${\bf By}$ Senator Rodriguez

	37-00417-20 2020216
1	A bill to be entitled
2	An act relating to assistance for micro businesses;
3	creating s. 287.085, F.S.; defining the term "micro
4	business"; authorizing certain local governments to
5	set aside up to a specified percentage of funds for
6	procuring personal property and services for the
7	purpose of entering into contracts with micro
8	businesses; requiring that such contracts be
9	competitively solicited only among micro businesses;
10	amending s. 288.9931, F.S.; revising legislative
11	findings and intent; amending s. 288.9932, F.S.;
12	redefining the terms "applicant" and "entrepreneur";
13	defining the term "micro business"; amending s.
14	288.9934, F.S.; providing eligibility for micro
15	businesses under the Microfinance Loan Program;
16	revising the date by which the Department of Economic
17	Opportunity must contract with a certain entity or
18	entities to administer the loan program; deleting
19	obsolete provisions; amending s. 288.9935, F.S.;
20	providing eligibility for micro businesses under the
21	Microfinance Guarantee Program; amending s. 288.9936,
22	F.S.; conforming a provision to changes made by the
23	act; amending s. 337.027, F.S.; providing eligibility
24	for micro businesses under the Department of
25	Transportation's highway project business development
26	program; defining the term "micro business"; amending
27	s. 373.1135, F.S.; providing eligibility for micro
28	businesses under water management district programs
29	designed to help small businesses participate in

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30	district procurement and contract activities; defining
31	the term "micro business"; providing an effective
32	date.
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34	Be It Enacted by the Legislature of the State of Florida:
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36	Section 1. Section 287.085, Florida Statutes, is created to
37	read:
38	287.085 Micro businesses; set-aside of funds for
39	procurement of personal property and services
40	(1) As used in this section, the term "micro business"
41	means an independently owned and operated for-profit business
42	entity, including any affiliates, which is located in this state
43	and which has 10 or fewer full-time employees or full-time
44	equivalent employees.
45	(2) Any county, municipality, community college, or
46	district school board may set aside up to XX percent or more of
47	the total amount of funds allocated for the procurement of
48	personal property and services for the purpose of entering into
49	contracts with micro businesses. Such contracts must be
50	competitively solicited only among micro businesses.
51	Section 2. Section 288.9931, Florida Statutes, is amended
52	to read:
53	288.9931 Legislative findings and intent.—The Legislature
54	finds that the ability of entrepreneurs, micro businesses, and
55	small businesses to access capital is vital to the overall
56	health and growth of this state's economy; however, access to
57	capital is limited by the lack of available credit for
58	entrepreneurs, micro businesses, and small businesses in this
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37-00417-20 2020216 59 state. The Legislature further finds that entrepreneurs, micro 60 businesses, and small businesses could be assisted through the 61 creation of a program that will provide an avenue for 62 entrepreneurs, micro businesses, and small businesses in this 63 state to access credit. Additionally, the Legislature finds that 64 business management training, business development training, and 65 technical assistance are necessary to ensure that entrepreneurs, 66 micro businesses, and small businesses that receive credit 67 develop the skills necessary to grow and achieve long-term 68 financial stability. The Legislature intends to expand job opportunities for this state's workforce by expanding access to 69 70 credit to entrepreneurs, micro businesses, and small businesses. 71 Furthermore, the Legislature intends to avoid duplicating 72 existing programs and to coordinate, assist, augment, and 73 improve access to those programs for entrepreneurs, micro 74 businesses, and small businesses in this state. 75 Section 3. Present subsections (4) and (5) of section 76 288.9932, Florida Statutes, are redesignated as subsections (5) 77 and (6), respectively, a new subsection (4) is added to that 78 section, and subsections (1) and (3) of that section are 79 amended, to read: 80 288.9932 Definitions.-As used in this part, the term: 81 (1) "Applicant" means an entrepreneur, a micro business, or 82 a small business that applies to a loan administrator for a microloan. 83 (3) "Entrepreneur" means an individual residing in this 84 85 state who desires to assume the risk of organizing, managing,

86 and operating a <u>micro business or a</u> small business in this 87 state.

