1	A bill to be entitled
2	An act relating to the My Safe Florida Home Program;
3	amending s. 215.5586, F.S.; revising legislative
4	intent; specifying eligibility requirements for
5	hurricane mitigation inspections under the program;
6	specifying requirements for a hurricane mitigation
7	inspection application; authorizing an applicant to
8	submit a subsequent hurricane mitigation inspection
9	application under certain conditions; authorizing the
10	Department of Financial Services to request certain
11	information; providing that an application is
12	considered withdrawn under certain circumstances;
13	authorizing an applicant to receive a home inspection
14	under the program without being eligible for a grant
15	or applying for a grant; specifying eligibility
16	requirements for hurricane mitigation grants; revising
17	application requirements for hurricane mitigation
18	grants; authorizing an applicant to submit a
19	subsequent hurricane mitigation grant application
20	under certain conditions; authorizing the department
21	to request certain information; providing that an
22	application is considered withdrawn under certain
23	circumstances; deleting and revising provisions
24	relating to the selection of hurricane mitigation
25	inspectors and contractors; authorizing, rather than
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2.6 requiring, matching fund grants to be made available 27 to certain entities; revising the improvements for 28 which grants may be used; requiring the department to 29 develop a process that ensures the most efficient means to collect and verify inspection applications; 30 requiring the department, for a specified timeframe, 31 32 to prioritize applications in a specified order; 33 revising provisions regarding the development of 34 brochures; requiring the Citizens Property Insurance Corporation to distribute such brochures to specified 35 36 persons; providing appropriations; providing an 37 effective date. 38 39 Be It Enacted by the Legislature of the State of Florida: 40 41 Section 1. Section 215.5586, Florida Statutes, as amended 42 by section 5 of chapter 2023-349, Laws of Florida, is amended to 43 read: 44 215.5586 My Safe Florida Home Program.-There is 45 established within the Department of Financial Services the My 46 Safe Florida Home Program. The department shall provide fiscal 47 accountability, contract management, and strategic leadership 48 for the program, consistent with this section. This section does 49 not create an entitlement for property owners or obligate the state in any way to fund the inspection or retrofitting of 50

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51 residential property in this state. Implementation of this 52 program is subject to annual legislative appropriations. It is 53 the intent of the Legislature that, subject to the availability of funds, the My Safe Florida Home Program provide licensed 54 55 inspectors to perform hurricane mitigation inspections of 56 eligible homes for owners of site-built, single-family, 57 residential properties and grants to eligible fund hurricane mitigation projects on those homes applicants. The department 58 59 shall implement the program in such a manner that the total amount of funding requested by accepted applications, whether 60 61 for inspections, grants, or other services or assistance, does not exceed the total amount of available funds. If, after 62 63 applications are processed and approved, funds remain available, 64 the department may accept applications up to the available 65 amount. The program shall develop and implement a comprehensive 66 and coordinated approach for hurricane damage mitigation pursuant to that may include the following requirements provided 67 68 in this section.+ 69 HURRICANE MITIGATION INSPECTIONS. -(1)70 To be eligible for an inspection under the program: (a) 1. A home must be a single-family, site-built, detached 71

72 residential property or a townhouse as defined in s. 481.203; 73 and 74 Define homeourses much have been superiod a homeotood.

74 <u>2. The homeowner must have been granted a homestead</u>
75 <u>exemption on the home under chapter 196.</u>

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76 (b)1. An application for an inspection must contain a 77 signed or electronically verified statement made under penalty 78 of perjury that the applicant has submitted only one inspection 79 application on the home or that the application is allowed under 80 subparagraph 2., and must have documents attached to the application which demonstrate that the applicant meets the 81 82 requirements of paragraph (a). 83 2. An applicant may submit a subsequent hurricane 84 mitigation inspection application for the same home only if: 85 The original hurricane mitigation inspection a. 86 application has been denied or withdrawn because of errors or 87 omissions in the application; b. The original hurricane mitigation inspection 88 89 application was denied or withdrawn because the home did not 90 meet the eligibility criteria for an inspection at the time of 91 the previous application, and the homeowner reasonably believes 92 the home now is eligible for an inspection; or 93 c. The program's eligibility requirements for an 94 inspection have changed since the original application date, and 95 the applicant reasonably believes the home is eligible under the 96 new requirements. 97 3. The department may request that the applicant provide 98 additional information if the application contains apparent 99 errors or omissions. An application is considered withdrawn by 100 the applicant if the department does not receive a response to

