	2021104
1	
2	An act relating to duties of the Attorney General;
3	repealing s. 16.10, F.S., relating to the receipt of
4	Supreme Court decisions by the Attorney General;
5	repealing s. 16.101, F.S., relating to the Supreme
6	Court reporter; amending s. 163.503, F.S.; revising
7	the definition of "department" to conform to changes
8	made by the act; amending s. 163.504, F.S.; deleting
9	provisions relating to the Safe Neighborhoods Program;
10	amending ss. 163.5055, 163.506, 163.508, and 163.511,
11	F.S.; relieving the Department of Legal Affairs from
12	certain duties associated with specified neighborhood
13	improvement districts; repealing s. 163.517, F.S.,
14	relating to the Safe Neighborhoods Program; repealing
15	s. 163.519, F.S., relating to the duties of the
16	Department of Legal Affairs; repealing s. 163.521,
17	F.S., relating to funding of neighborhood improvement
18	districts inside enterprise zones; repealing s.
19	163.5215, F.S., relating to the construction of the
20	Safe Neighborhoods Act; repealing s. 163.522, F.S.,
21	relating to state redevelopment programs; repealing s.
22	163.523, F.S., relating to the cooperation and
23	involvement of community organizations to create safe
24	neighborhood districts; amending s. 163.524, F.S.;
25	conforming a provision to changes made by the act;
26	amending s. 376.84, F.S.; conforming a provision to
27	changes made by the act; amending s. 402.181, F.S.;
28	requiring certain claims for restitution to be filed
29	with specified entities; removing the Department of

# Page 1 of 15

	20211040
30	Legal Affairs as an entity for such filings;
31	authorizing the Department of Children and Families,
32	the Department of Health, the Department of Juvenile
33	Justice, the Department of Corrections, and the Agency
34	for Persons with Disabilities to adopt rules to
35	process specified claims; amending s. 501.160, F.S.;
36	authorizing certain declarations during a state of
37	emergency to be extended by executive order; amending
38	s. 775.083, F.S.; conforming a provision to changes
39	made by the act; amending s. 812.171, F.S.; revising a
40	definition; amending ss. 812.173, 812.174, 812.175,
41	and 812.176, F.S.; revising provisions to require that
42	the Division of Alcoholic Beverages and Tobacco,
43	instead of the Attorney General, regulate convenience
44	businesses; amending chapter 2019-127, Laws of
45	Florida; extending the timeframe for the Attorney
46	General to access records from the prescription drug
47	monitoring program when ordered by a court under
48	specified provisions; delaying the scheduled repeal of
49	amendments until a specified date unless reviewed and
50	saved from repeal through reenactment by the
51	Legislature; providing an effective date.
52	
53	Be It Enacted by the Legislature of the State of Florida:
54	
55	Section 1. Section 16.10, Florida Statutes, is repealed.
56	Section 2. Section 16.101, Florida Statutes, is repealed.
57	Section 3. Subsection (3) of section 163.503, Florida
58	Statutes, is amended to read:

# Page 2 of 15

59	163.503 Definitions
60	(3) "Department" means the Department of Economic
61	Opportunity Legal Affairs.
62	Section 4. Section 163.504, Florida Statutes, is amended to
63	read:
64	163.504 Safe neighborhood improvement districts; planning
65	funds
66	<del>(1)</del> The governing body of any municipality or county may
67	authorize the formation of safe neighborhood improvement
68	districts through the adoption of a planning ordinance which
69	specifies that such districts may be created by one or more of
70	the methods established in ss. 163.506, 163.508, 163.511, and
71	163.512. No district may overlap the jurisdictional boundaries
72	of a municipality and the unincorporated area of a county,
73	except by interlocal agreement.
74	(2) If the governing body of a municipality or county
75	elects to create a safe neighborhood improvement district, it
76	shall be eligible to request a grant from the Safe Neighborhoods
77	Program, created pursuant to s. 163.517 and administered by the
78	Department of Legal Affairs, to prepare a safe neighborhood
79	improvement plan for the district.
80	(3) Municipalities and counties may implement the
81	provisions of this section without planning funds from the
82	Department of Legal Affairs. However, nothing in this section
83	shall be construed to exempt any district from the requirements
84	of providing a safe neighborhood improvement plan pursuant to s.
85	<del>163.516.</del>
86	Section 5. Subsection (1) of section 163.5055, Florida
87	Statutes, is amended to read:
l	
	Page 3 of 15

