Florida House of Representatives - 2002 HB 789 By Representative Romeo

1	A bill to be entitled
2	An act relating to rural development; creating
3	the Florida Rural Heritage Act; providing
4	legislative findings; providing definitions;
5	providing for the designation of a Rural
6	Heritage Area; providing for a community-based
7	planning process; specifying guidelines for
8	Rural Heritage Area plans; providing procedure
9	for adoption of a plan; providing for economic
10	incentives, reports, and technical assistance;
11	creating the Rural Heritage Grant Program, to
12	be administered by the Department of Community
13	Affairs, to assist local governments in
14	adopting Rural Heritage Areas; providing for
15	priority of funding; requiring the Department
16	of Community Affairs to adopt rules; providing
17	for development of a micro-loan program for
18	nature-based tourism and heritage tourism
19	businesses; providing for wireless
20	community-based network technology pilot
21	programs to be established by the State
22	Technology Office; providing for pilot projects
23	to be developed by the Department of
24	Agriculture and Consumer Services to encourage
25	diversification of agricultural products and
26	marketing; providing for review and evaluation
27	by the Office of Program Policy Analysis and
28	Government Accountability; amending s.
29	163.3187, F.S.; providing conditions for
30	adoption of local comprehensive plan amendments
31	for Rural Heritage Areas or Rural Activity

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1	Centers; amending s. 187.201, F.S.; modifying
2	goals of the State Comprehensive Plan to
3	include housing for specified persons in rural
4	areas and development of nature-based tourism;
5	providing a policy of fostering integrated and
б	coordinated community-based planning efforts;
7	providing support for rural communities in
8	developing nature-based tourism and heritage
9	tourism enterprises; providing support for
10	landowners who wish their lands to remain in
11	agricultural use; amending s. 290.0055, F.S.;
12	providing a condition for designating
13	communities within the jurisdiction of a rural
14	local government as an enterprise zone;
15	amending s. 420.507, F.S.; modifying powers of
16	the Florida Housing Finance Corporation;
17	amending ss. 420.5087 and 420.5088, F.S.;
18	correcting cross references; providing that
19	specified provisions are subject to
20	appropriation or the availability of agency
21	funds; providing an effective date.
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23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Florida Rural Heritage Act
26	(1) SHORT TITLEThis section may be cited as the
27	"Florida Rural Heritage Act."
28	(2) FINDINGSThe Legislature finds that:
29	(a) Fiscally and culturally strong rural communities
30	are beneficial to regional and state economies and resources,
31	are a method for reduction of future urban sprawl, encourage
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1 compact, efficient urban growth patterns, and should be 2 promoted by state, regional, and local governments. 3 (b) The health and vibrancy of the state's rural areas 4 benefit their respective regions and the state; conversely, 5 the deterioration of those rural areas negatively impacts the б surrounding areas and the state. 7 (c) In recognition of the interwoven nature of the relationships among rural communities, agricultural lands, 8 9 open space lands, urban centers, regions, and the state, the 10 respective governments should establish a framework and work 11 in partnership with communities and the private sector to 12 revitalize rural areas. 13 (d) A state rural policy should guide the state, 14 regional agencies, local governments, and the private sector 15 in creating economic prosperity and preserving the unique 16 character and heritage of the state's rural areas. The policy 17 should encourage and assist local governments in addressing issues including adequate provision of infrastructure, 18 19 affordable housing, human services, safe neighborhoods, 20 agricultural profitability, educational facilities, sound land uses, health care, and economic diversification and 21 22 development to sustain rural communities into the future. 23 (e) Successfully revitalizing and sustaining rural 24 areas depends on addressing, through an integrated and coordinated community effort, a range of varied components 25 26 essential to a healthy rural environment, including cultural, educational, recreational, economic, transportation, land use, 27 28 information technology, and social service delivery 29 components. (f) Identification of rural activity centers and of 30 strategies to promote economic prosperity while protecting 31 3

rural character are recognized as important components and 1 2 useful mechanisms to promote and sustain rural areas. State 3 and regional entities and local governments should provide incentives to promote community-based processes to identify 4 5 such centers and strategies. Existing programs and incentives 6 should be integrated to the extent possible to promote sound 7 rural development and to achieve the goals of the state rural 8 policy. 9 (g) Full funding for rural transportation and water infrastructure needs, rural schools, health care services, and 10 11 information technology is an important investment by the state 12 in the overall health of its rural communities and is an 13 integral component of a state rural policy. (h) Many rural local governments are hindered by 14 limited staff and capacity in their efforts to secure 15 16 available resources. A state rural policy should assist local 17 governments in identifying and accessing needed resources for which they are eligible and should promote creative ways to 18 19 maximize the efficiency of rural local governments' existing 20 staff and other resources. (i) Agriculture plays an integral role in the economy, 21 22 ecology, and culture of the state's rural areas and of the state as a whole. At the same time, the state is losing 23 24 agricultural lands to development at a rapid rate. A state 25 rural policy should assist state agencies and local 26 governments in creating and marketing tools for increasing the 27 profitability of agricultural land uses and other incentives 28 for conserving the state's agricultural lands. (j) In recognition that approximately one-half of all 29 visitors to this state include a nature-based experience in 30 their vacations, a state rural policy should encourage the 31

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development of a nature-based tourism and heritage tourism 1 2 industry that meets this growing public demand, protects the state's natural and cultural resources, and contributes to 3 economic prosperity, especially in the state's rural 4 5 communities. 6 (3) DEFINITIONS.--As used in this section, the term: 7 (a) "Local government" means any county or 8 municipality. 9 (b) "Rural Activity Center" means an area or areas: 1. Designated by a local government or by local 10 11 governments through interlocal agreement. 12 2. Located within a Rural Heritage Area. 13 3. In which public services, including water services, transportation infrastructure, schools, and recreation, are 14 15 already available or are scheduled to be provided in an 16 adopted 5-year schedule of capital improvements, and which 17 have historically served as commercial business centers or sites of public buildings for surrounding rural residents. 18 19 20 The Rural Activity Center may consist of or include state community redevelopment areas, brownfields, enterprise zones, 21 22 or Mainstreet programs, federal Empowerment Zones, Enterprise Communities, Champion Communities, or Brownfield Showcase 23 Communities. The Rural Activity Center shall serve and be 24 25 developed as a "town center," promoting compact, efficient 26 development within the area and allowing lower-density 27 development that retains rural character within the remaining 28 portions of the designated Rural Heritage Area. 29 (c) "Rural Heritage Area" means an area or areas: 1. Designated by a local government or by local 30 governments through interlocal agreement. 31

