1 A bill to be entitled 2 An act relating to energy; amending s. 252.385, F.S.; 3 requiring the Division of Emergency Management's 4 statewide emergency shelter plan to identify the 5 capacity of backup power generation systems and fuel 6 types available at each shelter; amending s. 255.255, 7 F.S.; requiring each life-cycle cost analysis of 8 alternative architectural and engineering designs and 9 major equipment retrofits for certain state-owned 10 facilities to include or contemplate alternative 11 designs that meet certain requirements; creating s. 12 377.817, F.S.; providing legislative findings and intent; defining terms; requiring the Office of 13 14 Energy, in consultation with certain state entities 15 and officers, to develop rules that meet certain 16 requirements for reducing greenhouse gas emissions; 17 providing that such rulemaking is exempt from certain procedures; requiring the office to submit a report to 18 19 the Governor and the Legislature at specified intervals; specifying requirements for the report; 20 21 creating s. 377.818, F.S.; providing legislative 22 findings; requiring the Department of Agriculture and 23 Consumer Services, in coordination with the Department 24 of Management Services and the Department of 25 Environmental Protection, to develop and maintain a

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26 greenhouse gas registry and inventory; requiring state 27 and local governmental entities, state universities, 28 Florida College System institutions, utilities, and 29 certain businesses to track and report greenhouse gas 30 emissions data to the department beginning on 31 specified dates; requiring an annual report to the 32 Governor and the Legislature by a specified date; 33 specifying requirements for the report; requiring the department to adopt rules; creating s. 377.819, F.S.; 34 35 providing legislative findings; creating the Resilient 36 Farms Pilot Program within the Department of 37 Agriculture and Consumer Services for a specified purpose; requiring the department to adopt rules to 38 39 establish eligibility requirements, application and funding guidelines, and gualifying practices for the 40 pilot program; specifying requirements and funding 41 42 guidelines for the pilot program; providing for future 43 legislative review and repeal of the pilot program; creating s. 377.820, F.S.; defining terms; 44 establishing the Farm Renewable and Efficiency 45 Demonstrations Program within the department for a 46 47 specified purpose; requiring the department to conduct 48 onsite evaluations to determine certain energy 49 efficiency upgrades at individual farms and 50 agricultural producers in this state; requiring the

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51 d	epartment to provide financial incentives for the
52 ii	mplementation of its recommendations; authorizing the
53 d	epartment to give priority consideration to
54 h	istorically underserved producers or projects that
55 s	erve certain areas; prohibiting awarded grants from
56 e:	xceeding the appropriated funds per fiscal year for
57 t	he program; providing for an application process;
58 r	equiring the department to submit an annual
59 a	ssessment to the Governor and the Legislature by a
60 s	pecified date; providing requirements for the
61 a	ssessment; authorizing the department to adopt rules;
62 p	roviding appropriations; providing a directive to the
63 D	ivision of Law Revision; providing an effective date.
64	
65 Be It 3	Enacted by the Legislature of the State of Florida:
66	
67 S	ection 1. Paragraph (b) of subsection (2) of section
68 252.38	5, Florida Statutes, is amended to read:
69 2	52.385 Public shelter space
70 (2)
71 (1	b) By January 31 of each even-numbered year, the division
72 shall	prepare and submit a statewide emergency shelter plan to
73 the Go	vernor and Cabinet for approval, subject to the
74 requir	ements for approval in s. 1013.37(2). The plan must shall
75 identi	fy the general location and square footage of special
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needs shelters, by regional planning council region, during the 76 77 next 5 years. The plan must shall also include information on 78 the availability of shelters that accept pets. The Department of 79 Health shall assist the division in determining the estimated 80 need for special needs shelter space and the adequacy of 81 facilities to meet the needs of persons with special needs based 82 on information from the registries of persons with special needs and other information. The plan must also identify the capacity 83 of all backup power generation systems and fuel types available 84 85 at each shelter. Section 2. Subsection (5) is added to section 255.255, 86 87 Florida Statutes, to read: 88 255.255 Life-cycle costs.-89 (5) For state-owned facilities with an energy performance 90 index rating that exceeds the state's overall average energy 91 performance index, as reported in the division's most recently 92 published State Energy Management Plan, each life-cycle cost 93 analysis of alternative architectural and engineering designs 94 and alternative major items of energy-consuming equipment to be 95 retrofitted in existing state-owned facilities must include or 96 contemplate at least one alternative design that incorporates 97 the use of a renewable energy technology as defined in s. 98 377.803. Section 3. Section 377.817, Florida Statutes, is created 99 100 to read:

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101	377.817 Greenhouse gas reduction goals
102	(1) LEGISLATIVE FINDINGS AND INTENT
103	(a) The Legislature finds that:
104	1. Climate change adversely affects this state's economy,
105	air quality and public health, ecosystems, natural resources,
106	and quality of life, and this state is already experiencing
107	harmful climate impacts, including increased frequency and
108	intensity of hurricanes, prolonged drought, more extreme heat,
109	elevated wildfire risk and risk to first responders, increased
110	risk of vector-borne diseases, more frequent and severe
111	flooding, more severe ground-level ozone pollution causing
112	respiratory illness and loss of life, and decreased economic
113	activity from outdoor recreation and agriculture.
114	2. Many of these impacts disproportionately affect rural
115	communities, communities of color, youth and the elderly, and
116	working families. Reducing statewide greenhouse gas pollution
117	will help protect these communities, first responders, and all
118	residents from these and other climate impacts.
119	3. Residents of this state must work together to reduce
120	statewide greenhouse gas pollution in order to limit the
121	increase in the global average temperature to 1.5 degrees
122	Celsius, which scientists agree would provide a more stable and
123	hospitable climate for current and future generations and
124	mitigate the risk of catastrophic climate impacts in this state.
125	4. The reduction of greenhouse gas pollution in this state
100	

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126	will also reduce other harmful air pollutants, which will, in
127	turn, improve public health, reduce health care costs, improve
128	air quality, and help sustain the environment. Reducing
129	greenhouse gas pollution will create new markets, spur
130	innovation, drive investments in low-carbon technologies, and
131	put this state squarely on the path to a modern, resilient, 100
132	percent clean economy.
133	5. To delay pursuing and securing greenhouse gas
134	reductions would prevent communities in this state from
135	capturing the benefits of these new jobs and markets, in
136	addition to exacerbating the climate impacts that harm residents
137	of this state.
138	6. Modern technology in the food and fiber production
139	sector contributes to reductions in greenhouse gas emissions by
140	sequestering carbon in the soil and enhancing sustainability
141	through techniques that reduce methane emissions and produce
142	renewable energy. Continuing to encourage these types of
143	achievements is beneficial to this state.
144	(b) The Legislature intends to increase renewable energy
145	generation and set goals to reduce greenhouse gas pollution, and
146	by the middle of this century, eliminate greenhouse gas
147	pollution statewide.
148	(2) DEFINITIONSAs used in this section, the term:
149	(a) "Disproportionately impacted communities" means
150	communities identified by the office to include minority, low-

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151	income, tribal, or indigenous populations in this state which
152	potentially experience disproportionate environmental harms and
153	risks as a result of increased vulnerability to environmental
154	degradation, lack of opportunity for public participation,
155	environmental and socio-economic stressors, or other factors
156	identified by the office which may act cumulatively to
157	contribute to persistent environmental health disparities for
158	residents of these communities.
159	(b) "Office" means the Office of Energy within the
160	Department of Agriculture and Consumer Services.
161	(c) "Statewide greenhouse gas pollution" means the total
162	net statewide anthropogenic emissions of carbon dioxide,
163	methane, nitrous oxide, hydrofluorocarbons, perfluorocarbons,
164	nitrogen trifluoride, and sulfur hexafluoride, expressed as
165	carbon dioxide equivalents and calculated using a methodology
166	and data on radiative forcing and atmospheric persistence
167	determined by the office.
168	(3) POWERS AND DUTIES FOR STATEWIDE GREENHOUSE GAS
169	POLLUTION ABATEMENT
170	(a) The office, in consultation with the Public Service
171	Commission, the Department of Environmental Protection, the
172	Chief Resiliency Officer, and the Chief Science Officer, shall
173	develop rules to reduce greenhouse gas emissions. In developing
174	the rules, the office:
175	1. Shall solicit input from stakeholders and the public on
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176 the advantages of different statewide greenhouse gas pollution 177 mitigation measures. In doing so, the office shall identify and 178 solicit input from communities most impacted by climate change, 179 including disproportionately impacted communities; large 180 emissions sources; workers in relevant industries, including 181 advanced energy and fuel delivery; and communities that are 182 currently economically dependent upon industries with high 183 levels of greenhouse gas emissions. 184 2. May consider other relevant laws and rules, as well as 185 voluntary actions taken by local communities and the private 186 sector, to enhance efficiency and cost-effectiveness. 187 3. Shall revise the rules as necessary to ensure timely progress toward, at a minimum, the following statewide 188 189 greenhouse gas reduction goals, measured relative to 2005 190 statewide greenhouse gas pollution levels: 191 a. By 2030, a 55 percent reduction. 192 b. By 2045, a 90 percent reduction. 193 By 2050, a 100 percent reduction. с. 194 Shall provide for ongoing tracking of emissions sources 4. 195 that adversely affect disproportionately impacted communities. 196 5. Shall consider rules, policies, and regulatory strategies that have been deployed by other jurisdictions to 197 198 reduce multi-sector greenhouse gas emissions and facilitate 199 adoption of technologies that have very low or zero emissions, 200 are cost-effective, and offer flexibility in compliance.

