1	A bill to be entitled
2	An act relating to military support; amending s.
3	14.34, F.S.; revising the definition of "exceptional
4	meritorious service" with respect to the Governor's
5	Medal of Merit; amending s. 163.3175, F.S.;
6	authorizing the Florida Defense Support Task Force to
7	recommend to the Legislature specified changes in
8	military installations and local governments under the
9	Community Planning Act; clarifying and revising
10	procedures related to exchange of information between
11	military installations and local governments under the
12	act; amending s. 196.173, F.S.; authorizing
13	servicemembers who receive a homestead exemption and
14	who are deployed in certain military operations to
15	receive an additional ad valorem tax exemption;
16	providing a deadline for claiming tax exemptions for
17	qualifying deployments during the 2011 calendar year;
18	providing procedures and requirements for filing
19	applications and petitions to receive the tax
20	exemption after expiration of the deadline; providing
21	application; amending s. 265.003, F.S.; creating the
22	Florida Veterans' Hall of Fame Council; providing for
23	membership and terms of appointment; providing for the
24	appointment of a chair; providing for meetings, a
25	quorum, and voting; providing for reimbursement of
26	travel expenses; providing for the removal of an
27	appointee; providing for the Florida Veterans' Hall of
28	Fame Council rather than the Department of Veterans'
29	Affairs to select nominees for induction into the

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30 Florida Veterans' Hall of Fame and to establish the 31 criteria for selection; amending s. 288.972, F.S.; 32 revising legislative intent with respect to proposed closure or reuse of military bases; amending s. 33 34 288.980, F.S.; creating the Military Base Protection 35 Program within the Department of Economic Opportunity; 36 providing for use of program funds; revising 37 provisions relating to the award of grants for retention of military installations; revising a 38 39 definition; eliminating the Florida Economic 40 Reinvestment Initiative; establishing the Florida 41 Defense Reinvestment Grant Program to be administered 42 by the Department of Economic Opportunity; specifying purposes of the program; specifying activities for 43 44 which grant awards may be provided; eliminating the Defense-Related Business Adjustment Program, the 45 46 Florida Defense Planning Grant Program, the Florida 47 Defense Implementation Grant Program, the Florida Military Installation Reuse Planning and Marketing 48 49 Grant Program, and the Retention of Military 50 Installations Program; transferring and reassigning 51 the functions and responsibilities of the Florida Council on Military Base and Mission Support within 52 the Department of Economic Opportunity to the Florida 53 54 Defense Support Task Force within the Department of 55 Economic Opportunity by type two transfer; repealing 56 s. 288.984, F.S., which establishes the Florida 57 Council on Military Base and Mission Support and 58 provides purposes thereof; amending s. 288.985, F.S.;

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59 conforming provisions relating to exempt records and 60 meetings of the Council on Military Base and Mission 61 Support; amending s. 288.987, F.S.; revising 62 provisions relating to the Florida Defense Support 63 Task Force, to conform; amending s. 295.187, F.S.; 64 revising legislative intent; renaming and revising the 65 Florida Service-Disabled Veteran Business Enterprise Opportunity Act to expand the vendor preference in 66 state contracting to include certain businesses owned 67 68 and operated by wartime veterans or veterans of a 69 period of war; amending s. 320.089, F.S.; providing 70 for the issuance of a Combat Infantry Badge license 71 plate; providing qualifications and requirements for 72 the plate; providing for the use of proceeds from the 73 sale of the plate; providing for issuance of a Vietnam 74 War Veterans' license plate and the Korean Conflict 75 Veterans' license plate; providing qualifications and 76 requirements for the plates; creating s. 320.0892, 77 F.S.; providing for the Department of Highway Safety 78 and Motor Vehicles to issue Silver Star, Distinguished 79 Service Cross, Navy Cross, and Air Force Cross license 80 plates, without payment of the license tax, to persons 81 meeting specified criteria; creating s. 683.146, F.S.; 82 designating August 7 of each year as "Purple Heart Day"; providing a short title; creating s. 394.47891, 83 F.S.; authorizing the chief judge of each judicial 84 85 circuit to establish a Military Veterans and 86 Servicemembers Court Program for specified veterans 87 and servicemembers; providing criteria for entry into

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88	the program; authorizing a judge to impose a condition
89	of supervision upon specified probationers and
90	community controllees requiring such person to
91	participate in a treatment program; requiring the
92	court to give preference to certain treatment
93	programs; providing that the Department of Corrections
94	is not required to spend state funds to implement
95	these provisions; amending s. 948.08, F.S.; creating a
96	pretrial veterans' and servicemembers' treatment
97	intervention program; providing requirements for a
98	defendant to be voluntarily admitted to the pretrial
99	program; providing certain exceptions to such
100	admission; providing for the disposition of pending
101	charges following a defendant's completion of the
102	pretrial intervention program; providing for the
103	charges to be expunged under certain circumstances;
104	amending s. 948.16, F.S.; creating a misdemeanor
105	pretrial veterans' treatment intervention program;
106	providing requirements for voluntary admission to the
107	misdemeanor pretrial program; providing for the
108	misdemeanor charges to be expunged under certain
109	circumstances; exempting treatment services provided
110	by the Department of Veterans' Affairs or the United
111	States Department of Veterans Affairs from certain
112	contract requirements; creating s. 948.21, F.S.;
113	authorizing a judge to impose a condition of
114	supervision upon specified probationers and community
115	controllees requiring such person to participate in a
116	treatment program; requiring the court to give

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1	
117	preference to certain treatment programs; providing
118	that the Department of Corrections is not required to
119	spend state funds to implement these provisions;
120	creating s. 1004.075, F.S.; requiring certain Florida
121	College System institutions and state universities to
122	provide priority course registration for veterans;
123	providing eligibility requirements; creating s.
124	1005.09, F.S.; encouraging certain independent
125	postsecondary educational institutions to provide
126	priority course registration for veterans; providing
127	honorary designations of certain transportation
128	facilities in specified counties; directing the
129	Department of Transportation to erect suitable
130	markers; providing effective dates.
131	
132	Be It Enacted by the Legislature of the State of Florida:
133	
134	Section 1. Subsection (1) of section 14.34, Florida
135	Statutes, is amended to read:
136	14.34 Governor's Medal of Merit
137	(1) The Governor may present, in the name of the State of
138	Florida, a medal to be known as the "Governor's Medal of Merit,"
139	which shall bear a suitable inscription and ribbon of
140	appropriate design, to:
141	(a) Any legal resident of this state who has rendered
142	exceptional meritorious service to the citizens of this state;
143	(b) Any legal resident of this state who is serving under
144	honorable conditions on active duty as a member of the United
145	States Armed Forces, the Florida National Guard, or the United
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146 States Reserve Forces and has rendered exceptional meritorious 147 service to the citizens of this state while on active duty; or 148 (c) Any legal resident of this state who has been honorably 149 discharged from active duty as a member of the United States 150 Armed Forces, the Florida National Guard, or the United States 151 Reserve Forces and, while on active duty, rendered exceptional 152 meritorious service to the citizens of this state. 153 154 As used in this subsection, the term "exceptional meritorious 155 service" means acts of bravery above and beyond the level of 156 duty normally required by that person's respective military or 157 civilian position. Section 2. Subsections (3), (5), and (6) of section 158 163.3175, Florida Statutes, are amended to read: 159 160 163.3175 Legislative findings on compatibility of 161 development with military installations; exchange of information 162 between local governments and military installations.-163 (3) The Florida Defense Support Task Force Council on 164 Military Base and Mission Support may recommend to the 165 Legislature changes to the military installations and local 166 governments specified in subsection (2) based on a military 167 base's potential for impacts from encroachment, and incompatible 168 land uses and development. 169 (5) The commanding officer or his or her designee may provide advisory comments to the affected local government on 170 171 the impact such proposed changes may have on the mission of the 172 military installation. Such advisory comments shall be based on

173 <u>appropriate data and analyses provided with the comments and may</u> 174 include:

