CS/CS/CS/HB 879 2013

A bill to be entitled

An act relating to freight logistics zones; creating s. 311.103, F.S.; defining the term "freight logistics zones"; authorizing a county or two or more contiguous counties to designate a geographic area or areas within its jurisdiction as a freight logistics zone; requiring the adoption of a strategic plan which must include certain information; providing that certain projects within freight logistics zones may be eligible for priority in state funding and certain incentive programs; providing evaluation criteria for freight logistics zones; providing an effective date.

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

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Section 1. Section 311.103, Florida Statutes, is created to read:

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311.103 Designation of state freight logistics zones.-

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(1) As used in this section, the term "freight logistics zone" means a grouping of activities and infrastructure associated with freight transportation and related services within a defined area around an intermodal logistics center as

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defined in s. 311.101(2).

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(2) A county, or two or more contiguous counties, may designate a geographic area or areas within its jurisdiction as a freight logistics zone. The designation must be accompanied by a strategic plan adopted by the county or counties. At a

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minimum, the strategic plan must include, but is not limited to:

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(a) A map depicting the geographic area or areas to be included within the designation.

- (b) Identification of the existing or planned freight facilities or logistics clusters located within the designated zone.
- (c) Identification of existing transportation infrastructure, such as roads, rail, airports, and seaports, within or in close proximity to the proposed freight logistics zone.
- (d) Identification of existing workforce availability within or in close proximity to the proposed zone.
- (e) Identification of any local, state, or federal workforce training capabilities available for a business seeking to locate or expand within the proposed zone.
- (f) Identification of any local, state, or federal plans, including transportation, seaport, or airport plans, concerning the movement of freight within or in close proximity to the proposed zone.
- (g) Identification of financial or other local government incentives to encourage new development, expansion of existing development, or redevelopment within the proposed zone.
- (h) Documentation that the plan is consistent with applicable local government comprehensive plans and adopted long-range transportation plans of a Metropolitan Planning Organization, where applicable.
- (3) Projects within freight logistics zones designated pursuant to this section, which are consistent with the Freight Mobility and Trade Plan developed in accordance with s.

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334.044(33), may be eligible for priority in state funding and incentive programs relating to freight logistics zones, including applicable programs identified in parts I, III, and V of chapter 288.

- (4) When evaluating projects for designation as a freight logistics zone, or for determining funding or incentive program eligibility under this section, consideration must be given to:
- (a) The presence of an existing or planned intermodal logistics center within the freight logistics zone.
 - (b) Whether the project serves a strategic state interest.
- (c) Whether the project facilitates the cost-effective and efficient movement of goods.
- (d) The extent to which the project contributes to economic activity, including job creation, increased wages, and revenues.
- (e) The extent to which the project efficiently interacts with and supports the transportation network.
- (f) The amount of investment or commitments made by the owner or developer of the existing or proposed facility.
- (g) The extent to which the county or counties have commitments with private sector businesses planning to locate operations within the freight logistics zone.
- (h) Demonstrated local financial support and commitment to the project.
 - Section 2. This act shall take effect July 1, 2013.