Amendment No.

	CHAMBER ACTION
	Senate House
1	Representative Hunschofsky offered the following:
2	
3	Amendment (with title amendment)
4	Remove lines 690-14005 and insert:
5	Section 2. Paragraph (a) of subsection (3) and paragraph
6	(c) of subsection (10) of section 20.60, Florida Statutes, are
7	amended, and paragraph (a) of subsection (5) of that section is
8	reenacted, to read:
9	20.60 Department of Commerce; creation; powers and
10	duties
11	(3)(a) The following divisions and offices of the
12	Department of Commerce are established:
13	1. The Division of Economic Development.
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14 2. The Division of Community Development. The Division of Workforce Services. 15 3. 16 4. The Division of Finance and Administration. The Division of Information Technology. 17 5. 18 6. The Office of the Secretary. 19 7. The Office of Rural Prosperity. 20 8. The Office of Economic Accountability and Transparency, 21 which shall: 22 Oversee the department's critical objectives as a. 23 determined by the secretary and make sure that the department's key objectives are clearly communicated to the public. 24 25 b. Organize department resources, expertise, data, and research to focus on and solve the complex economic challenges 26 27 facing the state. с. Provide leadership for the department's priority issues 28 29 that require integration of policy, management, and critical 30 objectives from multiple programs and organizations internal and 31 external to the department; and organize and manage external 32 communication on such priority issues. 33 Promote and facilitate key department initiatives to d. 34 address priority economic issues and explore data and identify opportunities for innovative approaches to address such economic 35 36 issues. Promote strategic planning for the department. 37 e. 38 The divisions within the department have specific (5) 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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39 responsibilities to achieve the duties, responsibilities, and 40 goals of the department. Specifically:

41

(a) The Division of Economic Development shall:

42 1. Analyze and evaluate business prospects identified by43 the Governor and the secretary.

Administer certain tax refund, tax credit, and grant 44 2. 45 programs created in law. Notwithstanding any other provision of law, the department may expend interest earned from the 46 investment of program funds deposited in the Grants and 47 Donations Trust Fund to contract for the administration of those 48 49 programs, or portions of the programs, assigned to the 50 department by law, by the appropriations process, or by the 51 Governor. Such expenditures shall be subject to review under 52 chapter 216.

53 Develop measurement protocols for the state incentive 3. programs and for the contracted entities which will be used to 54 55 determine their performance and competitive value to the state. 56 Performance measures, benchmarks, and sanctions must be 57 developed in consultation with the legislative appropriations 58 committees and the appropriate substantive committees, and are 59 subject to the review and approval process provided in s. 216.177. The approved performance measures, standards, and 60 sanctions shall be included and made a part of the strategic 61 62 plan for contracts entered into for delivery of programs authorized by this section. 63

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64 4. Develop a 5-year statewide strategic plan. The strategic plan must include, but need not be limited to: 65 66 Strategies for the promotion of business formation, a. 67 expansion, recruitment, and retention through aggressive 68 marketing, attraction of venture capital and finance 69 development, domestic trade, international development, and 70 export assistance, which lead to more and better jobs and higher 71 wages for all geographic regions, disadvantaged communities, and 72 populations of the state, including rural areas, minority 73 businesses, and urban core areas.

b. The development of realistic policies and programs to further the economic diversity of the state, its regions, and their associated industrial clusters.

c. Specific provisions for the stimulation of economic
development and job creation in rural areas and midsize cities
and counties of the state, including strategies for rural
marketing and the development of infrastructure in rural areas.

d. Provisions for the promotion of the successful longterm economic development of the state with increased emphasis
in market research and information.

e. Plans for the generation of foreign investment in the
state which create jobs paying above-average wages and which
result in reverse investment in the state, including programs
that establish viable overseas markets, assist in meeting the
financing requirements of export-ready firms, broaden

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89 opportunities for international joint venture relationships, use 90 the resources of academic and other institutions, coordinate 91 trade assistance and facilitation services, and facilitate 92 availability of and access to education and training programs 93 that assure requisite skills and competencies necessary to 94 compete successfully in the global marketplace.

95 f. The identification of business sectors that are of 96 current or future importance to the state's economy and to the 97 state's global business image, and development of specific 98 strategies to promote the development of such sectors.

g. Strategies for talent development necessary in the
state to encourage economic development growth, taking into
account factors such as the state's talent supply chain,
education and training opportunities, and available workforce.

h. Strategies and plans to support this state's defense,
space, and aerospace industries and the emerging complementary
business activities and industries that support the development
and growth of defense, space, and aerospace in this state.

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5. Update the strategic plan every 5 years.

6. Involve CareerSource Florida, Inc.; direct-support organizations of the department; local governments; the general public; local and regional economic development organizations; other local, state, and federal economic, international, and workforce development entities; the business community; and educational institutions to assist with the strategic plan.

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114 7. Coordinate with the Florida Tourism Industry Marketing
115 Corporation in the development of the 4-year marketing plan
116 pursuant to s. 288.1226(13).

8. Administer and manage relationships, as appropriate,
with the entities and programs created pursuant to the Florida
Capital Formation Act, ss. 288.9621-288.96255.

(10) The department shall, by November 1 of each year, submit an annual report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the condition of the business climate and economic development in the state.

125 (c) The report must incorporate annual reports of other 126 programs, including:

A detailed report of the performance of the Black
 Business Loan Program and a cumulative summary of quarterly
 report data required under s. 288.714.

The Rural Economic Development Initiative established
 under s. 288.0656.

3. A detailed report of the performance of the Florida
Development Finance Corporation and a summary of the
corporation's report required under s. 288.9610.

135 <u>3.4.</u> Information provided by Space Florida under s.
136 331.3051 and an analysis of the activities and accomplishments
137 of Space Florida.

138 Section 3. Subsection (5) is added to section 163.3168, 622305

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139 Florida Statutes, to read: 140 163.3168 Planning innovations and technical assistance.-141 (5) When selecting applications for funding for technical assistance, the state land planning agency shall give preference 142 143 to local governments located in a rural area of opportunity as defined in s. 288.0656. The state land planning agency shall 144 145 consult with the Office of Rural Prosperity when awarding 146 funding pursuant to this section.

147Section 4. Paragraph (h) of subsection (1) of section148215.971, Florida Statutes, is amended to read:

149 215.971 Agreements funded with federal or state 150 assistance.-

(1) An agency agreement that provides state financial assistance to a recipient or subrecipient, as those terms are defined in s. 215.97, or that provides federal financial assistance to a subrecipient, as defined by applicable United States Office of Management and Budget circulars, must include all of the following:

(h)<u>1.</u> If the agency agreement provides federal or state
financial assistance to a county or municipality that is a rural
community or rural area of opportunity as those terms are
defined in s. 288.0656(2), a provision allowing the agency to
provide for the payment of invoices to the county, municipality,
or rural area of opportunity as that term is defined in s.
288.0656(2), for verified and eligible performance that has been

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164 completed in accordance with the terms and conditions set forth 165 in the agreement. This provision is not intended to require 166 reimbursement to the county, municipality, or rural area of 167 opportunity for invoices paid, but to allow the agency to 168 provide for the payment of invoices due. The agency shall 169 expedite such payment requests in order to facilitate the timely 170 payment of invoices received by the county, municipality, or rural area of opportunity. This provision is included to 171 172 alleviate the financial hardships that certain rural counties and municipalities encounter when administering agreements, and 173 174 must be exercised by the agency when a county or municipality 175 demonstrates financial hardship, to the extent that federal or 176 state law, rule, or other regulation allows such payments. This 177 paragraph may not be construed to alter or limit any other 178 provisions of federal or state law, rule, or other regulation. 179 2. By August 1, 2026, and each year thereafter, each state 180 agency shall report to the Office of Rural Prosperity 181 summarizing the implementation of this paragraph for the 182 preceding fiscal year. The Office of Rural Prosperity shall 183 summarize the information received pursuant to this paragraph in 184 its annual report as required in s. 288.013. 185 Section 5. Section 218.67, Florida Statutes, is amended to 186 read: 187 218.67 Distribution for fiscally constrained counties.-188 (1) Each county that is entirely within a rural area of 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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opportunity as designated by the Governor pursuant to s.
288.0656 or each county for which the value of a mill will raise
no more than <u>\$10</u> \$5 million in revenue, based on the taxable
value certified pursuant to s. 1011.62(4)(a)1.a., from the
previous July 1, shall be considered a fiscally constrained
county.

(2) Each fiscally constrained county government that
participates in the local government half-cent sales tax shall
be eligible to receive an additional distribution from the Local
Government Half-cent Sales Tax Clearing Trust Fund, as provided
in <u>s. 212.20(6)(d)6.</u> <u>s. 202.18(2)(c)1.</u>, in addition to its
regular monthly distribution provided under this part and any
emergency or supplemental distribution under s. 218.65.

202 (3)The amount to be distributed to each fiscally 203 constrained county shall be determined by the Department of 204 Revenue at the beginning of the fiscal year, using the prior 205 fiscal year's sales and use tax collections from the most recent fiscal year that reports 12 months of collections July 1 taxable 206 207 value certified pursuant to s. 1011.62(4)(a)1.a., tax data, 208 population as defined in s. 218.21, and the most current 209 calendar year per capita personal income published by the Bureau 210 of Economic Analysis of the United States Department of Commerce millage rate levied for the prior fiscal year. The amount 211 212 distributed shall be allocated based upon the following factors: The contribution-to-revenue relative revenue-raising-213 (a) 622305

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capacity factor for each participating county shall equal 100 214 215 multiplied by a quotient, the numerator of which is the county's 216 population and the denominator of which is the state sales and 217 use tax collections attributable to the county be the ability of the eligible county to generate ad valorem revenues from 1 mill 218 219 of taxation on a per capita basis. A county that raises no more than \$25 per capita from 1 mill shall be assigned a value of 1; 220 a county that raises more than \$25 but no more than \$30 per 221 222 capita from 1 mill shall be assigned a value of 0.75; and a 223 county that raises more than \$30 but no more than \$50 per capita 224 from 1 mill shall be assigned a value of 0.5. No value shall be 225 assigned to counties that raise more than \$50 per capita from 1 226 mill of ad valorem taxation.

227 The personal-income local-effort factor shall equal a (b) 228 quotient, the numerator of which is the median per capita 229 personal income of participating counties and the denominator of 230 which is the county's per capita personal income be a measure of 2.31 the relative level of local effort of the eligible county as 232 indicated by the millage rate levied for the prior fiscal year. The local-effort factor shall be the most recently adopted 233 234 countywide operating millage rate for each eligible county 235 multiplied by 0.1.

(c) Each eligible county's proportional allocation of the total amount available to be distributed to all of the eligible counties shall be in the same proportion as the sum of the 622305

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239 county's two factors is to the sum of the two factors for all 240 eligible counties. The proportional rate computation must be 241 carried to the fifth decimal place, and the amount to distribute 242 to each county must be rounded to the next whole dollar amount. 243 The counties that are eligible to receive an allocation under 244 this subsection and the amount available to be distributed to such counties do shall not include counties participating in the 245 246 phaseout period under subsection (4) or the amounts they remain eligible to receive during the phaseout. 247

(4) For those counties that no longer qualify under the 248 249 requirements of subsection (1) after the effective date of this 250 act, there shall be a 2-year phaseout period. Beginning on July 251 1 of the year following the year in which the value of a mill 252 for that county exceeds \$10 \$5 million in revenue, the county 253 shall receive two-thirds of the amount received in the prior 254 year, and beginning on July 1 of the second year following the 255 year in which the value of a mill for that county exceeds \$10 \$5million in revenue, the county shall receive one-third of the 256 257 amount received in the last year that the county qualified as a 258 fiscally constrained county. Following the 2-year phaseout 259 period, the county is shall no longer be eligible to receive any 260 distributions under this section unless the county can be 261 considered a fiscally constrained county as provided in subsection (1). 262

263 (5) (a) The revenues received under this section <u>must be</u> 622305

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264	<u>allocated</u> may be used by a county <u>to be used</u> for <u>the following</u>
265	purposes:
266	1. Fifty percent for public safety, including salary
267	expenditures for law enforcement officers or correctional
268	officers, as those terms are defined in s. 943.10(1) and (2),
269	respectively, firefighters as defined in s. 633.102, or
270	emergency medical technicians or paramedics as those terms are
271	defined in s. 401.23.
272	2. Thirty percent for infrastructure needs.
273	3. Twenty percent for any public purpose.
274	(b) The revenues received under this section any public
275	purpose, except that such revenues may not be used to pay debt
276	service on bonds, notes, certificates of participation, or any
277	other forms of indebtedness.
278	Section 6. Subsection (6) is added to section 288.0001,
279	Florida Statutes, to read:
280	288.0001 Economic Development Programs EvaluationThe
281	Office of Economic and Demographic Research and the Office of
282	Program Policy Analysis and Government Accountability (OPPAGA)
283	shall develop and present to the Governor, the President of the
284	Senate, the Speaker of the House of Representatives, and the
285	chairs of the legislative appropriations committees the Economic
286	Development Programs Evaluation.
287	(6)(a) The Office of Economic and Demographic Research and
288	OPPAGA shall prepare a report on the impact of the Florida
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289	Statutes on rural communities. Specifically, the report must
290	include the following:
291	1. A review of definitions in the Florida Statutes of
292	terms such as "rural community," "rural area of opportunity,"
293	and other similar terms used to define rural areas of this
294	state, including population-based references, to assess the
295	adequacy of the current statutory framework in defining these
296	areas. The analysis must include, but need not be limited to:
297	a. Evaluation of whether current provisions properly
298	distinguish these communities or areas from more urban and
299	suburban parts of this state;
300	b. Consideration of updates to the definitions and
301	references to classify additional rural areas, such as growing
302	communities, unincorporated areas, or rural communities by
303	design; and
304	c. Study of appropriate metrics to be used to describe
305	rural communities or areas, such as population, geographic,
306	demographic, or other metrics, or combinations thereof.
307	2. A survey of local governments meeting the statutory
308	definition of "rural community" or "rural area of opportunity"
309	to assess the benefits to the local government of being
310	identified as such and any perceived unmet needs in the
311	implementation of current statutory provisions designed to
312	support rural communities or areas.
313	3. An analysis of state grant programs and recurring
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314 appropriations that explicitly benefit rural communities or 315 areas, including, but not limited to, program purpose, funding 316 amounts, participation rates, and consistency with peer-reviewed studies on effective economic programs for these areas. 317 (b) Upon request, the Office of Economic and Demographic 318 319 Research and OPPAGA must be provided with all data necessary to complete the report, including any confidential data, by any 320 321 entity with information related to this review. The offices may 322 collaborate on all data collection and analysis. 323 (c) The Office of Economic and Demographic Research and 324 OPPAGA shall submit a report to the President of the Senate and 325 the Speaker of the House of Representatives by December 31, 326 2025. The report must provide recommendations to address any 327 findings, including any changes in statutory definitions or 328 references to rural communities or areas, opportunities to 329 enhance state support to rural communities or areas, outcome 330 measures or other criteria that may be used to examine the 331 effectiveness of state grant programs for rural communities or 332 areas, and adjustments to program design, including changes to 333 increase participation in state grant programs for rural 334 communities or areas. 335 (d) This subsection expires July 1, 2026. 336 Section 7. Present paragraphs (d) and (e) of subsection 337 (7) of section 288.001, Florida Statutes, are redesignated as paragraphs (e) and (f), respectively, and a new paragraph (d) is 338 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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added to that subsection, to read:

340 288.001 The Florida Small Business Development Center 341 Network.-

342 (7) ADDITIONAL STATE FUNDS; USES; PAY-PER-PERFORMANCE
343 INCENTIVES; STATEWIDE SERVICE; SERVICE ENHANCEMENTS; BEST
344 PRACTICES; ELIGIBILITY.-

345 (d) Notwithstanding paragraphs (a), (b), and (c), the network shall use funds directly appropriated for the specific 346 347 purpose of expanding service in rural communities, as defined in 348 s. 288.0656, in addition to any funds allocated by the network 349 from other sources. The network shall use the funds to develop 350 an activity plan focused on network consultants and resources in 351 rural communities. In collaboration with regional economic 352 development organizations as defined in s. 288.018, the plan 353 must provide for either full- or part-time consultants to be 354 available for at least 20 hours per week in rural areas or be 355 permanently stationed in rural areas. This may include 356 establishing a circuit in specific rural locations to ensure the 357 consultants' availability on a regular basis. By using the funds 358 to create a regular presence in rural areas, the network can 359 strengthen community collaboration, raise awareness of available 360 resources to provide opportunities for new business development 361 or existing business growth, and make professional experience, education, and business information available in these essential 362 communities. The network may dedicate funds to facilitate local 363 622305

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364 or regional events that focus on small business topics, provide 365 consulting services, and leverage partner organizations, such as 366 the regional economic development organizations, local workforce 367 development boards as described in s. 445.07, and Florida 368 College System institutions. 369 Section 8. Section 288.007, Florida Statutes, is amended 370 to read: 371 288.007 Inventory of communities seeking to recruit businesses.-By September 30 of each year, a county or 372 373 municipality that has a population of at least 25,000 or its 374 local economic development organization, and each local 375 government within a rural area of opportunity as defined in s. 376 288.0656 or its local economic development organization, shall 377 must submit to the department a brief overview of the strengths, 378 services, and economic development incentives that its community 379 offers. The local government or its local economic development 380 organization also shall must identify any industries that it is 381 encouraging to locate or relocate to its area. Unless otherwise 382 required pursuant to this section, a county or municipality 383 having a population of 25,000 or less fewer or its local 384 economic development organization seeking to recruit businesses 385 may submit information as required in this section and may participate in any activity or initiative resulting from the 386 collection, analysis, and reporting of the information to the 387 department pursuant to this section. 388 622305