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175 (a) If the installation has an airfield, whether such 176 proposed changes will be incompatible with the safety and noise 177 standards contained in the Air Installation Compatible Use Zone 178 (AICUZ) adopted by the military installation for that airfield; 179 (b) Whether such changes are incompatible with the 180 Installation Environmental Noise Management Program (IENMP) of 181 the United States Army; 182 (c) Whether such changes are incompatible with the findings 183 of a Joint Land Use Study (JLUS) for the area if one has been 184 completed; and 185 (d) Whether the military installation's mission will be 186 adversely affected by the proposed actions of the county or 187 affected local government. 188 The commanding officer's comments, underlying studies, and 189 190 reports shall be considered by the local government in the same 191 manner as the comments received from other reviewing agencies 192 pursuant to s. 163.3184 are not binding on the local government. 193 (6) The affected local government shall take into 194 consideration any comments and accompanying data and analyses 195 provided by the commanding officer or his or her designee 196 pursuant to subsection (4) as they relate to the strategic 197 mission of the base, public safety, and the economic vitality 198 associated with the base's operations, while also respecting and 199 must also be sensitive to private property rights and not being 200 be unduly restrictive on those rights. The affected local 201 government shall forward a copy of any comments regarding 202 comprehensive plan amendments to the state land planning agency. 203 Section 3. Effective upon becoming a law and first applying

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204	to ad valorem tax rolls for 2012, subsection (2) of section
205	196.173, Florida Statutes, is amended to read:
206	196.173 Exemption for deployed servicemembers
207	(2) The exemption is available to servicemembers who were
208	deployed during the preceding calendar year on active duty
209	outside the continental United States, Alaska, or Hawaii in
210	support of:
211	(a) Operation Noble Eagle, which began on September 15,
212	<u>2001;</u>
213	<u>(b)</u> (a) Operation Enduring Freedom, which began on October
214	7, 2001;
215	<u>(c)</u> (b) Operation Iraqi Freedom, which began on March 19,
216	2003, and ended on August 31, 2010; or
217	<u>(d)</u> Operation New Dawn, which began on September 1,
218	2010, and ended on December 15, 2011; or
219	(e) Operation Odyssey Dawn, which began on March 19, 2011,
220	and ended on October 31, 2011.
221	
222	The Department of Revenue shall notify all property appraisers
223	and tax collectors in this state of the designated military
224	operations.
225	Section 4. This section is effective upon becoming a law.
226	Notwithstanding the application deadline in s. 196.173(5),
227	Florida Statutes, the deadline for an eligible servicemember to
228	file a claim for an additional ad valorem tax exemption for a
229	qualifying deployment during the 2011 calendar year is June 1,
230	2012. Any applicant who seeks to claim the additional exemption
231	and who fails to file an application by June 1 must file an
232	application for the exemption with the property appraiser on or

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233 before the 25th day following the mailing by the property 234 appraiser of the notices required under s. 194.011(1), Florida 235 Statutes. Upon receipt of sufficient evidence, as determined by 236 the property appraiser, demonstrating the applicant was unable 237 to apply for the exemption in a timely manner or otherwise 238 demonstrating extenuating circumstances judged by the property 239 appraiser to warrant granting the exemption, the property 240 appraiser may grant the exemption. If the applicant fails to 241 produce sufficient evidence demonstrating the applicant was 242 unable to apply for the exemption in a timely manner or 243 otherwise demonstrating extenuating circumstances as judged by 244 the property appraiser, the applicant may file, pursuant to s. 245 194.011(3), Florida Statutes, a petition with the value 246 adjustment board requesting that the exemption be granted. Such 247 petition must be filed during the taxable year on or before the 248 25th day following the mailing of the notice by the property 249 appraiser as provided in s. 194.011(1), Florida Statutes. 250 Notwithstanding s. 194.013, Florida Statutes, the applicant is 251 not required to pay a filing fee for such a petition. Upon 252 reviewing the petition, if the applicant is qualified to receive 253 the exemption and demonstrates particular extenuating 254 circumstances judged by the value adjustment board to warrant 255 granting the exemption, the value adjustment board may grant the 256 exemption for the current year. 257 Section 5. Section 265.003, Florida Statutes, is amended to

258

read:

259

265.003 Florida Veterans' Hall of Fame.-

(1) It is the intent of the Legislature to recognize andhonor those military veterans who, through their works and lives

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262 during or after military service, have made a significant263 contribution to the State of Florida.

264 (2) There is established the Florida Veterans' Hall of 265 Fame.

(a) The Florida Veterans' Hall of Fame is administered by
the Florida Department of Veterans' Affairs without
appropriation of state funds.

(b) The Department of Management Services shall set aside
an area on the Plaza Level of the Capitol Building along the
northeast front wall and shall consult with the Department of
Veterans' Affairs regarding the design and theme of the area.

(c) Each person who is inducted into the Florida Veterans'
Hall of Fame shall have his or her name placed on a plaque
displayed in the designated area of the Capitol Building.

276 (3) (a) The Florida Veterans' Hall of Fame Council is 277 created within the Department of Veterans' Affairs as an 278 advisory council, as defined in s. 20.03(7), consisting of seven 279 members who shall all be honorably discharged veterans, and at 280 least four of whom must be members of a congressionally 281 chartered veterans service organization. The Governor, the 282 President of the Senate, the Speaker of the House of 283 Representatives, the Attorney General, the Chief Financial 284 Officer, the Commissioner of Agriculture, and the executive 285 director of the Department of Veterans' Affairs shall each 286 appoint one member. For the purposes of ensuring staggered 287 terms, the council members appointed by the Governor, the 288 Attorney General, the Chief Financial Officer, and the 289 Commissioner of Agriculture shall be appointed to 4-year terms 290 beginning on January 1 of the year of appointment, and the

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1	
291	council members appointed by the President of the Senate, the
292	Speaker of the House of Representatives, and the executive
293	director of the Department of Veterans' Affairs shall be
294	appointed to 2-year terms beginning on January 1 of the year of
295	appointment. After the initial appointments, all appointees
296	shall be appointed to 4-year terms. A member whose term expires
297	shall continue to serve on the council until such time as a
298	replacement is appointed.
299	(b) The members shall annually elect a chair from among
300	their number. The council shall meet at the call of its chair,
301	at the request of the executive director of the Department of
302	Veterans' Affairs, or at such times as may be prescribed by the
303	council. A majority of the members of the council currently
304	appointed constitutes a quorum, and a meeting may not be held
305	unless a quorum is present. The affirmative vote of a majority
306	of the members of the council present is necessary for any
307	official action by the council.
308	(c) Members of the council may not receive compensation or
309	honorarium for their services. Members may be reimbursed for
310	travel expenses incurred in the performance of their duties, as
311	provided in s. 112.061, however, no state funds may be used for
312	this purpose.
313	(d) The original appointing authority may remove his or her
314	appointee from the council for misconduct or malfeasance in
315	office, neglect of duty, incompetence, or permanent inability to
316	perform official duties or if the member is adjudicated guilty
317	of a felony.
318	(4)-(3) (a) The Florida Veterans' Hall of Fame Council
319	Department of Veterans' Affairs shall annually accept
•	

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nominations of persons to be considered for induction into the Florida Veterans' Hall of Fame and shall then transmit <u>a list of</u> <u>up to 20 nominees</u> its recommendations to the <u>Department of</u> <u>Veterans' Affairs for submission to the</u> Governor and the Cabinet who will select the nominees to be inducted.

(b) In <u>selecting its nominees for submission</u> making its
recommendations to the Governor and the Cabinet, the <u>Florida</u>
<u>Veterans' Hall of Fame Council</u> <u>Department of Veterans' Affairs</u>
shall give preference to veterans who were born in Florida or
adopted Florida as their home state or base of operation and who
have made a significant contribution to the state in civic,
business, public service, or other pursuits.

332 <u>(5)(4)</u> The <u>Florida Veterans' Hall of Fame Council</u> 333 Department of Veterans' Affairs may establish criteria and set 334 specific time periods for acceptance of nominations and for the 335 process of selection of nominees for membership and establish a 336 formal induction ceremony to coincide with the annual 337 commemoration of Veterans' Day.