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201 6. May account for reductions in net greenhouse gas 202 emissions that occur under coordinated jurisdictions' programs 203 if the office finds that the implementing regulations of each 204 coordinated jurisdiction are of sufficient rigor to ensure the 205 integrity of reductions in greenhouse gas emissions in this 206 state and may account for emissions from electricity consumption 207 in this state which are emitted elsewhere. 208 In carrying out its duties under this section, the (b) 209 office shall consider the benefits of compliance, including 210 improved public health, environmental protection, and enhanced 211 air quality; the costs of compliance; economic and job impacts 212 and opportunities; the time necessary for compliance; the 213 relative contribution of each emissions source or source 214 category to statewide greenhouse gas pollution based on current 215 data updated at reasonable intervals as determined by the 216 office; harmonizing emissions reporting requirements with 217 existing federal requirements as the office deems appropriate; 218 the importance of striving to equitably distribute the benefits 219 of compliance; opportunities to incentivize renewable energy 220 resources and pollution abatement opportunities in 221 disproportionately impacted communities; opportunities to 222 encourage clean energy in transitioning communities; issues 223 related to the beneficial use of electricity to reduce 224 greenhouse gas emissions; whether program design could enhance 225 the reliability of electric service; the potential to enhance

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226	the resilience of communities and natural resources in this
227	state with regard to climate impacts; and whether greater or
228	more cost-effective emissions reductions are available through
229	program design.
230	(c) The rulemaking required by this section is exempt from
231	<u>s. 120.541.</u>
232	(4) REPORTINGThe office shall submit a report to the
233	Governor, the President of the Senate, and the Speaker of the
234	House of Representatives every odd-numbered year after the
235	effective date of this act. The report must include information
236	on the progress toward attaining the goals set forth; any newly
237	available cost-benefit or regulatory analysis for rules adopted
238	to attain the goals; and any recommendations on future
239	legislative action to address climate change, such as
240	implementation of climate adaptation policies or accelerating
241	deployment of cleaner technologies.
242	Section 4. Section 377.818, Florida Statutes, is created
243	to read:
244	377.818 Greenhouse gas registry and inventory
245	(1) The Legislature supports sound policies and efforts
246	based on scientific evidence to benefit and protect the state,
247	its residents, and its resources and, therefore, finds it
248	prudent to develop and manage a greenhouse gas reporting system
249	with high integrity which will provide a basis for various
250	greenhouse gas emissions reporting and reduction polices to
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251	safeguard this state's financial and environmental well-being.
252	The Legislature further finds that a greenhouse gas reporting
253	system must provide an accurate, transparent, and verified set
254	of greenhouse gas emissions data from reporting entities,
255	supported by a robust accounting and verification
256	infrastructure.
257	(2) The Department of Agriculture and Consumer Services,
258	in coordination with the Department of Management Services and
259	the Department of Environmental Protection, shall develop and
260	maintain a greenhouse gas registry and inventory.
261	(a) The following state and local entities shall track and
262	report their greenhouse gas emissions data to the department:
263	1. Beginning January 1, 2022, all state government
264	entities.
265	2. Beginning January 1, 2024, all local governmental
266	entities, state universities, and Florida College System
267	institutions.
268	3. Beginning January 1, 2025, all electric utilities,
269	natural gas utilities, businesses operating in this state with
270	automotive fleets of more than 1,000 vehicles, and businesses
271	operating in this state with more than 500,000 square feet of
272	heated and cooled building space.
273	(b) The department shall seek ways to assist local
274	governmental entities, state universities, Florida College
275	System institutions, and businesses participating in the