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389	Section 9. Section 288.013, Florida Statutes, is created
390	to read:
391	288.013 Office of Rural Prosperity
392	(1) The Legislature finds that the unique characteristics
393	and nature of the rural communities in this state are integral
394	to making this state an attractive place to visit, work, and
395	live. Further, the Legislature finds that building a prosperous
396	rural economy and vibrant rural communities is in the best
397	interest of this state. Rural prosperity is integral to
398	supporting this state's infrastructure, housing, and
399	agricultural and food-processing needs, as well as promoting the
400	health and advancement of the overall economy of this state. It
401	is of importance to the state that its rural areas are able to
402	grow, whether locally or in regional partnerships. To better
403	serve rural communities, and in recognition of rural Florida's
404	unique challenges and opportunities, the Office of Rural
405	Prosperity is established to ensure these efforts are
406	coordinated, focused, and effective.
407	(2) The Office of Rural Prosperity is created within the
408	Department of Commerce for the purpose of supporting rural
409	communities by helping rural stakeholders navigate available
410	programs and resources and representing rural interests across
411	state government.
412	(3) The Governor shall appoint a director to lead the
413	office, subject to confirmation by the Senate. The director
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414	shall report to the secretary of the department and shall serve
415	at the pleasure of the secretary.
416	(4) The office shall do all of the following:
417	(a) Serve as the state's point of contact for rural local
418	governments.
419	(b) Administer the Rural Economic Development Initiative
420	(REDI) pursuant to s. 288.0656.
421	(c) Provide training and technical assistance to rural
422	local governments on a broad range of community and economic
423	development activities. The training and technical assistance
424	may be offered using communications technology or in person and
425	must be recorded and posted to the office's website. The
426	training and technical assistance must include, at a minimum,
427	the following topics:
428	1. How to access state and federal resources, including
429	training on the online rural resource directory required under
430	paragraph (d).
431	2. Best practices relating to comprehensive planning,
432	economic development, and land development in rural communities.
433	3. Strategies to address management and administrative
434	capacity challenges unique to rural local governments.
435	4. Requirements of, and updates on recent changes to, the
436	Community Planning Act under s. 163.3161.
437	5. Updates on other recent state and federal laws
438	affecting rural local governments.
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439	(d) Create and maintain an online rural resource directory
440	to serve as an interactive tool to navigate the various state
441	and federal resources, tools, and services available to rural
442	local governments. The office shall regularly maintain the
443	resource directory and, to the greatest extent possible, include
444	up-to-date information on state and federal programs, resources,
445	tools, and services that address the needs of rural communities
446	in all areas of governance. Each state agency shall routinely
447	provide information and updates to the office for maintenance of
448	the resource directory. The resource directory must allow users
449	to search by indicators, such as agency name, resource type, or
450	topic, and include a notification function to allow users to
451	receive alerts when new or modified resources are available. To
452	the greatest extent possible, the resource directory must
453	include information on financial match requirements for the
454	state and federal programs listed in the directory.
455	(5)(a) By October 1, 2025, the office shall establish and
456	staff seven regional rural community liaison centers across this
457	state for the purpose of providing specialized in-person state
458	support to local governments in rural areas of opportunity as
459	defined in s. 288.0656. The department shall by rule divide this
460	state into seven regions and assign a regional rural community
461	liaison center to each region. Each liaison center shall support
462	the local governments within its geographic territory and shall
463	be staffed with at least two full-time department personnel. At
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464	a minimum, liaison centers shall have the following powers,
465	duties, and functions:
466	1. Work with local governments to plan and achieve goals
467	for local or regional growth, economic development, and rural
468	prosperity.
469	2. Facilitate local government access to state and federal
470	resources, such as grants, loans, and other aid or resources.
471	3. Advise local governments on available waivers of
472	program requirements, including financial match waivers or
473	reductions, for projects using state or federal funds through
474	the Rural Economic Development Initiative under s. 288.0656.
475	4. Coordinate local government technical assistance needs
476	with the department and other state or federal agencies.
477	5. Promote model ordinances, policies, and strategies
478	related to economic development.
479	6. Assist local governments with regulatory and reporting
480	compliance.
481	(b) To the greatest extent possible, the regional rural
482	community liaison centers shall coordinate with local and
483	regional governmental entities, regional economic development
484	organizations as defined in s. 288.018, and other appropriate
485	entities to establish a network to foster community-driven
486	solutions that promote viable and sustainable rural communities.
487	(c) The regional rural community liaison centers shall
488	regularly engage with the Rural Economic Development Initiative
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489	established in s. 288.0656, and at least one staff member from
490	each liaison center shall attend, either in person or by means
491	of electronic communication, the monthly meetings required by s.
492	288.0656(6)(c).
493	(6) By December 1, 2025, and each year thereafter, the
494	director of the office shall submit to the Administration
495	Commission in the Executive Office of the Governor a written
496	report describing the office's operations and accomplishments
497	for the preceding year, inclusive of the Rural Economic
498	Development Initiative report required by s. 288.0656(8). In
499	consultation with the Department of Agriculture and Consumer
500	Services, the office shall also include in the annual report
501	recommendations for policies, programs, and funding to further
502	support the needs of rural communities in this state. The office
503	shall submit the annual report to the President of the Senate
504	and the Speaker of the House of Representatives by December 1 of
505	each year and publish the annual report on the office's website.
506	The director shall present, in person at the next scheduled
507	Administration Commission meeting, detailed information from the
508	annual report required by this subsection.
509	(7) (a) The Office of Program Policy Analysis and
510	Government Accountability (OPPAGA) shall review the
511	effectiveness of the office by December 15, 2026, and each year
512	thereafter until 2028. Beginning in 2029, OPPAGA shall review
513	and evaluate the office every 3 years and shall submit a report
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514	based on its findings. Each report must recommend policy and
515	statutory modifications for consideration by the Legislature.
516	OPPAGA shall submit each report to the President of the Senate
517	and the Speaker of the House of Representatives pursuant to the
518	schedule.
519	(b) OPPAGA shall review strategies implemented by other
520	states on rural community preservation, enhancement, and
521	revitalization and report on their effectiveness and potential
522	for implementation in this state. OPPAGA shall include its
523	findings in its report to the President of the Senate and the
524	Speaker of the House of Representatives by December 15, 2027,
525	and every 3 years thereafter.
526	(c)1. OPPAGA shall review each state-funded or state-
527	administered grant and loan program available to local
528	governments to:
529	a. Identify any specified local government financial match
530	requirements and whether any portion of a match may be waived or
531	is required to be waived, pursuant to law, and programs where a
532	financial match waiver may be appropriate for rural local
533	government applicants, if not contemplated by law.
534	b. Identify grant and loan application evaluation
535	criteria, including scoring procedures, for programs that may be
536	perceived to be overly burdensome for rural local government
537	applicants, and whether special accommodations or preferences
538	for rural local governments may be appropriate.
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539	2. OPPAGA shall produce a report based on its review and
540	submit the report to the President of the Senate and the Speaker
541	of the House of Representatives by December 15, 2026.
542	3. This paragraph expires June 30, 2027.
543	Section 10. Section 288.014, Florida Statutes, is created
544	to read:
545	288.014 Renaissance Grants Program.—
546	(1) The Legislature finds that it has traditionally
547	provided programs to assist rural communities with economic
548	development and enhance their ability to attract businesses and
549	that, by providing that extra component of economic viability,
550	rural communities are able to attract new businesses and grow
551	existing ones. However, the Legislature finds that a subset of
552	rural communities has decreased in population over the past
553	decade, contributing to a decline in local business activity and
554	economic development. The Legislature further finds that the
555	state must transform its assistance to these specific rural
556	communities to help them achieve a necessary precursor of
557	economic viability. The Legislature further finds that the
558	approach intended by the creation of renaissance grants is to
559	focus on reversing the economic deterioration in rural
560	communities by retaining and attracting residents by giving them
561	a reason to stay, which is the impetus of natural economic
562	growth, business opportunities, and increased quality of life.
563	(2) The Office of Rural Prosperity within the department
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564	shall administer the Renaissance Grants Program to provide block
565	grants to eligible counties. By October 1, 2025, the Office of
566	Economic and Demographic Research shall certify to the Office of
567	Rural Prosperity which counties are growth-impeded. For the
568	purposes of this section, "growth-impeded" means a county that,
569	as of the most recent population estimate, has had a declining
570	population over the last 10 years. After an initial
571	certification, the Office of Economic and Demographic Research
572	shall annually certify whether the county remains growth-
573	impeded, until the county has 3 consecutive years of population
574	growth. Upon such certification of population growth, the county
575	is eligible to participate in the program for 1 additional year
576	in order for the county to prepare for the end of block grant
577	funding.
578	(3)(a) Each participating county shall enter into an
579	agreement with the Office of Rural Prosperity to receive the
580	block grant. Each county has broad authority to design its
581	specific plan to achieve population growth within the broad
582	parameters identified in this section. The Office of Rural
583	Prosperity may not determine the manner in which the county
584	implements the block grant. However, regional rural community
585	liaison center staff shall provide assistance in developing the
586	county's plan, upon request.
587	(b) Each participating county shall report annually to the
588	Office of Rural Prosperity on activities undertaken,
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589	intergovernmental agreements entered into, and other information
590	as required by the office.
591	(c) Subject to appropriation, each participating county
592	may receive funding from funds appropriated to the program.
593	Counties participating in the program shall make all attempts to
594	limit expenses for administrative costs, consistent with the
595	need for prudent management and accountability in the use of
596	public funds. Each county may contribute other funds for block
597	grant purposes, including local, state, or federal grant funds,
598	or seek out in-kind or financial contributions from private or
599	public sources to assist in fulfilling the activities
600	undertaken.
601	(4)(a) A participating county shall hire and retain a
602	renaissance coordinator and may use block grant funds for this
603	purpose. The renaissance coordinator is responsible for:
604	1. Ensuring that block grant funds are used as provided in
605	this section;
606	2. Coordinating with other local governments, school
607	boards, Florida College System institutions, or other entities;
608	and
609	3. Reporting as necessary to the state, including
610	information necessary pursuant to subsection (7).
611	(b) The Office of Rural Prosperity regional rural
612	community liaison center staff shall provide assistance, upon
613	request, and training to the renaissance coordinator to ensure
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614	successful implementation of the block grant.
615	(5) A participating county shall design a plan to make
616	targeted investments in the community to achieve population
617	growth and increase the economic vitality of the community. The
618	plan must include the following key features for use of the
619	state support:
620	(a) Technology centers with extended hours located within
621	schools or on school premises, administered by the local school
622	board, for such schools which provide extended hours and support
623	for access by students.
624	(b) Facilities that colocate adult day care with child
625	care facilities. The site-sharing facilities must be managed to
626	also provide opportunities for direct interaction between
627	generations and increase the health and well-being of both
628	younger and older participants, reduce social isolation, and
629	create cost and time efficiencies for working family members.
630	The regional rural community liaison center staff of the Office
631	of Rural Prosperity shall assist the county, upon request, with
632	bringing to the Rural Economic Development Initiative or
633	directly to the appropriate state agency recommendations
634	necessary to streamline any required state permits, licenses,
635	regulations, or other requirements.
636	(c) Technology labs managed in agreement with the nearest
637	Florida College System institution or a career center as
638	established under s. 1001.44. Repurposing vacant industrial
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639	sites or existing office space must be given priority in the
640	selection of lab locations. Each local technology lab must be
641	staffed and open for extended hours with the capacity to
642	provide:
643	1. Access to trainers and equipment necessary for users to
644	earn various certificates or online degrees in technology;
645	2. Hands-on assistance with applying for appropriate
646	remote work opportunities; and
647	3. Studio space with equipment for graduates and other
648	qualifying residents to perform remote work that is based on the
649	use of technology. Collaboration with community partners,
650	including the local workforce development board as described in
651	s. 445.007, to provide training opportunities, in-kind support
652	such as transportation to and from the lab, financing of
653	equipment for in-home use, or basic maintenance of such
654	equipment is required.
655	(6) In addition to the hiring of a renaissance
656	coordinator, a participating county shall develop
657	intergovernmental agreements for shared responsibilities with
658	its municipalities, school board, and Florida College System
659	institution or career center and enter into necessary contracts
660	with providers and community partners in order to implement the
661	plan.
662	(7)(a) Every 2 years, the Auditor General shall conduct an
663	operational audit as defined in s. 11.45 of each county's grant
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664	activities, beginning in 2026.
665	(b) On December 31, 2026, and every year thereafter, the
666	Office of Economic and Demographic Research shall submit an
667	annual report of renaissance block grant recipients by county to
668	the President of the Senate and the Speaker of the House of
669	Representatives. The report must provide key economic indicators
670	that measure progress in altering longer-term trends in the
671	county. The Office of Rural Prosperity shall provide the Office
672	of Economic and Demographic Research with information as
673	requested to complete the report.
674	(8) Notwithstanding s. 216.301, funds appropriated for the
675	purposes of this section are not subject to reversion.
676	(9) This section expires June 30, 2040.
677	Section 11. Section 288.0175, Florida Statutes, is created
678	to read:
679	288.0175 Public Infrastructure Smart Technology Grant
680	Program.—
681	(1) The Public Infrastructure Smart Technology Grant
682	Program is established within the Office of Rural Prosperity
683	within the department to fund and support the development of
684	public infrastructure smart technology projects in communities
685	located in rural areas of opportunity, subject to legislative
686	appropriation.
687	(2) As used in this section, the term:
688	(a) "Public infrastructure smart technology" means systems
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689	and applications that use connectivity, data analytics, and
690	automation to improve public infrastructure by increasing
691	efficiency, enhancing public services, and promoting sustainable
692	development.
693	(b) "Rural area of opportunity" has the same meaning as in
694	<u>s. 288.0656.</u>
695	(c) "Smart technology lead organization" means a not-for-
696	profit corporation organized under s. 501(c)(3) of the Internal
697	Revenue Code which has been in existence for at least 3 years
698	and specializes in smart region planning.
699	(3)(a) The Office of Rural Prosperity shall contract with
700	one or more smart technology lead organizations to administer
701	the grant program for the purpose of deploying public
702	infrastructure smart technology in rural communities. In
703	accordance with the terms required by the office, the smart
704	technology lead organization shall provide grants to counties
705	and municipalities located within a rural area of opportunity
706	for public infrastructure smart technology projects.
707	(b) The office's contract with a smart technology lead
708	organization must specify the contract deliverables, including
709	financial reports and other reports due the office, timeframes
710	for achieving contractual obligations, and any other
711	requirements the office determines are necessary. The contract
712	must require the smart technology lead organization to do the
713	following:
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714	1. Collaborate with counties and municipalities located in
715	rural areas of opportunity to identify opportunities for local
716	governments to institute cost-effective smart technology
717	solutions for improving public services and infrastructure.
718	2. Provide technical assistance to counties and
719	municipalities located in rural areas of opportunity in
720	developing plans for public infrastructure smart technology
721	projects.
722	3. Assist counties and municipalities located in rural
723	areas of opportunity in connecting with other communities,
724	companies, and other entities to leverage the impact of each
725	public infrastructure smart technology project.
726	(4) The office shall include in its annual report required
727	by s. 288.013(6) a description of the projects funded under this
728	section.
729	Section 12. Subsections (1), (2), and (4) of section
730	288.018, Florida Statutes, are amended to read:
731	288.018 Regional Rural Development Grants Program
732	(1)(a) For the purposes of this section, the term
733	"regional economic development organization" means an economic
734	development organization located in or contracted to serve a
735	rural area of opportunity, as defined in <u>s. 288.0656</u> s.
736	288.0656(2)(d) .
737	(b) Subject to appropriation, the Office of Rural
738	<u>Prosperity</u> department shall establish a grant program to provide
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739 funding to regional economic development organizations for the 740 purpose of building the professional capacity of those 741 organizations. Building the professional capacity of a regional 742 economic development organization includes hiring professional 743 staff to develop, deliver, and provide needed economic 744 development professional services, including technical 745 assistance, education and leadership development, marketing, and project recruitment. Grants may also be used by a regional 746 747 economic development organization to provide technical 748 assistance to local governments, local economic development 749 organizations, and existing and prospective businesses.

750 A regional economic development organization may apply (C) 751 annually to the office department for a grant. The office department is authorized to approve, on an annual basis, grants 752 753 to such regional economic development organizations. Subject to 754 appropriation, the office may award maximum amount an 755 organization may receive in any year will be \$50,000, or 756 \$250,000 for any three regional economic development 757 organizations that serve an entire region of a rural area of 758 opportunity designated pursuant to s. 288.0656(7) if they are 759 recognized by the office department as serving such a region.

760 (2) In approving the participants, the <u>office</u> department
 761 shall require the following:

(a) Documentation of official commitments of support from
each of the units of local government represented by the
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764 regional organization.

(b) Demonstration that the organization is in existence and actively involved in economic development activities serving the region.

(c) Demonstration of the manner in which the organization
is or will coordinate its efforts with those of other local and
state organizations.

