1 A bill to be entitled 2 An act relating to residential building permits; 3 creating s. 177.073, F.S.; providing definitions; 4 requiring certain governing bodies, by a date certain, 5 to create a program to expedite the process for 6 issuing residential building permits before a final 7 plat is recorded; providing an exception; requiring a 8 governing body to create certain processes for 9 purposes of the program; authorizing applicants to use a private provider for certain reviews; authorizing a 10 11 governing body to issue addresses and temporary parcel 12 identification numbers for specified purposes; 13 requiring a governing body to issue a specified number 14 or percentage of building permits requested in an 15 application when certain conditions are met; setting 16 forth certain conditions for applicants who apply to 17 the program; providing that an applicant has a vested 18 right in an approved preliminary plat when certain 19 conditions are met; requiring a local building official to mail a signed, certified letter with 20 21 specified information to the Department of Business 22 and Professional Regulation after the governing body 23 creates the program; amending s. 553.79, F.S.; 24 removing provisions relating to acquiring building permits for certain residential dwellings; amending s. 25

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26 553.791, F.S.; requiring a local jurisdiction to 27 reduce permit fees by a certain percentage under 28 certain circumstances; amending s. 553.792, F.S.; 29 revising the timeframes for approving or denying certain building permits; requiring a local government 30 31 to provide written notice to an applicant under 32 certain circumstances; revising how many times a local 33 government may request additional information from an 34 applicant; specifying when a permit application is deemed complete and sufficient; requiring the 35 36 opportunity for an in-person or virtual meeting before 37 a second request for additional information may be 38 made; reducing permit fees by a certain percentage if 39 certain timeframes are not met; authorizing both 40 parties to extend certain timeframes under certain 41 circumstances; specifying that the permit requirements 42 apply to single-family residential units and single-43 family residential dwellings; providing that building 44 permits for a single-family residential dwelling are valid indefinitely, subject to compliance with the 45 46 Florida Building Code and local ordinances; requiring 47 that local governments follow the prescribed 48 timeframes unless a local ordinance is more stringent; 49 requiring a local government, upon request, to issue a certain percentage of building permits if certain 50

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51	conditions are met; prohibiting a transfer of
52	ownership until certain conditions are met; conforming
53	provisions to changes made by the act; amending s.
54	440.103, F.S.; conforming a cross-reference; providing
55	an effective date.
56	
57	Be It Enacted by the Legislature of the State of Florida:
58	
59	Section 1. Section 177.073, Florida Statutes, is created
60	to read:
61	177.073 Expedited approval of residential building permits
62	before a final plat is recorded
63	(1) As used in this section, the term:
64	(a) "Final plat" means the final tracing, map, or site
65	plan presented by the subdivider to a governing body for final
66	approval, and, upon approval by the appropriate governing body,
67	is submitted to the clerk of the circuit court for recording.
68	(b) "Local building official" has the same meaning as in
69	<u>s. 553.791(1).</u>
70	(c) "Plans" means any building plans, construction plans,
71	engineering plans, or site plans, or their functional
72	equivalent, submitted by an applicant for a building permit.
73	(d) "Preliminary plat" means a map or delineated
74	representation of the subdivision of lands that is a complete
75	and exact representation of the residential subdivision and
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76	contains any additional information needed to be in compliance
77	with the requirements of this chapter.
78	(2)(a) By August 15, 2024, a governing body that has
79	30,000 residents or more shall create a program to expedite the
80	process for issuing building permits for residential
81	subdivisions in accordance with the Florida Building Code and
82	this section before a final plat is recorded with the clerk of
83	the circuit court.
84	(b) A governing body that has a program in place before
85	July 1, 2024, to expedite the building permit process, need only
86	update their program to approve an applicant's request to issue
87	up to 50 percent of the building permits for the residential
88	subdivision in order to comply with this section.
89	(3) A governing body shall create:
90	(a) A two-step application process that includes the
91	adoption of a preliminary plat and a final plat in order to
92	expedite the issuance of building permits under this section.
93	The governing body shall maximize its administrative processes
94	to expedite the review and approval of applications, plats, and
95	plans submitted under this section.
96	(b) A master building permit process consistent with s.
97	553.794(3) for applicants seeking multiple building permits for
98	planned residential subdivisions.
99	(4) An applicant may use a private provider consistent
100	with s. 553.791 to review a preliminary plat and building permit