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101 its request for additional information within 60 days after the 102 department notifies the applicant of any apparent errors or 103 omis<u>sions.</u> 104 (c) An applicant meeting the requirements of this 105 subsection may receive an inspection of a home under the program 106 without being eligible for a grant under subsection (2) or 107 applying for such grant. 108 (d) Licensed inspectors are to provide home inspections of 109 homes meeting the requirements of this subsection site-built, single-family, residential properties for which a homestead 110 111 exemption has been granted, to determine what mitigation 112 measures are needed, what insurance premium discounts may be available, and what improvements to existing residential 113 114 properties are needed to reduce the property's vulnerability to 115 hurricane damage. An inspector may inspect a townhouse as 116 defined in s. 481.203 to determine if opening protection 117 mitigation as listed in <u>subparagraph (2)(f)1.</u> paragraph (2)(e) 118 would provide improvements to mitigate hurricane damage. 119 (e) (b) The department of Financial Services shall contract 120 with wind certification entities to provide hurricane mitigation 121 inspections. The inspections provided to homeowners, at a 122 minimum, must include: 123 1. A home inspection and report that summarizes the 124 results and identifies recommended improvements a homeowner may 125 take to mitigate hurricane damage. Page 5 of 16

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126 2. A range of cost estimates regarding the recommended 127 mitigation improvements. 128 3. Information regarding estimated premium discounts, 129 correlated to the current mitigation features and the 130 recommended mitigation improvements identified by the 131 inspection. 132 (f) (c) To qualify for selection by the department as a wind certification entity to provide hurricane mitigation 133 134 inspections, the entity must, at a minimum, meet the following 135 requirements: 136 1. Use hurricane mitigation inspectors who are licensed or 137 certified as: A building inspector under s. 468.607; 138 a. 139 A general, building, or residential contractor under s. b. 140 489.111; 141 с. A professional engineer under s. 471.015; 142 A professional architect under s. 481.213; or d. 143 A home inspector under s. 468.8314 and who have е. completed at least 3 hours of hurricane mitigation training 144 145 approved by the Construction Industry Licensing Board, which 146 training must include hurricane mitigation techniques, 147 compliance with the uniform mitigation verification form, and 148 completion of a proficiency exam. 149 2. Use hurricane mitigation inspectors who also have undergone drug testing and a background screening. The 150 Page 6 of 16

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151 department may conduct criminal record checks of inspectors used 152 by wind certification entities. Inspectors must submit a set of 153 fingerprints to the department for state and national criminal 154 history checks and must pay the fingerprint processing fee set 155 forth in s. 624.501. The fingerprints must be sent by the 156 department to the Department of Law Enforcement and forwarded to 157 the Federal Bureau of Investigation for processing. The results 158 must be returned to the department for screening. The 159 fingerprints must be taken by a law enforcement agency, 160 designated examination center, or other department-approved 161 entity.

163

Provide a quality assurance program including a 162 3. reinspection component.

164 (d) An application for an inspection must contain a signed 165 or electronically verified statement made under penalty of 166 perjury that the applicant has submitted only a single 167 application for that home.

168 (e) The owner of a site-built, single-family, residential 169 or townhouse as defined in s. 481.203, for which property 170 homestead exemption has been granted, may apply for and receive 171 an inspection without also applying for a grant pursuant to 172 subsection (2) and without meeting the requirements of paragraph 173 <del>(2)(a).</del>

174 (2) HURRICANE MITIGATION GRANTS.-Financial grants shall be used by homeowners to encourage single-family, site-built, 175

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176 owner-occupied, residential property owners to make improvements recommended by an inspection which increase resistance retrofit 177 178 their properties to make them less vulnerable to hurricane 179 damage. 180 For A homeowner is to be eligible for a hurricane (a) mitigation grant if all of  $\tau$  the following criteria are must be 181 182 met: 183 The home must be eligible for an inspection under 1. 184 subsection (1) The homeowner must have been granted a homestead 185 exemption on the home under chapter 196. 186 2. The home must be a dwelling with an insured value of 187 \$700,000 or less. Homeowners who are low-income persons, as defined in s. 420.0004(11), are exempt from this requirement. 188 189 3. The home must undergo an acceptable hurricane 190 mitigation inspection as provided in subsection (1). 191 4. The building permit application for initial 192 construction of the home must have been made before January 1, 193 2008. 194 5. The homeowner must agree to make his or her home 195 available for inspection once a mitigation project is completed. 196 6. The homeowner must agree to provide to the department information received from the homeowner's insurer identifying 197 198 the discounts realized by the homeowner because of the 199 mitigation improvements funded through the program. 200 (b)1. An application for a grant must contain a signed or Page 8 of 16

