FOR CONSIDERATION By the Committee on Military and Veterans Affairs, Space, and Domestic Security

583-03036C-23

20237048pb

1	A bill to be entitled
2	An act relating to Space Florida; amending s. 20.60,
3	F.S.; requiring the Secretary of Economic Opportunity
4	to serve as the manager for the state with respect to
5	contracts with Space Florida; requiring that an annual
6	report submitted by the Department of Economic
7	Opportunity include specified information provided by
8	Space Florida and a certain analysis; amending s.
9	288.0001, F.S.; requiring the Office of Economic and
10	Demographic Research and the Office of Program Policy
11	Analysis and Government Accountability to provide to
12	the Governor and the Legislature an analysis of Space
13	Florida and certain tax credits by a specified date
14	and at certain intervals thereafter; amending s.
15	331.303, F.S.; revising definitions; amending s.
16	331.305, F.S.; making a technical change; amending s.
17	331.3051, F.S.; revising the duties of Space Florida;
18	requiring the Department of Economic Opportunity to
19	annually submit a proposed operating budget by a
20	specified date; requiring Space Florida to annually
21	report on its performance by a specified date;
22	amending s. 331.3081, F.S.; revising membership of the
23	board of directors of Space Florida; providing for
24	staggered terms, reappointments, filling of vacancies,
25	and removal of members; providing that members serve
26	without compensation but may receive reimbursement for
27	per diem and travel expenses; providing financial
28	disclosure requirements; providing an exception;
29	providing requirements for meetings of the board;

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30	providing that open meeting and public records apply
31	to Space Florida and its board of directors; requiring
32	the board to conduct certain education programs for
33	new board members; prohibiting Space Florida from
34	endorsing a candidate for elected public office or
35	contributing moneys to such candidate's campaign;
36	specifying that certain members of the board may serve
37	until a specified date; requiring that the
38	appointments of certain board members take effect on a
39	specified date; amending s. 331.310, F.S.; conforming
40	a cross-reference; revising the powers and duties of
41	the board of directors of Space Florida; amending s.
42	331.3101, F.S.; revising the scheduled expiration of
43	provisions requiring certain information in an annual
44	report; deleting the scheduled expiration of
45	provisions relating to the expenditure of certain
46	funds; amending s. 331.312, F.S.; expanding the
47	authority Space Florida may exercise within certain
48	geographical limits; amending s. 331.313, F.S.;
49	requiring Space Florida to consult with certain
50	agencies and jurisdictions regarding certain roads;
51	requiring Space Florida to advise the Department of
52	Transportation of certain determinations and take
53	certain actions relating to certain construction
54	projects; requiring Space Florida to transfer certain
55	funds to the Department of Transportation; authorizing
56	the Department of Transportation to proceed with
57	certain construction or maintenance in a certain
58	manner; amending s. 331.324, F.S.; requiring that

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59	certain contracts include provisions requiring a
60	service auditor report to provide certain periodic
61	assessments; requiring Space Florida to submit the
62	service auditor's final assessment report to specified
63	entities; requiring the board of directors to submit a
64	certain statement to the Department of Economic
65	Opportunity within a specified timeframe; providing
66	construction; providing an effective date.
67	
68	Be It Enacted by the Legislature of the State of Florida:
69	
70	Section 1. Paragraph (b) of subsection (9) and paragraph
71	(b) of subsection (10) of section 20.60, Florida Statutes, are
72	amended to read:
73	20.60 Department of Economic Opportunity; creation; powers
74	and duties
75	(9) The secretary shall:
76	(b) Serve as the manager for the state with respect to
77	contracts with Space Florida, Enterprise Florida, Inc., and all
78	applicable direct-support organizations. To accomplish the
79	provisions of this section and applicable provisions of <u>chapters</u>
80	chapter 288 and 331, and notwithstanding the provisions of part
81	I of chapter 287, the secretary shall enter into specific
82	contracts with Space Florida, Enterprise Florida, Inc., and
83	other appropriate direct-support organizations. Such contracts
84	may be for multiyear terms and must include specific performance
85	measures for each year. For purposes of this section, the
86	Florida Tourism Industry Marketing Corporation and the Institute
87	for Commercialization of Florida Technology are not appropriate

