A bill to be entitled

An act relating to the Urban Infill and Redevelopment Assistance Grant Program; creating s. 163.2524, F.S.; establishing the program; providing for grants to counties and municipalities with urban infill and redevelopment areas; authorizing transfer of unused funds between grant categories under the program; requiring the Department of Economic Opportunity to administer the program; requiring the department to adopt rules establishing grant review criteria; amending ss. 163.065, 163.2511, and 163.2514, F.S.; conforming cross-references; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 163.2524, Florida Statutes, is created to read:

Assistance Grant Program is created for local governments. A local government may allocate grant money to special districts, including community redevelopment agencies, and nonprofit community development organizations to implement projects consistent with an adopted urban infill and redevelopment plan or plan employed in lieu thereof. Thirty percent of the general revenue appropriated for this program shall be available for planning grants to be used by local governments for the development of an urban infill and redevelopment plan, including

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29	community participation processes for the plan. Sixty percent of
30	the general revenue appropriated for this program shall be
31	available for fifty/fifty matching grants for implementing urban
32	infill and redevelopment projects that further the objectives
33	set forth in the local government's adopted urban infill and
34	redevelopment plan or plan employed in lieu thereof. The
35	remaining 10 percent of the revenue must be used for outright
36	grants for implementing projects requiring an expenditure of
37	less than \$50,000. If the volume of fundable applications under
38	any of the allocations specified in this section does not fully
39	obligate the amount of the allocation, the Department of
40	Economic Opportunity may transfer the unused balance to the
41	category having the highest dollar value of applications
42	eligible but unfunded. However, in no event may the percentage
43	of dollars allocated to outright grants for implementing
44	projects exceed 20 percent in any given fiscal year. Projects
45	that provide employment opportunities for clients of the
46	temporary cash assistance program and projects within urban
47	infill and redevelopment areas that include a community
48	redevelopment area, Florida Main Street program, Front Porch
49	Florida Community, sustainable community, enterprise zone,
50	federal enterprise zone, enterprise community, or neighborhood
51	improvement district must be given an elevated priority in the
52	scoring of competing grant applications. The Department of
53	Economic Opportunity shall administer the grant program. The
54	Department of Economic Opportunity shall adopt rules
55	establishing grant review criteria consistent with this section.
56	Section 2. Paragraph (a) of subsection (4) of section

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57 163.065, Florida Statutes, is amended to read:

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163.065 Miami River Improvement Act.-

- (4) PLAN.—The Miami River Commission, working with the City of Miami and Miami-Dade County, shall consider the merits of the following:
- (a) Development and adoption of an urban infill and redevelopment plan, under ss. 163.2511-163.2524 163.2511-163.2520, which participating state and regional agencies shall review for the purposes of determining consistency with applicable law.
- Section 3. Subsection (1) of section 163.2511, Florida Statutes, is amended to read:
 - 163.2511 Urban infill and redevelopment.-
- (1) Sections $\underline{163.2511-163.2524}$ $\underline{163.2511-163.2520}$ may be cited as the "Growth Policy Act."
- Section 4. Section 163.2514, Florida Statutes, is amended to read:
- 163.2514 Growth Policy Act; definitions.—As used in ss. 163.2511-163.2524 163.2511-163.2520, the term:
 - (1) "Local government" means any county or municipality.
- (2) "Urban infill and redevelopment area" means an area or areas designated by a local government where:
- (a) Public services such as water and wastewater, transportation, schools, and recreation are already available or are scheduled to be provided in an adopted 5-year schedule of capital improvements;
- (b) The area, or one or more neighborhoods within the area, suffers from pervasive poverty, unemployment, and general

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distress as defined by s. 290.0058;

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- (c) The area exhibits a proportion of properties that are substandard, overcrowded, dilapidated, vacant or abandoned, or functionally obsolete which is higher than the average for the local government;
- (d) More than 50 percent of the area is within 1/4 mile of a transit stop, or a sufficient number of transit stops will be made available concurrent with the designation; and
- (e) The area includes or is adjacent to community redevelopment areas, brownfields, enterprise zones, or Main Street programs, or has been designated by the state or Federal Government as an urban redevelopment, revitalization, or infill area under empowerment zone, enterprise community, or brownfield showcase community programs or similar programs.
 - Section 5. This act shall take effect July 1, 2014.