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A bill to be entitled An act relating to the development of oil and gas resources; authorizing a land management agency to enter into a public-private partnership with a business entity to develop oil and gas resources upon onshore state lands if the development yields nearterm revenues for the state; providing that the financial, technical, and operational risk for the exploration, development, and production of oil and gas resources is the responsibility of the private business entity; requiring that a business entity seeking a public-private partnership contract submit a business proposal to the agency for review; specifying the information to be included in the business proposal; providing criteria for the agency to use in selecting the exploration proposal by a business entity; requiring that the geophysical data and the subsequent interpretation be made available to the agency or its representative for review but remain in the possession of the business entity; providing criteria for the public-private partnership contract; requiring a proposed public-private partnership contract to be approved by the Governor and Cabinet sitting as the Board of Trustees of the Internal Improvement Trust Fund; providing an effective date. WHEREAS, the exploration and development of oil and gas deposits under onshore lands owned by a board, department, or

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29	agency of the state may provide the opportunity to produce
30	higher, near-term revenues to the state, and
31	WHEREAS, the monetary reward for discovering new reserves
32	of oil and gas deposits may be significant, and
33	WHEREAS, the exploration for oil and gas deposits via
34	modern three-dimensional, geophysical seismic methods and
35	production, with its technological improvements, including
36	directional and horizontal drilling, although costly, is more
37	efficient and yields better results than older methods of
38	exploration and production employed during the past 50 years,
39	NOW, THEREFORE,
40	
41	Be It Enacted by the Legislature of the State of Florida:
42	
43	Section 1. (1) DUTIES; AUTHORITYNotwithstanding the
44	provisions in chapter 253, Florida Statutes, if a land
45	management agency determines that there is an opportunity to
46	develop oil and gas resources under onshore lands owned by a
47	board, department, or agency of this state to yield greater,
48	near-term revenue returns for the state, the land management
49	agency may participate with a business entity authorized to
50	conduct business in the state in a public-private partnership
51	contract.
52	(2) PRIVATE-PARTNER RESPONSIBILITIES.—The financial,
53	technical, and operational risk for the exploration,
54	development, and production of oil and gas resources is the
55	responsibility of the private business entity.
56	(3) PROPOSAL SELECTION

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57 (a) A business entity seeking a public-private partnership 58 contract shall submit a business proposal that describes the 59 exploration for oil or gas resources and the development of 60 state lands for those purposes. The business entity may nominate 61 state land that is to be explored and developed under the 62 public-private partnership contract. The proposal shall provide 63 an estimate of the revenues that the project is expected to 64 generate for the state. 65 (b) The land management agency shall review the business 66 proposal in a timely manner and in a manner that is consistent 67 with contemporary industry practices. The geophysical seismic 68 exploration, drilling, and production activities proposed shall 69 be of a duration consistent with industry practices. 70 The land management agency shall select a private (C) partner based on the business proposal. The land management 71 72 agency's consideration must include, but need not be limited to, 73 the technical quality of the exploration program proposed and 74 the proposed timetable of geophysical and drilling activities 75 which expedites the potential for generating revenues. If more 76 than one entity submits a proposal for a public-private 77 partnership for substantially the same area, the land management agency shall evaluate and select the single proposal that will 78 79 provide the best value for the state. 80 (d) The geophysical data acquired and the subsequent 81 interpretation shall be made available to the land management 82 agency or its representatives for review during the period provided in paragraph (4)(a), but shall remain in the sole 83 84 possession of the business entity until the business entity has

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85	selected the lease areas.
86	(4) PUBLIC-PRIVATE PARTNERSHIP CONTRACT. The public-
87	private partnership contract shall provide for:
88	(a) A period of 3 years or longer during which the private
89	partner may explore specified state lands by geophysical seismic
90	methods for the feasibility of oil and gas resource development
91	and production;
92	(b) A selection process after geophysical operations are
93	concluded in which the private partner may select and lease
94	prospective parcels of state land for the purpose of exploration
95	and production;
96	(c) The leasing of state lands identified as a result of
97	the geophysical seismic operations, which shall be for a term of
98	at least 5 years; and
99	(d) Negotiated royalty rates and a lease bonus.
100	(5) APPROVAL OF CONTRACTThe proposed public-private
101	partnership contract must be approved by the Governor and
102	Cabinet sitting as the Board of Trustees of the Internal
103	Improvement Trust Fund in order to be legally binding on the
104	State of Florida.
105	Section 2. This act shall take effect upon becoming a law.

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