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276	department's greenhouse gas registry and inventory.
277	(3) By August 31, 2023, and annually thereafter, the
278	department shall submit a report to the Governor, the President
279	of the Senate, and the Speaker of the House of Representatives
280	which includes all of the following:
281	(a) An annual inventory that details the greenhouse gases
282	emitted by each reporting entity.
283	(b) An assessment of current policy tools available to
284	address greenhouse gas emissions, including carbon pricing, and
285	how this state may use those policy tools to reduce greenhouse
286	gas emissions.
287	(c) Recommendations to lower greenhouse gas emissions in
288	each participating group.
289	(d) Recommended greenhouse gas reduction targets for this
290	state.
291	(4) The department shall adopt rules and may implement
292	methodologies for the recording and monitoring of greenhouse gas
293	emissions and for maintaining a ledger to record emissions
294	reductions.
295	Section 5. Section 377.819, Florida Statutes, is created
296	to read:
297	377.819 Resilient Farms Pilot Program
298	(1) LEGISLATIVE INTENTThe Legislature finds that it is
299	necessary to develop programs to promote resilient land
300	management and incentivize integrated agricultural practices to
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301 promote soil health, maximize carbon capture, and reduce farm 302 emissions. 303 (2) CREATION AND PURPOSE OF PROGRAM.-There is created 304 within the department a Resilient Farms Pilot Program to 305 establish incentives to promote resiliency practices that 306 support carbon farming in agricultural production. 307 (a) The department shall adopt rules to establish 308 eligibility requirements for farms to qualify for participation 309 in the pilot program, application and funding guidelines, and a list of qualifying practices that may be funded under the 310 311 program. 312 (b) Eligible practices may be funded at up to 75 percent 313 the cost of the equipment and materials required to properly 314 implement the practice or at an established per-acre rate based 315 on established industry standards. 316 (c) Program participants must be in compliance with all 317 applicable local, state, and federal environmental requirements. 318 (d) Program participants must be enrolled in the best 319 management practices programs established by the department 320 pursuant to s. 403.067(7) and must be in compliance with the 321 terms of their enrollment. A site visit to verify the proper 322 implementation of best management practices on the subject 323 property in accordance with s. 403.067(7) must have been 324 performed within 12 months before application to the pilot 325 program.

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326	(e) Program participants may not receive funding for the
327	same practice under the pilot program and any other established
328	federal, state, and local cost-share programs. The department
329	shall implement the pilot program in conjunction with financial
330	assistance provided for the proper implementation of best
331	management practices and other measures pursuant to s.
332	403.067(7).
333	(f) Program participants must maintain their resiliency
334	practices funded under the pilot program for at least 5 years.
335	The department shall verify this requirement through site visits
336	conducted at least every 2 years, consistent with those visits
337	required under s. 403.067(7)(c)3.
338	(g) The department may require testing or monitoring
339	during the implementation of resiliency practices as part of a
340	farm's eligibility for funding. The department may partner with
341	the University of Florida Institute of Food and Agricultural
342	Sciences, other state land grant universities, or any state
343	university or Florida College System institution with an
344	agriculture or climate change program to undertake research
345	studies tied to the implementation of resiliency practices.
346	(3) SUNSETUnless renewed upon review by the Legislature,
347	the pilot program established by this section shall expire June
348	<u>30, 2025.</u>
349	Section 6. Section 377.820, Florida Statutes, is created
350	to read:
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351 377.820 Farm Renewable and Efficiency Demonstrations 352 Program.-353 (1) DEFINITIONS.—As used in this section, the term: (a) 354 "Agricultural producer" means a person, legal entity, 355 or joint operation that has an interest in an agricultural 356 operation or that is engaged in agricultural production or 357 forestry management. 358 "Department" means the Department of Agriculture and (b) 359 Consumer Services. 360 (c) "Energy and water evaluation" means a baseline of the 361 agricultural producer's current energy and water usage, 362 including electric and fuel; current energy and water 363 expenditures; an inventory and analysis of energy-consuming 364 devices present; an analysis of other factors affecting energy 365 and water use; an assessment of the potential to use renewable 366 energy generation; and a recommendation of specific, 367 implementable energy efficiency and water conservation measures, 368 renewable energy devices, and their estimated cost and projected 369 savings and payback period. 370 (d) "Historically underserved producers" means an eligible person, joint operation, or legal entity that is a beginning 371 372 farmer or rancher, socially disadvantaged farmer or rancher, or 373 limited resource farmer or rancher, as defined in 7 C.F.R. s. 374 636.3. "Renewable energy" has the same meaning as in s. 375 (e) Page 15 of 19