(4) <u>Except as otherwise provided in the General</u>
Appropriations Act, the <u>office</u> department may expend up to
\$750,000 each fiscal year from funds appropriated to the Rural
Community Development Revolving Loan Fund for the purposes
outlined in this section.

Section 13. Section 288.019, Florida Statutes, is amended
to read:

288.019 Rural considerations in grant review and
evaluation processes; financial match waiver or reduction.-

780 (1) Notwithstanding any other law, and to the fullest 781 extent possible, <u>each agency and organization</u> the member 782 agencies and organizations of the Rural Economic Development 783 Initiative (REDI) as defined in <u>s. 288.0656</u> s. 288.0656(6)(a) 784 shall review:

785 (a) All grant and loan application evaluation criteria and
 786 scoring procedures to ensure the fullest access for rural
 787 communities counties as defined in s. 288.0656 s. 288.0656(2) to
 788 resources available throughout the state; and

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789 (b) The financial match requirements for projects in rural 790 communities. 791 (2) (1) Each REDI agency and organization shall consider 792 the impact on and ability of rural communities to meet and be 793 competitive under such criteria, scoring, and requirements. Upon 794 review, each REDI agency and organization shall review all evaluation and scoring procedures and develop a proposal for 795 modifications to those procedures which minimize the financial 796 797 and resource impact to a rural community, including waiver or 798 reduction of any required financial match requirements impact of 799 a project within a rural area. 800 (a) (2) Evaluation criteria and scoring procedures must 801 provide for an appropriate ranking, when ranking is a component 802 of the program, based on the proportionate impact that projects 803 have on a rural area when compared with similar project impacts 804 on an urban area. Additionally, (3) evaluation criteria and scoring procedures must 805 806 recognize the disparity of available fiscal resources for an 807 equal level of financial support from an urban county or 808 municipality and a rural county or municipality. 809 (a) The evaluation criteria should weight contribution in 810 proportion to the amount of funding available at the local 811 level. 812 Match requirements must be waived or reduced for rural (b) 813 communities. When appropriate, an in-kind match must should be 622305 Approved For Filing: 4/23/2025 3:40:39 PM Page 33 of 117

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allowed and applied as a financial match when a rural community 814 county is experiencing economic financial distress as defined in 815 816 s. 288.0656 through elevated unemployment at a rate in excess of 817 the state's average by 5 percentage points or because of the 818 loss of its ad valorem base. Donations of land, though usually not recognized as an in-kind match, may be treated as such. As 819 820 appropriate, each agency and organization that applies for or 821 receives federal funding must request federal approval to waive 822 or reduce the financial match requirements, if any, for projects 823 in rural communities.

824 (3) (4) For existing programs, The proposal modified 825 evaluation criteria and scoring procedure must be submitted 826 delivered to the Office of Rural Prosperity department for 827 distribution to the REDI agencies and organizations. The REDI 828 agencies and organizations shall review and make comments and 829 recommendations that. Future rules, programs, evaluation 830 criteria, and scoring processes must be brought before a REDI 831 meeting for review, discussion, and recommendation to allow 832 rural communities counties fuller access to the state's 833 resources.

834 (4) Each REDI agency and organization shall ensure that
 835 related administrative rules or policies are modified, as
 836 necessary, to reflect the finalized proposal and that
 837 information about the authorized wavier or reduction is included
 838 in the online rural resource directory of the Office of Rural

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839 Prosperity required in s. 288.013(4)(d). 840 The rural liaison from the related regional district (5) 841 shall assist the rural community to make requests of waiver or reduction of match. 842 843 Section 14. Subsection (3) is added to section 288.021, 844 Florida Statutes, to read: 845 288.021 Economic development liaison.-(3) When practicable, the staff member appointed as the 846 847 economic development liaison shall also serve as the agency 848 representative for the Rural Economic Development Initiative 849 pursuant to s. 288.0656. 850 Section 15. Section 288.065, Florida Statutes, is amended 851 to read: 852 288.065 Rural Community Development Revolving Loan Fund.-853 The Rural Community Development Revolving Loan Fund (1)854 Program is established within the Office of Rural Prosperity 855 department to facilitate the use of existing federal, state, and 856 local financial resources by providing local governments with 857 financial assistance to further promote the economic viability 858 of rural communities. These funds may be used to finance 859 initiatives directed toward maintaining or developing the 860 economic base of rural communities, especially initiatives addressing employment opportunities for residents of these 861 communities. 862 (2) (a) The program shall provide for long-term loans, loan 863

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864	guarantees, and loan loss reserves to units of local
865	governments, or economic development organizations substantially
866	underwritten by a unit of local government $_{\cdot au}$
867	(b) For purposes of this section, the term "unit of local
868	government" means:
869	1. A county within counties with a population populations
870	of 75,000 or <u>less.</u> fewer, or within any
871	<u>2. A</u> county with a population of 125,000 or <u>less</u> fewer
872	which is contiguous to a county with a population of 75,000 or
873	less. fewer
874	3. A municipality within a county described in
875	subparagraph 1. or subparagraph 2.
876	4. A county or municipality within a rural area of
877	opportunity.
878	
879	For purposes of this paragraph, population is determined in
880	accordance with the most recent official estimates pursuant to
881	s. 186.901 and must include those residing in incorporated and
882	unincorporated areas of a county, based on the most recent
883	official population estimate as determined under s. 186.901,
884	including those residing in incorporated areas and those
885	residing in unincorporated areas of the county, or to units of
886	local government, or economic development organizations
887	substantially underwritten by a unit of local government, within
888	a rural area of opportunity.
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889 <u>(c) (b)</u> Requests for loans <u>must</u> shall be made by 890 application to the <u>office</u> department. Loans <u>must</u> shall be made 891 pursuant to agreements specifying the terms and conditions 892 agreed to between the applicant and the <u>office</u> department. The 893 loans <u>are</u> shall be the legal obligations of the applicant.

894 (d) (c) All repayments of principal and interest shall be returned to the loan fund and made available for loans to other 895 applicants. However, in a rural area of opportunity designated 896 897 under s. 288.0656 by the Governor, and upon approval by the 898 office department, repayments of principal and interest may be 899 retained by the applicant if such repayments are dedicated and 900 matched to fund regionally based economic development 901 organizations representing the rural area of opportunity.

902 (3) The <u>office</u> department shall manage the fund, 903 establishing loan practices that must include, but are not 904 limited to, procedures for establishing loan interest rates, 905 uses of funding, application procedures, and application review 906 procedures. The <u>office has</u> department shall have final approval 907 authority for any loan under this section.

908 (4) Notwithstanding the provisions of s. 216.301, funds
909 appropriated for this <u>loan fund may purpose shall</u> not be subject
910 to reversion.

911 (5) The office shall include in its annual report required 912 under s. 288.013 detailed information about the fund, including 913 loans made during the previous fiscal year, loans active, loans 622305

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914 terminated or repaid, and the amount of funds not obligated as 915 of 14 days before the date the report is due. 916 Section 16. Subsections (1), (2), and (3) of section 917 288.0655, Florida Statutes, are amended, and subsection (6) is added to that section, to read: 918 919 288.0655 Rural Infrastructure Fund.-920 (1) There is created within the Office of Rural Prosperity department the Rural Infrastructure Fund to facilitate the 921 planning, preparing, and financing of infrastructure projects in 922 923 rural communities which will encourage job creation, capital 924 investment, and the strengthening and diversification of rural economies by promoting tourism, trade, and economic development. 925 926 Subject to appropriation, grants under this program may be 927 awarded to a unit of local government within a rural community 928 or rural area of opportunity as defined in s. 288.0656; or to a 929 regional economic development organization, a unit of local 930 government, or an economic development organization 931 substantially underwritten by a unit of local government for an 932 infrastructure project located within an unincorporated area 933 that has a population of 15,000 or less, has been in existence 934 for 100 years or more, is contiguous to a rural community, and 935 has been adversely affected by a natural disaster or presents a 936 unique economic development opportunity of regional impact. 937 (2) (a) Funds appropriated by the Legislature shall be 938 distributed by the office department through grant programs that 622305

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939 maximize the use of federal, local, and private resources, 940 including, but not limited to, those available under the Small 941 Cities Community Development Block Grant Program.

942 (b) To facilitate access of rural communities and rural 943 areas of opportunity as defined by the Rural Economic 944 Development Initiative to infrastructure funding programs of the 945 Federal Government, such as those offered by the United States 946 Department of Agriculture and the United States Department of 947 Commerce, and state programs, including those offered by Rural 948 Economic Development Initiative agencies, and to facilitate 949 local government or private infrastructure funding efforts, the 950 office department may award grants for up to 75 percent of the 951 total infrastructure project cost, or up to 100 percent of the 952 total infrastructure project cost for a project located in a 953 rural community as defined in s. 288.0656(2) which is also 954 located in a fiscally constrained county as defined in s. 955 218.67(1) or a rural area of opportunity as defined in s. 956 288.0656(2). Eligible uses of funds may include improving any 957 inadequate infrastructure that has resulted in regulatory action 958 that prohibits economic or community growth and reducing the 959 costs to community users of proposed infrastructure improvements 960 that exceed such costs in comparable communities. Eligible uses of funds include improvements to public infrastructure for 961 962 industrial or commercial sites and upgrades to or development of public tourism infrastructure. Authorized infrastructure may 963 622305

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964 include the following public or public-private partnership 965 facilities: storm water systems; telecommunications facilities; 966 roads or other remedies to transportation impediments; nature-967 based tourism facilities; or other physical requirements 968 necessary to facilitate tourism, trade, and economic development 969 activities in the community. Authorized infrastructure may also 970 include publicly or privately owned self-powered nature-based tourism facilities, publicly owned telecommunications 971 972 facilities, and additions to the distribution facilities of the existing natural gas utility as defined in s. 366.04(3)(c), the 973 974 existing electric utility as defined in s. 366.02, or the 975 existing water or wastewater utility as defined in s. 976 367.021(12), or any other existing water or wastewater facility, 977 which owns a gas or electric distribution system or a water or 978 wastewater system in this state when:

979 1. A contribution-in-aid of construction is required to 980 serve public or public-private partnership facilities under the 981 tariffs of any natural gas, electric, water, or wastewater 982 utility as defined herein; and

983 2. Such utilities as defined herein are willing and able984 to provide such service.

985 (c) The <u>office</u> department may award grants of up to 986 \$300,000 for infrastructure feasibility studies, design and 987 engineering activities, or other infrastructure planning and 988 preparation <u>or site readiness</u> activities. <u>Site readiness</u>

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989 <u>expenses may include clearing title, surveys, permitting,</u> 990 <u>environmental studies, and regulatory compliance costs.</u> Grants 991 awarded under this paragraph may be used in conjunction with 992 grants awarded under paragraph (b). In evaluating applications 993 under this paragraph, the <u>office department</u> shall consider the 994 extent to which the application seeks to minimize administrative 995 and consultant expenses.

996 The office department shall participate in a (d) 997 memorandum of agreement with the United States Department of 998 Agriculture under which state funds available through the Rural 999 Infrastructure Fund may be advanced, in excess of the prescribed 1000 state share, for a project that has received from the United 1001 States Department of Agriculture a preliminary determination of 1002 eligibility for federal financial support. State funds in excess 1003 of the prescribed state share which are advanced pursuant to 1004 this paragraph and the memorandum of agreement shall be 1005 reimbursed when funds are awarded under an application for 1006 federal funding.

1007 (e) To enable local governments to access the resources 1008 available pursuant to s. 403.973(17), the office department may 1009 award grants for surveys, feasibility studies, and other 1010 activities related to the identification and preclearance review of land which is suitable for preclearance review. Authorized 1011 1012 grants under this paragraph may not exceed \$75,000 each, except in the case of a project in a rural area of opportunity, in 1013 622305

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which case the grant may not exceed \$300,000. Any funds awarded 1014 under this paragraph must be matched at a level of 50 percent 1015 1016 with local funds, except that any funds awarded for a project in a rural area of opportunity do not require a match of local 1017 1018 funds. If an application for funding is for a catalyst site, as defined in s. 288.0656, the requirement for local match may be 1019 waived pursuant to the process in s. 288.06561. In evaluating 1020 applications under this paragraph, the office department shall 1021 1022 consider the extent to which the application seeks to minimize 1023 administrative and consultant expenses.

1024 The office department, in consultation with the (3)1025 Department of Transportation Florida Tourism Industry Marketing Corporation, the Department of Environmental Protection, and the 1026 1027 Florida Fish and Wildlife Conservation Commission, as 1028 appropriate, shall review and certify applications pursuant to 1029 s. 288.061. The review must include an evaluation of the 1030 economic benefit and long-term viability. The office has department shall have final approval for any grant under this 1031 1032 section.

1033 (6) The office shall include in its annual report required 1034 under s. 288.013 detailed information about the fund, including 1035 grants made for the year, grants active, grants terminated or 1036 complete, and the amount of funds not obligated as of 14 days 1037 before the date the report is due.

1038 Section 17. Subsection (1), paragraphs (a), (b), and (e) 622305

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1039 of subsection (2), subsections (3) and (6), paragraphs (b) and 1040 (c) of subsection (7), and subsection (8) of section 288.0656, 1041 Florida Statutes, are amended to read:

1042

288.0656 Rural Economic Development Initiative.-

1043 (1) (a) Recognizing that rural communities and regions 1044 continue to face extraordinary challenges in their efforts to 1045 significantly improve their economies, specifically in terms of 1046 personal income, job creation, average wages, and strong tax 1047 bases, it is the intent of the Legislature to encourage and 1048 facilitate the location and expansion of major economic development projects of significant scale in such rural 1049 1050 communities. The Legislature finds that rural communities are the essential conduits for the economy's distribution, 1051 1052 manufacturing, and food supply.

(b) The Rural Economic Development Initiative, known as "REDI," is created within the <u>Office of Rural Prosperity</u> department, and <u>all</u> the participation of state and regional agencies <u>listed in paragraph (6)(a) shall participate</u> in this initiative <u>is authorized</u>.

1058

(2) As used in this section, the term:

1059 (a) "Catalyst project" means a business locating or expanding in a rural area of opportunity to serve as an economic generator of regional significance for the growth of a regional target industry cluster. The project must provide capital investment on a scale significant enough to affect the entire

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1064 region and result in the development of high-wage and high-skill 1065 iobs. 1066 (b) "Catalyst site" means a parcel or parcels of land 1067 within a rural area of opportunity that has been prioritized as 1068 a geographic site for economic development through partnerships 1069 with state, regional, and local organizations. The site must be reviewed by REDI and approved by the department for the purposes 1070 of locating a catalyst project. 1071 1072 (c) (e) "Rural community" means: 1073 1. A county with a population of 75,000 or less fewer. A county with a population of 125,000 or less fewer 1074 2. 1075 which is contiguous to a county with a population of 75,000 or 1076 less fewer. 1077 3. A municipality within a county described in 1078 subparagraph 1. or subparagraph 2. An unincorporated federal enterprise community or an 1079 4. 1080 incorporated rural city with a population of 25,000 or less 1081 fewer and an employment base focused on traditional agricultural 1082 or resource-based industries, located in a county not defined as 1083 rural, which has at least three or more of the economic distress 1084 factors identified in paragraph (a) paragraph (c) and verified 1085 by the office department. 1086 1087 For purposes of this paragraph, population shall be determined in accordance with the most recent official estimate pursuant to 1088 622305 Approved For Filing: 4/23/2025 3:40:39 PM Page 44 of 117

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1089 s. 186.901.

1090 REDI shall be responsible for coordinating and (3) 1091 focusing the efforts and resources of state and regional 1092 agencies on the problems which affect the fiscal, economic, and 1093 community viability of Florida's economically distressed rural 1094 communities, working with local governments, community-based 1095 organizations, and private organizations that have an interest 1096 in the growth and development of these communities to find ways 1097 to balance environmental and growth management issues with local 1098 needs.

(6) (a) By August 1 of each year, the head of each of the following agencies and organizations shall designate a deputy secretary or higher-level staff person from within the agency or organization to serve as the REDI representative for the agency or organization:

1104		1.	The Department of Transportation.
1105		2.	The Department of Environmental Protection.
1106		3.	The Department of Agriculture and Consumer Services.
1107		4.	The Department of State.
1108		5.	The Department of Health.
1109		6.	The Department of Children and Families.
1110		7.	The Department of Corrections.
1111		8.	The Department of Education.
1112		9.	The Department of Juvenile Justice.
1113		10.	The Fish and Wildlife Conservation Commission.
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1114	11. Each water management district.			
1115	12. CareerSource Florida, Inc.			
1116	13. VISIT Florida.			
1117	14. The Florida Regional Planning Council Association.			
1118	15. The Agency for Health Care Administration.			
1119	16. The Institute of Food and Agricultural Sciences			
1120	(IFAS).			
1121	<u>(b)</u> An alternate for each designee <u>must</u> shall also be			
1122	chosen, who must also be a deputy secretary or higher-level			
1123	staff person, and the names of the designees and alternates must			
1124	shall be <u>reported</u> sent to the <u>director of the Office of Rural</u>			
1125	Prosperity. At least one rural liaison from each regional rural			
1126	community liaison center must participate in the REDI meetings			
1127	Secretary of Commerce.			
1128	(c) REDI shall meet at least each month, but may meet more			
1129	often as necessary. Each REDI representative, or his or her			
1130	designee, shall be physically present or available by means of			
1131	electronic communication for each meeting.			
1132	<u>(d)</u> Each REDI representative must have comprehensive			
1133	knowledge of his or her agency's functions, both regulatory and			
1134	service in nature, and of the state's economic goals, policies,			
1135	and programs. This person shall be the primary point of contact			
1136	for his or her agency with REDI on issues and projects relating			
1137	to economically distressed rural communities and with regard to			
1138	expediting project review, shall ensure a prompt effective			
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1139 response to problems arising with regard to rural issues, and 1140 shall work closely with the other REDI representatives in the 1141 identification of opportunities for preferential awards of program funds, contractual or other agreement provisions which 1142 meet the requirements of s. 215.971, and allowances and waiver 1143 of program requirements when necessary to encourage and 1144 1145 facilitate long-term private capital investment and job 1146 creation.