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88	direct-support organizations.
89	(10) The department, with assistance from Enterprise
90	Florida, Inc., shall, by November 1 of each year, submit an
91	annual report to the Governor, the President of the Senate, and
92	the Speaker of the House of Representatives on the condition of
93	the business climate and economic development in the state.
94	(b) The report must incorporate annual reports of other
95	programs, including:
96	1. Information provided by the Department of Revenue under
97	s. 290.014.
98	2. Information provided by enterprise zone development
99	agencies under s. 290.0056 and an analysis of the activities and
100	accomplishments of each enterprise zone.
101	3. The Economic Gardening Business Loan Pilot Program
102	established under s. 288.1081 and the Economic Gardening
103	Technical Assistance Pilot Program established under s.
104	288.1082.
105	4. A detailed report of the performance of the Black
106	Business Loan Program and a cumulative summary of quarterly
107	report data required under s. 288.714.
108	5. The Rural Economic Development Initiative established
109	under s. 288.0656.
110	6. The Florida Unique Abilities Partner Program.
111	7. A detailed report of the performance of the Florida
112	Development Finance Corporation and a summary of the
113	corporation's report required under s. 288.9610.
114	8. Information provided by Space Florida under s. 331.3051
115	and an analysis of the activities and accomplishments of Space
116	Florida.

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583-03036C-23 20237048pb 117 Section 2. Paragraph (a) of subsection (2) of section 118 288.0001, Florida Statutes, is amended to read: 119 288.0001 Economic Development Programs Evaluation.-The 120 Office of Economic and Demographic Research and the Office of 121 Program Policy Analysis and Government Accountability (OPPAGA) 122 shall develop and present to the Governor, the President of the 123 Senate, the Speaker of the House of Representatives, and the 124 chairs of the legislative appropriations committees the Economic 125 Development Programs Evaluation. 126 (2) The Office of Economic and Demographic Research and OPPAGA shall provide a detailed analysis of economic development 127 128 programs as provided in the following schedule: 129 (a) By January 1, 2026 January 1, 2014, and every 3 years 130 thereafter, an analysis of the following: 131 1. The capital investment tax credit established under s. 132 220.191. 133 2. The qualified target industry tax refund established 134 under s. 288.106. 135 3. The brownfield redevelopment bonus refund established 136 under s. 288.107. 137 4. High-impact business performance grants established 138 under s. 288.108. 5. The Quick Action Closing Fund established under s. 139 288.1088. 140 141 6. The Innovation Incentive Program established under s. 142 288.1089. 143 7. Enterprise Zone Program incentives established under ss. 212.08(5) and (15), 212.096, 220.181, and 220.182. 144 145 8. The New Markets Development Program established under

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146	ss. 288.991-288.9922.
147	9. Space Florida established under s. 331.302.
148	10. Corporate income tax credits for spaceflight projects,
149	as described in the Florida Space Business Incentives Act, s.
150	220.194.
151	11. The research and development tax credit established
152	<u>under s. 220.196.</u>
153	Section 3. Subsections (1) and (9) of section 331.303,
154	Florida Statutes, are amended to read:
155	331.303 Definitions
156	(1) "Aerospace" means the <u>technology and</u> industry <u>related</u>
157	to the design, manufacture, maintenance, repair, and operation
158	of aircraft or any other device intended to be used or designed
159	for flight or reentry, including that designs and manufactures
160	aircraft, rockets, missiles, spacecraft, satellites, space
161	vehicles, space stations, space <u>and aircraft</u> facilities or
162	components thereof, and <u>related</u> equipment, systems, facilities,
163	simulators, programs, and related activities, including, but not
164	limited to, the application of aerospace and aviation
165	technologies in air-based, land-based, <u>space-based,</u> and sea-
166	based platforms for commercial, civil, and defense purposes.
167	(9) "Landing area" means the geographical area designated
168	by Space Florida <u>or another appropriate area</u> within the
169	spaceport territory for or intended for the landing <u>,</u>
170	controlling, assisting, flying, navigating, piloting,
171	maintenance, construction, and surface maneuvering of any launch
172	or other space vehicle or aerospace technology or craft.
173	Section 4. Subsection (13) of section 331.305, Florida
174	Statutes, is amended to read:

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583-03036C-23 20237048pb 175 331.305 Powers of Space Florida.-Space Florida may: 176 (13) Own, acquire, construct, reconstruct, equip, operate, 177 maintain, extend, or improve electric power plants, transmission 178 lines and related facilities, gas mains and facilities of any 179 nature for the production or distribution of natural gas, transmission lines and related facilities and plants and 180 181 facilities for the generation and transmission of power through 182 traditional and new and experimental sources of power and energy; purchase electric power, natural gas, and other sources 183 184 of power for distribution within any spaceport territory; 185 develop and operate water and sewer systems and waste collection 186 and disposal consistent with chapter 88-130, Laws of Florida; 187 and develop and operate such new and experimental public 188 utilities, including, but not limited to, centrally distributed 189 heating and air-conditioning facilities and services, closed-190 circuit television systems, and computer services and 191 facilities, as the board may from time to time determine. 192 However, Space Florida may not construct any system, work, 193 project, or utility authorized to be constructed under this 194 subsection paragraph in the event that a system, work, project, 195 or utility of a similar character is being actually operated by 196 a municipality or private company in the municipality or 197 territory adjacent thereto, unless such municipality or private 198 company consents to such construction.

Section 5. Present subsection (11) of section 331.3051, Florida Statutes, is redesignated as subsection (14) and amended, a new subsection (11) and subsections (12) and (13) are added to that section, and subsections (2), (3), and (6) and paragraph (e) of subsection (7) of that section are amended, to

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583-03036C-23 20237048pb 204 read: 205 331.3051 Duties of Space Florida.-Space Florida shall: 206 (2) Enter into agreement with the Department of Education, 207 the Department of Transportation, the Department of Economic 208 Opportunity Enterprise Florida, Inc., and CareerSource Florida, 209 Inc., for the purpose of implementing this act. 210 (3) In cooperation with the Department of Economic Opportunity Enterprise Florida, Inc., develop a plan to retain, 211 expand, attract, and create aerospace industry entities, public 212 213 or private, which results in the creation of high-value-added 214 businesses and jobs in this state. By August 15 of each fiscal 215 year, the Department of Economic Opportunity shall submit a proposed operating budget for Space Florida which includes 216 217 amounts to be expended on incentives, advertising, events, other operating capital outlay, and salaries and benefits for each 218 219 employee to the Governor, the President of the Senate, and the 220 Speaker of the House of Representatives. 221 (6) Develop, in cooperation with the Department of Economic 222 Opportunity Enterprise Florida, Inc., a plan to provide 223 financing assistance to aerospace businesses. The plan may 224 include the following activities: 225 (a) Assembling, publishing, and disseminating information 226 concerning financing opportunities and techniques for aerospace

226 Concerning financing opportunities and techniques for aerospace 227 projects, programs, and activities; sources of public and 228 private aerospace financing assistance; and sources of 229 aerospace-related financing.

(b) Organizing, hosting, and participating in seminars and
other forums designed to disseminate information and technical
assistance regarding aerospace-related financing.

