1 A bill to be entitled 2 An act relating to state land management; providing a 3 short title; amending s. 253.034, F.S.; requiring 4 public hearings for all updated conservation and 5 nonconservation land management plans; requiring the 6 Division of State Lands of the Department of Environmental Protection to make available to the 7 8 public, within a specified timeframe, electronic 9 copies of land management plans for parcels of a 10 certain size and for parcels located in state parks; 11 making technical changes; amending s. 258.004, F.S.; 12 revising the duties of the Division of Recreation and Parks of the Department of Environmental Protection; 13 14 specifying requirements for the management of parks 15 and recreational areas held by the state; defining the 16 term "conservation-based public outdoor recreational uses"; making technical changes; amending s. 258.007, 17 F.S.; requiring the division to comply with specified 18 provisions when granting certain privileges, leases, 19 concessions, and permits; authorizing the division to 20 21 acquire, install, or permit the installation or 22 operation at state parks of camping cabins that meet 23 certain requirements; prohibiting the division from 24 authorizing certain uses or construction activities 25 within a state park; prohibiting the division from

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26	acquiring, installing, or permitting the installation
27	or operation of any lodging establishment at a state
28	park; amending s. 259.032, F.S.; requiring that
29	individual management plans for parcels located within
30	state parks be developed with input from an advisory
31	group; requiring that the advisory group's required
32	public hearings be noticed to the public within a
33	specified timeframe; requiring the department to
34	submit a report to the Governor and the Legislature by
35	a specified date; specifying requirements for the
36	report; providing an effective date.
37	
38	Be It Enacted by the Legislature of the State of Florida:
39	
40	Section 1. This act may be cited as the "State Park
41	Preservation Act."
42	Section 2. Subsection (5) of section 253.034, Florida
43	Statutes, is amended to read:
44	253.034 State-owned lands; uses
45	(5) Each manager of conservation lands shall submit to the
46	Division of State Lands a land management plan at least every 10
47	years in a form and manner adopted by rule of the board of
48	trustees and in accordance with s. 259.032. Each manager of
49	conservation lands shall also update a land management plan
50	whenever the manager proposes to add new facilities or make
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51 substantive land use or management changes that were not 52 addressed in the approved plan, or within 1 year after the 53 addition of significant new lands. Each manager of nonconservation lands shall submit to the Division of State 54 55 Lands a land use plan at least every 10 years in a form and 56 manner adopted by rule of the board of trustees. The division 57 shall review each plan for compliance with the requirements of 58 this subsection and the requirements of the rules adopted by the 59 board of trustees pursuant to this section. All nonconservation 60 land use plans, whether for single-use or multiple-use 61 properties, must shall be managed to provide the greatest 62 benefit to the state. Plans for managed areas larger than 1,000 63 acres must shall contain an analysis of the multiple-use 64 potential of the property which includes the potential of the property to generate revenues to enhance the management of the 65 66 property. In addition, the plan must shall contain an analysis 67 of the potential use of private land managers to facilitate the 68 restoration or management of these lands and whether 69 nonconservation lands would be more appropriately transferred to 70 the county or municipality in which the land is located for the 71 purpose of providing affordable multifamily rental housing that 72 meets the criteria of s. 420.0004(3). If a newly acquired 73 property has a valid conservation plan that was developed by a 74 soil and water conservation district, such plan must shall be 75 used to guide management of the property until a formal land use

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76	plan is completed.
77	(a) State conservation lands <u>must</u> shall be managed to
78	ensure the conservation of this state's plant and animal species
79	and to ensure the accessibility of state lands for the benefit
80	and enjoyment of all people of this state, both present and
81	future. Each land management plan for state conservation lands
82	must shall provide a desired outcome, describe both short-term
83	and long-term management goals, and include measurable
84	objectives to achieve those goals. Short-term goals $\underline{must}$ $\underline{shall}$
85	be achievable within a 2-year planning period, and long-term
86	goals <u>must</u> shall be achievable within a 10-year planning period.
87	These short-term and long-term management goals <u>are</u> <del>shall be</del> the
88	basis for all subsequent land management activities.
89	(b) Short-term and long-term management goals for state
90	conservation lands <u>must</u> <del>shall</del> include measurable objectives for
91	the following, as appropriate:
92	1. Habitat restoration and improvement.
93	2. Public access and recreational opportunities.
94	3. Hydrological preservation and restoration.
95	4. Sustainable forest management.
96	5. Exotic and invasive species maintenance and control.
97	6. Capital facilities and infrastructure.
98	7. Cultural and historical resources.
99	8. Imperiled species habitat maintenance, enhancement,
100	restoration, or population restoration.