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2. Within which more than 50 percent of the land is in 1 agricultural, open space, recreational, or other nondeveloped 2 3 use. 4 3. That fit the definition of, or fall within an area 5 that fits the definition of, a rural county, rural 6 municipality, or rural community as defined in s. 288.106, 7 Florida Statutes. 8 A Rural Heritage Area may comprise a single rural county as 9 10 defined in s. 288.106, Florida Statutes, a multicounty area, 11 or a subcounty area that is rural in nature and meets the land-use, demographic, economic, and definitional criteria set 12 13 forth in this paragraph. If a subcounty area, a Rural Heritage 14 Area may comprise one or more rural municipalities, as defined 15 in s. 288.106, Florida Statutes, and may include 16 unincorporated areas between or surrounding the rural municipalities, provided that all parts of the designated area 17 meet the criteria set forth in this paragraph. 18 19 (4) DESIGNATION OF A RURAL HERITAGE AREA.--20 (a) A local government, or local governments through interlocal agreement, may designate a geographic area or areas 21 within the applicable jurisdiction as <u>a Rural Heritage Area</u> 22 23 for the purpose of convening a community-based holistic 24 planning process to identify community problems and assets, 25 create a vision for the area's future, and formulate a 26 strategic plan for implementing asset-based solutions to the 27 problems identified. 28 (b) A local government, or local governments through 29 interlocal agreement, may designate a geographic area or areas 30 within the applicable jurisdiction and within a designated Rural Heritage Area as a Rural Activity Center for the purpose 31 6

of targeting economic development, job creation, housing, 1 2 transportation and other infrastructure, neighborhood revitalization and preservation, the promotion of rural land 3 preservation, and the employment of land-use incentives to 4 5 encourage mixed-use development that will revitalize the Rural б Activity Center area as a functioning downtown that can serve 7 residents of surrounding rural areas. 8 (c) Designation of a Rural Heritage Area or Rural 9 Activity Center does not exempt the local government from the process required under chapter 163, Florida Statutes, for 10 11 amending the comprehensive plan within the designated area. 12 (5) COMMUNITY-BASED PLANNING PROCESS.--13 (a) As part of the designation of the Rural Heritage 14 Area and the preparation of a Rural Heritage Area plan, a 15 community-based planning process must be implemented in each proposed Rural Heritage Area. The process must involve 16 stakeholders including, but not limited to, community-based 17 organizations; neighborhood associations; educational, health 18 19 care, and religious organizations; area residents, including 20 low-income residents; appropriate local government representatives; local school boards; and, when appropriate, 21 22 institutions of higher education. 23 (b) The objective of the community-based planning 24 process is to produce an integrated plan that benefits the 25 community as a whole and to encourage residents within the 26 designated area to participate in the design and implementation of the Rural Heritage Area plan, including the 27 28 visioning of the area's future, before prioritizing and optimizing scarce resources. The planning process must be 29 collaborative and holistic and must address, at a minimum, 30 economic development including the nature-based tourism and 31 7

heritage tourism industry, land use, affordable housing, 1 2 infrastructure, education, health care, public safety, public and private financial capacity, information technology, 3 workforce development, ecological conservation, social equity, 4 5 the role of agriculture in the local economy if applicable, 6 and the role of local government. 7 (c) In lieu of preparing a new plan, the local 8 government may demonstrate that an existing plan or 9 combination of plans includes the factors listed in paragraph (d), or amend such existing plans to include the factors 10 listed in paragraph (d), including the community-based 11 12 planning process. If the area constitutes or contains a 13 federally designated Empowerment Zone, Enterprise Community, 14 or Champion Community, the plan and planning process done in 15 application for that designation shall serve to meet the 16 requirements of the community-based planning process and shall 17 allow the community to apply for implementation grants under the Rural Heritage Grant program that are based on such plan. 18 (d) A local government seeking to designate a 19 20 geographic area as a Rural Heritage Area shall propose a plan that describes means of promoting economic prosperity and 21 22 preserving the unique rural character of the area. The plan must demonstrate the local government's and community's 23 24 commitment to comprehensively addressing the problems within 25 the Rural Heritage Area and identify activities, programs, and 26 resources that can help accomplish locally identified goals 27 such as improved educational opportunities; economic 28 diversification and development; the future of agricultural 29 land uses in the planning area; provision of infrastructure needs, including information technology infrastructure; 30 prioritizing, pooling, and leveraging scarce resources; and 31

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mixed-use planning for Rural Activity Centers to improve both 1 2 the residential and commercial quality of life in the area. 3 The plan must also: 4 1. Contain a map depicting the Rural Heritage Area or 5 areas, and Rural Activity Center if applicable, to be included 6 within the designation. 7 2. Contain interlocal agreements, as appropriate, 8 among participating local governments and any regional or 9 nonprofit organizations which express the entities' commitment to collectively designating the area and to coordinated 10 11 implementation efforts based on the plan. 12 3. Identify any existing enterprise zones, community 13 redevelopment areas, community development districts, 14 brownfield areas, downtown redevelopment districts, safe neighborhood improvement districts, historic preservation 15 16 districts, and empowerment zones located within the area 17 proposed for designation. 4. Identify a memorandum of understanding between the 18 19 district school board and the local government jurisdiction 20 regarding public school facilities located within the Rural Heritage Area to identify how the school board will enhance 21 22 public school facilities and programs in the designated area. 5. Explain how projects identified in the plan advance 23 24 the goals of creating economic prosperity for area residents 25 and of preserving the rural character and heritage of the 26 planning area. Projects may include land acquisition; 27 demolition, construction, or renovation of structures; 28 purchase of conservation easements or development rights on agricultural, conservation, or recreational lands; 29 job-training programs; investments in educational 30 technologies; capacity building through existing or new 31