338 Section 6. Subsections (9) and (10) of section 288.972, 339 Florida Statutes, are amended to read:

340 288.972 Legislative intent.—It is the policy of this state, 341 once the Federal Government has proposed any base closure or has 342 determined that military bases, lands, or installations are to 343 be closed and made available for reuse, to:

344 (9) Coordinate the development of the Defense-Related 345 Business Adjustment Program to increase commercial technology 346 development by defense companies.

347 <u>(9) (10)</u> Coordinate the development, maintenance, and 348 analysis of a workforce database to assist workers adversely

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349 affected by defense-related activities in their relocation 350 efforts. 351 Section 7. Section 288.980, Florida Statutes, is amended to 352 read: 353 288.980 Military base retention; legislative intent; grants 354 program.-355 (1) (a) It is the intent of this state to provide the 356 necessary means to assist communities with military 357 installations in supporting and sustaining those installations 358 that would be adversely affected by federal base realignment or closure actions. It is further the intent to encourage 359 360 communities to initiate a coordinated program of response and 361 plan of action in advance of future actions of the federal 362 government relating to realignments and closures Base 363 Realignment and Closure Commission. It is critical that closurevulnerable communities develop and implement strategies such a 364 365 program to preserve and protect affected military installations. 366 The Legislature hereby recognizes that the state needs to 367 coordinate all efforts that can support facilitate the retention 368 of all remaining military installations throughout in the state. 369 The Legislature, therefore, declares that providing such 370 assistance to support the defense-related initiatives within 371 this section is a public purpose for which public money may be 372 used.

(b) The Florida Defense Alliance, an organization within Enterprise Florida, is designated as the organization to ensure that Florida, its resident military bases and missions, and its military host communities are in competitive positions as the United States continues its defense realignment and downsizing.

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378 The defense alliance shall serve as an overall advisory body for 379 defense-related activity of Enterprise Florida, Inc. The Florida 380 Defense Alliance may receive funding from appropriations made 381 for that purpose administered by the department.

382 (2) The Military Base Protection Program is created. Funds
 383 appropriated to this program may be used to address emergent
 384 needs relating to mission sustainment and base retention. All
 385 funds appropriated for the purposes of this program are eligible
 386 to be used for matching of federal funds. The department shall
 387 coordinate and implement this program.

388 <u>(3) (2)</u> (a) The department is authorized to award grants on a 389 <u>competitive basis</u> from any funds available to it to support 390 activities related to the <u>Florida Defense Reinvestment Grant</u> 391 <u>Program and the Florida Defense Infrastructure Grant Program</u> 392 retention of military installations potentially affected by 393 federal base closure or realignment.

(b) The term "activities" as used in this section means 394 395 studies, presentations, analyses, plans, and modeling. For the 396 purposes of the Florida Defense Infrastructure Grant Program, 397 the term "activities" also includes, but is not limited to, 398 construction, land purchases, and easements. Staff salaries are 399 not considered an "activity" for which grant funds may be 400 awarded. Travel costs and costs incidental thereto incurred by a 401 grant recipient shall be considered an "activity" for which 402 grant funds may be awarded.

(c) Except for grants issued pursuant to the Florida Military Installation Reuse Planning and Marketing Grant Program as described in paragraph (3)(c), the amount of any grant provided to an applicant may not exceed \$250,000. The department

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407 shall require that an applicant: 408 1. Represent a local government with a military 409 installation or military installations that could be adversely 410 affected by federal actions base realignment or closure. 411 2. Agree to match at least 30 percent of any grant awarded. 412 3. Prepare a coordinated program or plan of action 413 delineating how the eligible project will be administered and 414 accomplished. 415 4. Provide documentation describing the potential for changes to the mission realignment or closure of a military 416 417 installation located in the applicant's community and the 418 potential adverse impacts such changes realignment or closure 419 will have on the applicant's community. 420 (d) In making grant awards the department office shall 421 consider, at a minimum, the following factors: 422 1. The relative value of the particular military 423 installation in terms of its importance to the local and state 424 economy relative to other military installations vulnerable to 425 closure. 426 2. The potential job displacement within the local 427 community should the mission of the military installation be 428 changed closed. 429 3. The potential adverse impact on industries and 430 technologies which service the military installation. (4) (3) The Florida Defense Reinvestment Grant Program 431 432 Economic Reinvestment Initiative is established to respond to the need for this state to work in conjunction with defense-433 434 dependent communities in developing and implementing strategies and approaches that will help communities support the missions 435

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436 of military installations, and in developing and implementing 437 and defense-dependent communities in this state to develop 438 alternative economic diversification strategies to transition 439 from a defense economy to a nondefense economy lessen reliance on national defense dollars in the wake of base closures and 440 441 reduced federal defense expenditures and the need to formulate 442 specific base reuse plans and identify any specific 443 infrastructure needed to facilitate reuse. Eligible applicants 444 include defense-dependent counties and cities, and local 445 economic development councils located within such communities. 446 The program initiative shall consist of the following two 447 distinct grant programs to be administered by the department and 448 grant awards may be provided to support community-based 449 activities that: 450 (a) Protect existing military installations; The Florida 451 Defense Planning Grant Program, through which funds shall be 452 used to analyze the extent to which the state is dependent on 453 defense dollars and defense infrastructure and prepare

454 alternative economic development strategies. The state shall 455 work in conjunction with defense-dependent communities in 456 developing strategies and approaches that will help communities 457 make the transition from a defense economy to a nondefense 458 economy. Grant awards may not exceed \$250,000 per applicant and 459 shall be available on a competitive basis.

(b) <u>Diversify the economy of a defense-dependent community;</u>
or The Florida Defense Implementation Grant Program, through
which funds shall be made available to defense-dependent
communities to implement the diversification strategies
developed pursuant to paragraph (a). Eligible applicants include

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465	defense-dependent counties and cities, and local economic
466	development councils located within such communities. Grant
467	awards may not exceed \$100,000 per applicant and shall be
468	available on a competitive basis. Awards shall be matched on a
469	one-to-one basis.
470	(c) The Florida Military Installation Reuse Planning and
471	Marketing Grant Program, through which funds shall be used to
472	help counties, cities, and local economic development councils
473	Develop and implement plans for the reuse of closed or realigned
474	military installations, including any <u>plans</u> necessary <u>for</u>
475	infrastructure improvements needed to facilitate reuse and
476	related marketing activities.
477	
478	Applications for grants under this subsection must include a
479	coordinated program of work or plan of action delineating how
480	the eligible project will be administered and accomplished,
481	which must include a plan for ensuring close cooperation between
482	civilian and military authorities in the conduct of the funded
483	activities and a plan for public involvement.
484	(5)(4) The Defense Infrastructure Grant Program is created.
485	The department shall coordinate and implement this program, the
486	purpose of which is to support local infrastructure projects
487	deemed to have a positive impact on the military value of
488	installations within the state. Funds are to be used for
489	projects that benefit both the local community and the military
490	installation. It is not the intent, however, to fund on-base
491	military construction projects. Infrastructure projects to be
492	funded under this program include, but are not limited to, those
493	related to encroachment, transportation and access, utilities,

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494 communications, housing, environment, and security. Grant 495 requests will be accepted only from economic development 496 applicants serving in the official capacity of a governing board of a county, municipality, special district, or state agency 497 498 that will have the authority to maintain the project upon 499 completion. An applicant must represent a community or county in 500 which a military installation is located. There is no limit as 501 to the amount of any grant awarded to an applicant. A match by 502 the county or local community may be required. The program may 503 not be used to fund on-base military construction projects. The 504 department shall establish guidelines to implement the purpose 505 of this subsection.