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101 (c) The land management plan <u>must</u> shall, at a minimum, 102 contain the following elements:

103

1. A physical description of the land.

A quantitative data description of the land which 104 2. 105 includes an inventory of forest and other natural resources; exotic and invasive plants; hydrological features; 106 107 infrastructure, including recreational facilities; and other 108 significant land, cultural, or historical features. The inventory must shall reflect the number of acres for each 109 110 resource and feature, when appropriate. The inventory must shall be of such detail that objective measures and benchmarks can be 111 112 established for each tract of land and monitored during the lifetime of the plan. All quantitative data collected must shall 113 114 be aggregated, standardized, collected, and presented in an 115 electronic format to allow for uniform management reporting and analysis. The information collected by the Department of 116 117 Environmental Protection pursuant to s. 253.0325(2) must shall 118 be available to the land manager and his or her assignee.

3. A detailed description of each short-term and long-term land management goal, the associated measurable objectives, and the related activities that are to be performed to meet the land management objectives. Each land management objective must be addressed by the land management plan, and if practicable, a land management objective may not be performed to the detriment of the other land management objectives.

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4. A schedule of land management activities which contains
short-term and long-term land management goals and the related
measurable objective and activities. The schedule <u>must shall</u>
include for each activity a timeline for completion,
quantitative measures, and detailed expense and manpower
budgets. The schedule <u>must shall</u> provide a management tool that
facilitates development of performance measures.

133 5. A summary budget for the scheduled land management activities of the land management plan. For state lands 134 135 containing or anticipated to contain imperiled species habitat, 136 the summary budget shall include any fees anticipated from 137 public or private entities for projects to offset adverse impacts to imperiled species or such habitat, which fees must 138 139 shall be used solely to restore, manage, enhance, repopulate, or 140 acquire imperiled species habitat. The summary budget must shall be prepared in such manner that it facilitates computing an 141 142 aggregate of land management costs for all state-managed lands 143 using the categories described in s. 259.037(3).

(d) Upon completion, the land management plan must be transmitted to the Acquisition and Restoration Council for review. <u>Within The council shall have</u> 90 days after receipt of the plan, the council shall to review the plan and submit its recommendations to the board of trustees. During the review period, the land management plan may be revised if agreed to by the primary land manager and the council taking into

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151 consideration public input. The land management plan becomes152 effective upon approval by the board of trustees.

(e) Land management plans are to be updated every 10 years on a rotating basis. Each updated land management plan must identify any conservation lands under the plan, in part or in whole, that are no longer needed for conservation purposes and could be disposed of in fee simple or with the state retaining a permanent conservation easement.

(f) In developing <u>or updating</u> land management plans, at least one public hearing <u>must</u> shall be held in any one affected county.

The Division of State Lands shall make available to 162 (q) the public at least 30 days before the public hearing required 163 164 by paragraph (f) an electronic copy of each land management plan 165 for parcels that exceed 160 acres in size and for parcels 166 located within a state park. The division shall review each plan 167 for compliance with the requirements of this subsection, the 168 requirements of chapter 259, and the requirements of the rules 169 adopted by the board of trustees pursuant to this section. The 170 Acquisition and Restoration Council shall also consider the 171 propriety of the recommendations of the managing entity with regard to the future use of the property, the protection of 172 fragile or nonrenewable resources, the potential for alternative 173 174 or multiple uses not recognized by the managing entity, and the possibility of disposal of the property by the board of 175

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176 trustees. After its review, the council shall submit the plan, 177 along with its recommendations and comments, to the board of 178 trustees. The council shall specifically recommend to the board of trustees whether to approve the plan as submitted, approve 179 180 the plan with modifications, or reject the plan. If the council fails to make a recommendation for a land management plan, the 181 182 Secretary of Environmental Protection, Commissioner of 183 Agriculture, or executive director of the Fish and Wildlife Conservation Commission or their designees must shall submit the 184 185 land management plan to the board of trustees.

The board of trustees shall consider the land 186 (h) 187 management plan submitted by each entity and the recommendations 188 of the Acquisition and Restoration Council and the Division of 189 State Lands and shall approve the plan with or without 190 modification or reject such plan. The use or possession of any 191 such lands which that is not in accordance with an approved land 192 management plan is subject to termination by the board of 193 trustees.