nonprofit organizations; creation, enhancement, or marketing 1 2 of nature-based, agricultural, or heritage tourism or recreational facilities; or improvement of the delivery of 3 4 health care services to rural residents. 5 6. Identify the geographic locations for projects б identified through the community-based planning process and 7 explain how such projects will be implemented. 8 7. Identify how the local government intends to 9 implement and enhance affordable housing programs as defined 10 in s. 420.602, Florida Statutes, including economic and community development programs administered by the Department 11 12 of Community Affairs and the Florida Housing Finance 13 Corporation within the Rural Heritage Area. 14 8. If applicable, provide guidelines for the adoption 15 of land development regulations specific to the Rural Heritage 16 Area which provide for the use or purchase of conservation easements, purchase or transfer of development rights, or the 17 use of other means available to local governments under s. 18 19 704.06, Florida Statutes, for the purpose of preserving 20 agricultural lands. 9. If applicable, identify and adopt a package of 21 financial and local government incentives which the local 22 23 government will offer for new development, expansion or 24 renovation of existing development, and redevelopment within any designated Rural Activity Center. Examples of such 25 incentives include: 26 27 a. Waiver of license and permit fees. 28 b. Waiver of delinquent taxes or fees to promote the 29 return of property to productive use. 30 c. Expedited permitting. 31

d. Prioritization of infrastructure spending within 1 2 the Rural Heritage Area and Rural Activity Center. 3 10. Identify how activities and incentives within the Rural Heritage Area or Rural Activity Center will be 4 5 coordinated and what administrative mechanism the local б government will use for the coordination and monitoring of 7 Rural Heritage Area plan implementation. 8 11. Provide a list of stakeholders participating in 9 the community-based planning process, pursuant to paragraph 10 (a). 11 12. Identify goals, objectives, performance measures, 12 and baseline data on conditions for evaluating the success of 13 the local government, community-based organizations, and other 14 stakeholders in implementing the Rural Heritage Area plan and 15 in improving economic prosperity and preserving rural 16 character. (e) The regional planning council covering the 17 geographic location of the Rural Heritage Area, or other 18 19 appropriate nonprofit, university-based, or for-profit 20 organizations, may assist the local government in convening the community-based planning process and in preparing the 21 22 Rural Heritage Area plan, provided that the process and 23 resulting plan meet all other requirements as described in 24 this section. 25 (f) After the preparation of a Rural Heritage Area 26 plan or the designation of an existing plan, the local 27 government must adopt the plan by ordinance. Notice for the 28 public hearing on the ordinance must be in the form established in s. 166.041(3)(c)2., Florida Statutes, for 29 municipalities and s. 125.66(4)(b)2., Florida Statutes, for 30 counties. 31

1 (g) For a local government to designate a Rural 2 Heritage Area or Rural Activity Center, it must amend its comprehensive land-use plan under s. 163.3187, Florida 3 4 Statutes, to delineate the Rural Heritage Area within the 5 future land-use element of its comprehensive plan. An б amendment to the local comprehensive plan to designate a Rural 7 Heritage Area or Rural Activity Center is exempt from the 8 twice-a-year amendment limitation of s. 163.3187, Florida 9 Statutes. 10 (6) ECONOMIC INCENTIVES; REPORTS; TECHNICAL 11 ASSISTANCE. --(a) A local government with an adopted Rural Heritage 12 13 Area plan or a plan employed in lieu thereof may issue revenue 14 bonds under s. 163.385, Florida Statutes, and employ tax 15 increment financing under s. 163.387, Florida Statutes, for 16 the purpose of financing the implementation of the plan as 17 appropriate, particularly within designated Rural Activity 18 Centers. 19 (b) A local government with an adopted Rural Heritage 20 Area plan or a plan employed in lieu thereof may exercise the powers granted under s. 163.514, Florida Statutes, for 21 22 community redevelopment neighborhood improvement districts, 23 including the authority to levy special assessments as 24 appropriate, particularly within designated Rural Activity 25 Centers. 26 (c) State agencies that provide funding for 27 infrastructure, cost reimbursement, grants, or loans to local 28 governments, including the Department of Environmental 29 Protection (Clean Water State Revolving Fund, Drinking Water Revolving Loan Trust Fund, and the State of Florida Pollution 30 Control Bond Program), the Department of Community Affairs 31

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(Economic Development and Housing Program and Florida 1 2 Communities Trust), the Florida Housing Finance Corporation, and the Department of Transportation, shall report to the 3 President of the Senate and the Speaker of the House of 4 Representatives by January 1, 2003, regarding statutory and 5 6 rule changes necessary to give Rural Heritage Areas identified 7 by local governments that have completed the community-based 8 planning process an elevated priority in infrastructure 9 funding, loan, and grant programs. 10 (d) State agencies that provide funding to local 11 governments shall identify grant programs for which local 12 government cash match requirements will be waived or replaced 13 by in-kind match, which can include the creation of a 14 permanent resource development staff position within the local 15 government to work on accessing a variety of grants, and loan 16 programs for which repayment will be forgiven, for rural local government applicants that have successfully completed the 17 Rural Heritage Area grant program community-based planning 18 19 process. Agencies shall report to the President of the Senate 20 and the Speaker of the House of Representatives by September 1, 2002, on programs identified, statutory or rule changes 21 22 needed, and cost of implementation. (e) The Rural Economic Development Initiative (REDI), 23 24 as described in s. 288.0656, Florida Statutes, shall work with 25 state agencies and other organizations that provide loans, 26 grants, or technical assistance of any kind to the state's 27 rural communities to update, maintain, and distribute 28 semiannually to every rural county and city government as defined in s. 288.106, Florida Statutes, the Rural Resource 29 Directory, which describes resources, including federal 30 resources, that are available to rural local governments and 31

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how to access them. The publication must include statutory 1 2 provisions that enable local governments to raise or direct revenues toward the goals of promoting economic prosperity 3 while preserving rural character. To the extent possible, REDI 4 5 shall provide, or shall work through the regional planning 6 councils, the Small County Technical Assistance Program, the 7 Local Government Financial Technical Assistance Program, the 8 State University System, or other relevant organizations to 9 provide, technical assistance to all rural local governments 10 to access these resources. 11 (f) Provision by REDI or other organizations 12 identified in paragraph (e) of technical assistance in 13 accessing available resources as described in paragraph (e) is 14 an automatic result of successful completion of the Rural Heritage Area community-based planning process. 15 16 (q) REDI shall work with the Florida State Rural Development Council and state agencies to develop a simple, 17 uniform grant application form for use by local government 18 19 grant applicants. To the extent feasible, such a uniform 20 application process should incorporate the sharing of known information about local governments among state government 21 agencies in order to maximize the efficiency of local 22 governments' efforts to secure available resources. The 23 24 uniform grant application must be adopted for use by state 25 agencies by July 1, 2003. 26 (7) GRANT PROGRAM. --27 (a) A Rural Heritage Grant Program is created to 28 assist local governments in adopting Rural Heritage Areas, 29 completing the community-based planning process, and implementing elements of the resulting Rural Heritage Area 30 31 plan.