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583-03036C-23 20237048pb 233 (c) Coordinating with programs and goals of the Department 234 of Defense, the National Aeronautics and Space Administration, 235 the Export-Import Bank of the United States, the International 236 Trade Administration of the United States Department of 237 Commerce, the Foreign Credit Insurance Association, and other 238 private and public programs and organizations, domestic and 239 foreign. 240 (d) Establishing a network of contacts among those domestic and foreign public and private organizations that provide 241 242 information, technical assistance, and financial support to the 243 aerospace industry. 244 (e) Financing aerospace business development projects or 245 initiatives using funds provided by the Legislature. (7) Carry out its responsibilities for spaceport operations 246 247 by: 248 (e) Consulting regularly, as necessary, with the 249 appropriate federal, state, and local authorities, including the 250 National Aeronautics and Space Administration, the Federal 251 Aviation Administration, the Department of Defense, the 252 Department of Transportation, the Florida National Guard, and 253 industry on all aspects of establishing and operating spaceport 254 infrastructure and related aerospace facilities within the 255 state. 256 (11) Partner with the Board of Governors to foster 257 technological advancement and economic development for spaceport 258 activities by strengthening higher education programs and 259 supporting aerospace activities. (12) Partner with the Division of Workforce Services of the 260 Department of Economic Opportunity, CareerSource Florida, Inc., 261

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262	and local workforce development boards to support initiatives
263	that address the high technology skills and staff resources
264	needed to better promote the state's efforts in becoming the
265	nation's leader in aerospace and space exploration.
266	(13) Partner with the Metropolitan Planning Organization
267	Advisory Council to coordinate and specify how aerospace
268	planning and programming will be part of the state's cooperative
269	transportation planning process.
270	(14)(a) (11) In addition to the reporting requirements in
271	<u>chapter 189, annually</u> report <u>by each October 1</u> on its
272	performance during the previous fiscal year with respect to its
273	business plan, to include finance, spaceport operations,
274	research and development, workforce development, and education.
275	Space Florida shall submit the report to the Department of
276	Economic Opportunity for inclusion in the annual report required
277	under s. 20.60 Governor, the President of the Senate, and the
278	Speaker of the House of Representatives by November 30 for the
279	previous fiscal year.
280	(b) The annual report must include:
281	<u>1. Operations information as required under s.</u>
282	331.310(2)(e).
283	2. Activities, accomplishments, and progress concerning the
284	implementation of the spaceport master plan and other measurable
285	goals, and any updates to such plan and measurable goals.
286	3. Data on the economic impact of the aerospace industry in
287	this state during the previous year, including, but not limited
288	to, the amount and sources of capital investment, the number of
289	jobs created and retained, and annualized average wages, listed
290	by geographic areas within this state as specified by the board.

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291	4. Any other information required by the Department of
292	Economic Opportunity.
293	(c) Space Florida shall provide a copy of the special
294	district public facilities report required under s. 189.08 to
295	Space Florida's property owners, project owners, and users.
296	Section 6. Section 331.3081, Florida Statutes, is amended
297	to read:
298	331.3081 Board of directors; officers and employees of
299	Space Florida
300	<u>(1)</u> Space Florida shall be governed by <u>an</u> a 13-member
301	independent board of directors <u>composed of</u> that consists of the
302	members appointed to the board of directors of Enterprise
303	Florida, Inc., by the Governor, the President of the Senate, and
304	the Speaker of the House of Representatives pursuant to s.
305	288.901(5)(a)8. and the Governor, who shall serve ex officio, or
306	who may appoint a designee to serve, as the chair and a voting
307	member of the board, and the following appointed members:
308	(a) The Secretary of Transportation or his or her designee.
309	(b) Four members appointed by the Governor.
310	(c) One member appointed by the President of the Senate.
311	(d) One member appointed by the President of the Senate
312	from the members of the Senate, who shall serve ex officio as a
313	nonvoting member of the board.
314	(e) One member appointed by the Speaker of the House of
315	Representatives.
316	(f) One member appointed by the Speaker of the House of
317	Representatives from the members of the House of
318	Representatives, who shall serve ex officio as a nonvoting
319	member of the board.

