Selection From: 03/11/2025 - Appropriations Committee on Transportation, Tourism, and Economic Dev (8:30 AM - 10:30 AM)

Customized

2025 Regular Session 03/13/2025 12:43 PM

Agenda Order

Tab 1	CS	/SB 184	by CA, Gae	tz; Compare to CS/H 002	247 Affordable Housing	
129666	Α	S	LRCS	ATD, Gaetz	Delete L.28 - 41:	03/12 04:08 PM

Tab 2	SB	600 by 1	Truenow;	Identical to H 00561 Manufa	acturing	
655942	D	S	LRCS	ATD, Truenow	Delete everything after	03/13 11:42 AM

Tab 3	SB	602 by	Truenow;	Identical to H 00563 Fees	/Florida Manufacturing Promotion	nal Campaign
345782	Α	S	LRCS	ATD, Truenow	Delete L.15 - 25:	03/11 09:28 AM

COMMITTEE MEETING EXPANDED AGENDA

APPROPRIATIONS COMMITTEE ON TRANSPORTATION, TOURISM, AND ECONOMIC DEVELOPMENT Senator DiCeglie, Chair Senator Polsky, Vice Chair

MEETING DATE: Tuesday, March 11, 2025

TIME: 8:30—10:30 a.m.

PLACE: Toni Jennings Committee Room, 110 Senate Building

MEMBERS: Senator DiCeglie, Chair; Senator Polsky, Vice Chair; Senators Arrington, Avila, Bernard, Collins,

Grall, Ingoglia, Leek, Martin, McClain, Sharief, Smith, Truenow, and Wright

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
1	CS/SB 184 Community Affairs / Gaetz (Compare H 247)	Affordable Housing; Requiring, rather than authorizing, a local government to adopt an ordinance to allow accessory dwelling units in certain areas; authorizing a local government to provide a density bonus incentive to landowners who make certain real property donations to assist in the provision of affordable housing for military families; requiring the Office of Program Policy Analysis and Government Accountability to evaluate the efficacy of using mezzanine finance and the potential of tiny homes for specified purposes, etc.	Fav/CS Yeas 15 Nays 0
		CA 02/18/2025 Fav/CS ATD 03/11/2025 Fav/CS RC	
2	SB 600 Truenow (Identical H 561, Compare H 563, Linked S 602)	Manufacturing; Creating the Statewide Office of Manufacturing within the Department of Commerce for a certain purpose; requiring that the office be headed by a Chief Manufacturing Officer appointed by and serving at the pleasure of the Secretary of Commerce; requiring the department to biennially prepare a report regarding manufacturing efforts in this state; creating the Florida Manufacturers' Workforce Development Grant Program; requiring the department, the Chief Manufacturing Officer, and the state Manufacturing Extension Partnership to review applications submitted and to select specified projects, etc.	Fav/CS Yeas 15 Nays 0
		CM 03/03/2025 Favorable ATD 03/11/2025 Fav/CS AP	

COMMITTEE MEETING EXPANDED AGENDA

Appropriations Committee on Transportation, Tourism, and Economic Development Tuesday, March 11, 2025, 8:30—10:30 a.m.

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
3	SB 602 Truenow (Identical H 563, Compare H 561, Linked S 600)	Fees/Florida Manufacturing Promotional Campaign; Requiring the Department of Commerce to establish by rule registration and renewal fees sufficient to fund the costs of administering the Florida Manufacturing Promotional Campaign; requiring the department to assess and collect fees for the purpose of promoting the campaign; requiring that such fees be deposited into the Economic Development Trust Fund for a specified purpose, etc.	Fav/CS Yeas 15 Nays 0
		CM 03/03/2025 Favorable ATD 03/11/2025 Fav/CS AP	

S-036 (10/2008) Page 2 of 2

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By	: The Professional S		ons Committee on elopment	Transportation, Tourism, and Economic		
BILL:	CS/CS/SB 184					
INTRODUCER:	** *	Committee on Tran Tairs Committee and		rism, and Economic Development,		
SUBJECT:	Affordable Hou	sing				
DATE:	March 13, 2025	REVISED:				
ANAL	YST	STAFF DIRECTOR	REFERENCE	ACTION		
. Fleming	F	leming	CA	Fav/CS		
. Nortelus	N	ortelus	ATD	Fav/CS		
			RC			

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/CS/SB 184 proposes three changes to current law relating to the development and supply of affordable housing. First, the bill requires each county and municipality to enact an ordinance to allow accessory dwelling units (ADU) in all single-family residential areas to increase the availability of affordable rentals for low-and moderate-income persons. Under current law, local governments are authorized, but not required, to enact such ordinance. The bill provides that the owner of a property with an ADU may not be denied a homestead exemption for those portions of property on which the owner maintains a permanent residence solely on the basis of the property containing an ADU. An AUD may be a manufactured home, so long as the manufactured home meets all applicable requirements. The bill provides that an AUD approved under an ordinance may not be leased for a term of less than one month.

The bill also allows certain land donated to a local government for affordable housing to be used to provide affordable housing to military families receiving the basic allowance for housing. Current law establishes a system in which local governments may issue density bonuses to landowners that donate land to the local government for affordable housing, and the density bonus can be used anywhere within the jurisdiction that allows residential development.

Finally, the bill directs the Office of Program Policy Analysis and Government Accountability (OPPAGA) to evaluate the efficacy of using mezzanine finance, or second position short-term

debt, to stimulate the construction of owner-occupied affordable housing, and evaluate potential for tiny homes to meet affordable housing needs.

The bill has a negative, insignificant fiscal impact on OPPAGA which can be absorbed within existing resources. See Section V. Fiscal Impact Statement.

The bill takes effect on July 1, 2025.

II. Present Situation:

Affordable Housing

One major goal at all levels of government is to ensure that citizens have access to affordable housing. Housing is considered affordable when it costs less than 30 percent of a family's gross income. A family paying more than 30 percent of its income for housing is considered "cost burdened," while those paying more than 50 percent are considered "extremely cost burdened." Severely cost burdened households are more likely to sacrifice other necessities such as healthy food and healthcare to pay for housing, and to experience unstable housing situations such as eviction.

Affordable housing is defined in terms of household income. Resident eligibility for Florida's state and federally funded housing programs is typically governed by area median income (AMI) levels. These levels are published annually by the U.S. Department of Housing and Urban Development (HUD) for every county and metropolitan area. Florida Statutes categorizes the levels of household income as follows:

- Extremely low income earning up to 30 percent AMI;²
- Very low income earning from 30.01 to 50 percent AMI;³
- Low income earning from 50.01 to percent AMI;⁴ and
- Moderate income earning from 80.01 to 120 percent of AMI.⁵

Florida Housing Finance Corporation

The 1997 Legislature created the Florida Housing Finance Corporation (FHFC) as a public-private entity to assist in providing a range of affordable housing opportunities for Floridians.⁶ The FHFC is a corporation held by the state and housed within the Department of Commerce (department). The FHFC is a separate budget entity and its operations, including those relating to personnel, purchasing, transactions involving real or personal property, and budgetary matters, are not subject to control, supervision, or direction by the department.⁷

¹ U.S. Department of Housing and Urban Development, *Income Limits*, *Access Individual Income Limits Areas – Click Here for FY 2024 IL Documentation*, available at https://www.huduser.gov/portal/datasets/il.html (last visited Feb. 16, 2025).

² Section 420.0004(9), F.S.

³ Section 420.0004(17), F.S.

⁴ Section 420.0004(11), F.S.

⁵ Section 420.0004(12), F.S.

⁶ Chapter 97-167, Laws of Fla. From 1980 through 1997, the former Florida Housing Finance Agency, placed within the former Department of Community Affairs, performed similar duties.

⁷ Section 420.504(1), F.S.

The goal of the FHFC is to increase the supply of safe, affordable housing for individuals and families with very low to moderate incomes by stimulating investment of private capital and encouraging public and private sector housing partnerships. As a financial institution, the FHFC administers federal and state resources to finance the development and preservation of affordable rental housing and assist homebuyers with financing and down payment assistance.

Funding for Affordable Housing

The FHFC draws and administers funds from federal programs through federal tax credits and the HUD,⁸ from the state through the State Housing Trust Fund and Local Government Housing Trust Fund,⁹ both funded by documentary stamp taxes, as well as ad hoc individual legislative appropriations, and through program income, which consists primarily of funds from successful loan repayment that is recycled into the program it came from.

Multifamily Affordable Housing Development

The primary state program for the development of multifamily rental housing is the State Apartment Incentive Loan (SAIL) Program, administered by the FHFC. The SAIL program provides low-interest loans on a competitive basis to multifamily affordable housing developers, ¹⁰ used to bridge the gap between the development's primary financing and the total cost of the development. SAIL dollars are available for developers proposing to construct or substantially rehabilitate multifamily rental housing¹¹ and who agree to set-aside a specified number of units for households at certain AMI levels.

Additionally, local governments can participate in the development of multifamily rental through the State Housing Incentive Partnership (SHIP) Program. Also administered through the FHFC, the SHIP program provides funds to all 67 counties and 52 Community Development Block Grant¹² entitlement cities on a population-based formula to finance and preserve affordable housing based on locally adopted housing plans. SHIP funds may be used to pay for emergency repairs, rehabilitation, down payment and closing cost assistance, impact fees, construction and gap financing, mortgage buydowns, acquisition of property for affordable housing, matching dollars for federal housing grants and programs, and homeownership counseling. ¹³

Homeownership Assistance

The state's primary homeownership assistance program is the Hometown Hero Program, ¹⁴ administered by the FHFC. Under the program, eligible first-time homebuyers have access to a zero-interest second mortgage to reduce the amount of down payment and closing costs by a minimum of \$10,000 and up to 5 percent of the first mortgage loan, not exceeding \$35,000.

⁸ See ss. 420.507(33) and 159.608, F.S.

⁹ Section 201.15, F.S.

¹⁰ Section 420.5087, F.S.

¹¹ See Florida Housing Finance Corporation, *State Apartment Incentive Loan*, available at https://floridahousing.org/programs/developers-multifamily-programs/state-apartment-incentive-loan (last visited February 24, 2025).

¹² The CDBG program is a federal program created in 1974 that provides funding for housing and community development activities.

¹³ Section 420.072(7), F.S.

¹⁴ Section 420.5096, F.S.

Loans must be repaid when the property is sold, refinanced, rented, or transferred unless otherwise approved by the FHFC.

Additionally, many local governments also independently offer their own downpayment assistance programs, separate from the Hometown Hero Program, using SHIP funds, or other locally generated funds.