(b) Forty-five percent of the general revenue 1 2 appropriated for the Rural Heritage Grant Program must be available for conducting the community-based planning process 3 4 and completing the Rural Heritage Area plans. Forty-nine 5 percent of the general revenue appropriated for the Rural 6 Heritage Grant Program must be available for implementing 7 projects that are identified in the local government's adopted 8 Rural Heritage Area plan or a plan employed in lieu thereof. A local government may allocate grant money to special 9 districts, including community redevelopment agencies and 10 nonprofit community development organizations, to implement 11 12 projects consistent with an adopted Rural Heritage Area plan 13 or a plan employed in lieu thereof. Five percent of the 14 revenue must be made available for "seed money" grants of not 15 more than \$10,000 to assist local governments to begin the 16 process of identifying Rural Heritage Areas, assembling a core group of community-based planning participants, and applying 17 for planning grants. The remaining 1 percent must be made 18 19 available for administrative costs incurred by the Department 20 of Community Affairs for implementing the Rural Heritage Grant Program and the Urban Infill and Redevelopment Assistance 21 Grant Program. Projects that provide employment opportunities 22 23 to clients of the WAGES program must be given an elevated priority in the scoring of competing grant applications. To 24 encourage rural-urban partnerships and regional planning, 25 26 grant applications may be made, and grant moneys may be used, in regional or partnership projects with communities eligible 27 28 to participate in the Urban Infill and Redevelopment Assistance Grant Program. The Division of Housing and 29 Community Development of the Department of Community Affairs 30 31 shall administer the grant program.

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(c) Priority for funding under the Rural Heritage 1 2 Grant Program shall be given to Rural Heritage Areas in which 3 a majority of the populated portions of the area are 4 characterized by pervasive poverty, unemployment, and general 5 distress, as defined in s. 290.0058, Florida Statutes. 6 (d) The Department of Community Affairs, in 7 consultation with REDI, shall adopt rules establishing grant 8 review criteria consistent with this section. Actions required 9 by this paragraph are contingent upon funds being provided to implement the Rural Heritage Grant Program. 10 11 (e) If the local government fails to implement 12 sections of the Rural Heritage Area plan funded through a 13 Rural Heritage Area implementation grant pursuant to the 14 deadlines specified in the grant agreement, the Department of 15 Community Affairs, in consultation with REDI, may seek to 16 rescind the economic and regulatory incentives granted to a Rural Heritage Area or Rural Activity Center, subject to the 17 provisions of chapter 120, Florida Statutes. The action to 18 19 rescind may be initiated 90 days after issuing a written 20 letter of warning to the local government. (8) MICRO-LOAN PROGRAM FOR NATURE-BASED TOURISM AND 21 22 HERITAGE TOURISM BUSINESSES. -- The statewide advisory committee 23 on nature-based tourism and heritage tourism, as established 24 in s. 288.1224, Florida Statutes, shall work with Enterprise Florida, Inc., the Office of Tourism, Trade, and Economic 25 26 Development, VISIT FLORIDA, the Rural Economic Development 27 Initiative, the Florida Fish and Wildlife Conservation 28 Commission, the Division of Recreation and Parks of the Department of Environmental Protection, and other appropriate 29 entities to develop a statewide micro-loan program for the 30 purpose of financing the creation and enhancement of small 31

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businesses providing nature-based tourism or heritage tourism 1 2 experiences. Examples include eco-tour operators and guides and bicycle rentals, canoe outfitters, and bed-and-breakfast 3 facilities in proximity to natural areas. No later than 4 5 November 1, 2002, this group shall submit a report to the 6 President of the Senate and the Speaker of the House of 7 Representatives that provides the mission and structure of the 8 micro-loan program, guidelines for administering the program, 9 and criteria for and any limitations on loan recipient 10 eligibility and use of loan funds. (9) WIRELESS COMMUNITY-BASED NETWORK PILOT PROGRAM.--11 12 (a) The State Technology Office, in consultation with 13 the Departments of Education, Health, and Community Affairs, the State Library, local governments, the regional consortium 14 15 service organizations established under s. 228.0857, Florida Statutes, and institutions of higher education, shall develop 16 recommendations regarding the establishment of two pilot 17 projects in rural communities that use wireless or other 18 19 technologies. The purposes of the projects are to illustrate 20 ways to increase access to quality educational, health care, and other resources in the state's rural areas; to leverage 21 federal funds available for bridging the "digital divide"; to 22 build on existing applications to create community-based 23 24 networks; and to foster opportunities for innovative distribution of existing funds. The pilot projects must 25 26 include linkages to existing information technology systems in 27 the pilot area; for example, to a public library, a 28 university, or a 4-year or community college, county or municipal government, health-care facility, or private 29 business network. 30 31

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1 (b) The State Technology Office shall select the rural 2 communities that will participate in the pilot project in 3 consultation with the Departments of Education, Health, and 4 Community Affairs and the State Library. The selection process 5 must be based on the following criteria: 6 1. Through evaluation of the school improvement plan, 7 demonstration of how the school or district will leverage 8 additional connectivity provided through the pilot project to 9 improve student achievement. 10 2. If the pilot project involves wireless technology, demonstration of the school's or district's ability to 11 12 effectively deploy wireless technology based on existing 13 infrastructure. 14 3. Demonstration of commitment of the leadership of 15 the school or district to use technology to improve teaching 16 and learning. 4. If the pilot project involves wireless technology, 17 potential cost savings or improved access resulting from the 18 19 use of wireless rather than traditional connectivity 20 technology. 5. The ability to use the technology infrastructure in 21 22 other local government applications within the service area. 23 6. Demonstration of willingness and ability of the 24 community to assume ongoing costs to maintain the pilot 25 project for a minimum of 5 years. Such willingness and ability 26 may be demonstrated through intracommunity agreements or other 27 means. 28 7. Such other criteria as determined by the agencies. (c) The State Technology Office, in consultation with 29 30 the Departments of Education, Health, and Community Affairs, the State Library, and local governments, shall include in its 31 18