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101	for each residential building or structure.
102	(5) A governing body may work with appropriate local
103	government agencies to issue an address and a temporary parcel
104	identification number for lot lines and lot sizes based on the
105	metes and bounds of the plat contained in the application.
106	(6) If an applicant requests a certain number or
107	percentage of building permits in his or her application, the
108	governing body must issue the number or percentage requested in
109	accordance with the Florida Building Code, provided the
110	residential buildings or structures are unoccupied and all of
111	the following conditions are met:
112	(a) The governing body has approved a preliminary plat for
113	each residential building or structure.
114	(b) The applicant provides proof to the governing body
115	that the applicant has given a copy of the approved preliminary
116	plat, along with the approved plans, to the relevant electric,
117	water, and wastewater utilities.
118	(c) The applicant holds a valid performance bond for up to
119	120 percent of the necessary utilities, roads, and stormwater
120	improvements that have not been completed upon submission of the
121	application under this section.
122	(7)(a) An applicant may contract to sell, but may not
123	transfer ownership of, a residential structure or building
124	located in the residential subdivision until the final plat is
125	approved by the governing body and recorded in the public
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126	records by the clerk of the circuit court.
127	(b) An applicant may not obtain a final certificate of
128	occupancy with respect to each residential structure or building
129	for which a building permit is issued until the final plat is
130	approved by the governing body and recorded in the public
131	records by the clerk of the circuit court.
132	(c) An applicant must indemnify and hold harmless the
133	governing body and its agents and employees from damages
134	accruing and directly related to the issuance of a building
135	permit for a residential building or structure located in the
136	residential subdivision before the approval and recording of the
137	final plat by the governing body. This includes damage resulting
138	from fire, flood, construction defects, and bodily injury.
139	(8) For purposes of this section, an applicant has a
140	vested right in a preliminary plat that has been approved by a
141	governing body if all of the following conditions are met:
142	(a) The applicant relies in good faith on the approved
143	preliminary plat.
144	(b) The applicant substantially changes his or her
145	position, including making improvements pursuant to s.
146	177.301(9), or incurs other obligations and expenses.
147	(c) Any change by the governing body would constitute an
148	inequitable interference in the approved preliminary plat.
149	(9) After a governing body creates the program required
150	under this section, the local building official shall send by
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151 certified mail, return receipt requested, to the Department of 152 Business and Professional Regulation a signed, certified letter 153 indicating that the program has been established. The letter must contain a brief explanation of the program, including how 154 155 the program expedites the process of issuing building permits 156 for residential subdivisions before the final plat is recorded. 157 Section 2. Subsection (16) of section 553.79, Florida 158 Statutes, is amended to read: 159 553.79 Permits; applications; issuance; inspections.-160 (16) Except as provided in paragraph (e), a building permit for a single-family residential dwelling must be issued 161 162 within 30 business days after receiving the permit application 163 unless the permit application fails to satisfy the Florida 164 Building Code or the enforcing agency's laws or ordinances. 165 (a) If a local enforcement agency fails to issue a 166 building permit for a single-family residential dwelling within 167 30 business days after receiving the permit application, it must 168 reduce the building permit fee by 10 percent for each business 169 day that fails to meet the deadline. Each 10-percent 170 reduction shall be based on the original amount of the building 171 permit fee. (b) A local enforcement agency does not have to reduce the 172 173 building permit fee if it provides written notice to the 174 applicant, by e-mail or United States Postal Service, within 30 175 business days after receiving the permit application, that