Accessory Dwelling Units

Accessory dwelling units, or ADUs, have been proposed as a way to add housing stock to address the country's housing crisis. ADUs are independent living spaces, outfitted with their own kitchen, bathroom, and sleeping area, and located on the same lot as a primary dwelling, but are smaller in size. Florida Statutes defines ADU as "an ancillary or secondary living unit that has a separate kitchen, bathroom, and sleeping area existing either within the same structure, or on the same lot, as the primary dwelling unit."

ADUs go by many different names, including accessory apartments, secondary suites, and granny flats.¹⁸ ADUs can be converted portions of existing homes (i.e., interior ADUs), additions to new or existing homes (i.e., attached ADUs), or new stand-alone accessory structures or converted portions of existing stand-alone accessory structures (i.e., detached ADUs).¹⁹ The graphic below illustrates the various options for the construction or conversion of ADUs.



Source: AARP, ADUs Come in Many Shapes and Sizes²⁰

¹⁵ Joint Center for Housing Studies of Harvard University, *How Nonprofits Are Using Accessory Dwelling Units as an Affordable Housing Strategy*, Sept. 26, 2024, available at: https://www.jchs.harvard.edu/blog/how-nonprofits-are-using-accessory-dwelling-units-affordable-housing-strategy (last visited Feb. 24, 2025).

¹⁶ *Id.*

¹⁷ Section 163.31771(2)(a), F.S.

¹⁸ American Planning Association, *Accessory Dwelling Units*, available at: https://www.planning.org/knowledgebase/accessorydwellings/ (last visited Feb. 24, 2025). ADUs are sometimes referred to as "granny flats" to denote their use in accommodating the housing needs of aging parents.

¹⁹ *Id.*

²⁰ AARP, *AARP Livable Communities: ADUs Come in Many Shapes and Sizes*, available at: https://www.aarp.org/livable-communities/housing/info-2019/adus-come-in-many-shapes-and-styles.html (last visited Feb. 24, 2025).

Section 163.31771, F.S., finds that encouraging local governments to permit ADUs to increase the availability of affordable rentals serves a public purpose. ²¹ Current law expressly authorizes a local government to adopt an ordinance allowing ADUs in any area zoned for single-family residential use. ²² Further, an application for a building permit to construct an ADU must include an affidavit which attests that the unit will be rented at an affordable rate to an extremely-low-income, very-low-income, low-income, or moderate-income person or persons. ²³

The Florida Housing Coalition studied the extent to which local governments recognized ADUs in their land development regulations and found the following:

- Of Florida's 67 counties, 16 did not address any ADU in their land development codes; and
- Of the 15 most populous cities in Florida, 11 of them explicitly allow ADUs in single-family districts.²⁴

Density Bonus Incentives for Land Donation

A common tool in boosting affordable housing supply is the use of density bonuses for affordable housing. Typically, a density bonus allows developers to exceed a project's zoning limitations, such as height or density restrictions, in exchange for including a certain number of affordable units in their development. As an affordable housing incentive, a jurisdiction may increase the maximum units allowable if a builder develops affordable housing units in exchange. The presence of bonus units will allow a developer to sell more homes or rent more apartments and thus help meet various financial feasibility criteria.²⁵

Section 420.615, F.S., expressly authorizes local governments to provide density bonus incentives to landowners who voluntarily donate fee simple interest in real property to the local government for the purpose of assisting the local government in providing affordable housing. The density bonus may be applied to any land within the local government's jurisdiction provided that residential use is an allowable use on the receiving land. The local government may transfer all or a portion of the donated land to a nonprofit housing organization, such as a community land trust, housing authority, or community redevelopment agency, to be used for the production and preservation of permanently affordable housing. The donated land must be subject to deed restrictions to ensure that the property will be used for affordable housing.

²¹ Section 163.31771(1), F.S.

²² Section 163.31771(3), F.S.

²³ Section 163.31771(4), F.S. The parameters defining the various income designations are specified in s 420.0004, F.S.

²⁴ See Florida Housing Coalition, Accessory Dwelling Unit Guidebook, April 2024, available at https://www.flhousing.org/wp-content/uploads/2019/08/ADU-Guidebook.pdf (last visited Feb. 24, 2025).

²⁵ Florida Housing Coalition, *Affordable Housing Incentive Strategies: A Guidebook for Affordable Housing Advisory Committee Members and Local Government Staff*, 2021, p. 49, available at: https://www.flhousing.org/wp-content/uploads/2021/08/8-4-21-AHAC-Guide-UPDATE.pdf (last visited Feb. 24, 2025).

²⁶ For purposes of this section, the terms "affordable," "extremely-low-income persons," "low-income persons," "moderate-income persons," and "very-low-income persons" have the same meaning as in s. 420.0004, F.S.

²⁷ Section 420.615(3), F.S.

²⁸ Section 420.615(6), F.S.

General Overview of Property Taxation

The ad valorem tax or "property tax" is an annual tax levied by counties, municipalities, school districts, and some special districts. The tax is based on the taxable value of a property as of January 1 of each year.²⁹ The property appraiser annually determines the "just value"³⁰ of property within the taxing authority and then applies relevant exclusions, assessment limitations, and exemptions to determine the property's "taxable value."³¹ The Florida Constitution prohibits the state from levying ad valorem taxes³² and it limits the Legislature's authority to provide for property valuations at less than just value, unless expressly authorized.³³

Homestead Exemptions

The Florida Constitution establishes homestead protections for certain residential real estate in the state in three distinct ways. First, it provides homesteads, property owned and maintained as a person's primary residence, with an exemption from taxes.³⁴ Second, the homestead provisions protect the homestead from forced sale by creditors.³⁵ Third, the homestead provisions delineate the restrictions a homestead owner faces when attempting to alienate or devise the homestead property.³⁶

Every person having legal or equitable title to real estate and who maintains a permanent residence on the real estate is deemed to establish homestead property. Homestead property is eligible for a \$25,000 tax exemption applicable to all ad valorem tax levies, including levies by school districts.³⁷ An additional exemption applies to homestead property value between \$50,000 and \$75,000. This exemption is adjusted annually for inflation from the 2024 value of \$25,000 and does not apply to ad valorem taxes levied by school districts.³⁸

²⁹ Both real property and tangible personal property are subject to tax. Section 192.001(12), F.S., defines "real property" as land, buildings, fixtures, and all other improvements to land. Section 192.001(11)(d), F.S., defines "tangible personal property" as all goods, chattels, and other articles of value capable of manual possession and whose chief value is intrinsic to the article itself.

³⁰ Property must be valued at "just value" for purposes of property taxation, unless the Florida Constitution provides otherwise. FLA. CONST. Art VII, s. 4. Just value has been interpreted by the courts to mean the fair market value that a willing buyer would pay a willing seller for the property in an arm's-length transaction. *See, e.g., Walter v. Schuler,* 176 So. 2d 81 (Fla. 1965); *Deltona Corp. v. Bailey,* 336 So. 2d 1163 (Fla. 1976); *S. Bell Tel. & Tel. Co. v. Dade Cnty.,* 275 So. 2d 4 (Fla. 1973).

³¹ See ss. 192.001(2) and (16), F.S.

³² FLA. CONST. art. VII, s. 1(a).

³³ See FLA. CONST. art. VII, s. 4.

³⁴ FLA. CONST. art. VII, s. 6.

³⁵ FLA. CONST. art. X, s. 4.

³⁶ *Id.* at (c).

³⁷ FLA. CONST. art VII, s. 6(a).

³⁸ *Id.* The percent change in the Consumer Price Index for All Urban Consumers, U.S. City Average, all items 1967=100 is used to adjust the exemption, if such percent change is positive. *Id.* For the 2025 tax year, the exemption amount is \$25,722. *See* Volusia County Property Appraiser, Homestead Exemption, https://vcpa.vcgov.org/exemption/homestead (last visited Feb. 24, 2025).

Save Our Homes Assessment Limitation and Portability

In 1992, Florida voters approved the Save Our Homes amendment to the Florida Constitution.³⁹ The Save Our Homes assessment limitation limits the amount that a homestead property's assessed value may increase annually to the lesser of 3 percent or the percentage increase in the Consumer Price Index.⁴⁰ The accumulated difference between the assessed value and the just value is the Save Our Homes benefit. The Save Our Homes assessment limitation is considered portable because a homestead property owner may transfer this benefit when moving from one homestead property to another.⁴¹ Due to the homestead exemption effects and the Save Our Homes assessment limitation, many homestead properties enjoy significant tax savings.

Commercial Use of Homestead Property

Section 196.012(13), F.S., provides that "'[r]eal estate used and owned as a homestead' means real property to the extent provided in s. 6(a), Art. VII of the State Constitution, but less any portion thereof used for commercial purposes, with the title of such property being recorded in the official records of the county in which the property is located. Property rented for more than 6 months is presumed to be used for commercial purposes."⁴²

Abandonment of Homestead Property

Both the homestead property tax exemption and the Save Our Homes assessment limitation may be lost by a property owner that abandons homestead property. Failure to maintain a homestead property as a permanent residence may constitute abandonment under certain circumstances.⁴³ Section 196.061(1), F.S., describes when renting a homestead property constitutes abandonment:

"The rental of all or substantially all of a dwelling previously claimed to be a homestead for tax purposes shall constitute the abandonment of such dwelling as a homestead, and the abandonment continues until the dwelling is physically occupied by the owner. However, such abandonment of the homestead after January 1 of any year does not affect the homestead exemption for tax purposes for that particular year unless the property is rented for more than 30 days per calendar year for 2 consecutive years."

III. Effect of Proposed Changes:

Section 1 amends s. 163.31771, F.S., to require, instead of authorize, local governments to adopt an ordinance to allow ADUs in any area zoned for single-family residential use. An AUD may be a manufactured home, so long as the manufactured home meets all applicable requirements. The ordinance cannot require any increase in parking requirements to accommodate the ADU, may not require that the owner of a parcel with an ADU reside on such parcel, and does not

³⁹ FLA. CONST. art. VII, s. 4(d). The Florida Legislature implemented the Save Our Homes amendment in s. 193.155, F.S. ⁴⁰ FLA. CONST. art. VII, s. 4(d).

⁴¹ See FLA. CONST. art. VII, s. 4(d)(8); see also s. 193.155, F.S.

⁴² See also Florida Administrative Code Rule 12D-7.013(5): "Property used as a residence and also used by the owner as a place of business does not lose its homestead character. The two uses should be separated with that portion used as a residence being granted the exemption and the remainder being taxed."

⁴³ See ss. 196.031 and 193.155, F.S.

apply to a planned unit development or master planned community.⁴⁴ An AUD approved under the ordinance may not be leased for a term of less than one month.