report performance standards for the pilot project consistent 1 with the Sunshine State Standards, as described in s. 229.57, 2 3 Florida Statutes, and broader community-based standards as appropriate, and shall evaluate the progress of the pilot 4 5 project at least annually based on the performance standards. 6 (d) The State Technology Office shall report its 7 recommendations to the President of the Senate, the Speaker of 8 the House of Representatives, and the Governor by November 1, 9 2002. Recommendations shall address the implementation and 10 funding of the pilot programs. 11 (10) AGRICULTURAL CONSERVATION AND PROFITABILITY.--12 (a) The Department of Agriculture and Consumer 13 Services, in consultation with the University of Florida and 14 the Florida Agricultural and Mechanical University, shall establish three pilot projects aimed at encouraging the 15 16 diversification of agricultural production and marketing 17 throughout the state. Each project must do at least one of the following: introduce alternative crops, such as hot peppers, 18 19 amaranth, or pigeon peas, or alternative growing techniques, 20 such as greenhouse vegetable production in North Florida or early-season blueberries and peaches; or introduce a 21 22 value-added activity or industry, such as fruit or vegetable processing or packaging, into a farming community as a means 23 of increasing the profitability of current farm products for 24 local growers. At least one of these projects must include a 25 26 tobacco farm that is being adversely impacted by reductions in 27 tobacco quotas. The purpose of the pilot projects is to 28 demonstrate alternative crops, techniques, and industries that 29 can enhance the profitability and sustainability of agriculture in the state. The Commissioner of Agriculture 30 shall, in consultation with the Agricultural Economic 31

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Development Project Review Committee as described in s. 1 2 570.248, Florida Statutes, select the pilot project based on evaluation criteria for agricultural economic development 3 4 projects delineated in s. 570.247, Florida Statutes. The 5 Commissioner of Agriculture shall report annually to the б Agricultural Economic Development Project Review Committee on 7 the progress of the pilot project for the duration of the 8 project based on performance measures developed for the 9 project consistent with ss. 570.244, 570.246, and 570.247, 10 Florida Statutes. 11 (b) The Commissioner of Agriculture shall issue a report on the progress of the pilot programs to the President 12 13 of the Senate, the Speaker of the House of Representatives, 14 and the Governor by December 15, 2002. 15 (c) As authorized in s. 403.0752, Florida Statutes, 16 and based on results of current "whole farm planning" pilot projects, the Department of Environmental Protection shall 17 work with willing partners to streamline the permitting 18 19 process for agricultural land uses. 20 (11) REVIEW AND EVALUATION. -- The Office of Program Policy Analysis and Government Accountability shall perform a 21 review and evaluation of the grant program and financial 22 23 incentives and the wireless community-based network pilot program. The report must evaluate the effectiveness of the 24 designation of rural planning areas in promoting economic 25 26 prosperity and preserving character in the state's rural 27 areas. This report may be conducted in conjunction with a 28 review of the Urban Infill and Redevelopment Assistance Grant 29 Program. A report of the findings and recommendations of the Office of Program Policy Analysis and Government 30 Accountability must be submitted to the President of the 31

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1 Senate and the Speaker of the House of Representatives before 2 the 2006 Regular Session of the Legislature. 3 Section 2. Paragraph (i) of subsection (1) of section 4 163.3187, Florida Statutes, is amended to read: 5 163.3187 Amendment of adopted comprehensive plan.-б (1) Amendments to comprehensive plans adopted pursuant 7 to this part may be made not more than two times during any 8 calendar year, except: 9 (i) A comprehensive plan amendment for the purpose of designating an urban infill and redevelopment area under s. 10 11 163.2517 or a Rural Heritage Area or Rural Activity Center 12 under the Florida Rural Heritage Act may be approved without 13 regard to the statutory limits on the frequency of amendments 14 to the comprehensive plan. 15 Section 3. Subsections (5), (10), (16), (22), (23), 16 and (24) of section 187.201, Florida Statutes, are amended to 17 read: 187.201 State Comprehensive Plan adopted. -- The 18 Legislature hereby adopts as the State Comprehensive Plan the 19 20 following specific goals and policies: (5) HOUSING.--21 22 (a) Goal.--The public and private sectors shall increase the affordability and availability of housing for 23 low-income and moderate-income persons, including citizens in 24 25 rural areas, while at the same time encouraging 26 self-sufficiency of the individual and assuring environmental 27 and structural quality and cost-effective operations. 28 (b) Policies.--29 1. Eliminate public policies which result in housing discrimination, and develop policies which encourage housing 30 31 opportunities for all Florida's citizens.

Diminish the use of institutions to house persons 1 2. 2 by promoting deinstitutionalization to the maximum extent 3 possible. 4 Increase the supply of safe, affordable, and 3. 5 sanitary housing for low-income and moderate-income persons б and elderly persons by alleviating housing shortages, 7 recycling older houses and redeveloping residential 8 neighborhoods, identifying housing needs, providing incentives 9 to the private sector to build affordable housing, encouraging 10 public-private partnerships to maximize the creation of 11 affordable housing, and encouraging research into low-cost 12 housing construction techniques, considering life-cycle 13 operating costs. 14 4. Reduce the cost of housing construction by eliminating unnecessary regulatory practices which add to the 15 16 cost of housing. 17 5. Provide incentives and encourage research to increase the supply of safe, affordable, and sanitary housing 18 19 for low-income, very-low-income, and moderate-income residents 20 of rural areas, as defined in s. 420.602. Such incentives and research must take into account the importance of development 21 22 that preserves the rural character of the area and must seek to mitigate the increased per-unit cost of small housing 23 projects appropriate to rural areas over the per-unit cost for 24 25 larger developments. 26 (10) NATURAL SYSTEMS AND RECREATIONAL LANDS.--27 (a) Goal.--Florida shall protect and acquire unique 28 natural habitats and ecological systems, such as wetlands, 29 tropical hardwood hammocks, palm hammocks, and virgin longleaf pine forests, and restore degraded natural systems to a 30 31 functional condition.

