragraph (h) of subsection (2) of section
61	20.14, Florida Statutes, is amended to read:
62	20.14 Department of Agriculture and Consumer Services
63	There is created a Department of Agriculture and Consumer
64	Services.
65	(2) The following divisions of the Department of
66	Agriculture and Consumer Services are established:
67	(h) Florida Forest Service Forestry.
68	Section 2. Paragraph (b) of subsection (2) of section
69	121.0515, Florida Statutes, is amended to read:
70	121.0515 Special risk membership
71	(2) CRITERIA.—A member, to be designated as a special risk
72	member, must meet the following criteria:
73	(b) The member must be employed as a firefighter and be
74	certified, or required to be certified, in compliance with s.
75	633.35 and be employed solely within the fire department of a
76	local government employer or an agency of state government with
77	firefighting responsibilities. In addition, the member's duties
78	and responsibilities must include on-the-scene fighting of
79	fires, fire prevention, or firefighter training; direct
80	supervision of firefighting units, fire prevention, or
81	firefighter training; or aerial firefighting surveillance
82	performed by fixed-wing aircraft pilots employed by the <u>Florida</u>
83	Forest Service Division of Forestry of the Department of
84	Agriculture and Consumer Services; or the member must be the
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85 supervisor or command officer of a member or members who have 86 such responsibilities; provided, however, administrative support 87 personnel, including, but not limited to, those whose primary 88 duties and responsibilities are in accounting, purchasing, 89 legal, and personnel, shall not be included and further provided 90 that all periods of creditable service in fire prevention or 91 firefighter training, or as the supervisor or command officer of 92 a member or members who have such responsibilities, and for 93 which the employer paid the special risk contribution rate, shall be included; 94

95 Section 3. Section 125.27, Florida Statutes, is amended to 96 read:

97 125.27 Countywide forest fire protection; authority of
 98 <u>Florida Forest Service</u> the Division of Forestry; state funding;
 99 county fire control assessments; disposition; equipment
 100 donations.-

The Florida Forest Service Division of Forestry of the 101 (1)102 Department of Agriculture and Consumer Services and the board of 103 county commissioners of each county in this state shall enter 104 into agreements for the establishment and maintenance of 105 countywide fire protection of all forest and wild lands within 106 the said county, with the total cost of such fire protection 107 being funded by state and federal funds. Each county shall, 108 under the terms of such agreements, be assessed each fiscal year, as its share of the cost of providing such fire 109 110 protection, a sum in dollars equal to the total forest and wild land acreage of the county, as determined by the Florida Forest 111 Service Division of Forestry, multiplied by 7 cents. The forest 112

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and wild lands acreage included in such agreements shall be 113 114 reviewed each year by the contracting parties and the number of forest and wild land acres and the annual fire control 115 116 assessment adjusted so as to reflect the current forest acreage 117 of the county. If In the event the Florida Forest Service 118 division and the county commissioners do not agree, the Board of 119 Trustees of the Internal Improvement Trust Fund shall make such acreage determination. All fire control assessments received by 120 121 the Florida Forest Service Division of Forestry from the several counties under agreements made under pursuant to this section 122 123 shall be deposited as follows:

(a) An amount equal to the total forest land and wild land
acreage of the counties, multiplied by 4 cents, shall be
distributed to the Incidental Trust Fund of the <u>Florida Forest</u>
Service Division of Forestry; and

(b) An amount equal to the total forest land and wild land
acreage of the counties, multiplied by 3 cents, shall be
distributed to the General Revenue Fund.

131 (2) The Florida Forest Service Division of Forestry may 132 include provisions in the agreements authorized in this section, 133 or execute separate or supplemental agreements with the several 134 counties, county agencies, or municipalities, to provide 135 communication services and other services directly related to fire protection within the county, other than forest fire 136 control, on a cost reimbursable basis only, but provided the 137 rendering of such services may does not hinder or impede in any 138 way the Florida Forest Service's division's ability to 139 accomplish its primary function with respect to forest fire 140 Page 5 of 74

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141 control.

142 (3) The Department of Agriculture and Consumer Services 143 may lease, loan, or otherwise make available, without charge, to 144 state, county, and local governmental entities that have fire-145 rescue fire/rescue responsibilities, new or used fire protection 146 equipment, vehicles, or supplies, including which shall include 147 all such items received from public or private entities. The department, and those private or public entities providing at no 148 149 cost, or de minimis cost, such items for loan or lease through 150 the department are, shall not be held liable for civil damages 151 resulting from use or possession of such items. Private or 152 public entities that donate fire-rescue fire/rescue equipment, 153 vehicles, or supplies directly to state, county, or local 154 governmental entities having fire-rescue fire/rescue 155 responsibilities are shall not be held liable for civil damages 156 resulting from use or possession of such items.

157 Section 4. Section 253.036, Florida Statutes, is amended158 to read:

159 253.036 Forest management.-All land management plans 160 described in s. 253.034(5) that which are prepared for parcels 161 larger than 1,000 acres shall contain an analysis of the 162 multiple-use potential of the parcel, which analysis shall 163 include the potential of the parcel to generate revenues to 164 enhance the management of the parcel. The lead agency shall 165 prepare the analysis, which shall contain a component or section prepared by a qualified professional forester that which 166 assesses the feasibility of managing timber resources on the 167 parcel for resource conservation and revenue generation purposes 168 Page 6 of 74

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169 through a stewardship ethic that embraces sustainable forest 170 management practices if the lead management agency determines 171 that the timber resource management is not in conflict with the 172 primary management objectives of the parcel. For purposes of 173 this section, practicing sustainable forest management means 174 meeting the needs of the present without compromising the 175 ability of future generations to meet their own needs by practicing a land stewardship ethic that which integrates the 176 177 reforestation, managing, growing, nurturing, and harvesting of 178 trees for useful products with the conservation of soil, air and 179 water quality, wildlife and fish habitat, and aesthetics. The 180 Legislature intends that each lead management agency, whenever 181 practicable and cost effective, use the services of the Florida Forest Service Division of Forestry of the Florida Department of 182 183 Agriculture and Consumer Services or other qualified private 184 sector professional forester in completing such feasibility 185 assessments and implementing timber resource management. The 186 Legislature further intends that the lead management agency 187 develop a memorandum of agreement with the Florida Forest 188 Service Division of Forestry to provide for full reimbursement 189 for any services provided for the feasibility assessments or 190 timber resource management. All additional revenues generated 191 through multiple-use management or compatible secondary use 192 management shall be returned to the lead agency responsible for 193 such management and shall be used to pay for management 194 activities on all conservation, preservation, and recreation lands under the agency's jurisdiction. In addition, such revenue 195 196 shall be segregated in an agency trust fund and shall remain Page 7 of 74

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197 available to the agency in subsequent fiscal years to support 198 land management appropriations.

199Section 5. Paragraph (a) of subsection (7) of section200258.501, Florida Statutes, is amended to read:

201 202

220

258.501 Myakka River; wild and scenic segment.-

(7) MANAGEMENT COORDINATING COUNCIL.-

203 (a) Upon designation, the department shall create a 204 permanent council to provide interagency and intergovernmental 205 coordination in the management of the river. The coordinating 206 council shall be composed of one representative appointed from 207 each of the following: the department, the Department of 208 Transportation, the Fish and Wildlife Conservation Commission, 209 the Department of Community Affairs, the Florida Forest Service 210 Division of Forestry of the Department of Agriculture and 211 Consumer Services, the Division of Historical Resources of the 212 Department of State, the Tampa Bay Regional Planning Council, 213 the Southwest Florida Water Management District, the Southwest 214 Florida Regional Planning Council, Manatee County, Sarasota County, Charlotte County, the City of Sarasota, the City of 215 216 North Port, agricultural interests, environmental organizations, 217 and any others deemed advisable by the department.

218 Section 6. Paragraph (b) of subsection (1) of section 219 259.035, Florida Statutes, is amended to read:

259.035 Acquisition and Restoration Council.-

(1) There is created the Acquisition and RestorationCouncil.

(b) The five remaining appointees shall be composed of the
 Secretary of Environmental Protection, the <u>State Forester</u>

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director of the Division of Forestry of the Department of Agriculture and Consumer Services, the executive director of the Fish and Wildlife Conservation Commission, the director of the Division of Historical Resources of the Department of State, and the secretary of the Department of Community Affairs, or their respective designees.

231 Section 7. Paragraph (a) of subsection (1) of section 232 259.036, Florida Statutes, is amended to read:

233

259.036 Management review teams.-

234 To determine whether conservation, preservation, and (1)recreation lands titled in the name of the Board of Trustees of 235 236 the Internal Improvement Trust Fund are being managed for the 237 purposes for which they were acquired and in accordance with a 238 land management plan adopted pursuant to s. 259.032, the board 239 of trustees, acting through the Department of Environmental 240 Protection, shall cause periodic management reviews to be 241 conducted as follows:

(a) The department shall establish a regional landmanagement review team composed of the following members:

1. One individual who is from the county or local community in which the parcel or project is located and who is selected by the county commission in the county which is most impacted by the acquisition.

248 2. One individual from the Division of Recreation and249 Parks of the department.

One individual from the <u>Florida Forest Service</u> Division
 of Forestry of the Department of Agriculture and Consumer
 Services.

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4. One individual from the Fish and Wildlife ConservationCommission.

255 5. One individual from the department's district office in256 which the parcel is located.

257 6. A private land manager mutually agreeable to the state258 agency representatives.

259 7. A member of the local soil and water conservation260 district board of supervisors.

261

8. A member of a conservation organization.

262 Section 8. Subsection (1) of section 259.037, Florida 263 Statutes, is amended to read:

264

259.037 Land Management Uniform Accounting Council.-

265 The Land Management Uniform Accounting Council is (1)266 created within the Department of Environmental Protection and 267 shall consist of the director of the Division of State Lands, 268 the director of the Division of Recreation and Parks, the 269 director of the Office of Coastal and Aquatic Managed Areas, and 270 the director of the Office of Greenways and Trails of the 271 Department of Environmental Protection; the State Forester 272 director of the Division of Forestry of the Department of 273 Agriculture and Consumer Services; the executive director of the 274 Fish and Wildlife Conservation Commission; and the director of 275 the Division of Historical Resources of the Department of State, 276 or their respective designees. Each state agency represented on 277 the council has shall have one vote. The chair of the council 278 shall rotate annually in the foregoing order of state agencies. 279 The agency of the representative serving as chair of the council 280 shall provide staff support for the council. The Division of

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State Lands shall serve as the recipient of and repository for the council's documents. The council shall meet at the request of the chair.

284 Section 9. Paragraph (e) of subsection (3) and subsection 285 (5) of section 259.101, Florida Statutes, are amended to read: 286 259.101 Florida Preservation 2000 Act.-

287 (3) LAND ACOUISITION PROGRAMS SUPPLEMENTED.-Less the costs 288 of issuance, the costs of funding reserve accounts, and other 289 costs with respect to the bonds, the proceeds of bonds issued 290 pursuant to this act shall be deposited into the Florida 291 Preservation 2000 Trust Fund created by s. 375.045. In fiscal 292 year 2000-2001, for each Florida Preservation 2000 program 293 described in paragraphs (a) - (q), that portion of each program's 294 total remaining cash balance which, as of June 30, 2000, is in 295 excess of that program's total remaining appropriation balances 296 shall be redistributed by the department and deposited into the 297 Save Our Everglades Trust Fund for land acquisition. For 298 purposes of calculating the total remaining cash balances for 299 this redistribution, the Florida Preservation 2000 Series 2000 300 bond proceeds, including interest thereon, and the fiscal year 301 1999-2000 General Appropriations Act amounts shall be deducted 302 from the remaining cash and appropriation balances, 303 respectively. The remaining proceeds shall be distributed by the 304 Department of Environmental Protection in the following manner:

305 (e) Two and nine-tenths percent to the <u>Florida Forest</u>
 306 <u>Service</u> Division of Forestry of the Department of Agriculture
 307 and Consumer Services to fund the acquisition of state forest
 308 inholdings and additions pursuant to s. 589.07.