The bill also provides that the owner of a property with an ADU may not be denied a homestead exemption for those portions of property on which the owner maintains a permanent residence solely on the basis of the property containing an ADU.

Section 2 amends s. 420.615, F.S., to expand the express authorization for local governments to grant density bonuses to landowners that donate land to the local government for the purpose of providing affordable housing, to specify that affordable housing includes housing for military families receiving the basic allowance for housing.

Section 3 directs OPPAGA to evaluate the efficacy of using mezzanine finance,⁴⁵ or second position short-term debt, to stimulate the construction of owner-occupied affordable housing. OPPAGA must also evaluate the potential of tiny homes to meet affordable housing needs in this state. OPPAGA must consult with the FHFC and the Shimberg Center for Housing Studies at the University of Florida and submit a report of its finding to the Legislature by December 31, 2026. The report must include recommendations for the structuring of a model mezzanine finance program.

Section 4 provides that the bill takes effect on July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

Article VII, s. 18(a) of the Florida Constitution provides, in part, that a county or municipality may not be bound by a general law requiring a county or municipality to spend funds or take an action that requires the expenditure of funds unless certain specified exemptions or exceptions are met. The bill may require counties and municipalities to expend funds associated with the requirement to enact an ordinance authorizing the use of ADUs. However, the mandate requirement does not apply to laws having an insignificant impact, 46 which for Fiscal Year 2025-2026 is forecast at

⁴⁴ "Planned unit development" or "master planned community" means an area of land that is planned and developed as a single entity or in approved stages with uses and structures substantially related to the character of the entire development, or a self-contained development in which the subdivision and zoning controls are applied to the project as a whole rather than to individual lots. Section 163.3202(b)2., F.S.

⁴⁵ A mezzanine loan is a debt-equity instrument that sits in a middle, or "mezzanine" position in the capital stack: below the mortgage, but above the equity. Because it is subordinate to direct loans and other types of senior debts, its paid after these other debts in the event of insolvency. Mezzanine loans are associated with higher risk because they are typically unsecured, or only have a junior lien on assets as collateral, and as such can command higher interest rates than traditional loans. However, mezzanine loans may provide more flexibility than direct loans, including flexible repayment terms, where the lender may agree to interest-only payments for initial periods. *See* Center for Public Enterprise. *Smoothing the Housing Investment Cycle. Part I.* July 2024. Available at: https://publicenterprise.org/wp-content/uploads/Smoothing-the-Housing-Investment-Cycle-Part-1.pdf (last visited Feb. 24, 2025).

⁴⁶ FLA. CONST. art. VII, s. 18(d).

approximately \$2.4 million.⁴⁷ The aggregate cost for local governments to implement this provision is likely insignificant.

However, if the bill does qualify as a mandate, in order to be binding upon cities and counties, the bill must contain a finding of important state interest and be approved by a two-thirds vote of the membership of each house.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

Upon enactment of local ADU ordinances across the state, individuals may benefit from greater access to affordable rentals and single-family property owners may benefit from the resulting ADU rental income. Additionally, there may be opportunities to increase the supply of housing that is affordable for military families due to density bonus incentives.

C. Government Sector Impact:

Counties and municipalities will likely incur administrative expenses associated with the development and noticing of the ADU ordinance as required in section 1 of the bill. The bill requires OPPAGA to submit a report to the Legislature which will have a negative fiscal impact on the office which can be absorbed within existing resources.

VI. Technical Deficiencies:

None.

⁴⁷ An insignificant fiscal impact is the amount not greater than the average statewide population for the applicable fiscal year times \$0.10. See FLA. SENATE COMM. ON CMTY. AFFAIRS, Interim Report 2012-115: Insignificant Impact (Sept. 2011), available at: http://www.flsenate.gov/PublishedContent/Session/2012/InterimReports/2012-115ca.pdf.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 163.31771 and 420.615.

This bill creates an undesignated section of Florida law.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Appropriations Committee on Transportation, Tourism, and Economic Development on March 11, 2025:

The committee substitute:

- Provides that an ADU may be a manufactured home, so long as the manufactured home meets all applicable requirements.
- Provides that local government shall adopt an ordinance to allow an ADU, without any corresponding increase in parking requirements.
- Provides that each ADU which provides affordable housing allowed by an ordinance shall apply towards satisfying the affordable housing element in the local government's comprehensive plan.
- Provides that an ADU may not be leased for a term of less than one month.

CS by Community Affairs on February 18, 2025:

The committee substitute:

- Provides that a local government may not require that the owner of a parcel with an ADU reside on such parcel.
- Modifies the mezzanine finance provision to require OPPAGA to study the efficacy
 of using mezzanine finance, instead of directing FHFC to implement a model
 program, and requires OPPAGA to also evaluate tiny homes used for affordable
 housing.
- Provides that the owner of a property with an ADU may not be denied a homestead exemption solely on the basis of the property containing an ADU that is or may be rented to another person

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

129666

LEGISLATIVE ACTION Senate House Comm: RCS 03/12/2025

The Appropriations Committee on Transportation, Tourism, and Economic Development (Gaetz) recommended the following:

Senate Amendment (with title amendment)

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Delete lines 28 - 41

4 and insert:

Section 1. Paragraph (a) of subsection (2) and subsections (3), (4), and (5) of section 163.31771, Florida Statutes, are amended, and a new subsection (5) and subsection (6) are added to that section, to read:

163.31771 Accessory dwelling units.—

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

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- (a) "Accessory dwelling unit" means an ancillary or secondary living unit, that has a separate kitchen, bathroom, and sleeping area, existing either within the same structure, or on the same lot, as the primary dwelling unit. An accessory dwelling unit may be a manufactured home, so long as the manufactured home meets all applicable requirements.
- (3) A local government shall may adopt an ordinance to allow accessory dwelling units, without any corresponding increase in parking requirements, in any area zoned for singlefamily residential use. Such ordinance may not require that the owner of a parcel on which an accessory dwelling unit is constructed reside on such parcel and does not apply to a planned unit development or a master planned community as those terms are defined in s. 163.3202(5)(b)2.
- (4) An application for a building permit to construct an accessory dwelling unit must include an affidavit from the applicant which attests that the unit will be rented at an affordable rate to an extremely-low-income, very-low-income, low-income, or moderate-income person or persons.
- (5) Each accessory dwelling unit allowed by an ordinance adopted under this section which provides affordable rental housing shall apply toward satisfying the affordable housing component of the housing element in the local government's comprehensive plan under s. 163.3177(6)(f).
- (5) An accessory dwelling unit may not be leased for a term of less than one month.
- 37 The owner of a property with an accessory dwelling unit 38

39 ======== T I T L E A M E N D M E N T ============



And the title is amended as follows: Delete lines 3 - 9

and insert:

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163.31771, F.S.; revising the definition of the term "accessory dwelling unit" to include certain manufactured homes; requiring, rather than authorizing, local governments to adopt an ordinance to allow accessory dwelling units in certain areas; prohibiting such an ordinance from increasing parking requirements; prohibiting such an ordinance from including a specified requirement; providing applicability of such an ordinance; deleting a requirement that an application for a building permit to construct an accessory dwelling unit include a certain affidavit; revising the accessory dwelling units that apply toward satisfying a certain component of a local government's comprehensive plan; prohibiting the leasing of an accessory dwelling unit for a term of less than a specified timeframe; prohibiting the

By the Committee on Community Affairs; and Senator Gaetz

578-01992-25 2025184c1

A bill to be entitled An act relating to affordable housing; amending s. 163.31771, F.S.; requiring, rather than authorizing, a local government to adopt an ordinance to allow accessory dwelling units in certain areas; prohibiting such an ordinance from increasing parking requirements; prohibiting such an ordinance from including a specified requirement; providing applicability of such an ordinance; prohibiting the denial of a homestead exemption for certain portions of property on a specified basis; requiring that a rented accessory dwelling unit be assessed separately from the homestead property; amending s. 420.615, F.S.; authorizing a local government to provide a density bonus incentive to landowners who make certain real property donations to assist in the provision of affordable housing for military families; requiring the Office of Program Policy Analysis and Government Accountability to evaluate the efficacy of using mezzanine finance and the potential of tiny homes for specified purposes; requiring the office to consult with certain entities; requiring the office to submit a certain report to the Legislature by a specified date; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Present subsection (5) of section 163.31771, Florida Statutes, is redesignated as subsection (6), a new

578-01992-25 2025184c1

subsection (5) is added to that section, and subsection (3) of that section is amended, to read:

163.31771 Accessory dwelling units.-

- (3) A local government <u>shall</u> <u>may</u> adopt an ordinance to allow accessory dwelling units, without any corresponding <u>increase in parking requirements</u>, in any area zoned for single-family residential use. <u>Such ordinance may not require that the owner of a parcel on which an accessory dwelling unit is constructed reside on such parcel and does not apply to a planned unit development or master planned community as those terms are defined in s. 163.3202(5)(b)2.</u>
- (5) The owner of a property with an accessory dwelling unit may not be denied a homestead exemption for those portions of property on which the owner maintains a permanent residence solely on the basis of the property containing an accessory dwelling unit that is or may be rented to another person.

 However, if the accessory dwelling unit is rented to another person, the accessory dwelling unit must be assessed separately from the homestead property.

Section 2. Subsection (1) of section 420.615, Florida Statutes, is amended to read:

420.615 Affordable housing land donation density bonus incentives.—

(1) A local government may provide density bonus incentives pursuant to the provisions of this section to any landowner who voluntarily donates fee simple interest in real property to the local government for the purpose of assisting the local government in providing affordable housing, including housing that is affordable for military families receiving the basic

578-01992-25 2025184c1

<u>allowance for housing</u>. Donated real property must be determined by the local government to be appropriate for use as affordable housing and must be subject to deed restrictions to ensure that the property will be used for affordable housing.

Section 3. The Office of Program Policy Analysis and
Government Accountability (OPPAGA) shall evaluate the efficacy
of using mezzanine finance, or second-position short-term debt,
to stimulate the construction of owner-occupied housing that is
affordable as defined in s. 420.0004(3), Florida Statutes, in
this state. OPPAGA shall also evaluate the potential of tiny
homes in meeting the need for affordable housing in this state.
OPPAGA shall consult with the Florida Housing Finance
Corporation and the Shimberg Center for Housing Studies at the
University of Florida in conducting its evaluation. By December
31, 2026, OPPAGA shall submit a report of its findings to the
President of the Senate and the Speaker of the House of
Representatives. Such report must include recommendations for
the structuring of a model mezzanine finance program.

Section 4. This act shall take effect July 1, 2025.

