${\bf By}$ Senator Gaetz

	4-00006-11 201190					
1	A bill to be entitled					
2	An act relating to financial emergencies; amending s.					
3	163.07, F.S.; requiring a plan of a county or					
4	municipality to improve the efficiency,					
5	accountability, and coordination of the delivery of					
6	local government services to include a structural and					
7	services consolidation plan if the county or					
8	municipality is subject to review and oversight by the					
9	Governor; amending s. 218.503, F.S.; authorizing a					
10	financial emergency review board for a local					
11	governmental entity or district school board to					
12	consult with other governmental entities for the					
13	consolidation of all administrative direction and					
14	support services; authorizing the Governor or					
15	Commissioner of Education to require a local					
16	governmental entity or district school board to					
17	develop a plan for the consolidation, sourcing, or					
18	discontinuance of all administrative direction and					
19	support services; providing an effective date.					
20						
21	Be It Enacted by the Legislature of the State of Florida:					
22						
23	Section 1. Section 163.07, Florida Statutes, is amended to					
24	read:					
25	163.07 Efficiency and accountability in local government					
26	services					
27	(1) The intent of this section is to provide and encourage					
28	a process that will:					
29	(a) Allow municipalities and counties to resolve conflicts					

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30 among local jurisdictions regarding the delivery and financing 31 of local services.

32 (b) Increase local government efficiency and33 accountability.

34 (c) Provide greater flexibility in the use of local revenue35 sources for local governments involved in the process.

(2) Any county or combination of counties, and the 36 37 municipalities therein, may use the procedures provided by this section to develop and adopt a plan to improve the efficiency, 38 39 accountability, and coordination of the delivery of local government services. The development of such a plan may be 40 initiated by a resolution adopted by a majority vote of the 41 42 governing body of each of the counties involved, by resolutions 43 adopted by a majority vote of the governing bodies of a majority 44 of the municipalities within each county, or by resolutions 45 adopted by a majority vote of the governing bodies of the 46 municipality or combination of municipalities representing a 47 majority of the municipal population of each county. The resolution shall create a commission which will be responsible 48 49 for developing the plan. The resolution shall specify the composition of the commission, which shall include 50 representatives of county and municipal governments, of any 51 52 affected special districts, and of any other relevant local 53 government entities or agencies. The resolution must include a 54 proposed timetable for development of the plan and must specify 55 the local government support and personnel services that will be 56 made available to the representatives developing the plan.

57 (3) Upon adoption of a resolution or resolutions as58 provided in subsection (2), the designated representatives shall

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4-00006-11 201190 59 develop a plan for delivery of local government services. The 60 plan must: (a) Designate the areawide and local government services 61 62 that are the subject of the plan. 63 (b) Describe the existing organization of such services and 64 the means of financing the services, and create a reorganization of such services and the financing thereof that will meet the 65 goals of this section. 66 (c) Designate the local agency that should be responsible 67 68 for the delivery of each service. 69 (d) Designate those services that should be delivered 70 regionally or countywide. No provision of the plan shall operate 71 to restrict the power of a municipality to finance and deliver 72 services in addition to, or at a higher level than, the services 73 designated for regional or countywide delivery under this 74 paragraph. 75 (e) Provide means to reduce the cost of providing local 76 services and enhance the accountability of service providers. 77 (f) Include a multiyear capital outlay plan for 78 infrastructure. 79 (g) Specifically describe any expansion of municipal 80 boundaries that would further the goals of this section. Any 81 area proposed to be annexed must meet the standards for annexation provided in chapter 171. The plan shall not contain 82 83 any provision for contraction of municipal boundaries or 84 elimination of any municipality. (h) Provide specific procedures for modification or 85 86 termination of the plan. 87 (i) Specify any special act modifications which must be

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88	made to effectuate the plan.					
89	(j) Specify the effective date of the plan.					
90	(4)(a) A plan developed pursuant to this section must					
91	conform to all comprehensive plans that have been found to be in					
92	compliance under part II of this chapter, for the local					
93	governments participating in the plan.					
94	(b) No provision of a plan developed pursuant to this					
95	section shall restrict the authority of any state or regional					
96	governmental agency to perform any duty required to be performed					
97	by that agency by law.					
98	(5)(a) A plan developed pursuant to this section must be					
99	approved by a majority vote of the governing body of each county					
100	involved in the plan, and by a majority vote of the governing					
101	bodies of a majority of municipalities in each county, and by a					
102	majority vote of the governing bodies of the municipality or					
103	municipalities that represent a majority of the municipal					
104	population of each county.					
105	(b) After approval by the county and municipal governing					
106	bodies as required by paragraph (a), the plan shall be submitted					
107	for referendum approval in a countywide election in each county					
108	involved. The plan shall not take effect unless approved by a					
109	majority of the electors of each county who vote in the					
110	referendum, and also by a majority of the electors of the					
111	municipalities that represent a majority of the municipal					
112	population of each county who vote in the referendum. If					
113	approved by the electors as required by this paragraph, the plan					
114	shall take effect on the date specified in the plan.					