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309

310 Local governments may use federal grants or loans, private 311 donations, or environmental mitigation funds, including 312 environmental mitigation funds required pursuant to s. 338.250, 313 for any part or all of any local match required for the purposes 314 described in this subsection. Bond proceeds allocated pursuant 315 to paragraph (c) may be used to purchase lands on the priority lists developed pursuant to s. 259.035. Title to lands purchased 316 317 pursuant to paragraphs (a), (d), (e), (f), and (g) shall be vested in the Board of Trustees of the Internal Improvement 318 319 Trust Fund. Title to lands purchased pursuant to paragraph (c) 320 may be vested in the Board of Trustees of the Internal 321 Improvement Trust Fund. The board of trustees shall hold title 322 to land protection agreements and conservation easements that 323 were or will be acquired pursuant to s. 380.0677, and the Southwest Florida Water Management District and the St. Johns 324 325 River Water Management District shall monitor such agreements 326 and easements within their respective districts until the state 327 assumes this responsibility.

328 Any funds received by the Florida Forest Service (5) 329 Division of Forestry from the Preservation 2000 Trust Fund 330 pursuant to paragraph (3) (e) may only shall be used only to pay 331 the cost of the acquisition of lands in furtherance of outdoor 332 recreation and natural resources conservation in this state. The administration and use of any funds received by the Florida 333 334 Forest Service Division of Forestry from the Preservation 2000 335 Trust Fund are will be subject to such terms and conditions 336 imposed thereon by the agency of the state responsible for the

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337 issuance of the revenue bonds, the proceeds of which are 338 deposited in the Preservation 2000 Trust Fund, including 339 restrictions imposed to ensure that the interest on any such 340 revenue bonds issued by the state as tax-exempt revenue bonds 341 are will not be included in the gross income of the holders of 342 such bonds for federal income tax purposes. All deeds for or 343 leases of with respect to any real property acquired with funds 344 received by the Florida Forest Service Division of Forestry from 345 the Preservation 2000 Trust Fund shall contain such covenants and restrictions as are sufficient to ensure that the use of 346 347 such real property at all times complies with s. 375.051 and s. 348 9, Art. XII of the 1968 Constitution of Florida; and shall contain reverter clauses providing for the reversion of title to 349 350 such property to the Board of Trustees of the Internal 351 Improvement Trust Fund or, in the case of a lease of such 352 property, providing for termination of the lease upon a failure 353 to use the property conveyed thereby for such purposes.

354 Section 10. Paragraph (f) of subsection (3) of section 355 259.105, Florida Statutes, is amended to read:

356

259.105 The Florida Forever Act.-

(3) Less the costs of issuing and the costs of funding
reserve accounts and other costs associated with bonds, the
proceeds of cash payments or bonds issued pursuant to this
section shall be deposited into the Florida Forever Trust Fund
created by s. 259.1051. The proceeds shall be distributed by the
Department of Environmental Protection in the following manner:

363 (f) One and five-tenths percent to the <u>Florida Forest</u> 364 <u>Service</u> Division of Forestry of the Department of Agriculture

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365 and Consumer Services to fund the acquisition of state forest 366 inholdings and additions pursuant to s. 589.07, the 367 implementation of reforestation plans or sustainable forestry 368 management practices, and for capital project expenditures as 369 described in this section. At a minimum, 1 percent, but and no 370 more than 10 percent, of the funds allocated for the acquisition 371 of inholdings and additions pursuant to this paragraph may shall 372 be spent on capital project expenditures identified during the 373 time of acquisition which meet land management planning 374 activities necessary for public access.

375 Section 11. Subsections (1) and (2) and paragraph (b) of 376 subsection (3) of section 259.10521, Florida Statutes, are 377 amended to read:

378

259.10521 Citizen support organization; use of property.-

379 (1) <u>DEFINITION</u> <u>DEFINITIONS</u>.-<u>As used in</u> For the purpose of 380 this section, the <u>term</u> "citizen support organization" means an 381 organization that is:

382 (a) a Florida corporation not for profit incorporated 383 under the provisions of chapter 617 and approved by the 384 Department of State that is:+

385 <u>(a) (b)</u> Organized and operated to conduct programs and 386 activities in the best interest of the state; raise funds; 387 request and receive grants, gifts, and bequests of money; 388 acquire, receive, hold, invest, and administer, in its own name, 389 securities, funds, objects of value, or other property, real or 390 personal; and make expenditures to or for the direct or indirect 391 benefit of the Babcock Crescent B Ranch;

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(b) (c) Determined by the Fish and Wildlife Conservation

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393 Commission and the <u>Florida Forest Service</u> Division of Forestry 394 within the Department of Agriculture and Consumer Services to be 395 consistent with the goals of the state in acquiring the ranch 396 and in the best interests of the state; and

397 (c) (d) Approved in writing by the Fish and Wildlife 398 Conservation Commission and the Florida Forest Service Division 399 of Forestry to operate for the direct or indirect benefit of the 400 ranch and in the best interest of the state. Such approval must 401 shall be given in a letter of agreement from the Fish and 402 Wildlife Conservation Commission and the Florida Forest Service 403 Division of Forestry. Only one citizen support organization may 404 be created to operate for the direct or indirect benefit of the 405 Babcock Crescent B Ranch.

406

(2) USE OF PROPERTY.-

407 The Fish and Wildlife Conservation Commission and the (a) 408 Florida Forest Service Division of Forestry may permit, without 409 charge, appropriate use of fixed property and facilities of the 410 Babcock Crescent B Ranch by a citizen support organization, 411 subject to the provisions of this section. Such use must be 412 directly in keeping with the approved purposes of the citizen 413 support organization and may not be made at times or places that 414 would unreasonably interfere with recreational opportunities for 415 the general public.

(b) The Fish and Wildlife Conservation Commission and the
Florida Forest Service Division of Forestry may adopt rules
prescribing the conditions prescribe by rule any condition with
which the citizen support organization <u>must shall</u> comply in
order to use fixed property or facilities of the ranch.

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(c) The Fish and Wildlife Conservation Commission and the Florida Forest Service may Division of Forestry shall not permit the use of any fixed property or facilities of the ranch by a citizen support organization that does not provide equal membership and employment opportunities to all persons regardless of race, color, religion, sex, age, or national origin.

428

(3) PARTNERSHIPS.-

429 The Legislature may annually appropriate funds from (b) the Land Acquisition Trust Fund for use only as state matching 430 funds, in conjunction with private donations in aggregates of at 431 432 least \$60,000, matched by \$40,000 of state funds, for a total 433 minimum project amount of \$100,000 for capital improvement 434 facility development at the ranch at either individually designated locations or for priority projects within the overall 435 436 ranch system. The citizen support organization may acquire 437 private donations under pursuant to this section, and matching 438 state funds for approved projects may be provided in accordance 439 with this subsection. The Fish and Wildlife Conservation 440 Commission and the Florida Forest Service may Division of 441 Forestry are authorized to properly recognize and honor a 442 private donor by placing a plaque or other appropriate 443 designation noting the contribution on project facilities or by 444 naming project facilities after the person or organization that provided matching funds. The Fish and Wildlife Conservation 445 Commission and the Florida Forest Service may Division of 446 447 Forestry are authorized to adopt necessary administrative rules 448 to administer carry out the purposes of this subsection.

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449 Section 12. Paragraph (d) of subsection (1) of section 450 260.0142, Florida Statutes, is amended to read: 451 260.0142 Florida Greenways and Trails Council; 452 composition; powers and duties.-453 (1)There is created within the department the Florida 454 Greenways and Trails Council which shall advise the department 455 in the execution of the department's powers and duties under 456 this chapter. The council shall be composed of 21 members, 457 consisting of: 458 The following 10 remaining members shall include: (d) The Secretary of Environmental Protection or a 459 1. 460 designee. The executive director of the Fish and Wildlife 461 2. 462 Conservation Commission or a designee. 463 3. The Secretary of Community Affairs or a designee. 464 4. The Secretary of Transportation or a designee. 465 5. The State Forester Director of the Division of Forestry 466 of the Department of Agriculture and Consumer Services or a 467 designee. The director of the Division of Historical Resources of 468 6. 469 the Department of State or a designee. 470 7. A representative of the water management districts. 471 Membership on the council shall rotate among the five districts. 472 The districts shall determine the order of rotation. 473 8. A representative of a federal land management agency. The Secretary of Environmental Protection shall identify the 474 appropriate federal agency and request designation of a 475 476 representative from the agency to serve on the council. Page 17 of 74

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9. A representative of the regional planning councils to
be appointed by the Secretary of Environmental Protection in
consultation with the Secretary of Community Affairs. Membership
on the council shall rotate among the seven regional planning
councils. The regional planning councils shall determine the
order of rotation.

10. A representative of local governments to be appointed by the Secretary of Environmental Protection in consultation with the Secretary of Community Affairs. Membership shall alternate between a county representative and a municipal representative.

488 Section 13. Subsections (5) through (12) of section 489 261.03, Florida Statutes, are renumbered as subsections (4) 490 through (11), respectively, and present subsections (4) and (11) 491 of that section are amended to read:

492

261.03 Definitions.-As used in this chapter, the term:

493 (4) "Division" means the Division of Forestry of the
 494 Department of Agriculture and Consumer Services.

495 (10) (11) "Trust fund" means the Incidental Trust Fund of
 496 the Florida Forest Service Division of Forestry of the
 497 Department of Agriculture and Consumer Services.

498 Section 14. Subsection (1) of section 261.04, Florida499 Statutes, is amended to read:

500 261.04 Off-Highway Vehicle Recreation Advisory Committee; 501 members; appointment.-

502 (1) Effective July 1, 2003, the Off-Highway Vehicle
 503 Recreation Advisory Committee is created within the <u>Florida</u>
 504 <u>Forest Service</u> Division of Forestry and consists of nine

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505 members, all of whom are appointed by the Commissioner of 506 Agriculture. The appointees shall include one representative of 507 the Department of Agriculture and Consumer Services, one 508 representative of the Department of Highway Safety and Motor 509 Vehicles, one representative of the Department of Environmental 510 Protection's Office of Greenways and Trails, one representative 511 of the Fish and Wildlife Conservation Commission, one citizen 512 with scientific expertise in disciplines relating to ecology, 513 wildlife biology, or other environmental sciences, one 514 representative of a licensed off-highway vehicle dealer, and three representatives of off-highway vehicle recreation groups. 515 516 In making these appointments, the commissioner shall consider 517 the places of residence of the members to ensure statewide 518 representation.

519 Section 15. Section 261.06, Florida Statutes, is amended 520 to read:

521 261.06 <u>Florida Forest Service;</u> functions, duties, and 522 responsibilities of the department.—The following are functions, 523 duties, and responsibilities of the <u>Florida Forest Service</u> 524 department through the division:

(1) <u>Coordinating Coordination of the planning</u>,
development, conservation, and rehabilitation of state lands in
and for the system.

528 (2) <u>Coordinating Coordination of the management</u>,
529 maintenance, administration, and operation of state lands in the
530 system and <u>providing the provision of</u> law enforcement and
531 appropriate public safety activities.

532

(3)

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Managing Management of the trust fund and approving

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533 approval of the advisory committee's budget recommendations. 534 (4) Implementing Implementation of the program, including 535 the ultimate approval of grant applications submitted by 536 governmental agencies or entities or nongovernmental entities. 537 (5) Coordinating the program Coordination to help ensure compliance with environmental laws and regulations for of the 538 public program and lands in the system. 539 540 Implementing Implementation of the policies (6) established by the advisory committee. 541 542 Providing Provision of staff assistance to the (7) advisory committee. 543 544 Preparing Preparation of plans for public lands in, or (8) 545 proposed to be included in, the system. 546 (9) Conducting surveys and preparing the preparation of 547 studies as are necessary or desirable for implementing the 548 program. 549 Recruiting Recruitment and using utilization of (10)550 volunteers to further the program. 551 (11)Adopting rules Rulemaking authority to administer 552 implement the provisions of ss. 261.01-261.10. 553 Section 16. Section 261.12, Florida Statutes, is amended 554 to read: 261.12 Designated off-highway vehicle funds within the 555 556 Incidental Trust Fund of the Florida Forest Service Division of 557 Forestry of the Department of Agriculture and Consumer 558 Services.-559 The designated off-highway vehicle funds of the trust (1)560 fund shall consist of deposits from the following sources: Page 20 of 74

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(a) Fees paid to the Department of Highway Safety andMotor Vehicles for the titling of off-highway vehicles.

(b) Revenues and income from any other sources required by law or as appropriated by the Legislature <u>for deposit</u> to be deposited into the trust fund as designated off-highway vehicle funds.

567 (c) Donations from private sources that are designated as 568 off-highway vehicle funds.