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88	(4) "Micro business" has the same meaning as provided in s.
89	287.085.
90	Section 4. Subsections (1) and (3), paragraphs (b), (c),
91	(e), and (f) of subsection (4), paragraph (a) of subsection (9),
92	and subsections (10) and (11) of section 288.9934, Florida
93	Statutes, are amended to read:
94	288.9934 Microfinance Loan Program.—
95	(1) PURPOSE.—The Microfinance Loan Program is established
96	in the department to make short-term, fixed-rate microloans in
97	conjunction with business management training, business
98	development training, and technical assistance to entrepreneurs
99	and newly established or growing micro businesses and small
100	businesses for startup costs, working capital, and the
101	acquisition of materials, supplies, furniture, fixtures, and
102	equipment. Participation in the loan program is intended to
103	enable entrepreneurs, micro businesses, and small businesses to
104	access private financing upon completing the loan program.
105	(3) REQUEST FOR PROPOSAL.—
106	(a) By December 1, 2020 2014 , the department shall contract
107	with at least one but not more than three entities to administer
108	the loan program for a term of 3 years. The department shall
109	award the contract in accordance with the request for proposal
110	requirements in s. 287.057 to an entity that:
111	1. Is a corporation registered in this state;
112	2. Does not offer checking accounts or savings accounts;
113	3. Demonstrates that its board of directors and managers
114	are experienced in microlending and small business finance and
115	development;
116	4. Demonstrates that it has the technical skills and
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37-00417-20 2020216 117 sufficient resources and expertise to: 118 a. Analyze and evaluate applications by entrepreneurs, 119 micro businesses, and small businesses applying for microloans; b. Underwrite and service microloans provided pursuant to 120 121 this part; and c. Coordinate the provision of such business management 122 123 training, business development training, and technical 124 assistance as required by this part; 5. Demonstrates that it has established viable, existing 125 126 partnerships with public and private nonstate funding sources, 127 economic development agencies, and workforce development and job 128 referral networks; and 129 6. Demonstrates that it has a plan that includes proposed 130 microlending activities under the loan program, including, but 131 not limited to, the types of entrepreneurs and businesses to be 132 assisted and the size and range of loans the loan administrator 133 intends to make. 134 (b) To ensure that prospective loan administrators meet the 135 requirements of subparagraphs (a)2.-6., the request for proposal 136 must require submission of the following information: 137 1. A description of the types of entrepreneurs, micro 138 businesses, and small businesses the loan administrator has 139 assisted in the past, and the average size and terms of loans 140 made in the past to such entities; 141 2. A description of the experience of members of the board of directors and managers in the areas of microlending and small 142 143 business finance and development; 144 3. A description of the loan administrator's underwriting 145 and credit policies and procedures, credit decisionmaking Page 5 of 13

37-00417-20 2020216 146 process, monitoring policies and procedures, and collection 147 practices, and samples of any currently used loan documentation; 148 4. A description of the nonstate funding sources that will 149 be used by the loan administrator in conjunction with the state 150 funds to make microloans pursuant to this section; 5. The loan administrator's three most recent financial 151 152 audits or, if no prior audits have been completed, the loan 153 administrator's three most recent unaudited financial 154 statements; and 155 6. A conflict of interest statement from the loan 156 administrator's board of directors certifying that a board 157 member, employee, or agent, or an immediate family member 158 thereof, or any other person connected to or affiliated with the 159 loan administrator, is not receiving or will not receive any 160 type of compensation or remuneration from an entrepreneur, a 161 micro business, or a small business that has received or will 162 receive funds from the loan program. The department may waive 163 this requirement for good cause shown. As used in this 164 subparagraph, the term "immediate family" means a parent, child, 165 or spouse, or any other relative by blood, marriage, or 166 adoption, of a board member, employee, or agent of the loan 167 administrator. (4) CONTRACT AND AWARD OF FUNDS.-168 169 (b) State funds may be used only to provide direct microloans to entrepreneurs, micro businesses, and small 170

businesses according to the limitations, terms, and conditions provided in this part. Except as provided in subsection (5), state funds may not be used to pay administrative costs, underwriting costs, servicing costs, or any other costs