1147 <u>(e) (c)</u> The REDI representatives shall work with REDI in 1148 the review and evaluation of statutes and rules for adverse 1149 impact on rural communities and the development of alternative 1150 proposals to mitigate that impact.

1151 <u>(f) (d)</u> Each REDI representative shall be responsible for 1152 ensuring that each district office or facility of his or her 1153 agency is informed <u>quarterly</u> about the Rural Economic 1154 Development Initiative and for providing assistance throughout 1155 the agency in the implementation of REDI activities.

(7)

1156

1157 Designation as a rural area of opportunity under this (b) subsection shall be contingent upon the execution of a 1158 1159 memorandum of agreement among the office department; the 1160 governing body of the county; and the governing bodies of any municipalities to be included within a rural area of 1161 opportunity. Such agreement shall specify the terms and 1162 conditions of the designation, including, but not limited to, 1163 622305

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1164 the duties and responsibilities of the county and any 1165 participating municipalities to take actions designed to 1166 facilitate the retention and expansion of existing businesses in 1167 the area, as well as the recruitment of new businesses to the 1168 area.

1169 (c) Each rural area of opportunity may designate catalyst 1170 projects, provided that each catalyst project is specifically 1171 recommended by REDI and confirmed as a catalyst project by the 1172 department. All state agencies and departments shall use all 1173 available tools and resources to the extent permissible by law 1174 to promote the creation and development of each catalyst project 1175 and the development of catalyst sites.

(8) REDI shall submit a report to the <u>Office of Rural</u> <u>Prosperity department</u> on all REDI activities for the previous fiscal year as a supplement to the <u>office's</u> department's annual report required under <u>s. 288.013</u> s. 20.60. This supplementary report must include:

(a) A status report on <u>every project</u> all projects currently being coordinated through REDI, the number of preferential awards and allowances made pursuant to this section <u>in detail by award, allowance, or match type</u>, the dollar amount of such awards, and the names of the recipients.

(b) A description of all waivers of program requirements granted, including a list by program of each waiver that was granted. If waivers were requested but were not granted, a list 622305

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1189 of ungranted waivers, including reasons why the waivers were not 1190 granted, must be included. 1191 (C) Detailed information as to the economic impact of the projects coordinated by REDI. 1192 1193 (d) Recommendations based on the review and evaluation of 1194 statutes and rules having an adverse impact on rural communities 1195 and proposals to mitigate such adverse impacts. 1196 (e) Legislative recommendations for statutory waivers or 1197 reductions of specified economic development program 1198 requirements, including financial match waivers or reductions, 1199 for applicants within rural areas of opportunity. 1200 (f) Outcomes of proposals submitted pursuant to s. 1201 288.019. 1202 Section 18. Section 288.06561, Florida Statutes, is 1203 repealed. 1204 Section 19. Subsections (2), (3), and (4) of section 1205 288.0657, Florida Statutes, are amended to read: 1206 288.0657 Florida rural economic development strategy 1207 grants.-1208 (2) The Office of Rural Prosperity shall provide 1209 department may accept and administer moneys appropriated to the 1210 department for providing grants to assist rural communities to develop and implement strategic economic development plans. 1211 1212 Grants may be provided to assist with costs associated with marketing a site to business and site selectors for an economic 1213 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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1214	development project that is part of an economic development		
1215	plan, either as part of funding to develop and implement a plan		
1216	or related to an already adopted plan.		
1217	(3) A rural community, an economic development		
1218	organization in a rural area, or a regional organization		
1219	representing at least one rural community or such economic		
1220	development organizations may apply for such grants. The rural		
1221	liaison for the rural community shall assist those applying for		
1222	such grants.		
1223	(4) The <u>office</u> department shall establish criteria for		
1224	reviewing grant applications. These criteria <u>must</u> shall include,		
1225	but are not limited to, the degree of participation and		
1226	commitment by the local community and the application's		
1227	consistency with local comprehensive plans or the application's		
1228	proposal to ensure such consistency. Grants for marketing may		
1229	include funding for advertising campaign materials and costs		
1230	associated with meetings, trade missions, and professional		
1231	development affiliated with site preparation and marketing. The		
1232	<u>office</u> department shall review each application for a grant. The		
1233	department may approve grants only to the extent that funds are		
1234	appropriated for such grants by the Legislature.		
1235	Section 20. Paragraph (a) of subsection (13) of section		
1236	288.1226, Florida Statutes, is amended to read:		
1237	288.1226 Florida Tourism Industry Marketing Corporation;		
1238	use of property; board of directors; duties; audit		
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1239 (13) FOUR-YEAR MARKETING PLAN.-(a) The corporation shall, in collaboration with the 1240 1241 department, develop a 4-year marketing plan. At a minimum, the marketing plan must discuss the following: 1242 1243 1. Continuation of overall tourism growth in this state. 1244 2. Expansion to new or under-represented tourist markets. 1245 3. Maintenance of traditional and loyal tourist markets. 1246 4. Coordination of efforts with county destination 1247 marketing organizations, other local government marketing 1248 groups, privately owned attractions and destinations, and other 1249 private sector partners to create a seamless, four-season 1250 advertising campaign for the state and its regions. 1251 5. Development of innovative techniques or promotions to 1252 build repeat visitation by targeted segments of the tourist 1253 population. 1254 6. Consideration of innovative sources of state funding 1255 for tourism marketing. 1256 Promotion of nature-based tourism, including, but not 7. 1257 limited to, promotion of the Florida Greenways and Trails System 1258 as described under s. 260.014 and the Florida Shared-Use 1259 Nonmotorized Trail Network as described under s. 339.81. 1260 8. Coordination of efforts with the Office of Greenways 1261 and Trails of the Department of Environmental Protection and the department to promote and assist local communities, including, 1262 but not limited to, communities designated as trail towns by the 1263 622305

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1264 Office of Greenways and Trails, to maximize use of nearby trails 1265 as economic assets, including specific promotion of trail-based 1266 tourism.

1267

9. Promotion of heritage tourism.

1268 10. Development of a component to address emergency 1269 response to natural and manmade disasters from a marketing 1270 standpoint.

1271 <u>11. Provision of appropriate marketing assistance</u> 1272 <u>resources to small, rural, and agritourism businesses located in</u> 1273 <u>this state. Such resources may include, but are not limited to,</u> 1274 <u>marketing plans, marketing assistance, promotional support,</u> 1275 <u>media development, technical expertise, marketing advice,</u> 1276 technology training, and social marketing support.

1277 Section 21. Section 288.12266, Florida Statutes, is
1278 repealed.

Section 22. Paragraph (f) of subsection (2) and paragraphs (a), (b), and (c) of subsection (4) of section 288.9961, Florida Statutes, are amended, and subsections (6) and (7) are added to that section, to read:

1283 288.9961 Promotion of broadband adoption; Florida Office 1284 of Broadband.-

1285

(2) DEFINITIONS.-As used in this section, the term:

(f) "Underserved" means a geographic area of this state in which there is no provider of broadband Internet service that offers a connection to the Internet with a capacity for 622305

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1289 transmission at a consistent speed of at least 100 megabits per 1290 second downstream and at least <u>20</u> 10 megabits per second 1291 upstream.

(4) FLORIDA OFFICE OF BROADBAND.—The Florida Office of
Broadband is created within the Division of Community
Development in the department for the purpose of developing,
marketing, and promoting broadband Internet services in this
state. The office, in the performance of its duties, shall do
all of the following:

1298 (a) Create a strategic plan that has goals and strategies for increasing and improving the availability of, access to, and 1299 1300 use of broadband Internet service in this state. In development 1301 of the plan, the department shall incorporate applicable federal 1302 broadband activities, including any efforts or initiatives of 1303 the Federal Communications Commission, to improve broadband Internet service in this state. The plan must identify available 1304 1305 federal funding sources for the expansion or improvement of 1306 broadband. The strategic plan must be submitted to the Governor, 1307 the President of the Senate, and the Speaker of the House of 1308 Representatives by June 30, 2022. The strategic plan must be 1309 updated biennially thereafter. The plan must include a process 1310 to review and verify public input regarding transmission speeds 1311 and availability of broadband Internet service throughout this state. The office shall consult with each regional rural 1312 community liaison center within the Office of Rural Prosperity 1313

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1314 on the development and update of the plan.

1315 Build and facilitate local technology planning teams (b) 1316 or partnerships with members representing cross-sections of the community, which may include, but are not limited to, 1317 1318 representatives from the following organizations and industries: libraries, K-12 education, colleges and universities, local 1319 1320 health care providers, private businesses, community 1321 organizations, economic development organizations, local governments, tourism, parks and recreation, and agriculture. The 1322 1323 local technology planning teams or partnerships shall work with rural communities to help the communities understand their 1324 1325 current broadband availability, locate unserved and underserved businesses and residents, identify assets relevant to broadband 1326 1327 deployment, build partnerships with broadband service providers, 1328 and identify opportunities to leverage assets and reduce 1329 barriers to the deployment of broadband Internet services in the 1330 community. The teams or partnerships must be proactive in rural 1331 communities as defined in s. 288.0656 fiscally constrained 1332 counties in identifying and providing assistance, in 1333 coordination with the regional rural community liaison centers 1334 within the Office of Rural Prosperity, with applying for federal 1335 grants for broadband Internet service.

(c) Provide technical and planning assistance to rural
communities in coordination with the regional rural community
liaison centers within the Office of Rural Prosperity.

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1339	(6) The office shall submit to the Governor, the President			
1340	of the Senate, and the Speaker of the House of Representatives a			
1341	quarterly report detailing the implementation of broadband			
1342	activities in rural, unserved, and underserved communities. Such			
1343	information must be listed by county and include the amount of			
1344	state and federal funds allocated and expended in the county by			
1345	program; the progress toward deploying broadband in the county;			
1346	any technical assistance provided; the activities of the local			
1347	technology planning teams and partnerships; and the fulfillment			
1348	of any other duties of the office required by this part.			
1349	(7) By December 31 each year, the office shall submit to			
1350	the Governor, the President of the Senate, and the Speaker of			
1351	the House of Representatives an annual report on the office's			
1352	operations and accomplishments for that calendar year and the			
1353	status of broadband Internet service access and use in this			
1354	state. The report must also incorporate the quarterly reports on			
1355	rural, unserved, and underserved communities required by			
1356	subsection (6).			
1357	Section 23. Section 290.06561, Florida Statutes, is			
1358	repealed.			
1359	Section 24. Subsection (37) is added to section 334.044,			
1360	Florida Statutes, to read:			
1361	334.044 Powers and duties of the departmentThe			
1362	department shall have the following general powers and duties:			
1363	(37) To provide technical assistance and support from the			
6	622305			
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1364

1365 located in a metropolitan planning organization created pursuant 1366 to s. 339.175. 1367 Section 25. Section 339.0801, Florida Statutes, is amended 1368 to read: 1369 339.0801 Allocation of increased revenues derived from 1370 amendments to s. 319.32(5)(a) by ch. 2012-128.-1371 Funds that result from increased revenues to the State (1) Transportation Trust Fund derived from the amendments to s. 1372 1373 319.32(5)(a) made by s. 11, chapter 2012-128, Laws of Florida, this act must be used annually, first as set forth in paragraph 1374 1375 (a) subsection (1) and then as set forth in paragraphs (b), (c), and (d) subsections (2) - (4), notwithstanding any other provision 1376 1377 of law: 1378 (a)1.(1)(a) Beginning in the 2013-2014 fiscal year and annually for 30 years thereafter, \$10 million shall be for the 1379

appropriate district of the department to counties that are not

1380 purpose of funding any seaport project identified in the adopted 1381 work program of the Department of Transportation, to be known as 1382 the Seaport Investment Program.

1383 <u>2.(b)</u> The revenues may be assigned, pledged, or set aside 1384 as a trust for the payment of principal or interest on revenue 1385 bonds, or other forms of indebtedness issued by an individual 1386 port or appropriate local government having jurisdiction 1387 thereof, or collectively by interlocal agreement among any of 1388 the ports, or used to purchase credit support to permit such 622305

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borrowings. Alternatively, revenue bonds shall be issued by the Division of Bond Finance at the request of the Department of Transportation under the State Bond Act and shall be secured by such revenues as are provided in this subsection.

1393 <u>3.(c)</u> Revenue bonds or other indebtedness issued hereunder 1394 are not a general obligation of the state and are secured solely 1395 by a first lien on the revenues distributed under this 1396 subsection.

1397 <u>4.(d)</u> The state covenants with holders of the revenue 1398 bonds or other instruments of indebtedness issued pursuant to 1399 this subsection that it will not repeal this subsection; nor 1400 take any other action, including but not limited to amending 1401 this subsection, that will materially and adversely affect the 1402 rights of such holders so long as revenue bonds or other 1403 indebtedness authorized by this subsection are outstanding.

1404 5.(c) The proceeds of any revenue bonds or other 1405 indebtedness, after payment of costs of issuance and 1406 establishment of any required reserves, shall be invested in 1407 projects approved by the Department of Transportation and 1408 included in the department's adopted work program, by amendment 1409 if necessary. As required under s. 11(f), Art. VII of the State 1410 Constitution, the Legislature approves projects included in the department's adopted work program, including any projects added 1411 to the work program by amendment under s. 339.135(7). 1412

1413 <u>6.(f)</u> Any revenues that are not used for the payment of 622305

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bonds as authorized by this subsection may be used for purposes authorized under the Florida Seaport Transportation and Economic Development Program. This revenue source is in addition to any amounts provided for and appropriated in accordance with ss. 311.07 and 320.20(3) and (4).

1419 (b) (2) Beginning in the 2013-2014 fiscal year and annually 1420 thereafter, \$10 million shall be transferred to the 1421 Transportation Disadvantaged Trust Fund, to be used as specified 1422 in s. 427.0159.

1423 (c) (3) Beginning in the 2013-2014 fiscal year and annually 1424 thereafter, \$10 million shall be allocated to the Small County 1425 Outreach Program to be used as specified in s. 339.2818. These 1426 funds are in addition to the funds provided for the program 1427 pursuant to s. 201.15(4)(a)2.

(d) (4) After the distributions required pursuant to 1428 1429 paragraphs (a), (b), and (c) subsections (1)-(3), the remaining 1430 funds shall be used annually for transportation projects within 1431 this state for existing or planned strategic transportation 1432 projects which connect major markets within this state or 1433 between this state and other states, which focus on job 1434 creation, and which increase this state's viability in the 1435 national and global markets.

1436(2) The remaining funds that result from increased revenue1437to the State Transportation Trust Fund derived pursuant to s.1438319.32(5)(a) must be used annually, notwithstanding any other

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1439 law, beginning in the 2025-2026 fiscal year and annually thereafter, for the Small County Road Assistance Program as 1440 1441 prescribed in s. 339.2816. (3) (3) (5) Pursuant to s. 339.135(7), the department shall 1442 1443 amend the work program to add the projects provided for in this 1444 section. Section 26. Subsection (3) and paragraph (a) of subsection 1445 (4) of section 339.2816, Florida Statutes, are amended, and 1446 paragraph (c) of subsection (4) of that section is reenacted, to 1447 1448 read: 1449 339.2816 Small County Road Assistance Program.-1450 Subject to appropriation, beginning with fiscal year (3) 1999-2000 until fiscal year 2009-2010, and beginning again with 1451 fiscal year 2012-2013, up to \$25 million annually from the State 1452 1453 Transportation Trust Fund must may be used for the purposes of funding the Small County Road Assistance Program as described in 1454 1455 this section. In addition, beginning with fiscal year 2025-2026, the department must use the additional revenues allocated by s. 1456 1457 339.0801 for the Small County Road Assistance Program. 1458 Small counties shall be eligible to compete for (4)(a) 1459 funds that have been designated for the Small County Road 1460 Assistance Program for resurfacing or reconstruction projects on county roads that were part of the county road system on June 1461 10, 1995. Capacity improvements on county roads are shall not be 1462 eligible for funding under the program unless a safety issue 1463 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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1464 exists or the department finds it necessary to widen existing 1465 lanes as part of a resurfacing or reconstruction project. 1466 (C) The following criteria must be used to prioritize road 1467 projects for funding under the program: 1468 1. The primary criterion is the physical condition of the 1469 road as measured by the department. 1470 2. As secondary criteria the department may consider: 1471 Whether a road is used as an evacuation route. a. 1472 Whether a road has high levels of agricultural travel. b. 1473 Whether a road is considered a major arterial route. с. Whether a road is considered a feeder road. 1474 d. 1475 Whether a road is located in a fiscally constrained e. 1476 county, as defined in s. 218.67(1). 1477 f. Other criteria related to the impact of a project on the public road system or on the state or local economy as 1478 determined by the department. 1479 1480 Section 27. Subsection (3) of section 339.2817, Florida 1481 Statutes, is amended, and a new subsection (6) is added to that 1482 section, to read: 1483 339.2817 County Incentive Grant Program.-1484 The department must consider, but is not limited to, (3)1485 the following criteria for evaluation of projects for County Incentive Grant Program assistance: 1486 1487 (a) The extent to which the project will encourage, enhance, or create economic benefits; 1488 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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(b) The likelihood that assistance would enable the project to proceed at an earlier date than the project could otherwise proceed;

(c) The extent to which assistance would foster innovative public-private partnerships and attract private debt or equity investment;

(d) The extent to which the project uses new technologies, including intelligent transportation systems, which enhance the efficiency of the project;

1498 (e) The extent to which the project enhances connectivity 1499 between rural agricultural areas and market distribution 1500 centers;

1501 <u>(f)-(e)</u> The extent to which the project helps to maintain 1502 or protect the environment; and

1503 (q) (f) The extent to which the project includes 1504 transportation benefits for improving intermodalism and safety. 1505 (6) Beginning in the 2025-2026 fiscal year, the department 1506 shall give priority to a county located either wholly or 1507 partially within the Everglades Agricultural Area as defined in 1508 s. 373.4592(15) which, notwithstanding subsection (4), requests 1509 100 percent of the project costs for an eligible project that 1510 meets the criteria established in paragraph (3)(e). Requests under this subsection are subject to appropriation and limited 1511 to \$15 million annually. This subsection expires July 1, 2031. 1512 Section 28. Subsections (1), (2), (3), (6), (7), and (8) 1513 622305

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of section 339.2818, Florida Statutes, are amended to read: 1514 1515 339.2818 Small County Outreach Program.-1516 (1)There is created within the department of Transportation the Small County Outreach Program. The purpose of 1517 1518 this program is to assist small county governments in repairing or rehabilitating county bridges, paving unpaved roads, 1519 1520 addressing road-related drainage improvements, resurfacing or 1521 reconstructing county roads, or constructing capacity or safety 1522 improvements to county roads. For the purposes of this section, the term "small 1523 (2)

1524 county" means any county that has a population of 200,000 or 1525 less as determined by the most recent official population census 1526 determination estimate pursuant to s. 186.901.

