1 A bill to be entitled 2 An act relating to brownfields; amending s. 376.78, 3 F.S.; revising legislative intent with regard to 4 community revitalization in certain areas; amending s. 5 376.80, F.S.; revising procedures for designation of 6 brownfield areas; authorizing local governments to use 7 a term other than "brownfield area" when naming such 8 areas; amending s. 376.82, F.S.; providing certain 9 liability protection against claims of property damages; providing for applicability; providing an 10 effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (8) of section 376.78, Florida Statutes, is amended to read: 16 17 376.78 Legislative intent.-The Legislature finds and 18 declares the following: 19 (8)The existence of brownfields within a community may 20 contribute to, or may be a symptom of, overall community 21 decline, including issues of human disease and illness, crime, 22 educational and employment opportunities, and infrastructure 23 decay. The environment is an important element of quality of 24 life in any community, along with economic opportunity, 25 educational achievement, access to health care, housing quality 26 and availability, provision of governmental services, and other Page 1 of 9

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27	socioeconomic factors. Brownfields redevelopment, properly done,
28	can be a significant element in community revitalization,
29	especially within community redevelopment areas, enterprise
30	zones, empowerment zones, closed military bases, or designated
31	brownfield pilot project areas.
32	Section 2. Subsections (1) and (2) of section 376.80,
33	Florida Statutes, are amended, and subsection (12) is added to
34	that section, to read:
35	376.80 Brownfield program administration process
36	(1) The following general procedures apply to brownfield
37	designations:
38	(a) The local government with jurisdiction over a proposed
39	brownfield area shall designate such area pursuant to this
40	section.
41	(b) For a brownfield area designation proposed by:
42	1. The jurisdictional local government, the designation
43	criteria under paragraph (2)(a) apply, except if the local
44	government proposes to designate as a brownfield area a
45	specified redevelopment area as provided in paragraph (2)(b).
46	2. Any person, other than a governmental entity,
47	including, but not limited to, individuals, corporations,
48	partnerships, limited liability companies, community-based
49	organizations, or not-for-profit corporations, the designation
50	criteria under paragraph (2)(c) apply.
51	(c) Except as otherwise provided, the following provisions
52	apply to all proposed brownfield area designations:
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53	1. Notification to department following adoptionA local
54	government with jurisdiction over the brownfield area must
55	notify the department, and, if applicable, the local pollution
56	control program under s. 403.182, of its decision to designate a
57	brownfield area for rehabilitation for the purposes of ss.
58	376.77-376.86. The notification must include a resolution
59	adopted, by the local government body. The local government
60	shall notify the department, and, if applicable, the local
61	pollution control program under s. 403.182, of the designation
62	within 30 days after adoption of the resolution.
63	2. Resolution adoption The brownfield area designation
64	must be carried out by a resolution adopted by the
65	jurisdictional local government, to which <u>includes</u> is attached a
66	map adequate to clearly delineate exactly which parcels are to
67	be included in the brownfield area or alternatively a less-
68	detailed map accompanied by a detailed legal description of the
69	brownfield area. For municipalities, the governing body shall
70	adopt the resolution in accordance with the procedures outlined
71	in s. 166.041, except that the procedures for the public
72	hearings on the proposed resolution must be in the form
73	established in s. 166.041(3)(c)2. For counties, the governing
74	body shall adopt the resolution in accordance with the
75	procedures outlined in s. 125.66, except that the procedures for
76	the public hearings on the proposed resolution shall be in the
77	form established in s. 125.66(4)(b).
78	3. Right to be removed from proposed brownfield areaIf a
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79	property owner within the area proposed for designation by the
80	local government requests in writing to have his or her property
81	removed from the proposed designation, the local government
82	shall grant the request. For municipalities, the governing body
83	shall adopt the resolution in accordance with the procedures
84	outlined in s. 166.041, except that the notice for the public
85	hearings on the proposed resolution must be in the form
86	established in s. 166.041(3)(c)2. For counties, the governing
87	body shall adopt the resolution in accordance with the
88	procedures outlined in s. 125.66, except that the notice for the
89	public hearings on the proposed resolution shall be in the form
90	established in s. 125.66(4)(b)2.
91	4. Notice and public hearing requirements for designation
92	of a proposed brownfield area outside a redevelopment area or by
93	a nongovernmental entityCompliance with the following
94	provisions is required before designation of a proposed
95	brownfield area under paragraph (2)(a) or paragraph (2)(c):
96	a. At least one of the required public hearings shall be
97	conducted as closely as is reasonably practicable to the area to
98	be designated to provide an opportunity for public input on the
99	size of the area, the objectives for rehabilitation, job
100	opportunities and economic developments anticipated,
101	neighborhood residents' considerations, and other relevant local
102	concerns.
103	b. Notice of a public hearing must be made in a newspaper
104	of general circulation in the area, must be made in ethnic
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105	newspapers or local community bulletins, must be posted in the
106	affected area, and must be announced at a scheduled meeting of
107	the local governing body before the actual public hearing.
108	(2)(a) Local government-proposed brownfield area
109	designation outside specified redevelopment areas.—If a local
110	government proposes to designate a brownfield area that is
111	outside <u>a</u> community redevelopment <u>area</u> areas , enterprise <u>zone</u>
112	zones , empowerment <u>zone</u> zones , closed military <u>base</u> bases , or
113	designated brownfield pilot project <u>area</u> areas, the local
114	government shall provide notice, adopt the resolution, and
115	conduct the public hearings <u>pursuant to paragraph</u> in accordance
116	with the requirements of subsection (1) (c), except at least one
117	of the required public hearings shall be conducted as close as
118	reasonably practicable to the area to be designated to provide
119	an opportunity for public input on the size of the area, the
120	objectives for rehabilitation, job opportunities and economic
121	developments anticipated, neighborhood residents'
122	considerations, and other relevant local concerns. Notice of the
123	public hearing must be made in a newspaper of general
124	circulation in the area and the notice must be at least 16
125	square inches in size, must be in ethnic newspapers or local
126	community bulletins, must be posted in the affected area, and
127	must be announced at a scheduled meeting of the local governing
128	body before the actual public hearing. At a public hearing to
129	designate the proposed brownfield area In determining the areas
130	to be designated, the local government must consider:
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131 1. Whether the brownfield area warrants economic 132 development and has a reasonable potential for such activities; 133 Whether the proposed area to be designated represents a 2. 134 reasonably focused approach and is not overly large in 135 geographic coverage; 136 Whether the area has potential to interest the private 3. 137 sector in participating in rehabilitation; and 138 4. Whether the area contains sites or parts of sites 139 suitable for limited recreational open space, cultural, or 140 historical preservation purposes. 141 Local government-proposed brownfield area designation (b) 142 within specified redevelopment areas.-Paragraph (a) does not 143 apply to a proposed brownfield area if the local government 144 proposes to designate the brownfield area inside a community 145 redevelopment area, enterprise zone, empowerment zone, closed 146 military base, or designated brownfield pilot project area and 147 the local government complies with paragraph (1)(c). 148 (c) (b) Brownfield area designation proposed by persons 149 other than a governmental entity.-For designation of a 150 brownfield area that is proposed by a person other than the 151 local government, the local government with jurisdiction over 152 the proposed brownfield area shall provide notice and adopt a 153 resolution to designate the a brownfield area pursuant to 154 paragraph (1)(c) if, at the public hearing to adopt the 155 resolution, the person establishes all of the following under 156 the provisions of this act provided that: Page 6 of 9