(d) Interest earned on designated off-highway vehiclefunds on deposit in the trust fund.

571 (2) Designated off-highway vehicle funds in the trust fund
572 shall be available for recommended allocation by the Off-Highway
573 Vehicle Recreation Advisory Committee and the department of
574 Agriculture and Consumer Services and upon annual appropriation
575 by the Legislature, exclusively for the following:

576 (a) Implementation of the Off-Highway Vehicle Recreation 577 Program by the department of Agriculture and Consumer Services, 578 including which includes personnel and other related expenses, + 579 administrative and operating expenses, and; expenses related to 580 safety, training, and rider education programs; τ managing, 581 maintaining, and rehabilitating management, maintenance, and rehabilitation of lands in the Off-Highway Vehicle Recreation 582 583 Program's system of lands and trails; and, if funds are available, acquiring acquisition of lands for inclusion to be 584 585 included in the system and managing, maintaining, and rehabilitating the management, maintenance, and rehabilitation 586 587 of such lands. 588 Approved grants to governmental agencies or entities (b)

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589 or nongovernmental entities that wish to provide or improve off-590 highway vehicle recreation areas or trails for public use on 591 public lands, provide environmental protection and restoration 592 to affected natural areas in the system, provide enforcement of 593 applicable regulations related to the system and off-highway 594 vehicle activities, or provide education in the operation of 595 off-highway vehicles.

596 (c) Matching funds to be used to match grant funds597 available from other sources.

(3) Notwithstanding s. 216.301 and pursuant to s. 216.351,
any balance of designated off-highway vehicle funds in the trust
fund at the end of any fiscal year shall remain <u>in the trust</u>
<u>fund therein</u> and shall be available for the purposes set out in
this section and as otherwise provided by law.

603 Section 17. Section 317.0010, Florida Statutes, is amended 604 to read:

317.0010 Disposition of fees.—The department shall deposit
all funds received under this chapter, less administrative costs
of \$2 per title transaction, into the Incidental Trust Fund of
the <u>Florida Forest Service</u> Division of Forestry of the
Department of Agriculture and Consumer Services.

610 Section 18. Section 317.0016, Florida Statutes, is amended 611 to read:

612 317.0016 Expedited service; applications; fees.—The 613 department shall provide, through its agents and for use by the 614 public, expedited service on title transfers, title issuances, 615 duplicate titles, recordation of liens, and certificates of 616 repossession. A fee of \$7 shall be charged for this service,

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617 which is in addition to the fees imposed by ss. 317.0007 and 618 317.0008, and \$3.50 of this fee shall be retained by the 619 processing agency. All remaining fees shall be deposited in the 620 Incidental Trust Fund of the Florida Forest Service Division of 621 Forestry of the Department of Agriculture and Consumer Services. Application for expedited service may be made by mail or in 622 623 person. The department shall issue each title applied for under 624 pursuant to this section within 5 working days after receipt of 625 the application except for an application for a duplicate title certificate covered by s. 317.0008(3), in which case the title 626 627 must be issued within 5 working days after compliance with the 628 department's verification requirements.

629 Section 19. Paragraph (h) of subsection (1) of section630 373.591, Florida Statutes, is amended to read:

631

373.591 Management review teams.-

632 (1)To determine whether conservation, preservation, and 633 recreation lands titled in the names of the water management 634 districts are being managed for the purposes for which they were 635 acquired and in accordance with land management objectives, the 636 water management districts shall establish land management 637 review teams to conduct periodic management reviews. The land 638 management review teams shall be composed of the following 639 members:

640 (h) One individual from the <u>Florida Forest Service</u>
 641 Department of Agriculture and Consumer Services' Division of
 642 Forestry.

643 Section 20. Subsection (10) of section 379.226, Florida 644 Statutes, is amended to read:

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645 379.226 Florida Territorial Waters Act; alien-owned 646 commercial fishing vessels; prohibited acts; enforcement.-647 (10)Harbormasters and law enforcement agencies may are 648 authorized to request assistance from the Civil Air Patrol in 649 the surveillance of suspect vessels. Aircraft of the Florida 650 Forest Service Division of Forestry of the Department of 651 Agriculture and Consumer Services or other state or county 652 agencies which are conveniently located and not otherwise 653 occupied may be similarly used utilized.

654 Section 21. Subsection (6) of section 403.7071, Florida 655 Statutes, is amended to read:

403.7071 Management of storm-generated debris.—Solid waste generated as a result of a storm event that is the subject of an emergency order issued by the department may be managed as follows:

660 (6) Local governments or their agents may conduct the 661 burning of storm-generated yard trash, other storm-generated 662 vegetative debris, or untreated wood from construction and 663 demolition debris in air-curtain incinerators without prior 664 notice to the department. Within 10 days after commencing such 665 burning, the local government shall notify the department in 666 writing describing the general nature of the materials burned; 667 the location and method of burning; and the name, address, and telephone number of the representative of the local government 668 to contact concerning the work. The operator of the air-curtain 669 incinerator is subject to any requirement of the Florida Forest 670 Service Division of Forestry or of any other agency concerning 671 672 authorization to conduct open burning. Any person conducting

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673 open burning of vegetative debris is also subject to such674 requirements.

675 Section 22. Subsection (5) of section 479.16, Florida 676 Statutes, is amended to read:

479.16 Signs for which permits are not required.—The
following signs are exempt from the requirement that a permit
for a sign be obtained under the provisions of this chapter but
are required to comply with the provisions of s. 479.11(4)-(8):

(5) Danger or precautionary signs relating to the premises
on which they are located; forest fire warning signs erected
under the authority of the <u>Florida Forest Service</u> Division of
Forestry of the Department of Agriculture and Consumer Services;
and signs, notices, or symbols erected by the United States
Government under the direction of the United States Forestry
Service.

688 Section 23. Subsection (8) of section 570.29, Florida 689 Statutes, is amended to read:

690 570.29 Departmental divisions.—The department shall691 include the following divisions:

692

(8) Florida Forest Service Forestry.

693 Section 24. Section 570.548, Florida Statutes, is amended 694 to read:

695 570.548 <u>Florida Forest Service; State Forester</u> Division of
 696 Forestry; powers and duties.-

697 (1) The duties of the <u>Florida Forest Service</u> Division of
 698 Forestry include, but are not limited to, administering and
 699 enforcing those powers and responsibilities of the <u>Florida</u>
 700 <u>Forest Service</u> division prescribed in chapters 589, 590, and 591

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701 and the rules adopted <u>under those chapters</u> pursuant thereto and 702 in other forest fire, forest protection, and forest management 703 laws of this state.

Section 25. Section 570.549, Florida Statutes, is
transferred, renumbered as subsection (2) of section 570.548,
Florida Statutes, and amended to read:

707

570.549 Director; duties.-

708 (2) (a) (1) The head director of the Florida Forest Service 709 shall be the State Forester, who Division of Forestry shall be 710 appointed by the commissioner and shall serve at the 711 commissioner's pleasure.

712 (b) (2) It shall be the duty of The State Forester shall 713 director of this division to direct and supervise the overall 714 operation of the Florida Forest Service division and to exercise 715 such other powers and duties as authorized by the department. 716 Section 26. Subsection (1) of section 570.903, Florida 717 Statutes, is amended to read:

718

570.903 Direct-support organization.-

719 When the Legislature authorizes the establishment of a (1)720 direct-support organization to provide assistance for the 721 museums, the Florida Agriculture in the Classroom Program, the 722 Florida State Collection of Arthropods, the Friends of the 723 Florida State Forests Program of the Florida Forest Service 724 Division of Forestry, and the Forestry Arson Alert Program, and other programs of the department, the following provisions shall 725 govern the creation, use, powers, and duties of the direct-726 727 support organization:-

728

(a)

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The department shall enter into a memorandum or letter

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of agreement with the direct-support organization, which shall specify the approval of the department, the powers and duties of the direct-support organization, and rules with which the direct-support organization <u>must</u> shall comply.

733 The department may permit, without charge, appropriate (b) 734 use of property, facilities, and personnel of the department by 735 a direct-support organization, subject to the provisions of ss. 736 570.902 and 570.903. The use shall be directly in keeping with 737 the approved purposes of the direct-support organization and may 738 shall not be made at times or places that would unreasonably 739 interfere with opportunities for the general public to use 740 department facilities for established purposes.

(c) The department shall prescribe by contract or by rule conditions with which a direct-support organization <u>must shall</u> comply in order to use property, facilities, or personnel of the department or museum. Such rules shall provide for budget and audit review and oversight by the department.

(d) The department <u>may</u> shall not permit the use of
property, facilities, or personnel of the museum, department, or
designated program by a direct-support organization <u>that</u> which
does not provide equal employment opportunities to all persons
regardless of race, color, religion, sex, age, or national
origin.

752 Section 27. Subsection (7) of section 581.1843, Florida753 Statutes, is amended to read:

754 581.1843 Citrus nursery stock propagation and production 755 and the establishment of regulated areas around citrus 756 nurseries.-

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(7) The department shall relocate foundation source trees
maintained by the Division of Plant Industry from various
locations, including those in Dundee and Winter Haven, to
protective structures at the <u>Florida Forest Service's</u> Division
of Forestry nursery in Chiefland or to other protective sites
located a minimum of 10 miles from any commercial citrus grove.

763 Section 28. Section 589.01, Florida Statutes, is amended 764 to read:

765 589.01 Florida Forestry Council.—The Florida Forestry 766 Council, hereinafter called the "council," is hereby created 767 within the Florida Forest Service in the Division of Forestry of 768 the Department of Agriculture and Consumer Services. The council 769 shall be composed of five members appointed by the Department of 770 Agriculture and Consumer Services for terms of 4 years.

(1) There shall be one member of the council from each ofthe following areas of forestry:

773

(a) The pulp and paper manufacturing industry.

(b) A forest products industry other than that describedin paragraph (a).

776

(c) A timber or timber products dealer.

777

(d) An individual forest landowner.

(e) An active member of a statewide conservation
organization having as one of its principal objectives the
conservation and development of the forest resource.

(2) <u>At least</u> Not fewer than two <u>but not</u> or more than three
 nominations <u>must</u> shall be made for each <u>appointment to</u>
 membership on the council, and any statewide organization
 representing an area of forestry represented on the council may

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785 make nominations.

(3) The council shall meet at the call of its chair, at
the request of a majority of its membership or of the Department
of Agriculture and Consumer Services, or at such times as <u>the</u>
<u>department</u> may <u>prescribe</u> be prescribed by <u>rule</u> its rules.

(4) A majority of the members of the council <u>constitutes</u>
real shall constitute a quorum for all purposes, and an act by a
majority of such quorum at any meeting <u>constitutes</u> shall
constitute an official act of the council.

(5) The powers and duties of the council <u>are to shall be</u> as follows:

796

(a) $\frac{1}{2}$ Consider and study the entire field of forestry.;

(b) To Advise, counsel, and consult, upon request, with the Department of Agriculture and Consumer Services and the <u>State Forester</u> director of the Division of Forestry upon request in connection with the <u>adoption</u> promulgation, administration, and enforcement of all laws and rules relating to forestry.;

(c) To Consider all matters submitted to <u>the council</u> it by the Department of Agriculture and Consumer Services or the <u>State</u> <u>Forester.</u> director of the Division of Forestry;

805 To Offer suggestions and recommendations to the (d) 806 Department of Agriculture and Consumer Services and the State 807 Forester director of the Division of Forestry on the council's 808 its own initiative with in regard to changes in the laws and rules relating to forestry for as may be deemed advisable to 809 secure the effective administration and enforcement of such laws 810 811 and rules relating to the work of the Florida Forest Service. 812 division; and

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(e) To Keep a complete record of all <u>of the council's</u> its proceedings, showing the names of the members present at each meeting and any action taken by the council, and to file and maintain such records in the <u>Florida Forest Service</u> Division of Forestry as a public record.

818 Section 29. Section 589.011, Florida Statutes, is amended 819 to read:

820 589.011 Use of state forest lands; fees; rules.—<u>The</u> 821 <u>Florida Forest Service may:</u>

822 (1) The Division of Forestry of the Department of
823 Agriculture and Consumer Services may Grant privileges, permits,
824 leases, and concessions for the use of state forest lands,
825 timber, and forest products for purposes not inconsistent with
826 the provisions of this chapter.

