A bill to be entitled 1 2 An act relating to premises liability; amending s. 3 375.251, F.S.; providing that an owner or lessee who 4 makes an area available to another person for hunting, 5 fishing, or wildlife viewing is entitled to certain 6 limitations on liability if certain notice is 7 provided; providing that an owner of an area who 8 enters into a written agreement with the state for the 9 area to be used for outdoor recreational purposes is 10 entitled to certain limitations on liability; deleting 11 a requirement that the area be leased to the state in order for the limitations on liability to apply; 12 providing intent and construction for such agreements; 13 14 providing applicability; defining the term "area"; 15 making technical and grammatical changes; providing an 16 effective date. 17 Be It Enacted by the Legislature of the State of Florida: 18 19 20 Section 1. Section 375.251, Florida Statutes, is amended 21 to read: 22 375.251 Limitation on liability of persons making 23 available to public certain areas for recreational purposes 24 without charge.-25 (1)The purpose of this section act is to encourage 26 persons to make land, water areas, and park areas available to 27 the public land, water areas and park areas for outdoor 28 recreational purposes by limiting their liability to persons Page 1 of 5

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29 <u>using these areas</u> going thereon and to third persons who may be 30 damaged by the acts or omissions of persons <u>using these areas</u> 31 going thereon.

32 (2) (a) An owner or lessee who provides the public with an 33 a park area or other land for outdoor recreational purposes owes 34 no duty of care to keep that park area or land safe for entry or 35 use by others, or to give warning to persons entering or going 36 on that park area or land of any hazardous conditions, 37 structures, or activities on the area thereon. An owner or 38 lessee who provides the public with an a park area or other land 39 for outdoor recreational purposes shall not by providing that 40 park area or land:

Is not be presumed to extend any assurance that the
such park area or land is safe for any purpose;

43 2. <u>Does not</u> incur any duty of care toward a person who
44 goes on <u>the</u> that park area or land; or

3. <u>Is not</u> Become liable or responsible for any injury to
persons or property caused by the act or omission of a person
who goes on the that park area or land.

Notwithstanding the inclusion of the term "public" in 48 (b) 49 this subsection and subsection (1), an owner or lessee who makes 50 available to any person an area primarily for the purposes of 51 hunting, fishing, or wildlife viewing is entitled to the 52 limitation on liability provided herein so long as the owner or 53 lessee provides written notice of this provision to the person 54 before or at the time of entry upon the area or posts notice of 55 this provision conspicuously upon the area. 56 (c) (b) The Legislature recognizes that an area offered for

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57 outdoor recreational purposes may be subject to multiple uses. 58 The limitation of liability extended to an owner or lessee under 59 this subsection applies only if no charge is made for entry to 60 or use of the area for outdoor recreational purposes and no 61 other revenue is derived from patronage of the area for outdoor 62 recreational purposes. This section shall not apply if there is 63 any charge made or usually made for entering or using such park 64 area or land, or any part thereof, or if any commercial or other 65 activity, whereby profit is derived from the patronage of the 66 general public, is conducted on such park area or land, or any 67 part thereof. 68 (3) (a) An owner of an land or water area who enters into a 69 written agreement concerning the area with leased to the state 70 for outdoor recreational purposes, where such agreement 71 recognizes that the state is responsible for personal injury, loss, or damage resulting in whole or in part from the state's 72 73 use of the area under the terms of the agreement subject to the 74 limitations and conditions specified in s. 768.28, owes no duty 75 of care to keep the that land or water area safe for entry or 76 use by others, or to give warning to persons entering or going 77 on the area that land or water of any hazardous conditions, 78 structures, or activities thereon. An owner who enters into a 79 written agreement concerning the area with leases land or water 80 area to the state for outdoor recreational purposes shall not by 81 giving such lease: 82 1. Is not be presumed to extend any assurance that the such land or water area is safe for any purpose; -83 84 2. Does not incur any duty of care toward a person who Page 3 of 5

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85 goes on the leased land or water area that is subject to the 86 agreement; or

3. <u>Is not</u> become liable or responsible for any injury to
persons or property caused by the act or omission of a person
who goes on the leased land or water area <u>that is subject to the</u>
agreement.

91 (b) <u>This subsection applies to all persons going on the</u> 92 <u>area that is subject to the agreement, including invitees,</u> 93 <u>licensees, and trespassers.</u> The foregoing applies whether the 94 person going on the leased land or water area is an invitee, 95 licensee, trespasser, or otherwise.

96 (c) It is the intent of this subsection that an agreement 97 entered into pursuant to this subsection should not result in 98 compensation to the owner of the area above reimbursement of 99 reasonable costs or expenses associated with the agreement. An 100 agreement that provides for such does not subject the owner or 101 the state to liability even if the compensation exceeds those 102 costs or expenses. This paragraph applies only to agreements 103 executed after July 1, 2012.

(4) This <u>section</u> act does not relieve any person of
liability <u>that</u> which would otherwise exist for deliberate,
willful, or malicious injury to persons or property. <u>This</u>
<u>section does not</u> The provisions hereof shall not be deemed to
create or increase the liability of any person.

- 109
- (5) <u>As used in this section,</u> the term:
- 110 (a) "Area" includes land, water, and park areas.

111 (b) "Outdoor recreational purposes" <u>includes</u> as used in 112 this act shall include, but <u>is</u> not necessarily be limited to, Page 4 of 5

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113 hunting, fishing, <u>wildlife viewing</u>, swimming, boating, camping, 114 picnicking, hiking, pleasure driving, nature study, water 115 skiing, motorcycling, and visiting historical, archaeological, 116 scenic, or scientific sites.

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Section 2. This act shall take effect July 1, 2012.

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