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A person who owns or controls a potential brownfield
site is requesting the designation and has agreed to
rehabilitate and redevelop the brownfield site.+

160 The rehabilitation and redevelopment of the proposed 2. 161 brownfield site will result in economic productivity of the 162 area, along with the creation of at least 5 new permanent jobs 163 at the brownfield site that are full-time equivalent positions 164 not associated with the implementation of the brownfield site 165 rehabilitation agreement and that are not associated with redevelopment project demolition or construction activities 166 pursuant to the redevelopment of the proposed brownfield site or 167 area. However, the job creation requirement does shall not apply 168 169 to the rehabilitation and redevelopment of a brownfield site 170 that will provide affordable housing as defined in s. 420.0004 171 or the creation of recreational areas, conservation areas, or 172 parks.+

173 3. The redevelopment of the proposed brownfield site is 174 consistent with the local comprehensive plan and is a 175 permittable use under the applicable local land development 176 regulations.+

4. Notice of the proposed rehabilitation of the brownfield area has been provided to neighbors and nearby residents of the proposed area to be designated <u>pursuant to paragraph (1)(c)</u>, and the person proposing the area for designation has afforded to those receiving notice the opportunity for comments and suggestions about rehabilitation. Notice pursuant to this

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183 subparagraph must be made in a newspaper of general circulation 184 in the area, at least 16 square inches in size, and the notice 185 must be posted in the affected area.; and

186 The person proposing the area for designation has 5. 187 provided reasonable assurance that he or she has sufficient 188 financial resources to implement and complete the rehabilitation 189 agreement and redevelopment of the brownfield site.

190 (d) (c) Negotiation of brownfield site rehabilitation 191 agreement.-The designation of a brownfield area and the 192 identification of a person responsible for brownfield site 193 rehabilitation simply entitles the identified person to 194 negotiate a brownfield site rehabilitation agreement with the 195 department or approved local pollution control program.

196 (12) A local government that designates a brownfield area 197 pursuant to this section is not required to use the term "brownfield area" within the name of the brownfield area 198 199 designated by the local government.

200 Section 3. Paragraphs (a) and (b) of subsection (2) of 201 section 376.82, Florida Statutes, are amended to read:

202 376.82 Eligibility criteria and liability protection.-203

208

(2) LIABILITY PROTECTION.-

204 (a) Any person, including his or her successors and 205 assigns, who executes and implements to successful completion a 206 brownfield site rehabilitation agreement, is shall be relieved 207 of:

1. Further liability for remediation of the contaminated Page 8 of 9

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209 site or sites to the state and to third parties. and of 210 2. Liability in contribution to any other party who has or 211 may incur cleanup liability for the contaminated site or sites. 212 3. Liability for claims of property damages, including, 213 but not limited to, diminished value of real property or 214 improvements; lost or delayed rent, sale, or use of real 215 property or improvements; or stigma to real property or 216 improvements caused by contamination addressed by a brownfield 217 site rehabilitation agreement. Notwithstanding any other provision of this chapter, this subparagraph applies to causes 218 of action accruing on or after July 1, 2014. This subparagraph 219 220 does not apply to a person who commits fraud in demonstrating 221 site conditions or completing site rehabilitation of a property 222 subject to a brownfield site rehabilitation agreement or who 223 exacerbates contamination of a property subject to a brownfield 224 site rehabilitation agreement in violation of applicable laws 225 which causes property damages. 226 This section does not limit shall not be construed as (b)

a limitation on the right of a third party other than the state to pursue an action for damages to <u>persons for bodily harm</u> <u>property or person</u>; however, such an action may not compel site rehabilitation in excess of that required in the approved brownfield site rehabilitation agreement or otherwise required by the department or approved local pollution control program. Section 4. This act shall take effect July 1, 2014.

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