1527 (3) Funds allocated under this program, pursuant to s. 4, 1528 ch. 2000-257, Laws of Florida, are in addition to any funds 1529 provided pursuant to s. 339.2816, for the Small County Road 1530 Assistance Program.

1531 (5) (6) Funds paid into the State Transportation Trust Fund 1532 pursuant to <u>ss. 201.15</u>, <u>320.072</u>, <u>and 339.0801</u> s. 201.15 for the 1533 purposes of the Small County Outreach Program <u>may be</u> <u>are hereby</u> 1534 annually appropriated for expenditure to support the Small 1535 County Outreach Program.

1536 (6) (7) Subject to a specific appropriation in addition to 1537 funds annually appropriated for projects under this section, a 1538 municipality within a rural area of opportunity or a rural area 622305

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1539 of opportunity community designated under s. 288.0656(7)(a) may 1540 compete for the additional project funding using the criteria 1541 listed in subsection (3) (4) at up to 100 percent of project 1542 costs, excluding capacity improvement projects.

1543 (8) Subject to a specific appropriation in addition to 1544 funds appropriated for projects under this section, a local government either wholly or partially within the Everglades 1545 Agricultural Area as defined in s. 373.4592(15), the Peace River 1546 1547 Basin, or the Suwannee River Basin may compete for additional funding using the criteria listed in paragraph (4)(c) at up to 1548 1549 100 percent of project costs on state or county roads used 1550 primarily as farm-to-market connections between rural 1551 agricultural areas and market distribution centers, excluding 1552 capacity improvement projects.

1553 Section 29. Section 339.68, Florida Statutes, is amended 1554 to read:

1555 (Substantial rewording of section. 1556 See s. 339.68, F.S., for present text.) 1557 339.68 Florida Arterial Road Modernization Program.-1558 The Legislature finds that increasing demands continue (1) to be placed on rural arterial roads in this state by a fast-1559 1560 growing economy, continued population growth, and increased tourism. Investment in the rural arterial roads of this state is 1561 1562 needed to maintain the safety, mobility, reliability, and 1563 resiliency of the transportation system in order to support the 622305

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1564	movement of people, goods, and commodities; to enhance economic		
1565	prosperity and competitiveness; and to enrich the quality of		
1566	life of the rural communities and the environment of this state.		
1567	(2) The Florida Arterial Road Modernization Program is		
1568	created within the department to make capacity and safety		
1569	improvements to two-lane arterial roads or connect existing		
1570	arterial roads located in rural communities. For purposes of		
1571	this section, the term "rural community" has the same meaning as		
1572	provided in s. 288.0656.		
1573	(3) Subject to annual appropriation, beginning in the		
1574	2025-2026 fiscal year, the department shall allocate from the		
1575	State Transportation Trust Fund a minimum of \$50 million in each		
1576	fiscal year for purposes of funding the program. This funding is		
1577	in addition to any other funding provided to the program by any		
1578	other law.		
1579	(4) The department shall use the following criteria to		
1580	prioritize projects for funding under the program:		
1581	(a) Whether the road has documented safety concerns or		
1582	requires additional safety and design improvements. This may be		
1583	evidenced by the number of fatalities or crashes per vehicle		
1584	mile traveled.		
1585	(b) Whether the road has or is projected to have a		
1586	significant amount of truck tractor traffic as determined by the		
1587	department. For purposes of this paragraph, the term "truck		
1588	tractor" has the same meaning as in s. 320.01(11).		
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1589	(c) Whether the road is used to transport agricultural		
1590	products and commodities from the farm to the market or other		
1591	sale or distribution point.		
1592	(d) Whether the road is used to transport goods to or from		
1593	warehouses, distribution centers, or intermodal logistics		
1594	centers as defined in s. 311.101(2).		
1595	(e) Whether the road is used as an evacuation route.		
1596	(f) Whether the physical condition of the road meets		
1597	department standards.		
1598	(g) Whether the road currently has, or is projected to		
1599	have within the next 5 years, a level of service of D, E, or F.		
1600	(h) Any other criteria related to the impact of a project		
1601	on the public road system or on the state or local economy as		
1602	determined by the department.		
1603	(5) By January 1, 2027, and every 2 years thereafter, the		
1604	department shall submit to the Governor, the President of the		
1605	Senate, and the Speaker of the House of Representatives a report		
1606	regarding the use and condition of arterial roads located in		
1607	rural communities, which report must include the following:		
1608	(a) A map of roads located in rural communities which are		
1609	designated as arterial roads.		
1610	(b) A needs assessment that must include, but is not		
1611	limited to, consideration of infrastructure improvements to		
1612	improve capacity on arterial roads in rural communities.		
1613	(c) A synopsis of the department's project prioritization		
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1615 An estimate of the local and state economic impact of (d) 1616 improving capacity on arterial roads in rural communities. 1617 (e) A listing of the arterial roads and the associated 1618 improvements to be included in the program and a schedule or 1619 timeline for the inclusion of such projects in the work program. 1620 Section 30. (1) The Department of Transportation shall 1621 allocate funds to implement the Small County Road Assistance Program as created by s. 339.2816, Florida Statutes, and amend 1622 1623 the current tentative work program for the 2025-2026 through 1624 2031-2032 fiscal years to include additional projects. In 1625 addition, before adoption of the work program, the department shall submit a budget amendment pursuant to s. 339.135(7), 1626 1627 Florida Statutes, requesting budget authority necessary to 1628 implement the additional projects. 1629 (2) The department shall allocate sufficient funds to 1630 implement the Florida Arterial Road Modernization Program, 1631 develop a plan to expend the revenues as specified in s. 339.68, 1632 Florida Statutes, and, before its adoption, amend the current 1633 tentative work program for the 2025-2026 through 2031-2032 1634 fiscal years to include the program's projects. In addition, before adoption of the work program, the department shall submit 1635 a budget amendment pursuant to s. 339.135(7), Florida Statutes, 1636 1637 requesting budget authority necessary to implement the program 1638 as specified in s. 339.68, Florida Statutes. 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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1639 (3) Notwithstanding any other law, the increase in revenue 1640 to the State Transportation Trust Fund derived from the 1641 amendments to ss. 201.15 and 319.32, Florida Statutes, deposited 1642 into the trust fund pursuant to ss. 201.15 and 339.0801, Florida 1643 Statutes, shall be used by the department to fund the programs 1644 as specified in this section. 1645 Section 31. Subsection (3) of section 420.9073, Florida 1646 Statutes, is amended to read: 1647 420.9073 Local housing distributions.-1648 (3) Calculation of guaranteed amounts: 1649 The guaranteed amount under subsection (1) shall be (a) 1650 calculated for each state fiscal year by multiplying \$1 million \$350,000 by a fraction, the numerator of which is the amount of 1651 1652 funds distributed to the Local Government Housing Trust Fund 1653 pursuant to s. 201.15(4)(c) and the denominator of which is the 1654 total amount of funds distributed to the Local Government 1655 Housing Trust Fund pursuant to s. 201.15. Awards under this 1656 subsection are subject to legislative appropriation. 1657 The guaranteed amount under subsection (2) shall be (b) 1658 calculated for each state fiscal year by multiplying \$1 million 1659 \$350,000 by a fraction, the numerator of which is the amount of 1660 funds distributed to the Local Government Housing Trust Fund pursuant to s. 201.15(4)(d) and the denominator of which is the 1661 total amount of funds distributed to the Local Government 1662 Housing Trust Fund pursuant to s. 201.15. 1663 622305 Approved For Filing: 4/23/2025 3:40:39 PM Page 67 of 117

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Section 32. Paragraph (n) of subsection (5) of section 420.9075, Florida Statutes, is amended, paragraph (o) is added to that subsection, and paragraph (b) of subsection (13) of that section is reenacted, to read:

1668 420.9075 Local housing assistance plans; partnerships.-1669 (5) The following criteria apply to awards made to 1670 eligible sponsors or eligible persons for the purpose of 1671 providing eligible housing:

(n) Funds from the local housing distribution not used to 1672 meet the criteria established in paragraph (a), or paragraph 1673 1674 (c), or paragraph (o), or not used for the administration of a 1675 local housing assistance plan must be used for housing 1676 production and finance activities, including, but not limited 1677 to, financing preconstruction activities or the purchase of existing units, providing rental housing, and providing home 1678 1679 ownership training to prospective home buyers and owners of 1680 homes assisted through the local housing assistance plan.

1681 1. Notwithstanding the provisions of paragraphs (a) and 1682 (c), program income as defined in s. 420.9071(26) may also be 1683 used to fund activities described in this paragraph.

2. When preconstruction due-diligence activities conducted as part of a preservation strategy show that preservation of the units is not feasible and will not result in the production of an eligible unit, such costs shall be deemed a program expense rather than an administrative expense if such program expenses 622305

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1689 do not exceed 3 percent of the annual local housing 1690 distribution.

1691 3. If both an award under the local housing assistance plan and federal low-income housing tax credits are used to 1692 1693 assist a project and there is a conflict between the criteria 1694 prescribed in this subsection and the requirements of s. 42 of 1695 the Internal Revenue Code of 1986, as amended, the county or 1696 eligible municipality may resolve the conflict by giving 1697 precedence to the requirements of s. 42 of the Internal Revenue Code of 1986, as amended, in lieu of following the criteria 1698 1699 prescribed in this subsection with the exception of paragraphs 1700 (a) and (q) of this subsection.

4. Each county and each eligible municipality may award funds as a grant for construction, rehabilitation, or repair as part of disaster recovery or emergency repairs or to remedy accessibility or health and safety deficiencies. Any other grants must be approved as part of the local housing assistance plan.

(o) Notwithstanding paragraphs (a) and (c), up to 25
 percent of the funds made available in each county and eligible
 municipality from the local housing distribution may be used to
 preserve multifamily affordable rental housing funded through
 United States Department of Agriculture loans. These funds are
 subject to legislative appropriation and may be used to
 rehabilitate housing, extend affordability periods, or acquire

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1714 or transfer properties in partnership with private 1715 organizations. This paragraph expires on June 30, 2031. 1716 (13)If, as a result of its review of the annual report, 1717 (b) 1718 the corporation determines that a county or eligible 1719 municipality has failed to implement a local housing incentive 1720 strategy, or, if applicable, a local housing incentive plan, it 1721 shall send a notice of termination of the local government's share of the local housing distribution by certified mail to the 1722 1723 affected county or eligible municipality. The notice must specify a date of termination of the 1724 1. 1725 funding if the affected county or eligible municipality does not 1726 implement the plan or strategy and provide for a local response. 1727 A county or eligible municipality shall respond to the 1728 corporation within 30 days after receipt of the notice of termination. 1729 1730 2. The corporation shall consider the local response that 1731 extenuating circumstances precluded implementation and grant an 1732 extension to the timeframe for implementation. Such an extension 1733 shall be made in the form of an extension agreement that 1734 provides a timeframe for implementation. The chief elected 1735 official of a county or eligible municipality or his or her designee shall have the authority to enter into the agreement on 1736 behalf of the local government. 1737 3. If the county or the eligible municipality has not 1738 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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implemented the incentive strategy or entered into an extension agreement by the termination date specified in the notice, the local housing distribution share terminates, and any uncommitted local housing distribution funds held by the affected county or eligible municipality in its local housing assistance trust fund shall be transferred to the Local Government Housing Trust Fund to the credit of the corporation to administer.

1746 If the affected local government fails to meet the 4.a. 1747 timeframes specified in the agreement, the corporation shall 1748 terminate funds. The corporation shall send a notice of 1749 termination of the local government's share of the local housing 1750 distribution by certified mail to the affected local government. 1751 The notice shall specify the termination date, and any 1752 uncommitted funds held by the affected local government shall be 1753 transferred to the Local Government Housing Trust Fund to the 1754 credit of the corporation to administer.

b. If the corporation terminates funds to a county, but an eligible municipality receiving a local housing distribution pursuant to an interlocal agreement maintains compliance with program requirements, the corporation shall thereafter distribute directly to the participating eligible municipality its share calculated in the manner provided in ss. 420.9072 and 420.9073.

1762 c. Any county or eligible municipality whose local 1763 distribution share has been terminated may subsequently elect to 622305

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1764 receive directly its local distribution share by adopting the 1765 ordinance, resolution, and local housing assistance plan in the 1766 manner and according to the procedures provided in ss. 420.907-1767 420.9079.

1768Section 33.Subsection (3) of section 163.3187, Florida1769Statutes, is amended to read:

1770 163.3187 Process for adoption of small scale comprehensive 1771 plan amendment.-

If the small scale development amendment involves a 1772 (3)1773 site within a rural area of opportunity as defined under s. 288.0656 s. 288.0656(2)(d) for the duration of such designation, 1774 1775 the acreage limit listed in subsection (1) shall be increased by 1776 100 percent. The local government approving the small scale plan 1777 amendment shall certify to the state land planning agency that 1778 the plan amendment furthers the economic objectives set forth in the executive order issued under s. 288.0656(7), and the 1779 1780 property subject to the plan amendment shall undergo public 1781 review to ensure that all concurrency requirements and federal, 1782 state, and local environmental permit requirements are met.

1783Section 34.Section 212.205, Florida Statutes, is amended1784to read:

1785 212.205 Sales tax distribution reporting.—By March 15 of 1786 each year, each person who received a distribution pursuant to 1787 <u>s. 212.20(6)(d)7.b. and c.</u> s. 212.20(6)(d)6.b. and c. in the 1788 preceding calendar year shall report to the Office of Economic 622305

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1789 and Demographic Research the following information:

(1) An itemized accounting of all expenditures of the funds distributed in the preceding calendar year, including amounts spent on debt service.

1793 (2) A statement indicating what portion of the distributed1794 funds have been pledged for debt service.

(3) The original principal amount and current debt service
schedule of any bonds or other borrowing for which the
distributed funds have been pledged for debt service.

1798Section 35.Section 257.191, Florida Statutes, is amended1799to read:

1800 257.191 Construction grants.-The Division of Library and 1801 Information Services may accept and administer library 1802 construction moneys appropriated to it and shall allocate such 1803 appropriation to municipal, county, and regional libraries in 1804 the form of library construction grants on a matching basis. The 1805 local matching portion shall be no less than the grant amount, 1806 on a dollar-for-dollar basis, up to the maximum grant amount, 1807 unless the matching requirement is waived pursuant to s. 288.019 1808 by s. 288.06561. Initiation of a library construction project 12 1809 months or less prior to the grant award under this section does 1810 shall not affect the eligibility of an applicant to receive a 1811 library construction grant. The division shall adopt rules for the administration of library construction grants. For the 1812 purposes of this section, s. 257.21 does not apply. 1813

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Section 36. Subsection (2) of section 257.193, Florida 1814 1815 Statutes, is amended to read: 1816 257.193 Community Libraries in Caring Program.-The purpose of the Community Libraries in Caring 1817 (2) 1818 Program is to assist libraries in rural communities, as defined in s. 288.0656(2) and subject to the provisions of s. 288.019 s.1819 1820 288.06561, to strengthen their collections and services, improve 1821 literacy in their communities, and improve the economic 1822 viability of their communities. 1823 Section 37. Subsection (17) of section 265.283, Florida 1824 Statutes, is amended to read: 1825 265.283 Definitions.-The following definitions shall apply to ss. 265.281-265.703: 1826 1827 (17)"Underserved arts community assistance program 1828 grants" means grants used by qualified organizations under the Rural Economic Development Initiative, pursuant to s. 288.0656 1829 1830 and subject to the provisions of s. 288.019 ss. 288.0656 and 288.06561, for the purpose of economic and organizational 1831 1832 development for underserved cultural organizations. 1833 Section 38. Paragraphs (a) and (d) of subsection (3) of 1834 section 288.11621, Florida Statutes, are amended to read: 1835 288.11621 Spring training baseball franchises.-(3) USE OF FUNDS.-1836 A certified applicant may use funds provided under s. 1837 (a) 212.20(6)(d)7.b. s. 212.20(6)(d)6.b. only to: 1838 622305 Approved For Filing: 4/23/2025 3:40:39 PM Page 74 of 117

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1839 1. Serve the public purpose of acquiring, constructing, 1840 reconstructing, or renovating a facility for a spring training 1841 franchise.