APPEARANCE RECORD

SB 184

	Meeting Date		both copies of this foonal staff conducting		Bill Number or Topic
Name	Committee Ivonne Fernandez -	AARP		_ Phone _	Amendment Barcode (if applicable) 954-850-7262
Address	215 S Monroe Stree	et		_ Email _	ifernandez@aarp.org
	Tallahassee	FL	32301	_	•
	Speaking: For Aga	State ainst Information	Zip OR W	aive Speal	king: In Support Against
		PLEASE CHECK	K ONE OF THE I	FOLLOWI	
l am com	appearing without pensation or sponsorship.	I am a regi representi	istered lobbyist, ing: AARP		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. pdf (flsenate.gov)

This form is part of the public record for this meeting.

03/11/2025

S-001 (08/10/2021)

3/11/25	
2/11/25	

APPEARANCE RECORD

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		Bill Number or Topic	

	m appearing without mpensation or sponsorship.		I am a registered lobby representing:	ist,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
	City Speaking: For	State Against .	Information OR	Waive Speaking:	In Support Against
Addres	Street Tallahassee	FL FL	32301		
Name	Derick Tab		Aue.		bertshofer pafpha.org
ED	Appropriation Committee	5	Senate professional staff cond		Amendment Barcode (if applicable)
	Meeting Date		Deliver both copies of		

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

3/11/2025

APPEARANCE RECORD

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UU			UT	

Meeting Date Appropriations/Transportation, Tourism, anf Economic Dev.			Deliver both copies of this form to Senate professional staff conducting the meeting		RIII Number of Tobic		
	Committee				Amendment Barcode (if applicable)		
Name	Murphy Kenne	dy Giering		_ Phone (407)	232-3820		
Address 200SMonroeSt		t			Email murphykg@floridarealtors.org		
	Street Tallahassee	FL	32301	_			
	City	State	Zip				
	Speaking: For	Against Inform	ation OR W	aive Speaking:	In Support Against		
	PLEASE CHECK ONE OF THE FOLLOWING:						
	n appearing without npensation or sponsorship.		I am a registered lobbyist, representing: Florida Realtors		I am not a lobbyist, but received something of value for my appearance		
manunoscomana Faquorir des (**		Florida			(travel, meals, lodging, etc.), sponsored by:		
An-month-three of vices the transport on an experience	one Sundy Advance of Free Senders County of Commission (County County) or a communicate control of the County Coun		navnang est ynni ja gjennegas stekna en seiskingstotaan groonska deelinink sternettion en sellen stekna seiski	Controllesian Harden (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984)			

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This form is part of the public record for this meeting.

S-001 (08/10/

APPEARANCE RECORD

SB 184 Affordable Housing

March 11, 2025 Meeting Date Appropriations T,T, ED		APPEAR	Deliver both copies of this form to Senate professional staff conducting the meeting		SB 184 Allordable Housing
		Deliver b Senate professio			Bill Number or Topic
Name	Committee Doug Wheele			Phone	Amendment Barcode (if applicable) 228850
Addres	100 North Duval Street			Email dwheeler@jamesmadison.org	
	Tallahassee	Florida	32301		
	Speaking: For	State Against Information	Zip OR	Waive Speaking:	In Support
l a	am appearing without ompensation or sponsorship.		stered lobbyis	THE FOLLOWING:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

	The Florida Senate	
11/2025</td <td>APPEARANCE RECORD</td> <td>SB 184</td>	APPEARANCE RECORD	SB 184
Meeting Date	Deliver both copies of this form to	Bill Number or Topic
Annoyl on TIFD	Senate professional staff conducting the meeting	
Committee		Amendment Barcode (if applicable)
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Street 11		
Tallahassee Fi	2 32301	
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	PLEASE CHECK ONE OF THE FOLLOWING:	
		I am not a lobbyist, but received
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	
Compensation of Spanishing	representing: Florida Chamber of Commune	(travel, meals, lodging, etc.), sponsored by:
	·	

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)



Committee Agenda Request

То:	Senator Nick DiCeglie, Chair Appropriations Committee on Transportation, Tourism, and Economic Development			
Subject:	Committee Agenda Request			
Date:	February 24, 2025			
I respectfully request that Senate Bill #184 , relating to Affordable Housing, be placed on the:				
\boxtimes	committee agenda at your earliest possible convenience.			
next committee agenda.				

Senator Don Gaetz Florida Senate, District 1

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By	: The Profession		ons Committee on elopment	Transportation, Tourism, and Economic	
BILL: CS/SB 600					
INTRODUCER:	Appropriations Committee on Transportation, Tourism, and Economic Development and Senator Truenow				
SUBJECT:	Manufactur	ring			
DATE:	March 13,	2025 REVISED:			
ANAL	YST	STAFF DIRECTOR	REFERENCE	ACTION	
1. Renner		McKay	CM	Favorable	
2. Griffin		Nortelus	ATD	Fav/CS	
3.	_		AP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 600 designates a Chief Manufacturing Officer among the Department of Commerce (department) senior leadership to promote manufacturing statewide. The Chief Manufacturing Officer, who is appointed by the Secretary of Commerce, is responsible for promoting, supporting, and coordinating manufacturing efforts in the state. In consultation with the Chief Manufacturing Officer and the state Manufacturing Extension Partnership, the department must report on manufacturing efforts in the state and submit the report by December 15, 2026, and every two years thereafter to the Governor and the Legislature.

The bill creates the Florida Manufacturers' Workforce Development Grant Program (program) within the department to fund proposed projects, subject to appropriation by the Legislature, that support small manufacturers in the state with the deployment of new technologies or cybersecurity infrastructure and provide training support to the workforce. Grants would be funded from the Economic Development Trust Fund. The department must provide a list of each awarded project annually and include such information in its annual incentives report.

The bill creates the Florida Manufacturing Promotional Campaign (campaign), a voluntary marketing program to promote manufacturing products and businesses in the state. Participants must register with the department. The campaign would be funded by fees acquired by the department from campaign participants.

The bill authorizes the department to adopt rules to administer the program and establish, by rule, the logos or product identifiers to be depicted for use in the campaign.

The bill will have an impact on state expenditures. It does not appear to impact local government revenues and expenditures. See Section V. Fiscal Impact Statement.

The bill takes effect July 1, 2025.

II. Present Situation:

Manufacturing

Florida has over 422,000 manufacturing jobs and ranks as the nation's 10th largest manufacturing employer. Since 2014, Florida has increased manufacturing employment by 23.3 percent, which outpaced the other 11 states in the top 12 for manufacturing.¹ Manufacturing jobs generally pay higher wages than those in other industries. In 2022, the average annual wage for manufacturing jobs was over \$74,000, a 6.6 percent increase from 2021.²

The North American Industry Classification System (NAICS) is the standard used by federal statistical agencies to classify businesses by industry type for the purpose of statistical data collection and analysis related to the U.S. economy. The NAICS Sector Codes 311-339 include unique manufacturing industries in Florida that have outpaced the nation in job growth, which include, but are not limited to, the following:³

- Food manufacturing
- Beverage and tobacco product manufacturing
- Textile mills and textile product mills
- Apparel manufacturing
- Leather and allied product manufacturing
- Wood product and paper manufacturing
- Printing and related support activities
- Petroleum and coal products manufacturing
- Chemical manufacturing
- Plastics and rubber products manufacturing
- Nonmetallic mineral product manufacturing
- Primary metal manufacturing
- Fabricated metal product manufacturing
- Machinery manufacturing
- Computer and electronic product manufacturing
- Electrical equipment and appliances
- Transportation equipment manufacturing
- Furniture and related product manufacturing
- Miscellaneous manufacturing

¹ Department of Commerce, 2023 Florida Manufacturing, 7, available at https://www.floridajobs.org/docs/default-source/communicationsfiles/2023-florida-manufacturing-report.pdf (last visited March 5, 2025).

² *Id.* at 10.

³ *Id*. at 114.

Additionally, manufacturing sectors with a high value-added component, such as aviation and aerospace, defense, microelectronics, medical devices and equipment, marine, fabricated metal products, and industrial machinery, have helped Florida's small and mid-size manufacturers grow quickly.⁴

Under the Local Manufacturing Development Program, a local government may adopt an ordinance establishing a local manufacturing development program through which the local government may grant master development approval for developing or expanding sites operated by manufacturers.⁵ Local governments may establish a manufacturing master development plan review process that allows new or expanding manufacturing businesses to go through a single local-level master development plan process and, upon approval, proceed to development without requiring additional approvals or permits, except for building permits. ⁶ The approval process must be coordinated with the department. ⁷ Additionally, the department has developed a model local manufacturing development program ordinance to guide local governments that intend to establish a local manufacturing development program. ⁸ Currently, only Manatee and Volusia County have adopted an ordinance. ⁹

Workforce Training Programs

CareerSource Florida, a not-for-profit corporation administratively housed within the department, ¹⁰ is the statewide workforce policy and investment board comprised of business and government leaders that helps Floridians enter, remain in, and advance in the workplace so that they may become more highly skilled and successful. The program also connects employers with qualified and skilled employees. ¹¹ Workforce training is administered through the 21 local workforce development boards.

The Florida Job Growth Grant Fund is an economic development program that promotes public infrastructure and workforce training across the state. Proposals are reviewed by the department and chosen by the Governor to meet the demand for workforce or infrastructure needs in the communities they are awarded to.¹²

⁴ *Id*. at 47

⁵ Section 163.3252, F.S.

⁶ Id.

⁷ Section 163.3253, F.S.

⁸ Section 163.3252, F.S.

⁹ Department of Commerce, *Manufacturing Competitiveness Act Development Approval Program*, available at https://floridajobs.org/community-planning-and-development/programs/community-planning-table-of-contents/manufacturing-competitiveness-act-development-approval-program (last visited March 5, 2025).

¹⁰ Section 445.004(1), F.S.

¹¹ See CareerSource Florida, About Us, available at https://careersourceflorida.com/ (last visited March 5, 2025).

¹² See s. 288.101, F.S.

III. Effect of Proposed Changes:

Statewide Office of Manufacturing

The bill amends s. 20.60, F.S., to expand the department's responsibilities to encourage and oversee manufacturing in the state in coordination with the Chief Manufacturing Officer.

The bill creates s. 20.601, F.S., to designate a Chief Manufacturing Officer among the Department of Commerce (department) senior leadership to promote manufacturing statewide. The Chief Manufacturing Officer (Officer) serves at the pleasure of the Secretary of the department. Duties of the Officer include:

- Serving as the subject-matter expert on manufacturing;
- Promoting and coordinating manufacturing efforts in the state and identifying gaps across state-supported activities;
- Providing strategic direction for interagency and cross-disciplinary initiatives to promote and support manufacturing in the state;
- Working with federal, state, regional, and local governmental entities and nongovernmental entities to align manufacturing priorities; and
- Engaging with state agencies and water management districts to innovate processes, programs, decision frameworks, and reporting mechanisms intended to support manufacturing in the state.