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(b) Policies.--1 2 1. Conserve forests, wetlands, fish, marine life, and 3 wildlife to maintain their environmental, economic, aesthetic, 4 and recreational values. 5 2. Acquire, retain, manage, and inventory public lands б to provide recreation, conservation, and related public 7 benefits. 8 3. Prohibit the destruction of endangered species and 9 protect their habitats. 10 4. Establish an integrated regulatory program to 11 assure the survival of endangered and threatened species 12 within the state. 13 5. Promote the use of agricultural practices which are 14 compatible with the protection of wildlife and natural 15 systems. 16 6. Encourage multiple use of forest resources, where appropriate, to provide for timber production, recreation, 17 wildlife habitat, watershed protection, erosion control, and 18 19 maintenance of water quality. 20 7. Protect and restore the ecological functions of 21 wetlands systems to ensure their long-term environmental, 22 economic, and recreational value. 23 8. Promote restoration of the Everglades system and of 24 the hydrological and ecological functions of degraded or 25 substantially disrupted surface waters. 26 9. Develop and implement a comprehensive planning, 27 management, and acquisition program to ensure the integrity of 28 Florida's river systems. 29 10. Emphasize the acquisition and maintenance of ecologically intact systems in all land and water planning, 30 31 management, and regulation. 23

1 Expand state and local efforts to provide 11. 2 recreational opportunities to urban areas, including the 3 development of activity-based parks. 4 12. Protect and expand park systems throughout the 5 state. 6 13. Encourage the use of public and private financial 7 and other resources for the development of recreational and nature-based tourism opportunities at the state and local 8 levels when consistent with natural-system conservation 9 10 principles and practices. 11 (16) LAND USE.--12 (a) Goal.--In recognition of the importance of 13 preserving the natural resources and enhancing the quality of 14 life of the state, development shall be directed to those areas which have in place, or have agreements to provide, the 15 land and water resources, fiscal abilities, and service 16 capacity to accommodate growth in an environmentally 17 acceptable manner. 18 19 (b) Policies.--20 1. Promote state programs, investments, and 21 development and redevelopment activities which encourage 22 efficient development and occur in areas which will have the capacity to service new population and commerce. 23 24 2. Develop a system of incentives and disincentives which encourages a separation of urban and rural land uses 25 while protecting water supplies, resource development, and 26 27 fish and wildlife habitats. 28 3. Enhance the livability and character of urban areas 29 through the encouragement of an attractive and functional mix of living, working, shopping, and recreational activities. 30 31 24

1 4. Recognize the interwoven nature of the 2 relationships among rural communities, agricultural lands, open space lands, urban centers, regions, and the state, and 3 the importance of fiscally and culturally strong rural 4 5 communities to state and regional economies and resources; 6 promote state and local programs that foster integrated and 7 coordinated community-based planning efforts; and pursue land 8 use, educational, recreational, economic, transportation, 9 housing, information technology, and social service delivery initiatives in the context of community planning goals. 10 11 5.4. Develop a system of intergovernmental negotiation 12 for siting locally unpopular public and private land uses 13 which considers the area of population served, the impact on 14 land development patterns or important natural resources, and the cost-effectiveness of service delivery. 15 16 6.5. Encourage and assist local governments in 17 establishing comprehensive impact-review procedures to evaluate the effects of significant development activities in 18 19 their jurisdictions. 20 7.6. Consider, in land use planning and regulation, 21 the impact of land use on water quality and quantity; the 22 availability of land, water, and other natural resources to meet demands; and the potential for flooding. 23 24 8.7. Provide educational programs and research to meet state, regional, and local planning and growth-management 25 26 needs. 27 (22) THE ECONOMY.--28 (a) Goal.--Florida shall promote an economic climate 29 which provides economic stability, maximizes job 30 opportunities, and increases per capita income for its 31 residents. 25

(b) Policies.--1 2 1. Attract new job-producing industries, corporate 3 headquarters, distribution and service centers, regional 4 offices, and research and development facilities to provide 5 quality employment for the residents of Florida. 6 2. Promote entrepreneurship and small and 7 minority-owned business startup by providing technical and 8 information resources, facilitating capital formation, and removing regulatory restraints which are unnecessary for the 9 10 protection of consumers and society. Maintain, as one of the state's primary economic 11 3. 12 assets, the environment, including clean air and water, 13 beaches, forests, historic landmarks, and agricultural and 14 natural resources, and support rural communities in developing nature-based tourism and heritage tourism enterprises 15 16 consistent with conservation of these natural resources in 17 order to provide economic benefit to those living in closest proximity to those assets. 18 Strengthen Florida's position in the world economy 19 4. 20 through attracting foreign investment and promoting international banking and trade. 21 22 5. Build on the state's attractiveness to make it a 23 leader in the visual and performing arts and in all phases of 24 film, television, and recording production. 25 6. Promote economic development for Florida residents 26 through partnerships among education, business, industry, 27 agriculture, and the arts. 28 7. Provide increased opportunities for training 29 Florida's workforce to provide skilled employees for new and 30 expanding business. 31

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1 Promote economic self-sufficiency through training 8. and educational programs which result in productive employment.

4 9. Promote cooperative employment arrangements between 5 private employers and public sector employment efforts to б provide productive, permanent employment opportunities for 7 public assistance recipients through provisions of education opportunities, tax incentives, and employment training. 8

9 10. Provide for nondiscriminatory employment 10 opportunities.

11 11. Provide quality child day care for public 12 assistance families and others who need it in order to work. 13 12. Encourage the development of a business climate 14 that provides opportunities for the growth and expansion of

existing state industries, particularly those industries which 15 16 are compatible with Florida's environment.

13. Promote coordination among Florida's ports to 17 increase their utilization. 18

19 14. Encourage the full utilization by businesses of 20 the economic development enhancement programs implemented by 21 the Legislature for the purpose of extensively involving 22 private businesses in the development and expansion of permanent job opportunities, especially for the economically 23 disadvantaged, through the utilization of enterprise zones, 24 25 community development corporations, and other programs 26 designed to enhance economic and employment opportunities. 27 (23) AGRICULTURE.--28 (a) Goal.--Florida shall maintain and strive to expand

29 its food, agriculture, ornamental horticulture, aquaculture, 30 forestry, and related industries in order to be a healthy and 31

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1 competitive force in the national and international 2 marketplace. 3 (b) Policies.--4 1. Ensure that goals and policies contained in state 5 and regional plans are not interpreted to permanently restrict б the conversion of agricultural lands to other uses, while 7 creating and providing economically viable options for those 8 landowners who wish their lands to remain in agricultural 9 uses. 10 2. Encourage diversification within the agriculture 11 industry, especially to reduce the vulnerability of 12 communities that are largely reliant upon agriculture for 13 either income or employment. 14 3. Promote and increase international agricultural marketing opportunities for all Florida agricultural 15 16 producers. 4. Stimulate research, development, and application of 17 18 agricultural technology to promote and enhance the 19 conservation, production, and marketing techniques available 20 to the agriculture industry. Encourage conservation, wastewater recycling, and 21 5. 22 other appropriate measures to assure adequate water resources to meet agricultural and other beneficial needs. 23 24 6. Promote entrepreneurship in the agricultural sector by providing technical and informational services. 25 26 7. Stimulate continued productivity through investment 27 in education and research. 28 8. Encourage development of biological pest controls 29 to further the reduction in reliance on chemical controls. 30 31

