HB 1367

1	A bill to be entitled					
2	An act relating to surplus state-owned nonconservation					
3	lands; amending s. 253.0341, F.S.; authorizing the					
4	Board of Trustees of the Internal Improvement Trust					
5	Fund to dispose of surplus nonconservation lands at					
6	specified values under certain circumstances;					
7	authorizing the board to donate such lands to fiscally					
8	constrained counties under certain circumstances;					
9	authorizing the board of trustees to sell or lease					
10	surplus nonconservation lands located in fiscally					
11	constrained counties to private entities under certain					
12	circumstances; providing an effective date.					
13						
14	Be It Enacted by the Legislature of the State of Florida:					
15						
16	Section 1. Subsection (1) of section 253.0341, Florida					
17	7 Statutes, is amended to read:					
18	253.0341 Surplus of state-owned lands					
19	(1) The board of trustees shall determine which lands, the					
20	title to which is vested in the board, may be surplused.					
21	(a) For all conservation lands, the Acquisition and					
22	Restoration Council shall make a recommendation to the board of					
23	trustees, and the board of trustees shall determine whether the					
24	lands are no longer needed for conservation purposes. If the					
25	board of trustees determines the lands are no longer needed for					
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26 conservation purposes, it may dispose of such lands by an affirmative vote of at least three members. In the case of a 27 28 land exchange involving the disposition of conservation lands, the board of trustees must determine by an affirmative vote of 29 30 at least three members that the exchange will result in a net 31 positive conservation benefit. (b) For all nonconservation lands, the board of trustees 32 shall determine whether the lands are no longer needed. If the 33 34 board of trustees determines the lands are no longer needed, it may dispose of such lands at a value: 35 36 1. Not less than the sale price, as determined by 37 subsection (8), if agreed to by an affirmative vote of at least 38 three members; or 39 2. Less than the sale price, as determined by subsection (8), if agreed to by an affirmative vote of four members. The 40 41 board may dispose of surplus nonconservation lands for less than 42 the sale price by: 43 a. Donating the land to a fiscally constrained county as described in s. 218.67(1) for a public purpose; or 44 45 b. Selling or leasing such lands located in a fiscally constrained county as described in s. 218.67(1) to a private 46 47 entity, if the use of the land is expected to create economic 48 development or new full-time jobs in such county. 49 Local government requests for the state to surplus (C) conservation or nonconservation lands, whether for donation, 50

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51 purchase, or exchange, shall be expedited throughout the 52 surplusing process. Property jointly acquired by the state and 53 other entities may not be surplused without the consent of all 54 joint owners.

Section 2. This act shall take effect July 1, 2022.

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