All state and local governmental agencies must assist the Officer to the extent such assistance is consistent with law and budgetary constraints.

In consultation with the Officer and the state Manufacturing Extension Partnership, ¹³ the department must prepare a report on manufacturing efforts in the state, including information regarding the strength and economic importance of the manufacturing industry, and submit the report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 15, 2026, and every two years thereafter.

Florida Manufacturer's Workforce Development Grant Program

The bill creates s. 288.103, F.S., to establish the Florida Manufacturers' Workforce Development Grant Program (program) within the department. The program will fund proposed projects, subject to appropriation by the Legislature, that support small manufacturers in the state in deploying new technologies or cybersecurity infrastructure and providing training support to the workforce.

The department, in coordination with the Officer and the state Manufacturing Extension Partnership, must review applicants and select projects for awards that create strategic investments in workforce training to facilitate the deployment of new technologies or

¹³ FloridaMakes is the official representative of the Manufacturing Extension Partnership (MEP) in Florida. The MEP, which provides U.S. manufacturers with access to resources, is a public-private partnership comprised of the National Institute of Standards and Technology's Manufacturing Extension Partnership, 51 MEP centers located in all 50 states and Puerto Rico, and over 1,300 advisors and experts at more than 400 MEP service locations. *See* https://www.floridamakes.com/about-us/how-we-help (last visited March 5, 2025).

cybersecurity infrastructure. Priority must be given to projects with innovative plans, advanced technologies, and development strategies focusing on workforce development for small manufacturers across the state. Final grant awards are made at the sole discretion of the department.

Grants awarded under the program must be administered by the department from the Economic Development Trust Fund under s. 288.095, F.S. Applicants are authorized to seek workforce development and operations funding. However, grant funding may not be used to pay salary, benefits, or general business or office expenses.

Each year, the department must provide the public with a list of all awarded projects, detailing how each project benefits the program's goals and objectives and the project's current status. This information must be included in the department's annual incentives report under s. 288.0065, F.S. The department may adopt rules to implement this provision.

Florida Manufacturing Promotional Campaign

The Legislature finds that there is a need for the Florida Manufacturing Promotional Campaign (campaign) to do the following in the state:

- Increase consumer awareness of manufacturing;
- Expand market exposure for manufactured products and goods; and
- Inspire future generations of entrepreneurs, fabricators, and skilled workers to build and grow domestic businesses and manufacturing operations.

The Legislature also finds that the campaign is a partnership between industry and the state to promote and advertise such products efficiently.

The bill defines the following terms:

- "Campaign" to mean the Florida Manufacturing Promotional Campaign.
- "Department" to mean the Department of Commerce.
- "Manufactured product" to mean any tangible personal property fabricated or produced, often through industrial or mechanical processes. The term includes items sold or leased to consumers.
- "Person" to mean an individual, firm, partnership, corporation, association, business, trust, legal representative, or any other business unit.

The bill creates s. 288.1033, F.S., to establish the campaign within the department, under the Office's supervision, and in coordination with the state Manufacturing Extension Partnership. The campaign's purpose is to serve as a voluntary marketing program to promote manufacturing products and businesses in the state. In promoting the campaign, the department must do the following:

- Develop logos for the campaign and authorize the use of such logos as provided by rule;
- Register campaign participants;
- Collect rental receipts for industry promotions;
- Develop in-kind advertising programs; and
- Contract with media representatives to disperse promotional materials.

The bill creates s. 288.1034, F.S., to establish campaign registration requirements. Campaign participants must register annually with the department in a form and manner as prescribed by the department.

The bill creates s. 288.1036, F.S., to authorize the department to adopt rules to implement the campaign. The department is authorized to establish the logos or product identifiers to be depicted for use in the campaign for advertising, publicizing, and promoting the sale of manufactured products in the state. The department is authorized to adopt any other necessary rules to ensure compliance with the provision, including, but not limited to, rules governing participant registration, registration renewal, membership classes, application forms, and other forms and enforcement measures.

The bill takes effect July 1, 2025.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None identified.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

The promotional campaign created by this bill is funded by a fee authorized in CS/SB 602, a linked bill.

B. Private Sector Impact:

Manufacturing businesses may see increased demand due to receiving a Florida Manufacturers' Workforce Development Grant and/or participating in the Manufacturing Promotional Campaign.

C. Government Sector Impact:

The bill designates a Chief Manufacturing Officer among the Department of Commerce (department) senior leadership to promote manufacturing statewide. The department is expected to absorb these costs within existing resources.

The bill does not appear to impact local government revenues and expenditures.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The biennial reporting on manufacturing efforts could potentially be integrated into the department's annual report required by s. 20.60(10), F.S.

To avoid duplication of effort and funds in workforce training, the Legislature could consider requiring coordination with CareerSource Florida in the consideration and award of grants.

The Legislature could consider whether the grant program and promotional campaign should be included in the economic development program reviews conducted by the Office of Program Policy Analysis and Government Accountability and the Office of Economic & Demographic Research pursuant to s. 288.0001, F.S.

VIII. Statutes Affected:

This bill amends section 20.60 of the Florida Statutes.

This bill creates the following sections of the Florida Statutes: 20.601, 288.103, 288.1031, 288.1032, 288.1033, 288.1034, and 288.1036.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Appropriations Committee on Transportation, Tourism, and Economic Development on March 11, 2025:

The committee substitute:

- Expands the department's responsibilities to encourage and oversee manufacturing in the state in coordination with the Chief Manufacturing Officer.
- Moves the designation of a Chief Manufacturing Officer to the department's organization structure under chapter 20, F.S.;
- Removes the creation of a Statewide Office of Manufacturing and designates a senior leadership member within the department as the Chief Manufacturing Officer;

- Specifies that final grant awards under the Florida Manufacturers' Workforce Development Grant are made at the department's sole discretion;
- Clarifies that the Florida Manufacturing Promotional Campaign is voluntary; and
- Moves the Florida Manufacturing Promotional Campaign to chapter 288, F.S.

B. The committee substitute Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.



	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
03/13/2025		
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The Appropriations Committee on Transportation, Tourism, and Economic Development (Truenow) recommended the following:

Senate Amendment (with title amendment)

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Delete everything after the enacting clause and insert:

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Section 1. Paragraph (m) is added to subsection (4) of section 20.60, Florida Statutes, to read:

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20.60 Department of Commerce; creation; powers and duties.-

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(4) The purpose of the department is to assist the Governor in working with the Legislature, state agencies, business leaders, and economic development professionals to formulate and

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11 implement coherent and consistent policies and strategies 12 designed to promote economic opportunities for all Floridians. The department is the state's chief agency for business 13 14 recruitment and expansion and economic development. To accomplish such purposes, the department shall: 15

- (m) Encourage and oversee manufacturing in this state in coordination with the Chief Manufacturing Officer.
- Section 2. Section 20.601, Florida Statutes, is created to read:
 - 20.601 Chief Manufacturing Officer.-
- (1) There shall be designated among the senior leadership of the Department of Commerce a Chief Manufacturing Officer for the purpose of supporting the manufacturing ecosystem statewide. The Chief Manufacturing Officer is appointed by and serves at the pleasure of the Secretary of Commerce.
 - (2) The Chief Manufacturing Officer shall:
- (a) Serve as a subject-matter expert for the state on issues related to manufacturing.
- (b) Be responsible for promoting and coordinating manufacturing efforts in this state and identifying gaps across state-supported activities.
- (c) Provide strategic direction for interagency and crossdisciplinary initiatives to promote and support manufacturing in this state.
- (d) Work with federal, state, regional, and local governmental entities and nongovernmental entities to align manufacturing priorities.
- (e) Engage with state agencies and water management districts to innovate processes, programs, decision frameworks,

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and reporting mechanisms intended to support manufacturing in this state.

- (3) All state and local governmental entities shall assist the Chief Manufacturing Officer to the extent such assistance is consistent with law and with budgetary constraints.
- (4) The department shall prepare a report, in consultation with the Chief Manufacturing Officer and the state Manufacturing Extension Partnership, regarding manufacturing efforts in this state. The department shall submit the report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 15, 2026, and every 2 years thereafter. The report must include information regarding the strength and economic importance of the manufacturing industry in this state.

Section 3. Section 288.103, Florida Statutes, is created to read:

288.103 Florida Manufacturers' Workforce Development Grant Program.-

- (1) The Florida Manufacturers' Workforce Development Grant Program is created within the Department of Commerce, under the direction of the Chief Manufacturing Officer and in consultation with the state Manufacturing Extension Partnership, to fund proposed projects, subject to appropriation by the Legislature, which support small manufacturers in this state with the deployment of new technologies or cybersecurity infrastructure and to provide training support to the workforce.
- (2) The department, in coordination with the Chief Manufacturing Officer and the state Manufacturing Extension Partnership, shall review applications submitted and select

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projects for awards which create strategic investments in workforce training to facilitate the deployment of new technologies or cybersecurity infrastructure. Final grant awards are made at the sole discretion of the department.