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320	(g) Three representatives appointed by the Governor, who
321	shall serve ex officio as nonvoting members of the board, one
322	each from the following entities:
323	1. An airport authority with the capability for horizontal
324	launches, such as the Jacksonville Aviation Authority or
325	<u>Titusville-Cocoa Airport Authority.</u>
326	2. Operations or management of a port district or port
327	authority, as defined in s. 315.02(2).
328	3. Operations or management of a spaceport territory, as
329	identified in s. 331.304.
330	(2)(a) All members of the board who are appointed by the
331	Governor are subject to confirmation by the Senate. When making
332	appointments to the board, except for the appointments under
333	paragraphs (1)(d) and (f), the appointing official shall:
334	1. Select an individual to serve who reflects the state's
335	interests in the aerospace sector and represents the intent,
336	duties, and purpose of Space Florida; or
337	2. Select an individual who has at least 5 years of
338	experience in at least one of the following areas:
339	a. The aerospace industry, including technology,
340	manufacturing, or supply chain fields, and human space flight.
341	Such member may not be employed at the time of appointment by an
342	entity that is under contract with Space Florida.
343	b. Bond financing.
344	c. Academic study of aerospace, aviation, or a relevant
345	science.
346	d. Management or operation of aircraft facilities, fixed-
347	base operations, or commercial airport operations.
348	e. Management or finance of a technology or manufacturing

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349	startup business or international business.
350	3. Ensure that the appointee is a resident of this state or
351	has a business enterprise in this state.
352	(b) Appointed members shall serve 4-year terms, except that
353	to provide for staggered terms, the Governor shall initially
354	appoint two members to serve 2-year terms, two members to serve
355	3-year terms, and one member to serve a 4-year term. The initial
356	appointees of the President of the Senate and the Speaker of the
357	House of Representatives shall serve 4-year terms. All
358	subsequent appointments shall be for 4-year terms.
359	(c) Initial appointments must be made by October 1, 2023.
360	Terms end on September 30 of the last year of the member's term.
361	(d) Any member is eligible for reappointment, except that a
362	member may not serve more than two 4-year terms.
363	(e) A vacancy on the board of directors must be filled for
364	the remainder of the unexpired term in the same manner as the
365	original appointment.
366	(f) Appointed members may be removed by the appointing
367	official for cause. Absence from three consecutive meetings is
368	cause for removal.
369	(3) Board members shall serve without compensation, but are
370	entitled to receive reimbursement for per diem and travel
371	expenses pursuant to s. 112.061. Such expenses must be paid out
372	of Space Florida funds.
373	(4) Each officer or employee of Space Florida or member of
374	the board of directors who is not otherwise required to file a
375	financial disclosure pursuant to s. 8, Art. II of the State
376	Constitution or s. 112.3144 shall file a statement of financial
377	interests pursuant to s. 112.3145. The officers and employees of

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378	Space Florida and the members of the board of directors are
379	subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135;
380	and 112.3143(2). For purposes of applying these sections to
381	activities of the officers, employees, and members of the board
382	of directors, those persons are considered public officers or
383	employees and Space Florida is considered their employing
384	agency. The exemption set forth in s. 112.313(12) for advisory
385	boards applies to the members of the Space Florida board of
386	directors.
387	(5) (a) The board of directors shall meet at least
388	quarterly, upon the call of the chairperson, or at the request
389	of a majority of the membership.
390	(b) A majority of the total number of current voting
391	members constitutes a quorum. The board of directors may take
392	official action by a majority vote of the members present at any
393	meeting at which a quorum is present.
394	(c) Meetings may be held via teleconference or other
395	electronic means.
396	(6) Open meeting and public records requirements of chapter
397	119 and s. 286.011 apply to Space Florida and its board of
398	directors.
399	(7) The board shall conduct education programs for newly
400	appointed board members as provided by the Department of
401	Economic Opportunity in accordance with s. 189.063.
402	(8) Space Florida may not endorse any candidate for elected
403	public office or contribute moneys to the campaign of any such
404	candidate.
405	Section 7. <u>Members appointed to the board of directors of</u>
406	Space Florida before the effective date of this act may continue