827 (2)The Division of Forestry is authorized to Grant 828 easements for rights-of-way, over, across, and upon state forest 829 lands for the construction and maintenance of public roads, 830 poles and lines for the transmission and distribution of 831 electrical power, pipelines for the distribution and 832 transportation of oils and gases, and poles and lines for 833 telephone and telegraphic purposes and for public roads, under such conditions and limitations as the Florida Forest Service 834 835 division may impose.

(3) The Division of Forestry shall have the power to Set
and charge reasonable fees or rent for the use or operation of
facilities on state forests or any lands leased by or otherwise
assigned to the <u>Florida Forest Service</u> division for management
purposes. Moneys collected from such fees and rent shall be

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841 deposited into the Incidental Trust Fund of the <u>Florida Forest</u>
842 Service division.

843 The Division of Forestry may Adopt and enforce rules (4) 844 necessary for the protection, use utilization, occupancy, and 845 development of state forest lands or any lands leased by or 846 otherwise assigned to the Florida Forest Service division for 847 management purposes. Any person who violates violating or 848 otherwise fails failing to comply with any provision of this 849 subsection or any rule adopted under this subsection commits a 850 noncriminal violation as defined in s. 775.08(3), punishable 851 only by a fine τ not to exceed \$500 per violation. Jurisdiction 852 shall be with The appropriate county court has jurisdiction.

853 (5) The Division of Forestry may Prohibit on state forest 854 lands, or any lands leased by or otherwise assigned to the 855 Florida Forest Service division for management purposes, 856 activities that interfere with management objectives, create a 857 nuisance, or pose a threat to public safety. Such prohibited 858 activities must be posted with signs not more than 500 feet 859 apart along, and at each corner of, the boundaries of the land. 860 The signs must be placed along the boundary line of posted land 861 in a manner and in such position as to be clearly noticeable 862 from outside the boundary line. A person who violates the 863 provisions of this subsection commits a misdemeanor of the 864 second degree, punishable as provided in s. 775.082 or s. 865 775.083.

(6) The Division of Forestry may Enter into contracts or
agreements, with or without competitive bidding or procurement,
to make available, on a fair, reasonable, and nondiscriminatory

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869 basis, property and other structures under the Florida Forest 870 Service's division control for the placement of new facilities 871 by any wireless provider of mobile service as defined in 47 872 U.S.C. s. 153(27) or 47 U.S.C. s. 332(d) or any 873 telecommunications company as defined in s. 364.02 when it is 874 determined to be practical and feasible to make such property or 875 other structures available. The Florida Forest Service division 876 may, without adopting a rule, charge a just, reasonable, and 877 nondiscriminatory fee for the placement of the facilities, 878 payable annually, based on the fair market value of space used 879 by comparable communications facilities in the state. The 880 Florida Forest Service division and a wireless provider or 881 telecommunications company may negotiate the reduction or 882 elimination of a fee in consideration of services provided to 883 the Florida Forest Service division by the wireless provider or 884 telecommunications company. All such fees collected by the 885 Florida Forest Service division shall be deposited in the 886 Incidental Trust Fund. 887 Section 30. Section 589.012, Florida Statutes, is amended

888 to read: 889 589.012 Friends of Florida State Forests Program.-The

Friends of Florida State Forests Program. The Friends of Florida State Forests Program is established within the Department of Agriculture and Consumer Services. Its purpose is to provide support and assistance for existing and future programs of the <u>Florida Forest Service</u> Division of Forestry. These programs must be consistent with the division's mission statement which is incorporated by reference. The purpose of the program is to:

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906

897 (1) Conduct programs and activities related to
 898 environmental education, fire prevention, recreation, and forest
 899 management.

900 (2) Identify and pursue methods to provide resources and901 materials for these programs.

902 (3) Establish a statewide method to integrate these903 resources and materials.

904 Section 31. Section 589.04, Florida Statutes, is amended 905 to read:

589.04 <u>Florida Forest Service;</u> duties of division.-

907 (1) The <u>Florida Forest Service</u> Division of Forestry shall
 908 cooperate with federal, state, and local governmental agencies,
 909 nonprofit organizations, and other persons to:

910 (a) Promote and encourage forest fire protection, forest
911 environmental education, forest land stewardship, good forest
912 management, tree planting and care, forest recreation, and the
913 proper management of public lands.

914 (b) Apply for, solicit, and receive grants, funds,
915 services, equipment, and supplies from those agencies,
916 organizations, firms, and individuals.

917 (2) All grant proceeds and funds received for these
918 purposes shall be deposited in the Incidental Trust Fund <u>of the</u>
919 <u>Florida Forest Service</u>. Expenditures of these funds shall be for
920 the purposes established in this section.

921 (3) The <u>Florida Forest Service</u> Division of Forestry shall
922 provide direction for the multiple-use management of forest
923 lands owned by the state; serve as the lead management agency
924 for state-owned land primarily suited for forest resource

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925 management; and provide to other state agencies having land 926 management responsibilities technical guidance and management 927 plan development for managing the forest resources on state-928 owned lands managed for other objectives. Multiple-use 929 management includes <u>Multiple-purpose use shall include</u>, but is 930 not limited to, water-resource protection, forest-ecosystems 931 protection, natural-resource-based low-impact recreation, and 932 sustainable timber management for forest products.

933 (4) The <u>Florida Forest Service</u> Division of Forestry shall 934 begin immediately an aggressive program to reforest and 935 afforest, with appropriate tree species, lands over which the 936 <u>Florida Forest Service</u> division has forest resource management 937 responsibility.

938 Section 32. Section 589.06, Florida Statutes, is amended 939 to read:

940 589.06 Warrants for payment of accounts.-Upon the 941 presentation to the Chief Financial Officer of any accounts duly 942 approved by the Florida Forest Service Division of Forestry, 943 accompanied by such itemized vouchers or accounts as shall be 944 required by her or him, the Chief Financial Officer shall audit 945 the same and draw a warrant for the amount for which the account 946 is audited, payable out of funds to the credit of the Florida 947 Forest Service division.

948 Section 33. Section 589.07, Florida Statutes, is amended 949 to read:

950 589.07 <u>Florida Forest Service</u> Division may acquire lands
 951 for forest purposes.—The <u>Florida Forest Service</u> Division of
 952 Forestry, on behalf of the state and subject to the restrictions

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953 mentioned in s. 589.08, may acquire lands, suitable for state 954 forest purposes, by gift, donation, contribution, purchase, or 955 otherwise and may enter into agreements with the Federal 956 Government, or any other agency, for acquiring by gift, 957 purchase, or otherwise, such lands as are, in the judgment of 958 the Florida Forest Service division, suitable and desirable for 959 state forests. The acquisition procedures for state lands 960 provided in s. 259.041 do not apply to acquisition of land by the Florida Forest Service Division of Forestry. 961

962 Section 34. Section 589.071, Florida Statutes, is amended 963 to read:

964 589.071 Traffic control within state forest or division-965 assigned lands assigned to Florida Forest Service.-The Florida 966 Forest Service, Division of Forestry on behalf of the state, may 967 adopt rules to control ingress, egress, and all other movement 968 of motor vehicles, bicycles, horses, and pedestrians, as well as 969 all other types of traffic, within a state forest or any lands 970 leased by or otherwise assigned to the Florida Forest Service 971 division for management purposes, outside of the designated 972 right-of-way of state or county-maintained roads, and may 973 designate special areas off the roadways for the operation of 974 recreational type vehicles that which need not be licensed or 975 operated by licensed drivers. Any person who violates violating 976 or otherwise fails failing to comply with any of the provisions 977 of this section or any rule rules adopted under this section 978 commits pursuant hereto is guilty of a noncriminal violation as defined in s. 775.08(3), punishable only by a fine not to exceed 979 980 \$500. Jurisdiction shall be with The appropriate county court

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984

981 has jurisdiction.

982 Section 35. Section 589.08, Florida Statutes, is amended 983 to read:

589.08 Land acquisition restrictions.-

985 The Florida Forest Service may not Division of (1)986 Forestry shall enter into an no agreement for the acquisition, 987 lease, or purchase of any land or for any other purpose that 988 pledges whatsoever which shall pledge the credit of, or 989 obligates obligate in any manner whatsoever, the state to pay 990 any sum of money or other thing of value for such purpose, and the Florida Forest Service may said division shall not in any 991 992 manner or for any purpose pledge the credit of or obligate the 993 state to pay any sum of money.

994 (2)The Florida Forest Service division may receive, hold 995 the custody of, and exercise the control of any lands, and set 996 aside into a separate, distinct, and inviolable fund, any 997 proceeds derived from the sales of the products of such lands, 998 the use thereof in any manner, or the sale of such lands, except 999 for save the 25 percent of the proceeds to be paid into the 1000 State School Fund as provided by law. The Florida Forest Service 1001 division may use and apply such funds for the acquisition, use, 1002 custody, management, development, or improvement of any lands 1003 vested in or subject to the control of the Florida Forest 1004 Service division. After full payment is has been made for the purchase of a state forest to the Federal Government or other 1005 1006 grantor, 15 percent of the gross receipts from a state forest 1007 shall be paid to the fiscally constrained county or counties, as 1008 described in s. 218.67(1), in which it is located in proportion

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1009 to the acreage located in each county for use by the county or 1010 counties for school purposes.

1011 Section 36. Section 589.081, Florida Statutes, is amended 1012 to read:

1013 589.081 Withlacoochee State Forest and Goethe State 1014 Forest; payment of portion of gross receipts.-The Florida Forest Service Division of Forestry shall pay 15 percent of the gross 1015 receipts from Withlacoochee State Forest and the Goethe State 1016 1017 Forest to each fiscally constrained county, as described in s. 1018 218.67(1), in which a portion of the respective forest is 1019 located in proportion to the forest acreage located in such 1020 county. The funds must be equally divided between the board of 1021 county commissioners and the school board of each fiscally 1022 constrained county.

1023 Section 37. Section 589.09, Florida Statutes, is amended 1024 to read:

1025 589.09 Use of lands acquired.-All lands acquired by the 1026 Florida Forest Service Division of Forestry on behalf of the 1027 state shall be in the custody of and subject to the jurisdiction, management, and control of the Florida Forest 1028 1029 Service said division, and, for such purposes and the use 1030 utilization and development of such land, the Florida Forest 1031 Service said division may use the proceeds of the sale of any 1032 products therefrom, the proceeds of the sale of any such lands, 1033 except for save the 25 percent of such proceeds which shall be 1034 paid into the State School Fund as required by s. 1010.71(1), 1035 and such other funds as may be appropriated for use by the 1036 Florida Forest Service division, and in the opinion of the

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1037 <u>Florida Forest Service</u> such division, available for such uses 1038 and purposes.

1039 Section 38. Section 589.10, Florida Statutes, is amended 1040 to read:

1041 Disposition of lands.-The Florida Forest Service 589.10 1042 Division of Forestry, with the concurrence of the Board of 1043 Trustees of the Internal Improvement Trust Fund and the 1044 Governor, may sell, exchange, lease, or otherwise dispose of any 1045 lands under its jurisdiction by the provisions of this chapter 1046 when in its judgment it is advantageous to the state to do so in 1047 the interest of the highest orderly development, improvement, 1048 and management of the state forests and state parks. All such 1049 sales, exchanges, leases, or dispositions of such lands require $_{\tau}$ 1050 shall be at least 30 days' upon a 30-day public notice, to be 1051 given in the manner deemed reasonable by the Florida Forest 1052 Service division.

1053 Section 39. Section 589.101, Florida Statutes, is amended 1054 to read:

1055 589.101 Blackwater River State Forest; lease of board's 1056 interest in gas, oil, and other minerals.-Notwithstanding the 1057 provisions of ss. 253.51-253.61, the Florida Forest Service may 1058 Division of Forestry is hereby expressly granted the authority 1059 to lease its 25-percent interest in oil, gas, and other minerals 1060 within the boundaries of the Blackwater River State Forest; provided, however, such leases may only that grants shall be 1061 1062 made only to the lessee or lessees holding the 75-percent 1063 interest in such said minerals retained by the United States in its conveyance to this state. The concurrence of the Board of 1064

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1065 Trustees of the Internal Improvement Trust Fund required by s. 1066 589.10 is shall not be necessary under the provisions of this 1067 section.

