1	A bill to be entitled
2	An act relating to disaster relief; amending s.
3	161.101, F.S.; authorizing the Department of
4	Environmental Protection to waive or reduce match
5	requirements for certain local governments; amending
6	s. 194.032, F.S.; conforming provisions to changes
7	made by the act; creating s. 197.3181, F.S.; providing
8	definitions; authorizing the refund of ad valorem
9	taxes for residential improvements rendered
10	uninhabitable by certain hurricanes; providing
11	procedures and requirements to receive a refund;
12	requiring property appraisers and tax collectors to
13	take certain actions; providing construction;
14	providing retroactive applicability; providing for
15	expiration; creating s. 197.3182, F.S.; providing for
16	the extension and suspension of payments and discounts
17	of certain taxes and assessments; providing for
18	retroactive operation; providing for expiration;
19	amending s. 252.37, F.S.; providing legislative
20	intent; requiring the Division of Emergency Management
21	and local governments to enter into certain agreements
22	to receive specified funds; providing requirements for
23	such agreements; providing for availability of funds;
24	requiring the division to report progress on a certain
25	timetable to specified parties; providing for
26	expiration; creating s. 252.71, F.S.; providing
27	definitions; providing for the organization and
28	operation of the Florida Emergency Management
29	Assistance Foundation within the division; providing

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30 for a board of directors; requiring the foundation to 31 operate under a written contract with the division; 32 specifying requirements for such contract; providing 33 requirements for the governance, organization, and 34 operations of the foundation; providing for the use of 35 property, facilities, and personal services of the 36 division by the foundation; requiring the submission 37 of annual budgets and reports; requiring an annual audit; providing for future repeal; authorizing the 38 39 Department of Revenue to adopt emergency rules; 40 providing for the expiration of such authority; providing appropriations; requiring such 41 42 appropriations to be spent in specified ways; 43 requiring the Florida Housing Finance Corporation to 44 coordinate with the division and the Department of 45 Economic Opportunity for a specified purpose; creating 46 the Hurricane Restoration Reimbursement Grant Program 47 within the Department of Environmental Protection; providing purpose and eligibility requirements for 48 49 such program; authorizing emergency rulemaking for the 50 administration of such program; requiring the 51 department to administer such program; providing 52 requirements for such administration; providing for 53 the expiration of such program; specifying that grants 54 may only be used for reimbursement of specified costs; 55 requiring cost-sharing; creating the Hurricane 56 Stormwater and Wastewater Assistance Grant Program 57 within the Department of Environmental Protection; 58 providing purpose and eligibility requirements for

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59 such program; authorizing emergency rulemaking for the 60 administration of such program; requiring the 61 department to administer such program; providing requirements for such administration; providing for 62 63 the expiration of such program; providing 64 appropriations; requiring such appropriations be spent 65 in a specified way; providing an effective date. 66 67 Be It Enacted by the Legislature of the State of Florida: 68 69 Section 1. Subsection (22) of section 161.101, Florida 70 Statutes, is amended to read: 71 161.101 State and local participation in authorized 72 projects and studies relating to beach management and erosion 73 control.-(22) Notwithstanding subsections (1), (15), and (16), and 74 75 for the 2022-2023 2021-2022 fiscal year, for in the event that 76 beaches located in Brevard, Broward, Charlotte, Collier, Duval, 77 Flagler, Indian River, Lee, Manatee, Martin, Nassau, Palm Beach, 78 Saint Johns, Saint Lucie, Sarasota, and Volusia Counties, are 79 impacted by Hurricane Ian hurricanes or Hurricane Nicole other 80 storm events within communities with a per capita annual income 81 that is less than the state's per capita annual income as shown 82 in the most recent release from the United States Census Bureau 83 of the United States Department of Commerce which includes both 84 measurements, the department may waive or reduce the match 85 requirements for local governments. This subsection expires July 86 1, 2023 2022. 87 Section 2. Paragraph (b) of subsection (1) of section