2. Pay or pledge for the payment of debt service on, or to fund debt service reserve funds, arbitrage rebate obligations, or other amounts payable with respect thereto, bonds issued for the acquisition, construction, reconstruction, or renovation of such facility, or for the reimbursement of such costs or the refinancing of bonds issued for such purposes.

1848 3. Assist in the relocation of a spring training franchise 1849 from one unit of local government to another only if the 1850 governing board of the current host local government by a 1851 majority vote agrees to relocation.

(d)1. All certified applicants must place unexpended state funds received pursuant to <u>s. 212.20(6)(d)7.b.</u> s. 212.20(6)(d)6.b. in a trust fund or separate account for use only as authorized in this section.

1856 2. A certified applicant may request that the Department 1857 of Revenue suspend further distributions of state funds made 1858 available under <u>s. 212.20(6)(d)7.b.</u> s. 212.20(6)(d)6.b. for 12 1859 months after expiration of an existing agreement with a spring 1860 training franchise to provide the certified applicant with an 1861 opportunity to enter into a new agreement with a spring training 1862 franchise, at which time the distributions shall resume.

1863 3. The expenditure of state funds distributed to an 622305

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1864 applicant certified before July 1, 2010, must begin within 48
1865 months after the initial receipt of the state funds. In
1866 addition, the construction of, or capital improvements to, a
1867 spring training facility must be completed within 24 months
1868 after the project's commencement.

Section 39. Paragraph (c) of subsection (2) and paragraphs (a), (c), and (d) of subsection (3) of section 288.11631, Florida Statutes, are amended to read:

1872 288.11631 Retention of Major League Baseball spring1873 training baseball franchises.—

1874

(2) CERTIFICATION PROCESS.-

1875 (c) Each applicant certified on or after July 1, 2013,1876 shall enter into an agreement with the department which:

1877 1. Specifies the amount of the state incentive funding to 1878 be distributed. The amount of state incentive funding per 1879 certified applicant may not exceed \$20 million. However, if a 1880 certified applicant's facility is used by more than one spring 1881 training franchise, the maximum amount may not exceed \$50 1882 million, and the Department of Revenue shall make distributions 1883 to the applicant pursuant to <u>s. 212.20(6)(d)7.c.</u> s.

1884 212.20(6)(d)6.c.

1885 2. States the criteria that the certified applicant must 1886 meet in order to remain certified. These criteria must include a 1887 provision stating that the spring training franchise must 1888 reimburse the state for any funds received if the franchise does 622305

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not comply with the terms of the contract. If bonds were issued to construct or renovate a facility for a spring training franchise, the required reimbursement must be equal to the total amount of state distributions expected to be paid from the date the franchise violates the agreement with the applicant through the final maturity of the bonds.

1895 3. States that the certified applicant is subject to 1896 decertification if the certified applicant fails to comply with 1897 this section or the agreement.

1898 4. States that the department may recover state incentive1899 funds if the certified applicant is decertified.

1900 5. Specifies the information that the certified applicant1901 must report to the department.

1902 6. Includes any provision deemed prudent by the1903 department.

1904

(3) USE OF FUNDS.-

1905 (a) A certified applicant may use funds provided under <u>s.</u>
 1906 <u>212.20(6)(d)7.c.</u> s. 212.20(6)(d)6.c. only to:

Serve the public purpose of constructing or renovating
 a facility for a spring training franchise.

1909 2. Pay or pledge for the payment of debt service on, or to 1910 fund debt service reserve funds, arbitrage rebate obligations, 1911 or other amounts payable with respect thereto, bonds issued for 1912 the construction or renovation of such facility, or for the 1913 reimbursement of such costs or the refinancing of bonds issued 622305

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1914 for such purposes.

(c) The Department of Revenue may not distribute funds under <u>s. 212.20(6)(d)7.c.</u> s. 212.20(6)(d)6.c. until July 1, 2016. Further, the Department of Revenue may not distribute funds to an applicant certified on or after July 1, 2013, until it receives notice from the department that:

1920 1. The certified applicant has encumbered funds under 1921 either subparagraph (a)1. or subparagraph (a)2.; and

1922 2. If applicable, any existing agreement with a spring 1923 training franchise for the use of a facility has expired.

(d)1. All certified applicants shall place unexpended
state funds received pursuant to <u>s. 212.20(6)(d)7.c.</u> s.
212.20(6)(d)6.c. in a trust fund or separate account for use
only as authorized in this section.

1928 2. A certified applicant may request that the department 1929 notify the Department of Revenue to suspend further distributions of state funds made available under s. 1930 1931 212.20(6)(d)7.c. s. 212.20(6)(d)6.c. for 12 months after 1932 expiration of an existing agreement with a spring training 1933 franchise to provide the certified applicant with an opportunity 1934 to enter into a new agreement with a spring training franchise, 1935 at which time the distributions shall resume.

1936 3. The expenditure of state funds distributed to an 1937 applicant certified after July 1, 2013, must begin within 48 1938 months after the initial receipt of the state funds. In 622305

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1939 addition, the construction or renovation of a spring training 1940 facility must be completed within 24 months after the project's 1941 commencement.

1942 Section 40. Subsection (1) of section 443.191, Florida
1943 Statutes, is amended to read:

1944 443.191 Unemployment Compensation Trust Fund; 1945 establishment and control.-

(1) There is established, as a separate trust fund apart from all other public funds of this state, an Unemployment Compensation Trust Fund, which shall be administered by the Department of Commerce exclusively for the purposes of this chapter. The fund must consist of:

(a) All contributions and reimbursements collected underthis chapter;

1953

(b) Interest earned on any moneys in the fund;

1954 (c) Any property or securities acquired through the use of 1955 moneys belonging to the fund;

1956

(d) All earnings of these properties or securities;

(e) All money credited to this state's account in the federal Unemployment Compensation Trust Fund under 42 U.S.C. s. 1959 1103;

1960 (f) All money collected for penalties imposed pursuant to 1961 s. 443.151(6)(a);

(g) Advances on the amount in the federal Unemployment Compensation Trust Fund credited to the state under 42 U.S.C. s. 622305

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1964	1321, as requested by the Governor or the Governor's designee;
1965	and
1966	(h) All money deposited in this account as a distribution
1967	pursuant to <u>s. 212.20(6)(d)7.e.</u> s. 212.20(6)(d)6.e.
1968	
1969	Except as otherwise provided in s. 443.1313(4), all moneys in
1970	the fund must be mingled and undivided.
1971	Section 41. Section 571.26, Florida Statutes, is amended
1972	to read:
1973	571.26 Florida Agricultural Promotional Campaign Trust
1974	Fund.—There is hereby created the Florida Agricultural
1975	Promotional Campaign Trust Fund within the Department of
1976	Agriculture and Consumer Services to receive all moneys related
1977	to the Florida Agricultural Promotional Campaign. Moneys
1978	deposited in the trust fund shall be appropriated for the sole
1979	purpose of implementing the Florida Agricultural Promotional
1980	Campaign, except for money deposited in the trust fund pursuant
1981	to <u>s. 212.20(6)(d)7.h.</u> s. 212.20(6)(d)6.h. , which shall be held
1982	separately and used solely for the purposes identified in s.
1983	571.265.
1984	Section 42. Subsection (2) of section 571.265, Florida
1985	Statutes, is amended to read:
1986	571.265 Promotion of Florida thoroughbred breeding and of
1987	thoroughbred racing at Florida thoroughbred tracks; distribution
1988	of funds
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1989 Funds deposited into the Florida Agricultural (2) 1990 Promotional Campaign Trust Fund pursuant to s. 212.20(6)(d)7.f. 1991 s. 212.20(6)(d)6.f. shall be used by the department to encourage the agricultural activity of breeding thoroughbred racehorses in 1992 1993 this state and to enhance thoroughbred racing conducted at 1994 thoroughbred tracks in this state as provided in this section. 1995 If the funds made available under this section are not fully 1996 used in any one fiscal year, any unused amounts shall be carried 1997 forward in the trust fund into future fiscal years and made 1998 available for distribution as provided in this section.

Section 43. For the purpose of incorporating the amendment made by this act to section 20.60, Florida Statutes, in a reference thereto, subsection (8) of section 288.9935, Florida Statutes, is reenacted to read:

2003

288.9935 Microfinance Guarantee Program.-

2004 (8) The department must, in the department's report 2005 required under s. 20.60(10), include an annual report on the 2006 program. The report must, at a minimum, provide:

(a) A comprehensive description of the program, including
an evaluation of its application and guarantee activities,
recommendations for change, and identification of any other
state programs that overlap with the program;

(b) An assessment of the current availability of and access to credit for entrepreneurs and small businesses in this state;

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2014 A summary of the financial and employment results of (C) the entrepreneurs and small businesses receiving loan 2015 2016 guarantees, including the number of full-time equivalent jobs 2017 created as a result of the guaranteed loans and the amount of 2018 wages paid to employees in the newly created jobs; 2019 Industry data about the borrowers, including the six-(d) 2020 digit North American Industry Classification System (NAICS) 2021 code; 2022 (e) The name and location of lenders that receive loan 2023 guarantees; 2024 The number of loan guarantee applications received; (f) 2025 The number, duration, location, and amount of (q) 2026 quarantees made; 2027 The number and amount of guaranteed loans outstanding, (h) 2028 if any; 2029 The number and amount of guaranteed loans with (i) 2030 payments overdue, if any; 2031 The number and amount of guaranteed loans in default, (†) 2032 if any; 2033 The repayment history of the guaranteed loans made; (k) 2034 and 2035 An evaluation of the program's ability to meet the (1) 2036 financial performance measures and objectives specified in 2037 subsection (3). 2038 Section 44. For the purpose of incorporating the amendment 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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2039 made by this act to section 218.67, Florida Statutes, in a 2040 reference thereto, paragraph (c) of subsection (5) of section 2041 125.0104, Florida Statutes, is reenacted to read:

2042 125.0104 Tourist development tax; procedure for levying; 2043 authorized uses; referendum; enforcement.-

2044

(5) AUTHORIZED USES OF REVENUE.-

2045 (c) A county located adjacent to the Gulf of Mexico or the 2046 Atlantic Ocean, except a county that receives revenue from taxes 2047 levied pursuant to s. 125.0108, which meets the following 2048 criteria may use up to 10 percent of the tax revenue received pursuant to this section to reimburse expenses incurred in 2049 2050 providing public safety services, including emergency medical 2051 services as defined in s. 401.107(3), and law enforcement 2052 services, which are needed to address impacts related to 2053 increased tourism and visitors to an area. However, if taxes 2054 collected pursuant to this section are used to reimburse 2055 emergency medical services or public safety services for tourism 2056 or special events, the governing board of a county or 2057 municipality may not use such taxes to supplant the normal 2058 operating expenses of an emergency medical services department, 2059 a fire department, a sheriff's office, or a police department. To receive reimbursement, the county must: 2060

2061 1.a. Generate a minimum of \$10 million in annual proceeds 2062 from any tax, or any combination of taxes, authorized to be 2063 levied pursuant to this section;

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2064 Have at least three municipalities; and b. 2065 Have an estimated population of less than 275,000, с. 2066 according to the most recent population estimate prepared 2067 pursuant to s. 186.901, excluding the inmate population; or 2068 2. Be a fiscally constrained county as described in s. 2069 218.67(1). 2070 2071 The board of county commissioners must by majority vote approve 2072 reimbursement made pursuant to this paragraph upon receipt of a recommendation from the tourist development council. 2073 2074 Section 45. For the purpose of incorporating the amendment 2075 made by this act to section 218.67, Florida Statutes, in a 2076 reference thereto, subsection (3) of section 193.624, Florida 2077 Statutes, is reenacted to read: 2078 193.624 Assessment of renewable energy source devices.-2079 This section applies to the installation of a (3) 2080 renewable energy source device installed on or after January 1, 2081 2013, to new and existing residential real property. This 2082 section applies to a renewable energy source device installed on 2083 or after January 1, 2018, to all other real property, except 2084 when installed as part of a project planned for a location in a 2085 fiscally constrained county, as defined in s. 218.67(1), and for which an application for a comprehensive plan amendment or 2086 planned unit development zoning has been filed with the county 2087 on or before December 31, 2017. 2088 622305

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2089 Section 46. For the purpose of incorporating the amendment 2090 made by this act to section 218.67, Florida Statutes, in a 2091 reference thereto, subsection (2) of section 196.182, Florida 2092 Statutes, is reenacted to read:

2093 196.182 Exemption of renewable energy source devices.-2094 The exemption provided in this section does not apply (2)2095 to a renewable energy source device that is installed as part of 2096 a project planned for a location in a fiscally constrained 2097 county, as defined in s. 218.67(1), and for which an application 2098 for a comprehensive plan amendment or planned unit development 2099 zoning has been filed with the county on or before December 31, 2100 2017.

2101 Section 47. For the purpose of incorporating the amendment 2102 made by this act to section 218.67, Florida Statutes, in a 2103 reference thereto, subsection (1) of section 218.12, Florida 2104 Statutes, is reenacted to read:

2105 218.12 Appropriations to offset reductions in ad valorem 2106 tax revenue in fiscally constrained counties.—

2107 Beginning in fiscal year 2008-2009, the Legislature (1)2108 shall appropriate moneys to offset the reductions in ad valorem 2109 tax revenue experienced by fiscally constrained counties, as 2110 defined in s. 218.67(1), which occur as a direct result of the implementation of revisions of Art. VII of the State 2111 2112 Constitution approved in the special election held on January 2113 29, 2008. The moneys appropriated for this purpose shall be 622305

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2114 distributed in January of each fiscal year among the fiscally 2115 constrained counties based on each county's proportion of the 2116 total reduction in ad valorem tax revenue resulting from the 2117 implementation of the revision.

2118 Section 48. For the purpose of incorporating the amendment 2119 made by this act to section 218.67, Florida Statutes, in a 2120 reference thereto, subsection (1) of section 218.125, Florida 2121 Statutes, is reenacted to read:

2122 218.125 Offset for tax loss associated with certain 2123 constitutional amendments affecting fiscally constrained 2124 counties.-

2125 Beginning in the 2010-2011 fiscal year, the (1)2126 Legislature shall appropriate moneys to offset the reductions in 2127 ad valorem tax revenue experienced by fiscally constrained counties, as defined in s. 218.67(1), which occur as a direct 2128 result of the implementation of revisions of ss. 3(f) and 4(b), 2129 2130 Art. VII of the State Constitution which were approved in the 2131 general election held in November 2008. The moneys appropriated 2132 for this purpose shall be distributed in January of each fiscal 2133 year among the fiscally constrained counties based on each 2134 county's proportion of the total reduction in ad valorem tax 2135 revenue resulting from the implementation of the revisions.

2136 Section 49. For the purpose of incorporating the amendment 2137 made by this act to section 218.67, Florida Statutes, in a 2138 reference thereto, subsection (1) of section 218.135, Florida 622305

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2139 Statutes, is reenacted to read:

2140 218.135 Offset for tax loss associated with reductions in 2141 value of certain citrus fruit packing and processing equipment.-

For the 2018-2019 fiscal year, the Legislature shall 2142 (1)2143 appropriate moneys to offset the reductions in ad valorem tax 2144 revenue experienced by fiscally constrained counties, as defined 2145 in s. 218.67(1), which occur as a direct result of the 2146 implementation of s. 193.4516. The moneys appropriated for this purpose shall be distributed in January 2019 among the fiscally 2147 2148 constrained counties based on each county's proportion of the 2149 total reduction in ad valorem tax revenue resulting from the 2150 implementation of s. 193.4516.

2151 Section 50. For the purpose of incorporating the amendment 2152 made by this act to section 218.67, Florida Statutes, in a 2153 reference thereto, subsection (1) of section 218.136, Florida 2154 Statutes, is reenacted to read:

2155 218.136 Offset for ad valorem revenue loss affecting 2156 fiscally constrained counties.—

2157 Beginning in fiscal year 2025-2026, the Legislature (1)2158 shall appropriate moneys to offset the reductions in ad valorem 2159 tax revenue experienced by fiscally constrained counties, as 2160 defined in s. 218.67(1), which occur as a direct result of the implementation of revisions of s. 6(a), Art. VII of the State 2161 Constitution approved in the November 2024 general election. The 2162 moneys appropriated for this purpose shall be distributed in 2163 622305

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2164 January of each fiscal year among the fiscally constrained 2165 counties based on each county's proportion of the total 2166 reduction in ad valorem tax revenue resulting from the 2167 implementation of the revision of s. 6(a), Art. VII of the State 2168 Constitution.