506 (5) (a) The Defense-Related Business Adjustment Program is 507 hereby created. The department shall coordinate the development 508 of the Defense-Related Business Adjustment Program. Funds shall 509 be available to assist defense-related companies in the creation 510 of increased commercial technology development through 511 investments in technology. Such technology must have a direct 512 impact on critical state needs for the purpose of generating 513 investment-grade technologies and encouraging the partnership of 514 the private sector and government defense-related business 515 adjustment. The following areas shall receive precedence in 516 consideration for funding commercial technology development: law enforcement or corrections, environmental protection, 517 518 transportation, education, and health care. Travel and costs 519 incidental thereto, and staff salaries, are not considered an 520 "activity" for which grant funds may be awarded. 521 (b) The department shall require that an applicant: 522 1. Be a defense-related business that could be adversely

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 524 defense expenditures. 525 2. Agree to match at least 50 percent of any 	
525 2. Agree to match at least 50 percent of any	C 1 1 1
2. Agree to match at reade of percent of any	Iunas awaraca
526 by the United States Department of Defense in cash	n or in-kind
527 services. Such match shall be directly related to	activities for
528 which the funds are being sought.	
529 3. Prepare a coordinated program or plan deli	neating how
530 the funds will be administered.	
531 4. Provide documentation describing how defen	nse-related
532 realignment or closure will adversely impact defen	nse-related
533 companies.	
534 (6) The Retention of Military Installations F	Program is
535 created. The department shall coordinate and imple	ement this
536 program.	
537 (6) (7) The department may award nonfederal ma	atching funds
538 specifically appropriated for construction, mainte	enance, and
539 analysis of a Florida defense workforce database.	Such funds
540 will be used to create a registry of worker skills	s that can be
541 used to match the worker needs of companies that a	are relocating
542 to this state or to assist workers in relocating t	to other areas
543 within this state where similar or related employm	nent is
544 available.	
545 (7) (8) Payment of administrative expenses sha	all be limited
546 to no more than 10 percent of any grants issued pu	rsuant to this
547 section.	
548 (8) (9) The department shall establish guideli	nes to
549 implement and carry out the purpose and intent of	this section.
550 Section 8. (1) This section shall take effect	upon this act
551 becoming a law.	

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552	(2) The powers, duties, functions, records, personnel,
553	property, pending issues, existing contracts, administrative
554	authority, administrative rules, and unexpended balances of
555	appropriations, allocations, and other funds of the Florida
556	Council on Military Base and Mission Support within the
557	Department of Economic Opportunity are transferred by a type two
558	transfer, as defined in s. 20.06(2), Florida Statutes, to the
559	Florida Defense Support Task Force within the Department of
560	Economic Opportunity.
561	Section 9. (1) This section shall take effect upon this act
562	becoming a law.
563	(2) Section 288.984, Florida Statutes, is repealed.
564	Section 10. Effective upon this act becoming a law,
565	subsections (1) and (2) of section 288.985, Florida Statutes,
566	are amended to read:
567	288.985 Exemptions from public records and public meetings
568	requirements
569	(1) The following records held by the Florida Defense
570	Support Task Force Council on Military Base and Mission Support
571	are exempt from s. 119.07(1) and s. 24(a), Art. I of the State
572	Constitution:
573	(a) That portion of a record which relates to strengths and
574	weaknesses of military installations or military missions in
575	this state relative to the selection criteria for the
576	realignment and closure of military bases and missions under any
577	United States Department of Defense base realignment and closure
578	process.
579	(b) That portion of a record which relates to strengths and
580	weaknesses of military installations or military missions in

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581 other states or territories and the vulnerability of such 582 installations or missions to base realignment or closure under 583 the United States Department of Defense base realignment and 584 closure process, and any agreements or proposals to relocate or 585 realign military units and missions from other states or 586 territories.

(c) That portion of a record which relates to the state's strategy to retain its military bases during any United States Department of Defense base realignment and closure process and any agreements or proposals to relocate or realign military units and missions.

(2) Meetings or portions of meetings of the Florida <u>Defense</u>
<u>Support Task Force</u> Council on Military Base and Mission Support,
or a workgroup of the <u>task force</u> council, at which records are
presented or discussed which are exempt under subsection (1) are
exempt from s. 286.011 and s. 24(b), Art. I of the State
Constitution.

598 Section 11. Effective upon this act becoming a law, 599 subsections (2), (5), (6), and (7) of section 288.987, Florida 600 Statutes, are amended to read:

601

288.987 Florida Defense Support Task Force.-

602 (2) The mission of the task force is to make 603 recommendations to preserve and protect military installations 604 prepare the state to effectively compete in any federal base 605 realignment and closure action, to support the state's position 606 in research and development related to or arising out of 607 military missions and contracting, and to improve the state's 608 military-friendly environment for service members, military 609 dependents, military retirees, and businesses that bring

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610 military and base-related jobs to the state.

(5) The <u>executive</u> director of <u>Department of Economic</u>
Opportunity the Office of Tourism, Trade, and Economic
Development within the Executive Office of the Governor, or his
or her designee, shall serve as the ex officio, nonvoting
executive director of the task force.

(6) The chair shall schedule and conduct the first meeting of the task force by October 1, 2011. The task force shall submit <u>an annual</u> a progress report and work plan for the remainder of the 2011-2012 fiscal year to the Governor, the President of the Senate, and the Speaker of the House of Representatives by February 1, 2012, and shall submit an annual report each February 1 thereafter.

623 (7) The department Office of Tourism, Trade, and Economic Development shall contract with the task force for expenditure 624 625 of appropriated funds, which may be used by the task force for 626 economic and product research and development, joint planning 627 with host communities to accommodate military missions and 628 prevent base encroachment, advocacy on the state's behalf with 629 federal civilian and military officials, assistance to school 630 districts in providing a smooth transition for large numbers of 631 additional military-related students, job training and placement 632 for military spouses in communities with high proportions of 633 active duty military personnel, and promotion of the state to 634 military and related contractors and employers. The task force 635 may annually spend up to \$200,000 of funds appropriated to the 636 department Executive Office of the Governor, Office of Tourism, 637 Trade, and Economic Development, for the task force for staffing and administrative expenses of the task force, including travel 638

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639 and per diem costs incurred by task force members who are not 640 otherwise eligible for state reimbursement. Section 12. Section 295.187, Florida Statutes, is amended 641 642 to read: 643 295.187 Florida Service-Disabled Veteran Business 644 Enterprise Opportunity Act.-645 (1) SHORT TITLE.-This section may be cited as the "Florida 646 Service-Disabled Veteran Business Enterprise Opportunity Act." 647 (2) INTENT.-It is the intent of the Legislature to rectify 648 the economic disadvantage of service-disabled veterans, who are 649 statistically the least likely to be self-employed when compared 650 to the veteran population as a whole and who have made 651 extraordinary sacrifices on behalf of the nation, the state, and 652 the public, by providing opportunities for service-disabled 653 veteran business enterprises as set forth in this section. The 654 Legislature also intends to recognize wartime veterans and 655 veterans of a period of war for their sacrifices as set forth in 656 this <u>section</u>. 657 (3) DEFINITIONS.-For the purpose of this section, the term: 658 (a) "Certified service-disabled veteran business 659 enterprise" means a business that has been certified by the 660 Department of Management Services to be a service-disabled 661 veteran business enterprise as defined in paragraph (c). 662 (b) "Service-disabled veteran" means a veteran who is a

663 permanent Florida resident with a service-connected disability 664 as determined by the United States Department of Veterans 665 Affairs or who has been terminated from military service by 666 reason of disability by the United States Department of Defense. 667 (c) "Service-disabled Veteran business enterprise" means an

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668	independently owned and operated business that:
669	1. Employs 200 or fewer permanent full-time employees;
670	2. Together with its affiliates has a net worth of \$5
671	million or less or, if a sole proprietorship, has a net worth of
672	\$5 million or less including both personal and business
673	investments;
674	3. Is organized to engage in commercial transactions;
675	4. Is domiciled in this state;
676	5. Is at least 51 percent owned by one or more <u>wartime</u>
677	veterans or service-disabled veterans; and
678	6. The management and daily business operations of which
679	are controlled by one or more <u>wartime veterans or</u> service-
680	disabled veterans or, for a service-disabled veteran \underline{having} with
681	a permanent and total disability, by the spouse or permanent
682	caregiver of the veteran.
683	(d) "Wartime veteran" means:
684	1. A wartime veteran as defined in s. 1.01(14); or
685	2. A veteran of a period of war, as used in 38 U.S.C. s.
686	1521, who served in the active military, naval, or air service:
687	a. For 90 days or more during a period of war;
688	b. During a period of war and was discharged or released
689	from such service for a service-connected disability;
690	c. For a period of 90 consecutive days or more and such
691	period began or ended during a period of war; or
692	d. For an aggregate of 90 days or more in two or more
693	separate periods of service during more than one period of war.
694	(4) VENDOR PREFERENCE
695	(a) A state agency, when considering two or more bids,
696	proposals, or replies for the procurement of commodities or

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697 contractual services, at least one of which is from a certified 698 service-disabled veteran business enterprise, which that are 699 equal with respect to all relevant considerations, including 700 price, quality, and service, shall award such procurement or 701 contract to the certified service-disabled veteran business 702 enterprise.