- (3) Priority must be given to projects with innovative plans, advanced technologies, and development strategies that focus on workforce development for small manufacturers across this state.
- (4) Applicants may seek funding for workforce development and operations, but grant funding awarded under this section may not be used to pay salary and benefits or general business or office expenses. Grants awarded under the program shall be administered by the department from the Economic Development Trust Fund established in s. 288.095.
- (5) The department shall annually provide a list available to the public of each project awarded a grant, the benefit of each project in meeting the goals and objectives of the program, and the current status of each project. The department shall include such information in its annual incentives report required under s. 288.0065.
- (6) The department may adopt rules to implement this section.
- Section 4. Section 288.1031, Florida Statutes, is created to read:
- 288.1031 Legislative findings.—The Legislature finds that there is a need for the Florida Manufacturing Promotional Campaign, as established in s. 288.1033, to increase consumer awareness of manufacturing activities in this state, to expand market exposure for manufactured products and goods in this



98 state, and to inspire future generations of entrepreneurs, 99 fabricators, and skilled workers to build and grow domestic 100 businesses and manufacturing operations in this state. The 101 Legislature further finds that a campaign that creates a 102 partnership between industry and the state is necessary to 103 promote and advertise such products efficiently. 104 Section 5. Section 288.1032, Florida Statutes, is created 105 to read: 106 288.1032 Definitions.—As used in ss. 288.1031-288.1036, the 107 term: 108 (1) "Campaign" means the Florida Manufacturing Promotional 109 Campaign. 110 (2) "Department" means the Department of Commerce. 111 (3) "Manufactured product" means any tangible personal 112 property that has been fabricated or produced, often through 113 industrial or mechanical processes. The term includes items sold 114 or leased to consumers. (4) "Person" means an individual, a firm, a partnership, a 115 116 corporation, an association, a business, a trust, a legal 117 representative, or any other business unit. 118 Section 6. Section 288.1033, Florida Statutes, is created 119 to read: 120 288.1033 Florida Manufacturing Promotional Campaign; 121 purpose; duties of the department.—There is created within the 122 department, under the supervision of the Chief Manufacturing 123 Officer and in coordination with the state Manufacturing 124 Extension Partnership, the Florida Manufacturing Promotional 125 Campaign. The purpose of the campaign is to serve as a voluntary 126 marketing program to promote manufacturing products and



127	businesses in this state. In promoting the campaign, the			
128	department shall do all of the following:			
129	(1) Develop logos for the campaign and authorize the use of			
130	such logos as provided by rule.			
131	(2) Register campaign participants.			
132	(3) Collect rental receipts for industry promotions.			
133	(4) Develop in-kind advertising programs.			
134	(5) Contract with media representatives for the purpose of			
135	dispersing promotional materials.			
136	Section 7. Section 288.1034, Florida Statutes, is created			
137	to read:			
138	288.1034 Registration.—A person that participates in the			
139	Florida Manufacturing Promotional Campaign must register			
140	annually with the department in a form and manner as prescribed			
141	by the department.			
142	Section 8. Section 288.1036, Florida Statutes, is created			
143	to read:			
144	288.1036 Rulemaking authority.—The department may adopt			
145	rules to implement and administer the Florida Manufacturing			
146	Promotional Campaign. By rule, the department may establish the			
147	logos or product identifiers to be depicted for use in the			
148	campaign for advertising, publicizing, and promoting the sale of			
149	manufactured products in this state. The department may also			
150	adopt any other rules as deemed necessary to ensure compliance			
151	with the Florida Manufacturing Promotional Campaign, including,			
152	but not limited to, rules governing participant registration,			
153	renewal of registration, classes of membership, application			
154	forms, and other forms and enforcement measures.			
155	Section 9. This act shall take effect July 1, 2025.			



====== T I T L E A M E N D M E N T ===== 157

And the title is amended as follows:

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Delete everything before the enacting clause and insert:

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A bill to be entitled

An act relating to manufacturing; amending s. 20.60, F.S.; revising the duties of the Department of Commerce; creating s. 20.601, F.S.; establishing the Chief Manufacturing Officer among the senior leadership of the department; providing that the Chief Manufacturing Officer is appointed by and serves at the pleasure of the Secretary of Commerce; providing responsibilities for the Chief Manufacturing Officer; directing all state and local governmental entities to assist the Chief Manufacturing Officer; requiring the department biennially to prepare a report regarding manufacturing efforts in this state; requiring the department to submit its report on a specified date and biennially thereafter to the Governor and the Legislature; requiring that the report include certain information; creating s. 288.103, F.S.; creating the Florida Manufacturers' Workforce Development Grant Program; providing that the grant program is created within the department and under the direction of the Chief Manufacturing Officer; providing a specified purpose for the grant program; requiring the department, the Chief Manufacturing Officer, and the state Manufacturing Extension Partnership to review

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applications submitted and to select specified projects; providing that the department has sole discretion in final grant awards; requiring that priority be given to projects that meet certain criteria; authorizing applicants to seek funding for a specified purpose; requiring the department to administer the grant awards from the Economic Development Trust Fund; requiring the department to include certain information in its annual incentives report; authorizing the department to adopt rules; creating s. 288.1031, F.S.; providing legislative findings; creating s. 288.1032, F.S.; defining terms; creating s. 288.1033, F.S.; creating the Florida Manufacturing Promotional Campaign within the department; providing the purpose of the campaign; requiring the department to take certain actions in promoting the campaign; creating s. 288.1034, F.S.; requiring persons that participate in the campaign to register annually with the department; creating s. 288.1036, F.S.; authorizing the department to adopt rules; authorizing the department to establish, by rule, the logos or product identifiers to be depicted for use in the campaign; providing an effective date.

By Senator Truenow

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13-00614A-25 2025600

A bill to be entitled An act relating to manufacturing; creating s. 14.37, F.S.; creating the Statewide Office of Manufacturing within the Department of Commerce for a certain purpose; requiring that the office be headed by a Chief Manufacturing Officer appointed by and serving at the pleasure of the Secretary of Commerce; providing responsibilities for the Chief Manufacturing Officer; directing all state and local governmental entities to assist the Chief Manufacturing Officer; requiring the department to biennially prepare a report regarding manufacturing efforts in this state; requiring the department to submit its report on a specified date and biennially thereafter to the Governor and the Legislature; requiring that the report include certain information; creating s. 288.103, F.S.; creating the Florida Manufacturers' Workforce Development Grant Program; providing that the grant program is created within the Department of Commerce and under the direction of the Chief Manufacturing Officer; providing a specified purpose for the grant program; requiring the department, the Chief Manufacturing Officer, and the state Manufacturing Extension Partnership to review applications submitted and to select specified projects; requiring that priority be given to projects that meet certain criteria; authorizing applicants to seek funding for a specified purpose; requiring the department to administer the grant awards from the

13-00614A-25 2025600

Economic Development Trust Fund; requiring the department to include certain information in its annual incentives report; authorizing the department to adopt rules; creating part XIV of ch. 559, F.S., to be entitled "Florida Manufacturing Promotional Campaign"; creating s. 559.971, F.S.; providing legislative findings; creating s. 559.972, F.S.; defining terms; creating s. 559.973, F.S.; creating the Florida Manufacturing Promotional Campaign within the Department of Commerce; providing the purpose of the campaign; requiring the department to take certain actions in promoting the campaign; creating s. 559.974, F.S.; requiring persons that participate in the campaign to register annually with the department; creating s. 559.976, F.S.; authorizing the department to adopt rules; authorizing the department to establish, by rule, the logos or product identifiers to be depicted for use in the campaign; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 14.37, Florida Statutes, is created to read:

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14.37 Statewide Office of Manufacturing.-

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(1) The Statewide Office of Manufacturing is established within the Department of Commerce for the purpose of supporting the manufacturing ecosystem statewide. The office shall be

headed by a Chief Manufacturing Officer, who is appointed by and

13-00614A-25 2025600

serves at the pleasure of the Secretary of Commerce.

- (2) The Chief Manufacturing Officer shall:
- (a) Serve as a subject-matter expert for the state on issues related to manufacturing.
- (b) Be responsible for promoting and coordinating manufacturing efforts in this state and identifying gaps across state-supported activities.
- (c) Provide strategic direction for interagency and cross-disciplinary initiatives to promote and support manufacturing in this state.
- (d) Work with federal, state, regional, and local governmental entities and nongovernmental entities to align manufacturing priorities.
- (e) Engage with state agencies and water management districts to innovate processes, programs, decision frameworks, and reporting mechanisms intended to support manufacturing in this state.
- (3) All state and local governmental entities shall assist the Chief Manufacturing Officer to the extent such assistance is consistent with law and with budgetary constraints.
- (4) The department shall prepare a report, in consultation with the Chief Manufacturing Officer and the state Manufacturing Extension Partnership, regarding manufacturing efforts in this state. The department shall submit the report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 15, 2026, and every 2 years thereafter. The report must include information regarding the strength and economic importance of the manufacturing industry in this state.

13-00614A-25 2025600

Section 2. Section 288.103, Florida Statutes, is created to read:

288.103 Florida Manufacturers' Workforce Development Grant Program.—

- (1) The Florida Manufacturers' Workforce Development Grant Program is created within the Department of Commerce, under the direction of the Chief Manufacturing Officer and in consultation with the state Manufacturing Extension Partnership, to fund proposed projects, subject to appropriation by the Legislature, which support small manufacturers in this state with the deployment of new technologies or cybersecurity infrastructure and to provide training support to the workforce.
- (2) The department, in coordination with the Chief
 Manufacturing Officer and the state Manufacturing Extension
 Partnership, shall review applications submitted and select
 projects for awards which create strategic investments in
 workforce training to facilitate the deployment of new
 technologies or cybersecurity infrastructure.
- (3) Priority must be given to projects with innovative plans, advanced technologies, and development strategies that focus on workforce development for small manufacturers across this state.
- (4) Applicants may seek funding for workforce development and operations, but grant funding awarded under this section may not be used to pay salary and benefits or general business or office expenses. Grants awarded under the program shall be administered by the department from the Economic Development Trust Fund established in s. 288.095.
 - (5) The department shall annually provide a list available

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117 to the public of each project awarded, the benefit of each 118 project in meeting the goals and objectives of the program, and 119 the current status of each project. The department must include 120 such information in its annual incentives report required under 121 s. 288.0065. 122 (6) The department may adopt rules to implement this 123 section. 124 Section 3. Part XIV of chapter 559, Florida Statutes, consisting of ss. 559.971-559.976, Florida Statutes, is created 125 126 and entitled "Florida Manufacturing Promotional Campaign." 127 Section 4. Section 559.971, Florida Statutes, is created to 128 read: 129 559.971 Legislative findings. - The Legislature finds that 130 there is a need for the Florida Manufacturing Promotional 131 Campaign to increase consumer awareness of manufacturing 132 activities in this state, to expand market exposure for 133 manufactured products and goods in this state, and to inspire 134 future generations of entrepreneurs, fabricators, and skilled 135 workers to build and grow domestic businesses and manufacturing 136 operations in this state. The Legislature further finds that the 137 campaign is a partnership between industry and the state to 138 promote and advertise such products efficiently. Section 5. Section 559.972, Florida Statutes, is created to 139 140 read: 141 559.972 Definitions.—As used in this part, the term: 142 (1) "Campaign" means the Florida Manufacturing Promotional 143 Campaign. 144 (2) "Department" means the Department of Commerce.

(3) "Manufactured product" means any tangible personal

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property that has been fabricated or produced, often through
industrial or mechanical processes. The term includes items sold
or leased to consumers.