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201 electronically verified statement made under penalty of perjury 202 that the applicant has submitted only one grant a single 203 application or that the application is allowed under 204 subparagraph 2., and must have attached documents attached 205 demonstrating the applicant meets the requirements of this 206 paragraph (a). 207 2. An applicant may submit a subsequent grant application 208 if: 209 a. The original grant application was denied or withdrawn 210 because the application contained errors or omissions; 211 b. The original grant application was denied or withdrawn because the home did not meet the eligibility criteria for a 212 grant at the time of the previous application, and the homeowner 213 214 reasonably believes that the home now is eligible for a grant; 215 or 216 c. The program's eligibility requirements for a grant have 217 changed since the original application date, and the applicant 218 reasonably believes that he or she is an eligible homeowner 219 under the new requirements. 220 3. The department may request that the applicant provide 221 additional information if the application contains apparent errors or omissions. An application is considered withdrawn by 222 223 the applicant if the department does not receive a response to 224 its request for additional information within 60 days after the 225 department notifies the applicant of any apparent errors or

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226 omissions.

227 (c) (b) All grants must be matched on the basis of \$1 228 provided by the applicant for \$2 provided by the state up to a 229 maximum state contribution of \$10,000 toward the actual cost of 230 the mitigation project, except as provided in paragraph (j).

231 (d) (c) The program shall create a process in which 232 contractors agree to participate and homeowners select from a 233 list of participating contractors. All hurricane mitigation 234 performed under the program must be based upon the securing of 235 all required local permits and inspections and must be performed 236 by properly licensed contractors. Hurricane mitigation 237 inspectors qualifying for the program may also participate as 238 mitigation contractors as long as the inspectors meet the 239 department's qualifications and certification requirements for 240 mitigation contractors.

241 (e) (d) Matching fund grants may shall also be made 242 available to local governments and nonprofit entities for 243 projects that will reduce hurricane damage to eligible homes 244 single-family, site-built, owner-occupied, residential property. 245 The department shall liberally construe those requirements in 246 favor of availing the state of the opportunity to leverage 247 funding for the My Safe Florida Home Program with other sources 248 of funding.

249 <u>(f) (e)</u> When recommended by a hurricane mitigation 250 inspection, grants for eligible homes may be used for the

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251	following improvements:
252	1. Opening protection, including exterior doors, garage
253	doors, windows, and skylights.
254	2. Exterior doors, including garage doors.
255	3. Reinforcing roof-to-wall connections.
256	<u>3.4.</u> Improving the strength of roof-deck attachments.
257	<u>4.</u> 5. Secondary water <u>resistance</u> barrier for roof.
258	(g) (f) When recommended by a hurricane mitigation
259	inspection, grants for townhouses, as defined in s. 481.203, may
260	only be used for opening protection.
261	(h) The department may require that improvements be made
262	to all openings, including exterior doors <u>,</u> and garage doors,
263	windows, and skylights, as a condition of reimbursing a
264	homeowner approved for a grant. The department may adopt, by
265	rule, the maximum grant allowances for any improvement allowable
266	under paragraph <u>(f) or paragraph (g)</u> <del>(c) or this paragraph</del> .
267	<u>(i)</u> Grants may be used on a previously inspected
268	existing structure or on a rebuild. A rebuild is defined as a
269	site-built, single-family dwelling under construction to replace
270	a home that was destroyed or significantly damaged by a
271	hurricane and deemed unlivable by a regulatory authority. The
272	homeowner must be a low-income homeowner as defined in paragraph
273	(j) (h), must have had a homestead exemption for that home
274	before the hurricane, and must be intending to rebuild the home
275	as that homeowner's homestead.

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(j) (h) Low-income homeowners, as defined in s. 276 277 420.0004(11), who otherwise meet the applicable requirements of 278 this subsection paragraphs (a), (c), (c), and (g) are eligible 279 for a grant of up to \$10,000 and are not required to provide a 280 matching amount to receive the grant. The program may accept a 281 certification directly from a low-income homeowner that the 282 homeowner meets the requirements of s. 420.0004(11) if the 283 homeowner provides such certification in a signed or 284 electronically verified statement made under penalty of perjury. 285 (k)1. (i) The department shall develop a process that 286 ensures the most efficient means to collect and verify 287 inspection applications and grant applications to determine 288 eligibility. The department and may direct hurricane mitigation 289 inspectors to collect and verify grant application information 290 or use the Internet or other electronic means to collect 291 information and determine eligibility. 292 2. The department, for the first 60 days it accepts 293 inspection applications and grant applications after any 294 legislative appropriation funding inspections and grants, must 295 prioritize the review and approval of such applications in the 296 following order: 297 a. First, applications from low-income persons, as defined 298 in s. 420.0004, who are at least 60 years old; 299 b. Second, applications from all other low-income persons, 300 as defined in s. 420.0004;