703 (b) Notwithstanding s. 287.057(11), if a service-disabled 704 veteran business enterprise entitled to the vendor preference 705 under this section and one or more businesses entitled to this 706 preference or another vendor preference provided by law submit 707 bids, proposals, or replies for procurement of commodities or 708 contractual services which that are equal with respect to all 709 relevant considerations, including price, quality, and service, 710 then the state agency shall award the procurement or contract to 711 the business having the smallest net worth.

(c) Political subdivisions of the state are encouraged to offer a similar consideration to businesses certified under this section.

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(5) CERTIFICATION PROCEDURE.-

(a) The application for certification as a service-disabled
veteran business enterprise must, at a minimum, include:

The name of the business enterprise applying for
certification and the name of the service-disabled veteran
submitting the application on behalf of the business enterprise.

721 2. The names of all owners of the business enterprise,
722 including owners who are <u>wartime veterans</u>, service-disabled
723 veterans, and owners who are not <u>a wartime veteran or a</u> service724 disabled <u>veteran</u> veterans, and the percentage of ownership
725 interest held by each owner.

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3. The names of all persons involved in both the management and daily operations of the business, including the spouse or permanent caregiver of a veteran <u>who has</u> with a permanent and total disability.

4. The service-connected disability rating of all persons
listed under subparagraphs 1., 2., and 3., as applicable, with
supporting documentation from the United States Department of
Veterans Affairs or the United States Department of Defense.

5. Documentation of the wartime service of all persons
 1isted under subparagraphs 1., 2., and 3., as applicable, from
 the United States Department of Veterans Affairs or the United
 States Department of Defense.

6.5. The number of permanent full-time employees.

7.6. The location of the business headquarters.

740 <u>8.7</u>. The total net worth of the business enterprise and its
741 affiliates. In the case of a sole proprietorship, the net worth
742 includes personal and business investments.

(b) To maintain certification, a service-disabled veteran
business enterprise shall renew its certification biennially.

(c) The provisions of Chapter 120, relating to application,
denial, and revocation procedures, applies shall apply to
certifications under this section.

(d) A certified service-disabled veteran business enterprise must notify the Department of Management Services within 30 business days after any event that may significantly affect the certification of the business, including, but not limited to, a change in ownership or change in management and daily business operations.

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(e) The certification of a service-disabled veteran

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business enterprise shall be revoked for 12 months if the Department of Management Services determines that the business enterprise violated paragraph (d). An owner of a certified service-disabled veteran business enterprise whose certification is revoked <u>may</u> is not permitted to reapply for certification under this section as an owner of any business enterprise during the 12-month revocation period.

1. During the 12-month revocation period, a servicedisabled veteran business enterprise whose certification has
been revoked may bid on state contracts but is not eligible for
any preference available under this section.

766 2. A service-disabled veteran business enterprise whose 767 certification has been revoked may apply for certification at 768 the conclusion of the 12-month revocation period by complying 769 with requirements applicable to initial certifications.

770 (6) DUTIES OF THE DEPARTMENT OF VETERANS' AFFAIRS.—The 771 department shall:

(a) Assist the Department of Management Services in
establishing a certification procedure, which shall be reviewed
biennially and updated as necessary.

(b) Identify eligible service-disabled veteran business
enterprises by any electronic means, including electronic mail
or Internet website, or by any other reasonable means.

(c) Encourage and assist eligible service-disabled veteran
business enterprises to apply for certification under this
section.

(d) Provide information regarding services that are
available from the Office of Veterans' Business Outreach of the
Florida Small Business Development Center to service-disabled

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784 veteran business enterprises.

785 (7) DUTIES OF THE DEPARTMENT OF MANAGEMENT SERVICES.—The 786 department shall:

(a) With assistance from the Department of Veterans'
Affairs, establish a certification procedure, which shall be
reviewed biennially and updated as necessary.

(b) Grant, deny, or revoke the certification of a service disabled veteran business enterprise under this section.

(c) Maintain an electronic directory of certified servicedisabled veteran business enterprises for use by the state,
political subdivisions of the state, and the public.

(8) REPORT.—The Small Business Development Center shall
include in its report required by s. 288.705 the percentage of
certified service-disabled veteran business enterprises using
the statewide contracts register.

(9) RULES.—The Department of Veterans' Affairs and the
Department of Management Services, as appropriate, may adopt
rules as necessary to administer this section.

802 Section 13. Effective October 1, 2012, section 320.089,
803 Florida Statutes, is amended to read:

320.089 Members of National Guard and active United States
 Armed Forces reservists; former prisoners of war; survivors of
 Pearl Harbor; Purple Heart medal recipients; Operation Iraqi
 Freedom and Operation Enduring Freedom Veterans; <u>Combat Infantry</u>
 <u>Badge recipients; Vietnam War Veterans; Korean Conflict</u>
 Veterans; special license plates; fee.-

810 (1) (a) Each owner or lessee of an automobile or truck for
811 private use or recreational vehicle as specified in s.
812 320.08(9)(c) or (d), which is not used for hire or commercial

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813 use, who is a resident of the state and an active or retired 814 member of the Florida National Guard, a survivor of the attack 815 on Pearl Harbor, a recipient of the Purple Heart medal, or an active or retired member of any branch of the United States 816 817 Armed Forces Reserve, or a recipient of the Combat Infantry 818 Badge shall, upon application to the department, accompanied by 819 proof of active membership or retired status in the Florida 820 National Guard, proof of membership in the Pearl Harbor Survivors Association or proof of active military duty in Pearl 821 822 Harbor on December 7, 1941, proof of being a Purple Heart medal recipient, or proof of active or retired membership in any 823 824 branch of the Armed Forces Reserve, or proof of membership in 825 the Combat Infantrymen's Association, Inc., or other proof of 826 being a recipient of the Combat Infantry Badge, and upon payment 827 of the license tax for the vehicle as provided in s. 320.08, be 828 issued a license plate as provided by s. 320.06, upon which, in 829 lieu of the serial numbers prescribed by s. 320.06, shall be stamped the words "National Guard," "Pearl Harbor Survivor," 830 "Combat-wounded veteran," or "U.S. Reserve," or "Combat Infantry 831 832 Badge," as appropriate, followed by the serial number of the 833 license plate. Additionally, the Purple Heart plate may have the 834 words "Purple Heart" stamped on the plate and the likeness of 835 the Purple Heart medal appearing on the plate.

(b) Notwithstanding any other provision of law to the contrary, beginning with fiscal year 2002-2003 and annually thereafter, the first \$100,000 in general revenue generated from the sale of license plates issued under this section shall be deposited into the Grants and Donations Trust Fund, as described in s. 296.38(2), to be used for the purposes established by law

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for that trust fund. Any additional general revenue generated from the sale of such plates shall be deposited into the State Homes for Veterans Trust Fund and used solely to construct, operate, and maintain domiciliary and nursing homes for veterans, subject to the requirements of chapter 216.

(c) Notwithstanding any provisions of law to the contrary, an applicant for a Pearl Harbor Survivor license plate or a Purple Heart license plate who also qualifies for a disabled veteran's license plate under s. 320.084 shall be issued the appropriate special license plate without payment of the license tax imposed by s. 320.08.