- (4) "Person" means an individual, a firm, a partnership, a corporation, an association, a business, a trust, a legal representative, or any other business unit.
- Section 6. Section 559.973, Florida Statutes, is created to read:
- 559.973 Florida Manufacturing Promotional Campaign;
 purpose; duties of the department.—There is created within the
 department, under the supervision of the Chief Manufacturing
 Officer and in coordination with the state Manufacturing
 Extension Partnership, the Florida Manufacturing Promotional
 Campaign. The purpose of the campaign is to serve as a marketing
 program to promote manufacturing products and businesses in this
 state. In promoting the campaign, the department shall do all of
 the following:
- (1) Develop logos for the campaign and authorize the use of such logos as provided by rule.
 - (2) Register campaign participants.
 - (3) Collect rental receipts for industry promotions.
 - (4) Develop in-kind advertising programs.
- (5) Contract with media representatives for the purpose of dispersing promotional materials.
- Section 7. Section 559.974, Florida Statutes, is created to read:
- 559.974 Registration.—A person that participates in the campaign must register annually with the department in a form and manner as prescribed by the department.

13-00614A-25 2025600

Section 8. Section 559.976, Florida Statutes, is created to read:

559.976 Rulemaking authority.—The department may adopt rules that implement and administer this part. By rule, the department may establish the logos or product identifiers to be depicted for use in the campaign for advertising, publicizing, and promoting the sale of manufactured products in this state.

The department may also adopt any other rules as deemed necessary to ensure compliance with this part, including, but not limited to, rules governing participant registration, renewal of registration, classes of membership, application forms, and other forms and enforcement measures.

Section 9. This act shall take effect July 1, 2025.

	The Florida Senate	
3/11	APPEARANCE RECO	RD
Meeting Date	Deliver both copies of this form to	Bill Number or Topic
Appropriations - TED	Senate professional staff conducting the meet	
Committee		Amendment Barcode (if applicable)
Name (hrir Dawson	Phone	407-843-8880
Name		
Address 701 F. Pine Street, Sni-	te 1400 Email	Chris, Lawson Egray-robinson, com
Street		<i>y</i> .
Orlando FL	32809	
City State	Zip	
Speaking: For Against	Information OR Waive Spe	eaking:
	PLEASE CHECK ONE OF THE FOLLOW	/ING:
I am appearing without	I am a registered lobbyist, representing:	I am not a lobbyist, but received
compensation or sponsorship.		something of value for my appearance (travel, meals, lodging, etc.),
	Florida Makes	sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

The Florida Senate APPEARANCE RECORD Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee **Email** OR Waive Speaking: Information Against Speaking: PLEASE CHECK ONE OF THE FOLLOWING:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

Associated Industria of Florida

I am a registered lobbyist,

representing:

This form is part of the public record for this meeting.

I am appearing without

compensation or sponsorship.

S-001 (08/10/2021)

I am not a lobbyist, but received

(travel, meals, lodging, etc.),

sponsored by:

something of value for my appearance

The Florida Senate

21	11/2005	APPEAR	ANCER	FCORD	SB 600
- 2º / A	Meeting Date	Deliver b	ooth copies of this fo	orm to	Bill Number or Topic 659442
πρρ	Committee	<u>, </u>			Amendment Barcode (if applicable)
Name	Kylee	Anzueto			7-433-7882
Address	301 E Pir Street	ne Street FL 32	801	_ Email & YOLD	inson. com
	Speaking: For	State Against Information	OR w	/aive Speaking:	In Support Against
		PLEASE CHECK	ONE OF THE	FOLLOWING:	
	n appearing without npensation or sponsorship.	Tam a regis representir Florida			I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

The Florida Senate

SBG	0
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, , ,	
3/11/2025 APPEARANCE	RECORD SS 600
Meeting Date Deliver both copies of	this form to
Applys on TTED Senate professional staff condi	
Committee	Amendment Barcode (if applicable)
Name Colton Maclill	Phone (850)766-7983
121 8 10 1 5+	Email Cmaclilafle hamber.cam
Address 10(1) Street	
Tallabassee FL 32301	
City State Zip	
Speaking: For Against Information OR	Waive Speaking: In Support Against
PLEASE CHECK ONE OF T	THE FOLLOWING:
I am appearing without	t, I am not a lobbyist, but received
compensation or sponsorship. representing:	something of value for my appearance
Florida Chamber a	Commune sponsored by:
	U

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

THE FLORIDA SENATE

Tallahassee, Florida 32399-1100

COMMITTEES:

Agriculture, Chair Appropriations Committee on Agriculture, Environment, and General Government Appropriations Committee on Transportation, Tourism, and Economic Development Banking and Insurance Fiscal Policy Military and Veterans Affairs, Space, and Domestic Security Transportation

SENATOR KEITH TRUENOW

13th District

Senator Nick DiCeglie 414 Senate Office Building Tallahassee, FL 32399

Dear Chair DiCeglie,

I would like to request SB 600 Manufacturing and SB 602 Fees/Florida Manufacturing Promotional Campaign be placed on the next available Committee on Transportation, Tourism, and Economic Development agenda.

SB 600 creates the Statewide Office of Manufacturing (Office) within the Department of Commerce (department) promotes manufacturing statewide. The Chief Manufacturing Officer, who is appointed by the Secretary of Commerce, heads the program and, among other duties, is responsible for promoting, supporting, and coordinating manufacturing efforts in the state. In consultation with the Chief Manufacturing Officer and the state Manufacturing Extension Partnership, the department must report on manufacturing efforts in the state and submit the report by December 15, 2026, and every two years thereafter to the Governor and the Legislature

SB 602 requires the Department of Commerce (department) to establish registration and renewal fees sufficient to fund the costs of administering the Florida Manufacturing Promotional Campaign (campaign). The department must assess and collect fees to promote the campaign and fees must be deposited into the Economic Development Trust Fund to be used solely for administering the campaign.

I appreciate your favorable consideration.

Sincerely.

Senator Keith Truenow

Senate District 13

KT/dd

REPLY TO:

□ Lake County Agricultural Center, 1951 Woodlea Road, Tavares, Florida 32778 (352) 750-3133 □ 16207 State Road 50, Suite 401, Clermont, Florida 34711

□ 304 Senate Building, 404 South Monroe Street, Tallahassee, Florida 32399-1100 (850) 487-5013

Senate's Website: www.flsenate.gov

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By	Prepared By: The Professional Staff of the Appropriations Committee on Transportation, Tourism, and Economic Development					
BILL:	CS/SB 602					
INTRODUCER:	Appropriations Committee on Transportation, Tourism, and Economic Development and Senator Truenow					
SUBJECT:	Fees/Florida	a Manufa	acturing Promo	otional Campaign	1	
DATE:	March 13, 2	2025	REVISED:			
ANAL	YST	STAF	F DIRECTOR	REFERENCE		ACTION
1. Renner	1. Renner		y	CM	Favorable	
2. Griffin		Nortelus ATD Fav/CS				
3.	_		_	AP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 602 requires the Department of Commerce (department) to assess and collect an annual fee not to exceed \$100 per registrant to fund the costs of administering the voluntary Florida Manufacturing Promotional Campaign (campaign). Fees must be deposited into the Economic Development Trust Fund to be used solely for administering the campaign.

CS/SB 600 (Manufacturing), is a linked bill that designates a senior leadership member within the department as the Chief Manufacturing Officer to promote the manufacturing ecosystem statewide. The bill also creates the campaign to serve as a marketing program to promote manufacturing products and businesses in the state. In promoting the campaign, the department must develop logos for the campaign, register campaign participants, collect rental receipts for industry promotions, develop in-kind advertising programs, and contract with media representatives to disperse promotional materials. A person who participates in the campaign must register annually with the department.

The bill may have an indeterminate fiscal impact on the department for collecting fees to promote the campaign. There is no impact expected on local government revenues and expenditures. See Section V. Fiscal Impact Statement.

The bill is effective on the same date that CS/SB 600 (Manufacturing) or similar legislation takes effect if adopted in the same legislative session or any extension and becomes law.

II. Present Situation:

Florida has over 422,000 manufacturing jobs and ranks as the nation's 10th largest manufacturing employer. Since 2014, Florida has increased manufacturing employment by 23.3 percent, which outpaced the other 11 states in the top 12 for manufacturing.¹ Manufacturing jobs generally pay higher wages than those in other industries. In 2022, the average annual wage for manufacturing jobs was over \$74,000, a 6.6 percent increase from 2021.²

The North American Industry Classification System (NAICS) is the standard used by federal statistical agencies to classify businesses by industry type for the purpose of statistical data collection and analysis related to the U.S. economy. NAICS Sector Codes 311-339 include unique manufacturing industries in Florida that have outpaced the nation in job growth, which include, but are not limited to, the following:³

- Food manufacturing
- Beverage and tobacco product manufacturing
- Textile mills and textile product mills
- Apparel manufacturing
- Leather and allied product manufacturing
- Wood product and paper manufacturing
- Printing and related support activities
- Petroleum and coal products manufacturing
- Chemical manufacturing
- Plastics and rubber products manufacturing
- Nonmetallic mineral product manufacturing
- Primary metal manufacturing
- Fabricated metal product manufacturing
- Machinery manufacturing
- Computer and electronic product manufacturing
- Electrical equipment and appliances
- Transportation equipment manufacturing
- Furniture and related product manufacturing
- Miscellaneous manufacturing

Under the Local Manufacturing Development Program, a local government may adopt an ordinance establishing a local manufacturing development program through which the local government may grant master development approval for developing or expanding sites operated by manufacturers.⁴ Local governments may establish a manufacturing master development plan review process that allows new or expanding manufacturing businesses to go through a single local-level master development plan process and, upon approval, proceed to development without requiring additional approvals or permits, except for building permits. ⁵ The approval

¹ Department of Commerce, 2023 Florida Manufacturing, 7, available at https://www.floridajobs.org/docs/default-source/communicationsfiles/2023-florida-manufacturing-report.pdf (last visited March 5, 2025).

² *Id.* at 10.

³ *Id*. at 114.

⁴ Section 163.3252, F.S.

⁵ *Id*.

process must be coordinated with the department.⁶ Additionally, the department has developed a model local manufacturing development program ordinance to guide local governments that intend to establish a local manufacturing development program.⁷ Currently, only Manatee and Volusia County have adopted an ordinance.⁸

CareerSource Florida, a not-for-profit corporation administratively housed within the department,⁹ is the statewide workforce policy and investment board comprised of business and government leaders that helps Floridians enter, remain in, and advance in the workplace so that they may become more highly skilled and successful. The program also connects employers with qualified and skilled employees.¹⁰ Workforce training is administered through the 21 local workforce development boards.

The Florida Job Growth Grant Fund is an economic development program that promotes public infrastructure and workforce training across the state. Proposals are reviewed by the department and chosen by the Governor to meet the demand for workforce or infrastructure needs in the communities they are awarded to.¹¹

III. Effect of Proposed Changes:

The bill requires the department to assess and collect an annual fee not to exceed \$100 per registrant to fund the costs of administering the voluntary Florida Manufacturing Promotional Campaign. Fees must be deposited into the Economic Development Trust Fund under s. 288.095, F.S., to be used solely for administering the campaign.