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407	to serve on the board until October 1, 2023. All new
408	appointments to the board of directors as required in s.
409	331.3081, Florida Statutes, as amended by this act, shall take
410	effect on October 1, 2023.
411	Section 8. Paragraphs (e) and (f) of subsection (2) of
412	section 331.310, Florida Statutes, are amended to read:
413	331.310 Powers and duties of the board of directors
414	(2) The board of directors shall:
415	(e) Prepare an annual report of operations as a supplement
416	to the annual report required under <u>s. 331.3051(15)</u> s.
417	331.3051(11) . The report must include, but not be limited to, a
418	balance sheet, an income statement, a statement of changes in
419	financial position, a reconciliation of changes in equity
420	accounts, a summary of significant accounting principles, the
421	auditor's report, a summary of the status of existing and
422	proposed bonding projects, comments from management about the
423	year's business, and prospects for the next year.
424	(f) Establish a personnel management system and appropriate
425	security controls, including access privileges and other
426	measures to protect the confidentiality, integrity, and
427	availability of data and resources.
428	Section 9. Subsections (5) and (6) of section 331.3101,
429	Florida Statutes, are amended to read:
430	331.3101 Space Florida; travel and entertainment expenses
431	(5) In addition to the requirements set forth for the
432	annual report under subsection (3), the 2022 annual report by
433	Space Florida must also:
434	(a) Provide an itemized accounting, by date of travel, of
435	all travel, entertainment, and incidental expenses incurred;
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20237048pb 436 (b) To the extent such expenses exceed the generally 437 allowable expense limits under s. 112.061, provide reasons 438 behind the need to exceed the statutory expense limits in s. 439 112.061; 440 (c) Categorize expenses for Space Florida board members, 441 staff, employees, and business clients. The report must also set 442 forth any expenses authorized by the board or its designee for a 443 quest; and 444 (d) Include information related to corrective actions and steps taken by Space Florida to address the findings in Auditor 445 446 General Report No. 2022-049. This paragraph expires July 1, 2024 447 This subsection expires July 1, 2023. 448 (6) Notwithstanding the provisions of this section, travel 449 and entertainment expenses incurred by Space Florida may only be for expenses that are solely and exclusively incurred in 450 451 connection with the performance of its statutory duties and made 452 in accordance with this subsection. 453 (a) For the 2022-2023 fiscal year, Space Florida may not 454 expend any funds, whether appropriated by the Legislature or 455 from income earned by Space Florida, on travel and entertainment 456 expenses for the fiscal year in excess of an amount equal to 4 457 percent of the amount appropriated to Space Florida in the 458 General Appropriations Act. No funds may be expended on any 459 recreational activities for any Space Florida board member, 460 staff, employee, business client, or quest.

461 (b) For the 2022-2023 fiscal year, Lodging expenses for a 462 board member, staff, or employee of Space Florida may not exceed 463 \$150 per day, excluding taxes, unless Space Florida is participating in a negotiated group rate discount or Space 464