(i)1. State nonconservation lands <u>must</u> shall be managed to provide the greatest benefit to the state. State nonconservation lands may be grouped by similar land use types under one land use plan. Each land use plan <u>must</u> shall, at a minimum, contain the following elements:

a. A physical description of the land to include anysignificant natural or cultural resources as well as management

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201 strategies developed by the land manager to protect such 202 resources. 203 b. A desired development outcome. 204 с. A schedule for achieving the desired development 205 outcome. 206 d. A description of both short-term and long-term 207 development goals. 208 A management and control plan for invasive nonnative e. 209 plants. 210 f. A management and control plan for soil erosion and soil and water contamination. 211 212 g. Measurable objectives to achieve the goals identified 213 in the land use plan. 214 2. Short-term goals shall be achievable within a 5-year 215 planning period and long-term goals shall be achievable within a 10-year planning period. 216 217 The use or possession of any such lands that is not in 3. 218 accordance with an approved land use plan is subject to 219 termination by the board of trustees. 220 4. Land use plans submitted by a manager shall include 221 reference to appropriate statutory authority for such use or 222 uses and shall conform to the appropriate policies and 223 guidelines of the state land management plan. 224 Section 3. Section 258.004, Florida Statutes, is amended to read: 225

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226 258.004 Duties of division.-227 It shall be the duty of The Division of Recreation and (1)228 Parks of the Department of Environmental Protection shall: to Supervise, administer, regulate, and control the 229 (a) 230 operation of all public parks, including all monuments, 231 memorials, sites of historic interest and value, and sites of 232 archaeological interest and value which are owned, or which may 233 be acquired, by the state, or to the operation, development, 234 preservation, and maintenance of which the state may have made 235 or may make contribution or appropriation of public funds for 236 their operation, development, preservation, and maintenance. 237 (b) (2) The Division of Recreation and Parks shall 238 Preserve, manage, regulate, and protect all parks and recreational areas held by the state. The Division of Recreation 239 240 and Parks and may provide these services by contract or 241 interagency agreement for any water management district when the 242 governing board of a water management district designates or 243 sets aside any park or recreation area within its boundaries. 244 All lands managed pursuant to this chapter must be: 245 1. Managed in a manner that will provide the greatest 246 combination of benefits to the public and to the land's natural 247 resources; and 2. Managed for conservation-based public outdoor 248 249 recreational uses; public access and related amenities, 250 including roads, parking areas, walkways, and visitor centers;

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251 and scientific research, including archaeology. Such uses must 252 be managed in a manner that is compatible with and that ensures 253 the conservation of this state's natural resources by minimizing 254 impacts to undisturbed habitat and using disturbed upland 255 regions to the maximum extent practicable. As used in this 256 subparagraph, the term "conservation-based public outdoor 257 recreational uses" includes fishing, camping, bicycling, hiking, 258 nature study, swimming, boating, canoeing, horseback riding, 259 diving, birding, sailing, jogging, and similar conservation-260 based public recreational uses. The term does not include sports that require sporting facilities, such as golf courses, tennis 261 262 courts, pickleball courts, ball fields, and other similar 263 facilities. 264 (c) (3) The Division of Recreation and Parks shall Study

264 <u>(C)(3)</u> The Division of Recreation and Parks shall Study 265 and appraise the <u>recreational</u> <del>recreation</del> needs of the state and 266 assemble and disseminate information relative to recreation.

267 <u>(d) (4)</u> The Division of Recreation and Parks shall Provide 268 consultation assistance to local governing units as to the 269 protection, organization, and administration of local recreation 270 systems and the planning and design of local <u>recreational</u> 271 <del>recreation</del> areas and facilities.

272 (e) (5) The Division of Recreation and Parks shall Assist
 273 in recruiting, training, and placing recreation personnel.

274 (f) (6) The Division of Recreation and Parks shall Sponsor
 275 and promote recreation institutes, workshops, seminars, and

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276 conferences throughout this the state.

277 (g) (7) The Division of Recreation and Parks shall
 278 Cooperate with state and federal agencies, private
 279 organizations, and commercial and industrial interests in the
 280 promotion of a state recreation program.

281 (2)(8) This part shall be enforced by The Division of Law 282 Enforcement of the Department of Environmental Protection and 283 its officers and by the Division of Law Enforcement of the Fish 284 and Wildlife Conservation Commission and its officers <u>shall</u> 285 <u>enforce this part</u>.

Section 4. Present subsection (5) of section 258.007,
Florida Statutes, is redesignated as subsection (7), a new
subsection (5) and subsection (6) are added to that section, and
subsection (3) of that section is amended, to read:

290

258.007 Powers of division.-

(3) (a) The division may, as consistent with s. 258.004,
grant privileges, leases, concessions, and permits for the use
of land for the accommodation of visitors in the various parks,
monuments, and memorials <u>in accordance with all of the following</u>
provisions:

296 <u>1.</u> , provided no Natural curiosities or objects of 297 interest <u>may not</u> shall be granted, leased, or rented on such 298 terms <u>that</u> as shall deny or interfere with free access to them 299 by the public.;

300

2. provided further, Such grants, leases, and permits may

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301 be made and given without advertisement or securing competitive 302 bids.; and

303 <u>3.</u> provided further, that no Such grants, leases, and 304 permits may not grant, lease, or permit shall be assigned or 305 transferred by any grantee without consent of the division.