1068 Section 40. Section 589.11, Florida Statutes, is amended 1069 to read:

1070 589.11 Duties of <u>Florida Forest Service under federal</u>
 1071 division as to Clarke-McNary Act Law.-

1072 (1)The Florida Forest Service may, Division of Forestry 1073 is designated and authorized as an the agent of the state, to 1074 cooperate with the United States Secretary of Agriculture under 1075 s. 5 of the federal the provisions of "ss. 4 and 5, Chapter 348, 1076 43 Statutes 654, Acts of Congress, June 7, 1924, known as the Clarke-McNary Act, 16 U.S.C. s. 568, Law," to assist owners of 1077 1078 farms in establishing, improving, and renewing woodlots, 1079 shelterbelts, windbreaks, and other valuable forest growth; in 1080 growing and renewing useful timber crops; and in cooperating to 1081 cooperate with the wood-using industries or other agencies, 1082 governmental or otherwise, interested in proper land use, forest 1083 management, and conservative forest utilization.

1084 (2) As a means of providing seedling trees for the
1085 purposes of this section, the <u>Florida Forest Service may</u>
1086 division is authorized to operate a seedling tree nursery
1087 program and to set reasonable prices for the sale to the public
1088 of seedling trees. Receipts from the sale of seedling trees
1089 shall be deposited into the Incidental Trust Fund of the <u>Florida</u>
1090 <u>Forest Service division</u>.

1091 Section 41. Section 589.12, Florida Statutes, is amended 1092 to read:

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1093	(Substantial rewording of section. See
1094	s. 589.12, F.S., for present text.)
1095	
1096	rules and take other reasonable and necessary actions to
1097	administer ss. 589.07-589.11.
1098	Section 42. Section 589.13, Florida Statutes, is amended
1099	to read:
1100	589.13 Lien of <u>Florida Forest Service</u> division and other
1101	parties, for forestry work, etc.—Liens prior in dignity to all
1102	others accruing thereafter shall exist in favor of the following
1103	persons, boards, firms, or corporations upon the following
1104	described real estate, under the <u>following</u> circumstances
1105	hereinafter mentioned:
1106	(1) The <u>Florida Forest Service</u> Division of Forestry , the
1107	United States Government, or other governmental authority, upon
1108	all lands covered in any cooperative or other agreement entered
1109	into between the landowner and the Florida Forest Service
1110	division (which term shall embrace and include agreements with
1111	the <u>Florida Forest Service</u> Division of Forestry)+
1112	(2) The United States Government or other governmental
1113	authority, for the prevention and control of woods fires and
1114	other forestry work to the extent of the amounts expended by \underline{the}
1115	<u>Florida Forest Service</u> such division, service, or other
1116	governmental authority for and on behalf of the landowner and
1117	not paid by the landowner under the terms of <u>such</u> said
1118	agreement.
1119	Section 43. Section 589.14, Florida Statutes, is amended
1120	to read:
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1121 589.14 Enforcement of lien; notice.-The Florida Forest 1122 Service Division of Forestry, United States Government, or other governmental authority is shall be entitled to the subject said 1123 1124 real estate in equity for the value of such expenditures made by 1125 it in pursuance of any such agreement, and may, at any time 1126 after the expenditure thereof and after default in payment 1127 thereof by the landowner in accordance with the terms of such 1128 agreement, file in the office of the clerk of the circuit court 1129 of the county in which the property is located, and have 1130 recorded in the record of liens kept by such clerk, a notice of 1131 the expenditures made in pursuance of such agreement and of 1132 default of the landowner in the payment of same in accordance with the terms thereof (the form of notice being provided in s. 1133 1134 589.15), and from the date of the filing of such notice, the rights of purchasers or creditors of such landowner shall be 1135 1136 subject and subordinate to the claim set out in the notice.

1137 Section 44. Section 589.18, Florida Statutes, is amended 1138 to read:

1139 589.18 Florida Forest Service; Division to make certain investigations.-The Florida Forest Service Division of Forestry 1140 1141 shall conduct investigations and make surveys to determine the 1142 areas of land in the state that which are available and suitable 1143 for reforestation projects and state forests, and may make 1144 recommendations recommend to the Board of Trustees of the 1145 Internal Improvement Trust Fund, any state agency, or any agency 1146 created by state law that which is authorized to accept lands in 1147 the name of the state τ concerning their acquisition. The Florida Forest Service is division shall be considered as a state agency 1148

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1149 for purposes of under this section law.

1150 Section 45. Section 589.19, Florida Statutes, is amended 1151 to read:

1152 589.19 Creation of certain state forests; naming of 1153 certain state forests.-

1154 When the Board of Trustees of the Internal Improvement (1)1155 Trust Fund, any state agency, or any agency created by state law 1156 that is τ authorized to accept reforestation lands in the name of 1157 the state τ approves the recommendations of the Florida Forest 1158 Service Division of Forestry in reference to the acquisition of 1159 land and acquires acquire such land, such the said board, state 1160 agency, or agency created by state law, may formally designate and dedicate any area as a reforestation $\text{project}_{\mathcal{T}}$ or state 1161 1162 forest, and where so designated and dedicated, such area shall 1163 be under the administration of the Florida Forest Service, 1164 division which may shall be authorized to manage and administer 1165 such said area according to the purpose for which it was 1166 designated and dedicated.

(2) The first state forest acquired by the Board of Trustees of the Internal Improvement Trust Fund in Baker County is <u>designated as</u> to be named the John M. Bethea State Forest. This <u>designation honors</u> is to honor Mr. John M. Bethea, who was Florida's fourth State Forester <u>and a native of Baker County</u>, and whose distinguished career in state government spanned 46 years <u>and who is a native of Baker County</u>.

1174 (3) The state forest managed by the <u>Florida Forest Service</u>
 1175 Division of Forestry in Seminole County is <u>designated as</u> to be
 1176 named the Charles H. Bronson State Forest. This designation

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1177 <u>honors</u> to honor Charles H. Bronson, the tenth Commissioner of 1178 Agriculture, for his distinguished contribution to this state's 1179 agriculture and natural resources.

1180 Section 46. Section 589.20, Florida Statutes, is amended 1181 to read:

1182 589.20 Cooperation by Florida Forest Service division.-The 1183 Florida Forest Service Division of Forestry may cooperate with other state agencies that, who are custodians of lands that 1184 1185 which are suitable for forestry purposes τ in the designation and 1186 dedication of such lands for forestry purposes when, in the 1187 opinion of the state agencies concerned, such lands are suitable 1188 for these purposes and can be so administered. Upon the designation and dedication of such said lands for these purposes 1189 1190 by the agencies concerned, such said lands shall be administered by the Florida Forest Service division. 1191

1192 Section 47. Section 589.21, Florida Statutes, is amended 1193 to read:

1194 589.21 Management to be for public interest.-All state 1195 forests and reforestation projects mentioned in this chapter shall be managed and administered by the Florida Forest Service 1196 1197 Division of Forestry in the interests of the public. If the 1198 public interests are not already safeguarded and clearly defined 1199 by law or by regulations adopted by the state agencies 1200 authorized by law to administer such lands, or in the papers 1201 formally transferring such said projects to the Florida Forest 1202 Service division for administration, then, and in that event, 1203 the Florida Forest Service division may define the purposes 1204 purpose of such projects said project. Such definition of

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1205 purposes shall be construed to have the authority of law.

1206 Section 48. Section 589.26, Florida Statutes, is amended 1207 to read:

1208 589.26 Dedication of state park lands for public use.-The 1209 Florida Forest Service may periodically Division of Forestry is authorized and empowered, from time to time, to dedicate and 1210 1211 reserve for the use of the public all or any part of the lands heretofore or hereafter acquired by the Florida Forest Service 1212 said Division of Forestry for park purposes, regardless of when 1213 1214 such lands are acquired; provided, however, such that said 1215 dedication and reservation are shall be subject to such rules 1216 and regulations, as to reasonable use by the public, as may be 1217 adopted by the Division of Recreation and Parks of the 1218 Department of Environmental Protection.

1219 Section 49. Section 589.27, Florida Statutes, is amended 1220 to read:

1221 589.27 Power of eminent domain; procedure.-Whenever the 1222 Florida Forest Service finds Division of Forestry shall find it 1223 necessary to acquire private property for state forests, for or 1224 rights-of-way for state forest roads, or for exercising any of 1225 the powers and duties assigned authorized and prescribed by law 1226 to be exercised and performed by the Florida Forest Service 1227 Division of Forestry, the Florida Forest Service may Division of Forestry is hereby empowered and authorized to exercise the 1228 1229 right of eminent domain and to proceed to condemn such said 1230 property in the same manner as provided by law for the 1231 condemnation of private property by counties.

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1232 Section 50. Section 589.275, Florida Statutes, is amended 1233 to read:

589.275 Planting of indigenous trees on state lands.-The 1234 1235 It is the intent of the Legislature intends to partially restore 1236 the character of the state's original domain of Florida by 1237 planting native trees on state lands, and to this end all state 1238 lands shall have a portion of such lands designated for 1239 indigenous trees, to be established and maintained by the using 1240 agency with the assistance of the Florida Forest Service 1241 Division of Forestry of the Department of Agriculture and 1242 Consumer Services. If the Florida Forest Service division, or 1243 primary managing agency, determines that any state lands are 1244 unsuitable for this purpose, such lands are shall be exempt from 1245 this requirement.

1246 Section 51. Section 589.277, Florida Statutes, is amended 1247 to read:

1248

589.277 Tree planting programs.-

(1) The Division of Forestry of the Florida Forest Service Department of Agriculture and Consumer Services shall administer federal, state, and privately sponsored tree planting programs designed to assist private rural landowners and urban communities.

(2) Contributions from governmental and private sources
for tree planting programs may be accepted into the Federal
Grants Trust Fund.

1257 (3) The <u>Florida Forest Service shall</u> Division of Forestry
 1258 is authorized and directed to develop and implement guidelines
 1259 and procedures under which the financial resources of the fund

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1260 allocated for tree planting programs may be <u>used</u> utilized for 1261 urban and rural reforestation.

(4) Grants to municipalities, counties, nonprofit organizations, and qualifying private landowners may be made from allocated moneys in the fund for the purpose of purchasing, planting, and maintaining native tree species.

1266 (5) The <u>Florida Forest Service</u> Division of Forestry shall 1267 assist the Department of Education in developing programs that 1268 teach the importance of trees in the urban, rural, and global 1269 environment.

1270 Section 52. Section 589.28, Florida Statutes, is amended 1271 to read:

1272 589.28 County commissions or municipalities authorized to 1273 cooperate with Florida Forest Service Division of Forestry.-1274 County commissions or municipalities may are authorized to 1275 cooperate with the Florida Forest Service Division of Forestry 1276 of the Department of Agriculture and Consumer Services in 1277 providing assistance in forestry and forest-related knowledge 1278 and skills to stimulate the production of timber wealth through 1279 the proper use of forest land and to protect and improve the 1280 beauty of urban and suburban areas by helping to create in them 1281 an attractive and healthy environment through the proper use of 1282 trees and related plant associations. County commissions or 1283 municipalities may are hereby authorized to appropriate funds 1284 and enter into cooperative agreements with the Florida Forest 1285 Service Division of Forestry under the terms and conditions set forth in ss. 589.28-589.34. 1286

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1287 Section 53. Section 589.29, Florida Statutes, is amended 1288 to read:

1289 589.29 Quality of assistance.—Any advice and assistance 1290 provided under ss. 589.28-589.34 <u>is shall be</u> the responsibility 1291 of the State Forester and the <u>Florida Forest Service</u> Division of 1292 Forestry and shall be conducted under the supervision of a 1293 professional forester in an efficient and competent manner by 1294 personnel who have the required education, training, and 1295 experience to accomplish the objectives of these sections.

1296 Section 54. Section 589.30, Florida Statutes, is amended 1297 to read:

1298 589.30 Duty of district forester.-It shall be the duty of 1299 The district forester shall to direct all work in accordance 1300 with the law and with rules adopted by regulations of the 1301 Florida Forest Service Division of Forestry; gather and 1302 disseminate information in the management of commercial timber, including establishment, protection, and use utilization; and 1303 1304 assist in the development and use of forest lands for outdoor 1305 recreation, watershed protection, and wildlife habitat. The district forester or his or her representative shall provide 1306 1307 encouragement and technical assistance to individuals and urban 1308 and county officials in the planning, establishment, and 1309 management of trees and plant associations to enhance the beauty 1310 of the urban and suburban environment and meet outdoor recreational needs. 1311

1312Section 55.Section 589.31, Florida Statutes, is amended1313to read:

1314 589.31 Cooperative agreement.—Before any assistance is Page 47 of 74

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1315 provided under ss. 589.28-589.34 this law, the county or 1316 municipality and the Florida Forest Service Division of 1317 Forestry, through their duly constituted representatives, shall 1318 enter into a mutually satisfactory cooperative agreement 1319 covering the specific duties τ and set up a budget for any fiscal period beginning July 1 and ending June 30., and The county's or 1320 1321 municipality's share of the budget provided shall be remitted turned over to the Florida Forest Service Division of Forestry, 1322 one-half on or before July $1_{\mathcal{T}}$ and the remainder on or before 1323 1324 January 1, and deposited placed in the Incidental Trust Fund of 1325 the Florida Forest Service Division of Forestry.