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88	194.032, Florida Statutes, is amended to read:
89	194.032 Hearing purposes; timetable
90	(1)
91	(b) Notwithstanding the provisions of paragraph (a), the
92	value adjustment board may meet prior to the approval of the
93	assessment rolls by the Department of Revenue, but not earlier
94	than July 1, to hear appeals pertaining to the denial by the
95	property appraiser of exemptions, tax abatements under s.
96	197.3195, tax refunds under <u>ss. 197.3181 and 197.319</u> s. 197.319 ,
97	agricultural and high-water recharge classifications,
98	classifications as historic property used for commercial or
99	certain nonprofit purposes, and deferrals under subparagraphs
100	(a)2., 3., and 4. In such event, however, the board may not
101	certify any assessments under s. 193.122 until the Department of
102	Revenue has approved the assessments in accordance with s.
103	193.1142 and all hearings have been held with respect to the
104	particular parcel under appeal.
105	Section 3. Section 197.3181, Florida Statutes, is created
106	to read:
107	197.3181 Refund of taxes for residential improvements
108	rendered uninhabitable by Hurricane Ian or Hurricane Nicole
109	(1) As used in this section, the term:
110	(a) "Damage differential" means the product arrived at by
111	multiplying the percent change in value by a ratio, the
112	numerator of which is the number of days the residential
113	improvement was rendered uninhabitable in 2022, and the
114	denominator of which is 365.
115	(b) "Disaster relief refund" means the product arrived at
116	by multiplying the damage differential by the amount of timely

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117	paid taxes initially levied in 2022.
118	(c) "Percent change in value" means the difference between
119	the just value of a residential parcel as of January 1, 2022,
120	and its postdisaster just value, expressed as a percentage of
121	the just value of the parcel as of January 1, 2022.
122	(d) "Postdisaster just value" means the just value of the
123	residential parcel on January 1, 2022, adjusted by subtracting
124	the just value of the residential improvement on January 1,
125	2022.
126	(e) "Residential improvement" means a residential dwelling
127	or house on real estate used and owned as a homestead as defined
128	in s. 196.012(13) or used as nonhomestead residential property
129	as defined in s. 193.1554(1). A residential improvement does not
130	include a structure that is not essential to the use and
131	occupancy of the residential dwelling or house, including, but
132	not limited to, a detached utility building, detached carport,
133	detached garage, bulkhead, fence, or swimming pool, and does not
134	include land.
135	(f) "Uninhabitable" means the loss of use and occupancy of
136	a residential improvement for the purpose for which it was
137	constructed resulting from damage to or destruction of, or from
138	a condition that compromises the structural integrity of, the
139	residential improvement which was caused by Hurricane Ian or
140	Hurricane Nicole during the 2022 calendar year.
141	(2) If a residential improvement is rendered uninhabitable
142	for at least 30 days, taxes originally levied and paid for 2022
143	may be refunded in the following manner:
144	(a) The property owner must file an application for refund
145	with the property appraiser on a form prescribed by the

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146	department and furnished by the property appraiser, no sooner
147	than January 1, 2023, and no later than April 1, 2023. The
148	property appraiser may allow applications to be filed
149	electronically.
150	(b) The application for refund must identify the
151	residential parcel upon which the residential improvement was
152	rendered uninhabitable and the number of days that the
153	residential improvement was uninhabitable during 2022. For
154	purposes of determining uninhabitability, the application must
155	be accompanied by supporting documentation, including, but not
156	limited to, utility bills, insurance information, contractors'
157	statements, building permit applications, or building inspection
158	certificates of occupancy.
159	(c) The application for refund must be verified under oath
160	and is subject to penalty of perjury.
161	(d) The property appraiser shall review the application and
162	determine if the applicant is entitled to a refund of taxes. No
163	later than June 1, 2023, the property appraiser must:
164	1. Notify the applicant if the property appraiser
165	determines that the applicant is not entitled to receive a
166	refund. If the property appraiser determines that the applicant
167	is not entitled to a refund, the applicant may file a petition
168	with the value adjustment board, pursuant to s. 194.011(3),
169	requesting that the refund be granted. The petition must be
170	filed with the value adjustment board on or before the 30th day
171	following the issuance of the notice by the property appraiser.
172	2. Issue an official written statement to the tax collector
173	and the applicant if the property appraiser determines that the
174	applicant is entitled to a refund. The statement must provide:

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175 a. The just value of the residential improvement as 176 determined by the property appraiser on January 1, 2022. 177 b. The number of days during 2022 that the residential 178 improvement was uninhabitable. 179 c. The postdisaster just value of the residential parcel as 180 determined by the property appraiser. 181 d. The percent change in value applicable to the 182 residential parcel. 183 (3) Upon receipt of the written statement from the property 184 appraiser, the tax collector shall calculate the damage 185 differential pursuant to this section. 186 (a) If the property taxes for 2022 have been paid, the tax 187 collector must process a refund in an amount equal to the 188 disaster relief refund. (b) If, at the time of receipt of the written statement 189 190 from the property appraiser under this subsection, the property taxes have not yet been paid pursuant to s. 197.3182, the tax 191 collector must process a refund in an amount equal to the 192 193 disaster relief refund upon receipt of timely payment of the 194 property taxes for 2022 in accordance with s. 197.3182. 195 (4) A property owner who fails to file an application by 196 April 1, 2023, waives a claim for a refund of taxes under this 197 section. 198 (5) By September 1, 2023, the tax collector shall notify: 199 (a) The department of the total reduction in taxes for all 200 properties that qualified for a refund pursuant to this section. 201 (b) The governing board of each affected local government 202 of the reduction in such local government's taxes which occurred 203 pursuant to this section.

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(6) For purposes of this section, a residential improvement that is uninhabitable has no value. (7) The disaster relief refund is determined only for purposes of calculating tax refunds for 2022 under this section and does not determine a parcel's just value as of January 1, 2023, or any subsequent year. (8) This section does not affect the requirements of s. 197.333. (9) This section applies retroactively to January 1, 2022, and expires January 1, 2024. Section 4. Section 197.3182, Florida Statutes, is created to read: 197.3182 Tax deadlines for real property destroyed or rendered uninhabitable by Hurricane Ian or Hurricane Nicole.-(1) Notwithstanding any other law, for ad valorem taxes and non-ad valorem assessments levied in 2022, for all real property that has been completely destroyed or otherwise rendered uninhabitable due to damage or destruction caused by Hurricane Ian or Hurricane Nicole: (a) The deadlines set forth in s. 197.333 are suspended and extended as follows: 1. Ad valorem taxes and non-ad valorem assessments levied in 2022, shall be due and payable on January 1, 2023. 2. Ad valorem taxes and non-ad valorem assessments shall become delinquent on June 1, 2023. 3. All dates or time periods and their associated provisions relative to the collection of, or administrative procedures regarding, delinquent taxes and non-ad valorem

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assessments, including, but not limited to, the sale of tax

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233	certificates, are extended based on the June 1, 2023,
234	delinquency date, in accordance with s. 197.333.
235	(b) The deadlines set forth in s. 197.162 governing
236	discounts for payments of all taxes assessed on the county tax
237	rolls and collected by the county tax collector before the
238	delinquency date are extended as follows:
239	1. Four percent in November 2022, December 2022, and
240	January 2023.
241	2. Three percent in February 2023.
242	3. Two percent in March 2023.
243	4. One percent in April 2023.
244	5. Zero percent in May 2023.
245	(c) The deadlines set forth in s. 197.222(1)(c) and (d)
246	governing ad valorem taxes prepaid in installments and the
247	discounts applied to those payments are suspended and extended
248	for 60 days.
249	(2) This section operates retroactively to January 1, 2022,
250	and expires January 1, 2024.
251	Section 5. Paragraph (c) is added to subsection (5) of
252	section 252.37, Florida Statutes, to read:
253	252.37 Financing
254	(5)Unless otherwise specified in the General Appropriations
255	Act:
256	(c) Subject to appropriation, and notwithstanding paragraph
257	(a), the Legislature intends to provide the entire match
258	requirement for Public Assistance Program grants to local
259	governments within a county designated in the Federal Emergency
260	Management Agency disaster declarations for Hurricane Ian or
261	Hurricane Nicole. Local governments named in such Federal