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37-00417-20 2020216 175 associated with providing microloans, business management 176 training, business development training, or technical 177 assistance. 178 (c) The loan administrator shall reserve 10 percent of the 179 total award amount from the department to provide microloans pursuant to this part to entrepreneurs, micro businesses, and 180 181 small businesses that employ no more than five people and 182 generate annual gross revenues averaging no more than \$250,000 per year for the last 2 years. 183 (e) Within 30 days of executing its contract with the 184 185 department, the loan administrator must enter into a memorandum 186 of understanding with the network: 187 1. For the provision of business management training, 188 business development training, and technical assistance to entrepreneurs, micro businesses, and small businesses that 189 190 receive microloans under this part; and 191 2. To promote the program to underserved entrepreneurs, 192 micro businesses, and small businesses. 193 (f) By September 1, 2014, the department shall review 194 industry best practices and determine the minimum business 195 management training, business development training, and 196 technical assistance that must be provided by the network to 197 achieve the goals of this part. 198 (9) ELIGIBILITY AND APPLICATION.-(a) To be eligible for a microloan, an applicant must, at a 199 200 minimum, be an entrepreneur, a micro business, or a small 201 business located in this state. 202 (10) STATEWIDE STRATEGIC PLAN.-In implementing this section, the department shall be guided by the 5-year statewide 203

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204	strategic plan adopted pursuant to s. 20.60(5). The department
205	shall promote and advertise the loan program by, among other
206	things, cooperating with government, nonprofit, and private
207	industry to organize, host, or participate in seminars and other
208	forums for entrepreneurs, micro businesses, and small
209	businesses.
210	(11) STUDYBy December 31, 2014, the department shall
211	commence or commission a study to identify methods and best
212	practices that will increase access to credit to entrepreneurs
213	and small businesses in this state. The study must also explore
214	the ability of, and limitations on, Florida nonprofit
215	organizations and private financial institutions to expand
216	access to credit to entrepreneurs and small businesses in this
217	state.
218	Section 5. Subsections (1), (3), (7), and (8) of section
219	288.9935, Florida Statutes, are amended to read:
220	288.9935 Microfinance Guarantee Program
221	(1) The Microfinance Guarantee Program is established in
222	the department. The purpose of the program is to stimulate
223	access to credit for entrepreneurs, micro businesses, and small
224	businesses in this state by providing targeted guarantees to
225	loans made to such entrepreneurs, micro businesses, and small
226	businesses. Funds appropriated to the program must be reinvested
227	and maintained as a long-term and stable source of funding for
228	the program.
229	(3) The department must enter into a contract with
230	Enterprise Florida, Inc., to administer the Microfinance
231	Guarantee Program. In administering the program, Enterprise
232	Florida, Inc., must, at a minimum:

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233	(a) Establish lender and borrower eligibility requirements
234	in addition to those provided in this section;
235	(b) Determine a reasonable leverage ratio of loan amounts
236	guaranteed to state funds; however, the leverage ratio may not
237	exceed 3 to 1;
238	(c) Establish reasonable fees and interest;
239	(d) Promote the program to financial institutions that
240	provide loans to entrepreneurs, micro businesses, and small
241	businesses in order to maximize the number of lenders throughout
242	the state which participate in the program;
243	(e) Enter into a memorandum of understanding with the
244	network to promote the program to underserved entrepreneurs ${\color{black} {}_{{\color{black} {}_{{\scriptstyle{l}} {}_{{\color{black} {}_{{}}}}}}}}}}}}}} }} }} } } } } } } $
245	micro businesses, and small businesses;
246	(f) Establish limits on the total amount of loan guarantees
247	a single lender can receive;
248	(g) Establish an average loan guarantee amount for loans
249	guaranteed under this section;
250	(h) Establish a risk-sharing strategy to be employed in the
251	event of a loan failure; and
252	(i) Establish financial performance measures and objectives
253	for the program in order to maximize the state funds.
254	(7) To be eligible to receive a loan guarantee under the
255	Microfinance Guarantee Program, a borrower must, at a minimum:
256	(a) Be an entrepreneur <u>, a micro business,</u> or <u>a</u> small
257	business located in this state;
258	(b) Employ 25 or fewer people;
259	(c) Generate average annual gross revenues of \$1.5 million
260	or less per year for the last 2 years; and
261	(d) Meet any additional requirements established by