1326Section 56.Section 589.32, Florida Statutes, is amended1327to read:

1328 589.32 Cost of providing county or municipal forestry assistance.-The cost of county or municipal forestry assistance 1329 1330 provided under the provisions of ss. 589.28-589.34 shall be 1331 jointly determined and paid by the Florida Forest Service 1332 Division of Forestry and the county commission or municipality. 1333 Such cost must and shall be at least not less than 40 percent of the cost of the equivalent of 1 person-year of assistance. 1334 1335 However, the county or municipality share may shall not exceed 1336 the sum of \$3,000 per annum for each person-year of assistance 1337 provided.

Section 57. Section 589.33, Florida Statutes, is amended to read:

1340 589.33 Expenditure of budgeted funds.-<u>The Florida Forest</u>
 1341 <u>Service shall expend</u> any money budgeted for a fiscal period
 1342 shall be expended by the Division of Forestry during the period

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1343 for which it was budgeted, and amounts not expended or 1344 specifically obligated by contract or other legal procedure 1345 during that period shall be available for the next fiscal period 1346 or shall be returned to the Florida Forest Service Division of 1347 Forestry and the county or municipality in the same proportions 1348 as appropriated. However, if when 40 percent of the cost of 1 1349 person-year of assistance equals or exceeds \$3,000, then in that event all of the budget balance reverts will revert to the 1350 Florida Forest Service Division of Forestry. 1351

Section 58. Section 589.34, Florida Statutes, is amended to read:

1354 589.34 Revocation of agreement.—Any agreement or revision 1355 thereof entered into by the <u>Florida Forest Service</u> Division of 1356 Forestry and a county or municipality under <u>ss. 589.28-589.34</u> 1357 the provisions of this law shall continue from year to year₇ 1358 unless written notice is given to the other party 30 days <u>before</u> 1359 prior to July 1 of any year of the intention to discontinue the 1360 work and cancel the agreement.

1361 Section 59. Section 590.01, Florida Statutes, is amended 1362 to read:

1363 Wildfire protection.-The Florida Forest Service 590.01 1364 division has the primary responsibility for preventing, 1365 detecting, and suppressing prevention, detection, and 1366 suppression of wildfires wherever they may occur. The Florida Forest Service division shall provide leadership and direction 1367 in evaluating, coordinating, allocating the evaluation, 1368 coordination, allocation of resources for, and monitoring of 1369 1370 wildfire management and protection. The Florida Forest Service

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1371 division shall promote natural resource management and fuel 1372 reduction through the use of prescribed fire and other fuel 1373 reduction measures.

1374 Section 60. Subsections (2) through (5) of section 1375 590.015, Florida Statutes, are renumbered as subsections (1) 1376 through (4), respectively, and present subsection (1) of that 1377 section is amended to read:

1378 590.015 Definitions.—As used in this chapter, the term: 1379 (1) "Division" means the Division of Forestry of the 1380 Department of Agriculture and Consumer Services.

1381 Section 61. Section 590.02, Florida Statutes, is amended 1382 to read:

1383 590.02 <u>Florida Forest Service;</u> Division powers, authority, 1384 and duties; liability; building structures; Florida Center for 1385 Wildfire and Forest Resources Management Training.-

1386 (1) The <u>Florida Forest Service</u> division has the following
1387 powers, authority, and duties:

1388

(a)

To enforce the provisions of this chapter. \div

(b) To prevent, detect, suppress, and extinguish wildfires wherever they may occur on public or private land in this state and to do all things necessary in the exercise of such powers, authority, and duties.;

(c) To provide firefighting crews, who shall be under the control and direction of the <u>Florida Forest Service</u> division and its designated agents.;

(d) To appoint center managers, forest area supervisors,
forestry program administrators, a forest protection bureau
chief, a forest protection assistant bureau chief, a field

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1399 operations bureau chief, deputy chiefs of field operations, 1400 district managers, senior forest rangers, investigators, forest 1401 rangers, firefighter rotorcraft pilots, and other employees who 1402 may, at the division's discretion of the Florida Forest Service, 1403 be certified as forestry firefighters under pursuant to s. 1404 633.35(4). Notwithstanding any other provisions of law 1405 notwithstanding, center managers, district managers, the forest 1406 protection assistant bureau chief, and deputy chiefs of field 1407 operations shall have Selected Exempt Service status in the 1408 state personnel designation.+

(e) To develop a training curriculum for forestry
firefighters <u>that contains</u> which must contain the basic
volunteer structural fire training course approved by the
Florida State Fire College of the Division of State Fire Marshal
and a minimum of 250 hours of wildfire training.;

1414 (f) To adopt make rules to administer accomplish the 1415 purposes of this chapter.;

(g) To provide fire management services and emergency response assistance and to set and charge reasonable fees for performance of those services. Moneys collected from such fees shall be deposited into the Incidental Trust Fund of the <u>Florida</u> Forest Service. <u>division; and</u>

(h) To require all state, regional, and local government
agencies operating aircraft in the vicinity of an ongoing
wildfire to operate in compliance with the applicable state
Wildfire Aviation Plan.

(2) Division Employees of the Florida Forest Service, and the firefighting crews under their control and direction, may Page 51 of 74

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1427 enter upon any lands for the purpose of preventing and 1428 suppressing wildfires and investigating smoke complaints or open 1429 burning not in compliance with authorization and to enforce the 1430 provisions of this chapter.

1431 Employees of the Florida Forest Service division and (3) 1432 of federal, state, and local agencies, and all other persons and 1433 entities that are under contract or agreement with the Florida Forest Service division to assist in firefighting operations as 1434 1435 well as those entities, called upon by the Florida Forest 1436 Service division to assist in firefighting may, in the 1437 performance of their duties, set counterfires, remove fences and 1438 other obstacles, dig trenches, cut firelines, use water from public and private sources, and carry on all other customary 1439 1440 activities in the fighting of wildfires without incurring 1441 liability to any person or entity.

(4) The department may build structures, notwithstanding chapters 216 and 255, not to exceed a cost of \$50,000 per structure from existing resources on forest lands, federal excess property, and unneeded existing structures. These structures must meet all applicable building codes.

1447 The Florida Forest Service division shall organize its (5) 1448 operational units to most effectively prevent, detect, and suppress wildfires, and, to that end, may employ the necessary 1449 1450 personnel to manage its activities in each unit. The Florida 1451 Forest Service division may construct lookout towers, roads, 1452 bridges, firelines, and other facilities and may purchase or 1453 fabricate tools, supplies, and equipment for firefighting. The 1454 Florida Forest Service division may reimburse the public and

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1455 private entities that it engages to assist in the suppression of 1456 wildfires for their personnel and equipment, including aircraft.

1457 (6) The <u>Florida Forest Service</u> division shall undertake
1458 privatization alternatives for fire prevention activities
1459 including constructing fire lines and conducting prescribed
1460 burns and, where appropriate, entering into agreements or
1461 contracts with the private sector to perform such activities.

(7) The <u>Florida Forest Service</u> division may organize, staff, equip, and operate the Florida Center for Wildfire and Forest Resources Management Training. The center shall serve as a site where fire and forest resource managers can obtain current knowledge, techniques, skills, and theory as they relate to their respective disciplines.

(a) The center may establish cooperative efforts involving
federal, state, and local entities; hire appropriate personnel;
and engage others by contract or agreement with or without
compensation to assist in carrying out the training and
operations of the center.

(b) The center shall provide wildfire suppression training
opportunities for rural fire departments, volunteer fire
departments, and other local fire response units.

(c) The center <u>shall</u> will focus on curriculum related to, but not limited to, fuel reduction, an incident management system, prescribed burning certification, multiple-use land management, water quality, forest health, environmental education, and wildfire suppression training for structural firefighters.

1482

(d) The center may assess appropriate fees for food, Page 53 of 74

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1483 lodging, travel, course materials, and supplies in order to meet 1484 its operational costs and may grant free meals, room, and 1485 scholarships to persons and other entities in exchange for 1486 instructional assistance.

1487 (e) An advisory committee consisting of the following 1488 individuals or their designees must review program curriculum, 1489 course content, and scheduling:

1490 <u>1.</u> The <u>State Forester or his or her designee</u>. Director of 1491 the Florida Division of Forestry; the assistant director of the 1492 Florida Division of Forestry;

14932.The director of the School of Forest Resources and1494Conservation of the University of Florida.+

14953.The director of the Division of Recreation and Parks of1496the Department of Environmental Protection.+

1497 <u>4.</u> The director of the Division of the State Fire 1498 Marshal.;

1499 <u>5.</u> The director of the Florida Chapter of The Nature 1500 Conservancy.;

1501 <u>6.</u> The executive vice president of the Florida Forestry 1502 Association.+

1503 <u>7.</u> The president of the Florida Farm Bureau Federation.; 1504 <u>8.</u> The executive director of the Fish and Wildlife 1505 Conservation Commission.;

15069.The executive director of a water management district1507as appointed by the Commissioner of Agriculture.;

1508 <u>10.</u> The supervisor of the National Forests in Florida. \div

1509 <u>11.</u> The president of the Florida Fire Chief's

1510 Association.; and

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1511 The executive director of the Tall Timbers Research 12. 1512 Station. (8) The Cross City Work Center is designated as shall be 1513 1514 named the L. Earl Peterson Forestry Station. This designation 1515 honors is to honor Mr. L. Earl Peterson, Florida's sixth State 1516 Forester and a native of Dixie County, whose distinguished 1517 career in state government has spanned 44 years, and who is a native of Dixie County. 1518 1519 Section 62. Subsection (3) of section 590.081, Florida 1520 Statutes, is amended to read: 1521 Severe drought conditions; burning prohibited.-590.081 1522 It is unlawful for any person to set fire to, or cause (3)1523 fire to be set to, any wild lands or to build a campfire or 1524 bonfire or to burn trash or other debris within the designated 1525 area of a severe drought emergency unless a written permit is 1526 obtained from the Florida Forest Service division or its 1527 designated agent. 1528 Section 63. Section 590.091, Florida Statutes, is amended 1529 to read: 1530 590.091 Designation of railroad rights-of-way as wildfire 1531 hazard areas.-1532 The Florida Forest Service division may annually (1)1533 designate, on or before October 1, those railroad rights-of-way in this state that which are known wildfire hazard areas. 1534 It shall be the duty of all railroad companies 1535 (2) 1536 operating in this state to maintain their rights-of-way 1537 designated as provided in subsection (1), as known wildfire 1538 hazard areas, in an approved condition as shall be prescribed by Page 55 of 74

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1539 rule of the Florida Forest Service division and to provide 1540 adequate firebreaks where needed, so as to prevent fire from 1541 igniting or spreading from rights-of-way to adjacent property. 1542 Section 64. Paragraph (b) of subsection (1), paragraph (a) 1543 of subsection (2), paragraphs (a), (b), and (e) of subsection 1544 (3), and subsection (4) of section 590.125, Florida Statutes, 1545 are amended to read: 1546 590.125 Open burning authorized by the Florida Forest 1547 Service division.-1548 DEFINITIONS.-As used in this section, the term: (1)1549 "Certified prescribed burn manager" means an (b) 1550 individual who successfully completes the certification program 1551 of the Florida Forest Service division and possesses a valid 1552 certification number. 1553 (2)NONCERTIFIED BURNING.-1554 (a) Persons may be authorized to burn wild land or 1555 vegetative land-clearing debris in accordance with this 1556 subsection if: 1557 1. There is specific consent of the landowner or his or 1558 her designee; 1559 2. Authorization has been obtained from the Florida Forest 1560 Service division or its designated agent before starting the 1561 burn; 1562 There are adequate firebreaks at the burn site and 3. 1563 sufficient personnel and firefighting equipment for the control of the fire; 1564 1565 4. The fire remains within the boundary of the authorized 1566 area;

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1567 5. Someone is present at the burn site until the fire is 1568 extinguished;

1569 6. The <u>Florida Forest Service</u> division does not cancel the 1570 authorization; and

1571 7. The <u>Florida Forest Service</u> division determines that air 1572 quality and fire danger are favorable for safe burning.