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1 Conserve soil resources to maintain the economic 9. 2 value of land for agricultural pursuits and to prevent 3 sedimentation in state waters. 4 10. Promote the vitality of Florida's agricultural 5 industry through continued funding of basic research, б extension, inspection, and analysis services and of programs 7 providing for marketing and technical assistance and the 8 control and eradication of diseases and infestations. 11. Continue to promote the use of lands for 9 agricultural purposes by maintaining preferential property tax 10 11 treatment through the greenbelt law. 12 12. Ensure that coordinated state planning of road, 13 rail, and waterborne transportation systems provides adequate 14 facilities for the economical transport of agricultural products and supplies between producing areas and markets. 15 16 13. Eliminate the discharge of inadequately treated wastewater and stormwater runoff into waters of the state. 17 (24) TOURISM. --18 (a) Goal.--Florida will attract at least 55 million 19 20 tourists annually by 1995 and shall support efforts by all areas of the state wishing to develop or expand 21 22 tourist-related economies. (b) Policies.--23 24 1. Promote statewide tourism and support promotional 25 efforts in those parts of the state that desire to attract 26 visitors. 27 2. Acquire and manage public lands to offer visitors 28 and residents increased outdoor experiences. 29 3. Promote awareness of historic places and cultural 30 and historical activities. 31

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1 4. Develop a nature-based tourism and heritage tourism 2 industry that meets growing public demand, protects the 3 state's natural and cultural resources, and contributes to 4 economic prosperity, especially in the state's rural 5 communities. 6 Section 4. Subsection (4) of section 290.0055, Florida 7 Statutes, is amended to read: 8 290.0055 Local nominating procedure .--9 (4) An area nominated by a county or municipality, or a county and one or more municipalities together, for 10 11 designation as an enterprise zone shall be eligible for 12 designation under s. 290.0065 only if it meets the following 13 criteria: 14 (a) The selected area does not exceed 20 square miles. The selected area must have a continuous boundary, or consist 15 16 of not more than three noncontiguous parcels. (b)1. The selected area does not exceed the following 17 mileage limitation: 18 19 2. For communities having a total population of 20 150,000 persons or more, the selected area shall not exceed 20 21 square miles. 22 3. For communities having a total population of 50,000 persons or more but less than 150,000 persons, the selected 23 24 area shall not exceed 10 square miles. 25 4. For communities having a total population of 20,000 26 persons or more but less than 50,000 persons, the selected 27 area shall not exceed 5 square miles. 28 5. For communities having a total population of 7,500 persons or more but less than 20,000 persons, the selected 29 area shall not exceed 3 square miles. 30 31

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For communities having a total population of less 1 6. 2 than 7,500 persons, the selected area shall not exceed 3 3 square miles. 4 7. For communities within the jurisdiction of a rural 5 county or city as defined in s. 288.106, the selected area 6 shall not exceed 15 square miles, regardless of total 7 population. 8 (c) The selected area does not include any portion of 9 a central business district, as that term is used for purposes of the most recent Census of Retail Trade, unless the poverty 10 11 rate for each census geographic block group in the district is not less than 30 percent. This paragraph does not apply to any 12 13 area nominated in a county that has a population which is less 14 than 50,000. 15 (d) The selected area suffers from pervasive poverty, 16 unemployment, and general distress, as described and measured 17 pursuant to s. 290.0058. Section 5. Subsections (13) through (39) of section 18 420.507, Florida Statutes, are renumbered as subsections (14) 19 20 through (40), respectively, a new subsection (13) is added to 21 said section, and present subsection (24) of said section is 22 amended, to read: 420.507 Powers of the corporation.--The corporation 23 shall have all the powers necessary or convenient to carry out 24 25 and effectuate the purposes and provisions of this part, 26 including the following powers which are in addition to all 27 other powers granted by other provisions of this part: 28 (13) To adopt rules necessary to carry out the 29 purposes of the state's rural policy under the Florida Rural 30 Heritage Act. 31

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1 (25)(24) To do any and all things necessary or 2 convenient to carry out the purposes of, and exercise the 3 powers given and granted in, this part and the state's rural 4 policy under the Florida Rural Heritage Act. 5 Section 6. Paragraphs (a) and (f) of subsection (6) of б section 420.5087, Florida Statutes, are amended to read: 7 420.5087 State Apartment Incentive Loan 8 Program. -- There is hereby created the State Apartment 9 Incentive Loan Program for the purpose of providing first, second, or other subordinated mortgage loans or loan 10 guarantees to sponsors, including for-profit, nonprofit, and 11 12 public entities, to provide housing affordable to 13 very-low-income persons. 14 (6) On all state apartment incentive loans, except loans made to housing communities for the elderly to provide 15 16 for lifesafety, building preservation, health, sanitation, or security-related repairs or improvements, the following 17 18 provisions shall apply: 19 (a) The corporation shall establish two interest rates 20 in accordance with s. 420.507(23)(22)(a)1. and 2. 21 (f) The review committee established by corporation 22 rule pursuant to this subsection shall make recommendations to the board of directors of the corporation regarding program 23 participation under the State Apartment Incentive Loan 24 Program. The corporation board shall make the final ranking 25 26 and the decisions regarding which applicants shall become 27 program participants based on the scores received in the 28 competitive ranking, further review of applications, and the 29 recommendations of the review committee. The corporation board shall approve or reject applications for loans and shall 30 31 determine the tentative loan amount available to each 32

applicant selected for participation in the program. 1 The 2 actual loan amount shall be determined pursuant to rule 3 adopted pursuant to s. $420.507(23)\frac{(22)}{(22)}(f)$. 4 Section 7. Subsections (1), (2), and (4) of section 5 420.5088, Florida Statutes, are amended to read: 420.5088 Florida Homeownership Assistance 6 7 Program. -- There is created the Florida Homeownership 8 Assistance Program for the purpose of assisting low-income 9 persons in purchasing a home by reducing the cost of the home with below-market construction financing, by reducing the 10 11 amount of down payment and closing costs paid by the borrower 12 to a maximum of 5 percent of the purchase price, or by 13 reducing the monthly payment to an affordable amount for the 14 purchaser. Loans shall be made available at an interest rate that does not exceed 3 percent. The balance of any loan is due 15 16 at closing if the property is sold or transferred. (1) For loans made available pursuant to s. 17 420.507(24)(23)(a)1. or 2.: 18 19 (a) The corporation may underwrite and make those 20 mortgage loans through the program to persons or families who have incomes that do not exceed 80 percent of the state or 21 22 local median income, whichever is greater, adjusted for family size. 23 24 (b) Loans shall be made available for the term of the 25 first mortgage. 26 (c) Loans are limited to the lesser of 25 percent of 27 the purchase price of the home or the amount necessary to enable the purchaser to meet credit underwriting criteria. 28 29 (2) For loans made pursuant to s. 420.507(24)(23)(a)3.: 30 31

(a) Availability is limited to nonprofit sponsors or
 developers who are selected for program participation pursuant
 to this subsection.