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176	specifically states the reasons the permit application fails to
177	satisfy the Florida Building Code or the enforcing agency's laws
178	or ordinances. The written notice must also state that the
179	applicant has 10 business days after receiving the written
180	notice to submit revisions to correct the permit application and
181	that failure to correct the application within 10 business days
182	will result in a denial of the application.
183	(c) The applicant has 10 business days after receiving the
184	written notice to address the reasons specified by the local
185	enforcement agency and submit revisions to correct the permit
186	application. If the applicant submits revisions within 10
187	business days after receiving the written notice, the local
188	enforcement agency has 10 business days after receiving such
189	revisions to approve or deny the building permit unless the
190	applicant agrees to a longer period in writing. If the local
191	enforcement agency fails to issue or deny the building permit
192	within 10 business days after receiving the revisions, it must
193	reduce the building permit fee by 20 percent for the first
194	business day that it fails to meet the deadline unless the
195	applicant agrees to a longer period in writing. For each
196	additional business day, but not to exceed 5 business days, that
197	the local enforcement agency fails to meet the deadline, the
198	building permit fee must be reduced by an additional 10 percent.
199	Each reduction shall be based on the original amount of the
200	building permit fee.

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201	(d) If any building permit fees are refunded under this
202	subsection, the surcharges provided in s. 468.631 or s. 553.721
203	must be recalculated based on the amount of the building permit
204	fees after the refund.
205	(c) A building permit for a single-family residential
206	dwelling applied for by a contractor licensed in this state on
207	behalf of a property owner who participates in a Community
208	Development Block Grant-Disaster Recovery program administered
209	by the Department of Economic Opportunity must be issued within
210	15 working days after receipt of the application unless the
211	permit application fails to satisfy the Florida Building Code or
212	the enforcing agency's laws or ordinances.
213	Section 3. Paragraph (b) of subsection (2) of section
214	553.791, Florida Statutes, is amended to read:
215	553.791 Alternative plans review and inspection
216	(2)
217	(b) If an owner or contractor retains a private provider
218	for purposes of plans review or building inspection services,
219	the local jurisdiction must reduce the permit fee by $\underline{75}$ percent
220	the amount of cost savings realized by the local enforcement
221	agency for not having to perform such services. Such reduction
222	may be calculated on a flat fee or percentage basis, or any
223	other reasonable means by which a local enforcement agency
224	assesses the cost for its plans review or inspection services.
225	The local jurisdiction may not charge fees for building
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226 inspections if the fee owner or contractor hires a private 227 provider to perform such services; however, the local 228 jurisdiction may charge a reasonable administrative fee, which must shall be based on the cost that is actually incurred, 229 230 including the labor cost of the personnel providing the service, 231 by the local jurisdiction or attributable to the local 232 jurisdiction for the clerical and supervisory assistance 233 required, or both. 234 Section 4. Subsections (1) and (2) of section 553.792, 235 Florida Statutes, are amended and subsection (4) is added to 236 that section, to read: 237 553.792 Building permit application to local government.-238 (1) (a) After Within 10 days of an applicant submits 239 submitting an application to the local government, the local 240 government must provide written notice to the applicant within 3 241 calendar days after receipt of the application advising shall 242 advise the applicant what information, if any, is needed to deem 243 the application properly completed in compliance with the filing 244 requirements published by the local government. If the local 245 government does not provide timely written notice that the 246 applicant has not submitted a the properly completed 247 application, the application is shall be automatically deemed 248 properly completed and sufficient accepted.

249 <u>(b)</u> Within <u>9 calendar</u> 45 days after receiving a completed 250 application, a local government must <u>provide written notice to</u>

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251 notify an applicant if additional information is required for 252 the local government to determine the sufficiency of the 253 application, and the notice must shall specify the additional information that is required. The applicant <u>may</u> must submit the 254 255 additional information to the local government or request that 256 the local government act without the additional information. 257 While the applicant responds to the request for additional 258 information, the 120-day period described in this subsection is 259 tolled. Both parties may agree to a reasonable request for an 260 extension of time, particularly in the event of a force majeure 261 or other extraordinary circumstance. The local government must 262 approve, approve with conditions, or deny the application within 263 120 days following receipt of a completed application.

264 (c) A local government shall maintain on its website a 265 policy containing procedures and expectations for expedited 266 processing of those building permits and development orders 267 required by law to be expedited.

268 (d)1.(b)1. When reviewing an application for a building 269 permit, a local government may not request additional 270 information from the applicant more than two three times, unless 271 the applicant waives such limitation in writing.