1573 (3) CERTIFIED PRESCRIBED BURNING; LEGISLATIVE FINDINGS AND 1574 PURPOSE.-

(a) The application of prescribed burning is a land management tool that benefits the safety of the public, the environment, and the economy of the state. The Legislature finds that:

1579 1. Prescribed burning reduces vegetative fuels within wild 1580 land areas. Reduction of the fuel load reduces the risk and 1581 severity of wildfire, thereby reducing the threat of loss of 1582 life and property, particularly in urban areas.

2. Most of Florida's natural communities require periodic fire for maintenance of their ecological integrity. Prescribed burning is essential to the perpetuation, restoration, and management of many plant and animal communities. Significant loss of the state's biological diversity will occur if fire is excluded from fire-dependent systems.

1589 3. Forestland and rangeland constitute significant 1590 economic, biological, and aesthetic resources of statewide 1591 importance. Prescribed burning on forestland prepares sites for 1592 reforestation, removes undesirable competing vegetation, 1593 expedites nutrient cycling, and controls or eliminates certain 1594 forest pathogens. On rangeland, prescribed burning improves the

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1595 quality and quantity of herbaceous vegetation necessary for 1596 livestock production.

1597 4. The state purchased hundreds of thousands of acres of
1598 land for parks, preserves, wildlife management areas, forests,
1599 and other public purposes. The use of prescribed burning for
1600 management of public lands is essential to maintain the specific
1601 resource values for which these lands were acquired.

1602 5. A public education program is necessary to make
1603 citizens and visitors aware of the public safety, resource, and
1604 economic benefits of prescribed burning.

1605 6. Proper training in the use of prescribed burning is1606 necessary to ensure maximum benefits and protection for the1607 public.

1608 7. As Florida's population continues to grow, pressures 1609 from liability issues and nuisance complaints inhibit the use of 1610 prescribed burning. Therefore, the <u>Florida Forest Service</u> 1611 division is urged to maximize the opportunities for prescribed 1612 burning conducted during its daytime and nighttime authorization 1613 process.

1614 (b) Certified prescribed burning pertains only to 1615 broadcast burning. It must be conducted in accordance with this 1616 subsection and:

1617 1. May be accomplished only when a certified prescribed 1618 burn manager is present on site with a copy of the prescription 1619 from ignition of the burn to its completion.

1620 2. Requires that a written prescription be prepared before 1621 receiving authorization to burn from the <u>Florida Forest Service</u> 1622 division.

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1623 3. Requires that the specific consent of the landowner or 1624 his or her designee be obtained before requesting an 1625 authorization.

1626 4. Requires that an authorization to burn be obtained from 1627 the Florida Forest Service division before igniting the burn.

1628 5. Requires that there be adequate firebreaks at the burn 1629 site and sufficient personnel and firefighting equipment for the 1630 control of the fire.

1631 6. Is considered to be in the public interest and does not
1632 constitute a public or private nuisance when conducted under
1633 applicable state air pollution statutes and rules.

1634 7. Is considered to be a property right of the property
1635 owner if vegetative fuels are burned as required in this
1636 subsection.

(e) The <u>Florida Forest Service</u> division shall adopt rules for the use of prescribed burning and for certifying and decertifying certified prescribed burn managers based on their past experience, training, and record of compliance with this section.

(4) WILDFIRE HAZARD REDUCTION TREATMENT BY THE <u>FLORIDA</u>
FOREST SERVICE <u>DIVISION</u>.—The <u>Florida Forest Service</u> division may
conduct fuel reduction initiatives, including, but not limited
to, burning and mechanical and chemical treatment, on any area
of wild land within the state which is reasonably determined to
be in danger of wildfire in accordance with the following
procedures:

1649 (a) Describe the areas that will receive fuels treatment1650 to the affected local governmental entity.

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(b) Publish a treatment notice, including a description of the area to be treated, in a conspicuous manner in at least one newspaper of general circulation in the area of the treatment not less than 10 days before the treatment.

(c) Prepare, and the county tax collector shall include with the annual tax statement, a notice to be sent to all landowners in each township designated by the <u>Florida Forest</u> <u>Service division</u> as a wildfire hazard area. The notice must describe particularly the area to be treated and the tentative date or dates of the treatment and must list the reasons for and the expected benefits from the wildfire hazard reduction.

1662 Consider any landowner objections to the fuels (d) 1663 treatment of his or her property. The landowner may apply to the 1664 State Forester director of the division for a review of 1665 alternative methods of fuel reduction on the property. If the 1666 State Forester director or his or her designee does not resolve the landowner objection, the State Forester director shall 1667 1668 convene a panel made up of the local forestry unit manager, the 1669 fire chief of the jurisdiction, and the affected county or city 1670 manager, or any of their designees. If the panel's 1671 recommendation is not acceptable to the landowner, the landowner 1672 may request further consideration by the Commissioner of 1673 Agriculture or his or her designee and shall thereafter be 1674 entitled to an administrative hearing pursuant to the provisions 1675 of chapter 120.

1676 Section 65. Section 590.14, Florida Statutes, is amended 1677 to read:

1678 590.14 Notice of violation; penalties.-

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(1) If a <u>Florida Forest Service</u> division employee determines that a person has violated chapter 589 or this chapter, he or she may issue a notice of violation indicating the statute violated. This notice <u>shall</u> will be filed with the <u>Florida Forest Service</u> division and a copy forwarded to the appropriate law enforcement entity for further action if necessary.

1686 In addition to any penalties provided by law, any (2)1687 person who causes a wildfire or permits any authorized fire to 1688 escape the boundaries of the authorization or to burn past the 1689 time of the authorization is liable for the payment of all 1690 reasonable costs and expenses incurred in suppressing the fire 1691 or \$150, whichever is greater. All costs and expenses incurred 1692 by the Florida Forest Service division shall be payable to the 1693 Florida Forest Service division. When such costs and expenses 1694 are not paid within 30 days after demand, the Florida Forest 1695 Service division may take proper legal proceedings for the 1696 collection of the costs and expenses. Those costs incurred by an 1697 agency acting at the division's direction of the Florida Forest 1698 Service are recoverable by that agency.

(3) The department may also impose an administrative fine, not to exceed \$1,000 per violation of any section of chapter 589 or this chapter. The fine shall be based upon the degree of damage, the prior violation record of the person, and whether the person knowingly provided false information to obtain an authorization. The fines shall be deposited in the Incidental Trust Fund of the Florida Forest Service division.

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(4) The penalties provided in this section shall extend to
both the actual violator and the person or persons, firm, or
corporation causing, directing, or permitting the violation.

1709 Section 66. Section 590.16, Florida Statutes, is amended 1710 to read:

1711 590.16 Rewards.—The <u>Florida Forest Service</u> division, in 1712 its discretion, may offer and pay rewards for information 1713 leading to the arrest and conviction of any person who violates 1714 any provision of this chapter.

1715 Section 67. Section 590.25, Florida Statutes, is amended 1716 to read:

1717 590.25 Penalty for preventing or obstructing extinguishment of wildfires.-Any person who interferes Whoever 1718 1719 shall interfere with, obstructs, obstruct or commits commit any 1720 act aimed to obstruct the extinguishment of wildfires by the 1721 employees of the Florida Forest Service division or any other person engaged in the extinguishment of a wildfire, or who 1722 1723 damages or destroys any equipment being used for such purpose, 1724 commits shall be quilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 1725 1726 Section 68. Section 590.33, Florida Statutes, is amended 1727 to read:

1728 590.33 State compact administrator; compact advisory
1729 committee.—In pursuance of art. III of the compact, the <u>State</u>
1730 <u>Forester</u> director of the division shall act as compact
1731 administrator for Florida of the Southeastern Interstate Forest
1732 Fire Protection Compact during his or her term of office as
1733 <u>State Forester</u> director, and his or her successor as compact

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1734 administrator shall be his or her successor as State Forester 1735 director of the division. As compact administrator, he or she 1736 shall be an ex officio member of the advisory committee of the 1737 Southeastern Interstate Forest Fire Protection Compact_{au} and 1738 chair ex officio of the Florida members of the advisory 1739 committee. There shall be four members of the Southeastern 1740 Interstate Forest Fire Protection Compact Advisory Committee 1741 from Florida. Two of the members from Florida shall be members 1742 of the Legislature of Florida, one from the Senate and one from 1743 the House of Representatives, and the terms of any such members 1744 shall terminate at the time they cease to hold legislative 1745 office, and their successors as members shall be named in like 1746 manner. The Governor shall appoint the other two members from 1747 Florida, one of whom shall be associated with forestry or forest 1748 products industries. The terms of such members shall be 3 years 1749 and such members shall hold office until their respective 1750 successors are shall be appointed and qualified. Vacancies 1751 occurring in the office of such members for from any reason or 1752 cause shall be filled by appointment by the Governor for the 1753 unexpired term. The State Forester, director of the division as 1754 compact administrator for Florida, may delegate, from time to 1755 time, to any deputy or other subordinate in his or her 1756 department or office, the power to be present and participate, 1757 including voting, as his or her representative or substitute at 1758 any meeting of or hearing by or other proceeding of the compact 1759 administrators or of the advisory committee. The terms of each 1760 of the initial four memberships, whether appointed at said time or not, shall begin upon the date upon which the compact becomes 1761

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1762 shall become effective in accordance with art. II of said 1763 compact. Any member of the advisory committee may be removed 1764 from office by the Governor upon charges and after a hearing. 1765 Section 69. Section 590.34, Florida Statutes, is amended

1766 to read:

1767 590.34 State compact administrator and compact advisory 1768 committee members; powers; aid from other state agencies.-There 1769 is hereby granted to the State Forester director of the 1770 division, as compact administrator and chair ex officio of the 1771 Florida members of the advisory committee, and to the members 1772 from Florida of the advisory committee all the powers provided 1773 for in the compact and all the powers necessary or incidental to 1774 the carrying out of the compact in every particular. All 1775 officers of Florida are hereby authorized and directed to do all 1776 things falling within their respective provinces and 1777 jurisdiction necessary or incidental to the carrying out of the 1778 compact in every particular; it being hereby declared to be the 1779 policy of the state to perform and carry out the said compact 1780 and to accomplish the purposes thereof. All officers, bureaus, 1781 departments, and persons of and in the state government or 1782 administration of the state are hereby authorized and directed 1783 at convenient times and upon request of the compact 1784 administrator or of the advisory committee to furnish 1785 information data relating to the purposes of the compact possessed by them or any of them to the compact administrator of 1786 the advisory committee. They are further authorized to aid the 1787 1788 compact administrator or the advisory committee by loan of

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1789 personnel, equipment, or other means in carrying out the 1790 purposes of the compact.

1791 Section 70. Section 590.35, Florida Statutes, is amended 1792 to read:

1793 590.35 Construction of ss. 590.31-590.34.-Any powers 1794 herein granted to the Florida Forest Service division shall be 1795 regarded as in aid of and supplemental to and in no case a 1796 limitation upon any of the powers vested in the Florida Forest 1797 Service division by other laws of Florida or by the laws of the 1798 States of Alabama, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee, Virginia, and West Virginia 1799 1800 or by the Congress or the terms of the compact.

1801 Section 71. Section 590.42, Florida Statutes, is amended 1802 to read:

1803 590.42 Federally funded fire protection assistance 1804 programs.-

1805 The Florida Forest Service Division of Forestry of the (1)1806 Department of Agriculture and Consumer Services may enter into 1807 agreements with the United States Secretary of Agriculture of 1808 the United States in order to participate in the federal 1809 Volunteer Rural Community Fire Assistance Protection Program 1810 authorized by 16 U.S.C. s. 2106 Pub. L. No. 92-419, whereby the 1811 Federal Government provides financial assistance to the states on a matching basis of up to 50 percent of expenditures for such 1812 1813 purposes.

1814 (2) With respect to the formulation of projects relating
1815 to fire protection of livestock, wildlife, crops, pastures,
1816 orchards, rangeland, woodland, farmsteads, or other

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1817 improvements, and other values in rural areas, for which such 1818 federal matching funds are available, any participating county 1819 or fire department may contribute to the nonfederal matching 1820 share and may also contribute such other nonfederal cooperation 1821 as may be deemed necessary by the <u>Florida Forest Service</u> 1822 division.