115(6) A plan developed pursuant to this section by a county116or municipality that is subject to review and oversight by the

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4-00006-112117Governor pursuant to s. 218.503 must include a structural118services consolidation plan.119(7)(6)119(7)(6)120special districts, such merger or dissolution shall comply121the provisions of chapter 189.122(8)(7)123includes areas proposed for municipal annexation which meet124standards for annexation provided in chapter 171, such125annexation shall take effect upon approval of the plan as126provided in this section, notwithstanding the procedures f127approval of municipal annexation specified in chapter 171.128Section 2. Section 218.503, Florida Statutes, is amer129read:						
<pre>118 services consolidation plan. 119 <u>(7)(6)</u> If the plan calls for merger or dissolution of 120 special districts, such merger or dissolution shall comply 121 the provisions of chapter 189. 122 <u>(8)(7)</u> If a plan developed pursuant to this section 123 includes areas proposed for municipal annexation which mee 124 standards for annexation provided in chapter 171, such 125 annexation shall take effect upon approval of the plan as 126 provided in this section, notwithstanding the procedures f 127 approval of municipal annexation specified in chapter 171. 128 Section 2. Section 218.503, Florida Statutes, is amer</pre>	01190					
(7) (6) If the plan calls for merger or dissolution of special districts, such merger or dissolution shall comply the provisions of chapter 189. (8) (7) If a plan developed pursuant to this section includes areas proposed for municipal annexation which meet standards for annexation provided in chapter 171, such annexation shall take effect upon approval of the plan as provided in this section, notwithstanding the procedures for approval of municipal annexation specified in chapter 171. Section 2. Section 218.503, Florida Statutes, is american.	and					
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127approval of municipal annexation specified in chapter 171.128Section 2. Section 218.503, Florida Statutes, is amer						
Section 2. Section 218.503, Florida Statutes, is amer	or					
129 read:	ded to					
130 218.503 Determination of financial emergency						
(1) Local governmental entities, charter schools, cha	rter					
132 technical career centers, and district school boards shall	be					
133 subject to review and oversight by the Governor, the chart	er					
134 school sponsor, the charter technical career center sponso	r, or					
135 the Commissioner of Education, as appropriate, when any or	e of					
136 the following conditions occurs:						
(a) Failure within the same fiscal year in which due	to pay					
138 short-term loans or failure to make bond debt service or o	ther					
139 long-term debt payments when due, as a result of a lack of						
140 funds.						
(b) Failure to pay uncontested claims from creditors	within					
142 90 days after the claim is presented, as a result of a lac	k of					
143 funds.						
(c) Failure to transfer at the appropriate time, due	to					
145 lack of funds:						

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146	1. Taxes withheld on the income of employees; or					
147	2. Employer and employee contributions for:					
148	a. Federal social security; or					
149	b. Any pension, retirement, or benefit plan of an employee.					
150	(d) Failure for one pay period to pay, due to lack of					
151	funds:					
152	1. Wages and salaries owed to employees; or					
153	2. Retirement benefits owed to former employees.					
154	(e) An unreserved or total fund balance or retained					
155	earnings deficit, or unrestricted or total net assets deficit,					
156	as reported on the balance sheet or statement of net assets on					
157	the general purpose or fund financial statements, for which					
158	sufficient resources of the local governmental entity, charter					
159	school, charter technical career center, or district school					
160	board, as reported on the balance sheet or statement of net					
161	assets on the general purpose or fund financial statements, are					
162	not available to cover the deficit. Resources available to cover					
163	reported deficits include net assets that are not otherwise					
164	restricted by federal, state, or local laws, bond covenants,					
165	contractual agreements, or other legal constraints. Fixed or					
166	capital assets, the disposal of which would impair the ability					
167	of a local governmental entity, charter school, charter					
168	technical career center, or district school board to carry out					
169	its functions, are not considered resources available to cover					
170	reported deficits.					
171	(2) A local governmental entity shall notify the Governor					
172	and the Legislative Auditing Committee; a charter school shall					

173 notify the charter school sponsor, the Commissioner of174 Education, and the Legislative Auditing Committee; a charter

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192 subsection (1) have occurred or will occur if action is not taken to assist the local governmental entity or district school 193 194 board, the Governor or his or her designee shall contact the local governmental entity or the Commissioner of Education or 195 196 his or her designee shall contact the district school board to 197 determine what actions have been taken by the local governmental 198 entity or the district school board to resolve or prevent the 199 condition. The Governor or the Commissioner of Education, as 200 appropriate, shall determine whether the local governmental 201 entity or the district school board needs state assistance to 202 resolve or prevent the condition. If state assistance is needed, 203 the local governmental entity or district school board is