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262	Emergency Management Agency disaster declarations must enter
263	into agreements with the division to have their portions of the
264	match requirements waived and must agree to use an equal amount
265	of funds toward further disaster recovery or mitigation. Funds
266	shall be allocated on a first-come, first-served basis.
267	Notwithstanding paragraph (a), a local government in an
268	agreement with the division under this paragraph is not required
269	to provide one-half of the required match prior to receipt of
270	Public Assistance Program financial assistance. The division
271	shall report quarterly to the Executive Office of the Governor
272	and the chair of each legislative appropriations committee on
273	the amount of match requirements waived, agreements entered into
274	with local governments, and the amount of remaining appropriated
275	funds. This paragraph expires June 30, 2027.
276	Section 6. Section 252.71, Florida Statutes, is created to
277	read:
278	252.71 Florida Emergency Management Assistance Foundation
279	(1) As used in this section, the term:
280	(a) "Foundation" means the Florida Emergency Management
281	Assistance Foundation for the division.
282	(b) "Personal services" includes full-time or part-time
283	personnel of the division.
284	(2) The foundation is hereby created as a direct-support
285	organization of the division to provide assistance, funding, and
286	support to the division in its disaster response, recovery, and
287	relief efforts for natural emergencies.
288	(a) The foundation must be an organization that is a
289	Florida nonprofit corporation incorporated under chapter 617,
290	approved by the Department of State, and recognized under s.

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501(c)(3) of the Internal Revenue Code. The foundation is exempt from paying fees under s. 617.0122. (b) The foundation is organized and operated exclusively to obtain funds; request and receive grants, gifts, and bequests of moneys or other items; acquire, receive, hold, invest, and administer in its own name securities, funds, or property; and make expenditures to or for the direct or indirect benefit of the division, political subdivisions of this state, and individuals adversely impacted by a natural emergency occurring within this state. (c) The division must determine that the foundation is operating in a manner consistent with the goals of the division and in the best interest of the state. (3) The foundation shall be governed by a board of directors. (a) The board of directors shall consist of five members appointed by the director of the division. A majority of the members must be knowledgeable about emergency management activities and programs. The importance of geographic representation shall be considered in appointing members. Members must be residents of this state at the time of appointment and throughout their terms. (b) The term of office of the appointed members of the board of directors shall be 3 years, except that the initial terms of appointment shall be two members for 1 year, two members for 2 years, and one member for 3 years. A member may be reappointed when his or her term expires and may continue to serve in such capacity upon expiration of his or her term until

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an appointment is made to fill the vacancy. However, a member

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320	may not serve more than two consecutive terms.
321	(c) Upon a finding based on a majority vote of the board of
322	directors, the director of the division may remove any member of
323	the board for cause.
324	(d) Any vacancy that occurs shall be filled in the same
325	manner as the original appointment for the unexpired term of
326	that seat.
327	(e) Members of the board of directors shall serve without
328	compensation, but are entitled to receive reimbursement for per
329	diem and travel expenses in accordance with s. 112.061, and
330	shall be paid from funds managed by the foundation.
331	(f) Moneys of the foundation must be held in a separate
332	depository account in the name of the foundation, subject to the
333	provisions of the contract with the division, and shall be used
334	in a manner consistent with the goals of the foundation.
335	(4) The foundation shall operate under a written contract
336	with the division. The written contract must, at a minimum,
337	provide for:
338	(a) Approval of the articles of incorporation and bylaws of
339	the foundation by the director of the division.
340	(b) Certification by the division that the foundation is
341	complying with the terms of the contract and is doing so
342	consistent with the goals and purposes of the division and in
343	the best interests of the state. The division must make this
344	certification annually and it must be reported in the official
345	minutes of a meeting of the foundation.
346	(c) Reversion of moneys and property held by the foundation
347	to the:
348	1. Division if the foundation is no longer approved to