2169 Section 51. For the purpose of incorporating the amendment 2170 made by this act to section 218.67, Florida Statutes, in a 2171 reference thereto, paragraph (cc) of subsection (2) of section 2172 252.35, Florida Statutes, is reenacted to read:

2173 252.35 Emergency management powers; Division of Emergency 2174 Management.-

(2) The division is responsible for carrying out the provisions of ss. 252.31-252.90. In performing its duties, the division shall:

(cc) Prioritize technical assistance and training to fiscally constrained counties as defined in s. 218.67(1) on aspects of safety measures, preparedness, prevention, response, recovery, and mitigation relating to natural disasters and emergencies.

2183 Section 52. For the purpose of incorporating the amendment 2184 made by this act to section 218.67, Florida Statutes, in a 2185 reference thereto, subsection (4) of section 288.102, Florida 2186 Statutes, is reenacted to read:

2187

288.102 Supply Chain Innovation Grant Program.-

2188 (4) A minimum of a one-to-one match of nonstate resources, 622305

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2189 including local, federal, or private funds, to the state 2190 contribution is required. An award may not be made for a project 2191 that is receiving or using state funding from another state 2192 source or statutory program, including tax credits. The one-to-2193 one match requirement is waived for a public entity located in a 2194 fiscally constrained county as defined in s. 218.67(1).

2195 Section 53. For the purpose of incorporating the amendment 2196 made by this act to section 218.67, Florida Statutes, in a 2197 reference thereto, paragraph (g) of subsection (16) of section 2198 403.064, Florida Statutes, is reenacted to read:

2199

403.064 Reuse of reclaimed water.-

2200 (16) By November 1, 2021, domestic wastewater utilities that dispose of effluent, reclaimed water, or reuse water by 2201 2202 surface water discharge shall submit to the department for 2203 review and approval a plan for eliminating nonbeneficial surface 2204 water discharge by January 1, 2032, subject to the requirements 2205 of this section. The plan must include the average gallons per 2206 day of effluent, reclaimed water, or reuse water that will no 2207 longer be discharged into surface waters and the date of such 2208 elimination, the average gallons per day of surface water 2209 discharge which will continue in accordance with the 2210 alternatives provided for in subparagraphs (a)2. and 3., and the 2211 level of treatment that the effluent, reclaimed water, or reuse 2212 water will receive before being discharged into a surface water by each alternative. 2213

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2214 (g) This subsection does not apply to any of the 2215 following:

2216 1. A domestic wastewater treatment facility that is 2217 located in a fiscally constrained county as described in s. 2218 218.67(1).

2219 2. A domestic wastewater treatment facility that is 2220 located in a municipality that is entirely within a rural area 2221 of opportunity as designated pursuant to s. 288.0656.

3. A domestic wastewater treatment facility that is located in a municipality that has less than \$10 million in total revenue, as determined by the municipality's most recent annual financial report submitted to the Department of Financial Services in accordance with s. 218.32.

4. A domestic wastewater treatment facility that is operated by an operator of a mobile home park as defined in s. 723.003 and has a permitted capacity of less than 300,000 gallons per day.

2231 Section 54. For the purpose of incorporating the amendment 2232 made by this act to section 218.67, Florida Statutes, in 2233 references thereto, subsections (2) and (3) of section 589.08, 2234 Florida Statutes, are reenacted to read:

2235

589.08 Land acquisition restrictions.-

(2) The Florida Forest Service may receive, hold the custody of, and exercise the control of any lands, and set aside into a separate, distinct and inviolable fund, any proceeds 622305

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2239 derived from the sales of the products of such lands, the use 2240 thereof in any manner, or the sale of such lands save the 25 2241 percent of the proceeds to be paid into the State School Fund as provided by law. The Florida Forest Service may use and apply 2242 such funds for the acquisition, use, custody, management, 2243 2244 development, or improvement of any lands vested in or subject to 2245 the control of the Florida Forest Service. After full payment 2246 has been made for the purchase of a state forest to the Federal 2247 Government or other grantor, 15 percent of the gross receipts 2248 from a state forest shall be paid to the fiscally constrained 2249 county or counties, as described in s. 218.67(1), in which it is 2250 located in proportion to the acreage located in each county for 2251 use by the county or counties for school purposes.

(3) The Florida Forest Service shall pay 15 percent of the gross receipts from the Goethe State Forest to each fiscally constrained county, as described in s. 218.67(1), in which a portion of the respective forest is located in proportion to the forest acreage located in such county. The funds must be equally divided between the board of county commissioners and the school board of each fiscally constrained county.

2259 Section 55. For the purpose of incorporating the amendment 2260 made by this act to section 218.67, Florida Statutes, in a 2261 reference thereto, paragraph (f) of subsection (1) of section 2262 1011.62, Florida Statutes, is reenacted to read:

2263 1011.62 Funds for operation of schools.—If the annual 622305

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2264 allocation from the Florida Education Finance Program to each 2265 district for operation of schools is not determined in the 2266 annual appropriations act or the substantive bill implementing 2267 the annual appropriations act, it shall be determined as 2268 follows:

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:

(f) Small district factor.—An additional value per fulltime equivalent student membership is provided to each school district with a full-time equivalent student membership of fewer than 20,000 full-time equivalent students which is in a fiscally constrained county as described in s. 218.67(1). The amount of the additional value shall be specified in the General Appropriations Act.

2280 Section 56. For the purpose of incorporating the amendment 2281 made by this act to sections 218.67 and 339.2818, Florida 2282 Statutes, in references thereto, paragraph (c) of subsection (6) 2283 of section 403.0741, Florida Statutes, is reenacted to read:

403.0741 Grease waste removal and disposal.-

2285

2284

(6) REGULATION BY LOCAL GOVERNMENTS.-

(c) Fiscally constrained counties as described in s.
2286 (c) Fiscally constrained counties as described in s.
2287 218.67(1) and small counties as defined in s. 339.2818(2) may
2288 opt out of the requirements of this section.

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2289 Section 57. For the purpose of incorporating the amendment 2290 made by this act to section 288.0656, Florida Statutes, in a 2291 reference thereto, paragraph (e) of subsection (7) of section 2292 163.3177, Florida Statutes, is reenacted to read: 2293 163.3177 Required and optional elements of comprehensive 2294 plan; studies and surveys.-2295 (7) (e) This subsection does not confer the status of rural 2296 2297 area of opportunity, or any of the rights or benefits derived 2298 from such status, on any land area not otherwise designated as 2299 such pursuant to s. 288.0656(7). 2300 Section 58. For the purpose of incorporating the amendment 2301 made by this act to section 288.9961, Florida Statutes, in a 2302 reference thereto, paragraph (a) of subsection (7) of section 2303 288.9962, Florida Statutes, is reenacted to read: 2304 288.9962 Broadband Opportunity Program.-2305 (7) (a) In evaluating grant applications and awarding 2306 grants, the office must give priority to applications that: 2307 Offer broadband Internet service to important community 1. 2308 institutions, including, but not limited to, libraries, 2309 educational institutions, public safety facilities, and health 2310 care facilities; Facilitate the use of telemedicine and electronic 2311 2. health records; 2312 2313 3. Serve economically distressed areas of this state, as 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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measured by indices of unemployment, poverty, or population loss 2314 that are significantly greater than the statewide average; 2315 2316 4. Provide for scalability to transmission speeds of at least 100 megabits per second download and 10 megabits per 2317 2318 second upload; 2319 Include a component to actively promote the adoption of 5. 2320 the newly available broadband Internet service in the community; 2321 6. Provide evidence of strong support for the project from 2322 citizens, government, businesses, and institutions in the 2323 community; 2324 7. Provide access to broadband Internet service to the 2325 greatest number of unserved households and businesses; 2326 8. Leverage greater amounts of funding for a project from 2327 private sources; or 2328 Demonstrate consistency with the strategic plan adopted 9. 2329 under s. 288.9961. 2330 Section 59. For the purpose of incorporating the amendment 2331 made by this act to section 339.68, Florida Statutes, in 2332 references thereto, subsections (5) and (6) of section 339.66, 2333 Florida Statutes, are reenacted to read: 2334 339.66 Upgrade of arterial highways with controlled access 2335 facilities.-Any existing applicable requirements relating to 2336 (5)department projects shall apply to projects undertaken by the 2337 department pursuant to this section. The department shall take 2338 622305

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into consideration the guidance and recommendations of any previous studies or reports relevant to the projects authorized by this section and ss. 339.67 and 339.68, including, but not limited to, the task force reports prepared pursuant to chapter 2343 2019-43, Laws of Florida.

2344 Any existing applicable requirements relating to (6) 2345 turnpike projects apply to projects undertaken by the Turnpike 2346 Enterprise pursuant to this section. The Turnpike Enterprise 2347 shall take into consideration the guidance and recommendations 2348 of any previous studies or reports relevant to the projects 2349 authorized by this section and ss. 339.67 and 339.68, including, 2350 but not limited to, the task force reports prepared pursuant to chapter 2019-43, Laws of Florida, and with respect to any 2351 2352 extension of the Florida Turnpike from its northerly terminus in 2353 Wildwood.

2354 Section 60. For the purpose of incorporating the amendment 2355 made by this act to section 420.9073, Florida Statutes, in 2356 references thereto, subsections (4) and (6) of section 420.9072, 2357 Florida Statutes, are reenacted to read:

2358 420.9072 State Housing Initiatives Partnership Program.2359 The State Housing Initiatives Partnership Program is created for
2360 the purpose of providing funds to counties and eligible
2361 municipalities as an incentive for the creation of local housing
2362 partnerships, to expand production of and preserve affordable
2363 housing, to further the housing element of the local government
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2364 comprehensive plan specific to affordable housing, and to 2365 increase housing-related employment.

2366 (4) Moneys in the Local Government Housing Trust Fund shall be distributed by the corporation to each approved county 2367 2368 and eligible municipality within the county as provided in s. 2369 420.9073. Distributions shall be allocated to the participating 2370 county and to each eligible municipality within the county 2371 according to an interlocal agreement between the county 2372 governing authority and the governing body of the eligible 2373 municipality or, if there is no interlocal agreement, according 2374 to population. The portion for each eligible municipality is 2375 computed by multiplying the total moneys earmarked for a county by a fraction, the numerator of which is the population of the 2376 2377 eligible municipality and the denominator of which is the total 2378 population of the county. The remaining revenues shall be 2379 distributed to the governing body of the county.

(6) The moneys that otherwise would be distributed pursuant to s. 420.9073 to a local government that does not meet the program's requirements for receipts of such distributions shall remain in the Local Government Housing Trust Fund to be administered by the corporation.

2385Section 61. For the purpose of incorporating the amendment2386made by this act to section 420.9073, Florida Statutes, in a2387reference thereto, paragraph (b) of subsection (7) of section2388420.9076, Florida Statutes, is reenacted to read:

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2389 420.9076 Adoption of affordable housing incentive 2390 strategies; committees.-

(7) The governing board of the county or the eligible municipality shall notify the corporation by certified mail of its adoption of an amendment of its local housing assistance plan to incorporate local housing incentive strategies. The notice must include a copy of the approved amended plan.

2396 If a county fails to timely adopt an amended local (b) 2397 housing assistance plan to incorporate local housing incentive 2398 strategies but an eligible municipality receiving a local 2399 housing distribution pursuant to an interlocal agreement within 2400 the county does timely adopt an amended local housing assistance 2401 plan to incorporate local housing incentive strategies, the 2402 corporation, after issuance of a notice of termination, shall 2403 thereafter distribute directly to the participating eligible 2404 municipality its share calculated in the manner provided in s. 2405 420.9073.

2406 Section 62. For the purpose of incorporating the amendment 2407 made by this act to section 420.9073, Florida Statutes, in a 2408 reference thereto, subsection (2) of section 420.9079, Florida 2409 Statutes, is reenacted to read:

2410

420.9079 Local Government Housing Trust Fund.-

(2) The corporation shall administer the fund exclusively for the purpose of implementing the programs described in ss. 420.907-420.9076 and this section. With the exception of 622305

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2414 monitoring the activities of counties and eligible 2415 municipalities to determine local compliance with program 2416 requirements, the corporation shall not receive appropriations 2417 from the fund for administrative or personnel costs. For the 2418 purpose of implementing the compliance monitoring provisions of 2419 s. 420.9075(9), the corporation may request a maximum of one-2420 quarter of 1 percent of the annual appropriation per state 2421 fiscal year. When such funding is appropriated, the corporation 2422 shall deduct the amount appropriated prior to calculating the 2423 local housing distribution pursuant to ss. 420.9072 and 2424 420.9073.

2425 Section 63. Section 624.341, Florida Statutes, is created 2426 to read:

2427 <u>624.341</u> Authority of Department of Law Enforcement to 2428 <u>accept fingerprints of, and exchange criminal history records</u> 2429 <u>with respect to, certain persons applying to the Office of</u> 2430 <u>Insurance Regulation.-</u>

2431 The Legislature finds that criminal activity of (1) 2432 insurers poses a particular danger to the residents of this 2433 state. Floridians rely, in good faith, on the honest conduct of 2434 those who issue and manage insurance policies and other 2435 insurance instruments in this state. To safeguard this state's 2436 residents, the Legislature finds it necessary to ensure that incorporators, subscribers, officers, employees, contractors, 2437 stockholders, directors, owners, members, managers, or 2438 622305

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volunteers involved in the organization, operation, or 2439 2440 management of any insurer that is authorized to sell insurance 2441 do not have a criminal background. The Department of Law Enforcement shall accept and 2442 (2) process fingerprints of incorporators, subscribers, officers, 2443 employees, contractors, stockholders, directors, owners, 2444 members, managers, or volunteers involved in the organization, 2445 operation, or management of: 2446 2447 (a) Any insurer or proposed insurer transacting or 2448 proposing to transact insurance in this state. 2449 (b) Any entity that is eligible to be examined or 2450 investigated under s. 624.316. 2451 (3) Each person required to submit fingerprints to the 2452 office must provide a full set of fingerprints to the office or 2453 to a vendor, entity, or agency authorized under s. 943.053(13). 2454 The office, vendor, entity, or agency shall forward the 2455 fingerprints to the Department of Law Enforcement for state 2456 processing, and the Department of Law Enforcement shall forward 2457 the fingerprints to the Federal Bureau of Investigation for 2458 national processing as provided in s. 624.34. Fees for state and 2459 federal fingerprint processing must be borne by the person 2460 submitting the fingerprints. The state cost for fingerprint 2461 processing is as provided in s. 943.053(3)(e). 2462 The Department of Law Enforcement may, to the extent (4) 2463 authorized by federal law, exchange any state or federal 622305 Approved For Filing: 4/23/2025 3:40:39 PM

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2464	criminal history records with the office for the purpose of	
2465	issuance or continuation of a certificate of authority,	
2466	certification, or license to operate in this state.	
2467	(5) Fingerprints must be submitted in accordance with	
2468	rules adopted by the commission.	
2469	(a) Fingerprints may be submitted through a third-party	
2470	vendor authorized by the Department of Law Enforcement.	
2471	(b) The Department of Law Enforcement shall conduct the	
2472	state criminal history background check, and a federal criminal	
2473	history background check shall be conducted through the Federal	
2474	Bureau of Investigation.	
2475	(c) All fingerprints submitted to the Department of Law	
2476	Enforcement must be submitted and entered into the statewide	
2477	automated biometric identification system established in s.	
2478	943.05(2)(b) and available for use in accordance with s.	
2479	943.05(2)(g) and (h).	
2480	(d) The costs of fingerprint processing, including the	
2481	cost of retaining the fingerprints, must be borne by the person	
2482	subject to the background checks.	
2483	(e) The office shall review the results of the state and	
2484	federal criminal history background checks and determine whether	
2485	the applicant meets the requirements for the certificate of	
2486	authority, certification, or license to operate in this state.	
2487	(6) State criminal history records obtained through the	
2488	Department of Law Enforcement, federal criminal history records	
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2489	obtained through the Federal Bureau of Investigation, and local
2490	criminal history records obtained through local law enforcement
2491	agencies must be used by the office for the purpose of issuance,
2492	denial, suspension, or revocation of certificates of authority,
2493	certifications, or licenses issued to operate in this state.
2494	
2495	
2496	TITLE AMENDMENT
2497	Remove everything before the enacting clause and insert:
2498	
2499	A bill to be entitled
2500	An act relating to community and economic development;
2501	amending s. 163.3755, F.S.; providing for the
2502	termination of community redevelopment agencies on a
2503	specified date; removing an exception; prohibiting
2504	community redevelopment agencies from initiating new
2505	projects or issuing new debt on or after a specified
2506	date unless certain requirements are met; defining the
2507	term "new project"; revising provisions relating to
2508	any outstanding bonds of a community redevelopment
2509	agency; prohibiting the creation of community
2510	redevelopment agencies on or after a specified date;
2511	prohibiting the expansion of community redevelopment
2512	areas on or after a specified date; providing
2513	applicability; authorizing existing agencies before a
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2514 specified date to continue to operate; reenacting and 2515 amending s. 20.60, F.S.; revising the list of 2516 divisions and offices within the Department of 2517 Commerce to conform to changes made by the act; 2518 revising the annual program reports that must be 2519 included in the annual report of the Department of 2520 Commerce; amending s. 163.3168, F.S.; requiring the 2521 state land planning agency to give preference for 2522 technical assistance funding to local governments 2523 located in a rural area of opportunity; requiring the 2524 agency to consult with the Office of Rural Prosperity 2525 when awarding certain funding; amending s. 215.971, 2526 F.S.; providing construction regarding agreements 2527 funded with federal or state assistance; requiring the 2528 agency to expedite payment requests from a county, 2529 municipality, or rural area of opportunity for a 2530 specified purpose; requiring each state agency to 2531 report to the Office of Rural Prosperity by a certain 2532 date with a summary of certain information; requiring 2533 the office to summarize the information it receives for its annual report; amending s. 218.67, F.S.; 2534 2535 revising the conditions required for a county to be 2536 considered a fiscally constrained county; authorizing 2537 eligible counties to receive a distribution of sales 2538 and use tax revenue; revising the sources that the 622305