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376	366.91(2).
377	(2) CREATION AND PURPOSE OF PROGRAMThe Farm Renewable
378	and Efficiency Demonstrations Program is establishing within the
379	department to promote the adoption of technologies and practices
380	that increase energy efficiency, use of renewable energy, and
381	water conservation in Floridian agriculture.
382	(3) FARM RENEWABLE AND EFFICIENCY EVALUATIONS AND
383	DEMONSTRATIONS
384	(a) The department shall conduct onsite evaluations to
385	determine the potential for energy efficiency, renewable energy,
386	and water conservation upgrades at individual farms and
387	agricultural producers in this state.
388	(b) The department shall provide grants for the
389	implementation of any recommendations made under paragraph (a).
390	A financial incentive may cover up to 80 percent of the cost to
391	implement some or all of the recommendations from the energy and
392	water evaluation, up to \$25,000.
393	(c) The department may give priority consideration to
394	historically underserved producers or projects that serve
395	communities in counties classified as high poverty.
396	(d) The total for the energy and water evaluations
397	provided and the amount of grants awarded in each fiscal year
398	may not exceed the amount appropriated for the program in that
399	<u>fiscal year.</u>
400	(4) APPLICATION PROCESS

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401 An applicant seeking to obtain an evaluation and a (a) 402 grant must submit an application to the department by a 403 specified date each year as established by department rule. 404 The department shall allocate financial incentives to (b) 405 eligible applicants on a first-come, first-served basis, as 406 determined by the date the application is received, until all 407 appropriated funds for the fiscal year are expended or the program ends, whichever comes first. Incomplete applications 408 409 submitted to the department may not be accepted and do not 410 secure a place in the application process. 411 (c) Applicants shall submit monthly utility data for a 412 period of 1 year before any improvements are made and monthly 413 utility data for a period of 1 year after any improvements are 414 made in order to evaluate energy, water, and monetary savings. 415 (5) ANNUAL ASSESSMENT.-By October 1, 2022, and annually 416 thereafter, the department shall provide an annual assessment of 417 the use of the program during the previous fiscal year to the 418 Governor, the President of the Senate, and the Speaker of the 419 House of Representatives. The assessment must include, at a 420 minimum, all of the following information: 421 The name of each applicant who received an assessment (a) 422 under this section. 423 The name of each applicant who received a financial (b) 424 incentive to implement recommendations from an audit under this 425 section.

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426	(c) The amount of the financial incentive awarded to each
427	applicant.
428	(d) A description of each improvement made.
429	(e) Utility data 1 year before any improvements were made.
430	(f) Utility data 1 year after any improvements were made.
431	(g) Energy, water, and monetary savings as a result of an
432	audit and financial incentive under this section.
433	(h) The aggregate amount of funding awarded for all
434	applicants under this section.
435	(6) RULESThe department may adopt rules pursuant to ss.
436	120.536(1) and 120.54 to administer this section, including
437	application requirements, ranking of applications, and awarding
438	of financial incentives under this program.
439	Section 7. (1) For the 2021-2022 fiscal year, the sum of
440	\$250,000 in nonrecurring funds is appropriated from the General
441	Revenue Fund to the Office of Energy in the Department of
442	Agriculture and Consumer Services to implement s. 377.817,
443	Florida Statutes, as created by this act.
444	(2) Beginning in the 2022-2023 Fiscal year and annually
445	through the 2024-2025 fiscal year, the sum of \$10 million in
446	recurring funds is appropriated from the General Revenue Fund to
447	the Department of Agriculture and Consumer Service to implement
448	the Resilient Farms Pilot Program pursuant to s. 377.819,
449	Florida Statutes, as created by this act.
450	(3) For the 2021-2022 fiscal year, the sum of \$5 million

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451	in recurring funds is appropriated from the General Revenue Fund			
452	to the Department of Agriculture and Consumer Services to			
453	implement the Farm Renewable and Efficiency Demonstrations			
454	Program pursuant to s. 377.820, Florida Statutes, as created by			
455	this act.			
456	Section 8. The Division of Law Revision is directed to			
457	replace the phase "the effective date of this act" wherever it			
458	appears in this act with the date the act becomes a law.			
459	Section 9. This act shall take effect upon becoming a law.			

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