4 (b) Preference must be given to community development
5 corporations as defined in s. 290.033 and to community-based
6 organizations as defined in s. 420.503.

7 (c) Priority must be given to projects that have
8 received state assistance in funding project predevelopment
9 costs.

(d) The benefits of making such loans shall be
contractually provided to the persons or families purchasing
homes financed under this subsection.

13 (e) At least 30 percent of the units in a project 14 financed pursuant to this subsection must be sold to persons or families who have incomes that do not exceed 80 percent of 15 the state or local median income, whichever amount is greater, 16 adjusted for family size; and at least another 30 percent of 17 the units in a project financed pursuant to this subsection 18 must be sold to persons or families who have incomes that do 19 20 not exceed 50 percent of the state or local median income, whichever amount is greater, adjusted for family size. 21

22 (f) The maximum loan amount may not exceed 33 percent 23 of the total project cost.

(g) A person who purchases a home in a project
financed under this subsection is eligible for a loan
authorized by s. 420.507(24)(23)(a)1. or 2. in an aggregate
amount not exceeding the construction loan made pursuant to
this subsection. The home purchaser must meet all the
requirements for loan recipients established pursuant to the
applicable loan program.

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1 The corporation shall provide, by rule, for the (h) 2 establishment of a review committee composed of corporation 3 staff and shall establish, by rule, a scoring system for evaluating and ranking applications submitted for construction 4 5 loans under this subsection, including, but not limited to, 6 the following criteria: 7 The affordability of the housing proposed to be 1. 8 built. The direct benefits of the assistance to the 9 2. persons who will reside in the proposed housing. 10 11 3. The demonstrated capacity of the applicant to carry 12 out the proposal, including the experience of the development 13 team. 14 The economic feasibility of the proposal. 4. 15 The extent to which the applicant demonstrates 5. 16 potential cost savings by combining the benefits of different governmental programs and private initiatives, including the 17 18 local government contributions and local government 19 comprehensive planning and activities that promote affordable 20 housing. The use of the least amount of program loan funds 21 6. 22 compared to overall project cost. The provision of homeownership counseling. 23 7. 24 The applicant's agreement to exceed the 8. 25 requirements of paragraph (e). 26 9. The commitment of first mortgage financing for the 27 balance of the construction loan and for the permanent loans 28 to the purchasers of the housing. 29 10. The applicant's ability to proceed with 30 construction. 31

1 The targeting objectives of the corporation which 11. 2 will ensure an equitable distribution of loans between rural 3 and urban areas. 12. 4 The extent to which the proposal will further the 5 purposes of this program. 6 (i) The corporation may reject any and all 7 applications. 8 (j) The review committee established by corporation 9 rule pursuant to this subsection shall make recommendations to the corporation board regarding program participation under 10 this subsection. The corporation board shall make the final 11 12 ranking for participation based on the scores received in the 13 ranking, further review of the applications, and the 14 recommendations of the review committee. The corporation board shall approve or reject applicants for loans and shall 15 16 determine the tentative loan amount available to each program participant. The final loan amount shall be determined 17 pursuant to rule adopted under s. $420.507(24)\frac{(23)}{(23)}(h)$. 18 19 (4) During the first 9 months of fund availability: 20 (a) Sixty percent of the program funds shall be 21 reserved for use by borrowers pursuant to s. 22 420.507(24)(23)(a)1.; 23 (b) Twenty percent of the program funds shall be 24 reserved for use by borrowers pursuant to s. 25 420.507(24)(23)(a)2.; and 26 (c) Twenty percent of the program funds shall be 27 reserved for use by borrowers pursuant to s. 28 420.507(24)(23)(a)3. 29 30 If the application of these percentages would cause the 31 reservation of program funds under paragraph (a) to be less 36

than \$1 million, the reservation for paragraph (a) shall be increased to \$1 million or all available funds, whichever amount is less, with the increase to be accomplished by reducing the reservation for paragraph (b) and, if necessary, paragraph (c). The implementation of subsections (7) and Section 8. (10) of section 1 of this act is subject to specific appropriation or the availability of funds from the agencies designated as responsible for implementing those subsections. Section 9. This act shall take effect July 1, 2002. HOUSE SUMMARY Creates the Florida Rural Heritage Act. Provides legislative findings. Provides definitions. Provides for the designation of a Rural Heritage Area and for a community-based planning process. Specifies guidelines for Rural Heritage Area plans. Provides procedure for adoption of a plan. Provides for economic incentives, reports, and technical assistance. Creates the Rural Heritage Grant Program, to be administered by the Department of Community Affairs, to assist local governments in adopting Rural Heritage Areas. Provides for priority of funding. Provides for the adoption of rules by the Department of Community Affairs. Provides for development of a micro-loan program for nature-based for development of a micro-loan program for nature-based tourism and heritage tourism businesses. Provides for tourism and heritage tourism businesses. Provides for wireless community-based network technology pilot programs to be established by the State Technology Office. Provides for agricultural diversification pilot projects to be administered by the Department of Agriculture and Consumer Services. Provides for review and evaluation by the Office of Program Policy Analysis and Government Accountability. Provides conditions for the adoption of local comprehensive plan amendments for Rural Heritage Areas or Rural Activity Centers. Modifies goals of the State Comprehensive Plan in accordance with goals of the State Comprehensive Plan in accordance with the act. Provides a condition under which communities within the jurisdiction of a rural local government may be designated as an enterprise zone. Modifies powers of the Florida Housing Finance Corporation. Provides that specified provisions of the act are subject to appropriation or the availability of agency funds.