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20224Ae1 349 operate by the division; 350 2. Division if the foundation fails to maintain its tax-351 exempt status pursuant to s. 501(c)(3) of the Internal Revenue 352 Code; 353 3. Division if the foundation ceases to exist; or 354 4. State if the division ceases to exist. 355 (d) Prominent disclosure of the distinction between the 356 division and the foundation to donors, including such disclosure 357 in all promotional and fundraising publications or activities. (e) Approval by the board of directors of an annual 358 359 operating budget for the foundation. 360 (f) Adoption of an ethics code as required by s. 112.3251. 361 (5) The division may permit the use of its property, 362 facilities, and personal services by the foundation and shall 363 set forth any requirements or conditions on such use in the contract between the division and the foundation, including 364 365 provisions governing the use of such property, facilities, and 366 personal services during a declared state of emergency for a 367 natural emergency. However, the division may not permit the use 368 of such property, facilities, or personal services by the 369 foundation if it does not provide equal employment opportunities 370 to all persons regardless of race, color, national origin, 371 gender, age, or religion. 372 (6) (a) The fiscal year of the foundation shall begin on 373 July 1 of each year and end on June 30 of the following year. 374 (b) By August 1 of each year, the foundation shall submit 375 to the division its federal Internal Revenue Service Application 376 for Recognition of Exemption form (Form 1023) and federal 377 Internal Revenue Service Return of Organization Exempt from

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378	Income Tax form (Form 990).
379	(c) By September 30 of each year, the foundation shall
380	submit the budget and a report of contributions and expenditures
381	to the division in a manner prescribed by the division.
382	(7) The foundation shall provide for an annual financial
383	audit in accordance with s. 215.981.
384	(8) This section is repealed December 31, 2024, unless
385	reviewed and saved from repeal by the Legislature.
386	Section 7. The Department of Revenue may, and all
387	conditions are deemed met to, adopt emergency rules pursuant to
388	s. 120.54(4), Florida Statutes, to administer the creation of
389	ss. 197.3181 and 197.3182, Florida Statutes, and the amendment
390	made to s. 194.032, Florida Statutes, by this act.
391	Notwithstanding any other law, emergency rules adopted pursuant
392	to this section are effective for 6 months after adoption and
393	may be renewed during the pendency of procedures to adopt
394	permanent rules addressing the subject of the emergency rules.
395	This section expires July 1, 2024.
396	Section 8. For the 2022-2023 fiscal year, the nonrecurring
397	sum of \$350,000,000 from the General Revenue Fund is
398	appropriated to the Division of Emergency Management within the
399	Executive Office of the Governor to provide the match
400	requirement for Public Assistance Program grants pursuant to s.
401	252.37(5)(c), Florida Statutes, as created by this act.
402	Appropriated funds may only be used to meet federal match
403	requirements as provided in s. 252.37(5)(c), Florida Statutes,
404	as created by this act. Notwithstanding s. 216.301, Florida
405	Statutes, and pursuant to s. 216.351, Florida Statutes, the
406	balance of this appropriation which is not disbursed by June 30,