306 Notwithstanding paragraph (a), after May 1, 2014, the (b) 307 division may not grant new concession agreements for the 308 accommodation of visitors in a state park that provides beach 309 access and contains less than 7,000 feet of shoreline if the type of concession is available within 1,500 feet of the park's 310 boundaries. This paragraph does not apply to concession 311 312 agreements for accommodations offered at a park on or before May 313 1, 2014. This paragraph shall take effect upon this act becoming 314 <del>a law.</del>

315 (5) The division may acquire, install, or permit the 316 installation or operation at state parks of camping cabins that 317 have a maximum occupancy of six guests. The installation and 318 operation of camping cabins must be compatible with the state 319 park's land management plan and must be approved pursuant to s. 320 253.034(5). Camping cabins must, to the maximum extent 321 practicable, be sited to avoid impacts to a state park's 322 critical habitat and natural and historical resources. 323 (6) The division may not authorize uses or construction activities, including the building or alteration of structures, 324 325 within a state park which may cause significant harm to the

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326	resources of the state park. Any use or any construction
327	activity must, to the maximum extent practicable, be conducted
328	in a manner that avoids impacts to a state park's critical
329	habitat and natural and historical resources. The division may
330	not acquire, install, or permit the installation or operation at
331	state parks of any lodging establishment as defined in s.
332	<u>509.242.</u>
333	Section 5. Paragraph (b) of subsection (8) of section
334	259.032, Florida Statutes, is amended to read:
335	259.032 Conservation and recreation lands
336	(8)
337	(b) Individual management plans required by s. 253.034(5),
338	for parcels over 160 acres and for parcels located within a
339	state park, must shall be developed with input from an advisory
340	group.
341	<u>1.</u> Members of <u>the</u> <del>this</del> advisory group shall include, at a
342	minimum, representatives of the lead land managing agency,
343	comanaging entities, local private property owners, the
344	appropriate soil and water conservation district, a local
345	conservation organization, and a local elected official. If
346	habitat or potentially restorable habitat for imperiled species
347	is located on state lands, the Fish and Wildlife Conservation
348	Commission and the Department of Agriculture and Consumer
349	Services <u>must</u> shall be included on any advisory group required
350	under chapter 253, and the short-term and long-term management

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351 goals required under chapter 253 must advance the goals and 352 objectives of imperiled species management without restricting 353 other uses identified in the management plan.

354 2. The advisory group shall conduct at least one public 355 hearing within the county in which the parcel or project is 356 located. For those parcels or projects that are within more than 357 one county, at least one areawide public hearing is shall be 358 acceptable and the lead managing agency shall invite a local 359 elected official from each county. The areawide public hearing must shall be held in the county in which the core parcels are 360 361 located. At least 30 days before the public hearing, notice of 362 the such public hearing must shall be posted on the parcel or 363 project designated for management, advertised in a paper of general circulation, and announced at a scheduled meeting of the 364 365 local governing body before the actual public hearing.

366 <u>3.</u> The management prospectus required pursuant to 367 paragraph (7)(b) <u>must</u> <del>shall</del> be available to the public for a 368 period of 30 days before the public hearing.

369 <u>4.</u> By July 1 of each year, each governmental agency and 370 each private entity designated to manage lands shall report to 371 the Secretary of Environmental Protection on the progress of 372 funding, staffing, and resource management of every project for 373 which the agency or entity is responsible.

374 Section 6. By December 1, 2025, the Department of
 375 Environmental Protection shall submit a report to the Governor,

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376	the President of the Senate, and the Speaker of the House of
377	Representatives which includes all of the following information
378	regarding the state park system:
379	(1) The number of state parks with amenities or areas that
380	have limited use or are temporarily closed due to needed repairs
381	or inadequate infrastructure necessary to support conservation-
382	based public recreation uses.
383	(2) The system's estimated budget allocation expenditures
384	for the 2023-2024 fiscal year, broken down by salaries and
385	benefits, equipment costs, and contracting costs for the
386	following categories: operations, maintenance and repair, park
387	improvement, and administrative overhead.
388	(3) The estimated costs associated with the facility
389	maintenance backlog by each state park, including a plan to
390	reduce or eliminate the facility maintenance backlog for the
391	state park system by July 1, 2035, to ensure access to and the
392	safe enjoyment of such public lands for the residents of this
393	state and its visitors.
394	Section 7. This act shall take effect July 1, 2025.
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