20211040er 88 163.5055 Registration of district establishment; notice of 89 dissolution.-90 (1) (a) Each neighborhood improvement district authorized 91 and established under this part shall within 30 days thereof 92 register with both the Department of Economic Opportunity and the Department of Legal Affairs by providing the department 93 94 these departments with the district's name, location, size, and 95 type, and such other information as the department departments 96 may require. 97 (b) Each local governing body that authorizes the 98 dissolution of a district shall notify both the Department of Economic Opportunity and the Department of Legal Affairs within 99 30 days after the dissolution of the district. 100 Section 6. Paragraph (h) of subsection (1) of section 101 102 163.506, Florida Statutes, is amended to read: 103 163.506 Local government neighborhood improvement 104 districts; creation; advisory council; dissolution.-(1) After a local planning ordinance has been adopted 105 106 authorizing the creation of local government neighborhood 107 improvement districts, the local governing body of a municipality or county may create local government neighborhood 108 109 improvement districts by the enactment of a separate ordinance for each district, which ordinance: 110 111 (h) Requires the district to notify the Department of Legal 112 Affairs and the Department of Economic Opportunity in writing of its establishment within 30 days thereof pursuant to s. 113 114 163.5055. 115 Section 7. Paragraph (g) of subsection (1) of section

#### Page 4 of 15

163.508, Florida Statutes, is amended to read:

# ENROLLED 2021 Legislature

20211040er

117

L

163.508 Property owners' association neighborhood improvement districts; creation; powers and duties; duration.-118

119 (1) After a local planning ordinance has been adopted 120 authorizing the creation of property owners' association neighborhood improvement districts, the local governing body of 121 122 a municipality or county may create property owners' association neighborhood improvement districts by the enactment of a 123 separate ordinance for each district, which ordinance: 124

125 (g) Requires the district to notify the Department of Legal 126 Affairs and the Department of Economic Opportunity in writing of its establishment within 30 days thereof pursuant to s. 127 128 163.5055.

129 Section 8. Paragraph (i) of subsection (1) of section 130 163.511, Florida Statutes, is amended to read:

163.511 Special neighborhood improvement districts; 131 132 creation; referendum; board of directors; duration; extension.-

133 (1) After a local planning ordinance has been adopted 134 authorizing the creation of special neighborhood improvement 135 districts, the governing body of a municipality or county may declare the need for and create special residential or business 136 neighborhood improvement districts by the enactment of a 137 separate ordinance for each district, which ordinance: 138

(i) Requires the district to notify the Department of Legal 139 140 Affairs and the Department of Economic Opportunity in writing of 141 its establishment within 30 days thereof pursuant to s. 142 163.5055.

143	Section	9.	Section	163.517,	Florida	Statutes,	is :	repealed.
144	Section	10.	Section	163.519,	Florida	Statutes,	is	repealed.
145	Section	11.	Section	163.521,	Florida	Statutes,	is	repealed.

## Page 5 of 15

## ENROLLED 2021 Legislature

20211040er 146 Section 12. Section 163.5215, Florida Statutes, is 147 repealed. 148 Section 13. Section 163.522, Florida Statutes, is repealed. 149 Section 14. Section 163.523, Florida Statutes, is repealed. 150 Section 15. Subsection (5) of section 163.524, Florida 151 Statutes, is amended to read: 152 163.524 Neighborhood Preservation and Enhancement Program; 153 participation; creation of Neighborhood Preservation and 154 Enhancement Districts; creation of Neighborhood Councils and 155 Neighborhood Enhancement Plans.-(5) The Neighborhood Council and local government planning 156 157 agency shall be eligible to receive grants from the Safe 158 Neighborhoods Program as provided in s. 163.517. 159 Section 16. Paragraph (c) of subsection (1) of section 376.84, Florida Statutes, is amended to read: 160 161 376.84 Brownfield redevelopment economic incentives.-It is 162 the intent of the Legislature that brownfield redevelopment 163 activities be viewed as opportunities to significantly improve 164 the utilization, general condition, and appearance of these 165 sites. Different standards than those in place for new development, as allowed under current state and local laws, 166 should be used to the fullest extent to encourage the 167 168 redevelopment of a brownfield. State and local governments are 169 encouraged to offer redevelopment incentives for this purpose, 170 as an ongoing public investment in infrastructure and services, 171 to help eliminate the public health and environmental hazards, 172 and to promote the creation of jobs in these areas. Such incentives may include financial, regulatory, and technical 173 174 assistance to persons and businesses involved in the