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583-03036C-23 20237048pb 465 Florida provides documentation of at least three comparable 466 alternatives demonstrating that such lodging at the required 467 rate is not available. However, a board member, staff, or 468 employee of Space Florida may expend his or her own funds for 469 any lodging expenses in excess of \$150 per day. 470 (c) This subsection expires July 1, 2023. 471 Section 10. Section 331.312, Florida Statutes, is amended 472 to read: 473 331.312 Furnishing facilities and services within the 474 spaceport territory.-Space Florida may own, acquire, construct, 475 develop, create, maintain, equip, extend, improve, reconstruct, 476 and operate its projects within the geographical limits of the 477 spaceport territory, including any portions of the spaceport 478 territory located inside the boundaries of any incorporated 479 municipality or other political subdivision, and offer, supply, 480 maintain, and furnish the facilities and services provided for 481 in this act to, and establish and collect fees, rentals, and 482 other charges from, persons, public or private, within the 483 geographical limits of the spaceport territory and for the use 484 of Space Florida itself. 485 Section 11. Section 331.313, Florida Statutes, is amended 486 to read:

487

331.313 Power of Space Florida with respect to roads.-

488 (1) Within the territorial limits of any spaceport 489 territory, Space Florida may acquire, through purchase or 490 interagency agreement, or as otherwise provided in law, and 491 construct, control, and maintain, roads deemed necessary by 492 Space Florida and connections thereto and extensions thereof now 493 or hereafter acquired, constructed, or maintained in accordance

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494	with established highway safety standards <u>. However</u> ; provided
495	that, in the event a road being addressed by Space Florida is
496	owned by another agency or jurisdiction, Space Florida, before
497	proceeding with the proposed project or work activity, \underline{must}
498	consult shall have either coordinated the desired work with the
499	owning agency or jurisdiction <u>that owns the road</u> or shall have
500	successfully executed an interagency agreement with the owning
501	agency or jurisdiction.
502	(2) Space Florida shall advise the Department of
503	Transportation of any determination it makes to construct or
504	maintain a road or bridge within its territory; provide the
505	department with complete copies of all documents, agreements,
506	resolutions, contracts, and instruments relating to such
507	construction or maintenance; and, if necessary, request the
508	department to perform such construction or maintenance work,
509	including the acquisition of necessary rights-of-way, planning,
510	surveying, and actual construction of the project. Space Florida
511	shall transfer to the Department of Transportation any funds
512	provided for such construction or maintenance. The Department of
513	Transportation is authorized to proceed with such construction
514	or maintenance and to use funds for such work in the same manner
515	that the department is authorized to use the funds otherwise
516	provided by law for construction of roads and bridges.
517	Section 12. Section 331.324, Florida Statutes, is amended
518	to read:

519

331.324 Contracts, grants, and contributions.-

520 <u>(1)</u> Space Florida may make and enter all contracts and 521 agreements necessary or incidental to the performance of the 522 functions of Space Florida and the execution of its powers, and

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523	contract with, and accept and receive grants or loans of money,
524	material, or property from, any person, private or public, as
525	the board shall determine to be necessary or desirable to carry
526	out the purposes of this act, and, in connection with any such
527	contract, grant, or loan, stipulate and agree to such covenants,
528	terms, and conditions as the board shall deem appropriate.
529	(2)(a) A contract with an organization for services which
530	exceeds \$50,000 or is for a period of 12 months or longer must
531	include provisions requiring a service auditor report to provide
532	periodic assessments of the effectiveness of the executed
533	contract document, the organization, and any other providers
534	relevant to the contract, to ensure that the service
535	organization maintains adequate internal controls to comply with
536	the terms and conditions of the contract, to validate and
537	receive goods and services, and to determine whether the
538	contracted service is cost-effective and meets Space Florida's
539	requirements and goals.
540	(b) Space Florida shall submit the service auditor's final
541	assessment report to the Space Florida board of directors and
542	the Secretary of Economic Opportunity or his or her designee.
543	Within 30 days after receipt of the final assessment report, the
544	board shall submit to the Department of Economic Opportunity a
545	written statement of explanation or rebuttal concerning findings
546	requiring corrective action, including corrective action to be
547	taken to preclude a recurrence of such findings.
548	Section 13. In the event of a conflict of any provision of
549	this act with the provisions of any other act, this act shall
550	control to the extent of such conflict.
551	Section 14. This act shall take effect July 1, 2023.

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