272 2. If a local government requests additional information 273 from an applicant and the applicant submits the requested 274 additional information to the local government within 30 days 275 after receiving the request, the local government must, within <u>9</u>

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calendar 15 days after receiving such information:

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277 Determine if the application is properly completed; a. 278 b. Approve the application; 279 с. Approve the application with conditions; 280 d. Deny the application; or 281 d.e. Advise the applicant in writing of information, if any, that is needed to deem the application properly completed 282 283 or to determine the sufficiency of the application. 284 3. If a local government makes a second request for 285 additional information from the applicant and the applicant 286 submits the requested additional information to the local 287 government within 30 days after receiving the request, the local 288 government must, within 10 days after receiving such 289 information: 290 a. Determine if the application is properly completed; 291 b. Approve the application; 292 c. Approve the application with conditions; 293 d. Deny the application; or 294 Advise the applicant of information, 295 needed to deem the application properly completed or to 296 determine the sufficiency of the application. 3.4. Before a second third request for additional 297 298 information may be made, the local government must offer the 299 applicant must be offered an opportunity to meet in person or virtually with the local government to attempt to resolve 300

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301 outstanding issues. Such meeting must occur within 5 calendar 302 days after the applicant notifies the local government in 303 writing that he or she wants an in-person or virtual meeting, 304 unless the applicant agrees to a longer time period in writing. 305 4. If a local government makes a second third request for 306 additional information from the applicant and the applicant 307 submits the requested additional information to the local 308 government within 30 days after receiving the request, the local 309 government must, within 9 calendar 10 days after receiving such 310 information unless the applicant waived the local government's 311 time limitation in writing, determine that the application is 312 complete and: a. Approve the application; 313 314 b. Approve the application with conditions; or 315 Deny the application and provide the applicant with с. 316 sufficient reason for such denial. 317 If the applicant believes the request for additional 5. 318 information is not authorized by ordinance, rule, statute, or 319 other legal authority, the local government, at the applicant's 320 written request, must process the application within 9 calendar 321 days after receipt of the request and either approve the 322 application, approve the application with conditions, or deny 323 the application and provide the applicant with sufficient reason 324 for such denial. 325 6. If a local government does not notify the applicant Page 13 of 19

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326	that the application is approved, approved with conditions, or
327	denied within 9 calendar days after the local government
328	receives the additional information requested under subparagraph
329	4., the application is deemed approved.
330	(e) The following timeframes apply for single-family or
331	two-family dwellings or townhomes located within a master plan
332	community for which the permit for the master plan community has
333	already been approved under s. 553.794:
334	1. After an applicant submits an application to the local
335	government, the local government must provide written notice to
336	the applicant within 1 calendar day after receipt of the
337	application advising the applicant what information, if any, is
338	needed to deem the application properly completed in compliance
339	with the filing requirements published by the local government.
340	If the local government does not provide timely written notice
341	that the applicant has not submitted a properly completed
342	application, the application is automatically deemed properly
343	completed and sufficient.
344	2. Within 5 calendar days after receiving a completed
345	application, a local government must provide written notice to
346	an applicant if additional information is required for the local
347	government to determine the sufficiency of the application, and
348	the notice must specify the additional information that is
349	required. The applicant may submit the additional information to
350	the local government or request that the local government act
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351 without the additional information. 352 When reviewing an application under this paragraph, a 3. 353 local government may not request additional information from the 354 applicant more than once, unless the applicant waives such 355 limitation in writing. 356 4. If a local government requests additional information 357 from the applicant and the applicant submits the requested 358 additional information to the local government, the local 359 government must, within 5 calendar days after receiving such 360 information unless the applicant waived the local government's time limitation in writing, determine that the application is 361 362 complete and: 363 a. Approve the application; 364 b. Approve the application with conditions; or 365 c. Deny the application and provide the applicant with 366 sufficient reason for such denial. 367 5. If a local government does not notify the applicant 368 that the application is approved, approved with conditions, or 369 denied within 5 calendar days after the local government 370 receives the additional information requested under subparagraph 4., the application is deemed approved. 371 372 6. If an owner or contractor retains a private provider 373 for purposes of plans review, the timeframes in subparagraphs 374 2., 4., and 5. are reduced to 3 calendar days. 375 (f) A building permit for a single-family residential