853 (2) Each owner or lessee of an automobile or truck for 854 private use, truck weighing not more than 7,999 pounds, or 855 recreational vehicle as specified in s. 320.08(9)(c) or (d), 856 which is not used for hire or commercial use, who is a resident 857 of the state and who is a former prisoner of war, or their 858 unremarried surviving spouse, shall, upon application therefor 859 to the department, be issued a license plate as provided in s. 860 320.06, on which license plate are stamped the words "Ex-POW" 861 followed by the serial number. Each application shall be 862 accompanied by proof that the applicant meets the qualifications 863 specified in paragraph (a) or paragraph (b).

(a) A citizen of the United States who served as a member
of the Armed Forces of the United States or the armed forces of
a nation allied with the United States who was held as a
prisoner of war at such time as the Armed Forces of the United
States were engaged in combat, or their unremarried surviving
spouse, may be issued the special license plate provided for in
this subsection without payment of the license tax imposed by s.

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871 320.08.

872 (b) A person who was serving as a civilian with the consent 873 of the United States Government, or a person who was a member of 874 the Armed Forces of the United States who was not a United 875 States citizen and was held as a prisoner of war when the Armed 876 Forces of the United States were engaged in combat, or their 877 unremarried surviving spouse, may be issued the special license 878 plate provided for in this subsection upon payment of the 879 license tax imposed by s. 320.08.

880 (3) Each owner or lessee of an automobile or truck for 881 private use, truck weighing not more than 7,999 pounds, or 882 recreational vehicle as specified in s. 320.08(9)(c) or (d), 883 which is not used for hire or commercial use, who is a resident 884 of this state and who is the unremarried surviving spouse of a 885 recipient of the Purple Heart medal shall, upon application 886 therefor to the department, with the payment of the required 887 fees, be issued a license plate as provided in s. 320.06, on 888 which license plate are stamped the words "Purple Heart" and the 889 likeness of the Purple Heart medal followed by the serial 890 number. Each application shall be accompanied by proof that the 891 applicant is the unremarried surviving spouse of a recipient of 892 the Purple Heart medal.

(4) The owner or lessee of an automobile or truck for private use, a truck weighing not more than 7,999 pounds, or a recreational vehicle as specified in s. 320.08(9)(c) or (d) which automobile, truck, or recreational vehicle is not used for hire or commercial use who is a resident of the state and a current or former member of the United States military who was deployed and served in Iraq during Operation Iraqi Freedom or in

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900 Afghanistan during Operation Enduring Freedom shall, upon 901 application to the department, accompanied by proof of active 902 membership or former active duty status during one of these 903 operations, and upon payment of the license tax for the vehicle 904 as provided in s. 320.08, be issued a license plate as provided 905 by s. 320.06 upon which, in lieu of the registration license 906 number prescribed by s. 320.06, shall be stamped the words 907 "Operation Iraqi Freedom" or "Operation Enduring Freedom," as 908 appropriate, followed by the registration license number of the 909 plate.

910 (5) The owner or lessee of an automobile or truck for 911 private use, a truck weighing not more than 7,999 pounds, or a 912 recreational vehicle as specified in s. 320.08(9)(c) or (d) 913 which automobile, truck, or recreational vehicle is not used for 914 hire or commercial use, who is a resident of the state and a 915 current or former member of the United States military, and who 916 was deployed and served in Vietnam during United States military 917 deployment in Indochina shall, upon application to the 918 department, accompanied by proof of active membership or former 919 active duty status during these operations, and upon payment of 920 the license tax for the vehicle as provided in s. 320.08, be 921 issued a license plate as provided by s. 320.06 upon which, in 922 lieu of the registration license number prescribed by s. 320.06, 923 shall be stamped the words "Vietnam War Veteran," followed by 924 the registration license number of the plate. 925 (6) The owner or lessee of an automobile or truck for 926 private use, a truck weighing not more than 7,999 pounds, or a 927 recreational vehicle as specified in s. 320.08(9)(c) or (d)

928 which automobile, truck, or recreational vehicle is not used for

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929	hire or commercial use, who is a resident of the state and a
930	current or former member of the United States military, and who
931	was deployed and served in Korea during United States military
932	deployment in Korea shall, upon application to the department,
933	accompanied by proof of active membership or former active duty
934	status during these operations, and upon payment of the license
935	tax for the vehicle as provided in s. 320.08, be issued a
936	license plate as provided by s. 320.06 upon which, in lieu of
937	the registration license number prescribed by s. 320.06, shall
938	be stamped the words "Korean Conflict Veteran," followed by the
939	registration license number of the plate.
940	Section 14. Effective October 1, 2012, section 320.0892,
941	Florida Statutes, is created to read:
942	320.0892 Motor vehicle license plates for recipients of the
943	Silver Star, Distinguished Service Cross, Navy Cross, or Air
944	Force CrossUpon receipt of an application and proof that the
945	applicant meets the qualifications listed in this section for
946	the applicable license plate, the department shall issue the
947	license plate without payment of the license tax imposed under
948	<u>s. 320.08:</u>
949	(1) SILVER STAR.—Any United States citizen who is a
950	resident of Florida and who was awarded the Silver Star while
951	serving as a member of the United States Armed Forces shall be
952	issued a license plate on which is stamped the words "Silver
953	Star" followed by the serial number.
954	(2) DISTINGUISHED SERVICE CROSSAny United States citizen
955	who is a resident of Florida and who was awarded the
956	Distinguished Service Cross while serving as a member of the
957	United States Armed Forces shall be issued a license plate on

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958	which is stamped the words "Distinguished Service Cross"
959	followed by the serial number.
960	(3) NAVY CROSS.—Any United States citizen who is a resident
961	of Florida and who was awarded the Navy Cross while serving as a
962	member of the United States Armed Forces shall be issued a
963	license plate on which is stamped the words "Navy Cross"
964	followed by the serial number.
965	(4) AIR FORCE CROSSAny United States citizen who is a
966	resident of Florida and who was awarded the Air Force Cross
967	while serving as a member of the United States Armed Forces
968	shall be issued a license plate on which is stamped the words
969	"Air Force Cross" followed by the serial number.
970	Section 15. Section 683.146, Florida Statutes, is created
971	to read:
972	683.146 Purple Heart Day
973	(1) August 7 of each year is designated as "Purple Heart
974	Day."
975	(2) The Governor may annually issue a proclamation
976	designating August 7 as "Purple Heart Day." Public officials,
977	schools, private organizations, and all residents of the state
978	are encouraged to commemorate Purple Heart Day and honor those
979	wounded or killed while serving in any branch of the United
980	States Armed Services.
981	Section 16. Sections 16 through 20 of this act may be cited
982	as the "T. Patt Maney Veterans' Treatment Intervention Act."
983	Section 17. Section 394.47891, Florida Statutes, is created
984	to read:
985	394.47891 Military veterans and servicemembers court
986	programs.—The chief judge of each judicial circuit may establish
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987	a Military Veterans and Servicemembers Court Program under which
988	veterans, as defined in s. 1.01, and servicemembers, as defined
989	in s. 250.01, who are convicted of a criminal offense and who
990	suffer from a military-related mental illness, traumatic brain
991	injury, substance abuse disorder, or psychological problem can
992	be sentenced in accordance with chapter 921 in a manner that
993	appropriately addresses the severity of the mental illness,
994	traumatic brain injury, substance abuse disorder, or
995	psychological problem through services tailored to the
996	individual needs of the participant. Entry into any Military
997	Veterans and Servicemembers Court Program must be based upon the
998	sentencing court's assessment of the defendant's criminal
999	history, military service, substance abuse treatment needs,
1000	mental health treatment needs, amenability to the services of
1001	the program, the recommendation of the state attorney and the
1002	victim, if any, and the defendant's agreement to enter the
1003	program.
1004	Section 18. Present subsection (7) of section 948.08,
1005	Florida Statutes, is renumbered as subsection (8), and a new
1006	subsection (7) is added to that section, to read:
1007	948.08 Pretrial intervention program
1008	(7)(a) Notwithstanding any provision of this section, a
1009	person who is charged with a felony, other than a felony listed
1010	in s. 948.06(8)(c), and identified as a veteran, as defined in
1011	s. 1.01, or servicemember, as defined in s. 250.01, who suffers
1012	from a military service-related mental illness, traumatic brain
1013	injury, substance abuse disorder, or psychological problem, is
1014	eligible for voluntary admission into a pretrial veterans'
1015	treatment intervention program approved by the chief judge of
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1016 the circuit, upon motion of either party or the court's own 1017 motion, except: 1. If a defendant was previously offered admission to a 1018 1019 pretrial veterans' treatment intervention program at any time 1020 before trial and the defendant rejected that offer on the 1021 record, the court may deny the defendant's admission to such a 1022 program. 1023 2. If a defendant previously entered a court-ordered 1024 veterans' treatment program, the court may deny the defendant's admission into the pretrial veterans' treatment program. 1025 1026 (b) While enrolled in a pretrial intervention program 1027 authorized by this subsection, the participant shall be subject to a coordinated strategy developed by a veterans' treatment 1028 intervention team. The coordinated strategy should be modeled 1029 1030 after the therapeutic jurisprudence principles and key 1031 components in s. 397.334(4), with treatment specific to the 1032 needs of servicemembers and veterans. The coordinated strategy 1033 may include a protocol of sanctions that may be imposed upon the 1034 participant for noncompliance with program rules. The protocol 1035 of sanctions may include, but need not be limited to, placement 1036 in a treatment program offered by a licensed service provider or 1037 in a jail-based treatment program or serving a period of incarceration within the time limits established for contempt of 1038 1039 court. The coordinated strategy must be provided in writing to the participant before the participant agrees to enter into a 1040 1041 pretrial veterans' treatment intervention program or other 1042 pretrial intervention program. Any person whose charges are 1043 dismissed after successful completion of the pretrial veterans' treatment intervention program, if otherwise eligible, may have 1044