(3) <u>Any financial assistance received by, or contributions</u>
 to the nonfederal matching share provided by, a participating
 county under <u>The provisions of</u> this section are supplementary to
 any county fire control funds or assessments under <u>the</u>
 provisions of s. 125.27.

1828Section 72.The title of chapter 591, Florida Statutes, is1829redesignated as "COMMUNITY FORESTS."

1830 Section 73. Section 591.15, Florida Statutes, is amended 1831 to read:

1832 (Substantial rewording of section. See

1833 s. 591.15, F.S., for present text.)

1834591.15Short title.—This chapter may be cited as the1835"Florida Community Forest Law."

1836 Section 74. Subsection (1) of section 591.16, Florida 1837 Statutes, is amended to read:

1838 591.16 Community forests; purposes.—The general purposes 1839 of this law are:

1840 (1) To encourage counties, <u>municipalities</u> cities, towns, 1841 and school districts to utilize idle lands for productive forest 1842 purposes.

1843 Section 75. Section 591.17, Florida Statutes, is amended 1844 to read:

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1845 591.17 Community forests; Definitions.—<u>As used in this</u> 1846 <u>chapter</u>, the <u>term</u> terms hereinafter used, unless the text 1847 <u>clearly indicates a different meaning</u>, shall be as follows:

1848 <u>(1) (2) The term</u> "Community forest" means shall mean any 1849 forest area established under this <u>chapter</u> law by a county, 1850 municipality city, town, or school district.

1851 (2) (8) The term "Contiguous sale" means shall mean sale of 1852 like forest products from adjoining areas that normally would be 1853 in the same sale area as determined by the forester on the 1854 forestry committee.

1855 <u>(3) (4)</u> "County" or "municipality" includes The term 1856 "counties, cities, towns" shall mean any recognized political 1857 subdivision of the state government.

1858 <u>(4) (7) The term</u> "Forest products" <u>means shall mean</u> any 1859 product produced from trees.

1860 <u>(5) (3) The term</u> "Forestry committee" <u>means</u> shall mean the 1861 appointed committee for directing the activities of community 1862 forests.

1863 (6) (1) The term "Governing board" means a board of shall 1864 mean county commissioners, city commission commissioners, town 1865 council councils, school board boards, or any other governing 1866 body of a county, municipality counties, cities, towns, or 1867 school district districts.

1868(6) The term "division" shall mean the Division of1869Forestry of the Department of Agriculture and Consumer Services.

1870 <u>(7) (5) The term</u> "School district" <u>means an</u> shall mean 1871 individual school <u>district</u> districts of a county or <u>a</u> vocational 1872 agricultural <u>department</u> departments located in <u>such a district</u> Page 67 of 74

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1873 these districts.

1874 Section 76. Section 591.18, Florida Statutes, is amended 1875 to read:

1876 591.18 Community forests; Purchase or establishment.-All 1877 counties, municipalities cities, towns, or school districts, 1878 through their governing boards, may are hereby empowered to 1879 establish, from lands owned by such county, municipality city, 1880 town, or school district in fee simple, or to acquire by 1881 purchase or gift, lands at present covered with forest or tree 1882 growth, or suitable for the growth of trees, and to administer 1883 the same under the direction of the Florida Forest Service 1884 Division of Forestry, in accordance with the practice and principles of scientific forestry, for the benefit of such the 1885 1886 said counties, municipalities cities, towns, or school 1887 districts. Such tracts may be of any size suitable for the 1888 purpose but must be located within the county embracing the 1889 county, municipality city, town, or school district., provided 1890 that it shall be requisite for The governing board availing itself of the provisions of this chapter shall law to submit to 1891 the Florida Forest Service Division of Forestry, and secure its 1892 1893 approval of the area and location of any lands proposed to be 1894 acquired or used for the purposes of county, municipality city, 1895 town, or school district forests.

1896 Section 77. Section 591.19, Florida Statutes, is amended 1897 to read:

1898 591.19 Community forests; Tax delinquent lands.-The
1899 Department of Revenue, the Board of Trustees of the Internal
1900 Improvement Trust Fund, and counties, municipalities cities,

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1901 towns, school districts, or any other public agency holding fee 1902 simple or tax certificate lands are hereby empowered to, and 1903 may, upon application to them, transfer title of fee simple 1904 lands not in other public use to any county, <u>municipality</u> city, 1905 town, or school district for forest purposes as described under 1906 this <u>chapter if law, provided</u> such lands are approved by the 1907 <u>Florida Forest Service</u> Division of Forestry for this purpose.

1908Section 78.Section 591.20, Florida Statutes, is amended1909to read:

1910 591.20 Community forests; Forestry committee; duties; 1911 appropriations.-

1912 The governing board of any county, municipality city, (1) 1913 town, or school district desiring to establish community forests 1914 after enactment of this law shall appoint a forestry committee, 1915 consisting of three members \overline{r} as follows: one member of governing 1916 board, one member from the Florida Forest Service Division of 1917 Forestry to be designated by the Florida Forest Service 1918 division, and one taxpayer of the county, municipality city, 1919 town, or school district who is not a member of the governing 1920 board. The first two members of such committee shall hold office 1921 until replaced in their respective official positions. The third 1922 member shall hold office for 3 years. Any vacancy shall be 1923 filled at the first regular session of the governing board after 1924 the vacancy occurs. The president of the committee shall be 1925 selected by the three members for a 1-year term at their first 1926 regular meeting. The representative of the Florida Forest 1927 Service may Division of Forestry shall not serve as an officer 1928 of the committee or nor be responsible for making reports. All Page 69 of 74

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1929 members shall serve without compensation, but <u>are entitled to</u> 1930 <u>reimbursement</u> shall be reimbursed for travel expenses as 1931 provided in s. 112.061.

Section 79. Section 591.21, Florida Statutes, is transferred, renumbered as subsections (2) and (3) of section 591.20, Florida Statutes, and amended to read:

1935 591.21 Community forests; duties of forestry committee. 1936 (2)(1) It shall be the duty of The forestry committee 1937 shall to advise the governing board in acquiring, developing, 1938 and managing the forest, and in making contracts, agreements, 1939 and permits for and with the forest, and, if desirable, in 1940 hiring a qualified forester and laborers and in making rules and 1941 regulations for operating the forest.

1942 (3) (2) For any sale in excess of \$100, the governing body 1943 must shall ask for and receive open competitive bids and 1944 purchase from the lowest and best bidder. For sale of forest 1945 products in excess of \$500 for the total contract, the sale 1946 shall be advertised in one issue each of 2 consecutive weeks in 1947 a county newspaper of general circulation, and the highest and best bid shall be accepted. Contiguous sales may shall not be 1948 1949 made.

1950 Section 80. Section 591.22, Florida Statutes, is
1951 transferred, renumbered as subsection (4) of section 591.20,
1952 Florida Statutes, and amended to read:

1953

591.22 Community forests; appropriations.-

1954 (4) Counties, <u>municipalities</u> cities, towns, or school
 1955 districts in which forestry committees <u>are have been</u> appointed
 1956 may appropriate money from available funds to be used by <u>such</u>

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1957 <u>committees</u> said committee to carry out the purposes of this 1958 <u>chapter law. Each The</u> forestry committee shall <u>annually adopt</u> 1959 each year make a budget of recommendation for acquisition and 1960 operation and management of the forest for approval by the 1961 governing board.

1962 Section 81. Section 591.23, Florida Statutes, is amended 1963 to read:

1964 591.23 Community forests; Revenues; ruse.-Revenue from the 1965 forests shall be credited to the general fund of counties, 1966 municipalities cities, towns, or school districts; provided, 1967 however, revenues from lands under land use agreements with 1968 youth organizations such as chapters of the Future Farmers of 1969 America must, shall be disposed of subject to the terms of such 1970 agreements. When the revenue from any forest other than these 1971 under such land use agreements \overline{r} exceeds the necessary expenses 1972 of the forest, including desirable acquisition, the excess shall 1973 will be used by the governing board for regular purposes and in 1974 reduction of taxation.

1975 Section 82. Section 591.24, Florida Statutes, is amended 1976 to read:

591.24 Community forests; Fiscal reports.-A fiscal year 1977 1978 report of expenditures, income, sales, development, and 1979 management shall be made by the forestry committee to the governing board of the county, municipality city, town, or 1980 school district, and a copy shall be sent to the Florida Forest 1981 Service Division of Forestry. All reports shall be audited by 1982 the regular auditor of the county, municipality city, town, or 1983 1984 school district.

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1985 Section 83. Section 591.25, Florida Statutes, is amended 1986 to read:

591.25 Community forests; Fire protection, etc.-All lands 1987 1988 entered or acquired under the provisions of this chapter law 1989 shall be protected at all times from wildfire and shall be kept 1990 and maintained as a permanent public forest except as 1991 hereinafter provided. The timber growing on such forest lands 1992 thereon shall be cut in accordance with forestry methods 1993 approved by the Florida Forest Service Division of Forestry and 1994 in such a manner as to perpetuate succeeding stands of trees. 1995 All such forest lands shall be open to the use of the public for 1996 recreational purposes so far as such recreational purposes do 1997 not interfere with, or prevent the use of, such lands to the 1998 best advantage as a public forest as determined by the forestry committee. 1999

2000 Section 84. Section 591.26, Florida Statutes, is amended 2001 to read:

2002 591.26 Community forests; Sale upon referendum approval.-A 2003 If it becomes desirable to sell any community forest or portion 2004 thereof may be sold if such sale is as determined jointly 2005 proposed by the governing board and forestry committee and 2006 approved by a majority, it shall be put to a vote of those 2007 electors voting the people at any regular election and a 2008 majority of those voting must approve the action. If such sale is approved by the electors, any funds received from the such 2009 sale shall be deposited in the general fund of the county, 2010 2011 municipality city, town, or school district making the sale and 2012 used in consolidating existing community forests or in

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2013 establishing another community forest.

2014 Section 85. Paragraph (b) of subsection (1) and paragraph 2015 (b) of subsection (2) of section 633.115, Florida Statutes, are 2016 amended to read:

2017 633.115 Fire and Emergency Incident Information Reporting
2018 Program; duties; fire reports.-

2019

(1)

(b) The Division of State Fire Marshal shall consult with the <u>Florida Forest Service</u> Division of Forestry of the Department of Agriculture and Consumer Services and the Bureau of Emergency Medical Services of the Department of Health to coordinate data, ensure accuracy of the data, and limit duplication of efforts in data collection, analysis, and reporting.

(2) The Fire and Emergency Incident Information System Technical Advisory Panel is created within the Division of State Fire Marshal. The panel shall advise, review, and recommend to the State Fire Marshal with respect to the requirements of this section. The membership of the panel shall consist of the following 15 members:

(b) One member from the <u>Florida Forest Service</u> Division of
Forestry of the Department of Agriculture and Consumer Services,
appointed by the <u>State Forester</u> division director.

2036Section 86. Paragraph (e) of subsection (6) of section2037633.821, Florida Statutes, is amended to read:2038633.821 Workplace safety.-2039(6)2040(e) This subsection does not apply to wildland or

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2041 prescribed live fire training exercises sanctioned by the 2042 <u>Florida Forest Service</u> Division of Forestry of the Department of 2043 Agriculture and Consumer Services or the National Wildfire 2044 Coordinating Group.

2045 Section 87. Subsection (1) of section 790.15, Florida 2046 Statutes, is amended to read:

2047

790.15 Discharging firearm in public.-

2048 Except as provided in subsection (2) or subsection (1)2049 (3), any person who knowingly discharges a firearm in any public place or on the right-of-way of any paved public road, highway, 2050 2051 or street or who whosoever knowingly discharges any firearm over 2052 the right-of-way of any paved public road, highway, or street or 2053 over any occupied premises commits is guilty of a misdemeanor of 2054 the first degree, punishable as provided in s. 775.082 or s. 775.083. This section does not apply to a person lawfully 2055 2056 defending life or property or performing official duties 2057 requiring the discharge of a firearm or to a person discharging 2058 a firearm on public roads or properties expressly approved for 2059 hunting by the Fish and Wildlife Conservation Commission or the 2060 Florida Forest Service Division of Forestry.

2061

Section 88. This act shall take effect July 1, 2011.

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