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301 Third, applications from moderate-income persons, as с. 302 defined in s. 420.0004, who are at least 60 years old; 303 d. Fourth, applications from all other moderate-income persons, as defined in s. 420.0004; and 304 305 e. Last, all other applications. 306 The program may accept a certification directly from a 3. 307 low-income homeowner or moderate-income homeowner who meets the 308 requirements of s. 420.0004(11) or s. 420.0004(12) if the 309 homeowner provides such certification in a signed or 310 electronically verified statement made under penalty of perjury. EDUCATION, CONSUMER AWARENESS, AND OUTREACH.-311 (3) 312 The department may undertake a statewide multimedia (a) 313 public outreach and advertising campaign to inform consumers of 314 the availability and benefits of hurricane inspections and of 315 the safety and financial benefits of residential hurricane 316 damage mitigation. The department may seek out and use local, 317 state, federal, and private funds to support the campaign. 318 (b) The program may develop brochures for distribution to 319 Citizens Property Insurance Corporation and other licensed 320 entities or nonprofits that work with the department to educate 321 the public on the benefits of the program, general contractors, 322 roofing contractors, and real estate brokers and sales 323 associates who are licensed under part I of chapter 475 which 324 provide information on the benefits to homeowners of residential 325 hurricane damage mitigation. Citizens Property Insurance

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326 Corporation must is encouraged to distribute the brochure to 327 policyholders of the corporation each year the program is 328 funded. Contractors are encouraged to distribute the brochures 329 to homeowners at the first meeting with a homeowner who is 330 considering contracting for home or roof repair or contracting for the construction of a new home. Real estate brokers and 331 332 sales associates are encouraged to distribute the brochure to 333 clients before the purchase of a home. The brochures may be made 334 available electronically.

335 (4) FUNDING.-The department may seek out and leverage 336 local, state, federal, or private funds to enhance the financial 337 resources of the program.

(5) RULES.-The department of Financial Services shall adopt rules pursuant to ss. 120.536(1) and 120.54 to govern the program; implement the provisions of this section; including rules governing hurricane mitigation inspections and grants, mitigation contractors, and training of inspectors and contractors; and carry out the duties of the department under this section.

(6) HURRICANE MITIGATION INSPECTOR LIST.—The department shall develop and maintain as a public record a current list of hurricane mitigation inspectors authorized to conduct hurricane mitigation inspections pursuant to this section.

- 349
- (7) CONTRACT MANAGEMENT.-

(a)

350

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The department may contract with third parties for

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351 grants management, inspection services, contractor services for 352 low-income homeowners, information technology, educational 353 outreach, and auditing services. Such contracts are considered 354 direct costs of the program and are not subject to 355 administrative cost limits. The department shall contract with 356 providers that have a demonstrated record of successful business 357 operations in areas directly related to the services to be 358 provided and shall ensure the highest accountability for use of 359 state funds, consistent with this section.

(b) The department shall implement a quality assurance and reinspection program that determines whether initial inspections and home improvements are completed in a manner consistent with the intent of the program. The department may use valid random sampling in order to perform the quality assurance portion of the program.

(8) INTENT.-It is the intent of the Legislature that grants made to residential property owners under this section shall be considered disaster-relief assistance within the meaning of s. 139 of the Internal Revenue Code of 1986, as amended.

(9) REPORTS.—The department shall make an annual report on the activities of the program that shall account for the use of state funds and indicate the number of inspections requested, the number of inspections performed, the number of grant applications received, the number and value of grants approved,

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376 and the estimated average annual amount of insurance premium 377 discounts and total estimated annual amount of insurance premium 378 discounts homeowners received from insurers as a result of 379 mitigation funded through the program. The report must be 380 delivered to the President of the Senate and the Speaker of the 381 House of Representatives by February 1 of each year. 382 Section 2. (1) For the 2024-2025 fiscal year, the sum of 383 \$100 million in nonrecurring funds is appropriated from the 384 General Revenue Fund to the Department of Financial Services to 385 provide mitigation grants pursuant to s. 215.5586(2), Florida 386 Statutes, under the My Safe Florida Home Program. The department 387 may not continue to accept applications or to create a waiting 388 list in anticipation of additional funding unless the 389 Legislature provides express authority to implement such 390 actions. 391 (2) For the 2024-2025 fiscal year, the sum of \$7 million 392 in nonrecurring funds is appropriated from the General Revenue 393 Fund to the Department of Financial Services for administrative 394 costs related to implementation of mitigation grants pursuant to s. 215.5586(2), Florida Statutes, under the My Safe Florida Home 395 396 Program. 397 Section 3. This act shall take effect July 1, 2024.

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