## Page 6 of 15

# ENROLLED 2021 Legislature

20211040er 175 redevelopment of the brownfield pursuant to this act. 176 (1) Financial incentives and local incentives for 177 redevelopment may include, but not be limited to: 178 (c) Safe neighborhood improvement districts as provided in 179 ss. 163.501-163.516 <del>ss. 163.501-163.523</del>. Section 17. Subsections (2) and (3) of section 402.181, 180 181 Florida Statutes, are amended to read: 182 402.181 State Institutions Claims Program.-183 (2) Claims for restitution may be filed with the Department 184 of Children and Families, the Department of Health, the Department of Juvenile Justice, the Department of Corrections, 185 186 or the Agency for Persons with Disabilities. The claim must be 187 filed with the department or agency responsible for monitoring 188 the person who caused the medical injury or the property damage 189 Legal Affairs at its office in accordance with regulations 190 prescribed by the Department of Legal Affairs. The departments 191 and agencies Department of Legal Affairs shall have the full 192 power and authority to approve or deny hear, investigate, and 193 determine all questions in respect to such claims and may is 194 authorized, within the limits of current appropriations, to pay 195 individual claims up to \$1,000 or, with respect to children in 196 foster care and their families, individual claims up to \$1,500. 197 Claims in excess of these amounts shall continue to require 198 legislative approval. 199 (3) (a) The Department of Children and Families, the 200 Department of Health, the Department of Juvenile Justice, the 201 Department of Corrections, and the Agency for Persons with 202 Disabilities shall adopt rules to process claims and to ensure that eligible claimants receive restitution within a reasonable 203

## Page 7 of 15

204	timeframe The Department of Legal Affairs shall make or cause to
205	be made such investigations as it considers necessary in respect
206	to such claims. Hearings shall be held in accordance with
207	<del>chapter 120</del> .
208	(b) The Department of Legal Affairs shall work with the
209	Department of Children and Families, the Department of Health,
210	the Department of Juvenile Justice, the Department of
211	Corrections, and the Agency for Persons with Disabilities to
212	streamline the process of investigations, hearings, and
213	determinations with respect to claims under this section, to
214	ensure that eligible claimants receive restitution within a
215	reasonable time.
216	Section 18. Subsections (2) and (3) of section 501.160,
217	Florida Statutes, are amended to read:
218	501.160 Rental or sale of essential commodities during a
219	declared state of emergency; prohibition against unconscionable
220	prices
221	(2) Upon a declaration of a state of emergency by the
222	Governor, it is unlawful and a violation of s. 501.204 for a
223	person or her or his agent or employee to rent or sell or offer
224	to rent or sell at an unconscionable price within the area for
225	which the state of emergency is declared: $\overline{\cdot}$
226	(a) Any essential commodity including, but not limited to,
227	supplies, services, provisions, or equipment that is necessary
228	for consumption or use as a direct result of the emergency.
229	(b) Any dwelling unit or self-storage facility that is
230	necessary for habitation or use as a direct result of the
231	emergency.
232	

# Page 8 of 15

20211040er 233 This prohibition is effective not to exceed 60 days under the 234 initial declared state of emergency as defined in s. 252.36(2) 235 and <u>may be extended by an executive order issued by the Governor</u> 236 <u>specifically referencing this section shall be renewed by</u> 237 statement in any subsequent renewals of the declared state of 238 <u>emergency by the Governor</u>.

239 (3) It is unlawful and a violation of s. 501.204 for any 240 person to impose unconscionable prices for the rental or lease 241 of any dwelling unit or self-storage facility during a period of 242 declared state of emergency.

243 Section 19. Subsection (2) of section 775.083, Florida 244 Statutes, is amended to read:

775.083 Fines.-

245

246 (2) In addition to the fines set forth in subsection (1), court costs shall be assessed and collected in each instance a 247 248 defendant pleads nolo contendere to, or is convicted of, or adjudicated delinquent for, a felony, a misdemeanor, or a 249 250 criminal traffic offense under state law, or a violation of any 251 municipal or county ordinance if the violation constitutes a 252 misdemeanor under state law. The court costs imposed by this 253 section shall be \$50 for a felony and \$20 for any other offense 254 and shall be deposited by the clerk of the court into an 255 appropriate county account for disbursement for the purposes 256 provided in this subsection. A county shall account for the 257 funds separately from other county funds as crime prevention 258 funds. The county, in consultation with the sheriff, must expend 259 such funds for crime prevention programs in the county<sub>au</sub> 260 including safe neighborhood programs under ss. 163.501-163.523. Section 20. Section 812.171, Florida Statutes, is amended 261

## Page 9 of 15

to read:

20211040er

263 812.171 Definition.-As used in this act, the term 264 "convenience business" means any place of business that is 265 primarily engaged in the retail sale of groceries, or both 266 groceries and gasoline, and that is open for business at any time between the hours of 11 p.m. and 5 a.m., and that is 267 268 licensed by the Division of Alcoholic Beverages and Tobacco 269 within the Department of Business and Professional Regulation 270 pursuant to chapter 210, chapter 561, chapter 562, chapter 563, chapter 564, chapter 565, or chapter 569, as applicable. The 271 term "convenience business" does not include: 272 273 (1) A business that is solely or primarily a restaurant. 274 (2) A business that always has at least five employees on the premises after 11 p.m. and before 5 a.m. 275 276 (3) A business that has at least 10,000 square feet of 277 retail floor space. 278 (4) A The term "convenience business" does not include any 279 business in which the owner or members of his or her family work 280 between the hours of 11 p.m. and 5 a.m. 281 Section 21. Subsections (3), (4), and (5) of section 282 812.173, Florida Statutes, are amended, and subsection (6) is 283 added to that section, to read: 812.173 Convenience business security.-284 285 (3) Every convenience business shall be equipped with a 286 silent alarm to law enforcement or a private security agency, unless an application for an exemption, adopted by rule by the 287 288 Division of Alcoholic Beverages and Tobacco, is made to and 289 granted by the Division of Alcoholic Beverages and Tobacco 290 Attorney General. An application for exemption must be in

## Page 10 of 15

20211040er 291 writing and must be accompanied by an administrative fee of \$25 292 for each store for which an exemption would apply. 293 (4) If a murder, robbery, sexual battery, aggravated 294 assault, aggravated battery, or kidnapping or false 295 imprisonment, as those crimes are identified and defined by 296 Florida Statutes, occurs or has occurred at a convenience business since July 1, 1989, and arises out of the operation of 297 298 the convenience business, that convenience business shall notify 299 the Division of Alcoholic Beverages and Tobacco in writing and 300 shall implement at least one of the following security measures 301 within 30 days after a judicial determination that one or more 302 of the aforementioned identified crimes occurred at the 303 convenience business: 304 (a) Provide at least two employees on the premises at all 305 times after 11 p.m. and before 5 a.m.; 306 (b) Install for use by employees at all times after 11 p.m. 307 and before 5 a.m. a secured safety enclosure of transparent 308 polycarbonate or other material that meets at least one of the 309 following minimum standards: 1. American Society for Testing and Materials Standard 310 D3935 (classification PC110 B 3 0800700) and that has a 311 thickness of at least 0.375 inches and has an impact strength of 312 at least 200 foot pounds; or 313 314 2. Underwriters Laboratory Standard UL 752 for medium power 315 small arms (level one), Bullet Resisting Equipment; (c) Provide a security guard on the premises at all times 316 317 after 11 p.m. and before 5 a.m.; (d) Lock the business premises throughout the hours of 11 318 319 p.m. to 5 a.m., and only transact business through an indirect

#### Page 11 of 15

320	pass-through trough, trapdoor, or window; or
321	(e) Close the business at all times after 11 p.m. and
322	before 5 a.m.
323	(5) For purposes of this section, any convenience business
324	that by law implemented any of the security measures set forth
325	in paragraphs (4)(a)-(e) and has maintained said measures as
326	required by the Division of Alcoholic Beverages and Tobacco
327	Department of Legal Affairs without any occurrence or incidence
328	of the crimes identified by subsection (4) for a period of no
329	less than 24 months immediately preceding the filing of a notice
330	of exemption, may file with the department a notice of exemption
331	from these enhanced security measures. In no event shall this
332	exemption be interpreted to preclude full compliance with the
333	security measures set forth in subsection (4) should any
334	occurrence or incidence of the crimes identified by subsection
335	(4) cause subsection (4) to be statutorily applicable. As of
336	July 1, 2021, the Division of Alcoholic Beverages and Tobacco
337	the date this act becomes law, the Department of Legal Affairs
338	will provide notice to any convenience business to which a
339	subsection (4) incident has previously occurred between July 1,
340	2019, and July 1, 2021. In no event shall the state or the
341	Division of Alcoholic Beverages and Tobacco Department of Legal
342	Affairs incur any liability for the regulation and enforcement
343	of this act.
344	(6) The Division of Alcoholic Beverages and Tobacco has the
345	authority to investigate the premises and records of any
346	licensee in order to determine whether the licensee is a
347	convenience business and subject to this act.
348	Section 22. Section 812.174, Florida Statutes, is amended

# Page 12 of 15

to read:

20211040er

350 812.174 Training of employees.-The owner or principal 351 operator of a convenience business or convenience businesses 352 shall provide proper robbery deterrence and safety training by 353 an approved curriculum to its retail employees within 60 days of 354 employment. Existing retail employees shall receive training within 6 months of April 8, 1992. A proposed curriculum shall be 355 356 submitted in writing to the Division of Alcoholic Beverages and 357 Tobacco Attorney General with an administrative fee not to 358 exceed \$100. The Division of Alcoholic Beverages and Tobacco 359 Attorney General shall review and approve or disapprove the curriculum in writing within 60 days after receipt. The state 360 361 shall have no liability for approving or disapproving a training 362 curriculum under this section. Approval shall be given to a curriculum which trains and familiarizes retail employees with 363 364 the security principles, devices, and measures required by s. 365 812.173. Disapproval of a curriculum shall be subject to the 366 provisions of chapter 120. No person shall be liable for 367 ordinary negligence due to implementing an approved curriculum if the training was actually provided. A curriculum must shall 368 be submitted for reapproval biennially on or before the date 369 370 established by rule by the Division of Alcoholic Beverages and 371 Tobacco and must be accompanied by with an administrative fee 372 not to exceed \$100. Any curriculum approved by the Attorney 373 General since September 1990 shall be subject to reapproval 2 374 years from the anniversary of initial approval and biennially 375 thereafter. 376 Section 23. Section 812.175, Florida Statutes, is amended

#### 377 to read:

#### Page 13 of 15

378 812.175 Enforcement; civil fine.-379 (1) The violation of any provision of this act by any owner 380 or principal operator of a convenience business shall result in 381 a notice of violation from the Division of Alcoholic Beverages 382 and Tobacco Attorney General. Violators shall have 30 days after receipt of the notice to provide proof of compliance to the 383 384 Division of Alcoholic Beverages and Tobacco Attorney General's 385 office. If the violation continues after the 30-day period, the 386 Division of Alcoholic Beverages and Tobacco Attorney General may 387 impose a civil fine not to exceed \$5,000. The Division of 388 Alcoholic Beverages and Tobacco Attorney General has the 389 authority to investigate any alleged violation and may 390 compromise any alleged violation by accepting from the owner or 391 principal operator an amount not to exceed \$5,000. The Division 392 of Alcoholic Beverages and Tobacco Attorney General may suspend 393 the imposition of any fine conditioned upon terms the Division 394 of Alcoholic Beverages and Tobacco Attorney General's office in 395 its discretion deems appropriate. Notices of violation and civil 396 fines are shall be subject to the provisions of chapter 120. 397 (2) Moneys received by the Division of Alcoholic Beverages 398 and Tobacco Attorney General pursuant to this act must shall be 399 deposited in the General Revenue Fund.

(3) The <u>Division of Alcoholic Beverages and Tobacco</u>
Attorney General is given full power and authority to petition
for an injunction when it is determined that the health, safety,
and public welfare is threatened by continued operation of a
convenience business in violation of this act. In any action for
injunction, the <u>Division of Alcoholic Beverages and Tobacco</u>
Attorney General may seek a civil penalty not to exceed \$5,000

# Page 14 of 15

20211040er

407	per violation, plus attorney's fees and costs.
408	(4) The Division of Alcoholic Beverages and Tobacco
409	Attorney General may enter into agreements with local
410	governments to assist in the enforcement of ss. 812.1701-
411	812.175. Such agreements may include provision for reimbursement
412	of investigative and enforcement costs incurred by such local
413	governments.
414	Section 24. Section 812.176, Florida Statutes, is amended
415	to read:
416	812.176 Rulemaking authorityThe Division of Alcoholic
417	Beverages and Tobacco Department of Legal Affairs shall have the
418	power to adopt rules pursuant to chapter 120 as necessary to
419	implement the provisions of the Convenience Business Security
420	Act. The security measures and training provisions of ss.
421	812.173 and 812.174 shall meet the requirements of the
422	department as set forth by rule.
423	Section 25. Section 3 of chapter 2019-127, Laws of Florida,
424	is amended to read:
425	Section 3. The amendments to ss. 893.055 and 893.0551,
426	Florida Statutes, made by this act shall stand repealed on <u>June</u>
427	30, 2023 June 30, 2021, unless reviewed and saved from repeal
428	through reenactment by the Legislature. If such amendments are
429	not saved from repeal, the text of ss. 893.055 and 893.0551,
430	Florida Statutes, shall revert to that in existence on June 30,
431	2019, except that any amendments to such text other than by this
432	act shall be preserved and continue to operate to the extent
433	that such amendments are not dependent upon the portions of text
434	which expire pursuant to this section.
435	Section 26. This act shall take effect June 30, 2021.

# Page 15 of 15