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407	2023, may be carried forward for up to 5 years after the
408	effective date of this act.
409	Section 9. For the 2022-2023 fiscal year, the nonrecurring
410	sum of \$150,000,000 from the General Revenue Fund is
411	appropriated in the Affordable Housing for Hurricane Recovery
412	appropriation category to the Florida Housing Finance
413	Corporation.
414	(1) From these funds, \$60,000,000 shall be used to fund the
415	Hurricane Housing Recovery Program, to be administered in
416	accordance with part VII of chapter 420, Florida Statutes, for
417	eligible counties and municipalities based on Hurricane Ian and
418	Hurricane Nicole Federal Emergency Management Agency damage
419	assessment data and population. Hurricane recovery purposes may
420	include, but are not limited to, repair and replacement of
421	housing; repair, replacement, and relocation assistance for
422	manufactured homes; acquisition of building materials for home
423	repair and construction; or housing reentry assistance, such as
424	security deposits, utility deposits, and temporary storage of
425	household furnishings. Of this amount for the Hurricane Housing
426	Recovery Program, up to \$25,000,000 may be used to provide
427	assistance to homeowners to pay insurance deductibles.
428	(2) From these funds, \$90,000,000 shall be used to fund the
429	Rental Recovery Loan Program for eligible counties and
430	municipalities based on Hurricane Ian and Hurricane Nicole
431	Federal Emergency Management Agency damage assessment data and
432	population.
433	(3) The Florida Housing Finance Corporation shall
434	coordinate with the Executive Office of the Governor's Division
435	of Emergency Management and the Department of Economic

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436	Opportunity to prevent duplication of benefits related to other
437	state or federal programs for recipients of funds appropriated
438	under this section.
439	Section 10. Hurricane Restoration Reimbursement Grant
440	Program.—
441	(1) There is hereby created within the Department of
442	Environmental Protection the Hurricane Restoration Reimbursement
443	Grant Program for the purpose of providing financial assistance
444	to mitigate coastal beach erosion for coastal homeowners whose
445	property was significantly impacted by Hurricane Ian or
446	Hurricane Nicole in 2022. The department is authorized to
447	provide financial assistance grants to eligible recipients
448	located in Brevard, Broward, Charlotte, Collier, Duval, Flagler,
449	Indian River, Lee, Manatee, Martin, Nassau, Palm Beach, Saint
450	Johns, Saint Lucie, Sarasota, and Volusia Counties.
451	(2) The department may provide grants to property owners to
452	mitigate for coastal beach erosion caused by Hurricane Ian or
453	Hurricane Nicole during 2022. Grant funding may only be used to
454	reimburse a property owner for construction costs:
455	(a) Related to sand placement and temporary or permanent
456	coastal armoring construction projects to mitigate coastal beach
457	erosion and may not be used for the repair of residential
458	structures.
459	(b) Incurred as a result of preparation for or damage
460	sustained from Hurricane Ian or Hurricane Nicole in 2022.
461	(c) Incurred after September 23, 2022.
462	(d) Related to a project that has been permitted, is exempt
463	from permitting requirements, or is otherwise authorized by law.
464	(3) Financial assistance grants may only be provided to

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465	mitigate damage to property located in Brevard, Broward,
466	Charlotte, Collier, Duval, Flagler, Indian River, Lee, Manatee,
467	<u>Martin, Nassau, Palm Beach, Saint Johns, Saint Lucie, Sarasota,</u>
468	and Volusia Counties that is a:
469	(a) Residential property that meets the following
470	requirements:
471	1. The parcel must be a single-family, site-built,
472	residential property; and
473	2. The homeowner must have been granted a homestead
474	exemption on the home under chapter 196, Florida Statutes;
475	(b) Residential condominium, as defined in chapter 718,
476	Florida Statutes; or
477	(c) Cooperative, as defined in chapter 719, Florida
478	Statutes.
479	(4)(a) The department shall cost-share with \$1 provided by
480	the property owner for every \$1 provided by the state with a
481	maximum of \$150,000 in state funding toward the actual cost of
482	an eligible project. The department shall prioritize applicants
483	who are low-income or moderate-income persons, as defined in s.
484	420.0004, Florida Statutes. Grants will be awarded to property
485	owners for eligible projects following the receipt of a
486	completed application on a first-come, first-served basis until
487	funding is exhausted.
488	1. Applications may be submitted beginning February 1,
489	2023.
490	2. Applicants must include evidence that the project meets
491	the criteria in subsections (2) and (3).
492	(b) If the department determines that an application meets
493	the requirements of this section, the department shall enter