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262	Enterprise Florida, Inc.
263	(8) By October 1 of each year, Enterprise Florida, Inc.,
264	shall submit a complete and detailed annual report to the
265	department for inclusion in the department's report required
266	under s. 20.60(10). The report must, at a minimum, provide:
267	(a) A comprehensive description of the program, including
268	an evaluation of its application and guarantee activities,
269	recommendations for change, and identification of any other
270	state programs that overlap with the program;
271	(b) An assessment of the current availability of and access
272	to credit for entrepreneurs, micro businesses, and small
273	businesses in this state;
274	(c) A summary of the financial and employment results of
275	the entrepreneurs, micro businesses, and small businesses
276	receiving loan guarantees, including the number of full-time
277	equivalent jobs created as a result of the guaranteed loans and
278	the amount of wages paid to employees in the newly created jobs;
279	(d) Industry data about the borrowers, including the six-
280	digit North American Industry Classification System (NAICS)
281	code;
282	(e) The name and location of lenders that receive loan
283	guarantees;
284	(f) The amount of state funds received by Enterprise
285	Florida, Inc.;
286	(g) The number of loan guarantee applications received;
287	(h) The number, duration, location, and amount of
288	guarantees made;
289	(i) The number and amount of guaranteed loans outstanding,
290	if any;
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320	administrators that responded to the department request for
321	proposals;
322	(g) The amount of state funds received by the loan
323	administrator;
324	(h) The number of microloan applications received by the
325	loan administrator;
326	(i) The number, duration, and location of microloans made
327	by the loan administrator, including the aggregate number of
328	microloans made to minority business enterprises if available;
329	(j) The number and amount of microloans outstanding, if
330	any;
331	(k) The number and amount of microloans with payments
332	overdue, if any;
333	(l) The number and amount of microloans in default, if any;
334	(m) The repayment history of the microloans made;
335	(n) The repayment history and performance of funding
336	awards;
337	(o) An evaluation of the program's ability to meet the
338	financial performance measures and objectives specified in s.
339	288.9934; and
340	(p) A description and evaluation of the technical
341	assistance and business management and development training
342	provided by the network pursuant to its memorandum of
343	understanding with the loan administrator.
344	Section 7. Present subsection (3) of section 337.027,
345	Florida Statutes, is redesignated as subsection (4), a new
346	subsection (3) is added to that section, and subsection (1) of
347	that section is amended, to read:
348	337.027 Authority to implement a business development
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349	program
350	(1) The department may establish a program for highway
351	projects which would assist small businesses and micro
352	businesses. The purpose of this program is to increase
353	competition, lower prices, and provide increased support to meet
354	the department's future work program. The program may include,
355	but is not limited to, setting aside contracts, providing
356	preference points for the use of small businesses <u>and micro</u>
357	businesses, providing special assistance in bidding and contract
358	completion, waiving bond requirements, and implementing other
359	strategies that would increase competition.
360	(3) As used in this section, the term "micro business" has
361	the same meaning as provided in s. 287.085.
362	Section 8. Section 373.1135, Florida Statutes, is amended
363	to read:
364	373.1135 Small business and micro business program.—Each
365	water management district, as created in this chapter, may
366	implement a small business <u>and micro business</u> program designed
367	to help small businesses and micro businesses, including those
368	owned by women and minorities, to participate in district
369	procurement and contract activities. The purpose of the program
370	is to spur economic development and support small businesses <u>and</u>
371	micro businesses, including women-owned and minority-owned
372	businesses, to successfully expand in the marketplace. Program
373	specifics shall be provided by rule pursuant to s. 373.113. <u>As</u>
374	used in this section, the term "micro business" has the same
375	meaning as provided in s. 287.085.
376	Section 9. This act shall take effect July 1, 2020.

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