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376 dwelling applied for by a contractor licensed in this state on 377 behalf of a property owner who participates in a Community 378 Development Block Grant-Disaster Recovery program administered 379 by the Department of Economic Opportunity must be issued within 380 9 calendar days after receipt of the application unless the 381 permit application fails to satisfy the Florida Building Code or 382 the enforcing agency's laws or ordinances. 383 (g) (c) If a local government fails to meet a deadline 384 under this subsection provided in paragraphs (a) and (b), it 385 must reduce the building permit fee by 10 percent for each 386 calendar business day that it fails to meet the deadline, unless 387 the parties agree in writing to a reasonable extension of time. 388 Each 10-percent reduction shall be based on the original amount 389 of the building permit fee, unless the parties agree to an 390 extension of time. 391 (h) A building permit issued for a single-family 392 residential dwelling is valid indefinitely but must comply with 393 any changes to the Florida Building Code or a local government's 394 rules or ordinances that are made after the issuance of the 395 building permit. The procedures set forth in subsection (1) apply to 396 (2)(a) 397 the following building permit applications: accessory structure; 398 alarm permit; nonresidential buildings less than 25,000 square 399 feet; electric; irrigation permit; landscaping; mechanical; plumbing; residential units including a single-family 400 Page 16 of 19

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401 residential other than a single family unit or a single-family 402 residential dwelling; multifamily residential not exceeding 50 403 units; roofing; signs; site-plan approvals and subdivision plats 404 not requiring public hearings or public notice; and lot grading 405 and site alteration associated with the permit application set 406 forth in this subsection. The procedures set forth in subsection 407 (1) do not apply to permits for any wireless communications 408 facilities or when a law, agency rule, or local ordinance 409 specify different timeframes for review of local building permit 410 applications.

If A local government must meet has different 411 (b) 412 timeframes than the timeframes set forth in subsection (1) for 413 reviewing building permit applications described in paragraph 414 (a) unless the timeframes set, the local government must meet the deadlines established by local ordinance are more stringent 415 416 than those prescribed in subsection (1). If a local government 417 does not meet an established deadline to approve, approve with 418 conditions, or deny an application, it must reduce the building 419 permit fee by 10 percent for each business day that 420 meet the deadline. Each 10-percent reduction shall be based on 421 the original amount of the building permit fee, unless the 422 parties agree to an extension of time. This paragraph does not 423 apply to permits for any wireless communications facilities. 424 (4) (a) Upon request by an applicant, the local government 425 must issue no less than 50 percent of the permits for the

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426 dwellings to be built, but not occupied, in the applicant's 427 residential community, so long as the developer or owner meets 428 all of the requirements in s. 177.073(6). The permit application 429 must also meet the requirements under the Florida Building Code. 430 An applicant may contract to sell, but may not (b) transfer ownership of, a residential structure or building 431 432 located in the residential subdivision until the final plat is 433 approved by the governing body and recorded in the public 434 records by the clerk of the circuit court.

435 Section 5. Section 440.103, Florida Statutes, is amended 436 to read:

437 440.103 Building permits; identification of minimum 438 premium policy.-Every employer shall, as a condition to applying 439 for and receiving a building permit, show proof and certify to 440 the permit issuer that it has secured compensation for its 441 employees under this chapter as provided in ss. 440.10 and 442 440.38. Such proof of compensation must be evidenced by a 443 certificate of coverage issued by the carrier, a valid exemption 444 certificate approved by the department, or a copy of the 445 employer's authority to self-insure and shall be presented, electronically or physically, each time the employer applies for 446 a building permit. As provided in s. 553.79(23) s. 553.79(24), 447 448 for the purpose of inspection and record retention, site plans 449 or building permits may be maintained at the worksite in the original form or in the form of an electronic copy. These plans 450

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451 and permits must be open to inspection by the building official 452 or a duly authorized representative, as required by the Florida 453 Building Code. As provided in s. 627.413(5), each certificate of 454 coverage must show, on its face, whether or not coverage is 455 secured under the minimum premium provisions of rules adopted by 456 rating organizations licensed pursuant to s. 627.221. The words 457 "minimum premium policy" or equivalent language shall be typed, 458 printed, stamped, or legibly handwritten.

459

Section 6. This act shall take effect July 1, 2024.

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