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1045 his or her arrest record to the dismissed charges expunged under 1046 s. 943.0585. 1047 (c) At the end of the pretrial intervention period, the 1048 court shall consider the recommendation of the treatment program 1049 and the recommendation of the state attorney as to disposition 1050 of the pending charges. The court shall determine, by written 1051 finding, whether the defendant has successfully completed the 1052 pretrial intervention program. If the court finds that the 1053 defendant has not successfully completed the pretrial 1054 intervention program, the court may order the person to continue 1055 in education and treatment, which may include treatment programs 1056 offered by licensed service providers or jail-based treatment 1057 programs, or order that the charges revert to normal channels 1058 for prosecution. The court shall dismiss the charges upon a 1059 finding that the defendant has successfully completed the 1060 pretrial intervention program. 1061 Section 19. Section 948.16, Florida Statutes, is amended to 1062 read: 1063 948.16 Misdemeanor pretrial substance abuse education and

1063 treatment intervention program; misdemeanor pretrial veterans'
1065 treatment intervention program.-

1066 (1) (a) A person who is charged with a misdemeanor for 1067 possession of a controlled substance or drug paraphernalia under 1068 chapter 893, and who has not previously been convicted of a 1069 felony nor been admitted to a pretrial program, is eligible for 1070 voluntary admission into a misdemeanor pretrial substance abuse 1071 education and treatment intervention program, including a 1072 treatment-based drug court program established pursuant to s. 397.334, approved by the chief judge of the circuit, for a 1073

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1074 period based on the program requirements and the treatment plan 1075 for the offender, upon motion of either party or the court's own 1076 motion, except, if the state attorney believes the facts and 1077 circumstances of the case suggest the defendant is involved in 1078 dealing and selling controlled substances, the court shall hold 1079 a preadmission hearing. If the state attorney establishes, by a 1080 preponderance of the evidence at such hearing, that the 1081 defendant was involved in dealing or selling controlled substances, the court shall deny the defendant's admission into 1082 1083 the pretrial intervention program.

1084 (b) While enrolled in a pretrial intervention program 1085 authorized by this section, the participant is subject to a 1086 coordinated strategy developed by a drug court team under s. 1087 397.334(4). The coordinated strategy may include a protocol of 1088 sanctions that may be imposed upon the participant for 1089 noncompliance with program rules. The protocol of sanctions may 1090 include, but is not limited to, placement in a substance abuse 1091 treatment program offered by a licensed service provider as 1092 defined in s. 397.311 or in a jail-based treatment program or 1093 serving a period of incarceration within the time limits 1094 established for contempt of court. The coordinated strategy must 1095 be provided in writing to the participant before the participant 1096 agrees to enter into a pretrial treatment-based drug court 1097 program or other pretrial intervention program. Any person whose 1098 charges are dismissed after successful completion of the 1099 treatment-based drug court program, if otherwise eligible, may 1100 have his or her arrest record and plea of nolo contendere to the 1101 dismissed charges expunged under s. 943.0585.

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(2) (a) A veteran, as defined in s. 1.01, or servicemember,

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1103	as defined in s. 250.01, who suffers from a military service-
1104	related mental illness, traumatic brain injury, substance abuse
1105	disorder, or psychological problem, and who is charged with a
1106	misdemeanor is eligible for voluntary admission into a
1107	misdemeanor pretrial veterans' treatment intervention program
1108	approved by the chief judge of the circuit, for a period based
1109	on the program's requirements and the treatment plan for the
1110	offender, upon motion of either party or the court's own motion.
1111	However, the court may deny the defendant admission into a
1112	misdemeanor pretrial veterans' treatment intervention program if
1113	the defendant has previously entered a court-ordered veterans'
1114	treatment program.
1115	(b) While enrolled in a pretrial intervention program
1116	authorized by this section, the participant shall be subject to
1117	a coordinated strategy developed by a veterans' treatment
1118	intervention team. The coordinated strategy should be modeled
1119	after the therapeutic jurisprudence principles and key
1120	components in s. 397.334(4), with treatment specific to the
1121	needs of veterans and servicemembers. The coordinated strategy
1122	may include a protocol of sanctions that may be imposed upon the
1123	participant for noncompliance with program rules. The protocol
1124	of sanctions may include, but need not be limited to, placement
1125	in a treatment program offered by a licensed service provider or
1126	in a jail-based treatment program or serving a period of
1127	incarceration within the time limits established for contempt of
1128	court. The coordinated strategy must be provided in writing to
1129	the participant before the participant agrees to enter into a
1130	misdemeanor pretrial veterans' treatment intervention program or
1131	other pretrial intervention program. Any person whose charges

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1132 <u>are dismissed after successful completion of the misdemeanor</u> 1133 <u>pretrial veterans' treatment intervention program, if otherwise</u> 1134 <u>eligible, may have his or her arrest record to the dismissed</u> 1135 <u>charges expunged under s. 943.0585.</u>

1136 (3) (2) At the end of the pretrial intervention period, the 1137 court shall consider the recommendation of the treatment program 1138 and the recommendation of the state attorney as to disposition 1139 of the pending charges. The court shall determine, by written finding, whether the defendant successfully completed the 1140 1141 pretrial intervention program. Notwithstanding the coordinated 1142 strategy developed by a drug court team pursuant to s. 1143 397.334(4) or by the veterans' treatment intervention team, if 1144 the court finds that the defendant has not successfully completed the pretrial intervention program, the court may order 1145 1146 the person to continue in education and treatment or return the 1147 charges to the criminal docket for prosecution. The court shall 1148 dismiss the charges upon finding that the defendant has 1149 successfully completed the pretrial intervention program.

1150 (4) (4) (3) Any public or private entity providing a pretrial 1151 substance abuse education and treatment program under this 1152 section shall contract with the county or appropriate 1153 governmental entity. The terms of the contract shall include, 1154 but not be limited to, the requirements established for private 1155 entities under s. 948.15(3). This requirement does not apply to services provided by the Department of Veterans' Affairs or the 1156 1157 United States Department of Veterans Affairs.