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204	 considered to be in a state of financial emergency. The Governor
205	or the Commissioner of Education, as appropriate, has the
206	authority to implement measures as set forth in ss. 218.50-
207	218.504 to assist the local governmental entity or district
208	school board in resolving the financial emergency. Such measures
209	may include, but are not limited to:
210	(a) Requiring approval of the local governmental entity's
211	budget by the Governor or approval of the district school
212	board's budget by the Commissioner of Education.
213	(b) Authorizing a state loan to a local governmental entity
214	and providing for repayment of same.
215	(c) Prohibiting a local governmental entity or district
216	school board from issuing bonds, notes, certificates of
217	indebtedness, or any other form of debt until such time as it is
218	no longer subject to this section.
219	(d) Making such inspections and reviews of records,
220	information, reports, and assets of the local governmental
221	entity or district school board. The appropriate local officials
222	shall cooperate in such inspections and reviews.
223	(e) Consulting with officials and auditors of the local
224	governmental entity or the district school board and the
225	appropriate state officials regarding any steps necessary to
226	bring the books of account, accounting systems, financial
227	procedures, and reports into compliance with state requirements.
228	(f) Providing technical assistance to the local
229	governmental entity or the district school board.
230	(g)1. Establishing a financial emergency board to oversee
231	the activities of the local governmental entity or the district
232	school board. If a financial emergency board is established for

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233	a local governmental entity, the Governor shall appoint board					
234	members and select a chair. If a financial emergency board is					
235	established for a district school board, the State Board of					
236	Education shall appoint board members and select a chair. The					
237	financial emergency board shall adopt such rules as are					
238	necessary for conducting board business. The board may:					
239	a. Make such reviews of records, reports, and assets of the					
240	local governmental entity or the district school board as are					
241	needed.					
242	b. Consult with officials and auditors of the local					
243	governmental entity or the district school board and the					
244	appropriate state officials regarding any steps necessary to					
245	bring the books of account, accounting systems, financial					
246	procedures, and reports of the local governmental entity or the					
247	district school board into compliance with state requirements.					
248	c. Review the operations, management, efficiency,					
249	productivity, and financing of functions and operations of the					
250	local governmental entity or the district school board.					
251	d. Consult with other governmental entities for the					
252	consolidation of all administrative direction and support					
253	services, including, but not limited to, services for asset					
254	sales, economic and community development, building inspections,					
255	parks and recreation, facilities management, engineering and					
256	construction, insurance coverage, risk management, planning and					
257	zoning, information systems, fleet management, and purchasing.					
258	2. The recommendations and reports made by the financial					
259	emergency board must be submitted to the Governor for local					
260	governmental entities or to the Commissioner of Education and					
261	the State Board of Education for district school boards for					

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262	appropriate action.				
263	(h) Requiring and approving a plan, to be prepared by				
264	officials of the local governmental entity or the district				
265	school board in consultation with the appropriate state				
266	officials, prescribing actions that will cause the local				
267	governmental entity or district school board to no longer be				
268	subject to this section. The plan must include, but need not be				
269	limited to:				
270	1. Provision for payment in full of obligations outlined in				
271	subsection (1), designated as priority items, that are currently				
272	due or will come due.				
273	2. Establishment of priority budgeting or zero-based				
274	budgeting in order to eliminate items that are not affordable.				
275	3. The prohibition of a level of operations which can be				
276	sustained only with nonrecurring revenues.				
277	4. The consolidation, sourcing, or discontinuance of all				
278	administrative direction and support services, including, but				
279	not limited to, services for asset sales, economic and community				
280	development, building inspections, parks and recreation,				
281	facilities management, engineering and construction, insurance				
282	coverage, risk management, planning and zoning, information				
283					
205	systems, fleet management, and purchasing.				
284	systems, fleet management, and purchasing. (4)(a) Upon notification that one or more of the conditions				
284	(4)(a) Upon notification that one or more of the conditions				
284 285	(4)(a) Upon notification that one or more of the conditions in subsection (1) have occurred or will occur if action is not				
284 285 286	(4)(a) Upon notification that one or more of the conditions in subsection (1) have occurred or will occur if action is not taken to assist the charter school, the charter school sponsor				
284 285 286 287	(4) (a) Upon notification that one or more of the conditions in subsection (1) have occurred or will occur if action is not taken to assist the charter school, the charter school sponsor or the sponsor's designee and the Commissioner of Education				

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295 (b) Upon notification that one or more of the conditions in subsection (1) have occurred or will occur if action is not 296 297 taken to assist the charter technical career center, the charter 298 technical career center sponsor or the sponsor's designee and 299 the Commissioner of Education shall contact the charter 300 technical career center governing body to determine what actions have been taken by the governing body to resolve or prevent the 301 302 condition. The Commissioner of Education may require and approve 303 a financial recovery plan, to be prepared by the charter 304 technical career center governing body, prescribing actions that 305 will resolve or prevent the condition.

(c) The Commissioner of Education shall determine if the charter school or charter technical career center needs a financial recovery plan to resolve the condition. If the Commissioner of Education determines that a financial recovery plan is needed, the charter school or charter technical career center is considered to be in a state of financial emergency.

313 The Department of Education, with the involvement of sponsors, 314 charter schools, and charter technical career centers, shall 315 establish guidelines for developing a financial recovery plan.

(5) A local governmental entity or district school board may not seek application of laws under the bankruptcy provisions of the United States Constitution except with the prior approval of the Governor for local governmental entities or the

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Commissioner of Education for district school boards.

Section 3. This act shall take effect July 1, 2011.

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