The bill is effective on the same date that CS/SB 600 (Manufacturing) or similar legislation takes effect, if adopted in the same legislative session or any extension, and becomes law.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

⁶ Section 163.3253, F.S.

⁷ Section 163.3252, F.S.

⁸ Department of Commerce, *Manufacturing Competitiveness Act Development Approval Program*, available at https://floridajobs.org/community-planning-and-development/programs/community-planning-table-of-contents/manufacturing-competitiveness-act-development-approval-program (last visited March 5, 2025).

⁹ Section 445.004(1), F.S.

¹⁰ See CareerSource Florida, About Us, available at https://careersourceflorida.com/ (last visited March 5, 2025).

¹¹ See s. 288.101, F.S.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

Section 19 of Article VII of the State Constitution requires a "state tax or fee imposed, authorized, or raised under this section must be contained in a separate bill that contains no other subject." A "fee" is defined by the Florida Constitution to mean "any charge or payment required by law, including any fee for service, fee or cost for licenses, and charge for service."¹²

Section 19 of Article VII of the State Constitution also requires that a tax or fee raised by the Legislature must be approved by two-thirds of the membership of each house of the Legislature.

E. Other Constitutional Issues:

None identified.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

The bill imposes an annual fee not to exceed \$100 on manufacturing businesses that wish to participate in the Florida Manufacturing Promotional Campaign.

B. Private Sector Impact:

Certain businesses registering with the campaign must pay a fee to promote their business through the Florida Manufacturing Promotional Campaign.

C. Government Sector Impact:

Creating the Florida Manufacturing Promotional Campaign may have a fiscal impact on the department. The department must do certain things to promote a manufacturing campaign. Fees collected by the department for manufacturing campaign shall be deposited into the Economic Development Trust Fund.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

¹² FLA. CONST. art. VII, s. 19(d)(1).

VIII. Statutes Affected:

This bill creates section 288.1033 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Appropriations Committee on Transportation, Tourism, and Economic Development on March 11, 2025:

The committee substitute:

- Provides that the department may collect an annual fee not to exceed \$100 per registrant to fund the costs of administering the voluntary Florida Manufacturing Promotional Campaign.
- Removes the requirement that the department establish the assessment and collection of fees to administer the campaign by rule.

B.	Amend	lments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
03/11/2025		
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The Appropriations Committee on Transportation, Tourism, and Economic Development (Truenow) recommended the following:

Senate Amendment (with title amendment)

3 Delete lines 15 - 25

and insert:

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Section 1. Section 288.1035, Florida Statutes, is created to read:

288.1035 Fees.-

(1) The department shall assess and collect an annual fee not to exceed \$100 per registrant to fund the costs of administering the voluntary Florida Manufacturing Promotional



11	Campaign.			
12	(2) Fees must be deposited into the Economic Development			
13	Trust Fund established in s. 288.095 to be used solely for			
14	administering the campaign.			
15				
16	======== T I T L E A M E N D M E N T =========			
17	And the title is amended as follows:			
18	Delete lines 2 - 8			
19	and insert:			
20	An act relating to fees; creating s. 288.1035, F.S.;			
21	requiring the Department of Commerce to assess and			
22	collect a specified annual fee sufficient to fund the			
23	costs of administering the voluntary Florida			
24	Manufacturing Promotional Campaign; requiring that			
25	such fees be deposited			

By Senator Truenow

13-01254-25 2025602

A bill to be entitled

An act relating to fees; creating s. 559.975, F.S.; requiring the Department of Commerce to establish by rule registration and renewal fees sufficient to fund the costs of administering the Florida Manufacturing Promotional Campaign; requiring the department to assess and collect fees for the purpose of promoting the campaign; requiring that such fees be deposited into the Economic Development Trust Fund for a specified purpose; providing a contingent effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 559.975, Florida Statutes, is created to read:

559.975 Fees.-

- (1) The department shall establish by rule registration and renewal fees sufficient to fund the costs of administering the Florida Manufacturing Promotional Campaign.
- (2) The department shall assess and collect fees for the purpose of promoting the campaign.
- (3) Fees must be deposited into the Economic Development Trust Fund established in s. 288.095 to be used solely for administering the campaign.

Section 2. This act shall take effect on the same date that SB 600 or other similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law.

The Florida Senate

2/1	112026	APPEARANCE RI	ECORD	SB 402
11	Meeting Date	Deliver both copies of this for		Bill Number or Topic
Aux	PLANCE - TED	Senate professional staff conducting	the meeting	345782
TIPF	Committee		_	Amendment Barcode (if applicable)
Name	at of the elder Euro	& Kylee Anzveto	Phone	433-7882
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Address	301 E Pine S	street	Email Kylel	on one
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	Orlando	FL EDIOUS 3280) State Zip		
		against Information OR Wa	nive Speaking: In	Support Against
		PLEASE CHECK ONE OF THE F	OLLOWING:	
 lar	n appearing without	I am a registered lobbyist,	[I am not a lobbyist, but received
	npensation or sponsorship.	representing:		something of value for my appearance (travel, meals, lodging, etc.),
		FloridaMakes		sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

The Florida Senate

APPFARANCE RECORD

602	

Meeting Date Appropriations - TED Committee	APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic Amendment Barcode (if applicable)
NameChris Dawson	Phone	U7 843 8880
Address <u>301 E. Pine Street</u> , Suite	1400 Email C	chris. danson @ gray-robinson.com
Orlando FL City Stat	32809 Zip	
Speaking: For Against	Information OR Waive Speaking	g:
	PLEASE CHECK ONE OF THE FOLLOWING	:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing: Florida Makes	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

THE FLORIDA SENATE

Tallahassee, Florida 32399-1100

COMMITTEES:

Agriculture, Chair Appropriations Committee on Agriculture, Environment, and General Government Appropriations Committee on Transportation, Tourism, and Economic Development Banking and Insurance Fiscal Policy Military and Veterans Affairs, Space, and Domestic Security Transportation

SENATOR KEITH TRUENOW

13th District

Senator Nick DiCeglie 414 Senate Office Building Tallahassee, FL 32399

Dear Chair DiCeglie,

I would like to request SB 600 Manufacturing and SB 602 Fees/Florida Manufacturing Promotional Campaign be placed on the next available Committee on Transportation, Tourism, and Economic Development agenda.

SB 600 creates the Statewide Office of Manufacturing (Office) within the Department of Commerce (department) promotes manufacturing statewide. The Chief Manufacturing Officer, who is appointed by the Secretary of Commerce, heads the program and, among other duties, is responsible for promoting, supporting, and coordinating manufacturing efforts in the state. In consultation with the Chief Manufacturing Officer and the state Manufacturing Extension Partnership, the department must report on manufacturing efforts in the state and submit the report by December 15, 2026, and every two years thereafter to the Governor and the Legislature

SB 602 requires the Department of Commerce (department) to establish registration and renewal fees sufficient to fund the costs of administering the Florida Manufacturing Promotional Campaign (campaign). The department must assess and collect fees to promote the campaign and fees must be deposited into the Economic Development Trust Fund to be used solely for administering the campaign.

I appreciate your favorable consideration.

Sincerely.

Senator Keith Truenow

Senate District 13

KT/dd

REPLY TO:

□ Lake County Agricultural Center, 1951 Woodlea Road, Tavares, Florida 32778 (352) 750-3133 □ 16207 State Road 50, Suite 401, Clermont, Florida 34711

□ 304 Senate Building, 404 South Monroe Street, Tallahassee, Florida 32399-1100 (850) 487-5013

Senate's Website: www.flsenate.gov

CourtSmart Tag Report

Room: SB 110 Case No.: Type:

Caption: Appropriations Committee on Transportation, Tourism, and Economic Development **Judge:**

Started: 3/11/2025 8:30:23 AM

Ends: 3/11/2025 8:55:09 AM Length: 00:24:47

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8:30:28 AM Sen. DiCeglie (Chair)
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8:31:15 AM SB 600

8:31:30 AM Sen. Truenow **8:32:17 AM** Am. 655942

8:32:57 AM Sen. DiCeglie

8:33:06 AM Sen. Truenow

8:33:26 AM Chris Dawson, Florida Makes

8:34:27 AM Sen. Diceglie

8:34:45 AM Cameron Fink, Association Industries of Florida (waives in support)

8:34:54 AM Kylee Anzueto, Florida Makes (waives in support)

8:35:02 AM Colton Madill, Florida Chamber of Commerce (waives in support)

8:35:03 AM Sen. DiCeglie

8:35:17 AM Sen. Truenow

8:35:26 AM Sen. DiCeglie

8:35:55 AM SB 602

8:36:04 AM Sen. Truenow

8:36:29 AM Am. 345782

8:36:40 AM Sen. Truenow

8:36:55 AM Sen. DiCeglie

8:37:00 AM Kylee Anzueto, Florida Makes (waives in support)

8:37:01 AM Sen. DiCeglie

8:37:07 AM Sen. Truenow

8:37:30 AM Sen. DiCeglie

8:37:42 AM Chris Dawson, Florida Makes (waives in support)

8:37:52 AM Sen. Truenow

8:38:08 AM Sen. DiCeglie

8:38:51 AM Recording Paused

8:43:13 AM Recording Resumed

8:43:15 AM Sen. DiCeglie

8:43:24 AM SB 184

8:43:30 AM Sen. Gaetz

8:44:53 AM Sen. DiCeglie

8:44:58 AM Am. 129666

8:45:09 AM Sen. Gaetz

8:45:23 AM Sen. DiCeglie

8:45:29 AM Sen. Ingoglia

8:46:05 AM Sen. Gaetz

8:46:30 AM Sen. Ingoglia 8:47:10 AM Sen. Gaetz

8:47:47 AM Sen. Arrington

8:48:34 AM Sen. Gaetz

8:48:51 AM Sen. Smith

8:49:19 AM Sen. Gaetz

8:49:43 AM Sen. Smith

8:50:06 AM Sen. Gaetz

8:50:48 AM Sen. DiCeglie

8:50:57 AM Sen. Gaetz

8:51:10 AM Sen. DiCeglie

8:51:26 AM Ivonne Fernandez, AARP (waives in support)

8:51:30 AM Derick Tabertshoter, Americans for Prosperity (waives in support)

8:51:36 AM Murphy Kenney Giering, Florida Realtors (waives in support)

8:51:42 AM Doug Wheeler (waives in support)

Coltin Madill, Florida Chamber of Commerce (waives in support) Sen. Smith Sen. Arrington Sen. DiCeglie Sen. Gaetz Sen. DiCeglie Sen. Collins
Sen. Collins Sen. DiCeglie