1158 Section 20. Section 948.21, Florida Statutes, is created to 1159 read:

948.21 Condition of probation or community control;

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1161	military servicemembers and veteransEffective for a
1162	probationer or community controllee whose crime was committed on
1163	or after July 1, 2012, and who is a veteran, as defined in s.
1164	1.01, or servicemember, as defined in s. 250.01, who suffers
1165	from a military service-related mental illness, traumatic brain
1166	injury, substance abuse disorder, or psychological problem, the
1167	court may, in addition to any other conditions imposed, impose a
1168	condition requiring the probationer or community controllee to
1169	participate in a treatment program capable of treating the
1170	probationer or community controllee's mental illness, traumatic
1171	brain injury, substance abuse disorder, or psychological
1172	problem. The court shall give preference to treatment programs
1173	for which the probationer or community controllee is eligible
1174	through the United States Department of Veterans Affairs or the
1175	Florida Department of Veterans' Affairs. The Department of
1176	Corrections is not required to spend state funds to implement
1177	this section.
1178	Section 21. Section 1004.075, Florida Statutes, is created
1179	to read:
1180	1004.075 Priority course registration for veteransEach
1181	Florida College System institution and state university that
1182	offers priority course registration for a segment of the student
1183	population, or upon implementation of priority course
1184	registration for a segment of the student population, shall
1185	provide priority course registration for each veteran of the
1186	United States Armed Forces who is receiving GI Bill educational
1187	benefits or for the spouse or dependent children of the veteran
1188	to whom the GI Bill educational benefits have been transferred.
1189	Each eligible veteran, or his or her spouse or dependent

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children, shall be granted priority for course registration
until the expiration of the GI Bill educational benefits.
Section 22. Section 1005.09, Florida Statutes, is created
to read:
1005.09 Priority course registration for veteransEach
independent postsecondary educational institution defined in s.
1005.02(11) that offers priority course registration for a
segment of the student population, or upon implementation of
priority course registration for a segment of the student
population, is encouraged to provide priority course
registration for each veteran of the United States Armed Forces,
or his or her spouse or dependent children, who is receiving GI
Bill educational benefits, in accordance with s. 1004.075.
Section 23. SP4 Thomas Berry Corbin Memorial Highway
designated; Department of Transportation to erect suitable
markers
(1) That portion of U.S. Highway 19/27A/98/State Road 55
between the Suwannee River Bridge and N.E. 592nd Street/Chavous
Road/Kate Green Road in Dixie County is designated as "SP4
Thomas Berry Corbin Memorial Highway."
(2) The Department of Transportation is directed to erect
suitable markers designating SP4 Thomas Berry Corbin Memorial
Highway as described in subsection (1).
Section 24. U.S. Navy BMC Samuel Calhoun Chavous, Jr.,
Memorial Highway designated; Department of Transportation to
erect suitable markers
(1) That portion of U.S. Highway 19/98/State Road 55
between N.E. 592nd Street/Chavous Road/Kate Green Road and N.E.
170th Street in Dixie County is designated as "U.S. Navy BMC

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1219	Samuel Calhoun Chavous, Jr., Memorial Highway."
1220	(2) The Department of Transportation is directed to erect
1221	suitable markers designating U.S. Navy BMC Samuel Calhoun
1222	Chavous, Jr., Memorial Highway as described in subsection (1).
1223	Section 25. Marine Lance Corporal Brian R. Buesing Memorial
1224	Highway designated; Department of Transportation to erect
1225	suitable markers
1226	(1) That portion of State Road 24 between County Road 347
1227	and Bridge Number 340053 in Levy County is designated as "Marine
1228	Lance Corporal Brian R. Buesing Memorial Highway."
1229	(2) The Department of Transportation is directed to erect
1230	suitable markers designating Marine Lance Corporal Brian R.
1231	Buesing Memorial Highway as described in subsection (1).
1232	Section 26. United States Army Sergeant Karl A. Campbell
1233	Memorial Highway designated; Department of Transportation to
1234	erect suitable markers
1235	(1) That portion of U.S. Highway 19/98/State Road 55/S.
1236	Main Street between N.W. 1st Avenue and S.E. 2nd Avenue in Levy
1237	County is designated as "United States Army Sergeant Karl A.
1238	Campbell Memorial Highway."
1239	(2) The Department of Transportation is directed to erect
1240	suitable markers designating United States Army Sergeant Karl A.
1241	Campbell Memorial Highway as described in subsection (1).
1242	Section 27. U.S. Army SPC James A. Page Memorial Highway
1243	designated; Department of Transportation to erect suitable
1244	markers.—
1245	(1) That portion of U.S. Highway 27A/State Road
1246	500/Hathaway Avenue between State Road 24/Thrasher Drive and
1247	Town Court in Levy County is designated as "U.S. Army SPC James

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1248	A. Page Memorial Highway."
1249	(2) The Department of Transportation is directed to erect
1250	suitable markers designating U.S. Army SPC James A. Page
1251	Memorial Highway as described in subsection (1).
1252	Section 28. USS Stark Memorial Drive designated; Department
1253	of Transportation to erect suitable markers
1254	(1) That portion of State Road 101/Mayport Road between
1255	State Road A1A and Wonderwood Connector in Duval County is
1256	designated as "USS Stark Memorial Drive."
1257	(2) The Department of Transportation is directed to erect
1258	suitable markers designating USS Stark Memorial Drive as
1259	described in subsection (1).
1260	Section 29. Captain Jim Reynolds, Jr., USAF "Malibu" Road
1261	designated; Department of Transportation to erect suitable
1262	markers
1263	(1) That portion of State Road 44 between U.S. Highway 441
1264	and State Road 44/East Orange Avenue near the City of Eustis in
1265	Lake County is designated as "Captain Jim Reynolds, Jr., USAF
1266	'Malibu' Road."
1267	(2) The Department of Transportation is directed to erect
1268	suitable markers designating Captain Jim Reynolds, Jr., USAF
1269	"Malibu" Road as described in subsection (1).
1270	Section 30. Veterans Memorial Highway designated;
1271	Department of Transportation to erect suitable markers
1272	(1) That portion of State Road 19 between U.S. 17/State
1273	Road 15 and Carriage Drive in Putnam County is designated as
1274	"Veterans Memorial Highway."
1275	(2) The Department of Transportation is directed to erect
1276	suitable markers designating Veterans Memorial Highway as

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1277	described in subsection (1).
1278	Section 31. U.S. Army Sergeant Robert Daniel Sanchez
1279	Memorial Highway designated; Department of Transportation to
1280	erect suitable markers
1281	(1) That portion of State Road 513 between Banana River
1282	Drive and Eau Gallie Boulevard in Brevard County is designated
1283	as "U.S. Army Sergeant Robert Daniel Sanchez Memorial Highway."
1284	(2) The Department of Transportation is directed to erect
1285	suitable markers designating U.S. Army Sergeant Robert Daniel
1286	Sanchez Memorial Highway as described in subsection (1).
1287	Section 32. U.S. Marine Corps Corporal Dustin Schrage
1288	Highway designated; Department of Transportation to erect
1289	suitable markers
1290	(1) That portion of State Road A1A between Pinetree Drive
1291	and Eau Gallie Boulevard in Brevard County is designated as
1292	"U.S. Marine Corps Corporal Dustin Schrage Highway."
1293	(2) The Department of Transportation is directed to erect
1294	suitable markers designating U.S. Marine Corps Corporal Dustin
1295	Schrage Highway as described in subsection (1).
1296	Section 33. Purple Heart Memorial Highway designated;
1297	Department of Transportation to erect suitable markers
1298	(1) That portion of State Road 20/John Sims Parkway (57-
1299	040-000) between State Road 85 and the Walton County Line in
1300	Okaloosa County is designated as "Purple Heart Memorial
1301	Highway."
1302	(2) The Department of Transportation is directed to erect
1303	suitable markers designating Purple Heart Memorial Highway as
1304	described in subsection (1).
1305	Section 34. Except as otherwise expressly provided in this

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1306 act and except for this section, which shall take effect upon 1307 this act becoming a law, this act shall take effect July 1, 1308 2012.

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