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494 into a cost-share grant agreement with the applicant consistent 495 with this section. 496 (c) The department shall disburse grant funds on a 497 reimbursement basis. In order to receive reimbursement, property 498 owners must submit, at a minimum: 499 1. If applicable, the permit issued under chapter 161, 500 Florida Statutes, or applicable statute, and evidence that the 501 project complies with all permitting requirements. 502 2. All invoices and payment receipts for eligible projects. 503 3. If applicable, documentation that the eligible project 504 was completed by a licensed professional or contractor. 505 (5) No later than January 31, 2023, the department shall adopt emergency rules prescribing the procedures, 506 507 administration, and criteria for approving the applications for the Hurricane Restoration Reimbursement Grant Program. The 508 509 department is authorized, and all conditions are deemed met, to 510 adopt emergency rules under ss. 120.536(1) and 120.54(4), Florida Statutes, to implement this section. The Legislature 511 512 finds that such emergency rulemaking authority is necessary to 513 address critical shoreline erosion which may result in the loss 514 of property by homeowners in those areas of the state that 515 sustained damage due to Hurricane Ian or Hurricane Nicole during 516 2022. Such rules shall remain effective for 6 months after the date of adoption. 517 (6) This section expires July 1, 2023. 518 519 Section 11. Hurricane Stormwater and Wastewater Assistance 520 Grant Program.-521 (1) There is hereby created within the Department of 522 Environmental Protection the Hurricane Stormwater and Wastewater

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523	Assistance Grant Program for the purpose of providing financial
524	assistance to local governments located in Brevard, Broward,
525	Charlotte, Collier, Duval, Flagler, Indian River, Lee, Manatee,
526	Martin, Nassau, Palm Beach, Saint Johns, Saint Lucie, Sarasota,
527	and Volusia Counties and impacted by Hurricane Ian or Hurricane
528	Nicole.
529	(2) The department shall administer the Hurricane
530	Stormwater and Wastewater Assistance Grant Program to remediate
531	damage to stormwater and wastewater systems resulting from
532	Hurricane Ian or Hurricane Nicole.
533	(3) Eligible recipients of such grants include counties,
534	municipalities, and special taxing districts that operate a
535	stormwater or wastewater management system.
536	(4) All information pertaining to the grant application
537	process must be provided on the department's website no later
538	than February 1, 2023.
539	(5) No later than January 31, 2023, the department must
540	adopt emergency rules prescribing the procedure and application
541	for the Hurricane Stormwater and Wastewater Assistance Grant
542	Program. All conditions are deemed met to adopt such emergency
543	rules under ss. 120.536(1) and 120.54(4), Florida Statutes, to
544	implement this section. Such rules shall remain effective for 6
545	months after the date of adoption.
546	(6) Grant applications must be submitted to the department
547	on or before March 31, 2023.
548	(7) To be eligible for the program, the applicant must
549	provide proof that:
550	(a) The applicant's stormwater or wastewater systems
551	sustained damages as a result of Hurricane Ian or Hurricane
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552	Nicole.
553	(b) The damage to the stormwater or wastewater system poses
554	an immediate threat to the public health or the environment if
555	not immediately addressed.
556	(8) Grants may not exceed \$10 million per project.
557	(9) Grants must be awarded by May 1, 2023.
558	(10) This section expires July 1, 2023.
559	Section 12. For the 2022-2023 fiscal year, the sum of
560	\$251.5 million in nonrecurring funds is appropriated from the
561	General Revenue Fund to the Department of Environmental
562	Protection as follows: \$250 million as Fixed Capital Outlay for
563	damages related to Hurricane Ian or Hurricane Nicole, including
564	\$100 million for beach erosion projects as identified in s.
565	161.101(22), Florida Statutes; \$50 million for the Hurricane
566	Restoration Reimbursement Grant Program; \$100 million for the
567	Hurricane Stormwater and Wastewater Assistance Grant Program;
568	and \$1.5 million as administrative costs for the department to
569	implement this section.
570	Section 13. This act shall take effect upon becoming a law.

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