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2539 Department of Revenue must use to determine the amount 2540 distributed to fiscally constrained counties; revising the factors for allocation of the distribution of 2541 2542 revenue to fiscally constrained counties; requiring 2543 that the computation and amount distributed be 2544 calculated based on a specified rounding algorithm; 2545 authorizing specified uses for the revenue; conforming 2546 a cross-reference; amending s. 288.0001, F.S.; 2547 requiring the Office of Economic and Demographic 2548 Research and the Office of Program Policy Analysis and 2549 Government Accountability (OPPAGA) to prepare a report 2550 for a specified purpose; specifying requirements for 2551 the report; providing that the Office of Economic and 2552 Demographic Research and OPPAGA must be provided with 2553 all data necessary to complete the rural communities 2554 or areas report upon request; authorizing the Office 2555 of Economic and Demographic Research and OPPAGA to 2556 collaborate on all data collection and analysis; 2557 requiring the Office of Economic and Demographic 2558 Research and OPPAGA to submit the report to the 2559 Legislature by a specified date; providing additional 2560 requirements for the report; providing for expiration; 2561 amending s. 288.001, F.S.; requiring the Florida Small 2562 Business Development Center Network to use certain 2563 funds appropriated for a specified purpose;

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2564 authorizing the network to dedicate funds to 2565 facilitate certain events; amending s. 288.007, F.S.; 2566 revising which local governments and economic 2567 development organizations seeking to recruit 2568 businesses are required to submit a specified report; 2569 creating s. 288.013, F.S.; providing legislative 2570 findings; creating the Office of Rural Prosperity 2571 within the Department of Commerce; requiring the 2572 Governor to appoint a director, subject to 2573 confirmation by the Senate; providing that the 2574 director reports to and serves at the pleasure of the 2575 secretary of the department; providing the duties of 2576 the office; requiring the office to establish by a 2577 specified date a certain number of regional rural 2578 community liaison centers across this state for a 2579 specified purpose; providing the powers, duties, and 2580 functions of the liaison centers; requiring the 2581 liaison centers, to the extent possible, to coordinate 2582 with certain entities; requiring the liaison centers 2583 to engage with the Rural Economic Development 2584 Initiative (REDI); requiring at least one staff member 2585 of a liaison center to attend the monthly meetings in 2586 person or by means of electronic communication; 2587 requiring the director of the office to submit an 2588 annual report to the Administration Commission in the 622305

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2589 Executive Office of the Governor; specifying 2590 requirements for the annual report; requiring that the 2591 annual report also be submitted to the Legislature by 2592 a specified date and published on the office's 2593 website; requiring the director of the office to 2594 attend the next Administration Commission meeting to 2595 present detailed information from the annual report; 2596 requiring OPPAGA to review the effectiveness of the 2597 office by a certain date annually until a specified 2598 date; requiring OPPAGA to review the office at 2599 specified intervals; requiring such reviews to include 2600 certain information to be considered by the 2601 Legislature; requiring that such reports be submitted 2602 to the Legislature; requiring OPPAGA to review certain 2603 strategies from other states; requiring OPPAGA to 2604 submit to the Legislature its findings at certain 2605 intervals; creating s. 288.014, F.S.; providing 2606 legislative findings; requiring the Office of Rural 2607 Prosperity to administer the Renaissance Grants 2608 Program to provide block grants to eligible 2609 communities; requiring the Office of Economic and 2610 Demographic Research to certify to the Office of Rural 2611 Prosperity certain information by a specified date; 2612 defining the term "growth-impeded"; requiring the 2613 Office of Economic and Demographic Research to certify 622305

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2614 annually that a county remains growth-impeded until such county has positive population growth for a 2615 2616 specified amount of time; providing that such county, 2617 after 3 consecutive years of population growth, is 2618 eligible to participate in the program for 1 2619 additional year; requiring a county eligible for the 2620 program to enter into an agreement with the Office of 2621 Rural Prosperity in order to receive the block grant; 2622 giving such counties broad authority to design their 2623 specific plans; prohibiting the Office of Rural 2624 Prosperity from determining how such counties 2625 implement the block grant; requiring regional rural community liaison center staff to provide assistance, 2626 2627 upon request; requiring participating counties to 2628 report annually to the Office of Rural Prosperity with 2629 certain information; providing that a participating 2630 county receives a specified amount from funds 2631 appropriated to the program; requiring participating 2632 counties to make all attempts to limit the amount 2633 spent on administrative costs; authorizing 2634 participating counties to contribute other funds for block grant purposes; requiring participating counties 2635 to hire a renaissance coordinator; providing that 2636 2637 funds from the block grant may be used to hire the 2638 renaissance coordinator; providing the

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2639 responsibilities of the renaissance coordinator; 2640 requiring the regional rural community liaison center 2641 staff to provide assistance and training to the 2642 renaissance coordinator, upon request; requiring 2643 participating counties to design a plan to make 2644 targeted investments to achieve population growth and 2645 increase economic vitality; providing requirements for 2646 such plans; requiring participating counties to 2647 develop intergovernmental agreements with certain 2648 entities in order to implement the plan; requiring the 2649 Auditor General to conduct an operational audit every 2650 2 years for a specified purpose; requiring the Office 2651 of Economic and Demographic Research to provide an 2652 annual report on a specified date of renaissance block 2653 grant recipients by county; providing requirements for 2654 the annual report; requiring that the report be 2655 submitted to the Legislature; prohibiting funds 2656 appropriated for the program from being subject to 2657 reversion; providing for an expiration of the section; creating s. 288.0175, F.S.; creating the Public 2658 2659 Infrastructure Smart Technology Grant Program within 2660 the Office of Rural Prosperity; defining terms; requiring the office to contract with one or more 2661 2662 smart technology lead organizations to administer a 2663 grant program for a specified purpose; providing the 622305

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2664 criteria for such contracts; requiring that projects 2665 funded by the grant program be included in the 2666 office's annual report; amending s. 288.018, F.S.; 2667 requiring the office, rather than the Department of 2668 Commerce, to establish a grant program to provide 2669 funding for regional economic development 2670 organizations; revising who may apply for such grants; 2671 providing that a grant award may not exceed a certain 2672 amount in a year; providing exceptions to a provision 2673 that the department may expend a certain amount for a 2674 certain purpose; amending s. 288.019, F.S.; revising 2675 the program criteria and procedures that agencies and 2676 organizations of REDI are required to review; revising 2677 the list of impacts each REDI agency and organization 2678 must consider in its review; requiring REDI agencies 2679 and organizations to develop a proposal for 2680 modifications which minimizes the financial and 2681 resource impacts to a rural community; requiring that 2682 ranking of evaluation criteria and scoring procedures 2683 be used only when ranking is a component of the 2684 program; requiring that match requirements be waived 2685 or reduced for rural communities; providing that 2686 donations of land may be treated as in-kind matches; 2687 requiring each agency and organization that applies 2688 for or receives federal funding to request federal 622305

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2689 approval to waive or reduce the financial match 2690 requirements, if any, for projects in rural 2691 communities; requiring that proposals be submitted to 2692 the office, rather than the department; requiring each 2693 REDI agency and organization to modify rules or 2694 policies as necessary to reflect the finalized 2695 proposal; requiring that information about authorized waivers be included on the office's online rural 2696 2697 resource directory; conforming a cross-reference; 2698 amending s. 288.021, F.S.; requiring, when 2699 practicable, the economic development liaison to serve 2700 as the agency representative for REDI; amending s. 2701 288.065, F.S.; defining the term "unit of local 2702 government"; requiring the office to include in its 2703 annual report certain information about the Rural 2704 Community Development Revolving Loan Fund; conforming 2705 provisions to changes made by the act; amending s. 2706 288.0655, F.S.; revising the list of grants that may 2707 be awarded by the office; deleting the authorization 2708 for local match requirements to be waived for a 2709 catalyst site; revising the list of departments the 2710 office must consult with to certify applicants; 2711 requiring the office to include certain information 2712 about the Rural Infrastructure Trust Fund in its annual report; conforming provisions to changes made 2713 622305

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2714 by the act; amending s. 288.0656, F.S.; providing 2715 legislative findings; providing that REDI is created 2716 within the Office of Rural Prosperity, rather than the 2717 department; deleting the definitions of the terms 2718 "catalyst project" and "catalyst site"; requiring that 2719 an alternate for each designated deputy secretary be a 2720 deputy secretary or higher-level staff person; 2721 requiring that the names of such alternates be 2722 reported to the director of the office; requiring at 2723 least one rural liaison to participate in REDI 2724 meetings; requiring REDI to meet at least each month; 2725 deleting a provision that a rural area of opportunity 2726 may designate catalyst projects; requiring REDI to 2727 submit a certain report to the office, rather than to 2728 the department; specifying requirements for such 2729 report; conforming provisions to changes made by the 2730 act; repealing s. 288.06561, F.S., relating to 2731 reduction or waiver of financial match requirements; 2732 amending s. 288.0657, F.S.; requiring the office, 2733 rather than the department, to provide grants to assist rural communities; providing that such grants 2734 2735 may be used for specified purposes; requiring the 2736 rural liaison to assist those applying for such 2737 grants; providing that marketing grants may include 2738 certain funding; amending s. 288.1226, F.S.; revising 622305

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2739 required components of the 4-year marketing plan of 2740 the Florida Tourism Industry Marketing Corporation; 2741 repealing s. 288.12266, F.S., relating to the Targeted 2742 Marketing Assistance Program; amending s. 288.9961, 2743 F.S.; revising the definition of the term 2744 "underserved"; requiring the office to consult with 2745 regional rural community liaison centers on 2746 development of a certain strategic plan; requiring 2747 rural liaisons to assist rural communities with 2748 providing feedback in applying for federal grants for 2749 broadband Internet services; requiring the office to 2750 submit reports with specified information to the 2751 Governor and the Legislature within certain 2752 timeframes; repealing s. 290.06561, F.S., relating to 2753 designation of rural enterprise zones as catalyst 2754 sites; amending s. 334.044, F.S.; revising the powers 2755 and duties of the Department of Transportation; 2756 amending s. 339.0801, F.S.; revising the allocation of 2757 funds received in the State Transportation Trust Fund; 2758 amending s. 339.2816, F.S.; requiring, rather than 2759 authorizing, that certain funds received from the 2760 State Transportation Trust Fund be used for the Small 2761 County Road Assistance Program; requiring the 2762 department to use other additional revenues for the 2763 Small County Road Assistance Program; providing an 622305

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2764 exception from the prohibition against funding 2765 capacity improvements on county roads; amending s. 2766 339.2817, F.S.; revising the criteria that the 2767 Department of Transportation must consider for 2768 evaluating projects for County Incentive Grant Program 2769 assistance; requiring the department to give priority 2770 to counties located either wholly or partially within 2771 the Everglades Agricultural Area and which request a 2772 specified percentage of project costs for eligible 2773 projects; specifying a limitation on such requests; 2774 providing for future expiration; amending s. 339.2818, 2775 F.S.; deleting a provision that the funds allocated 2776 under the Small County Outreach Program are in 2777 addition to the Small County Road Assistance Program; 2778 deleting a provision that a local government within 2779 the Everglades Agricultural Area, the Peace River 2780 Basin, or the Suwannee River Basin may compete for 2781 additional funding; conforming provisions to changes 2782 made by the act; making a technical change; amending 2783 s. 339.68, F.S.; providing legislative findings; 2784 creating the Florida Arterial Road Modernization 2785 Program within the Department of Commerce; defining 2786 the term "rural community"; requiring the department to allocate from the State Transportation Trust Fund a 2787 2788 minimum sum in each fiscal year to fund the program; 622305

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2789 providing that such funding is in addition to any 2790 other funding provided to the program; providing 2791 criteria the department must use to prioritize 2792 projects for funding under the program; requiring the 2793 department to submit a report to the Governor and the 2794 Legislature by a specified date; requiring that such 2795 report be submitted every 2 years thereafter; 2796 providing the criteria for such report; requiring the 2797 Department of Transportation to allocate additional 2798 funds to implement the Small County Road Assistance 2799 Program and amend the tentative work program for a 2800 specified number of fiscal years; requiring the 2801 department to submit a budget amendment before the 2802 adoption of the work program; requiring the department 2803 to allocate sufficient funds to implement the Florida 2804 Arterial Road Modernization Program; requiring the 2805 department to amend the current tentative work program 2806 for a specified number of fiscal years to include the 2807 program's projects; requiring the department to submit 2808 a budget amendment before the implementation of the 2809 program; requiring that the revenue increases in the 2810 State Transportation Trust Fund which are derived from 2811 the act be used to fund the work program; amending s. 420.9073, F.S.; revising the calculation of guaranteed 2812 2813 amounts distributed from the Local Government Housing 622305

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2814 Trust Fund; reenacting and amending s. 420.9075, F.S.; 2815 authorizing a certain percentage of the funds made 2816 available in each county and eligible municipality 2817 from the local housing distribution to be used to 2818 preserve multifamily affordable rental housing; 2819 specifying what such funds may be used for; providing 2820 an expiration; amending ss. 163.3187, 212.205, 2821 257.191, 257.193, 265.283, 288.11621, 288.11631, 2822 443.191, 571.26, and 571.265, F.S.; conforming cross-2823 references and provisions to changes made by the act; 2824 reenacting s. 288.9935(8), F.S., relating to the 2825 Microfinance Guarantee Program, to incorporate the amendment made to s. 20.60, F.S., in a reference 2826 2827 thereto; reenacting ss. 125.0104(5)(c), 193.624(3), 2828 196.182(2), 218.12(1), 218.125(1), 218.135(1), 2829 218.136(1), 252.35(2)(cc), 288.102(4), 403.064(16)(g), 2830 589.08(2) and (3), and 1011.62(1)(f), F.S., relating 2831 to authorized uses of tourist development tax; 2832 applicability of assessments of renewable energy 2833 source devices; application of exemptions of renewable 2834 energy source devices; appropriations to offset 2835 reductions in ad valorem tax revenue in fiscally 2836 constrained counties; offset for tax loss associated 2837 with certain constitutional amendments affecting 2838 fiscally constrained counties; offset for tax loss 622305

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associated with reductions in value of certain citrus 2839 2840 fruit packing and processing equipment; offset for ad 2841 valorem revenue loss affecting fiscally constrained 2842 counties; Division of Emergency Management powers; 2843 one-to-one match requirement under the Supply Chain 2844 Innovation Grant Program; applicability of provisions 2845 related to reuse of reclaimed water; land acquisition 2846 restrictions; and funds for operation of schools, 2847 respectively, to incorporate the amendment made to s. 2848 218.67, F.S., in references thereto; reenacting s. 2849 403.0741(6)(c), F.S., relating to grease waste removal 2850 and disposal, to incorporate the amendments made to 2851 ss. 218.67 and 339.2818, F.S., in references thereto; 2852 reenacting s. 163.3177(7)(e), F.S., relating to 2853 required and optional elements of comprehensive plans 2854 and studies and surveys, to incorporate the amendment 2855 made to s. 288.0656, F.S., in a reference thereto; 2856 reenacting s. 288.9962(7)(a), F.S., relating to the 2857 Broadband Opportunity Program, to incorporate the 2858 amendment made to s. 288.9961, F.S., in a reference thereto; reenacting s. 339.66(5) and (6), F.S., 2859 2860 relating to upgrades of arterial highways with controlled access facilities, to incorporate the 2861 2862 amendment made to s. 339.68, F.S., in references 2863 thereto; reenacting ss. 420.9072(4) and (6),

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2864 420.9076(7)(b), and 420.9079(2), F.S., relating to the 2865 State Housing Initiatives Partnership Program, 2866 adoption of affordable housing incentive strategies 2867 and committees, and the Local Government Housing Trust 2868 Fund, respectively, to incorporate the amendment made 2869 to s. 420.9073, F.S., in references thereto; amending 2870 s. 624.341, F.S.; providing legislative findings; 2871 requiring the Department of Law Enforcement to accept 2872 and process certain fingerprints; specifying 2873 procedures for submitting and processing 2874 fingerprinting; providing fees for fingerprinting; 2875 authorizing the department to exchange certain records 2876 with the Office of Insurance Regulation for certain 2877 purposes; specifying that fingerprints must be 2878 submitted in accordance with certain rules; 2879 authorizing fingerprints to be submitted through a 2880 third-party vendor authorized by the department; 2881 requiring the department to conduct certain background 2882 checks; requiring certain background checks to be 2883 conducted through the Federal Bureau of Investigation; 2884 requiring that fingerprints be submitted and entered 2885 into a specified system; specifying who bears the 2886 costs of fingerprint processing; requiring the office 2887 to review certain background checks results and to 2888 make certain determination; requiring that certain 622305

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2889 criminal history records be used by the office for 2890 certain purposes; providing effective dates.

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